Senate Bills

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

SB 1 - See Introductions on January 8, 2010.

SB 2 - See Introductions on January 11, 2010.

SB 3 - See Introductions on January 19, 2010.

SB 4 - See Introductions on February 26, 2010.

Introduced Jan. 5, 2010

SB 5 (BR 851) - G. Tapp, J. Westwood

AN ACT relating to motor vehicle repair claims.

Create a new section of Subtitle 12 of KRS Chapter 304 to define "claimant," "deceptive referral," "request or require," and "free market rate"; require an insurer to inform a claimant upon initial notification of a claim that the claimant has the right to choose the repair facility for repair of a damaged vehicle; prohibit an insurer from steering a claimant to use a specific person or business for motor vehicle repairs; prohibit an insurer from engaging in deceptive referral practices; prohibit an insurer or appraiser from steering a claimant to use a specified facility for appraisals or repairs; require all appraisals to contain a notice regarding the provisions of this section; require evidence of proof of financial responsibility or security regarding motor vehicles to contain a statement regarding an insured's right to choose a repair facility; require appraisers of motor vehicle damage claims to conduct a physical visual inspection of the vehicle and to leave an estimate of the damages with the repair facility; prohibit the alteration of an estimate of physical repair damage other than by an original appraiser; require the labor rate for damages paid to be based on the free market rate; require all claims to be paid within 30 days of notice of the claim and establish penalties for violations of this requirement; amend KRS 304.99-110 to establish a penalty for a violation of the section's provisions.

SB 5 - AMENDMENTS

SCS - Delete all provisions of original bill, except retain provisions which require insurers to inform claimants upon notification of a motor vehicle damage claim that the claimant has a right to choose their repair facility and provides that appraisals for motor vehicle damage claims must include a notice regarding claimants rights under this Act; create a new section of Subtitle 99 of KRS Chapter 304 to provide that persons violating this Act shall be subject to civil fines in an amount not less than \$250 and not more than \$5,000.

Jan 5-introduced in Senate

Jan 6-to Banking & Insurance (S)

Mar 16-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 35-2 with Committee Substitute

Mar 19-received in House Mar 22-to Banking & Insurance (H)

SB 6 (BR 884) - D. Seum, P. Clark

AN ACT relating to metal detectors in state parks

Create a new section of KRS Chapter 148 to define "metal detector" and "unimproved area", and to limit the use of metal detectors in state parks to unimproved areas; and amend KRS 148.991 to provide a penalty for violation.

SB 6 - AMENDMENTS

SCS - Retain original provisions of bill; change definition of "metal detector" and substitute definition of "public area" for "unimproved area"; allow use of metal detectors in public areas; require registration of use of metal detector within state park or monument office.

Jan 5-introduced in Senate Jan 6-to State & Local Government

(S)
Feb 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 18-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 25-passed over and retained in the Orders of the Day

Feb 26-passed over and retained in the Orders of the Day

Mar 1-passed over and retained in the Orders of the Day

Mar 2-passed over and retained in the Orders of the Day

Mar 3-taken from the Regular Orders of the Day; returned to State & Local Government (S)

SB 7 (BR 408) - T. Buford, K. Stein

AN ACT relating to the Kentucky Life and Health Insurance Guaranty Fund.

Amend KRS 304.42-030 to exclude from coverage Medicare Part C and Part D benefits, increase coverage limits with respect to any one life: for health insurance benefits from \$100, 000 to \$500,000, limit disability and long term care insurance to \$300,000, increase limit from \$100,000 to \$250,000, for annuity benefits, increase benefits of any one owner of multiple non-group life insurance policies from \$1,000,000 to \$5,000,000.

Jan 5-introduced in Senate
Jan 6-to Banking & Insurance (S)
Jan 26-reported favorably, 1st
reading, to Calendar

Jan 27-2nd reading, to Rules

Feb 5-posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-3rd reading, passed 36-0; received in House

Feb 12-to Banking & Insurance (H) Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules

Mar 9-posted for passage in the Regular Orders of the Day for Wednesday, March 10, 2010

Mar 22-3rd reading, passed 97-0; received in Senate; enrolled, signed by President of the Senate

Mar 23-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch. 49)

SB 8 (BR 102)

Feb 10-WITHDRAWN

SB 9 (BR 947) - T. Shaughnessy

AN ACT relating to college admission standards and declaring an emergency.

Create a new section of KRS Chapter 164 to prohibit the use of ACT assessment scores and subscores by public colleges and universities for the mandatory placement of first-time students in developmental or credit-bearing courses; permit the Council on Postsecondary Education to promulgate an administrative regulation including ACT scores as a component in college readiness and admission standards after the Kentucky Board of Education has adopted revised high school content standards; EMERGENCY.

Jan 5-introduced in Senate Jan 6-to Education (S)

SB 10/FN (BR 10) - D. Harper Angel, R. Webb

AN ACT relating to childhood hearing loss.

Amend KRS 211.645 to amend the definition of "Auditory screening report"; delete the definition of "Infant at high risk for late onset, progressive hearing loss, or both."

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in Senate

Jan 6-to Appropriations & Revenue (S)

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 11/FN (BR 11) - D. Harper Angel, J. Denton, R. Webb

AN ACT relating to smoking cessation.

Amend KRS 205.560 to require smoking cessation programs or treatment interventions for pregnant smokers to be in accordance with protocols and guidelines recommended by the Centers for Disease Control and Prevention.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in Senate

Jan 6-to Appropriations & Revenue (S)

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 12 (BR 12) - D. Harper Angel

AN ACT relating to the Kentucky Board of Examiners of Psychology.

Amend KRS 319.010 to define "IPC"; amend definition of "practice of psychology"; amend KRS 319.015 to clarify restrictions on teachers of psychology, psychological researchers, provider of consultation services, or expert testimony and to clarify permitted usages of written or computerized interpretations of psychological testing by clinical social workers, marriage and family therapists, professional art therapists, advanced registered nurse practitioners, physicians, or occupational therapists, and to allow temporarily employed nonresidents to practice for a limited time; amend KRS 319.032 to increase continuing education hours for license renewal; amend KRS 319.050 to require applicants to pass national EPPP examination, require applicants to pass ethical examination, and empower board of psychology to assess acceptability of doctoral degrees in psychology before practice; admittance to modify responsibilities and requirements for "Health Service Providers"; amend KRS 319.053 to allow board of psychology to establish written test for applicants on psychological practice, ethical principles, and the law.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Licensing and Occupations

Jan 5-introduced in Senate

Jan 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 13/HM (BR 121) - R. Jones II, D. Boswell, D. Harper Angel, J. Turner, R. Webb

AN ACT relating to health insurance.

Create a new section of subtitle 17A of KRS Chapter 304 to define applied behavior analysis," "autism services provider," "autism spectrum disorder." "diagnosis autism spectrum disorders," "habilitative or rehabilitative care," "medically necessary," "pharmacy care," "psychiatric care," "psychological care," "therapeutic care," and "treatment for autism spectrum disorders"; create new section of subtitle 17A of KRS 304 that requires health policies covered in this subtitle to provide coverage for the diagnosis and treatment of autism spectrum disorders and their related conditions; prohibit insurance policies from limiting the number of visits an insured may make for such services; allow services provided by this section to be subject to copayment, deductible, and coinsurance provisions; give insurers the right to request a review of treatment not more than once every 12 months unless the insured's physician or psychologist agrees that a more frequent review is necessary; amend KRS 18A.225 to conform.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Banking and Insurance Jan 5-introduced in Senate Jan 6-to Appropriations & Revenue (S)

SB 14/LM (BR 139) - J. Pendleton, P. Clark

AN ACT relating to industrial hemp.

Create new sections of KRS Chapter 260 to define "department," "industrial hemp," and "THC"; require persons wanting to grow or process industrial hemp to be licensed by the Department of Agriculture; require criminal history checks by local sheriff; require the Department of Agriculture to promulgate administrative regulations to carry out the provisions of the Act; require sheriff to monitor and randomly test industrial hemp fields; assess a fee of \$5 per acre for every acre of industrial hemp grown, with a minimum fee of \$150, to be divided equally between the Department of Agriculture and the appropriate sheriff's department; require licensees to provide the Department of Agriculture with names and addresses of any grower or buyer of industrial hemp and copies of any contracts the licensee may have entered into relating to the industrial hemp; clarify that the Act does not authorize any person to violate federal law.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Agriculture

Jan 5-introduced in Senate Jan 6-to Agriculture (S)

SB 15 (BR 122) - R. Jones II

AN ACT relating to personal identification cards.

Amend KRS 186.412 to allow holders of personal ID cards who have been diagnosed with autism to receive a sticker identifying that condition to place on the ID card.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Transportation

Jan 5-introduced in Senate Jan 6-to Transportation (S)

Mar 10-taken from committee; 1st reading; returned to Transportation (S)

SB 16 (BR 70)

Jan 8-WITHDRAWN

SB 17/LM/CI (BR 202) - J. Denton, D. Harper Angel, P. Clark, G. Neal

AN ACT relating to crimes and punishments.

Amend KRS 510.110, relating to sexual abuse in the first degree, to prohibit certain persons employed by or associated with an agency or facility responsible for detention or treatment from having sexual contact with persons incarcerated, supervised, evaluated, or treated by those agencies; amend KRS 510.120 to conform.

SB 17 - AMENDMENTS

SCS/LM/CI - Delete original provisions; amend KRS 510.060, relating to rape in the third degree, and KRS 510.090, relating to sodomy in the third degree, to prohibit certain persons employed by or associated with an

agency or facility responsible for detention or treatment from having sexual intercourse or deviate sexual intercourse with persons incarcerated, supervised, evaluated, or treated by those agencies; amend KRS 510.120, relating to sexual abuse in the second degree, to conform.

SCA (1/Title, T. Jensen) - Make title amendment.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 5-2nd reading, to Rules

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title)

Mar 10-received in House

Mar 11-to Judiciary (H)

Mar 15-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar

Mar 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010

Mar 22-3rd reading, passed 97-0; received in Senate; enrolled, signed by President of the Senate

Mar 23-enrolled, signed by Speaker of the House; delivered to Governor Mar 25-signed by Governor (Acts ch.

26)

SB 18 (BR 96) - J. Denton, W. Blevins

Jr., D. Boswell, T. Buford, P. Clark, D. Harper Angel, J. Rhoads, J. Turner, R. Webb

AN ACT relating to health care services provided in clinical trials for the treatment of cancer.

Create a new section of Subtitle 17A of KRS Chapter 304 to prohibit a health benefit plan from excluding coverage for routine patient healthcare costs that are incurred in the course of a cancer clinical trial if the health benefit plan would provide coverage for the routine patient healthcare cost had it not been incurred in a cancer clinical trial; provide that nothing in this section requires a policy to offer, nor prohibit a policy from offering, cancer clinical trial services by a participating provider; provide that nothing in this section requires services that are performed in a cancer clinical trial by a non-participating provider of a policy to be reimbursed at the same rate as those performed by a participating provider of the policy.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Banking and Insurance

Jan 5-introduced in Senate

Jan 6-to Banking & Insurance (S)

Feb 2-reported favorably, 1st reading, to Calendar

Feb 3-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 36-0; received in House

Feb 12-to Banking & Insurance (H)
Feb 26-posted in committee
Mar 3-reported favorably, 1st reading,

to Calendar Mar 4-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 11-3rd reading, passed 96-0 Mar 12-received in Senate

Mar 15-enrolled, signed by President of the Senate

Mar 16-enrolled, signed by Speaker of the House; delivered to Governor Mar 24-signed by Governor (Acts ch.

23)

SB 19/FN (BR 263) - J. Schickel, P. Clark, J. Turner

AN ACT relating to pharmacy technicians.

Amend KRS 315.136 to waive the application fee for pharmacy technicians who serve on a voluntary basis with a pharmacy operated by a charitable organization as defined in KRS 142.301(2).

SB 19 - AMENDMENTS

SCS - Retain original provisions, except limit the waiver from the pharmacy technician application fee to those applicants who serve only on a voluntary basis as a pharmacy technician for a charitable provider; make technical correction.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in Senate

Jan 6-to Licensing, Occupations & Administrative Regulations (S)

Jan 19-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 20-2nd reading, to Rules

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 37-0 with Committee Substitute

Feb 1-received in House

Feb 8-to Health & Welfare (H) Feb 23-posted in committee

Feb 25-reported favorably, 1s reading, to Consent Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate; enrolled,

Mar 4-received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Mar 11-signed by Governor (Acts ch. 11)

SB 20/LM (BR 308) - J. Schickel, D. Seum

AN ACT relating to public records.

Create a new section of KRS 65.750 to 65.760 to restrict the availability of recordings of 911 communications to releases by court order; permit release of written transcripts of 911 communications; permit the person who made communication and person who is the subject of communication to permit release of the communication without a court order; permit acquisition of recorded copy in criminal, civil, or administrative proceedings; provide that

any person may listen to, but shall not make any recordings of, 911 communications; allow written notes of the contents of the communication; prohibit making any audio recording of actual communication when authorized to make notes about the communication; establish penalty.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

SB 21 (BR 259) - D. Thayer, D. Seum

AN ACT proposing to create a new section of the Constitution of Kentucky and amending a section of the Constitution of Kentucky relating to the Kentucky state lottery.

Propose to create a new section of the Constitution of Kentucky section to permit the General Assembly to authorize by general law video lottery terminals in counties that have existing horse racing tracks upon voter approval in each of those counties; provide that the operation of video lottery terminals shall be part of the Kentucky State Lottery; create the equine excellence fund and the building Kentucky's future fund and provide that money generated by the revenue from and licensing of video lottery terminals go to those funds; propose to amend Section 226 of the Constitution of Kentucky to conform; submit to voters; provide ballot language.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Jan 11-taken from committee; 1st reading; returned to State & Local Government (S)

Jan 12-taken from committee; 2nd reading; returned to State & Local Government (S)

SB 22 (BR 372) - W. Blevins Jr.

AN ACT relating to denture identification.

Create new section of KRS Chapter 313 to require a removable prosthetic denture constructed, altered, repaired, or duplicated by a licensed dentist or under a written laboratory procedure work order to be marked with the name of the patient for whom the denture is intended.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Licensing, Occupations & Administrative Regulations (S)

SB 23/LM (BR 283) - D. Harper Angel, W. Blevins Jr., E. Tori

AN ACT relating to personal communication devices.

Create a new section of KRS Chapter 189 to prohibit text messaging, instant messaging, and e-mailing while operating a motor vehicle; define "personal communication device"; provide for specific exclusions; amend KRS 189.990 to set penalties; provide for a probationary period ending November 1, 2010, during which courtesy warnings will be issued; set fine

for violation at \$100 for the first offense and not less than \$100 nor more than \$300 for each subsequent offense after the probationary period; set fine at not less than \$200 nor more than \$600 if the violation caused a motor vehicle accident.

SB 23 - AMENDMENTS

SCS/LM - Amend to insert provisions relating to cell phone use while driving applicable to drivers under 18 years of age and to modify the penalty provisions to specify new courtesy warning periods and fine amounts.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

Mar 19-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 23-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010; 3rd reading, passed 27-6 with Committee Substitute

Mar 24-received in House Mar 25-to Judiciary (H)

SB 24/LM (BR 315) - D. Harper Angel, P. Clark, J. Schickel

AN ACT relating to the limited sale of alcoholic beverages by the drink at designated state parks.

Create new sections of KRS Chapter 242 and 243 to permit the limited sale of distilled spirits, wine, and malt beverages at state resort parks, and qualified state recreational parks; allow a local option election for state resort parks and qualified state recreational parks in dry territory; establish the conditions under which the election will be held; set forth what a state resort park license or qualified state recreational park license entitles the holder to do; amend KRS 243.030 to establish the licensing fee; amend KRS 243.050 to permit the office to establish hours and days when a supplemental licensee shall be open; amend KRS 243.115 to permit patrons in a dining room in a state resort park to remove one container of partially consumed wine; amend KRS 243.117 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Licensing, Occupations & Administrative Regulations (S)

SB 25 (BR 258) - D. Thayer

AN ACT relating to campaign finance. Create a new section of KRS Chapter 121 to define "political organization 527 committee"; require such a committee to register with and report to the Kentucky Registry of Election Finance if it spends more than \$5,000 to influence the selection of a candidate or slate of candidates for public office in Kentucky, other than in a federal election, or if it spends more than \$5,000 on a ballot question to amend the Constitution of Kentucky; state that this legislation shall be cited as the 527 Campaign Fund Disclosure and Transparency Act of

2010.

SB 25 - AMENDMENTS

SFA (1, D. Thayer) - Require political organization 527 committees to follow the same registration and reporting schedule, rather than merely the same reporting schedule, as political issues committees and candidates.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Feb 10-reported favorably, reading, to Calendar

Feb 11-2nd reading, to Rules

Feb 16-floor amendment (1) filed

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 38-0 with floor amendment (1)

Feb 19-received in House

Feb 22-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 17-posted in committee; taken from committee; 1st reading; returned to Elections. Const. Amendments & Intergovernmental Affairs (H)

Mar 18-taken from committee; 2nd reading; returned to Elections, Const. Amendments & Intergovernmental Affairs (H)

SB 26 (BR 181) - B. Leeper, K. Winters

AN ACT relating to nuclear power.

Amend KRS 278.600 to define "storage" and amend a definition to require that nuclear power facilities have a plan for the storage of nuclear waste rather than a means for permanent disposal; amend KRS 278.610 to delete the requirement that the Public Service Commission certify the facility as having a means for disposal of high-level nuclear waste; change all references to the disposal of nuclear waste to the storage of nuclear waste; prohibit construction of low-level waste disposal sites in the Commonwealth except as provided in KRS 211.852; require the Public Service Commission to determine whether the construction or operation of a nuclear power facility, including ones constructed by entities regulated under KRS Chapter 96, would create low-level nuclear waste or mixed wastes that would be required to be disposed of in low-level nuclear waste disposal sites in Commonwealth; repeal KRS 278.605.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate

Jan 6-to Natural Resources and Energy (S)

Jan 13-reported favorably, 1st reading, to Calendar

Jan 14-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Wednesday, January 20, 2010; 3rd reading, passed 27-10

Jan 21-received in House

Jan 26-to Appropriations & Revenue (H)

SB 27 (BR 313) - P. Clark, D. Harper Angel

AN ACT relating to certified police

Amend KRS 15.520 to define "police officer," as used in the Police Officer's Bill of Rights, to include all paid, full-time officers required to be certified pursuant to KRS 15.380; make technical corrections.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

SB 28 (BR 447) - J. Westwood

AN ACT relating to career and technical education, making appropriation therefor, and declaring an

emergency. Amend KRS 158.810 to define terms relating to career and technical education; amend KRS 158.812 to specify the intent of the General Assembly and to clarify purposes of career and technical education and legislative beliefs; create a new section of KRS Chapter 156 to require communication of the minimum college and career-readiness standards to all local school districts prior to the beginning of the 2011-2012 school year; require the Department of Education to develop enhanced courses in English, reading, and mathematics for at-risk students in grades 9, 10, 11, and 12; create a new section of KRS Chapter 158 to require the Kentucky Department of Education, if funds are appropriated for that purpose, to recommend evidence-based instructional models to schools to help at-risk students: require all career and technical education teachers to receive training in how to embed reading, mathematics, and science knowledge and skills in specific career and technical education programs; create a new section of KRS Chapter 157 to establish a career and technical education accessibility fund for matching grants to local school districts to be administered by the Kentucky Department of Education and require the Kentucky Board of Education to promulgate administrative regulations for implementing the grant program; create a new section of KRS Chapter 157 to define "career guidance coach" and to create a career guidance fund for matching grants to local school districts to be administered by the Kentucky Department of Education and require the Kentucky Board of Education to promulgate administrative regulations for implementing the grant program; amend KRS 158.814 to require that the Kentucky Department of Education and the Office of Career and Technical Education to determine the statewide unmet needs for career and technical education capital projects; create a new section of KRS Chapter 141 to provide a tax credit for a financial gift or in-kind contribution to the career and technical education accessibility fund; amend KRS 141.0205 to conform; amend KRS 158.816 to complete data analysis and reporting of the attainment of skills and educational credentials by technical education students; amend KRS 18A.010 to exempt teachers, guidance coaches and counselors, and school administrators employed in stateoperated area technology centers from the executive branch employee cap; name the Act the "Career Pathways Act of 2010"; EMERGENCY.

SB 28 - AMENDMENTS

SCS - Retain original provisions, except delete the provision to establish a career guidance fund to provide matching grants to local school districts; delete references to specific dollar amounts for grants from the career and technical education accessibility fund; make changes to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Education (S)

Mar 4-taken from committee; 1st reading; returned to Education (S)

Mar 5-taken from committee; 2nd reading; returned to Education (S)

Mar 11-reported favorably, to Rules with Committee Substitute

Mar 16-posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010

Mar 17-3rd reading, passed 38-0 with Committee Substitute

Mar 18-received in House Mar 19-to Education (H)

Mar 23-posted in committee; posting

SB 29 (BR 101) - E. Tori, W. Blevins Jr., D. Boswell, P. Clark, D. Harper Angel, J. Higdon, R. Jones II, J. Pendleton, J. Rhoads, J. Turner, R. Webb, J. Westwood, K. Winters

AN ACT relating to honoring military

Amend KRS 18A.150 to expand the state hiring preference honoring military service: require the adding of five or ten preference points to a military-connected individual's examination score used for state hiring in classified positions; permit the total of an examination score and preference points to exceed 100; require that a register certificate of finalists for a state job identify all finalists entitled to preference points, whether or not an examination is actually a part of the selection method; require that an employing state agency offer an interview to all finalists entitled to preference points unless five or more of the finalists are entitled preference points, in which case, the employing state agency shall offer an interview to no fewer than five.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Veterans, Military Affairs, & Public Protection (S)

Jan 14-reported favorably, reading, to Calendar

Jan 15-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 37-0; received in House

Jan 26-to Military Affairs & Public Safety (H)

SB 30 (BR 128) - E. Tori, W. Blevins Jr., D. Boswell, P. Clark, D. Harper Angel, J. Higdon, R. Jones II, J. Pendleton, J. Rhoads, J. Turner, R. Webb, J.

AN ACT relating to the military family

assistance trust fund.

Amend KRS 36.474 to make military personnel and their family eligible for military family assistance trust grants for 180 rather than 90 days after the end of deployment, and to provide for grants for a demonstrated need for a group of several members of the military or their families if approved by a majority of the military family assistance trust fund board; require regulations be drafted to implement the changes.

SB 30 - AMENDMENTS

HCS - Retain original provisions, except limit the amount the adjutant general can expend to up to \$1,000 per situation and \$10,000 per calendar year; allow the director of the National Guard Family Services Program to use the fund in a similar manner as the adjutant general.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate

Jan 6-to Veterans, Military Affairs, & Public Protection (S)

14-reported favorably, Jan 1st reading, to Calendar

Jan 15-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 37-0; received in House

Jan 26-to Military Affairs & Public Safety (H)

Mar 10-posted in committee

Mar 24-reported favorably, reading, to Consent Calendar with Committee Substitute

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 95-0 with Committee Substitute ; received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 38-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch.

SB 31 (BR 130) - E. Tori, W. Blevins Jr., D. Boswell, P. Clark, D. Harper Angel, R. Jones II, J. Pendleton, J. Rhoads, J. Turner, R. Webb, J. Westwood, K. Winters

AN ACT relating to veterans' affairs. Amend KRS 216B.015 to define "medical foster home"; amend KRS 216B.020 to exempt medical foster homes from certificate of need requirements.

SB 31 - AMENDMENTS

HCS - Retain original provisions and amend KRS 314.042 to delete the requirement for an advanced registered practitioner prescribing dispensing nonscheduled legend drugs to enter into a collaborative agreement with a physician; amend KRS 18A.197 to allow an advanced registered nurse practitioner to certify an employee's need for absence and use of sick leave from the sick leave sharing program; amend KRS 158.035 to permit a child

eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced registered nurse practitioner; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech impaired from an advanced registered nurse practitioner in order to be eligible for a telecommunication device for the deaf; amend KRS 199.8982 to include a statement from an advanced registered nurse practitioner that the applicant for a family childcare home is in good health; amend KRS 214.010 to require an advanced registered nurse practitioner to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced registered nurse practitioner; amend KRS 214.625 to include an advanced registered nurse practitioner as being able to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced registered nurse practitioner that receives a positive report of an HIV test to report; amend KRS 216.935 to include advanced registered nurse practitioners in the definition of a home health aide that assists with medication ordered by a physician; amend KRS 205.712 to change requirements for financial institution data match systems; amend KRS 205.778 to change provisions related to data matches for child support arrearages; amend KRS 205.792 to make citation correction; amend KRS 405.465 to delete requirement for a certified copy of an order by the court to be sent to an employer; amend KRS 405.467 to delete requirement for a certified copy of an order for withholding; amend KRS 205.6485 to delete the requirement for a premium payment for insurance coverage under the Kentucky Children's Health Insurance Programs.

HCA (1/Title, T. Burch) - Make title amendment.

HFA (1, T. Moore) - Amend to retain original provisions of SB 31 GA.

HFA (2, R. Rand) - Continue language provisions for the Transportation Cabinet; provide that Transportation Cabinet capital construction projects with authorizations that expire by June 30, 2010, are reauthorized; provide that no expenditures shall be made on any new projects, except for authorized in 2009 Ky. Acts ch. 9, which are reauthorized; provide that the Act shall expire on Midnight of the day the General Assembly adjourns sine die for the 2011 Regular Session; declare an EMERGENCY.

HFA (3/Title, R. Rand) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Veterans, Military Affairs, & Public Protection (S)

Jan 14-reported favorably, reading, to Calendar

Jan 15-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 37-0; received in House

Jan 26-to Military Affairs & Public Safety (H)

Mar 8-posted in committee

Mar 10-reported favorably, reading, to Calendar

Mar 11-2nd reading, to Rules; recommitted to Health & Welfare (H)

Mar 15-posted in committee

Mar 25-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 26-floor amendment (1) filed to Committee Substitute

Mar 29-recommitted to Appropriations & Revenue (H)

Apr 15-taken from Committee, placed in the Orders of the Day; floor amendments (2) and (3-title) filed; 3rd reading, passed 64-33 with amendments (2) and (3-title)

SB 32/LM/CI (BR 287) - J. Schickel, D. Seum

AN ACT relating to inmate civil actions.

Amend KRS 454.400, 454.405, and 454.415 to require that certain civil actions filed by an inmate against the Department of Corrections, Department of Corrections contract facility, or a local correctional facility be dismissed if the inmate fails to exhaust that facility's administrative remedies; provide notice of the dismissal to the facility and to all party defendants named in the civil action; permit a court, upon dismissal of the action, to assess reasonable costs against the inmate.

SB 32 - AMENDMENTS

SCS/LM/CI Retain original provisions; amend to clarify that a correctional facility includes county jails and other local or regional detention facilities; delete reference to the assessment of a fine against an inmate for failure to exhaust administrative remedies.

SFA (1, J. Schickel) - Amend to insert provision tolling the period of limitations in specified situations.

SFA (2, J. Schickel) - Amend to provide a limited extension of the period of limitations in specified situations and clarify that nothing in this provision shall revive an otherwise time-barred action.

SFA (3, R. Webb) - Amend to require that copies of orders dismissing an inmate lawsuit as a result of a failure to exhaust administrative remedies be served on the inmate in a manner consistent with the civil rules.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules

Mar 1-posted for passage in the Consent Orders of the Day for Tuesday, March 2, 2010

Mar 2-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; passed over and retained in the Orders of the Day; floor amendment (1) filed to Committee Substitute

Mar 3-passed over and retained in the Orders of the Day; floor amendments (2) and (3) filed to Committee Substitute

Mar 4-3rd reading; floor amendment (1) withdrawn; passed 38-0 with

Committee Substitute, floor amendments (2) and (3); received in House

Mar 8-to Judiciary (H)

Mar 15-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar

Mar 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010

Mar 22-3rd reading, passed 97-0; received in Senate; enrolled, signed by President of the Senate

Mar 23-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch.

SB 33 (BR 339) - A. Kerr

AN ACT relating to former legislators. Create a new section of KRS Chapter 6 to prevent a former legislator from accepting any position within the executive branch, save elective office. for two years after leaving office; amend KRS 6.757 to prevent a legislator from becoming a legislative agent for an executive branch agency for two years after leaving office.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government

SB 34/LM (BR 429)

Feb 23-WITHDRAWN

SB 35/LM (BR 454) - A. Kerr

AN ACT relating to the necessary information to be provided to the county clerks to maintain a roster of voters who are eligible to vote in city and school board elections.

Amend KRS 116.200 to establish a deadline of January 1, 2011, for cities and school boards to submit to the county clerk a list of properties and boundaries and changes to boundaries; permit electronic transmission of information, including maps; prohibit county clerks from charging a fee to cities or school boards; permit county clerks to request more information if necessary in order to maintain the voting roster; amend KRS 81A.470 to eliminate the requirement that certain documents be filed in the Governor's Office for Local Development; amend KRS 81A.475 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government

20-reported favorably, reading, to Consent Calendar

Jan 21-2nd reading, to Rules

Jan 27-posted for passage in the Consent Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 38-0

Feb 1-received in House

Feb 8-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 16-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar Feb 24-2nd reading, to Rules; posted

for passage in the Regular Orders of the

Day for Thursday, February 25, 2010 Mar 2-3rd reading, passed 99-0 Mar 3-received in Senate

Mar 4-enrolled, signed by each presiding officer; delivered to Governor

Mar 11-signed by Governor (Acts ch. 10)

SB 36/LM (BR 388) - G. Tapp

AN ACT relating to motor vehicle license plates.

Create a new section of KRS Chapter 186 to establish an In God We Trust license plate as an alternate standard issue license plate; set forth design characteristics and eligibility standards; amend KRS 186.240 to conform; EFFECTIVE January 1, 2011.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SB 37/LM/CI (BR 317) - D. Boswell, R.

AN ACT relating to prisoners.

Create a new section of KRS Chapters 197 and 441 to provide for prerelease mental health evaluation of prisoners on psychotropic medication, and to provide 3 day supply of psychotropic medication, upon release, if deemed medically appropriate.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

SB 38/FN/LM (BR 386) - E. Tori, K. Stine, D. Boswell, T. Buford, J. Higdon, V. McGaha, M. Reynolds, J. Schickel, D. Seum, G. Tapp, D. Thayer, J. Westwood, D. Williams, K. Winters

AN ACT relating to full disclosure in public safety.

Create a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations; create a new section of KRS Chapter 311 to require an ultrasound prior to an abortion; amend KRS 311.990 to provide a criminal penalty.

SB 38 - AMENDMENTS

SCS/LM - Amend to require additional information be provided to the pregnant woman during the course of the ultrasound.

SFA (1, K. Stein) - Delete original provisions; repeal and reenact KRS 311.723 to prohibit abortions except when continuation of the pregnancy constitutes a medical emergency or directly endangers the life of the woman; amend various other sections to conform.

SFA (2/Title, K. Stein) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

Jan 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 15-2nd reading, to Rules
Jan 21-floor amendment (1) filed to
Committee Substitute, floor amendment

(2-title) filed

Jan 25-posted for passage in the Regular Orders of the Day for Monday, January 25, 2010; 3rd reading; floor amendments (1) and (2-title) ruled not germane; passed 32-4 with Committee Substitute

Jan 26-received in House Feb 1-to Health & Welfare (H) Feb 23-posted in committee Mar 3-posting withdrawn Mar 17-discharge petition filed

SB 39 (BR 183) - J. Carroll, W. Blevins Jr., P. Clark, R. Webb

AN ACT relating to consumer protection.

Create a new section of KRS 367.110 to 367.360 to define "person" and to require that any business that assesses a late penalty or fee against a consumer be required, when a refund is due to a consumer, to make the refund within the same time parameter used in assessing the penalty or pay the consumer a penalty or fee in the same amount; amend KRS 367.990 to establish a criminal penalty and permit the Attorney General to seek a civil penalty.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

SB 40 (BR 290) - D. Thayer, D. Givens, J. Higdon, V. McGaha, G. Tapp, E. Tori, J. Westwood

AN ACT relating to public records.

Create a new section of KRS Chapter to require the Legislative Research

7 to require the Legislative Research Commission to create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 26A to require the Chief Justice to create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 42 to require the Finance and Administration Cabinet to create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 42 to require all executive branch agencies to make financial data available to the Finance Administration Cabinet, and to require the cabinet to give the Legislative Research Commission and the Court of Justice control over their expenditure data by January 1, 2011; amend KRS 164A.565 to require the governing of each postsecondary boards educational institution to make financial data available to the Finance and Administration Cabinet; and provide that the Act shall be known as the "Taxpayer Transparency Act of 2010".

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules

Feb 2-posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010; 3rd reading, passed 37-0

Feb 3-received in House Feb 8-to State Government (H)

SB 41/LM (BR 134) - G. Tapp

Amend KRS 241.010,

AN ACT relating to alcoholic beverage control.

241.080, 243.090, 243.100, 243.200, 243.390, 243.440, 243.450, 243.500, 243.510, 243.520, 243.530, 243.620, 243.630, 243.640, 243.650, 243.660, 243.670, 244.030, 244.060, 244.070, 244.090, 244.130, 244.150, and 244.240 to encompass all licenses issued under KRS Chapters 241 to 244; redefine "small farm winery" to prohibit a small farm winery from manufacturing or producing brandies or cordials; include limited partnership, limited liability, company, and any other business entity created by law in the definition of "caterer"; amend KRS 242.100 to narrow local option election alcohol sales restrictions to the affected territory rather than the entire county and for only the time that the polls are open; amend KRS 243.031 to make language regarding small farm wineries fit the current terminology; allow license expiration and renewal after notification by the Office of Alcoholic Beverage Control; amend KRS 243.110, 243.100. 243.360. 243.390,243.540, 243.640 and 244.990 to include limited liability companies, limited partnerships, and other business entities created by law in corporate licensing statutes; amend KRS 243.100 and 243.390 to prohibit a misdemeanor or violation under any part of KRS Chapter 218A, relating to controlled substances, rather than only citing specific sections in that chapter; amend KRS 243.155 to prohibit a small farm winery from manufacturing or producing brandies or cordials; amend KRS 243.160 to remove outdated references to "consumer's spirits stamps"; amend KRS 243.220 to delete outdated requirements and exemptions regarding retail licensee premises and entrance location and configuration; amend KRS 243.360 to add hotel in-room licenses and sampling licenses to the list of licenses that do not require advertising the intent to seek the license; amend KRS 243.500 to unify the office's prohibitions and procedures dealing with license revocation and suspension; allow license revocation or suspension for the alcohol ordinances, violating administrative regulations, or statutes of a local alcohol beverage authority, the office, or the federal government; permit license revocation or suspension for offenses relating to the trafficking or possession of controlled or illegal substances, knowing receipt of stolen property, illegal gambling activities, tax offenses, or any cause which the board deems sufficient; authorize the payment of fines or attendance at alcoholic beverage server training in lieu of part or all of the days of a license suspension period; deposit any state-level payments in the State Treasury credited to the general fund, and any local payments in the same manner as local alcoholic beverage license tax receipts; make appeals from orders of suspension and any resulting procedures the same as those for orders of revocation under KRS Chapter 13B; amend KRS 244.083 to increase the fine for designated underage alcohol possession and related crimes from \$100 to \$250; amend KRS 244.290, 244.295, and 244.480 to include local option elections within the election day alcohol sales prohibition; make technical corrections; repeal KRS 243.480 and 243.490.

SB 41 - AMENDMENTS

HCS/LM - Retain original provisions; create new sections of KRS Chapter 242 to define "qualified state recreation park," "state resort park," and "voting district" and to allow the sale of distilled spirits, wine, and malt beverages at state resort parks or qualified state recreational parks in a county where prohibition is not in effect, or to allow for a local option election on the sale of alcoholic beverages at state parks in dry territories; create new sections of KRS Chapter 243 and amend KRS 243.030 to establish a license for the sale of alcohol at a state resort park or qualified state recreational park; amend KRS 243.0305 to clarify the hours of sale for souvenir retail liquor licensees: amend KRS 243.050 to include state resort parks and qualified state recreational parks; amend KRS 243.115 and KRS 243.117 to include dining rooms in state resort parks; amend KRS 243.130, 243.154 and to exempt licensees with a sampling license; amend KRS 244.050 to specify licensees who may use a sampling license away from their premises and to specify limitations on sampling events.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate
Jan 6-to Licensing, Occupations &
Administrative Regulations (S)
Jan 26-reported favorably, 1st

reading, to Calendar
Jan 27-2nd reading, to Rules

Feb 5-posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-passed over and retained in the Orders of the Day

Feb 9-3rd reading, passed 34-3

Feb 10-received in House Feb 12-to Licensing & Occupations

Mar 15-posting waived
Mar 17-reported favorably, 1st
reading, to Consent Calendar with

Committee Substitute
Mar 18-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Friday, March 19, 2010

Mar 19-taken from the Consent
Orders of the Day, placed in the Regular
Orders of the Day

Mar 22-3rd reading, passed 52-40 with Committee Substitute; received in Senate

SB 42 (BR 842) - A. Kerr, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, D. Harper Angel, R. Jones II, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, E. Tori, J. Turner, R. Webb, K. Winters

AN ACT relating to procurement.

Amend KRS 45A.470 to require all governmental bodies and political subdivisions to give second preference to the Kentucky Industries for the Blind, Incorporated and other nonprofit corporations for services.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate
Jan 6-to State & Local Government

SB 43 (BR 848) - A. Kerr

AN ACT relating to the education of students with special needs.

Create new sections of KRS Chapter 157 to establish the Students with Special Needs Scholarship Program; terminology define regarding participation; describe the process for the Kentucky Department of Education to receive student applications and to allocate scholarship funding; require a resident school district to provide annual notice of the scholarship program to parents, transfer school records, and provide transportation; permit a student to participate in the state assessment if requested; describe the requirements for a nonpublic school to become a participating school; describe parent, student, and local district responsibilities; clarify the requirements for a proportionate share of federal funds for placed students parentally disabilities; amend KRS 157.196, KRS 159.030, and KRS 605.115 to conform with the definition of "individualized education program" in the federal Individuals with Disabilities Education Act; cite the act as the "Special Needs Alternative Education and Welfare Act of 2010".

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Education (S)

SB 44 (BR 345) - T. Shaughnessy

ACT ΑN relating to college completion.

Create a new section of KRS Chapter 164 to require public colleges and universities to submit a plan to the Council on Postsecondary Education to increase the number of students who graduate with a bachelor's degree within four years of initial enrollment; require the council to develop a multifaceted tracking process capable of following cohorts of students throughout the public postsecondary system, collect student data, and report to the Legislative Research commission annually on the number of students, number on track to graduate, number who graduate within four years or within five years if in a specialty program; require boards of regents or trustees to include progress on these measures in the annual evaluation of the president of the institution beginning in 2014.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Education (S) Mar 10-taken from committee; 1st reading; returned to Education (S)

SB 45 (BR 405) - G. Tapp

AN ACT relating to state contracting practices.

Create a new section of KRS Chapter 45A to give preference to Kentucky resident bidders in state construction contracts; require this preference to apply against a nonresident bidder registered in any state that gives or requires a preference to bidders from that state; specify that this preference is

equal to the preference given or required by the state of the non resident bidder: include determination of the amount of the preference; define "resident bidder"; require the Finance and Administration Cabinet to promulgate administrative regulations on the process for establishing residency and listing states with a bid preference in place, including the amount of that preference; amend KRS 45A.070 to redefine "best value" to include the requirement to communicate the preference in the invitation for bids; KRS amend 45A.085, 45A.090, 45A.180, and 45A.182 to conform; amend KRS 162.070 to include the preference for a resident bidder in accepting bids for secondary school construction contracts; amend KRS 164A.575 to add that "best value" shall be determined in accordance with KRS 45A.070 for postsecondary school capital construction contracts.

SB 45 - AMENDMENTS

SCS - Retain original provisions, except add the term "qualified" to preferences.

SFA (1, G. Tapp) - Require that one year prior to an advertised bid a resident bidder has filed Kentucky corporate income taxes, has made payments to the Kentucky Unemployment Insurance Fund, and has a Kentucky workers' compensation policy in effect; delete provisions regarding a bidder's principal place of business.

HCS - Retain original provisions of the contracts:

45A.873.

HCA (1/Title, M. Cherry) - Make title amendment.

HFA (1, S. Santoro) - Retain original provisions except delete the portion of the definition of "resident bidder" that requires at least 51 percent of its property and payroll to be located in Kentucky.

CCR - Cannot agree.

FCCR - Retain original provisions except delete requirement that a resident bidder is required to have 51 percent of its property and payroll located in the Commonwealth; amend KRS 45A.470 to notwithstand other provisions of the chapter and specify that first preference in purchasing commodities or services shall be given to products produced by the Kentucky Industries for the Blind.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Jan 20-reported favorably, reading, to Calendar with Committee Substitute

Jan 21-2nd reading, to Rules

Jan 26-floor amendment (1) filed to Committee Substitute

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 38-0 with Committee Substitute, floor amendment

Feb 1-received in House Feb 8-to State Government (H) Feb 23-posted in committee

Feb

favorably, 25-reported 1st reading, to Calendar Feb 26-2nd reading, to Rules 3-recommitted State Mar

Government (H) Mar 11-reported favorably, to Rules as Consent bill with Committee

Substitute, committee amendment (1-

title) Mar 12-posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed to Committee Substitute

Mar 23-3rd reading, passed 98-0 with Substitute, Committee committee amendment (1-title); received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, committee amendment (1title); Senate refused to concur in House Committee Substitute, committee amendment (1-title) Members appointed to pending conference committee; received in House; Members appointed pending conference committee

Apr 1-House refused to recede from Committee Substitute, committee amendment (1-title) Conference Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate: Free Conference Committee report filed in House and Senate: Free Conference Committee report adopted in House; Bill passed 95-0; received in Senate

Apr 14-Free Conference Committee

report adopted in Senate; Bill passed 37-0; enrolled, signed by President of the Senate

Apr 15-enrolled, signed by Speaker of the House; delivered to Governor

SB 46 (BR 282) - D. Boswell

AN ACT relating to geologists. Amend KRS 322A.060 to extend renewal and time period for revocation of certificate of registration from annual to biennial; authorize the board to require continuing education as a condition of registration renewal or reinstatement; amend KRS 322A.080 to remove exemption from registration individuals performing geological work at both the state and local levels; amend KRS 322A.100 to permit the board to impose a \$1,000 fine for violation of chapter by a registered geologist.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate

Jan 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 10-taken from committee; 1st reading; returned Licensing, Occupations & Administrative Regulations (S)

SB 47/CI (BR 850) - J. Schickel, D.

AN ACT relating to state prisoners. Amend KRS 441.045, relating to county jail fees, to permit a county jail to charge a medical copayment fee to state prisoners using local jail medical facilities; amend KRS 197.020, relating to state prisoner copayment fees for using state medical facilities, to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government

Jan 20-reported favorably, reading, to Consent Calendar

Jan 21-2nd reading, to Rules

Jan 27-posted for passage in the Consent Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 38-0 Feb 1-received in House Feb 8-to Local Government (H)

Feb 12-posted in committee Feb 17-reported favorably, reading, to Consent Calendar

Feb 18-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 98-0 Feb 25-received in Senate; enrolled, signed by President of the Senate

Feb 26-enrolled, signed by Speaker of the House; delivered to Governor Mar 4-signed by Governor (Acts ch. 8)

SB 48 (BR 272) - J. Schickel

AN ACT relating to contracts. Create a new section of KRS Chapter

367 to require that consumer contracts with an automatic renewal clause have the clause conspicuously displayed in the contract and to require that notice of an upcoming renewal period be sent to the consumer, with provisions for enforcement by the Attorney General.

construction contract and define the term to clarify that the preference for resident bidders applies only to government contracts; add that the preference applies prior to the evaluation of bids; delete language on the computation of the preference of adding the percentage of preference to the nonresident bidder's price when evaluating the bid; add definition of a nonresident bidder; include other business entities under the definitions of resident and nonresident bidder; require preference for a resident bidder in the event of a tie between a resident and nonresident bidder; clarify that a bidder may only have one principal place of business; include what place shall be considered as the bidder's principal place of business; remove the requirement that the Finance and Administration Cabinet regulate the process of how to become a resident. but retain the requirements that the cabinet maintain a list of states with preferences and the extent of those

bill, but expand reciprocal resident bidder preference to all contracts entered into by a public agency; create a new section of KRS Chapter 45A to define "contract" and "public agency"; create a new section of KRS Chapter 45A setting out the purpose of providing a reciprocal resident bidder preference: create a new section of KRS Chapter 65 to require local governments to apply the reciprocal resident bidder preference to all contracts; create a new section of KRS Chapter 160 to require local school boards to apply the reciprocal resident bidder preference to all contracts; create a new section of KRS Chapter 176 to require reciprocal resident bidder preference for highway construction amend KRS 45A.365. 45A.370, 45A.375, 45A.695, 45A.745, 45A.825, 45A.853, 164A.575, 164A.590, and 176.010 to comply; repeal KRS

Apr 26-signed by Governor (Acts ch.

Jan 20-to State Government (H)

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Judiciary (S)

SB 49 (BR 839) - G. Neal, R. Webb

AN ACT relating to identification cards for people experiencing homelessness.

Amend KRS 186.531 to establish a \$2.00 charge for an original, renewal, or first duplicate personal indentification card issued to a person without a fixed, permanent address.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Transportation (S) Mar 10-taken from committee; 1st reading; returned to Transportation (S)

SB 50 (BR 843) - J. Higdon

AN ACT relating to automated or recorded political telephone messages.

Amend KRS 367.46951 to define "prerecorded political message"; amend KRS 367.46955 to prohibit the delivery of prerecorded political messages to telephone numbers on the national Do Not Call Registry.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

SB 51/AA (BR 844) - J. Higdon, D. Thayer, J. Westwood

AN ACT relating to retirement and declaring an emergency.

Amend KRS 6.525, relating to legislative retirement, to prevent members of the General Assembly from consolidating their accounts under various retirement systems for the purpose of determining benefits.

SB 51 - AMENDMENTS

SCS/AA - Amend KRS 6.525, relating to legislative retirement, to prevent members of the General Assembly who retire and begin receiving benefits after the effective date of the Act from consolidating their accounts under various retirement systems for the purpose of determining benefits; declare an EMERGENCY.

SCA (1/Title, J. Higdon) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate

Jan 6-to State & Local Government

Jan 11-taken from committee; 1st reading; returned to State & Local Government (S)

Jan 12-taken from committee; 2nd reading; returned to State & Local Government (S)

Jan 13-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, January 13, 2010; 3rd reading, passed 21-17 with Committee Substitute, committee amendment (1-title)

Jan 14-received in House

SB 52 (BR 845)

Jan 6-WITHDRAWN

SB 53/LM (BR 846) - J. Higdon

AN ACT relating to primaries.

Amend KRS 116.055 to permit a registered independent to vote in the primary of one party for each primary; amend KRS 118.125 to provide that a primary candidate shall not be a registered independent; amend KRS 117.125 to provide that electronic voting machines be reprogrammed to allow a registered independent to vote for a party's candidates in a primary.

SB 53 - AMENDMENTS

SFA (1, J. Higdon) - Amend KRS 116.055 to require that an independent be registered as an independent on December 31 immediately preceding the primary; amend KRS 118.015 to define "registered independent" as a person who is not a member of a political party, a political organization, or a political group.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Jan 20-reported favorably, 1s reading, to Calendar

Jan 21-2nd reading, to Rules

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading; passed over and retained in the Orders of the Day; floor amendment (1) filed

Feb 1-passed over and retained in the Orders of the Day

Feb 2-passed 25-12 with floor amendment (1)

Feb 3-received in House Feb 8-to Elections,

Feb 8-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 4-posted in committee

SB 54/LM (BR 167 - C. Gibson, W. Blevins Jr., D. Boswell, J. Turner

AN ACT related to uniforms acquired by and on behalf of public employers.

Create a new section of KRS Chapter 45A to prohibit public employers in the Commonwealth from purchasing, acquiring, furnishing, or requiring an employee to purchase or acquire uniforms, wearing apparel, safety equipment, or protective accessories not manufactured in the United States of America, unless such items are not manufactured or available for purchase in the United States of America.

SB 54 - AMENDMENTS

SCS/LM - Retain original provisions, but also allow public employers to purchase uniforms and safety equipment manufactured outside the United States if similar items are only available from one United States manufacturer and the price is substantially higher than the foreign-made items; require public employers purchasing uniforms and safety equipment made outside the United States to retain written documentation concerning why the

purchases were made and make available to the public under state open records statutes; require that if public employers provide stipends to employees to purchase uniforms and safety equipment they encourage employees to purchase such items made in the United States; require that a public employer producing an annual report or audit include information about purchase of uniforms and safety equipment made in the United States in those documents; require Department for Local Government to develop and publish guidelines for local governments regarding the purchase of uniforms and safety equipment made in the United States.

HCS/LM - Retain most provisions of the original bill and add a requirement that items purchased, rented, or leased be transacted with a business that employs at least 25 individuals of the Commonwealth of Kentucky; delete requirements that a public employer make detailed reports regarding purchases and that the Department of Local Government develop guidelines for the purchase of items subject to this

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Jan 20-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 21-2nd reading, to Rules

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 37-1 with Committee Substitute

Feb 1-received in House

Feb 8-to State Government (H) Mar 9-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

SB 55 (BR 294) - E. Tori, D. Givens, D. Thayer

AN ACT relating to administrative regulations and declaring an emergency.

Amend KRS 13A.338 to declare any administrative regulation found deficient since March 27, 2009, to be null, void, and unenforceable; prohibit the administrative agencies from promulgating administrative regulations identical to or substantially the same as that administrative regulation for a specified period of time; EMERGENCY.

SB 55 - AMENDMENTS

SCS - Delete original provisions; amend KRS 13A.338 to specify that Section 2(2)(g) and (h) of 900 KAR 6:075, Certificate of Need nonsubstantive review, shall be null, void, and unenforceable; instruct regulations compiler to amend 900 KAR 6:075 accordingly; prohibit the Cabinet for Health and Family Services from promulgating an administrative

regulation identical to or substantially the same as Section 2(2)(g) and (h) of 900 KAR 6:075 unless specifically authorized; amend KRS 216B.095 to prohibit the cabinet from granting nonsubstantive review status to specified certificate of need applications; provide that an application proposing such a facility or hospital be reviewed using formal review; immediately revoke a certificate that has already been approved for specified facility or hospital; provide that Section 2 shall supersede administrative regulations promulgated the cabinet: declare bν EMERGENCY.

SCA (1/Title, E. Tori) - Make title amendment.

SFA (1, D. Givens) - Delete references to specific provisions within the administrative regulation and instead declare the entire administrative regulation, 900 KAR 6:075, to be null, void, and unenforceable; prohibit the Cabinet for Health and Family Services from promulgating an administrative regulation that is identical to or substantially the same as that administrative regulation for a 1 year period of time.

SFA (2/Title, D. Givens) - Make title amendment.

SFA (3, R. Palmer II) - Retain original provisions; create language establishing that any hospital or facility, defined by KRS 216.2920 or 216B.450, shall not refuse to admit a patient who meets the medical necessity criteria for services.

SFA (4, R. Palmer II) - Delete provisions in Section 2 and instead create language requiring the cabinet to grant nonsubstantive review status to specified certificate of need applications.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to State & Local Government (S)

Feb 17-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 18-2nd reading, to Rules

Feb 23-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Feb 24-floor amendments (3) and (4) filed to Committee Substitute

Feb 25-posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010; 3rd reading; Committee Substitute withdrawn; committee amendment (1-title) withdrawn; floor amendments (1) (2-title) (3) and (4) withdrawn; passed 20-18

Feb 26-received in House Mar 4-to State Government (H)

SB 56 (BR 872) - B. Leeper

AN ACT relating to environmental protection.

Amend KRS 224.01-530 to require use of Regional Screening Level Table for US EPA Region 3 rather than Region 9 and the guidance in the Risk-Based Concentration Table User's Guide rather than the Region 9 Preliminary Remediation Goals.

SB 56 - AMENDMENTS

SCS - Retain original provisions of SB 56; clarify that the effective date of the

act will determine the version of the regional screening level table adopted for use by the Department of Environmental Protection; require updates to regional screening level tables be promulgated in administrative regulation.

regulation. HFA (1, R. Rand) - Delete original provisions and replace with HB 290/SCS with the following exceptions: provide a one-year budget for Parts I through III, V, X, XI, and XIV for fiscal year 2010-2011; provide a two-year budget for Parts IV, VI, VII, VIII, IX, XII, XIII, and XVI; delete debt service for the Affairs; Department of Veterans' increase general fund moneys and restricted funds for the Kentucky Infrastructure Authority; adjust the Kentucky Infrastructure Authority's debt service; provide for the support of the 12 multi-county regional industrial park authorities; appropriate general fund moneys for the Hopkins County Fairgrounds Phase II project; delete language relating to KIA Infrastructure for Economic Development Fund for Coal-Producing Counties - 2004-2006; increase general fund moneys for the Commonwealth's attorneys and the county attorneys; provide funds for county fair grants, staffing support for the World Equestrian Games, and the Farms to Food Banks Program; provide that any expenses incurred by the Auditor of Public Accounts for audits mandated by the Legislative Research Commission be charged to the entity being audited; provide that debt service for the state accumulation fund also support increased costs to state agencies and medical coverage for new under-65 retirees; increase general fund moneys for the Economic Development Cabinet's Office of the Secretary; adjust the Economic Development Cabinet's Office of the Secretary's debt service; provide general fund moneys for the Louisville Waterfront Development Corporation, the Kentucky Innovation and Commercialization Center Program, and the Allen County Industrial Authority; increase general fund moneys for Financial Incentives; adjust Financial Incentive's debt service; increase general fund moneys for the Department of Education's Operations and Support Services; increase general fund moneys for the Education Technology Program; provide debt service for the Department of Education's Operations and Support Services; increase general fund moneys for Learning and Results Services; provide for the allocation of safe school funds and school-based decision making councils; increase general fund moneys for the Kentucky School for the Blind, Kentucky School for the Deaf, Blind/Deaf Residential Travel Program, Dropout Prevention Program, Extended School Services Program, Family Resource and Youth Services Centers Program, Gifted and Talented Program, Highly Skilled Educator Program, Preschool Program, Read to Achieve, and Safe Schools Program; provide general fund moneys for the Lexington Hearing and Speech Center; make technical correction to the local district grant carry forward language; allow local school districts to use the primary election day as an instructional day; amend the use of local district capital funds language; delete language pertaining to kindergarten aides, maximum class size, and the

Preschool Education Program; increase general fund moneys for the Support Education Excellence in Kentucky (SEEK) Program; increase general fund moneys for base SEEK allotments and Tier 1 component; increase the base guarantee per student in the allocation of SEEK funds; increase general fund moneys for Kentucky Educational Television; provide debt service for Direct Local Aid; make technical correction to WorkNow Ky language; increase general fund moneys for Vocational Rehabilitation; general fund moneys for interpreter services; make technical correction to teacher certification language; delete debt service for the Energy and Environment Cabinet's Office of the Secretary and Environmental Protection; amend the Waste Tire Trust Fund language to allow the Energy and Environment Cabinet to use no more than 30 percent of the funds; provide restricted funds for the Kentucky Pride Program; provide funds for forestry tree nurseries and the return of permit and acreage fees; provide language pertaining to a water district or a water association undertaking a waterline extension or improvement project; delete gubernatorial transition language; adjust the Facilities and Support Services' debt service; delete debt service for Revenue; provide general fund moneys for the demolition of the former state-operated tuberculosis facility in Bourbon County; increase general fund moneys and federal funds for Medicaid benefits; provide funds for Medicaid state match for preventative services by local and district health departments; provide funds for the Kentucky Prescription Assistance Program; prohibit the Department of Public Health from imposing a cap on the number or amount of services that a local or public health department can provide; provide general fund moneys for the continued implementation of the Boni Bill; increase general fund moneys for Aging and Independent Living; increase general moneys for Corrections Management; delete language and funding for probation and parole officers and community corrections in fiscal year 2011-2012; make technical correction to Mine Safe Funding language; increase general fund moneys for the Council on Postsecondary Education; provide debt for the Council Postsecondary Education; provide funds for 44 optometry slots; increase general fund moneys for Kentucky Higher Education Assistance Authority; increase general fund moneys for the College Access Program and the Kentucky National Guard Tuition Assistance Program; provide general fund moneys for the Community Operations Board; increase general fund moneys for the University of Louisville and the Quality and Charity Care Trust: increase Restricted Funds to the Tourism, Arts and Heritage Cabinet's Office of the Secretary; require that no less than \$200,000 be allocated from the Tourism Marketing and Development on behalf of coal-producing counties for fees for professional artists and entertainers performing on the Kentucky Music Trail and require that the Tourism, Arts and assistance opportunity; provide general fund moneys for the International

Mystery Writers' Festival and the Nicholas Hildreth School: provide general fund moneys for arts and health care and Westport School Community Center for Arts and Education; provide project revision authorization language for the Kentucky Infrastructure Authority; provide for the reauthorization and reallocation of various Kentucky Infrastructure Authority projects; provide for the reauthorization and reallocation of various Department of Local Government provide projects: \$26,500,000 in Offers of Assistance -2010-2011 for the School Facilities Construction Commission; delete Revenue's Comprehensive Tax System -Additional project; authorize additional capital project for Eastern Kentucky University and adjust a Western Kentucky University project; delete language pertaining to budget planning report, to tax expenditure revenue loss estimates, and to fiscal year 2011-2012 funds expenditure restriction from Part III, General Provisions; add Kentucky Education Television to the list of nonmerit employees that the Governor cannot reduce; designate the Wine and Vine Fest as the official wine festival of the Commonwealth; delete waiver of coverage language from the Public Employee Health Coverage Program; provide that the Pilot Wellness Program also include hypertension; provide for the furlough of state employees; exclude Constitutional Officers, Commonwealth's Attorneys, County Attorneys, Kentucky Education Television, Department of Public Advocacy, and their offices from the general fund Budget Reduction Plan; create Kentucky Jobs for Kentucky Families and authorize various water, sewer, and school projects; provide that Part XV, Revenue Measures, shall have permanent effect: amend KRS 45,777 to deposit into the general fund proceeds from the sale of certain items of equipment or real property; amend KRS 138.4602 to make technical corrections and extend the trade-in allowance for new vehicle purchases to June 30, 2011; amend KRS 141.010 to decouple from federal domestic production deduction and to allow a Kentucky domestic production deduction at a rate of six percent; amend KRS 141.206 to require estimated tax payments from pass-through entities that nonresident partners, members, or shareholders in the same manner and at the same time of resident partners, members, or shareholders and create a new section of KRS Chapter 141 to conform; amend KRS 141.388 to extend the approved time within which the new home tax credit applies, cap the tax credit at \$15,000,000, allow certain individuals receiving the federal first-time home buyer tax credit to also receive Kentucky's new home tax credit, and provide an extension of time for certain individuals to submit the application for the credit; amend KRS 148.546 to cap the film industry tax credit at \$5,000,000 during fiscal year 2010-2011; amend KRS 154.34-120 to provide that for certain approved companies the amount of incentives allowed in any year shall not exceed the lesser of the tax liability of the approved company related to the reinvestment project for that taxable year or 20 percent of the total amount of the approved costs; create a new section of KRS Chapter 246 to allow the

Department of Agriculture to promulgate administrative regulations for the establishment of fees related to the metrology lab; amend KRS 278.5499 to allocate 2 cents per access line per month for the telecommunications access program; create a new section of KRS Chapter 141 to establish the Endow Kentucky tax credit; amend KRS 154.60-010, 154.60-020, and 141.384 to allow the small business tax credit to apply to taxable years beginning after December 31, 2010; create new sections of KRS Chapter 141 to establish the New Markets Tax Credit Program; amend KRS 141.0205 to order the new tax credits; amend KRS 139.540 and 139.550 to accelerate sales and use tax payments; amend KRS 141.330 to accelerate withholding tax payments; set out the Transportation Cabinet Budget and the 2010-2012 Biennial Highway Construction Plan.

HFA (2/Title, R. Rand) - Make title amendment.

HFA (3, S. Overly) - Delete original provisions and replace with the 2010-2012 Transportation Cabinet budget and the 2010-2012 Biennial Highway Construction Plan.

HFA (4/Title, S. Overly) - Make title amendment.

Jan 5-introduced in Senate

Jan 6-to Natural Resources and Energy (S)

Feb 10-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 11-2nd reading, to Rules

Feb 18-posted for passage in the Regular Orders of the Day for Monday, February 22, 2010

Feb 22-passed over and retained in the Orders of the Day

Feb 23-3rd reading, passed 38-0 with Committee Substitute

Feb 24-received in House

Feb 26-to Natural Resources & Environment (H)

Mar 4-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

Apr 14-taken from Committee, placed in the Orders of the Day; floor amendments (1) and (2-title) filed

Apr 15-floor amendments (3) and (4-title) filed

SB 57 (BR 7)

Jan 11-WITHDRAWN

SB 58 (BR 252)

Jan 7-WITHDRAWN

SB 59 (BR 878) - J. Denton, R. Webb

AN ACT relating to prescription drugs. Amend KRS 315.400 to exempt blood banks from the definition of wholesale distribution; amend KRS 315.406 to provide exemptions from the pedigree requirements for prescription drugs.

SB 59 - AMENDMENTS SFA (1, J. Denton) - Amend to delete

exemption for veterinarian drugs not for human use.

HCS - Retain original provisions of the bill; amend KRS 205.560 to delete the list of metabolic or genetic disorder conditions and specify that the conditions covered are as included in KRS 214.155; amend KRS 314.042 to delete the requirement for an advanced registered nurse practitioner prescribing or dispensing nonscheduled legend drugs to enter into a collaborative agreement with a physician; amend KRS 18A.197 to allow an advanced registered nurse practitioner to certify an employee's need for absence and use of sick leave from the sick leave sharing program; amend KRS 158.035 to permit a child eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced registered nurse practitioner; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech impaired from an advanced registered nurse practitioner in order to be eligible for a telecommunication device for the deaf; amend KRS 199.8982 to include a statement from an advanced registered nurse practitioner that the applicant for a family child-are home is in good health; amend KRS 214.010 to require an advanced registered nurse practitioner to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced registered nurse practitioner; amend KRS 214.625 to include an advanced registered nurse practitioner as being able to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced registered nurse practitioner that receives a positive report of an HIV test to report; amend KRS 216.935 to include advanced registered nurse practitioners in the definition of a home health aide that assists with medication ordered by a physician; create a new section of KRS Chapter 141 to provide an income tax refund checkoff for Alzheimer's research: create a new section of KRS Chapter 194A to create the Alzheimer's research and education trust fund, provide for use of funds; amend KRS 194A.603 to provide for administration of the trust fund.

HCA (1/Title, T. Burch) - Make title amendment.

HFA (1, T. Moore) - Amend to retain provisions of SB 59 GA.

Jan 5-introduced in Senate Jan 7-to Health & Welfare (S) 20-reported favorably, reading, to Calendar Jan 21-2nd reading, to Rules; floor

amendment (1) filed Jan 27-posted for passage in the

Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 38-0 with floor amendment (1)

Feb 1-received in House

Feb 8-to Health & Welfare (H)

Mar 15-posted in committee

Mar 22-taken from committee: 1st reading; returned to Health & Welfare

Mar 23-taken from committee; 2nd

reading; returned to Health & Welfare

Mar 25-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 26-floor amendment (1) filed to Committee Substitute

Mar 29-recommitted to Appropriations & Revenue (H)

SB 60 (BR 111) - J. Schickel, D. Harper

AN ACT relating to prosthetics,

orthotics, and pedorthics. Establish and create new sections of KRS Chapter 319B, regarding the licensing and regulation of practitioners of prosthetics, orthotics, and pedorthics; define terms for the chapter; establish the Kentucky Board of Prosthetics, Orthotics, and Pedorthics and its appointment and meeting procedures; clarify board liability to include requirement that current or former board members or affiliated persons act with ordinary care; delineate the duties of the board; require the board to administer and enforce the provisions of the chapter to promulgate administrative regulations to establish factors for licensure of prosthetists, orthotists, pedorthists, and orthotic fitters; state additional powers of the board, including the authority to employ needed personnel and contract with the Division of Occupations and Professions for the provision of administrative services; declare rules for actual physical licenses, practice authorization, and scope of practice; set a July 1, 2011, deadline for practice under prior certification, and a January 1, 2013, deadline for practicing without a license from the board; clarify that both major certifying boards for pedorthists are considered equivalent for pedorthist certification and standards of practice until superseded by the board's standards on July 1, 2011; indicate that services eligible or reimbursement by Medicare, Medicaid, or health insurance may only be provided pursuant to an order from a licensed physician or advanced registered nurse practitioner; exempt individuals engaging in their profession from the authority of Chapter 319B, including licensed health practitioners or providers, physical therapists, occupational therapists, physicians, chiropractors, pharmacists, and other specified individuals; exclude application of the chapter to the practice of prosthetics, orthotics, or pedorthics by licensed physicians, federal employees, designated students, or defined orthosis manufacturer employees; forbid any person from practicing as or professing to be any of the licensed professionals in the chapter without a valid current license; establish license expiration and renewal dates and procedures: authorize the board to grant reciprocity with other jurisdictions, discipline licensees or deny applicants for unprofessional conduct, and set fees within specified limits; list penalties for violations of provisions of the chapter after January 1, 2013, as a Class A misdemeanor and a maximum \$5,000 fine per violation; exempt the prosthetist, orthotist, initial and pedorthist appointments to the board from the licensing requirement; make all subsequent practitioner appointments to

the board comply with the standard licensing requirements; name KRS Chapter 319B the "Henry Brown Prosthetics, Orthotics, and Pedorthics

SB 60 - AMENDMENTS

SFA (1, J. Denton) - Retain original provisions, except revise the definitions of "facility," "pedorthic device," and "pedorthist"; clarify the method for reimbursement of board member expenses; reduce board duties related to continuing education from accreditation of programs to approval of programs; grant licensees 30 days to inform the board of a name change or a change in home employment, address, telephone; extend deadline for practicing under prior certification to January 1, 2013; permit, rather than require, the board to license individuals under prior certification after the board has completed a review of the applicant's work history and scope of practice; decrease the time worked in a relevant facility as a means for licensure from 5 years to 4 years; prohibit dispensing a custom-fit device based on an image without a written prescription; delete the prohibition on board funds reverting to the general fund.

SFA (2, J. Higdon) - Delete original provisions; direct the staff of the Legislative Research Commission to study the issues associated with licensed and unlicensed prosthetists, orthotists, pedorthists, and orthotic fitters, including the advantages and disadvantages of licensure of these professions in Kentucky.

SFA (3, B. Leeper) - Retain original provisions except exempt a person certified as a therapeutic shoe fitter by a nationally recognized board from the application of KRS Chapter 319B if that person is practicing his or her profession pursuant to his or her education and training and within that person's scope of practice as defined by the certifying board.

- Retain original provisions except amend KRS 216B.020 to provide exemption from the certificate of need requirements for transfer of beds from an approved nursing facility with a bed inventory of at least 250 beds to a proposed facility within the same area development district.

HCA (1/Title, D. Keene) - Make title amendment.

HFA (1, B. Farmer) - Retain original provisions, but exempt individuals holding national certification from the American Board for Certification in Orthotics, Prosthetics, and Pedorthics or the Board of Certification/Accreditation International from the provisions of the

HFA (2, B. Montell) - Retain original provisions: create a new section of KRS Chapter 319B to exempt the scope of practice of any existing licensure from the provisions of the Act.

HFA (3, B. Montell) - Create a new section of KRS Chapter 319B to exempt the scope of practice of any existing certification from the provisions of the

HFA (4, B. Farmer) - Prohibit a person who is currently serving as an officer or board member of the Kentucky Orthotic and Prosthetic Association, or its successor organization, from also serving as a member of the Kentucky

Board of Prosthetics, Orthotics, and Pedorthics.

HFA (5, B. Farmer) - Limit any fee charged by the Kentucky Board of Prosthetics, Orthotics, and Pedorthics to a maximum of \$25.

HFA (6, B. Farmer) - Limit any fee charged by the Kentucky Board of Prosthetics, Orthotics, and Pedorthics to a maximum of \$25.

HFA (7, B. Farmer) - Prohibit a person who is currently serving as an officer or board member of the Kentucky Orthotic and Prosthetic Association, or its successor organization, from also serving as a member of the Kentucky Board of Prosthetics, Orthotics, and Pedorthics.

Jan 5-introduced in Senate Jan 6-to Licensing, Occupations & Administrative Regulations (S)

favorably, 19-reported reading, to Calendar

Jan 20-2nd reading, to Rules Jan 21-floor amendment (1) filed Jan 26-floor amendment (2) filed

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-passed over and retained in the Orders of the Day; floor amendment (3) filed

Feb 1-passed over and retained in the Orders of the Day

Feb 2-3rd reading; floor amendment (2) defeated; passed 36-1 with floor amendments (1) and (3)

Feb 3-received in House

Feb 8-to Licensing & Occupations (H) Mar 8-posting waived

Mar 12-reported favorably, reading, to Calendar

Mar 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-floor amendment (1) filed Mar 19-floor amendment (2) filed Mar 22-floor amendment (3) filed

Mar 24-taken from the Regular Orders of the Day; recommitted to Licensing & Occupations (H); reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 25-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; floor amendments (4) and (5) filed to Committee Substitute, floor amendments (6) and (7) filed

Mar 26-3rd reading; floor amendment (5) defeated; passed 65-26 with Substitute, Committee committee amendment (1-title), floor amendment (4); received in Senate

SB 61 (BR 503) - A. Kerr

AN ACT relating to reorganization. Confirm Executive Order 2009-536 which reorganizes various offices and divisions in the Department of Education

SB 61 - AMENDMENTS

HFA (1, W. Stone) - Amend KRS 160.380 to prohibit a superintendent's spouse with less than 15 years of service rather than 20 years being employed in the district.

HFA (2/Title, W. Stone) - Make title amendment.

Jan 5-introduced in Senate Jan 7-to Education (S) Jan 21-reported favorably,

reading, to Consent Calendar

Jan 22-2nd reading, to Rules

Feb 2-posted for passage in the Regular Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 35-0; received in House

Feb 8-to Education (H)

Mar 4-posted in committee

Mar 18-floor amendments (1) and (2title) filed

Mar 23-floor amendments (1) and (2title) withdrawn

Mar 24-reported favorably, 1st reading, to Consent Calendar

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 94-1; received in Senate; enrolled, signed by each presiding officer; delivered to

Apr 7-signed by Governor (Acts ch.

SB 62 (BR 387) - J. Turner, G. Neal, T. Buford, C. Gibson, D. Givens, B. Leeper, R. Palmer II, D. Ridley, R. Webb, K. Winters

AN ACT relating to establishing Mesothelioma Awareness Day.

Designate September 26 of each year as "Mesothelioma Awareness Day" and require Governor to issue proclamation.

SB 62 - AMENDMENTS

HCS - Retain original provisions of the bill; direct the Cabinet for Health and Family Services to establish the Child Abuse and Neglect Fatality Review Panel.

HCA (1/Title, T. Burch) - Make title amendment.

Jan 5-introduced in Senate

Jan 6-to State & Local Government (S)

Feb 3-reported favorably, 1st reading, to Consent Calendar

Feb 4-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day Wednesday, February 10, 2010

Feb 10-3rd reading, passed 36-0; received in House

Feb 12-to Health & Welfare (H) Mar 9-posted in committee

11-reported favorably, Mar 1st reading, to Consent Calendar with Substitute, committee Committee amendment (1-title)

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 94-0 with Committee Substitute, committee amendment (1-title)

Mar 16-received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, committee amendment (1title); Senate refused to concur in House Committee Substitute, committee amendment (1-title); received in House

Apr 1-House receded from Committee Substitute, committee amendment (1title); passed 92-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

SB 63 (BR 410) - J. Rhoads

AN ACT relating to mine subsidence insurance.

Amend KRS 304.44-030 to increase reinsurance from \$100,000 to \$300,000 of insured value; extend coverage for up to \$25,000 of additional living expenses; amend KRS 304.44-050 to increase ceding authority under reinsurance agreement from \$100,000 to \$300,000.

Jan 5-introduced in Senate Jan 6-to Natural Resources and Energy (S)

SB 64 (BR 868) - G. Tapp, J. Pendleton,

AN ACT relating to the Kentucky Department of Fish and Wildlife Resources.

Amend KRS 150.022 to subject appointments to the Department of Fish and Wildlife Resources Commission to confirmation by the Senate; permit reappointment to the commission one time; prohibit appointment to the commission if convicted of a Class A misdemeanor or felony game law violation in any state or any jurisdiction; require the Governor to remove any commissioner if he or she was convicted of a Class A misdemeanor or felony game law violation in any state or any jurisdiction; remove eligibility of resident motorboat owners to vote for a commissioner in sportsmen's district election; amend KRS 150.150 to prohibit commingling of moneys in the Fish and Game Fund and require moneys be kept according to generally accepted accounting principles; amend KRS 150.061 to delete the indefinite term of employment and require a defined contract term of employment for the commissioner of Fish and Wildlife which is subject to removal or reappointment by the commission; require commission to approve compensation, duties and terms of employment of the commission's employees; amend KRS 150.090 to require conservation officers to have full peace officer powers with restrictions to enforce fish and game laws only, except when there is a written request for assistance by another law enforcement agency and commissioner has determined the fiscal impact on the department' resources or if there is an immediate life-threatening situation; restrict conservation officers service of process unrelated to enforcement of fish and game laws; require requests for assistance for periods longer than thirty days to have the approval of the commission and for assistance with commission approval to have a limited duration of thirty days; amend KRS 235.330 to require moneys collected under the boating chapters to be kept under different accounts in the Fish and Game Fund and not to be commingled with other funds: delete use of general fund appropriations for the Division of Law Enforcement.

SB 64 - AMENDMENTS

SCS (1) - Retain original provisions of SB 64; require the Auditor of Public Accounts to perform an annual audit of the department of Fish and Wildlife Resources; delete ineligibility to serve on the commission if convicted of a Class A misdemeanor; prohibit service on the commission if convicted of a felony; and

delete restrictions on duties of conservation officers with respect to enforcement of laws outside the fish and game statutes.

SCS (2) - Retain original provisions; create new sections of KRS Chapter 150 to require annual audits; require the commission to replace public hunting land when it becomes unavailable for that purpose; require a report on-no-net loss of public hunting lands to the Legislative Research Commission and to the Interim Joint Committee on Natural Resources and Environment by October 1 of each year; allow persons to carry firearms on commission-owned or managed land; allow use of firearm for personal protection and prohibit use of firearm on commission land to take an animal in violation of fish and game laws; amend KRS 150.022 to prohibit persons that have committed a felony from serving on the commission; amend KRS 150.150 and KRS 235.330 to require the fish and game fund to maintain separate restricted fund accounts and to prohibit commingling of money in the fund; amend KRS 150.061 to require the department commissioner to be subject to annual review in closed session by the commission and require the commission to approve grantfunded, time-limited positions; amend KRS 150.725 to define the import of captive cervids and to establish a definition for "in transit" of captive cervids; amend KRS 150.740 to provide regulation and permit transport of captive cervids through the state if the final destination is outside of the Commonwealth; amend KRS 150.990 to create tiered penalties for violations of taking wildlife with a firearm during bow season.

HCS - Retain provisions of SB 64/GA; provide that for hunting to be allowed on agency-owned or agency-managed land, that agency, in addition to the Department of Fish and Wildlife Resources Commission, must determine that the land is suitable for hunting; require the department to prescribe a method to allow an applicant for a license required under KRS 150.175 to voluntarily contribute \$2.00 at the time of making the application to the Becoming an Outdoors-Woman program or other hunter and angler recruitment and retention programs.

HFA (1, R. Damron) - Retain original provisions; add new section of KRS Chapter 150 to require Department of Fish and Wildlife Resources to hold hearings or administrative regulations affecting abutting property owners to department-owned or-controlled property within 10 miles of the property boundary; add a new section of KRS Chapter 150 to provide that the department shall, by administrative regulation, permitted and prohibited uses of department property, licenses, and permits for use of department property and buffer areas between departmentowned property and adjoining property.

HFA (2/P, K. Hall) - Attach the provisions of House Bill 173 to Senate Bill 64/HCS.

HFA (3/Title, K. Hall) - Make title amendment.

Jan 5-introduced in Senate

Jan 6-to Natural Resources and Energy (S)

Mar 4-reported favorably, 1st reading,

to Calendar with Committee Substitute Mar 5-2nd reading, to Rules

Mar 10-recommitted to Natural Resources and Energy (S); reported favorably, to Rules with Committee Substitute (2); posted for passage in the Regular Orders of the Day for Wednesday, March 10, 2010; reading; Committee Substitute (1) withdrawn; passed 35-0 with Committee Substitute (2); received in House

Mar 15-to Natural Resources & Environment (H)

Mar 18-posted in committee

Mar 19-taken from committee; 1st reading; returned to Natural Resources & Environment (H)

Mar 22-taken from committee; 2nd reading; returned to Natural Resources & Environment (H)

Mar 23-reported favorably, to Rules with Committee Substitute

Mar 24-posted for passage in the Regular Orders of the Day for Thursday, March 25, 2010

Mar 25-floor amendments (1) and (2) filed to Committee Substitute, floor amendment (3-title) filed

Mar 26-3rd reading, passed 86-5 with Committee Substitute, floor amendment (1); received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, floor amendment (1); Senate concurred in House Committee Substitute, floor amendment (1); passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch.

SB 65 (BR 1045) - D. Seum, J. Westwood

AN ACT relating to suicide prevention training.

Amend KRS 158.070 to require principals, guidance counselors, and teachers to complete a minimum of two hours of instruction in suicide prevention each school year.

SB 65 - AMENDMENTS

SFA (1, W. Blevins Jr.) - Amend KRS 161.011 to permit suicide prevention training for classified employees to be accomplished through self-review of suicide prevention materials.

HCS - Require 2 hours self-study of suicide prevention techniques in addition to the required 4 days of professional development for high school and middle school professionals.

Jan 5-introduced in Senate

Jan 6-to Education (S)

Jan 28-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Feb 1-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Tuesday, February 9, 2010 Feb 9-passed over and retained in the

Orders of the Day Feb 10-passed over and retained in

the Orders of the Day

Feb 11-3rd reading, passed 38-0 with floor amendment (1)

Feb 12-received in House

Feb 17-to Economic Development (H) Feb 18-reassigned to Education (H)

Mar 4-posted in committee

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 95-1 with Committee Substitute

Mar 16-received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch. 136)

SB 66 (BR 898) - D. Seum

AN ACT relating to real estate appraisal management companies.

Create new sections of KRS Chapter 324A to define terms related to real management estate appraisal companies; require registration of real management estate appraisal companies with the board and provide qualifications and limitations on registration; establish a filing fee of not more than \$5,000 and require surety provide requirements their registered companies and directors, officers, and employees, agents; require executive director of the board to maintain a register of all applicants; grant board the authority to penalize registrants for specified offenses; exempt specified parties from provisions of the Act; specify that the Act shall be known as the Kentucky Appraisal Management Company Registration Act.

SB 66 - AMENDMENTS

SCS - Retain original provisions except delete the provision that a registrant shall not hire a real estate broker to perform a broker's price opinion or comparative market analysis to be used in lieu of an appraisal.

SFA (1, D. Seum) - Modify the filing fee the Kentucky Real Estate Appraisers Board may charge an appraisal management company from a maximum of \$5,000 to a reasonable fee as set by the board.

Jan 5-introduced in Senate

Jan 6-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 15, 2010; floor amendment (1) filed to Committee Substitute

Mar 15-3rd reading, passed 34-0 with Committee Substitute, floor amendment (1)

Mar 16-received in House
Mar 18-to Licensing & Occupations

Mar 22-posting waived

Introduced Jan. 6, 2010

SB 67 (BR 397) - K. Winters

AN ACT relating to early high school graduation and making an appropriation

therefor.

Create a new section of KRS Chapter 158 to be numbered KRS 158.142 to establish an option for early high school graduation beginning in the 2011-2012 school year; define the curriculum requirements for early graduation and unconditional admission into a Kentucky public two-year community and technical college and the requirements for conditional admission into a four-year public college; establish the Early Graduation Scholarship Certificate and the processes for awarding it and using it; create a new section of KRS Chapter 164 to create the early graduation scholarship fund to be administered by Kentucky Higher Education Assistance Authority; amend 157.360 to describe how state funds from the SEEK appropriation will be transferred to the scholarship fund to support early high school graduates; amend KRS 157.420 to conform; amend KRS 158.140 to limit the powers of the Kentucky Board of Education or a local from imposing graduation requirements that would prohibit a student from pursuing an early graduation program; amend KRS 164.7879 to prescribe how an early graduate would qualify for a KEES award; APPROPRIATION.

SB 67 - AMENDMENTS

SCS - Retain original provisions except delete the separate early graduation curriculum requirements for students entering Kentucky 2-year public postsecondary education institutions; direct that the early graduation curriculum requirements shall be the same for students entering either a 2-year or a 4-year public postsecondary education institution.

HCS - Retain original provisions, except amend KRS 164.7879 to add an IB score of "4" for eligibility for a KEES supplemental award; amend KRS 164.7881 to add specific grade point average as required reporting for students who are on track to graduate; amend KRS 164.785 to clarify that tuition grants are based on students enrolled in four year institutions.

HCA (1, R. Meeks) - Amend KRS 154A.020 to change the intent of the General Assembly from prohibiting to permitting government programs and services to be mentioned in advertising or promoting the lottery; amend KRS 154A.050 to permit the lottery commission board of directors to advertise and promote the lottery by describing educational programs and services that benefit from and are supported by lottery proceeds.

HCA (2/Title, C. Rollins II) - Make title amendment.

HFA (1/Title, C. Rollins II) - Make title amendment.

HFA (3/FN/P, J. Greer) - Attach the provisions of HB 301/GA to SB 67/GA HCS.

Jan 6-introduced in Senate Jan 7-to Education (S)

Jan 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 1-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Tuesday, February 9, 2010

Feb 9-3rd reading, passed 38-0 with

Committee Substitute

Feb 10-received in House Feb 12-to Education (H)

Mar 11-posted in committee

Mar 16-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendments (1) and (2-title); floor amendment (1-title) filed

Mar 17-2nd reading, to Rules

Mar 18-posted for passage in the Regular Orders of the Day for Friday, March 19, 2010; floor amendment (3) filed to Committee Substitute

Mar 25-3rd reading, defeated 38-59 with Committee Substitute, committee amendment (1)

SB 68 (BR 160) - K. Winters

AN ACT relating to selection of school personnel.

Create a new section of KRS 156 to require the Kentucky Department of Education to develop a teacher selection training module; require the department to provide training on the use of the module to all principals; establish requirements for all principals to complete the initial training module; require the department to develop a training module update and make available to principals who have completed the initial training; allow principals to be awarded credit for hours spent completing initial and update training.

SB 68 - AMENDMENTS

HCS - Retain original provisions with the following changes: require 12 hours of training rather than 15; change training completion date for a school principal employed on or before January 1, 2011, to June 30, 2013, rather than June 1, 2013.

HFA (1, R. Nelson) - Urge the Naismith Memorial Basketball Hall of Fame to enshrine Coach Joe B. Hall among its inductees.

HFĂ (2/Title, R. Nelson) - Make title amendment.

Jan 6-introduced in Senate Jan 7-to Education (S)

Jan 21-reported favorably, 1st reading, to Consent Calendar

Jan 22-2nd reading, to Rules

Feb 2-posted for passage in the Regular Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading passed 35-0:

Feb 3-3rd reading, passed 35-0; received in House Feb 8-to Education (H)

Mar 18-posted in committee

Mar 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 25, 2010

Mar 25-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Mar 26-3rd reading, passed 94-0 with Committee Substitute, floor amendments (1) and (2-title); received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, floor amendments (1) and (2-title); Senate refused to concur in House Committee Substitute, floor amendments (1) and (2-title); received in House

Apr 1-House refused to recede from Committee Substitute, floor amendments

(1) and (2-title); Conference Committee appointed in House; received in Senate

SB 69 (BR 342) - K. Winters

AN ACT relating to incentives for teachers and making an appropriation therefor.

Create a new section of KRS Chapter 157 to require local school districts, under certain conditions, to provide a salary supplement, beginning in the 2010-2011 school year and thereafter to teachers of chemistry, physics, or mathematics and to teachers chemistry, physics, or mathematics employed in schools with a high concentration of students eligible for free or reduced lunch; require the Education Professional Standards Board to promulgate administrative regulations; establish that the monetary awards for teachers shall not be used in the calculation for contributions for KTRS; amend KRS 164.757 to include elementary teachers enrolled postsecondary education mathematics classes as eligible recipients of the teacher certification loan fund; require the Education Professional Standards Board to establish an accelerated certification program for certified teachers to obtain additional certification in physics, chemistry, or mathematics; allow teachers enrolled in accelerated certification program to be exempt from repayment of loans.

Jan 6-introduced in Senate Jan 7-to Education (S)

SB 70 (BR 504) - K. Winters

AN ACT relating to reorganization.

Amend KRS 12.020 and 12.023 to move the Council on Postsecondary Education from the Education and Workforce Development Cabinet to the Governor's Office for administrative purposes; amend KRS 151B.020 and 151B.130 to conform; confirm Executive Order 2009-539.

Jan 6-introduced in Senate
Jan 7-to Education (S)
Jan 28-reported favorably, 1st
reading, to Consent Calendar
Feb 1-2nd reading, to Rules
Feb 9-recommitted to Education (S)

SB 71/LM (BR 827) - D. Harper Angel, E. Tori, W. Blevins Jr., D. Boswell, J. Pendleton, R. Webb

AN ACT relating to special license plates.

Amend KRS 186.162 to create a special license plate for recipients of the Silver Star Medal or the Bronze Star Medal awarded for valor; amend KRS 186.164 to direct the Transportation Cabinet to promulgate administrative regulations regarding the documentation required to show proof of being a recipient of the Silver Star Medal or Bronze Star Medal awarded for valor; amend KRS 186.166 to require that Silver Star Medal and Bronze Star Medal license plates be perpetually produced.

Jan 6-introduced in Senate Jan 7-to Transportation (S) Feb 24-reported favorably, 1st reading, to Consent Calendar Feb 25-2nd reading, to Rules Mar 1-posted for passage in the Regular Orders of the Day for Tuesday, March 2, 2010

Mar 2-3rd reading, passed 38-0; received in House

Mar 4-to Military Affairs & Public Safety (H)

Mar 16-posted in committee

Mar 24-reported favorably, 1st reading, to Consent Calendar

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 95-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 72)

SB 72 (BR 808) - D. Thayer

AN ACT relating to medium farm wineries.

Amend KRS 241.010 to create license category and definition for medium farm winery; change definition of "winery" to include a medium farm winery; amend KRS 243.030 to create licensing fees and categories for a medium farm winery, off-premise retail location, and a medium farm winery wholesaler; create a new section of KRS Chapter 243 to establish actions authorized by a medium farm winery wholesaler license; permit a medium farm winery wholesaler to have its licensed premise on or in the licensed premise of a medium farm winery; amend KRS 243.155 to include the medium farm winery in provisions regulating small farm wineries including eligibility and application process: scope of business authorized by license; tasting rooms and off-site retail premises, and shipping and transport; local option election; other permitted licenses including restaurant wine license and retail malt beverage license; amend KRS 243.730 to mandate that a medium farm winery pay and report excise tax on quarterly basis; amend KRS 243.882 to conform.

SB 72 - AMENDMENTS

SCS - Delete original provisions to expand business authorized by a vintner license; change definition of "vintner" to exclude a small farm winery; amend KRS 243.030 to create license fee and category for vintner off-premises retail license; create a new section of KRS Chapter 243 to establish eligibility and application process for a vintner license; require that a small farm winery applying for a vintner license retain all rights associated with its small farm winery license until results of affirmative local option election and issuance of vintner license; establish scope of business authorized by vintner license, including manufacture and bottling, tasting rooms, sell at retail, transport, and shipping; local election establish option requirements; allow vintner to hold restaurant wine license and malt under beverage license limited circumstances; permit a vintner to hold one or more off-premises retail license; require wholesaler to permit vintner to deliver wine from winery proper to portion of winery used for retail sales; require all direct shipments to be invoiced from vintner to wholesaler and from wholesaler to vintner for tax purposes; amend KRS 243.120 and

244.240 to conform.

SCA (1/Title, D. Thayer) - Make title amendment.

SFA (1, D. Thayer) - Retain original provisions, except amend the definition of a "vintner" to limit annual wine production to 250,000 gallons.

SFA (2/Title, D. Thayer) - Make title amendment.

SFA (3, D. Thayer) - Retain original provisions except change "vintner" to "farm vintner" throughout; create license category and establish fee amounts for "farm vintner license" and "farm vintner off-premises retail license"; define "farm vintner" as a winery producing wines in excess of 50,000 gallons but not more than 250,000 gallons; change the certifying authority of results from a local option election from the Secretary of State to the county/judge executive; delete Sections 5 and 6.

SFA (4, D. Thayer) - Retain original provisions except limit production to 100,000 gallons; remove all retail and shipping privileges for a medium farm winery, including off-premises retail sites, restaurant wine license and retail malt beverage license; permit a medium farm winery to sell wine to wholesale license holders and small farm winery license holders; permit small farm wineries to sell wine produced by a medium farm winery at retail; allow the holder of a small farm winery license to also hold a medium farm winery license; authorize a medium farm winery to have its licensed premises on the licensed premise of a small farm winery; amend KRS 243.882 and 243.884 to conform.

Jan 6-introduced in Senate

Jan 7-to Licensing, Occupations & Administrative Regulations (S)

Feb 9-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 10-2nd reading, to Rules

Feb 11-floor amendment (1) filed to Committee Substitute

Feb 16-posted for passage in the Regular Orders of the Day for Wednesday, February 17, 2010; floor amendment (3) filed to Committee Substitute, floor amendment (2-title) filed

Feb 17-passed over and retained in the Orders of the Day

Feb 18-passed over and retained in the Orders of the Day

Feb 19-passed over and retained in the Orders of the Day

Feb 22-passed over and retained in the Orders of the Day; floor amendment (4) filed

Feb 23-passed over and retained in the Orders of the Day

Feb 24-passed over and retained in the Orders of the Day

Feb 25-passed over and retained in the Orders of the Day

Feb 26-passed over and retained in

the Orders of the Day Mar 1-passed over and retained in the

Orders of the Day
Mar 2-passed over and retained in the

Orders of the Day
Mar 3-passed over and retained in the

Orders of the Day

Mar 4-passed over and retained in the

Orders of the Day
Mar 5-taken from the Regular Orders
of the Day; recommitted to Licensing,
Occupations & Administrative

Regulations (S)
Apr 14-taken from Committee, placed

in the Orders of the Day

SB 73 (BR 90) - J. Rhoads, J. Schickel, M. Reynolds

AN ACT relating to the use of juries in competency hearings conducted in guardianship proceedings.

Amend KRS 387.570 and 387.580 to allow a bench trial when the parties agree, there is no objection from interested parties, and the judge finds no cause to require a jury trial.

Jan 6-introduced in Senate Jan 7-to Judiciary (S)

SB 74 (BR 104) - R. Webb, P. Clark, K. Stein

AN ACT relating to crimes and punishments.

Amend KRS 532.356 to make the loss of a driver's license for a theft offender who has not paid their restitution discretionary with the court rather than mandatory.

Jan 6-introduced in Senate Jan 7-to Judiciary (S)

Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

SB 75 (BR 72) - G. Tapp, D. Boswell, P. Clark, D. Harper Angel, J. Pendleton, J. Rhoads, D. Seum

AN ACT relating to nursing.

Amend KRS 314.011 to delete the requirement that the Board of Nursing establish limits for specific controlled through administrative substances regulations but leave in place their authority to do so; delete language creating the Controlled Substances Formulary Development Committee; amend KRS 314.042 to delete the requirement for an advanced registered practitioner prescribing or nurse dispensing nonscheduled legend drugs to enter into a collaborative agreement with a physician; authorize an advanced registered nurse practitioner prescribing controlled substances to prescribe without a collaborative agreement if certain requirements are met; provide that any law or regulation that requires a doctor's signature is satisfied by the signature of an advanced registered nurse practitioner.

Jan 6-introduced in Senate
Jan 7-to Licensing, Occupations &
Administrative Regulations (S)

SB 76 (BR 856) - R. Palmer II

AN ACT relating to management of institutional funds.

Adopt modern standards of prudent investment and modernize the responsibilities of fiduciaries in the management of the institutional funds of charitable organizations as contained in the Uniform Prudent Management of Institutional Funds Act; Repeal Uniform Management of Institutional Funds Act, KRS Sections 273.510 to 273.590.

Jan 6-introduced in Senate
Jan 7-to Banking & Insurance (S)
Feb 2-reported favorably, 1st reading,
to Consent Calendar

Feb 3-2nd reading, to Rules
Feb 9-posted for passage in the

Regular Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 36-0; received in House

Feb 12-to Banking & Insurance (H)
Feb 26-posted in committee

Feb 26-posted in committee Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules Mar 5-posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 15-3rd reading, passed 94-0

Mar 16-received in Senate

Mar 17-enrolled, signed by President of the Senate

Mar 18-enrolled, signed by Speaker of the House; delivered to Governor

Mar 25-signed by Governor (Acts ch. 34)

SB 77 (BR 895) - T. Buford

AN ACT relating to self-insurance groups.

Amend KRS 304.33-020 to clarify that liability self-insurance groups are subject to the insurance code rehabilitation and liquidation statutes, rather than bankruptcy proceedings; amend KRS 304.48-090 to specify the authorized investments for liability self-insurance groups; amend KRS 304.48-140 to require a liability self-insurance group board of trustees to establish a formal conflict-of-interest or code-of-conduct policy applicable to the board of trustees; remove the exemption for governmental entity self-insurance groups from board of trustee membership restrictions; amend KRS 304.48-170 to require liability selfinsurance groups to file quarterly financial statements with the executive director of the Office of Insurance and require a self insured group to make the statement of financial condition available to a group member upon request; amend KRS 304.48-180 to clarify that the rates, underwriting guidelines, and evidences of coverage of a liability selfinsurance group are to be filed with the executive director and reviewed and approved in the same manner as private insurers; amend KRS 304.48-240 to clarify that liability self-insurance groups are subject to the unfair trade practices provisions of Subtitle 12 of KRS Chapter 304; amend KRS 304.48-250 to provide that if a liability self-insurance group fails to make an assessment levied against it by the executive director for insufficient assets, it may be placed in delinquency proceedings pursuant to Subtitle 33 of KRS Chapter 304; amend KRS 304.48-260 to authorize the executive director to suspend or revoke the certificate of filing of a liability self-insurance group or impose a civil penalty for violation of the unfair trade practices provisions of Subtitle 12 of KRS Chapter 304 and administrative regulations promulgated pursuant thereto; create a new section of Subtitle 48 of KRS Chapter 304 to clarify that liability self-insurance groups are subject to the unfair trade practices provisions of Subtitle 12 of KRS Chapter 304 and the administrative hearing requirements contained in KRS 304.2-310 to 304.2-370; amend KRS 304.50-155 to clarify that workers' compensation self-insured groups are subject to the unfair trade practice contained in Subtitle 12 of KRS Chapter 304.

Jan 6-introduced in Senate Jan 7-to Banking & Insurance (S) Jan 26-reported favorably, reading, to Calendar

Jan 27-2nd reading, to Rules Feb 5-posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-passed over and retained in the Orders of the Day

Feb 9-3rd reading, passed 38-0 Feb 10-received in House

Feb 12-to Banking & Insurance (H)

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules

Mar 9-posted for passage in the Regular Orders of the Day Wednesday, March 10, 2010

Mar 19-3rd reading, passed 92-0 Mar 22-received in Senate; enrolled, signed by President of the Senate

Mar 23-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch.

SB 78 - See Introductions on January 7, 2010.

SB 79 - See Introductions on January 7, 2010.

SB 80/LM (BR 1066) - D. Seum

AN ACT relating to the duties and powers of the mayor of a consolidated local government.

Create a new Section of KRS Chapter 67C defining mayor's powers and duties, create requirement to submit annual revenue and financial, require submission of capital projects plan, define capital projects, require creation of surplus funds account in general fund, define surplus funds account, submit an annual budget, with both a surplus expenditure and budget reduction plan, list requirements for surplus expenditure plan, and alternatives to expending surplus funds, define the terms of a budget reduction plan, place limits on the use of certain budget reduction strategies, make any employee lay-off subject to any civil service ordinances or collective bargaining agreements, create a requirement for mayor to inform agencies and metro council of the status of the budget in regards to surplus or deficit, require the mayor to implement budget reduction plan once certain thresholds reached, create standards for the restoration of reduced services, require the mayor to designate an agency or contracted individual with the mission to track actual and projected revenues with the budget plan adopted, require the designated individual or agency to inform the mayor and metro council monthly of past months revenues, require the designated agency or individual to report quarterly on actual revenues, versus forecast revenues, and to forecast future revenues versus budget forecasts; to amend KRS 67C.105 make certain contracts. agreements, and obligations subject to metro council approval; and amend KRS 67C.139 to conform.

SB 80 - AMENDMENTS SFA (1/LM, T. Shaughnessy) - Create a new section of KRS Chapter 67 to

apply the provisions of Section 1 of Senate Bill 80 to county governments; amend KRS 67.710 to apply the provisions of Section 2 of Senate Bill 80 to county judge/executives; create a new section of KRS Chapter 67A to apply Section 1 of Senate Bill 80 to urbancounty governments; create a new section of KRS Chapter 67A to apply Section 2 of Senate Bill 80 to urbancounty governments; amend 83A.130 to apply the provisions of Senate Bill 80 to mayor-council form of city government; amend KRS 83A.140 to apply the provisions of Section 1 of Senate Bill 80 to the city commission form of government; amend KRS 83A.150 to apply the provisions of Senate Bill 80 to the city manager form of city of government; create a new section of KRS 67.825 to 67.875 to apply the provisions of Section 1 of Senate Bill 80 to charter county governments; create a new section of KRS 67.825 to 67.875 to apply the provisions of Section 2 of Senate Bill 80 to charter county governments; create a new section of KRS 67.900 to 67.940 to apply the provisions of Section 1 of Senate Bill 80 to unified governments; create a new section of KRS 67.900 to 67.940 to apply the provisions of Section 2 of Senate Bill 80 to unified local governments.

SFA (2/Title, T. Shaughnessy) - Make title amendment.

Jan 6-introduced in Senate Jan 7-to State & Local Government (S)

20-reported favorably, reading, to Calendar

Jan 21-2nd reading, to Rules

Jan 26-floor amendments (1) and (2title) filed

Feb 2-posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010; 3rd reading; floor amendments (1) and (2-title) withdrawn; passed 23-14

Feb 3-received in House Feb 8-to Local Government (H)

Introduced Jan. 7, 2010

SB 78 (BR 1089) - E. Tori

AN ACT relating to the Kentucky Department of Veterans' Affairs acting as a fiduciary.

Amend KRS 40.310 to require the Department of Veterans' Affairs to promulgate administrative regulations to carry out the provisions of this Act; amend KRS 388.190 to include the department in the definition of "person"; create a new section of KRS Chapter 388 to permit the department to act as a guardian or a conservator for a disabled veteran or the minor child of a veteran: amend KRS 388.220 and 388.230 to conform; amend KRS 388.270 to provide that a bond shall not be required when the department acts as a guardian or conservator; amend KRS 388.300 to require that the department receive compensation as a guardian or conservator consistent with the federal guidelines; prohibit the department from receiving compensation in excess of that allowed under state law.

Jan 7-introduced in Senate Jan 11-to Veterans, Military Affairs, & Public Protection (S)

SB 79 (BR 1067) - G. Tapp

AN ACT relating to the State Board of Licensure for Professional Engineers and Land Surveyors.

Make a one-time board term of three years for one land surveyor who is appointed under KRS 322.230 to fill a position on the State Board of Licensure for Professional Engineers and Land Surveyors after the previous term for that position has expired on December 31, 2010; revert the term of this board position back to four years for any subsequent appointments.

SB 79 - AMENDMENTS

HFA (1/P, S. Overly) - Attach the provisions of HB 110/GA.

HFA (2/Title, S. Overly) - Make title amendment.

CCR - Cannot agree.

FCCR - Retain the provisions of SB 79/GA; add the provisions of HB 384/SCS; add the provisions of HB 110/GA, except remove the requirement that the administration of state construction contracts be executed under the direct supervision of a professional engineer or a licensed architect; amend the title to read "AN ACT relating to licensed occupations.

Jan 7-introduced in Senate Jan 11-to Licensing, Occupations &

Administrative Regulations (S) Jan 19-reported favorably, reading, to Calendar

Jan 20-2nd reading, to Rules

Jan 27-posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 38-0 Feb 1-received in House

Feb 8-to Licensing & Occupations (H) Mar 9-posting waived

Mar 12-reported favorably, reading, to Calendar

Mar 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 23-floor amendments (1) and (2title) filed

Mar 26-3rd reading, passed 83-7 with floor amendments (1) and (2-title); received in Senate

Mar 29-posted for passage for concurrence in House floor amendments (1) and (2-title); Senate refused to concur in House floor amendments (1) and (2-title); Members appointed to pending conference committee; received in House; Members appointed to pending conference committee

Apr 1-House refused to recede from floor amendments (1) and (2-title); Conference Committee appointed in and Senate; Conference Committee report filed in House: Conference Committee report adopted in House: Free Conference Committee appointed in House; Free Conference Committee report filed in House

Apr 14-Conference Committee report filed in Senate; Conference Committee report adopted in Senate; Free Conference Committee appointed in Senate; Free Conference Committee report filed in Senate; Free Conference Committee report adopted in House; Bill passed 71-27; received in Senate; Free Conference Committee report adopted in Senate; Bill passed 37-0; enrolled, signed by President of the Senate

Apr 15-enrolled, signed by Speaker of the House; delivered to Governor

Apr 26-signed by Governor (Acts ch.

SB 81 (BR 1079) - G. Tapp

AN ACT relating to professional engineers and land surveyors. Amend various sections of KRS

Chapter 322 to make technical corrections to the employee and subordinate exemption manufacturer's exemption; add language to ensure that the exemption does not extend to site-specific engineering work; require English competency for all applicants; redefine the felony conviction resulting in ineligibility for licensure as any felony involving sexual misconduct, violence, fraud, or deceit; clarify that if a business entity has a physical location within the Commonwealth, the permitted entity's engineer in responsible charge must be located at that main office, rather than at each branch office as long as he or she maintains direct supervisory control; remove the requirement for references for business entities; change the responsible-charge requirement for an owner or officer of a business entity and exclude sole proprietors from the business entity provisions; remove the requirement for inclusion of proof of English proficiency with applications; require references and employment verifications to remain confidential; change the term licensure reciprocity to "licensure by endorsement"; remove language requiring mailing as the only method for providing notice; clarify that the licensee is responsible for renewal; remove moral turpitude language and leave any felony as grounds for disciplinary action; delete outdated language on a surety bond for the secretary-treasurer; permit roster information in electronic form; require direct supervision of construction only if the professional is contracted to provide that service; remove language for bond execution; update language regarding buildings requiring the services of an engineer or architect to make it consistent with KRS 323.033; repeal KRS 322.015, 322.200, and 322.310.

SB 81 - AMENDMENTS

SFA (1, R. Webb) - Amend KRS 322.360 to add landscape architects engaged in the practice of landscape architecture to the list of professionals required to develop and administer construction contracts of any public work involving engineering.

Jan 7-introduced in Senate Jan 11-to Licensing, Occupations & Administrative Regulations (S) favorably. Jan 26-reported

reading, to Calendar Jan 27-2nd reading, to Rules

Jan 28-floor amendment (1) filed Feb 1-recommitted to Licensing, Occupations & Administrative Regulations (S)

SB 82 (BR 446) - D. Thayer

AN ACT relating to executive branch ethics.

Amend KRS 11A.010 to include in the definition of "officer" board members and persons that perform functions of major

through management positions contractual employment arrangements; define "state agency" instead of "agency"; add definitions for "person," "matter," and "board member"; amend KRS 11A.020 to prohibit a public servant from using his or her official position to use or misuse state property and resources or to solicit, sell, or engage in a financial transaction with a subordinate or a person the public servant supervises or is doing business with or is regulated by the state agency that employs the public servant; amend KRS 11A.040 to prohibit a public servant from employment negotiations with a person or business that does business with or is regulated by the state agency for which he or she works or supervises; amend KRS 11A.045 to prohibit a public servant, his or her spouse or dependent child, or a board member from accepting any gift up to \$50 per year from a lobbyist, employer, or real party in interest; require a public servant to disclose to the commission the existence of a legal defense fund established for the public servant, and report donations to the legal defense fund by filing quarterly reports with the commission; prohibit donations to the legal defense fund from certain specified persons; amend KRS 11A.050 to require an officer or public servant to file a statement of financial disclosure within 90, rather than 30, daysafter leaving his or her position; require disclosure of additional information relating to nature of businesses; amend KRS 11A.060 to add the Secretary of State, the Attorney General, and the Auditor of Public Accounts as officials who submit nominees to the Governor appointment to the Executive Branch Ethics Commission; create a new section of KRS Chapter 11A to prohibit a board member who owns or controls an interest of more than five percent in a business to undertake, execute, hold, or enjoy any gain granted by the board of which he or she is a member; require that a board member disclose in writing to the other members of the board his or her direct or indirect interest in any undertaking that puts the member's personal interest in conflict with that of the board, require a board member to abstain from all decisions regarding such interests; amend KRS 11A.990 to require that persons who fail to file a statement of financial disclosure by a date specified have his or her salary withheld from the sixteenth day of noncompliance until he or she complies; KRS 61.102 to amend extend protections for employees that report or disclose actual or suspected wrongdoing to the Executive Branch Ethics Commission; amend KRS 61.103 to change the time period from 90 days to one year for an employee to bring a civil action alleging a violation of KRS 61.102; amend KRS 11A.015 and 11A.130 to conform.

SB 82 - AMENDMENTS

SCS - Retain original provisions with changes only to a \$25 limit on gifts and to remove the Secretary of State as a person required to submit names to be considered for the commission; amend KRS 11A.100 to require the commission to refer to the county attorney, or the Commonwealth's attorney of the appropriate jurisdiction, evidence of

criminal violation; to require findings by the commission of a violation of this Act to lead to dismissal or discipline; amend KRS 11A.110 to require the commission to post financial disclosure forms on-line; create new sections of KRS Chapter 11A to prohibit members of boards and commissions from holding contracts issued by that board; to prohibit a public servant or a lobbyist from soliciting, accepting, or directing campaign contributions; amend KRS 61.102 to add the commission to the list of entities a person may report to and receive whistle blower protection; amend KRS 61.103 to extend from 90 days to one year the time in which an employee may bring a cause of action; create a new section of KRS Chapter 11A to require disclosure of the use of the mansion by the Governor, by anyone other than state employees or elected officials; create a new section of KRS Chapter 45A to define terms to prohibit campaign contributions from those with a state contract; to prohibit a business entity seeking a state contract from giving substantial campaign funds to a statewide candidate, slate, or state or county party within 18 months of seeking the contract; to require a business prior to entering into a contract with the state, to certify that the business entity has not violated provisions of this Act; amend 45A.110 and 45A.115 to conform; amend KRS 45A.485 to establish if a business entity makes a prohibited contribution the entity will be disqualified from any state contract for 5 years; create a new section of KRS Chapter 121 to require candidates to take measures reasonable warn contributors of the potential impact of making contributions in violation of this Act; amend KRS 174.504 and 174.510 to require enhanced reporting of the use of state aircraft by the Executive Branch; create a new section of KRS Chapter 174 to require certain reports from the Capitol City Airport Division; create a new section of KRS Chapter 11A to require the Governor to disclose to the commission information about each trip, including allocation of trip between official business and personal business; create a new section of KRS Chapter 43 to require the Auditor of Public Accounts to conduct an annual audit of the Governor's use of state aircraft; create a new section of KRS Chapter 11A to require mandatory ethics training of Executive Branch employees; amend KRS 11A.241 to direct the commission to establish and implement a voluntary annual ethics training program for executive agency lobbyists; amend KRS 11A.015 and 11A.130 to conform; amend KRS 11A.211 to require each executive agency lobbyist to pay a registration fee of \$125.

Jan 7-introduced in Senate

Jan 11-to State & Local Government (S)

Feb 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 25-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 34-4 with Committee Substitute

Mar 4-received in House Mar 8-to State Government (H) Introduced Jan. 8, 2010

SB 1 (BR 945) - D. Williams

AN ACT relating to primary stroke center certification.

Create a new section of KRS Chapter 216B to require the secretary of the Cabinet for Health and Family Services to designate as a primary stroke center any acute care hospital which has received a primary stroke center certification from the Joint Commission on Accreditation of Healthcare Organizations (JCAHO); suspend or revoke a designation if certification is withdrawn; promulgate administrative regulations to establish criteria for designation.

SB 1 - AMENDMENTS

SCS - Retain original provisions of the bill except amend the definition of "primary stroke center certification" by replacing "accreditation" "certification," permitting certification by another cabinet approved organization, and requiring that acute care hospitals comply with national standards and safety goals, use evidence-based clinical practice guidelines, and use an organized approach to performance; delete the requirement for the cabinet to promulgate administrative regulations to establish criteria for designation.

HFA (1/P, T. Burch) - Attach the provisions of HB 412; clarify language directing the Office of Education Accountability to study issues related to teachers working in alternative settings; include the Kentucky Educational Collaborative for State Agency Children in the development of an administrative regulation developing a classification and data collection system.

HFA (2/Title, T. Burch) - Make title amendment.

Jan 8-introduced in Senate

Jan 11-to Health & Welfare (S); taken from committee; 1st reading; returned to Health & Welfare (S)

Jan 19-taken from committee; 2nd reading; returned to Health & Welfare (S)

Jan 20-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Wednesday, January 20, 2010; 3rd reading, passed 37-0 with Committee Substitute

Jan 21-received in House

Jan 26-to Health & Welfare (H)

Mar 2-posted in committee

Mar 4-reported favorably

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-taken from the Consent Orders of the Day, placed in the Regular Orders

of the Day
Mar 9-floor amendments (1) and (2-title) filed

Mar 26-3rd reading; passed 92-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 67)

Introduced Jan. 11, 2010

SB 2 (BR 333) - D. Williams

AN ACT proposing to create a new section of the Constitution of Kentucky.

Propose to create a new section of the Constitution of Kentucky to define "expansion of gambling" and mandate that the expansion of gambling requires an amendment to the Constitution of Kentucky; submit to the voters for approval or disapproval.

SB 2 - AMENDMENTS

SCS - Retain original provisions and change language in ballot question.

Jan 11-introduced in Senate; to State & Local Government (S); taken from committee; 1st reading; returned to State & Local Government (S)

Jan 12-taken from committee; 2nd reading; returned to State & Local Government (S)

Jan 20-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Wednesday, January 20, 2010; passed over and retained in the Orders of the Day

Jan 21-3rd reading, defeated 21-16 with Committee Substitute

SB 83 (BR 1080) - T. Buford, K. Stein

AN ACT relating to gift cards.

Amend KRS 367.890 to delete gift cards distributed by an issuer as an award, loyalty, or promotional program from the minimum one year expiration requirement.

Jan 11-introduced in Senate

Jan 12-to Economic Development, Tourism & Labor (S)

Jan 26-reported favorably, 1st reading, to Consent Calendar

Jan 27-2nd reading, to Rules

Feb 5-posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-3rd reading, passed 36-0; received in House

Feb 12-to Banking & Insurance (H) Mar 15-posted in committee

Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 18-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 19, 2010

Mar 19-3rd reading, passed 92-0 Mar 22-received in Senate; enrolled,

signed by President of the Senate
Mar 23-enrolled, signed by Speaker of

the House; delivered to Governor Apr 1-signed by Governor (Acts ch. 54)

SB 84/CI (BR 1069) - R. Stivers II

AN ACT relating to health care programs for prisoners.

Amend KRS 441.053, relating to jail health care operations, to allow jails that contract for comprehensive health care services from a private provider to not utilize the Department of Corrections' pharmacy services plan; prohibit an entity that provides medical, dental, psychological, or pharmacy services to the Department of Corrections and local jails from also providing claims management or plan evaluation services.

SB 84 - AMENDMENTS

SCS/CI - Retain original provisions of bill; mandate that the Department of Corrections waive the requirement that jails use the Department of Corrections' pharmacy plan if the cost of the contracted prescription plan is equal to or less than the total cost of the Department of Corrections' pharmacy plan.

HFA (1, D. Graham) - Insert provision to amend KRS 441.045 to require the use of the Medicaid rate in billing for jail prisoner medical, dental, or psychological care, unless another rate is specified in statute.

HFA (2, B. Yonts) - Insert provision to amend KRS 441.045 to require the use of the Medicaid rate in billing for jail prisoner medical, dental, or psychological care unless another rate is specified in statute; provide that health care bills are to be paid within 30 days of receipt; provide that correctional officer is to remain with a prisoner while at a health care facility.

Jan 11-introduced in Senate
Jan 12-to State & Local Government
(S)

Feb 17-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 18-2nd reading, to Rules

Feb 22-posted for passage in the Regular Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 38-0 with Committee Substitute

Feb 25-received in House

Feb 26-to Local Government (H)

Mar 12-posted in committee

Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 18 2nd reading to Bules; peeted

Mar 18-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 19, 2010

Mar 19-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 22-floor amendment (1) filed

Mar 23-floor amendment (2) filed

Mar 24-3rd reading, passed 95-0; received in Senate; enrolled, signed by President of the Senate

Mar 25-enrolled, signed by Speaker of the House; delivered to Governor

Apr 6-signed by Governor (Acts ch. 64)

Introduced Jan. 12, 2010

SB 85 (BR 508) - D. Givens

AN ACT relating to the Kentucky Milk Commission.

Amend KRS 260.662 to add three nonvoting members to the Kentucky Milk Commission; confirm Executive Order 2009-754.

SB 85 - AMENDMENTS

SFA (1, D. Givens) - Replace the Director of the UK College of Agriculture Division of Regulatory Services with the Director of the UK Agricultural Experiment Station to the Kentucky Milk Commission.

Jan 12-introduced in Senate
Jan 13-to Agriculture (S)
Jan 21-reported favorably, 1s
reading, to Consent Calendar
Jan 22-2nd reading, to Rules

Jan 28-floor amendment (1) filed

Feb 2-posted for passage in the Regular Orders of the Day for Thursday, February 4, 2010

Feb 4-3rd reading, passed 38-0 with floor amendment (1); received in House Feb 8-to Agriculture & Small Business

Feb 22-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 18-3rd reading, passed 98-0; received in Senate

Mar 19-enrolled, signed by President of the Senate

Mar 22-enrolled, signed by Speaker of the House; delivered to Governor

Mar 25-signed by Governor (Acts ch. 27)

Introduced Jan. 13, 2010

SB 86 (BR 286) - D. Harper Angel

AN ACT relating to restaurant display of caloric information.

Create new section of KRS 217.280 to 217.390 to define "food facility," "nutrient content disclosure statement," "drivethrough," "menu board," "point of sale." and "standard menu item"; require food service establishments identified with chain restaurants and having 20 or more locations in the United States to provide a nutrient content disclosure statement for all food and drink items sold on menus and menu boards; permit food service establishments to provide additional nutrition information; amend KRS 217.990 to establish that violators shall be fined no less than \$100 and no more than \$1,000 for each violation; establish a delayed effective date July, 1

Jan 13-introduced in Senate Jan 14-to Agriculture (S)

SB 87/LM (BR 960) - D. Thayer

AN ACT relating to quasigovernmental agencies selling insurance products.

Create a new section of Subtitle 3 of KRS Chapter 304 to define "quasi-governmental agency" and to require each quasi-governmental agency to be subject to KRS 61.872 to 61.884, provide a Web site to allow citizens Internet access to financial data relating to the quasi-governmental agency, have an annual audit of the quasi-governmental agency conducted, and post the annual audit on the Web site each year beginning January 1, 2011.

SB 87 - AMENDMENTS

SCS/LM - Create a new section of KRS Chapter 65 to define "public entity" as organizations representing local governments, and "affiliated organizations" organizations as administered by a public entity; create a new section of KRS Chapter 65 to require the governing body of a public entity to be subject to the provisions of KRS 61.872 to 61.884 and 61.800 to 61.850 with certain exceptions, provide a Web site by January 1, 2011 that will allow citizen access to financial

data of the public entity and its affiliated organizations, to undergo an annual audit by a certified public accountant, to require that the certified public accountant provide access to its work to the Auditor of Public Accounts, and to allow the Office of the Auditor of Public Accounts to conduct an examination of the public entity and its affiliated organizations; create a new section of KRS Chapter 65 to require the governing body of a public entity and its affiliated organizations to adopt a procurement policy, approve a personnel and compensation policy, establish a process for handling concerns including ethics violations, conduct training, and adopt a code of ethics.

SCA (1/Title, D. Thayer) - Make title amendment.

SFA (1, D. Thayer) - Retain original provisions of the bill; specify that "public entity" is an association of local designate governments; that 'documentation relating to a fraud investigation conducted by the public entity or an affiliated organization that does not become evidence in a criminal or civil action" is excepted from the provisions of KRS 61.872 to 61.884; require the public entity's procurement policy to include a transparent, competitive selection process for professional services rather than competitive bidding procedures; and make technical corrections.

SFA (2/Title, K. Stine) - Make title amendment.

SFA (3, K. Stine) - Insert provisions to amend KRS 23A.220 and KRS 24A.185 relating to supplemental court fees imposed by counties to support courthouse operation and construction, to require an annual public accounting of the disposition of the funds collected; include non-codified transitional provisions.

HCS/LM - Retain original provisions of bill except specify in definition of "public entity" that the elected officials are local elected officials; amend subsection (1) of Section 2 of the bill to provide that the exemptions to the Open Records Act include those excluded under KRS 61.878, information that provides an unfair competitive advantage. information generated internally and that if disclosed would permit an unfair commercial advantage competitors, and relates to a fraudulent insurance claim that does not become evidence in a criminal or civil action and provide that the provision does not affect the rights of parties in civil or criminal actions to get copies of the records under applicable rules of discovery; amend subsection (2) of Section 1 to provide that meetings may be closed in accordance with KRS 61.810, and that proceedings discussing insurance rates or matters relating to insurance rates may be closed if it jeopardizes competitiveness; require meetings of the public entity and affiliated organizations and provide that special or emergency meetings may be conducted telephonically under certain circumstances; include the Auditor of Public Accounts as an entity eligible to be contracted with for the conduct of an annual audit; amend Section 3 of the bill to provide that the public entity and the affiliated organization shall adopt a procurement policy that is consistent with the local model procurement code

and that it includes a transparent, competitive selection process for licensed professional services, bond underwriting and bond counsel services, and financial and insurance products and services; clarify the applicability and responsibility of the employment of family members; make various technical corrections throughout bill to clarify which duties are related to the governing bodies of the public entity and the affiliated organizations; delete Sections 4-7 in their entirety.

HCA (1/Title, S. Riggs) - Make title amendment.

HFA (1/Title, S. Riggs) - Make title amendment.

HFA (2, S. Riggs) - Amend subsection (4) to remove the requirement for a link to electronic documents and in lieu thereof require an electronic link to a database of expenditures which, in addition to containing the information required in paragraphs (a) through (d) includes data relating to when the expenditure was made.

Jan 13-introduced in Senate
Jan 14-to State & Local Governme

Jan 14-to State & Local Government (S)

Jan 27-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Jan 28-2nd reading, to Rules

Feb 1-floor amendments (1) and (3) filed to Committee Substitute, floor amendment (2-title) filed

Feb 2-posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010; 3rd reading; committee amendment (1-title) withdrawn; passed 37-0 with Committee Substitute, floor amendments (1) (2-title) and (3)

Feb 3-received in House

Feb 8-to Local Government (H) Feb 12-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 4-2nd reading, to Rules

Mar 9-floor amendment (1-title) filed

Mar 10-posted for passage in the Regular Orders of the Day for Thursday, March 11, 2010

Mar 22-floor amendment (2) filed to Committee Substitute

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

SB 88 (BR 949) - A. Kerr, T. Buford, K. Stein

AN ACT relating to urban-county boards of health.

Amend KRS 212.638 to allow expenditures by urban-county boards of health of up to \$20,000 to be made without a contract.

SB 88 - AMENDMENTS

HFA (1, S. Riggs) - Create a new section of KRS Chapter 65 defining "public entity" and "affiliated organization"; create a new section of KRS Chapter 65 to place public entities and affiliated organizations under open meetings and records provisions, to set conditions for open meetings and records, and to establish requirements for a Web site, that include, among other requirements, a database containing information relating to the entities'

expenditures, and establish auditing requirements; create a new section of KRS Chapter 65 to require the adoption of procurement, ethics, personnel and compensation, and complaints policies and require training of local officials in related responsibilities.

HFA (2/Title, S. Riggs) - Make title amendment.

Jan 13-introduced in Senate Jan 14-to State & Local Government (S)

17-reported favorably, Feb 1st reading, to Consent Calendar

Feb 18-2nd reading, to Rules

Feb 23-posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 25-3rd reading, passed 38-0

Feb 26-received in House

Mar 2-to Local Government (H) Mar 19-posted in committee

Mar 24-reported favorably, 1st

reading, to Calendar; floor amendments (1) and (2-title) filed

Mar 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 94-0 with floor amendments (1) and (2-title) ; received in Senate

Mar 29-posted for passage for concurrence in House floor amendments (1) and (2-title); Senate concurred in House floor amendments (1) and (2-title) passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 7-signed by Governor (Acts ch.

SB 89 (BR 1006) - E. Worley, R. Jones

AN ACT relating to national boardcertified teachers.

Amend KRS 157.395 to provide salary supplements to national board-certified teachers employed in Kentucky Tech schools operated by the Cabinet for Education and Workforce Development; amend KRS 161.133 to conform.

SB 89 - AMENDMENTS

SCS - Retain original provisions except correct the name of the agency that distributes the fund based on current practice.

Jan 13-introduced in Senate Jan 14-to Education (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 12-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 38-0 with Committee Substitute

Feb 19-received in House

Feb 22-to Education (H) Mar 9-posted in committee

16-reported Mar

favorably, reading, to Calendar Mar 17-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 98-0; received in Senate

Mar 19-enrolled, signed by President of the Senate

Mar 22-enrolled, signed by Speaker of

the House; delivered to Governor Mar 30-signed by Governor (Acts ch. 39)

Introduced Jan. 14, 2010

SB 90/LM (BR 1236) - D. Seum

AN ACT relating to the recording of instruments by county clerks.

Amend KRS 382.335 to require that certain filings include certification that they contain no Social Security numbers; hold clerks harmless from liability if an instrument not in compliance is filed.

SB 90 - AMENDMENTS

SCS/LM - Amend KRS 131.515 to specify liens filed shall contain no more than the last four numbers of any Social Security Number; amend KRS 186A.195 to specify that effective 1 January, 2011, any title lien shall contain no more than the last four numbers of any Social Security Number.

SCA (1/Title, D. Seum) - Make title amendment.

Jan 14-introduced in Senate

Jan 19-to State & Local Government (S)

17-reported favorably, Feb 1st reading, to Consent Calendar with Substitute, Committee committee amendment (1-title)

Feb 18-2nd reading, to Rules Feb 25-recommitted to State & Local Government (S)

Introduced Jan. 15, 2010

SB 91 (BR 1249) - J. Carroll

AN ACT relating to preschool.

Amend KRS 157.226 relating to preschool for children with disabilities to fund the program based on the average of a child-count taken on December 1 and March 1 of the prior year; remove the negative adjustment for programs that lose enrollment.

Jan 15-introduced in Senate Jan 19-to Education (S)

Introduced Jan. 19, 2010

SB 3 (BR 396) - B. Smith, D. Seum, J. Schickel, D. Thayer, E. Tori, J. Westwood

AN ACT proposing to create a new section of the Constitution of Kentucky, adopting a 21st Century Bill of Rights.

Propose to create a new section of the Constitution of Kentucky, adopting a 21st Century Bill of Rights; claim sovereignty under the Tenth Amendment to the Constitution of the United States; establish that no law or rule shall compel certain persons to participate in health care systems, provide abortion services, surrender their firearms, or prevent the severing of coal, or the posting of the Commandments, or actions motivated by a sincerely held religious belief; establish that governmental agencies should promote the use of Kentucky coal and make public information available on the Internet, and that the General Assembly provide a reasonable period of time for public review and comment on any appropriation or revenue measure.

SB 3 - AMENDMENTS

SFA (1, B. Leeper) - Amend subsection (1) of Section 1 of the bill to state that citizens have an inalienable right, rather than a fundamental right, to comprehend legislation raising and lowering tax revenue and appropriations: require at least 48 hours, rather than a reasonable period of time, for public review and comment on appropriation and revenue measures.

SFA (2, B. Smith) - Amend subsection (8) of Section 1 of the Act to include any order by the Governor declaring martial law within the provision that no law or rule shall compel the surrender of firearms or infringe upon the lawful possession and use of firearms, and to include ammunition, rather than only firearms, in the class of items that are protected from surrender infringement.

Jan 19-introduced in Senate; taken from committee; 1st reading; to State & Local Government (S)

Jan 20-reported favorably, reading, to Rules

Jan 22-floor amendments (1) and (2)

Jan 25-posted for passage in the Regular Orders of the Day for Monday, January 25, 2010; 3rd reading, defeated 21-0-16 with floor amendments (1) and

SB 92/LM/CI (BR 1029) - E. Worley, D. Boswell, K. Stein, W. Blevins Jr., J. Carroll, P. Clark, D. Harper Angel, G. Neal, T. Shaughnessy, J. Turner

AN ACT relating to the Kentucky Lottery. Create a new section of KRS Chapter

154A to set forth legislative findings; amend KRS 154A.050 to designate the lottery board as the board of appeals in licensing; amend KRS 154A.063 to exempt video lottery terminals and games approved by the corporation; amend KRS 154A.070 to establish the president's lottery responsibilities relating to licenses to operate and supply video lottery terminals and game; amend KRS 154A.080 to limit lottery employees' relationship with licensees; create new sections of KRS Chapter 154A to restrict access to video lottery games to individuals over 21 years of age; specify powers of the corporation relating to conduct and operation of video lottery games; licensees; limit video lottery terminal operators to tracks; amend KRS 230.210 to limit the number of tracks to nine; amend KRS 230.280 to specify track requirements; amend KRS 243.500 and 243.505 to conform; amend KRS 525.090 to exempt video lottery games from loitering provision; amend KRS 528.010 to exempt video lottery games from the definition of "gambling"; amend KRS 154A.990 to provide penalties; create a new section of KRS Chapter 154A to provide an exemption federal statutes shipment of gambling devices.

Jan 19-introduced in Senate Jan 20-to Appropriations & Revenue (S)

SB 93 (BR 1182) - E. Tori

AN ACT relating to veterans affairs.

Rename the Veterans Administration of the United States as the United States Department of Veterans Affairs throughout the Kentucky Revised Statutes.

SB 93 - AMENDMENTS

HFA (1, T. Pullin) - Amend KRS Chapter 216B to create a definition for a medical foster home approved by the United States Department of Veterans Affairs as a residential care home for no more than three veterans; clarify that medical foster homes do not need a certificate of need nor any licensure, supervision, regulation of control by the Cabinet for Health and Family Services.

HFA (2, R. Rand) - Provide a continuing appropriation for the Transportation Cabinet; provide that the Act shall expire on midnight of the day the General Assembly adjourns sine die for the 2011 Regular Session.

HFA (3/Title, R. Rand) - Make title amendment.

Jan 19-introduced in Senate

Jan 20-to Veterans, Military Affairs, & Public Protection (S)

Jan 28-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Tuesday, February 9, 2010

Feb 9-3rd reading, passed 37-1

Feb 10-received in House

Feb 12-to Military Affairs & Public Safety (H)

Mar 8-posted in committee Mar 17-reported

favorably, 1st reading, to Calendar Mar 18-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday,

March 23, 2010 Mar 26-floor amendment (1) filed Mar 29-taken from the Regular Orders the Day; recommitted

Appropriations & Revenue (H) Apr 15-taken from Committee, placed in the Orders of the Day; floor amendments (2) and (3-title) filed; 3rd reading, passed 66-31 with floor amendments (2) and (3-title)

Introduced Jan. 20, 2010

SB 94 (BR 166) - V. McGaha

AN ACT relating to summer learning camps and declaring an emergency.

Create new sections of KRS Chapter 158 to outline rationale for summer learning camps; define terms; encourage the establishment of summer learning camps for students who are identified for Title I services that meet certain minimum requirements and that include innovative instruction in the core areas and enrichment academic activities; create a new section of KRS Chapter 157 to describe how funding may be provided; EMERGENCY.

SB 94 - AMENDMENTS

HCS - Retain original provisions, except create a new section of KRS Chapter 158 to establish a grant program for selected schools to expand learning time; provide that the grant program be administered by the Kentucky Department of Education;

describe the purposes of the expanded learning time grant program; require that exploratory grants be awarded within six months of an appropriation for this purpose; require exploratory grants to be 300 additional hours in the school year; require that implementation grants be awarded by March of the year following grant exploratory awards implementation in the next academic year; require reports from the department to the Interim Joint Committee on Education; amend KRS 158.856 to specify the types of data that shall result from an assessment tool that is developed by the Kentucky Board of Education to evaluate a district's physical activity environment; amend KRS 160.345 to require a minimum of 45 minutes of physical activity per week for half-day kindergarten and 90 minutes of physical activity per week for full-day kindergarten through grade APPROPRIATION: declare an EMERGENCY.

HCA (1/Title, C. Rollins II) - Make title amendment.

HFA (1, G. Stumbo) - Delete original provisions and instead adopt and enact budget reduction orders implemented since the enactment of 2008 Ky. Acts. ch. 127; provide that appropriations in Part I of 2008 Ky. Acts. Ch 127, as subsequently amended and revised shall be appropriated for fiscal year 2010-2011; provide that relevant language provisions from 2008 Ky. Acts ch. 127 shall apply to appropriations made for fiscal year 2010-2011; reauthorize capital construction projects authorizations that expire by June 20, 2010; authorize appropriations for the Transportation Cabinet and reauthorize projects authorized by 2009 Ky. Acts ch. 9; apply various provisions of Part III of 2008 Ky. Acts ch. 127 to fiscal year 2010-2011; replace part IV of 2008 Ky. Acts ch. 127 with alternative language; provide that the provisions of Parts XII and XIII of 2008 Ky. Acts ch. 127 apply for fiscal year 2010-2011; require that expenditures made in 2010-2011 be made in accordance with historic spending patterns; provide that the provisions of KRS 48.400 to 48.800 shall apply; provide that the authorities granted and the expenditures authorized by the Act expire on midnight of the day the General Assembly adjourns sine die for the 2011 Regular Session of the General Assembly; EMERGENCY.

HFA (2/Title, G. Stumbo) - Make title

amendment.

HFA (3, R. Rand) - Delete original provisions and instead adopt and enact budget reduction orders implemented in fiscal year 2010; provide that appropriations in Part I of 2008 Ky. Acts ch. 127, as subsequently amended and revised, shall be appropriated for fiscal year 2010-2011 except appropriations for the Transportation Cabinet; provide that relevant language provisions from 2008 Ky. Acts ch. 127 shall apply to appropriations made for fiscal year 2010-2011; reauthorize capital construction projects with authorizations that expire by June 30, 2010; apply various provisions of Part III of 2008 Ky. Acts ch. 127 to fiscal year 2010-2011; Replace part IV of 2008 Ky. Acts ch. 127 with alternative language; provide that the provisions of Parts XII and XIII of 2008 Ky. Acts ch. 127 apply for fiscal year 2010-2011; provide that excess

SEEK funds in fiscal year 2009-2010 shall lapse; limit maximum expenditure authority to the revised appropriation levels reflected in General Fund Budget Reduction Order 10-02 as further reduced by the mandated General Fund Expenditure Reductions for 2009-2010; require any application filed for funds under KRS 42.4588 including additional signatures to be valid; require that expenditures made in 2010-2011 be made in accordance with historic spending patterns; provide that the provisions of KRS 48.400 to 48.800 shall apply; provide that the authorities granted and the expenditures authorized by the Act expire on midnight of the day the General Assembly adjourns sine die for the 2011 Regular Session of the General Assembly.

HFA (4, R. Rand) - Delete original provisions and instead adopt and enact budget reduction orders implemented in fiscal year 2010; provide appropriations in Part I of 2008 Ky. Acts. ch. 127, as subsequently amended and revised, shall be appropriated for fiscal year 2010-2011 except appropriations for the Transportation Cabinet; provide that relevant language provisions from 2008 Ky. Acts ch. 127 shall apply to appropriations made for fiscal year 2010-2011; reauthorize capital construction projects with authorizations that expire by June 30, 2010; apply various provisions of Part III of 2008 Ky. Acts ch. 127 to fiscal year 2010-2011; Replace part IV of 2008 Ky. Acts ch. 127 with alternative language; provide that the provisions of Parts XII and XIII of 2008 Ky. Acts ch. 127 apply for fiscal year 2010-2011; provide that excess SEEK funds in fiscal year 2009-2010 shall lapse: limit maximum expenditure authority to the revised appropriation levels reflected in General Fund Budget Reduction Order 10-02 as further reduced by the mandated General Fund Expenditure Reductions for 2009-2010; require any application filed for funds under KRS 42.4588 including additional signatures to be valid; require that expenditures made in 2010-2011 be made in accordance with historic spending patterns; provide that the provisions of KRS 48.400 to 48.800 shall apply; provide that the authorities granted and the expenditures authorized by the Act expire on midnight of the day the General Assembly adjourns sine die for the 2011 Regular Session of the General Assembly.

Jan 20-introduced in Senate

Jan 21-to Education (S)

Feb 4-reported favorably, 1st reading, to Calendar

Feb 5-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Thursday, February 11, 2010

Feb 11-3rd reading, passed 38-0

Feb 12-received in House

Feb 17-to Economic Development (H) Feb 18-reassigned to Education (H)

Mar 11-posted in committee

Mar 23-reported favorably, reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 24-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010

Mar 29-taken from the Regular Orders

Day; recommitted Appropriations & Revenue (H)

Apr 14-taken from committee; placed in the Orders of the Day for Wednesday, April 14, 2010; floor amendments (1) and (2-title) filed

Apr 15-floor amendments (3) and (4) filed; 3rd reading, passed 63-34 with floor amendments (2-title) and (4)

SB 95 (BR 1237) - D. Seum

AN ACT proposing an amendment to Section 36 of the Constitution of Kentucky, relating to sessions of the General Assembly.

Propose to amend Section 36 of the Kentucky Constitution to limit odd-year sessions to revenue and appropriation bills, other subjects that may be proposed by the Governor through the filing of a proclamation, and two subjects proposed for consideration by the Senate President and House Speaker and agreed to by both of them, drafted into bills and filed in the appropriate House; permit statutory committees to meet during odd-year sessions; restrict action upon revenue and appropriation bills in even-year sessions to a threefifths vote; provide schedule for effectiveness of amendment; submit to voters.

Jan 20-introduced in Senate Jan 21-to State & Local Government

Introduced Jan. 21, 2010

SB 96 (BR 1293) - J. Carroll

AN ACT relating to real estate licensure.

Amend KRS 324.045 to denv licensure for applicants convicted of a sex crime; amend KRS 324.160 to revoke the license of person convicted of a sex crime.

Jan 21-introduced in Senate Jan 25-to Licensing, Occupations & Administrative Regulations (S)

Mar 10-taken from committee; 1st reading; returned to Licensing, Occupations Administrative & Regulations (S)

SB 97 (BR 1266) - R. Webb

AN ACT relating to state troopers.

Amend KRS 16.198 to allow retired state troopers who are re-hired under the Trooper R Class program to retain training credit and certifications held by the officer at the time of retirement; include non-codified provision applying bill's provisions to troopers the previously hired under the Trooper R program.

Jan 21-introduced in Senate Jan 25-to Appropriations & Revenue

Introduced Jan. 22, 2010

SB 98 (BR 1312) - J. Pendleton

AN ACT relating to the towing and storage of vehicles.

Amend KRS 376.268 to define the term "contents"; amend KRS 376.275 regarding towing and storage liens on motor vehicles, to allow the sale of a vehicle's contents to satisfy a lien for towing and storage charges.

Jan 22-introduced in Senate Jan 25-to Transportation (S)

SB 99/FN (BR 1315) - T. Buford

AN ACT relating to quality assurance in pharmacies.

Amend KRS 315.010 to define "quality assurance program"; amend KRS 315.035 to prohibit the renewal or issuance of pharmacy licenses unless the applicant makes an affirmative statement that a system is in place to identify, evaluate, and respond to medication errors; amend KRS 315.0351 to prohibit the renewal or issuance of pharmacy licenses to out-of-state pharmacies unless the applicant makes an affirmative statement that a system is in place to identify, evaluate, and respond to medication errors; amend KRS 315.121 to clarify that the act of making a medication error does not, without proof of gross negligence or willful disregard for the safety of the patient, constitute unprofessional or unethical conduct for pharmacists and pharmacist interns; create a new section of KRS Chapter 315 to require every pharmacy to establish a quality assurance program that, at a minimum documents medical errors attributable to the pharmacy or its personnel; clarify that documents generated by a quality assurance program are peer review documents not subject to discovery, except by the board of pharmacy or government agencies with jurisdiction over the pharmacy; EFFECTIVE July 1,

Jan 22-introduced in Senate Jan 25-to Health & Welfare (S)

Introduced Jan. 25, 2010

SB 100 (BR 1180) - E. Tori

AN ACT relating to the approval of a capital project, appropriating funds therefor, and declaring an emergency.

Authorize \$4,000,000 capital project for the Department of Military Affairs at Bluegrass Station and appropriate debt service therefor; EMERGENCY.

Jan 25-introduced in Senate Jan 26-to Appropriations & Revenue (S)

SB 101 (BR 1314) - J. Higdon

AN ACT relating to students.

Amend KRS 164.370 to permit a representative committee of designated faculty, staff and students to suspend or expel any student for disobedience to its rules, or for any other contumacy, insubordination or immoral conduct.

Jan 25-introduced in Senate

Jan 26-to Education (S)

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules

Feb 10-posted for passage in the Regular Orders of the Day for Thursday, February 11, 2010

Feb 11-3rd reading, passed 38-0

Feb 12-received in House

Feb 17-to Economic Development (H) Feb 18-reassigned to Education (H) Mar 18-posted in committee

Mar 23-reported favorably, 1s reading, to Consent Calendar

Mar 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 99-0 Mar 26-received in Senate; enrolled,

signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 77)

SB 102 (BR 1370) - R. Jones II, T. Buford, D. Harper Angel

AN ACT relating to the civil rights of deaf and hard of hearing persons.

Amend KRS 344.120 to require movie theaters with five or more screens to provide closed captioning for deaf and hard of hearing persons; amend KRS 344.190 to require the Commission on Human Rights to review and approve available closed captioning technologies and set the minimum numbers of closed captioned showings of a movie which must be offered at each covered theater.

Jan 25-introduced in Senate Jan 26-to Judiciary (S)

SB 103 (BR 1357) - J. Denton

AN ACT relating to bed and breakfast inns.

Amend KRS 219.011 to define "bed and breakfast inn" and "farmstay"; create a new section of KRS 219.011 to 219.081 to specify the business functions permitted at bed and breakfast inns and farmstays; amend KRS 247.4015 to include farmstays as farm animal activity sponsors.

Jan 25-introduced in Senate Jan 26-to Economic Development, Tourism & Labor (S)

Introduced Jan. 26, 2010

SB 104 (BR 42) - D. Givens

AN ACT relating to agriculture.

Amend KRS 150.740 to require that reports be sent to both the Interim Joint Committee on Agriculture and the Interim Joint Committee on Natural Resources and Environment; amend KRS 151.7282 to require that reports be sent to the Interim Joint Committee on Natural Resources and Environment; amend KRS 224.10-660 to require that reports be sent to the Interim Joint Committee on Natural Resources and Environment; amend KRS 224.43-080 to remove obsolete reporting requirements; amend KRS 247.220 to make technical corrections concerning the Interim Joint Committee on Agriculture; amend KRS 248.709 to require that reports be sent to the Interim Joint Committee on Agriculture; amend KRS 260.032 to require that reports be sent to the Interim Joint Committee on Agriculture; amend KRS 260.853 to require that reports be sent to both the Interim Joint Committee on Agriculture and the Interim Joint Committee on Natural Resources and Environment; amend KRS 260.863 to require that reports be sent to both the Interim Joint Committee on Agriculture

and the Interim Joint Committee on Natural Resources and Environment; amend KRS 351.1055 to require that reports be sent to the Interim Joint Committee on Natural Resources and Environment; amend KRS 363.9055 to remove obsolete reporting requirements.

SB 104 - AMENDMENTS

HFA (1, R. Damron) - Designate the Wine and Vine Fest as the official wine festival of the Commonwealth.

Jan 26-introduced in Senate Jan 27-to Agriculture (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0 Mar 10-received in House

Mar 15-to Agriculture & Small Business (H)

Mar 22-taken from committee; 1st reading; returned to Agriculture & Small Business (H); posted in committee

Mar 23-taken from committee; 2nd reading; returned to Agriculture & Small Business (H)

Mar 24-reported favorably, to Rules as a Consent Bill

Mar 25-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; floor amendment (1)

Mar 26-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 94-0 with floor amendment (1); received in Senate

Mar 29-posted for passage for concurrence in House floor amendment (1); Senate refused to concur in House floor amendment (1); received in House

Apr 1-House receded from floor amendment (1); passed 95-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 135)

SB 105/LM (BR 1174) - D. Givens, D. Boswell, T. Buford, C. Gibson, E. Harris, J. Higdon, V. McGaha, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, K. Stein, D. Thayer, E. Tori, J. Turner, K. Winters, E. Worley

AN ACT relating to agriculture.

Amend KRS 257.010 to define "Commission"; create new sections of KRS Chapter 257 to create the Kentucky Livestock Care Standards Commission; to name the members of the commission; to establish the terms of the members; to prohibit the commission from abrogating the regulatory authority of the Kentucky Horse Racing Authority or the Kentucky Board of Veterinary Examiners; to prohibit local governments from having livestock or poultry standards that exceed the standards of the commission.

SB 105 - AMENDMENTS

SCS/LM - Retain original provisions, except clarify that the standards apply to on-farm livestock and poultry care and that the standards shall not preempt local ordinances affecting planning and zoning.

HCS/LM - Amend KRS 257.010 to define "commission"; amend KRS

257.020 and 257.030 to clarify that measures adopted by the board and regulations promulgated by the board are subject to being in conformity with the bill; create new sections of KRS Chapter 257 to create the Kentucky Livestock Care Standards Commission; name the members of the commission; to attach the commission to the Department of Agriculture; to establish qualifications of members; to determine how meetings should be conducted; to require the commission to make recommendations to the board regarding standards of care for on-farm livestock and poultry; to establish procedures that the board must follow regarding the recommendations; to preempt, with some exemptions, local governments from enacting ordinances, resolutions, rules, or regulations that are more strict than those promulgated by the board; and to exempt persons who violate regulations regarding on-farm livestock and poultry care from being penalized.

HFA (1, T. Riner) - Add organic farming to expertise of consumer member.

HFA (2, T. Riner) - Broaden standards list to include factor relating to the use of nontherapeutic drugs to promote growth of livestock and poultry.

HFA (3, T. Riner) - Create new selection process for citizen member of livestock commission.

HFA (4/P, R. Crimm) - Attach the provisions of HB 225 to SB 105/HCS. HFA (5/Title, R. Crimm) - Make title

Jan 26-introduced in Senate Jan 27-to Agriculture (S)

amendment.

Feb 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 5-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Thursday, February 11, 2010

Feb 11-3rd reading, passed 37-0 with Committee Substitute

Feb 12-received in House

Feb 17-to Agriculture & Small Business (H)

Mar 5-posted in committee

Mar 15-taken from committee; 1st reading; returned to Agriculture & Small Business (H)

Mar 17-reported favorably, 2nd reading, to Rules with Committee Substitute; floor amendments (1) and (2) filed to Committee Substitute

Mar 18-posted for passage in the Regular Orders of the Day for Friday, March 19, 2010; floor amendment (3) filed to Committee Substitute

Mar 19-floor amendments (1) and (2) withdrawn; floor amendment (4) filed to Committee Substitute, floor amendment (5-title) filed

Mar 24-3rd reading, passed 89-8 with Committee Substitute, floor amendment (3); received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, floor amendment (3); Senate refused to concur in House Committee Substitute, floor amendment (3); Members appointed to pending conference committee; received in House; Members appointed to pending conference committee

SB 106 (BR 1330) - J. Denton

AN ACT relating to Medicaid coverage.

Amend KRS 205.560 to delete the list of metabolic or genetic disorder conditions and specify that the conditions covered are those included in KRS 214.155.

SB 106 - AMENDMENTS

HCS - Retain original provisions of the bill and amend KRS 205.712 to change requirements for financial institution data match systems; amend KRS 205.778 to change provisions related to data matches for child support arrearages; amend KRS 205.792 to make citation correction; amend KRS 205.6485 to delete the requirement for a premium payment for insurance coverage under Kentucky Children's Health Insurance Programs; create new section of KRS Chapter 214 to establish the Kentucky Hemophilia Program in the Department for Public Health: require the program to assist in the development and expansion of programs for the diagnosis and treatment of hemophilia, provide health benefit plan insurance coverage case management, make referrals to Kentucky Access, evaluate other funding sources, pay medical insurance premiums unless prohibited provide for community law. educational programs, and conduct educational programs; set eligibility requirements; require the program to provide reasonable services; create a new section of KRS Chapter 214 to establish the Kentucky Hemophilia Board; establish membership of the board; repeal KRS 200.550 and 200.560: amend KRS 405.465 to delete requirement for a certified copy of an order by the court to be sent to an employer; amend KRS 405.467 to delete requirement for a certified copy of an order for withholding.

HCA (1/Title, T. Burch) - Make title amendment.

HFA (1/P, D. Floyd) - Attach provisions of HB 373.

Jan 26-introduced in Senate

Jan 27-to Health & Welfare (S)
Feb 10-reported favorably,

1st

reading, to Consent Calendar Feb 11-2nd reading, to Rules

Feb 16-posted for passage in the Regular Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 38-0; received in House

Feb 18-to Health & Welfare (H) Mar 4-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 17-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendment (1) filed to Committee Substitute

SB 107/LM (BR 1438) - B. Smith

AN ACT relating to crimes and punishments and declaring an emergency.

Create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation of salvia

and impose penalties; amend KRS 218A.010 to define "salvia": amend KRS 218A.050 to include salvia as a Schedule I controlled substance; amend KRS 217.065, relating to misbranded drug or device, to include salvia; amend KRS 218A.141 relating to additional penalties for trafficking, to include trafficking in salvia; amend KRS 218A.1411, relating to trafficking in a controlled substance in or near school, to exclude offenses relating to salvia; amend KRS 218A.276, relating to a rehabilitation program for possessors of marijuana, to include possessors of salvia; amend KRS 218A.410, relating to property subject to forfeiture, to exclude misdemeanor offenses relating to salvia in certain circumstances; amend KRS 218A 500 to include in the definition of "drug paraphernalia" certain items used with salvia: amend KRS 218A,992. relating to enhancement of penalty for drug offense when in possession of a firearm, to exclude offenses involving salvia; amend KRS 530.064, relating to unlawful transaction with a minor in the first degree, to exclude activity involving salvia; amend various other sections to conform; EMERGENCY.

SB 107 - AMENDMENTS

SCS/LM - Retain original provisions relating to salvia; create new sections of KRS Chapter 218A in addition to salvia to prohibit possession of, trafficking in, and cultivation of synthetic cannabinoid agonists or piperazines and impose penalties; amend KRS 218A.010 to add definitions of "synthetic cannabinoid agonists, or piperazines"; amend KRS 218A.050 include synthetic to cannabinoid agonists, or piperazines as a Schedule I controlled substance; amend KRS 217.065 to include synthetic cannabinoid agonists, or piperazines; amend KRS 218A.141 to include trafficking in synthetic cannabinoid agonists, or piperazines; amend KRS 218A.1411 to exclude offenses relating to synthetic cannabinoid agonists, or piperazines; amend KRS 218A.1413 to include synthetic cannabinoid agonists or piperazines; amend KRS 218A.1416 include synthetic cannabinoid agonists or piperazines; amend KRS 218A.276 to include possessors of synthetic cannabinoid agonists, or piperazines; amend KRS 218A.410 to exclude misdemeanor offenses relating to synthetic cannabinoid agonists, or piperazines in certain circumstances; amend KRS 218A to delete Class D felony for second or subsequent offenses; amend KRS 218A.992 to exclude offenses involving synthetic cannabinoid agonists, or piperazines; amend KRS 530.064 to exclude activity involving synthetic cannabinoid agonists, or piperazines; add amendment of KRS 218A.1401 to exclude salvia, synthetic cannabinoid agonists, or piperazines from selling controlled substances to a minor; amend various other sections to conform; delete emergency clause.

SCA (1/Title, T. Jensen) - Make title

amendment.

HCS/LM - Retain original provisions relating to salvia, except modify the penalty for trafficking; delete provisions synthetic cannabinoid relating to agonists piperazines: and EMERGENCY.

HFA (1/P, J. Gooch Jr.) - Attach the provisions of HB 282/GA.

HFA (2, J. Tilley) - Insert provision amending KRS 514.040 to modify the standards applicable to a merchant's bad check fee.

HFA (3/P, R. Palumbo) - Attach the provisions of HB 366/GA.

Jan 26-introduced in Senate Jan 27-to Judiciary (S)

Feb 25-reported favorably, reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 26-2nd reading, to Rules Mar 2-posted for passage in the Regular Orders of the Day for

Wednesday, March 3, 2010 Mar 3-passed over and retained in the Orders of the Day

Mar 4-3rd reading; committee amendment (1-title) withdrawn; passed 37-0 with Committee Substitute ; received in House

Mar 8-to Judiciary (H)

Mar 15-posted in committee

Mar 24-reported favorably, reading, to Calendar with Committee Substitute

Mar 25-2nd reading, to Rules; floor amendments (1) and (2) filed to Committee Substitute

Mar 26-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; floor amendment (3) filed to Committee Substitute; 3rd reading, passed 90-1 with Committee Substitute, floor amendments (1) and (2) : received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, floor amendments (1) and (2) : Senate refused to concur in House Committee Substitute, floor amendments (1) and (2); received in House; posted for passage for receding from House Committee Substitute, floor amendments (1) and (2)

Apr 1-House receded from floor amendment (1); House refused to recede from Committee Substitute, floor amendment (2)

Apr 14-received in Senate; posted for passage for concurrence in House Committee Substitute, floor amendments for Wednesday, April 14, 2010; Senate concurred in House Committee Substitute, floor amendment (2); passed 37-0: received in House

15-Bill passed 97-1 Committee Substitute, floor amendment (2); received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 26-signed by Governor (Acts Ch. 160)

SB 108/AA (BR 1068)

Feb 26-WITHDRAWN

SB 109/LM (BR 1261) - D. Harper Angel, K. Stein

AN ACT relating to dating violence.

Amend KRS 403.720 relating to domestic violence orders to include dating partners among the class of persons allowed to obtain domestic violence protective orders; amend KRS 431.005 relating to arrests by peace officers to reference the definition of "unmarried couple" including dating

Jan 26-introduced in Senate

Jan 27-to Judiciary (S)

Introduced Jan. 27, 2010

SB 110 (BR 1443) - T. Buford

AN ACT relating to child booster seats.

Amend KRS 189.125 to apply the child booster seat requirement to children who are both under the age of 8 years and shorter than 57 inches in

Jan 27-introduced in Senate Jan 28-to Transportation (S)

SB 111 (BR 1459) - M. Reynolds, J. Schickel

AN ACT designating the Corvette as the official state sports car of Kentucky. Designate the Corvette as the official

state sports car of Kentucky.

Jan 27-introduced in Senate Jan 28-to Economic Development, Tourism & Labor (S)

Mar 10-taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, reading, to Rules

Mar 24-recommitted to Economic Development, Tourism & Labor (S)

SB 112 (BR 1451) - P. Clark, R. Webb

AN ACT relating to a residential option for substance abusers.

Create a new section of KRS Chapter 222 to permit the Cabinet for Health and Family Services, subject to available funding, to contract with an agency to operate a therapeutic home as a residential option for substance abuse treatment for adults; require access to services related to treatment, job training, and life skills; permit homes to operate as business training schools; permit the cabinet to promulgate administrative regulations establishing requirements for the operation of the home and business training schools; permit admission to be an option to incarceration as appropriate.

Jan 27-introduced in Senate Jan 28-to Health & Welfare (S) Feb 4-reassigned to Judiciary (S)

SB 113 (BR 1365) - D. Ridley

AN ACT relating to coal mining. Amend KRS 350.130 to allow notices of noncompliance of a coal mining violation to be sent by electronic mail to the permittee; declare service of notice effective upon delivery of the notice to the recipient's inbox by electronic mail.

Jan 27-introduced in Senate Jan 28-to Natural Resources and Energy (S)

Introduced Jan. 28, 2010

SB 114 (BR 1275) - G. Tapp

AN ACT relating to school facilities.

Create a new section of KRS Chapter 162, notwithstanding any other statute or administrative regulation to the contrary, to permit any nonprofit finance corporation formed under KRS 162.385 to lease land from any government entity agency for the purposes of constructing a school building site; the lease shall be for 1 year but may be extended from year to year for a minimum of 50 years.

SB 114 - AMENDMENTS

SFA (1, G. Tapp) - Permit the finance corporation to issue school building revenue bonds on behalf of a school district in accordance with KRS 162.120 to 162.300.

Jan 28-introduced in Senate

Feb 2-to Education (S)

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules

Feb 18-floor amendment (1) filed

Feb 22-posted for passage in the Regular Orders of the Day Wednesday, February 24, 2010

Feb 24-3rd reading, passed 38-0 with floor amendment (1)

Feb 25-received in House

Feb 26-to Education (H) Mar 18-posted in committee

23-reported favorably, reading, to Consent Calendar

Mar 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 99-0

Mar 26-received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch.

SB 115 (BR 1065) - G. Tapp. D. Ridlev. W. Blevins Jr., P. Clark, D. Harper Angel

AN ACT relating to elevator safety and making an appropriation therefor.

Create new sections of KRS 198B.400 to 198B.540, relating to elevator safety, to allow only a licensed elevator mechanic working under the general supervision of an elevator contractor to install or work on elevators and fixed guideway systems; form the Elevator Advisory Committee within the Office of Housing, Buildings and Construction; establish committee membership and meeting rules; require licensure from the office to work as an elevator mechanic or elevator contractor; set licensure qualifications application and requirements; allow for annual license renewal; permit the office to issue emergency and temporary licenses; mandate 8 hours of continuing education each elevator contractor and mechanic license renewal; require various types of insurance coverage for elevator contractors; allow elevator contractors and mechanics with 3 years of verifiable experience to practice meeting without the license requirements if they apply before January 1, 2012; disclaim any effect on the liability of any persons or the Commonwealth as a result of KRS 198B.400 to 198B.540; list reasons for licensee discipline and establish related hearing and appellate procedures; establish the elevator safety program trust fund as a separate revolving fund to be administered by the office; amend KRS 198B.400 to define terms; amend KRS 198B.410 and 198B.420 to include fixed guideway systems within the coverage of the safety act; allow any

person to request and the office to conduct an investigation of an alleged violation of the safety act; amend KRS 198B.450 to clarify that the \$1 certificate replacement fee applies only to elevator inspectors; amend KRS 198B.460 to relieve elevator or fixed guideway system owners or lessees from the requirement to provide registration information if the office already has the information in its possession; require elevators and fixed guideway systems for which construction has begun after January 1, 2011, to be registered at the time they are completed and placed in service; amend KRS 198B.470 to exempt listed types of devices from the inspection requirements, annual including material lifts, grain elevators, mine elevators, and freight elevators at a licensed distillery; amend KRS 198B.480 to require office approval for elevator or fixed guideway system changes or repairs; amend KRS 198B.490 to allow the office to consult with engineering authorities and organizations on safety standards; list national standards for the office to follow or modify when promulgating administrative regulations related to safety standards; mandate that any office standards be consistent with the Kentucky standards of safety and the uniform state building code; amend KRS 198B.510 to require that new elevator and fixed guideway system installations be performed by a licensed elevator contractor; mandate an inspection of all new elevators, platform lifts, and stairway chairlifts in private residences; permit future inspection of devices at private residences at the request of the owner, with the inspection fee payable by the owner; require the office to set fees for inspections at private residences; amend 198B.520 to set out circumstances where a construction or repair permit may be revoked or expired; amend KRS 198B.530 to make all elevator fees and fines payable to the elevator safety program trust fund; amend KRŚ 198B.990 to increase the penalty for violations from a maximum fine of \$500 to a minimum of \$500 with a maximum of \$3,000; make technical corrections; name KRS 198B.400 to 198B.540 the "Kentucky Elevator Safety Act"; EFFECTIVE JANUARY 1, 2011; APPROPRIATION.

SB 115 - AMENDMENTS

SCS - Retain original provisions, except require that an elevator contractor provide proof of insurance based on an insurance policy issued by an insurance company or other legal entity permitted to transact insurance business in Kentucky.

SFA (1, G. Tapp) - Retain original provisions except require an elevator mechanic license for any person who is a regular and bona fide full-time employee of a public university and who performs only routine maintenance on elevators for the public university: exempt a public university employing this type of elevator mechanic from elevator contractor licensure; prohibit the public university elevator mechanic from any activities normally allowed under an elevator mechanic license except for limit routine maintenance: the reinstatement fee for a revoked elevator contractor or elevator mechanic license to \$100.

Jan 28-introduced in Senate
Feb. 2-to Licensing Occupation

Feb 2-to Licensing, Occupations & Administrative Regulations (S)

Feb 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 10-2nd reading, to Rules

Feb 17-floor amendment (1) filed to Committee Substitute

Feb 18-recommitted to Appropriations & Revenue (S)

Mar 16-reassigned to Licensing, Occupations & Administrative Regulations (S)

SB 116/LM (BR 1277) - K. Stein

AN ACT relating to the civil enforcement of planning and zoning violations.

Amend KRS 100.991 to increase the fines for violations of KRS 100.201 to 100.347 a minimum of \$100 and a maximum of \$1,000; allow local governments to classify violations of KRS 100.201 to 100.347 as civil offenses and pursue them through code enforcement boards under KRS 65.8801 to 65.8839; amend KRS 65.8808 to conform.

Jan 28-introduced in Senate Feb 2-to Judiciary (S)

SB 117 (BR 1192) - T. Buford

AN ACT relating to financial services. Amend KRS 286.2-685 to prohibit the use of banking-related terms or characters in the name, stationery, or advertising of any entity that is not authorized to conduct banking activities in this state; create a new section of Subtitle 3 of KRS Chapter 286 to require applications for a bank or trust company charter to be approved by the executive director and stipulate requirements for approval of a charter and actions to be taken before an institution may commence business under the charter; create a new section of Subtitle 3 of KRS Chapter 286 to prohibit an institution from transacting any business, other than business that is incidental to its organization, prior to being granted a charter; amend KRS 286.3-030 to permit, upon written request and approval by the executive director, the use of different name at branch offices in this state; amend KRS 286.3-040 to specify that persons means 5 or more natural persons who may organize a bank or trust company; amend KRS 286.3-050 to delete specific investigatory requirements of the executive director prior to the filing of articles of incorporation of a bank or trust company; amend KRS 286.3-060 to modify directors' oaths of office; amend KRS 286.3-070 to change the minimum capital stock of a bank or trust company from \$2,500,000 to \$5,000,000; amend KRS 286.3-090 to disallow the executive director from reducing the amount of capital stock below \$2,500,000; amend KRS 286.3-100 to prohibit a bank from holding for more than 1 year, unless otherwise approved by the executive director, any assets taken as security for debts previously contracted in the ordinary course of business; amend KRS 286.3-102 to update reference to CAMELS rating rather than CAMEL rating; amend KRS 286.3-172 to delete

requirement for plans of conversion or merger to be filed with the clerk of the county in which the principal office of the bank is located; amend KRS 286.3-180 to allow a bank to acquire, rather than just establish, a branch office and to specify that consolidation of 2 or more branch offices in the same neighborhood shall not be considered a branch closure; amend KRS 286.3-185 to provide that the relocation of a branch within the same neighborhood shall not be considered a branch closure; amend KRS 286.3-280 to require, when computing the total capital stock and surplus, the negative balance of a bank's undivided profits account to be deducted; amend KRS 286.3-290 to create an additional exception to the maximum debt that may be owed to a bank to except from the total amount of the debt deposit secured loans; amend KRS 286.3-630 to require notice to be provided to all stockholders when a bank is required to transfer assets and liabilities; amend KRS 286.3-915 to delete requirements pertaining to the board of directors of a combined bank; amend KRS 387.111 to limit the compensation of guardians, limited guardians, and conservators; amend KRS 387.760 to limit compensation to guardians, limited guardians, limited conservators, and conservators to a commission of 6% of the income collected by the fiduciary, an annual commission of 0.3% of the fair market value of the real and personal property in the care of the fiduciary, or an annual commission of not more than 6% of the fair market value of the principal distributed by the fiduciary, except the court may allow the fiduciary additional compensation as is fair and reasonable if proof is submitted that additional services which are unusual or extraordinary and not normally incidental to the management of a similar estate have been performed; amend KRS 286.4-533 to allow creditors to charge for expenses incurred for UCC filings: repeal KRS 286.3-420 regarding publication of financial statements.

Jan 28-introduced in Senate Feb 2-to Banking & Insurance (S) Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules Feb 16-posted for passage in the Regular Orders of the Day for

Wednesday, February 17, 2010
Feb 17-passed over and retained in the Orders of the Day

Feb 18-3rd reading, passed 38-0 Feb 19-received in House Feb 22-to Banking & Insurance (H) Feb 26-posted in committee Mar 3-reported favorably, 1st reading,

to Calendar Mar 4-2nd reading, to Rules

Mar 5-posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 18-3rd reading, passed 98-0; received in Senate

Mar 19-enrolled, signed by President of the Senate

Mar 22-enrolled, signed by Speaker of the House; delivered to Governor

Mar 25-signed by Governor (Acts ch. 28)

SB 118 (BR 1263) - G. Neal

AN ACT relating to a civil claim against the Commonwealth for wrongful imprisonment.

Create a new section of KRS Chapter 44 to permit convicted felons who were wrongfully incarcerated to bring a claim with the Board of Claims for wrongful incarceration; place limits on damage awards.

Jan 28-introduced in Senate Feb 2-to Judiciary (S)

SB 119/LM (BR 1412) - G. Neal

AN ACT relating to crimes and punishments.

Amend KRS 431.015, relating to arrests by peace officers, to require peace officers to issue citations rather than making an arrest for selected Class A and Class B misdemeanors; exempt arrests for assault offenses under KRS Chapter 508, sexual offenses under KRS Chapter 510, and firearms or weapons offenses under KRS Chapter 527

Jan 28-introduced in Senate Feb 2-to Judiciary (S)

SB 120 (BR 1453) - J. Higdon, R. Webb

AN ACT relating to motor vehicles.

Amend KRS 186A.340 to specify the
District Court as a court of competent
jurisdiction for appeal of cases involving
motor vehicle titles.

Jan 28-introduced in Senate Feb 2-to Judiciary (S)

Introduced Feb. 1, 2010

SB 121 (BR 460) - K. Winters

AN ACT relating to student financial aid and making an appropriation thereof.

Create a new section of KRS Chapter
164 to establish the Shared Funding

164 to establish the Shared Funding Scholarship Grant Program undergraduate junior students on track to graduate within two years and undergraduate senior students on track to graduate within one year; require the Kentucky Higher Education Assistance Authority in collaboration with the Council on Postsecondary Education to promulgate an administrative regulation outlining the program to be implemented by academic year 2011-2012; amend KRS 154A.130 to change the distribution percentages of the state lottery funds, beginning in 2011-2012 for the KEES Program, the College Access Program and the Kentucky Tuition Grants Program, and the Shared Funding Scholarship Grant Program; require that by fiscal year 2013-2014 all unclaimed lottery prizes be credited to the Shared Funding Scholarship Grant Program; amend KRS 164.7879 to require a high school student, beginning in academic year 2011-2012 to attain a grade point average of at least 3.0 on a 4-point scale to qualify for a KEES base award and a 22 on the ACT to qualify for an ACT supplement.

Feb 1-introduced in Senate Feb 3-to Education (S)

SB 122 (BR 1461) - J. Schickel, W. Blevins Jr., D. Boswell, G. Tapp, D.

AN ACT relating to firearms, including ammunition and accessories firearms.

Create a new section of KRS Chapter 237 relating to firearms, ammunition, and firearms accessories made in Kentucky, marked "made in Kentucky," and used in Kentucky to specify that these items, with specified exceptions, are exempt from federal law; name law the "Kentucky Firearms Freedom Act."

Feb 1-introduced in Senate Feb 3-to Judiciary (S)

SB 123 (BR 1264) - K. Stine, J. Schickel

AN ACT relating to pawnbrokers.

Amend KRS 226.010 to define pledgor: amend KRS 226,040 to expand registry requirements associated with pawn transactions, prohibit pawn transactions with persons unwilling or unable to provide required identification, and require submission of information to the Department of Kentucky State Police or contracted vendor; create a new section of KRS Chapter 17 to require the Department of Kentucky State Police to establish or contract for the provision of a pawn database services.

SB 123 - AMENDMENTS

SCS - Retain original provisions except delete requirement that a photocopy of the pledgor's identification document be maintained in the register and require that the identification document number be recorded in lieu thereof: require that the recording and the reporting of information from the register be done in digital or electronic format; define "permitted user" and restrict access to database to permitted users.

Retain original provisions; amend KRS 189A.005 to expand the definition of "ignition interlock device"; amend KRS 189A.010 to include driving the wrong way on a four-lane highway among the list of factors for triggering aggravated DUI penalties; amend KRS 189A.070 to provide that a reduction in the time period of a license revocation does not lessen the time required for ignition interlock usage; amend KRS 189A.085 to run the period of a license plate impoundment from the date of sentencing to the day the offender is authorized to resume driving; amend KRS 189A.340 to require ignition interlock usage beginning with the first DUI offense; amend KRS 189A.410 to require ignition interlock usage while an offender is driving on a hardship license.

HCA (1, T. Pullin) - Make technical correction.

HCA (2/Title, D. Keene) - Make title amendment.

Feb 1-introduced in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Feb 2-taken from committee; 2nd reading; returned to Committee on Committees (S); to State & Local Government (S)

Feb 3-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Wednesday, February 3, 2010; 3rd reading, passed 35-0 with Committee Substitute ; received in House

Feb 8-to Military Affairs & Public Safety (H)

Mar 8-posted in committee

10-reported favorably, Mar 1st reading, to Calendar with committee amendment (1)

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 22-recommitted to Licensing & Occupations (H)

Mar 23-posting waived retroactively; reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendment (2-title)

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 98-1 with Substitute, Committee committee amendments (1) and (2-title)

Mar 26-received in Senate

SB 124/LM/AA (BR 1295) - K. Stine

AN ACT relating to local government participation in the state health plans.

Amend KRS 78.530 to allow agencies who are established by a merger or interlocal agreement consisting or at least one agency who participated in the County Employees Retirement System (CERS) on or before April 9, 2002, to be exempt from the requirement of signing a contract for employee health insurance with the Personnel Cabinet as a condition of participation in CERS and to apply the provisions to existing agencies established before the effective date of the Act.

SB 124 - AMENDMENTS

HCS/LM/AA Retain original provisions except restrict the exemption to cases where all agencies entering into the merger or interlocal agreement participated in CERS prior to April 9,

Feb 1-introduced in Senate Feb 3-to State & Local Government

Feb 17-reported favorably, 1st

reading, to Consent Calendar Feb 18-2nd reading, to Rules

Feb 23-posted for passage in the Consent Orders of the Day for Thursday, February 25, 2010

Feb 25-passed over and retained in the Consent Orders of the Day

Feb 26-passed over and retained in the Consent Orders of the Day

Mar 1-passed over and retained in the Consent Orders of the Day

Mar 2-3rd reading, passed 36-2; received in House

Mar 4-to State Government (H)

Mar 16-posted in committee Mar 18-reported favorably.

1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 29-taken from the Consent Orders of the Day; recommitted to Appropriations & Revenue (H)

SB 125 (BR 1272) - K. Stine

AN ACT relating to school facilities.

Amend KRS 157.420 to prohibit the Department of Education from modifying the designation or classification of a school facility while the facility is being remodeled or renovated.

SB 125 - AMENDMENTS

SCA (1, K. Winters) - Require the Kentucky Department of Education to standardize the process for evaluating the overall quality and condition of all school buildings in the state to result in a consistent categorization of buildings for planning purposes and for distribution of state General Fund moneys designated for capital construction; require a third party evaluator and use of an already established software-based system; require, by June 1, 2011, the Department of Education to determine the estimated amount of money that districts are expending for architect and engineering fees; require the department with advise from the School Facilities Construction Commission to issue a request for proposal to contract with a third party for conducting statewide

HFA (1, A. Wuchner) - Expand components to be reviewed for scoring to include facility capacity against enrollment and the use of multiple mobile or portable classrooms subject to a 20% growth in enrollment over a 5year period.

Feb 1-introduced in Senate Feb 3-to Education (S)

Feb 25-reported favorably, reading, to Calendar with committee

amendment (1) Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 21-17 with committee amendment (1)

Mar 4-received in House Mar 8-to Education (H)

Mar 16-floor amendment (1) filed Mar 19-posted in committee

SB 126/FN (BR 1343) - J. Pendleton

AN ACT relating to the natural resources severance and processing tax.

Amend KRS 143A.010 to expand the definition of "processing" to include unloading or loading natural resources that have not been severed in Kentucky; amend KRS 143A.035 to allow a tax credit against the tax imposed on limestone when a similar tax has been paid to another state for that limestone and to make technical corrections; provide effective date of August 1, 2010.

Feb 1-introduced in Senate Feb 3-to Appropriations & Revenue

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 127 (BR 1516) - K. Winters

AN ACT relating to advance practice doctoral programs in nursing. Amend KRS 165.295 to require the six

comprehensive universities to provide advanced practice doctoral programs in nursing upon approval of the Council on Postsecondary Education.

SB 127 - AMENDMENTS

SCS - Permit rather than require all six state public universities to provide, upon approval by the Council on Postsecondary Education, advanced practice doctoral programs in nursing; in compliance with KRS 314.111 and KRS 314.131; create a new section of KRS Chapter 164 to require the council to collaborate with the Kentucky Board of Nursing to ensure that each university offering an advanced practice doctoral degree in nursing complies with the accreditation standards of the National League for Nursing Accrediting Commission and the Commission on Collegiate Nursing Education and with minimal education and licensure standards for admission to and graduation from an advanced practice doctoral program in nursing; designate how universities may describe the program or its participants in advertisements or communications; amend KRS 311.375 to designate how an individual displays a particular doctor degree in written material or other communications; require revocation of health provider license(s) for 6-12 months when an individual is found by a trier of fact to have committed a violation to deceive the public.

SCA (1/Title, V. McGaha) - Make title amendment.

SFA (1, K. Winters) - Replace Council on Postsecondary Education with the governing board of each eligible postsecondary education institution as the entity to collaborate with the Kentucky Board of Nursing to ensure compliance with accreditation and licensure standards; clarify universities shall refer to the advanced nursing practice doctoral program and how an individual earning a doctor of nursing practice degree shall portray his or her academic credentials.

HFA (1/P, D. Watkins) - Attach provisions of HB 350.

HFA (2/Title, D. Watkins) - Make title amendment.

Feb 1-introduced in Senate

Feb 3-to Education (S)

Mar 4-taken from committee; 1st reading; returned to Education (S)

Mar 5-taken from committee; 2nd reading; returned to Education (S) Mar 11-reported favorably, to Rules

with Committee Substitute, committee amendment (1-title)

Mar 16-floor amendment (1) filed to Committee Substitute

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title), floor amendment

Mar 19-received in House

Mar 22-to Education (H)

Mar 23-posted in committee; posting waived

24-reported favorably, Mar reading, to Consent Calendar; floor amendments (1) and (2-title) filed

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26, 2010

Mar 26-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 92-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 80)

SB 128/LM (BR 1527) - G. Neal, W. Blevins Jr., D. Harper Angel

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Section 145 of the Constitution of Kentucky to exclude a convicted felon from the right to vote only until expiration of probation, final discharge from parole, or maximum expiration of sentence; submit to the voters for ratification or rejection.

Feb 1-introduced in Senate Feb 3-to State & Local Government (S)

Introduced Feb. 2, 2010

SB 129/LM (BR 1206) - B. Smith

AN ACT relating to absentee voting.

Amend KRS 117.079, 117.085, and
117.086 to require the State Board of
Elections to promulgate administrative
regulation to establish ballot security
requirements and procedures, to create
a privacy waiver for overseas Kentucky
residents who choose to submit an
electronic or facsimile ballot, and to
incorporate electronic signatures when
applicable.

Feb 2-introduced in Senate
Feb 4-to State & Local Government

SB 130 (BR 1423) - T. Buford

AN ACT relating to securities and making an appropriation therefor.

Amend KRS 292.310 to modify definitions of "agent," "broker-dealer," "investment adviser," "covered security," "investment adviser representative," and to add "sign" as a defined term; amend KRS 292.330 to add exemptions from registration for broker-dealers, agents, investment advisers, and investment adviser representatives and to delete exemptions from investment adviser registration and covered adviser notice filing for registered broker-dealers; create new sections of KRS Chapter 292 to clarify the registration process for broker-dealers, agents, investment and investment advisers. adviser representatives and for notice filing as a covered adviser; to provide a procedure for successor registration of brokerdealers and investment advisers; to provide for termination or withdrawal of registrations and temporary registrations; to set forth registration fees for broker-dealers, investment advisers, agents, and representatives; to set forth recordkeeping requirements registrants and to delete the requirement for registrants to file annual reports; to clarify the circumstances under which the executive director may deny, suspend, revoke, restrict, or limit a registration or take disciplinary action against a registrant; amend KRS 292.380 to require renewal filings for registrations by notification, coordination,

or qualification; amend KRS 292.410 to clarify that all investors must receive material information in connection with the purchase of a security and to allow a commission to be paid to a registered broker-dealer in a transaction exempted by this section; amend KRS 292.480 to provide a private right of action for fraudulent investment advice; amend KRS 292.500 to allow the executive director to accept electronic filings of documents; amend KRS 292.530 to broaden the protections of the chapter to all investors rather than only to Kentucky investors; amend KRS 292.313 to conform; create a new section of KRS 292 to establish the securities fraud prosecution and prevention fund; amend KRS 292.991 to increase criminal penalties for repeat criminal violations of the chapter; amend KRS 304.37-530 to conform.

SB 130 - AMENDMENTS

SCS - Retain provisions of original bill except change the fee for agent registration from \$100 to \$50; delete provision to amend KRS 292.991, which would have amended the statute to increase criminal penalties for repeat violations of the chapter; make technical corrections

SFA (1, T. Buford) - Exclude agents, issuers, banks, savings institutions, and trust companies from the definition of "broker-dealer."

Feb 2-introduced in Senate

Feb 4-to Banking & Insurance (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 11-floor amendment (1) filed to Committee Substitute

Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; passed over and retained in the Orders of the Day

Mar 16-3rd reading, passed 36-0 with Committee Substitute, floor amendment (1)

Mar 17-received in House

Mar 18-to Banking & Insurance (H)

Mar 22-taken from committee; 1st reading; returned to Banking & Insurance (H)

Mar 23-posted in committee; taken from committee; 2nd reading; returned to Banking & Insurance (H); posting waived Mar 24-reported favorably, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 94-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 82)

Introduced Feb. 3, 2010

SB 131 (BR 1489) - E. Harris

AN ACT relating to the Department of Juvenile Justice.

Create a new section of KRS Chapter 15A to restrict access to Department of Juvenile Justice records if a release of the record would present a threat to the security of a juvenile, juvenile facility, or

other person; provide that the department is not required to comply with a record request from a juvenile within the facility unless the record contains a specific reference to that individual; allow persons to challenge denial of a record request pursuant to KRS 61.880(2).

Feb 3-introduced in Senate

Feb 5-to Judiciary (S)

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 38-0

Feb 19-received in House

Feb 22-to Judiciary (H)

Mar 15-posted in committee

Mar 17-reported favorably, 1st

reading, to Calendar

Mar 18-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 25-3rd reading, passed 97-0

Mar 26-received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 74)

Introduced Feb. 4, 2010

SB 132 (BR 1485) - K. Stine, E. Harris, J. Schickel

AN ACT relating to efficient design in school buildings and making an appropriation therefor.

Create new sections of KRS Chapter 157 to support and encourage the construction and renovation of school buildings using efficient design concepts; establish a Kentucky efficient school design trust fund; require the Department of Education to develop and publish guidelines for efficient school design; require the Department of Education to provide annual reports.

SB 132 - AMENDMENTS

SCA (1, B. Smith) - Delete reference to building design energy costs that are at least 30 percent less than those required by the Kentucky Building Codes in the definition of "efficient school design."

SFA (1, K. Stine) - Include within the definition of "efficient school design" a building design that meets certification under other building performance certification systems; require the Department of Education to develop and adopt guidelines for efficient school design; and require the Department of Education, Department for Energy Development and Independence, and the Kentucky Energy Efficiency Program for Schools to provide annual reports.

HCS - Retain the original provisions, except add a section to amend KRS 157.420 to require the Kentucky Department of Education to standardize the process for evaluating the overall quality and condition of all school buildings to result in a consistent categorization of buildings for planning purposes; require a third party evaluation and use of an already established software-based system; require the Kentucky Board of Education

to promulgate an administrative regulation to establish the standardized evaluation process; add noncodified section to require by June 1, 2011, the department to determine the estimated amount of money that districts are expending for architect and engineering fees; and add noncodified section to require the department with advice from the School Facilities Construction Commission to issue a request for proposal for contracting with a third party for conducting statewide evaluations.

HCA (1, C. Rollins II) - Delete references to the Kentucky Energy Efficiency Program for Schools; include additional criteria for building evaluation that includes the districts' facility capacities, the current use of temporary facilities, and the projected enrollment growth.

HCA (2/Title, C. Rollins II) - Make title amendment.

Feb 4-introduced in Senate

Feb 8-to Natural Resources and Energy (S)

Feb 10-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 11-2nd reading, to Rules

Feb 12-floor amendment (1) filed

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 38-0 with committee amendment (1), floor amendment (1)

Feb 19-received in House

Feb 22-to Education (H)

Mar 18-posted in committee

Mar 23-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendments (1) and (2-title)

Mar 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 99-0 with Committee Substitute, committee amendments (1) and (2-title)

Mar 26-received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, committee amendments (1) and (2-title); Senate concurred in House Committee Substitute, committee amendments (1) and (2-title); passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch. 134)

SB 133 (BR 1597)

Mar 17-WITHDRAWN

SB 134/AA (BR 1619)

Feb 26-WITHDRAWN

SB 135/FN (BR 1475) - J. Rhoads

AN ACT relating to crime victims.

Amend KRS 216B.400, relating to examination services for victims of sexual offenses, to include a qualified medical professional as a person qualified to be on call and examine victims of sexual offenses and gather samples from the victims; require the Justice and Public Safety Cabinet in consultation with the Sexual Assault

Response Team Advisory Committee to promulgate regulations for a medical forensic protocol; permit a disabled person to consent to an examination without the required consent of the parent or legal guardian of the individual; add specified medical professionals and parties eligible entities to reimbursement by the Crime Victims' Compensation Board; provide each victim seeking an examination the right to determine whether to report the offense to law enforcement except in specified circumstances; require the Justice and Public Safety Cabinet in consultation with the Sexual Assault Response Team Advisory Committee to promulgate administrative regulations for the storage, release, or destruction of samples collected during an examination when the victim has not chosen to report to law enforcement: specify that no hospital, sexual assault examination facility, or designated storage facility shall be liable for destruction of samples after the required storage period has expired; amend KRS 314.011 and 403.707 to conform.

Feb 4-introduced in Senate Feb 8-to Judiciary (S)

SB 136/LM/CI (BR 1473) - J. Rhoads

AN ACT relating to crimes and punishments.

Amend KRS 17.165 to prohibit persons convicted of a criminal offense against a victim who is a minor from being employed at a child-care center; amend KRS 17.500 to modify the definitions used in the sex offender registration system, including the list of triggering offenses and identifying information required of a registrant; amend KRS 17.510 to modify the timelines and process for updating a sex offender's registration information; amend KRS 17.520 to increase the minimum registration period to 25 years; amend KRS 17.545 to modify the measurement process for sex offender residences in relation to playgrounds and day care centers; amend KRS 17.580 to modify the categories of sex offender information that is displayed on the sex offender website; amend KRS 17.990 and 160.151 to conform.

Feb 4-introduced in Senate Feb 8-to Judiciary (S)

SB 137/LM (BR 1551) - K. Stein

AN ACT relating to eyewitness identification.

Create new sections of KRS Chapter 421, relating to witnesses, to regulate the conduct of lineups by law enforcement agencies; provide instructions for witnesses; provide for suppression of evidence in cases in which the policies are violated; EFFECTIVE January 1, 2012.

Feb 4-introduced in Senate Feb 8-to Judiciary (S) Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

SB 138/LM (BR 1549) - K. Stein, D. Harper Angel, G. Neal, T. Shaughnessy

AN ACT relating to civil rights.

Amend KRS 344.010 to include

definitions for "sexual orientation" and "gender identity"; amend KRS 344.020, relating to the purpose of the Kentucky's civil rights chapter, to include a prohibition on discrimination because of sexual orientation and gender identity; amend KRS 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include sexual orientation and gender identity; amend KRS 344.025, 344.100, 344.110, and KRS 18A.095, relating to the same, to conform; amend KRS 344.120 and 342.140, relating to prohibited discrimination in places of public accommodation and advertisements therefor, to include sexual orientation and gender identity; amend KRS 344.170, 344.180, 344.190, 344.300, and 344.310, relating to the state and local human rights commissions, to include prohibition of discrimination on the basis of sexual orientation and gender identity in the scope of their powers and duties; amend KRS 344.680, 344.360. 344.370, and 344.380. relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include sexual orientation and gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include sexual orientation and gender identity; amend KRS 344.400, relating to prohibited discrimination certain in credit include transactions, to sexual orientation and gender identity; and make various technical amendments.

Feb 4-introduced in Senate Feb 8-to Judiciary (S)

SB 139 (BR 1548) - K. Stein

AN ACT relating to surface mining.

Amend KRS 350.450 to require when conducting mountain top removal or approximate original contour mining that overburden be returned to mined areas to the extent possible; require remaining overburden to be disposed of in a permitted area or on a area under the abandoned mine land program if approved as a disposal site or transported and placed in specially constructed lifts; prohibit overburden from being placed in intermittent. perennial, or ephemeral streams or other water of the Commonwealth; make requirements on overburden placement mandatory for permits that specify a post-mine land use; amend KRS 350.440 to require that any spoil material not be disposed of in intermittent, perennial, or ephemeral streams and that spoil not returned to the mine area be disposed of by placing in a site eligible under the abandoned mine land program or in specially constructed lifts; amend KRS 350.410 to prescribe that restoration to approximate original contour include both the configuration of the site and the elevation of the site prior to the coal removal and to prohibit spoil from being placed in streams and require placement in either a disposal site on lands under the abandoned mine land program or in specially constructed

Feb 4-introduced in Senate
Feb 8-to Natural Resources and
Energy (S)

SB 140 (BR 1547) - K. Stein

AN ACT relating to public health.

Create a new section of KRS Chapter 158 to require science-based content and age appropriate and medically accurate standards for human sexuality education; provide that a parent or guardian may excuse a child from the educational program and permit the parent or guardian to review instructional material upon request; specify that nothing requires a school district, public school, or family resource and youth services center to offer human sexuality education; create a new section of KRS Chapter 211 to permit the Cabinet for Health and Family Services to refuse federal funding for abstinence-only education; require science-based content if state funds are received by the cabinet or subcontractor for human sexuality education or teen pregnancy prevention; permit the cabinet to promulgate an administrative regulation to specify instructional content; and require an entity that receives state funding and offers human sexuality education or teen pregnancy prevention to adopt science-based content.

Feb 4-introduced in Senate Feb 8-to Education (S)

SB 141 (BR 1329) - J. Denton

AN ACT relating to persistant felony offenders.

Repeal KRS 210.360, relating to a mandatory mental examination of persistent felony offenders.

Feb 4-introduced in Senate Feb 8-to Judiciary (S) Feb 11-reported favorably,

reading, to Calendar
Feb 12-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 38-0
Feb 19-received in House
Feb 22-to Judiciary (H)
Mar 8-posted in committee
Mar 10-reported favorably, 1s
reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 19-3rd reading; returned to the Orders of the Day

Mar 22-passed 97-0; received in Senate; enrolled, signed by President of the Senate

Mar 23-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch.)

Mar 30-signed by Governor (Acts ch. 45)

Introduced Feb. 5, 2010

SB 142 (BR 1444) - D. Boswell, J. Carroll, W. Blevins Jr., D. Harper Angel, R. Jones II, R. Webb, E. Worley

AN ACT relating to Bible literacy courses in the public schools.

Create a new section of KRS Chapter 156 to require the Kentucky Board of Education to promulgate administrative regulations to establish an elective social studies course on the Hebrew Scriptures, Old Testament of the Bible,

the New Testament, or a combination of the Hebrew Scriptures and the New Testament of the Bible; require that the course provide students knowledge of biblical content, characters, poetry, and narratives that are prerequisites to understanding contemporary society and culture, including literature, art, music, mores, oratory, and public policy; permit students to use various translations of the Bible for the course; amend KRS 158.197 to permit a school council to offer an elective social studies course on the Hebrew Scriptures, Old Testament of the Bible, the New Testament, or a combination of the Hebrew Scriptures and the New Testament of the Bible.

SB 142 - AMENDMENTS

SFA (1, G. Neal) - Retain original provisions; require other major literary works of similar acclaim to be taught with the Bible.

Feb 5-introduced in Senate Feb 9-to Education (S)

Feb 18-reported favorably, 1st reading, to Calendar

Feb 19-2nd reading, to Rules

Feb 24-posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 25-3rd reading, passed 37-1; floor amendment (1) filed subsequent to passage of the bill

Feb 26-received in House Mar 2-to Education (H)

SB 143 (BR 930) - D. Boswell

AN ACT relating to personal-care homes.

Create new sections of KRS Chapter 216 to define the terms "activities of daily living," "ambulatory," "cabinet," "department," "Level I personal-carehome," "Level II personal-care home," nonambulatory, "mobile "nonambulatory," "nonmobile." "personal-care home," and "secretary"; provide that only personal-care homes meeting standards for certification will be granted a certificate; require the secretary of the Cabinet for Health and Family Services to promulgate administrative regulations; require the Department for Aging and Independent Living to administer the certification requirements; create a new section of KRS Chapter 205 to conduct a study to determine the feasibility of providing Medicaid payments for care provided by personal-care homes and to require the study results to be reported by August 1, 2010, permit the cabinet to submit a waiver by October 30, 2010, to allow Medicaid reimbursement for services provided by personal-care homes depending on the results of the study, and provide that upon approval of the waiver Medicaid payments are to be based on level of care with Level I personal-care homes reimbursed at the rate for nursing home care in effect January 1, 2010, with a rate increase by July 1, 2011, and July 1 of each year by the percentage increase in the annual average rate of the consumer price index for medical services and Level II personal-care homes reimbursed at the payment rate for nursing home care in effect January 1, 2010, and then increased to reflect budget provider profiles and level of patient acuity with a rate increase by July 1, 2011, and July 1

of each year by the percentage increase in the annual average rate of the consumer price index for medical services; create new sections of KRS Chapter 194A to establish the Office on Personal-Care Homes within the Department for Aging and Independent Living, specify the duties of the office; establish the Personal-Care Homes Advisory Council and specify the membership and terms of the members.

Feb 5-introduced in Senate Feb 9-to Health & Welfare (S)

Mar 10-taken from committee; 1st reading; returned to Health & Welfare (S)

SB 144/LM/CI (BR 1231) - R. Jones II

AN ACT relating to driving under the influence.

Amend KRS 189A.010 to establish a per se violation of the DUI statute if the driver has at least a certain amount of a controlled substance in the blood; provide that test results may be excluded under certain conditions; required reduce the alcohol concentration for an aggravating circumstance from 0.18 to 0.15; amend KRS 189A.105 to lower the alcohol percentage from 0.18 to 0.15 for increased penalties; amend various other sections to conform.

SB 144 - AMENDMENTS

HCS/LM/CI - Amend to limit the substances covered by the bill to all Schedule I drugs excluding marijuana and certain other substances specifically stated in the bill and to remove from the prescription defense the requirement that the defendant prove that the dosage and driving related restrictions were followed.

HFA (1/P, T. Riner) - Attach provisions of HB 15.

HFA (2/P, T. Riner) - Insert and amend KRS 29A.040 and 29A.090 to allow a person who has attained age 80 to have his or her name removed from the master list of prospective jurors.

HFA (3/Title, T. Riner) - Make title amendment.

Feb 5-introduced in Senate

Feb 9-to Judiciary (S)

Feb 11-reported favorably, 1 reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-3rd reading, passed 34-2 Feb 19-received in House

Feb 22-to Judiciary (H)

Mar 23-posting waived

Mar 24-taken from committee; 1st reading; returned to Judiciary (H)

Mar 26-reported favorably, 2nd reading, to Rules with Committee Substitute; floor amendments (1) and (2) filed to Committee Substitute, floor amendment (3-title) filed

Mar 29-recommitted to Appropriations & Revenue (H)

Introduced Feb. 8, 2010

SB 145 (BR 1429) - J. Schickel

AN ACT relating to emergency vehicles.

Amend KRS 189.920 relating to lights on emergency vehicles to permit publicly owned jail vehicles used for emergency purposes to use blue lights but not sirens; permit elected jailer or chief administrator of a jail without a jailer to use blue lights on one personal vehicle.

SB 145 - AMENDMENTS

SFA (1, J. Schickel) - Amend to include vehicles used by coroners or deputy coroners as vehicles permitted to use blue lights.

Feb 8-introduced in Senate Feb 10-to Judiciary (S) Mar 3-floor amendment (1) filed

SB 146 (BR 1558) - T. Buford, R. Webb

AN ACT relating to concealed deadly weapons.

Amend KRS 527.020 relating to carrying concealed deadly weapons to add domestic relations commissioners, master commissioners, and trial commissioners of the Court of Justice to persons who, if licensed to carry a concealed deadly weapon, may carry them at all locations within the Commonwealth except as specifically provided therein.

SB 146 - AMENDMENTS

HCS - Retain original provisions and amend to include emergency clause.

HFA (1, M. Marzian) - Retain original provisions; add new section of KRS Chapter 527 prohibiting carrying or possession of firearms in the New State Capitol Building; provide exceptions; make offense a Class A misdemeanor.

HFA (2/Title, M. Marzian) - Make title amendment.

HFA (3/P, T. Riner) - Insert and amend KRS 29A.040 and 29A.090 to allow a person who has attained age 80 to have his or her name removed from the master list of prospective jurors.

HFA (4/Title, T. Riner) - Make title amendment.

amendment.

HFA (5, R. Crimm) - Attach the provisions of HB 115/GA.

HFA (6/Title, R. Crimm) - Make title amendment.

Feb 8-introduced in Senate

Feb 10-to Judiciary (S)

Feb 25-reported favorably, 1st reading, to Consent Calendar

Feb 26-2nd reading, to Rules

Mar 1-posted for passage in the Consent Orders of the Day for Tuesday, March 2, 2010

Mar 2-3rd reading, passed 38-0; received in House

Mar 4-to Judiciary (H)

Mar 15-posted in committee

Mar 24-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Mar 26-floor amendment (3) filed to Committee Substitute, floor amendment (4-title) filed

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H); floor amendment (5) filed to Committee Substitute, floor amendment (6-title) filed

SB 147/CI (BR 1474) - J. Rhoads

AN ACT relating to parole and declaring an emergency.

Amend KRS 439.344 to provide that the credit granted toward time served while on parole shall be lost or withheld upon the occurrence of specified events; EMERGENCY.

Feb 8-introduced in Senate Feb 10-to Judiciary (S)

SB 148 (BR 1344) - T. Jensen

AN ACT relating to nonrecourse civil litigation funding providers.

Create new sections of KRS Chapter 367, relating to consumer protection, to regulate the business of nonrecourse civil litigation funding where funds are provided to a civil litigant and repaid only out of the proceeds of the lawsuit; include provisions that address required contractual disclosures and terms, prohibited activities by funding companies, registration of funding companies with the Attorney General, and enforcement authority within the Attorney General's office.

SB 148 - AMENDMENTS

SCS - Retain original provisions with additions to prohibit provider transaction with litigants not represented by an attorney, to allow the Attorney General to expend registration funds to support the AG's required activities under the bill, and to expand the list of activities prohibited to a funding provider.

SCA (1/Title, T. Jensen) - Make title amendment.

SFA (1, R. Jones II) - Amend to include a health insurance provider's lien among the list of liens that take priority over the repayment of the nonrecourse civil litigation provider.

Feb 8-introduced in Senate Feb 10-to Judiciary (S)

Feb 11-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 12-2nd reading, to Rules Feb 16-floor amendment (1) filed to Committee Substitute

Feb 22-recommitted to Judiciary (S)

SB 149 (BR 1586) - R. Webb

AN ACT changing the classification of the City of Wurtland, in Greenup County.

Reclassify the City of Wurtland in Greenup County, population 1,047, from a city of the sixth class to a city of the fifth class. As provided in Section 156A of the Kentucky Constitution, the population requirements for the classification of cities established by the former Section 156 of the Constitution remain in effect until changed by law. Therefore, classification as a city of the fifth class requires a population of 1,000 to 2,999.

Feb 8-introduced in Senate Feb 10-to State & Local Government (S)

SB 150 (BR 1469) - T. Jensen

AN ACT relating to business entities.

Create and amend various KRS sections relating to corporations,

partnerships, and LLCs to provide that limited liability provisions with those sections assign all personal responsibility for a person's negligent or other wrongful acts to the person; clarify filing requirements and due dates for annual reports and business dissolutions; provide greater specificity as to the listing of corporate officers; allow court-ordered meetings of a board of directors; allow conversion of a PSC to a business corporation; create greater consistency of a disinterestedness requirement in certain votes in an LLC; create greater consistency of the rights of the holder of a charging order; create greater consistency of the rights of the holder of a charging order; establish a consistent address for mailing notices of administrative dissolution or the revocation of a certificate of authority, provide clarification as to the effect of a merger involving an LLC; address the ability of a member in a membermanaged LLC to resign and thereby on a prospective basis terminate fiduciary obligations; repeal KRS 275.340.

SB 150 - AMENDMENTS

SFA (1, T. Jensen) - Correct incorrect reference to employee to instead reference an employeer.

HCS - Insert provision to authorize study of low-profit limited liability companies by the Interim Joint Committee on Judiciary and to make technical corrections.

HFA (1, T. Riner) - Insert amendments to KRS 362.465 and 362.2-601 to expand the circumstances allowing the withdrawal or disassociation of a limited partner and the effect of the withdrawal or disassociation.

Feb 8-introduced in Senate

Feb 10-to Judiciary (S)

Feb 11-reported favorably, 1st reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 16-floor amendment (1) filed

Feb 22-posted for passage in the Regular Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 38-0 with floor amendment (1)

Feb 25-received in House

Feb 26-to Judiciary (H) Mar 8-posted in committee

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 22-floor amendment (1) filed to Committee Substitute

Mar 23-floor amendment (1 withdrawn

Mar 24-3rd reading, passed 96-2 with Committee Substitute ; received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch. 133)

SB 151 (BR 1470) - T. Jensen

AN ACT relating to business entities.

Create various new sections of new KRS Chapter 14A to create the Kentucky Business Entity Filing Act to establish uniform filing standards and procedures for business corporations, nonprofit corporations, various forms of partnerships, limited liability companies, and business trusts, with conforming amendments made to various sections located in the chapters governing the various forms of business entities; repeal various sections in KRS Chapters 271B, 272, 273, 274, 275, 279, 362, 362.1, 362.2, and 386.

SB 151 - AMENDMENTS

SCS - Amend to update a citation in the list of repealed statutes to reflect its assigned Senate bill number.

HCS - Makes technical corrections, including corrections to internal section cross-references, references to earlier Acts of the General Assembly, and internal textual consistency.

Feb 8-introduced in Senate

Feb 10-to Judiciary (S)

Feb 11-reported favorably, reading, to Calendar with Committee Substitute

Feb 12-2nd reading, to Rules

Feb 22-posted for passage in the Regular Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 38-0 with Committee Substitute

Feb 25-received in House Feb 26-to Judiciary (H)

Mar 8-posted in committee

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 23-3rd reading, passed 96-1 with Committee Substitute; received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch.

SB 152 (BR 1468) - T. Jensen

AN ACT relating to business entities.

Reenact the provisions of 2007 HB 334/GA and SCA #1 as passed and enacted into law which contained provisions to create and amend various statutes relating to business entities to accomplish the following: make consistent the provisions of the corporate and other business organization acts regarding business entity names such that equivalent rules will govern the names of business corporations, nonprofit corporations, cooperatives, associations, partnerships, limited partnerships, limited liability companies, and business trusts; modify procedural rules across the various business entity acts such that they will contain equivalent if not identical provisions; update provisions of KRS Chapter 271B to reflect the more current provisions of the Model Business Corporation Act; allow limited liability companies to enter into a share

exchange with a corporation, be created by conversion from a corporation, have statutory rules governing nonprofit status, and to provide for their existence after the death or other termination of their members; provide rules for business trusts to create uniformity in regard to other forms of business organizations; allow dentists to practice dentistry within a business organized as a limited liability company; revive several sections of KRS Chapter 362 that were repealed with a delayed effective date in 2006 Ky. Acts. Chapter 149; amend KRS 45.560 to include the definition of "equal employment opportunity job categories"; amend KRS 45.570 to clarify the classes protected against discrimination by state contractors; amend KRS 45.590 to increase the dollar amount of exempted contracts or subcontracts \$250,000 from to \$500,000; allow the Finance and Administration Cabinet to promulgate administrative regulations to establish additional exemptions; amend KRS 45.600 to allow the contracting agency rather than the cabinet to set the time period for submitting statements and information required by the statute; set out the information to be reported by the bidding party regarding its workforce; require the bidding party to submit a breakdown of subcontracts \$500,000; include a determination by the cabinet that the percentage of women in the bidding party's workforce reflects the percentage of available women in the area from which the bidding party's workforce is drawn and to use this determination in the cabinet's existing affirmative action process; amend KRS 45.610 to include women in the affirmative action requirements for state contractors and allow the cabinet to investigate the employment practices of any contractor or subcontractor to determine if they have violated any provision of KRS 45.560 to 45.640; create a new section of KRS 45.560 to 45.640 to allow the Finance and Administration Cabinet to promulgate administrative regulations to carry out the provisions of KRS 45.560 to 45.640; confirm amendments to certain statutes whose effectiveness was made contingent upon the approval by the voters of proposed constitutional changes in 2002; amend various sections to conform; repeal KRS 274.087, 362.495, 362.497, 362.499, 362.501, 362.503, 362. 505, 362.507, 362.509, and 362.585.

Feb 8-introduced in Senate

Feb 10-to Judiciary (S)

11-reported favorably, Feb reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 22-posted for passage in the Regular Orders of the Day Wednesday, February 24, 2010

Feb 24-3rd reading, passed 38-0

Feb 25-received in House Feb 26-to Judiciary (H)

Mar 8-posted in committee

Mar 10-reported favorably, reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 18-3rd reading, passed 96-1; received in Senate

Mar 19-enrolled, signed by President of the Senate

Mar 22-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch.

Introduced Feb. 11, 2010

SB 153/LM (BR 1524) - K. Winters

AN ACT relating to TVA peace

Amend KRS 61.886, 61.887, 61.888, and 61.889 to provide that commissions appointing Tennessee Valley Authority police officers as Kentucky peace officers, and associated security bonds, are to be recorded in the Office of the Secretary of State; that Tennessee Valley Authority officers commissioned as peace officers shall have authority throughout any county in which the Tennessee Valley Authority has property or leaseholds and while protecting employees or contractors, or where conducting events.

SB 153 - AMENDMENTS

SCS/LM - Retain original provisions; amend to provide that Breaks Interstate Park officers may be commissioned as peace officers having full peace officer authority within park property; amend to provide that Breaks Interstate Park officers and Tennessee Valley Authority officers have peace officer authority anywhere within a county in which they have property in situations in which a person is placed in imminent danger of death or serious injury; amend to provide that the sheriff of a county in which the Tennessee Valley Authority has property may provide supplemental peace officer authority to Tennessee Valley Authority officers; amend to provide that during a disaster or emergency situation, the sheriff of a county in which the Tennessee Authority Valley property, or the chief of police of a city within that county, may provide peace officer authority to Tennessee Valley Authority officers during the disaster or emergency situation.

SCA (1/Title, T. Jensen) - Make title amendment.

HFA (1/LM/P, S. Riggs) - Add new section to amend KRS 61.365 relating to Kentucky peace officer status for federal officers to include postal inspectors of the United States Postal Inspection Service; attach the provisions of HB 563.

HFA (2/Title, S. Riggs) - Make title amendment.

HFA (3, S. Rudy) - Insert provision to amend KRS 508.025 to include special local peace officers among the list of peace officers protected by the third degree assault statute.

HFA (4/Title, S. Rudy) - Make title amendment.

HFA (5, S. Rudy) - Insert provision to amend KRS 508.025 to include special local peace officers among the list of peace officers protected by the third degree assault statute.

Feb 11-introduced in Senate

Feb 16-to Judiciary (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1title)

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0 with Committee Substitute, committee amendment (1-title)

Mar 12-received in House Mar 15-to Judiciary (H)

Mar 23-posting waived Mar 24-reported favorably, 1st reading, to Consent Calendar; floor amendments (1) and (2-title) filed

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; floor amendments (3) (4-title) and (5) filed

Mar 26-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendments (3) (4-title) and (5) withdrawn; 3rd reading, passed 91-2 with floor amendments (1) and (2-title); received in Senate

Mar 29-posted for passage for concurrence in House floor amendments (1) and (2-title); Senate refused to concur in House floor amendments (1) and (2-title); received in House

Apr 1-House refused to recede from floor amendments (1) and (2-title)

Apr 14-Conference Committee appointed in House

SB 154/HM (BR 1626) - D. Harper Angel

AN ACT relating to health benefit plan coverage for acquired brain injuries.

Create new sections of Subtitle 17A of KRS Chapter 304 to require insurers issuing large group health benefit plans in the state to provide specified coverage for acquired brain injuries; prohibit a lifetime limit on benefits; subject coverage to deductibles, copayments, and coinsurance for treatment, include periodic reevaluation coverage; require an expedited utilization review or an internal appeal based on an allegation of medical necessity for individuals with an acquired brain injury; Prohibit denial of coverage for services provided at a skilled nursing facility for treatment for an acquired brain injury; require the executive director of the Office of Insurance to promulgate administrative regulations in consultation with the Kentucky Traumatic Brain Injury Trust Fund Board to implement the new sections, including training requirements and notice requirements which shall promulgated; require adequate training for an insurer's personnel responsible for preauthorization of coverage or utilization review to prevent denial of coverage and avoid confusion of medical benefits with mental health benefits; require an annual notification by the plan to an employee of the covered benefits, including а statement, hospitalization is not required for treatment of an acquired brain injury, and that treatment may be provided by a hospital or skilled nursing facility.

Feb 11-introduced in Senate Feb 16-to Banking & Insurance (S)

Introduced Feb. 12, 2010

SB 155 (BR 1687) - J. Schickel, T. Buford

AN ACT relating to consumer protection and nondiscrimination in health insurance.

Create new sections of Subtitle 12 of KRS Chapter 304 to define terms

relating to the use of genetic information by insurers; prohibit adjustment of premium or contribution amount based on genetic information; prohibit an insurer from requesting or requiring a genetic test of a member unless made pursuant to federal regulation; prohibit of genetic information underwriting purposes; prohibit the request, requirement, or purchase of genetic information by an insurer prior to an individual's enrollment under a plan; preclude insurers from requiring genetic information for eligibility for health insurance in the individual market, prohibit the use of genetic information for the purpose of imposing any pre-existing condition exclusion; amend KRS 304.12-304.17-042, 304.17A-0952, 304.17A-0954, 304.17A-139, 304.17A-304.17A-200, 304.17A-230, 304.18-032. 304.32-153. and 304.38-199 to conform; amend KRS 304.17A-220 to add KCHIP or Medicaid as a qualifying event for enrollment in a group health plan with a period of 60 days to request special enrollment; amend KRS 304.17A-250 to provide that the requirement for hospice care coverage is subject to exceptions provided by federal amend 304.17-310 to allow individuals to have a break in full-time student status for medical leave and retain their dependent status under a family expense health insurance policy: amend KRS 304.17A-256 to allow individuals to have a break in full-time student status for medical leave and retain their dependent status under a group health benefit plan which provides dependent benefits; create new sections of Subtitle 18 of KRS Chapter 304 to define terms relating to mental health and substance use disorder benefits for large group health insurance policies; prohibit large group health insurance policies from placing greater restrictions on mental health or substance use disorder benefits than are placed on medical or surgical benefits; provide that the restrictions apply to aggregate lifetime limits, annual limits, financial requirements and treatment limitations in-network and out-of-network benefits; require health insurers to disclose the availability of the criteria for medical necessity determinations with respect to mental health or substance use disorder benefits; amend KRS 304.17A-505, 304.17A-607, 304.18-036. 304.32-165, and 304.38-193 to conform; create a new section of Subtitle 99 of KRS Chapter 304 to provide that if a health insurer or agent violates the genetic information requirements of new sections created in this Act the executive director of the Office of Insurance may suspend, revoke, or refuse to continue a health insurer's certificate of authority or an agent's license, impose a fine, or both; repeal KRS 304.17A-660, 304.17A-661, 304.17A-665, 304.17A-669, 304.18-130, 304.18-140, 304.18-150, 304.18-170, 304.18-180, 304.32-158, and 304.38-197.

Feb 12-introduced in Senate Feb 16-to Banking & Insurance (S)

Introduced Feb. 16, 2010

SB 156 (BR 1574) - T. Buford, K. Stein

AN ACT relating to horses.

Create new sections of KRS Chapter 436 to ban the act of soring horses; define "horse", "management", and "sore" or "soring"; establish the crime of soring and establish penalties; list venues or activities from which offenders shall be banned; specify violations for hiding or destroying evidence that a horse is sore; list duties of management of a horse show, exhibition, sale, or auction; require that management shall have reporting responsibilities to a peace officer; specify the enforcement duties of a peace officer; establish exceptions; repeal KRS 436.185.

Feb 16-introduced in Senate Feb 18-to Agriculture (S)

SB 157/FN/HM (BR 1658) - T. Buford, W. Blevins Jr., D. Boswell, J. Carroll, P. Clark, D. Harper Angel, A. Kerr, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, K. Stein, E. Tori, J. Turner, R. Webb, K. Winters, E. Worley

AN ACT relating to chiropractic.

Create new sections of Subtitles 17A, 17B, and 17C of KRS Chapter 304 to require that specified health benefit plans and health insurance provide reimbursement for any service which is within the lawful scope of practice of a licensed doctor of chiropractic; define "doctor of chiropractic," "insurer," "nonroutine office visit," and "routine office visit"; require that individual procedures performed by a doctor of chiropractic be treated as separate and distinct treatments and not be combined into payment for an office visit or other outpatient visit for specified treatment; provide that only one evaluation and management procedure performed on the same date by the same provider shall be reimbursed; prohibit imposition upon the insured for more than one coinsurance or copayment for each routine or nonroutine office visit to a chiropractic; of require reimbursement at not less than reimbursement rates in effect on October 15, 2008; require insurers to report fee methodology to providers; require that a contract between an insurer and a doctor of chiropractic comply with the new sections.

SB 157 - AMENDMENTS

SCS/HM - Retain original provisions, except delete "agent" from the definition of "insurer" in Sections 1, 2 and 3.

SFA (1, T. Buford) - Delete definition of "insurer" from new sections added to Subtitles 17A, 17B, and 17C of KRS Chapter 304.

SFA (2, D. Thayer) - Amend the sections created in Subtitle 17A, 17B, and 17C of KRS Chapter 304 to delete the definition of "insurer"; provide that the insurer shall separately adjudicate each claim billed by a doctor of chiropractic rather than separately reimburse a doctor of chiropractic when billed for treatment of an established patient during a routine office visit and for treatment of a new or established patient during a nonroutine office visit: clarify that a doctor of chiropractic shall be reimbursed for chiropractic services performed; delete the provision that insurers and health benefit plans are required to report fee methodology to the contracted provider within 30 days of receipt of a written request from the

provider; provide that these changes shall apply to health benefit plans which include chiropractic benefits issued or renewed on or after January 1, 2011.

Feb 16-introduced in Senate

Feb 18-to Banking & Insurance (S) Mar 2-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 3-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 10-posted for passage in the Regular Orders of the Day for Monday, March 15, 2010

Mar 11-floor amendment (2) filed to Committee Substitute

Mar 16-3rd reading; floor amendments (1) and (2) withdrawn; passed 32-2 with Committee Substitute

Mar 17-received in House

Mar 19-to Health & Welfare (H); posted in committee

Mar 24-taken from committee; 1st reading; returned to Health & Welfare (H)

SB 158/FN (BR 1492) - B. Leeper

AN ACT relating to powers and duties of the Department of Revenue.

Amend KRS 131.130 to allow the Department of Revenue to include examples as part of an administrative regulation, and to allow those examples to include demonstrative, non-exclusive lists.

Feb 16-introduced in Senate Feb 18-to Appropriations & Revenue

Feb 18-to Appropriations & Revenue (S)

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules

Mar 1-posted for passage in the Regular Orders of the Day for Tuesday, March 2, 2010

Mar 2-3rd reading, passed 38-0; received in House

Mar 4-to Appropriations & Revenue (H)

Mar 12-posted in committee

Mar 18-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 19-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 23-reported favorably, to Rules as a Consent Bill

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 99-0

Mar 26-received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 81)

Introduced Feb. 17, 2010

SB 159/LM (BR 1685)

Feb 23-WITHDRAWN

SB 160 (BR 1276) - D. Harper Angel, R. Webb

AN ACT relating to electronic scrap recycling and making an appropriation therefor.

Create new sections of subchapter 43 of KRS Chapter 224 to establish an

electronic scrap recycling program; state the purpose of the television recycling program; define terms; establish manufacturers' responsibilities for television recycling; prohibit the sale of televisions unbranded in the Commonwealth; establish the Department Environmental Protection's responsibilities for television recycling; require the department to promulgate administrative regulations relating to minimum television recycling standards; establish the Kentucky television recycling fund; define terms relating to covered electronic device recycling; establish manufacturer and department responsibilities for covered electronic device recycling; establish the Kentucky covered electronic device recycling fund; amend KRS 224.99-010 to provide for penalties for violations of the Act: require the Environmental and Public Protection Cabinet to establish a working group to study nonconsumer electronic scrap recycling and the effects of a landfill ban on electronic scrap in the Commonwealth.

Feb 17-introduced in Senate

Feb 19-to Natural Resources and Energy (S)

Mar 10-taken from committee; 1st reading; returned to Natural Resources and Energy (S)

Introduced Feb. 19, 2010

SB 161 (BR 1777) - T. Shaughnessy

AN ACT relating to the regulation of nonprofit health maintenance organizations by the Office of Insurance.

Amend KRS 304.38-070 to define "nonprofit health maintenance organization" as a nonprofit formed solely by a nonprofit or nonprofits to manage care and process health care claims pursuant to a contract with the Cabinet for Health and Family Services for Medicaid-eligible enrollees, the Medicare Advantage Special Needs Plan, and the Kentucky Children's Health Insurance Program; establish the riskbased capital requirements for a nonprofit health maintenance organization; define "excess capital and surplus" and authorize proportionate distribution of any initial or subsequent investment only from excess capital and surplus to any nonprofit entity or entities that formed the nonprofit health maintenance organization; require that any subsequent return of accumulated capital and surplus, above the riskbased capital requirements and return of investment to the forming nonprofit entity or entities, be made to the Cabinet for Health and Family Services upon request of the cabinet on a form prescribed by the executive director of the Office of Insurance and subject to prior approval by the office; require the annual report required by KRS 304.38-090 to include amounts distributed by a nonprofit health maintenance organization to the Cabinet for Health and Family Services; amend KRS 304.38-090 to conform.

Feb 19-introduced in Senate
Feb 22-to State & Local Government
(S)

SB 162/LM (BR 1625) - T. Buford

AN ACT relating to fire protection subdistricts.

Create a new section of KRS Chapter 75 to allow for the dissolution of fire protection subdistricts.

Feb 19-introduced in Senate Feb 22-to State & Local Government (S)

Introduced Feb. 22, 2010

SB 163 (BR 1732) - J. Westwood

AN ACT relating to adolescent reading skills.

Amend KRS 158.791 to express the General Assembly's intent relating to reading in middle and high schools; direct the Department of Education to provide assistance in teaching strategies to help teachers improve reading skills necessary to comprehend subject area concepts and content; amend KRS 158.840 to direct the department and others to identify and align student reading skills to meet state content standards under KRS 158.6453; encourage the development comprehensive middle and high school adolescent reading plans; amend KRS 164.0207 to add a duty to the Collaborative Center for Literacy Development to assist middle and high schools in the development of comprehensive adolescent reading plans and maintaining a repository of instructional materials.

Feb 22-introduced in Senate

Feb 24-to Education (S)

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0

Mar 10-received in House

Mar 11-to Education (H); posted in committee

Mar 16-reported favorably, 1st

reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 98-0; received in Senate

Mar 19-enrolled, signed by President of the Senate

Mar 22-enrolled, signed by Speaker of the House; delivered to Governor

Mar 30-signed by Governor (Acts ch. 42)

SB 164 (BR 1833) - J. Rhoads, D. Boswell

AN ACT relating to child welfare.

Amend KRS 600.020 to establish a new definition for "independent living" as it relates to a child committed to the custody of the Commonwealth; amend KRS 620.140 to establish that a child committed to the custody of the Commonwealth may request, no later than 12 months after attaining the age of 18 years, to extend or reinstate the commitment; amend KRS 620.250 to allow local foster care review boards to have access to the educational records of children committed to the custody of the Commonwealth.

Feb 22-introduced in Senate Feb 24-to Judiciary (S) Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

SB 165/FN (BR 1596) - D. Seum

AN ACT relating to the Kentucky Law Enforcement Foundation Program fund.

Amend KRS 15.460 and 15.470 to provide that police officers receiving KLEPF fund salary supplements shall continue to receive the supplement when called to active duty with the United States Armed Forces.

SB 165 - AMENDMENTS

HCS/FN - Retain original provisions; amend KRS 15.460 and 15.470 to clarify that Kentucky National Guard members called to federal active duty under Title 10 or 32 of the United States Code or state active duty under KRS 38.030 will continue to receive the KLEPF salary supplement.

Feb 22-introduced in Senate

Feb 24-to Veterans, Military Affairs, & Public Protection (S)

Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules

Mar 2-posted for passage in the Regular Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 38-0 Mar 4-received in House

Mar 8-to Military Affairs & Public Safety (H)

Mar 10-posted in committee

Mar 17-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 18-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

SB 166/LM (BR 1034) - J. Denton, D. Harper Angel

AN ACT relating to controlled substances.

Create a new section of KRS Chapter 218A to define the terms "controlled substance" and "department"; require the Department for Public Health to develop and implement by January 1, 2011, a three-year pilot program subject to the availability of sufficient funding for the safe disposal of unused or partially used controlled substances by an ultimate user through delivery to a designated facility; permit ultimate users to dispose of controlled substances through persons or entities other than law enforcement personnel or persons or entities as designated by law enforcement personnel; require the department to incorporate environmentally sound practices for the disposal of controlled substances; permit the department to use disposal methods such as incineration or the use of reverse distributors; require department to coordinate with local and state law enforcement agencies, local health departments, local governments, health facilities, pharmacists, health care providers, and other agencies, facilities, departments, or entities deemed appropriate by the department to establish and maintain the pilot program require the department to request any necessary waivers of federal law or

regulations; permit the department to accept any grant or award of funds from federal or private sources to implement the pilot program; require the department to promulgate administrative regulations; require the department to provide a report on the pilot program by July 1, 2011, and quarterly thereafter to the Legislative Research Commission, the Interim Joint Committee on Health and Welfare, the Interim Joint Committee on Judiciary, the Office of Drug Control Policy, the secretary of the Justice and Public Safety Cabinet, the commissioner of the Department for Public Health, and the Secretary of the Cabinet for Health and Family Services.

Feb 22-introduced in Senate Feb 24-to Judiciary (S)

Introduced Feb. 23, 2010

SB 167/LM (BR 1457) - J. Pendleton

AN ACT relating to the provision of water and sewer services.

KRS 74.020 to allow Amend increased membership on boards governing water districts, to include city and county representatives and ensure an add number of members; amend KRS 96.130 to allow cities receiving water or sewer services from another city's plant to appoint members to the authority governing the plant providing the services; amend KRS 96.172 to require combined plant boards to have members from cities or counties receiving sewer or water services; amend KRS 220.140 to require boards governing sanitation districts to have members from each city receiving services from the sanitation district.

Feb 23-introduced in Senate Feb 25-to State & Local Government (S)

SB 168 (BR 1984) - T. Jensen

AN ACT relating to courthouses.

Amend KRS 29A.150 which requires jurors to be present in the courthouse to include within the definition of "courthouse" and facility where court is in session.

Feb 23-introduced in Senate Feb 25-to Judiciary (S)

Mar 11-taken from committee; 1st reading; returned to Judiciary (S)

Mar 12-taken from committee; 2nd reading; returned to Judiciary (S)

SB 169/LM (BR 1985) - T. Jensen

AN ACT relating to crimes and punishments.

Amend KRS 432.590 relating to the diversion of state or federally donated food commodities to change the existing penalty to a Class B misdemeanor.

Feb 23-introduced in Senate

Feb 25-to Judiciary (S)

Mar 11-taken from committee; 1st reading; returned to Judiciary (S)

Mar 12-taken from committee; 2nd reading; returned to Judiciary (S)

SB 170 (BR 1986) - T. Jensen

AN ACT relating to civil actions.

Amend KRS 454.110 clarify language relating to the ability of an infant to vacate a judgment after the person reaches the age of majority.

Feb 23-introduced in Senate Feb 25-to Judiciary (S)

Mar 11-taken from committee; 1st reading; returned to Judiciary (S)

Mar 12-taken from committee; 2nd reading; returned to Judiciary (S)

SB 171 (BR 1335) - D. Seum

AN ACT relating to motor vehicle manufacturers and distributors.

Amend KRS 190.030 to increase fees for initial or renewal licenses for motor vehicle manufacturers or distributors from \$100 to \$300.

Feb 23-introduced in Senate

Feb 25-to Appropriations & Revenue

Mar 11-taken from committee; returned to Appropriations & Revenue (S); 1st reading

SB 172 (BR 1334) - D. Seum

AN ACT relating to motor vehicle ealers.

Amend KRS 190.030 to increase fees for initial motor vehicle dealer's licenses from \$100 to \$300.

Feb 23-introduced in Senate

Feb 25-to Appropriations & Revenue (S)

Mar 11-taken from committee; returned to Appropriations & Revenue (S); 1st reading

SB 173 (BR 1268) - P. Clark, J. Denton, D. Harper Angel

AN ACT relating to the protection of adults.

Create a new section of KRS Chapter 209 to define the terms "adult" and "cabinet"; require the Cabinet for Health and Family Services to establish a registry of persons found to have abused, neglected, or exploited an adult; require an appeal process for persons against whom allegations have been substantiated by the cabinet, and prohibit a licensed or certified facility or program from employing a person on the registry; create a new section of KRS Chapter 216B to prohibit health care facilities and services licensed under KRS Chapter 216B from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 205.5606 to prohibit persons who provide services or supports from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 210.795 to prohibit an individual whose name appears on the registry from being a provider and to prohibit a provider from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry.

Feb 23-introduced in Senate Feb 25-to Judiciary (S)

Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

SB 174 (BR 1888) - G. Tapp

AN ACT relating to motor vehicle registrations.

Amend KRS 186.050, to require that voluntary donations for the agricultural program trust fund accompanying farm vehicle registrations be listed separately on any notices and that the voluntary contribution not be automatically added to the cost of registration; amend KRS 186.164 to require that voluntary donations accompanying any special license plate be listed separately on any notices and that the voluntary contribution not be automatically added to the cost of registration.

Feb 23-introduced in Senate Feb 25-to Agriculture (S)

Introduced Feb. 24, 2010

SB 175 (BR 1730) - V. McGaha

AN ACT relating to government contracts.

Amend various sections of KRS 45A.690 to 45A.725 to expand and refine list of entities included in definition "contracting body"; allow the committee to determine definition of "governmental emergency"; refine definition "memorandum of agreement" (MOA) and remove exemptions from committee review; correct references to universities and colleges and institutions of higher education; refine and expand definition of "personal service contract" (PSC) to eliminate include all contracts for personal services and remove exemptions from committee review; prohibit work from beginning on a PSC or MOA, until notification is filed with the committee; prohibit payment on a PSC, MOA, or tax incentive agreement after committee disapproval; refine provisions for overidding committee disapproval of a PSC, MOA, or tax incentive agreement; require committee review of every PSC or MOA of \$1,000,000 or more; refine committee disapproval notification process; require the suspension of any PSC, MOA, or tax incentive agreement upon committee disapproval and prohibit further payments; require the secretary of the Finance and Administration Cabinet, Chief Justice of the Supreme Court, or the governing board of a postsecondary institution to make a written determination whether to override the disapproval of a PSC, MOA, or tax incentive agreement within ten days of committee action; prohibit delegation of the decision-making authority; delineate the powers of the committee.

SB 175 - AMENDMENTS

SCS - Retain original provisions of the bill and add that contracts for personal services not requiring professional skill or professional judgment for \$40,000 or less per year shall be exempt from routine committee review; specify that the president of a postsecondary institution shall act as the head contracting authority for postsecondary operating under institutions the procurement provisions of KRS 164A.575.

V. McGaha) - Amend the SFA (1, definition of a "personal service contract" to include, but not be limited to,

contracts requiring professional skill or professional judgment; clarify that notice of the need for personal service contract professional requiring skill professional judgment shall be given through request for proposals.

HCS - Delete original provisions of the bill; insert the provisions of HB 445/GA.

Feb 24-introduced in Senate Mar 1-to State & Local Government

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 4-2nd reading, to Rules

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010; floor amendment (1) filed to Committee Substitute

Mar 9-3rd reading, passed 37-0 with Committee Substitute, floor amendment (1)

Mar 10-received in House Mar 11-to State Government (H) Mar 16-posted in committee

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 99-0 with Committee Substitute ; received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute: Senate refused to concur in House Committee Substitute; received in House

Apr 14-returned to Senate; posted for passage for concurrence in House Committee Substitute Senate concurred House Committee in Substitute; passed 38-0

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-vetoed

SB 176 (BR 312) - V. McGaha

AN ACT relating to reverse auctions in government purchasing.

Amend KRS 45A.035 to require the Finance and Administration Cabinet to adopt regulations governing use of reverse auctions; amend KRS 45A.070 to define "reverse auction"; amend KRS 45A.085, 45A.100, and 45A.080. 45A.180 to allow the use of reverse auctions in various procurement methods; amend KRS 45A.345 to define "reverse auction"; amend KRS 45A.365, and 45A.370 to allow the use of reverse auction in various procurement methods; amend KRS 45A.690 to define "reverse auction; amend KRS 45A.695 to allow the use of reverse auction in soliciting personal service contracts and memoranda of agreement; amend KRS 56.440 to define "reverse auction"; amend KRS 56.803 to allow use of reverse auctions in procuring government leases; amend KRS 65.025 to define "reverse auction" and allow local governments to use reverse auctions in procurement procedures; amend KRS 160.290 to allow the use of reverse auctions in local boards of education procurement procedures; amend KRS 162.070 to allow local boards of education to use reverse auctions in procuring construction contracts; amend KRS 164A.575 to allow the governing boards of higher

education institutions to use reverse their procurement auctions in procedures; amend KRS 164A.585 to allow governing boards of higher education institutions to use reverse auctions in procuring construction contracts; amend KRS 176.080 to allow the Department of Highways to use reverse auctions in its procurement procedures; amend KRS 178.140 to allow fiscal courts to use reverse their procurement procedures; amend KRS 180.060 to allow the Department of Highways to use reverse auctions in its procurement procedures for bridge construction; amend KRS 220.290 to allow sanitation district boards to use reverse auctions in their procurement procedures; and amend KRS 267.240 and 268.520 to allow county boards of drainage commissioners to use reverse auctions in their procurement procedures.

SB 176 - AMENDMENTS

SCS - Retain original provisions of the bill; delete all references and sections relating to personal service construction contracts.

SFA (1, V. McGaha) - Retain original provisions of the bill; specify that "reverse auction" in KRS 45A.070 does not include construction projects, including but not limited to building, bridge, and road projects.

Feb 24-introduced in Senate Mar 1-to State & Local Government

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules

Mar 8-floor amendment (1) filed to Committee Substitute

Mar 10-posted for passage in the Regular Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 37-0 with Committee Substitute, floor amendment (1)

Mar 12-received in House

Mar 15-to State Government (H)

Mar 17-posting waived

Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 99-0; received in Senate

Mar 24-enrolled, signed by President of the Senate

Mar 25-enrolled, signed by Speaker of the House; delivered to Governor

Apr 6-signed by Governor (Acts ch. 63)

Introduced Feb. 25, 2010

SB 177 (BR 1889) - D. Seum

AN ACT relating to tobacco products. Create a new section in KRS Chapter 365 to require cash on delivery in tobacco wholesaler-retailer transactions; set out ways cash payments may be

Feb 25-introduced in Senate Mar 1-to Agriculture (S)

SB 178 (BR 1830) - D. Givens

AN ACT relating to evaluation of superintendents of schools.

Amend KRS 156.577 to clarify the evaluation requirements for the local superintendent: require that summative evaluation be discussed and adopted in an open meeting of the local board of education and reflected in the minutes; specify that if the local policy requires a written evaluation that it shall be made available to the public upon request; and require that preliminary discussions relating to the evaluation of the superintendent by the board or between the board and the superintendent prior to the summative evaluation be conducted in closed session.

SB 178 - AMENDMENTS

HCS - Retain original provisions; require approval by the Department of Education of the local board of education's evaluation procedures.

Feb 25-introduced in Senate

Mar 5-2nd reading, to Rules

Mar 1-to Education (S)

Mar 4-reported favorably, 1st reading, to Calendar

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 38-0

Mar 10-received in House

Mar 11-to Education (H)

Mar 18-posted in committee

Mar 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 67-29 with Committee Substitute

Mar 26-received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute; Senate concurred in House Committee Substitute; passed 37-0; enrolled, signed by President of the Senate

Apr 1-enrolled, signed by Speaker of the House; delivered to Governor

Apr 13-signed by Governor (Acts ch. 157)

Introduced Feb. 26, 2010

SB 4/LM/CI (BR 1175) - D. Williams, D. Harper Angel

AN ACT relating to anatomical gifts.

Create, amend, and repeal various sections of the Kentucky Revised Statues, relating to anatomical gifts, to enact the Revised Uniform Anatomical Gift Act and make consistent the provisions relating to organ donation across the states; clarify certain provisions of earlier uniform acts; apply provisions to donations from deceased donors as a result of gifts made before or after their deaths; establish the manner of making an anatomical gift before the donor's death, the procedure for amending or revoking an anatomical gift before the donor's death, the procedure for refusing to make an anatomical gift and the effect of that refusal, and the preclusive effect of an anatomical gift, amendment, revocation; set forth who may make an anatomical gift of the decedent's body or

part and the manner of making, amending, or revoking an anatomical gift of the decedent's body or part; list persons that may receive an anatomical gift and the purpose of the anatomical gift; require search by law enforcement and hospital for document of gift; provide that the delivery of document of gift is not required during donor's life and create the right to examine the document; establish the rights and duties of procurement organization and others; require coordination procurement and use; prohibit the sale or purchase of parts; provide immunity for certain parties; clarify the law governing validity, choice of law as to execution of document of gift, and presumption of validity; set forth the effect of an anatomical gift on advance health-care directive; require cooperation between coroners, medical examiners, and procurement organizations; cite need for uniformity of application and construction; clarify relation to Electronic Signatures in Global and National Commerce Act; amend and repeal various sections to conform.

SB 4 - AMENDMENTS

SCS/LM/CI - Retain original provisions and amend the definition of "tissue"; prohibit a tissue bank from receiving an ovum or sperm for the purpose of creating an embryo to be used in therapy, research, or education; provide that the making of an anatomical gift shall not authorize or direct the denial of hydration and nutrition when the denial of hydration and nutrition will result in or hasten death.

HCS/LM/CI/HM - Retain original provisions; create new section of KRS Chapter 214 to establish the Kentucky Hemophilia Program in the Department for Public Health; require the program to assist in the development and expansion of programs for the diagnosis and treatment of hemophilia, provide health benefit plan insurance coverage case management, make referrals Kentucky Access, evaluate other funding sources, pay medical insurance premiums unless prohibited by law, provide for community educational programs, and conduct educational programs; set eligibility requirements; require the program to provide services to the extent funding is available; create a new section of KRS Chapter 214 to establish the Kentucky Hemophilia Board; establish membership of the board; repeal KRS 200.550 and 200.560; amend KRS 211.015 to conform; create new sections of KRS Chapter 319 to define terms relating to the practice of applied behavior analysis and licensure by the Kentucky Board of Examiners of Psychology; authorize the Board of Examiners of Psychology to promulgate administrative regulations relating to licensure of behavior analysts and assistant behavior analysts and to appoint two behavior analysts to advise the board on matters relating to regulation and licensure of behavior analysts; require licensure to practice applied behavior analysis in the state, to establish licensure requirements, and to prohibit the practice of applied behavior analysis in the state without a license; require the Board of Examiners of Psychology to promulgate administrative regulations governing licensure of

and to annually publish a current directory of licensed practitioners of applied behavior analysis; require the board to issue a license to persons holding a valid license in another state or a person who was educated in another country, under specified conditions; require any practitioner or employer of practitioners of applied behavior analysis to report specified inappropriate behavior to the board; require the board, after due notice and an administrative hearing conducted in accordance with KRS Chapter 13B, to refuse to issue or to take specified actions against an existing license or license holder, and establish the actions that may be the subject of disciplinary action by the board; authorize the board to reinstate a license that has lapsed or been revoked and to authorize persons aggrieved by a final order of the board to appeal to the Franklin Circuit Court; provide that all fees received by the board for licensure of practitioners of applied behavior analysis, or penalties assessed by the board for violating provisions of Sections 1 to 10 of the Act shall be deposited to a trust and agency fund to be used by the Board without reversion to the general fund, and authorize the board to employ personnel and purchase necessary materials and supplies; to establish the appropriate use of telehealth for practitioners of applied behavior analysis and authorize the board to promulgate necessary administrative regulations; establish penalties for any person practicing applied behavior analysis without a license; create a new section of Subtitle 17A of KRS Chapter 304 to define terms relating to applied behavior analysis and autism spectrum disorders; create a new section of Subtitle 17A of KRS Chapter 304 to require that a large group health benefit plan provide coverage for the diagnosis and treatment of autism spectrum disorders for individuals between the ages of one and 21, including coverage in the annual amount of \$50,000 for individuals who are ages one through six, and coverage in the annual amount of \$12,000 for individuals who are ages seven through 21 and specify treatments covered; amend KRS 304.17A-143 to require that individual and small group market health benefit plans provide coverage for autism spectrum disorders in the amount of \$1000 per month for pharmacy care, psychiatric care, psychological care, therapeutic care, applied behavior analysis and rehabilitative care for the treatment of autism spectrum disorders, and delete the provisions which established the requirements for coverage of autism; amend KRS 18A.225 to require that the state employee health benefit plan provide coverage for the diagnosis and treatment of autism spectrum disorders consistent with the requirement for coverage under large group health benefit plans; specify that provisions requiring health insurance coverage for autism spectrum disorders take effect January 1, 2011.

practitioners of applied behavior analysis

HCA (1/Title, T. Burch) - Make title

amendment. CCR - Cannot agree.

Feb 26-introduced in Senate Mar 1-to Health & Welfare (S) Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 16-posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010

Mar 17-3rd reading, passed 32-4-2 with Committee Substitute

Mar 18-received in House

Mar 19-to Health & Welfare (H)

Mar 22-taken from committee; 1st reading; returned to Health & Welfare (H)

Mar 23-taken from committee; 2nd reading; returned to Health & Welfare

Mar 24-posting waived; posted in committee

Mar 25-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 90-5 with Committee Substitute, committee amendment (1-title); received in Senate

Mar 29-posted for passage for concurrence in House Committee Substitute, committee amendment (1title); Senate refused to concur in House Substitute, Committee committee amendment (1-title) ; Members appointed to pending conference committee; received in House; Members appointed to pending conference committee

Apr 1-Conference Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate

Apr 14-House receded from Committee Substitute, committee amendment (1-title); passed 85-15; received in Senate; enrolled, signed by President of the Senate

Apr 15-enrolled, signed by Speaker of the House; delivered to Governor

Apr 26-signed by Governor (Acts ch.

SB 179 (BR 411) - E. Tori, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

AN ACT relating to veterans.

Create a new section of KRS Chapter 6 to create the Kentucky General Assembly Veterans Hall of Fame; establish guidelines for introductions; provide for an executive committee and establish membership, terms appointment, and duties.

Feb 26-introduced in Senate Mar 1-to Veterans, Military Affairs, & Public Protection (S)

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 38-0 Mar 10-received in House

Mar 11-to Military Affairs & Public Safety (H)

Mar 17-posted in committee

SB 180 (BR 1874) - D. Givens

AN ACT relating to alternative certification for Teach for America participants.

Amend KRS 161.048 to establish an alternative teacher certification option for Teach for America participants under certain conditions; provide that this option shall be considered a pilot program and an option during the time period from the effective date of this Act until the Race to the Top funding program under the American Recovery and Reinvestment Act of 2009 is completed; permit the option to continue by promulgation of an administrative regulation by the Education Professional Standards Board.

SB 180 - AMENDMENTS

SCA (1, K. Winters) - Clarify that the alternative certification option for a Teach for America participant shall not conflict with the participation criteria of the Teach for America program.

SFA (1, G. Neal) - Delete language relating to teaching in shortage areas.

HFA (1, R. Nelson) - Urge the Naismith Memorial Basketball Hall of Fame to enshrine Coach Joe B. Hall among its inductees.

HFA (2/Title, R. Nelson) - Make title amendment.

Feb 26-introduced in Senate

Mar 1-to Education (S) Mar 4-reported favorably, 1st reading,

to Calendar with committee amendment (1)

Mar 5-2nd reading, to Rules

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-passed over and retained in the Orders of the Day; floor amendment (1) filed

Mar 10-passed over and retained in the Orders of the Day Mar 11-3rd reading, passed 36-0 with

committee amendment (1), floor amendment (1) Mar 12-received in House

Mar 15-to Education (H)

Mar 18-posted in committee

Mar 23-reported favorably, reading, to Calendar

Mar 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 25, 2010

Mar 25-floor amendments (1) and (2title) filed

Mar 26-3rd reading, passed 91-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 79)

Introduced Mar. 1, 2010

SB 181 (BR 1880) - R. Webb

AN ACT relating to public safety personnel, making an appropriation therefor, and declaring an emergency.

Amend various sections of KRS Chapter 15 to add designated law enforcement officers into the Kentucky Law Enforcement Foundation Program

fund; increase the annual supplement to \$3,100; prohibit moneys in the fund from lapsing; permit the secretary of the Justice and Public Safety Cabinet to withhold or terminate payments to any police officer that does not comply with the requirements of eligibility of the fund provide for appeal; make conforming amendments; amend KRS 95A.220 and 95A.250, relating to the Firefighters Foundation Program fund to increase the annual supplement to firefighters to \$3,100; prohibit moneys in the fund from lapsing; make conforming amendments; amend KRS 42.190 to conform; EMERGENCY.

Mar 1-introduced in Senate
Mar 3-to Appropriations & Revenue
(S)

Introduced Mar. 2, 2010

SB 182 (BR 2008) - D. Seum

AN ACT relating to local school board vacancies

Amend KRS 160.190 to provide for the establishment of a local screening committee to select nominees to fill a local school board vacancy that is composed of the chair of the local board, or vice chair if the chair is the position to be filled, the superintendent, and the president of the largest teachers' association in the district; specify committee procedures; require the committee to recommend three nominee's to the commissioner of education; and require the commissioner to fill the vacancy from the three nominees.

Mar 2-introduced in Senate Mar 4-to Education (S)

SB 183/LM (BR 254) - R. Jones II

AN ACT relating to the solicitation of accident and disaster victims.

Repeal and reenact KRS 21A.300 as a new section of KRS Chapter 367 to prohibit the solicitation of disaster and accident victims for the first 30 days following the disaster or accident; repeal KRS 21A.310 and 21A.320.

Mar 2-introduced in Senate Mar 4-to Judiciary (S)

SB 184 (BR 946) - R. Stivers II

AN ACT to revise and correct the Kentucky Revised Statutes.

Reviser's Bill for the 2010 Regular Session: Make legislative findings and declarations on the nature and reasons for the changes being made; repeal and reenact KRS 38.030 to ratify and confirm the General Assembly's action in enacting 2009 HB 541 without the required enacting clause; repeal and reenact and, in some cases, amend certain statutes in KRS Chapter 362. Subchapters 1 and 2, to renumber those statutes appropriately; amend various other KRS sections to conform with the renumbering of statutes in KRS Chapter 362, Subchapters 1 and 2; amend KRS 161.046, 218A.1438, and 248.725 to correct inadvertent drafting errors; repeal KRS 216B.0422, which is duplicative of KRS 216B.0445.

Mar 2-introduced in Senate Mar 4-to Judiciary (S)

Introduced Mar. 3, 2010

SB 185/LM (BR 1452) - J. Higdon

. . . .

AN ACT relating to radon testing. Create a new section of KRS Chapter 198B to define "Zone 1," "local government," and "public building"; require public buildings built on or after January 1, 2011, in Zone 1 counties to be tested for radon before a certificate of occupancy is issued; require test to be conducted by a radon professional certified by the Cabinet for Health and Family Services; require radon kits and testing procedures to conform to Cabinet regulations; allow the Office of Housing, Buildings and Construction promulgate regulations to establish procedures for verifying that the radon tests have been conducted.

Mar 3-introduced in Senate
Mar 5-to Licensing, Occupations &
Administrative Regulations (S)

SB 186 (BR 2112) - R. Webb

AN ACT relating to the individual income tax refund intercept program.

Amend KRS 131.560 to direct that income tax refunds withheld to pay child support be paid to the requesting agency within ten days; amend KRS 205.769 to provide a method for payment of captured tax refunds to the custodial parent; provide for a release by an injured spouse.

Mar 3-introduced in Senate
Mar 5-to Appropriations & Revenue
(S)

SB 187 (BR 1961) - T. Shaughnessy

AN ACT relating to uniform application forms for health benefit plans.

Create a new section of Subtitle 17A of KRS Chapter 304 to require the executive director of the Office of Insurance to develop uniform application forms for individual, small group, and large group health benefit plans on or before August 1, 2010 in cooperation with the Health Insurance Advisory and Council, considering recommendations from insurers offering health benefit plans in the state; require that the uniform application forms be in plain language, include common demographic information to the class of health benefit plans, and be made available in a printed and electronic format; require the executive director to adopt the forms by promulgation of an administrative regulation; and require all health benefit plans to use the appropriate uniform application form on and after January 1, 2011.

Mar 3-introduced in Senate Mar 5-to Banking & Insurance (S)

SB 188 (BR 1831) - T. Shaughnessy

AN ACT relating to tax increment financing and declaring an emergency.

Create a new section of Subchapter 30 of KRS Chapter 154 to place a moratorium on new tax increment financing agreements involving state

participation; direct staff of the Legislative Research Commission to study the administration of tax increment financing agreements; EMERGENCY.

Mar 3-introduced in Senate Mar 5-to Economic Development, Tourism & Labor (S)

SB 189 (BR 1913) - E. Harris

AN ACT relating to transportation.

Amend KRS 186A.170 to eliminate the requirement that copies of title records be kept in microfilm format.

Mar 3-introduced in Senate Mar 5-to Transportation (S)

SB 190/LM (BR 1844) - E. Harris

AN ACT relating to unclaimed funds in the possession of jailers.

Create a new section of KRS Chapter 441 to provide a process for the return of moneys remaining in an inmate account or prisoner canteen account after the release of a prisoner and provide that unclaimed moneys are turned over to the fiscal court after three years; amend KRS 393.010 to provide that unclaimed funds as set out in Section 1 of the Act are not under the provisions of KRS Chapter 393.

Mar 3-introduced in Senate Mar 5-to State & Local Government (S)

Mar 17-reported favorably, 1 reading, to Consent Calendar

Mar 18-2nd reading, to Rules Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 37-0 Mar 24-received in House Mar 25-to Local Government (H)

SB 191 (BR 2039) - C. Gibson

AN ACT relating to 911 emergency services and making an appropriation therefor.

Amend KRS 65.7621 to add new

definitions; create new sections of KRS 65.7621 to 65.7643 to create the Kentucky 911 Emergency Communications Authority and establish the board of directors; amend KRS 65.7623 to provide the board of directors take over for the CMRS Board; amend KRS 65.7625 to establish an executive director of 911 emergency communications and provide that the director assist with the development of a next generation 911 strategy; amend KRS 65.7627 to establish the 911 fund to be made up of 911 service charges and prepaid wireless service charges; amend KRS 65.7629 to exempt from prepaid wireless services from the 911 service charge and make technical changes; amend KRS 65.7631 to make technical changes; amend KRS 65.7633 to require the board to establish procedures for the submission of a state 911 plan, including the development of a next generation 911 system; create a new section of KRS 65.7621 to 65.7643 requiring the board to recommend an equitable 911 funding procedure before July 1, 2011; amend KRS 65.7635 to conform; amend KRS 65.7635 to remove language relating to prepaid CMRS services, which will take effect on

January 1, 2011; create a new section of KRS 65.7621 to 65.7643 to create definitions for this section, provide a mechanism for a 1.4% prepaid wireless service charge to be assessed at the point of sale of prepaid wireless telecommunications services; provide that sellers remit the prepaid wireless service charge to the Department of Revenue, which shall forward the funds to the Kentucky 911 Emergency Communications Authority; amend KRS 65.7639 and 65.7641 to conform; repeal KRS 39G.040; provide that Sections 11 and 12, relating to prepaid wireless service charges, are effective as of January 1, 2011.

Mar 3-introduced in Senate Mar 5-to Veterans, Military Affairs, & Public Protection (S)

SB 192 (BR 2077) - T. Shaughnessy

AN ACT relating to insurance coverage for diabetes.

Amend KRS 304.17A-148 to require all health benefit plans to provide coverage for prescribed treatment of diabetic peripheral neuropathy and retinopathy.

Mar 3-introduced in Senate Mar 5-to Banking & Insurance (S)

SB 193/LM (BR 35) - W. Blevins Jr., D. Harper Angel, K. Stein

AN ACT relating to the interview of a minor in a criminal investigation.

Create a new section of KRS Chapter 505 to restrict the interview or interrogation of a minor about their suspected involvement in criminal conduct.

Mar 3-introduced in Senate Mar 5-to Judiciary (S)

Mar 10-taken from committee; 1st reading; returned to Judiciary (S)

SB 194/LM (BR 2094) - W. Blevins Jr.

AN ACT relating to the placement of identification or tracking devices or marks in or upon human beings.

Create a new section of KRS Chapter 344 to prohibit the involuntary implantation of tracking devices in humans; amend KRS 344.990 to set the penalty for violations identification or as a Class B misdemeanor.

Mar 3-introduced in Senate Mar 5-to Judiciary (S)

SB 195 (BR 1409)

Mar 8-WITHDRAWN

Introduced Mar. 4, 2010

SB 196 (BR 1920) - D. Williams

AN ACT relating to fiscal matters. Amend KRS 131.650 and 131.652 to make technical corrections.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 8-taken from committee; 2nd

reading; returned to Appropriations & Revenue (S)

SB 197 (BR 1921) - D. Williams

AN ACT relating to agriculture.

Amend KRS 262.778 to make technical and grammatical corrections.

Mar 4-introduced in Senate
Mar 5-taken from committee; 1st
reading; returned to Committee on
Committees (S); to Agriculture (S)
Mar 8-taken from committee; 2nd

reading; returned to Agriculture (S)

SB 198 (BR 1922) - D. Williams

AN ACT relating to insurance.

Amend KRS 304.9-410, relating to an the exchange of business by an agent with a life or health line of authority, to add "or she" to the exemption for an agent who may place insurance coverage with another insurer with whom he or she is not appointed as an agent.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Banking & Insurance (S)

Mar 8-taken from committee; 2nd reading; returned to Banking & Insurance (S)

SB 199 (BR 1923) - D. Williams

AN ACT relating to economic development.

Amend KRS 154.10-020 to use gender-neutral language.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Economic Development, Tourism & Labor (S)

Mar 8-taken from committee; 2nd reading; returned to Economic Development, Tourism & Labor (S)

SB 200 (BR 498) - E. Tori

AN ACT relating to narcotic treatment centers.

Amend KRS 222.231 to require narcotic treatment programs to submit a letter of intent to the Cabinet for Health and Family Services at least 90 days prior to submitting an application for licensure; establish the requirements for letter of intent, including sociodemographic information about the geographic area to be served, estimates of existing opiate use and related issues, number of existing narcotic treatment centers and location, patient intake rate, crime and safety, and traffic impact study for the proposed site, financial statement, memorandum of agreement identifying the extent of support for the program and the nature and extent of the working relationship with various entities located in the service area of the proposed facility, and a resolution from the local governing body indicating support for the program; require applicants for licensure to submit to the cabinet a community integration plan; prohibit acceptance of an application for licensure without completion of a letter of intent; require the cabinet to promulgate administrative regulations; require

existing narcotic treatment centers to comply with the licensure provisions within 90 days of enactment; require entities not in compliance to cease operation; establish that entities not in compliance shall be guilty of a Class A misdemeanor.

SB 200 - AMENDMENTS

SCS - Retain original provisions and require the information included in the letter of intent to be provided from and certified by the Office of Drug Control Policy; require the traffic impact study results to be certified by the Kentucky Transportation Cabinet; require the memoranda of agreement to be signed by the chief executive officer, the commanding officer, or chief elected law enforcement officer of the agency; require the Cabinet for Health and Services to Family certify the memoranda of agreement and to send a letter to the designated signer for verification of signature authority and understanding of the nature of the proposed program; require the applicant for licensure to hold a public hearing during the first 60 days after submitting an application for licensure and to provide notification of the meeting via local media outlets in the proposed service area; require existing narcotic treatment centers to comply with the licensure provisions upon application for renewal and delete requirement to comply within 90 days of enactment; and establish that the chief executive officer of any entity not in compliance shall be guilty of a Class A misdemeanor; EMERGENCY.

SCA (1/Title, J. Denton) - Make title amendment.

Mar 4-introduced in Senate

Mar 8-to Health & Welfare (S)

Mar 11-taken from committee; 1st reading; returned to Health & Welfare (S)

Mar 12-taken from committee; 2nd reading; returned to Health & Welfare (S)

Mar 16-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010

Mar 17-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title)

Mar 18-received in House Mar 19-to Health & Welfare (H)

SB 201 (BR 1924) - R. Stivers II

AN ACT relating to education.

Delete reference to head teacher which is no longer a personnel designation in the public schools.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Education (S)

Mar 8-taken from committee; 2nd reading; returned to Education (S)

SB 202 (BR 1925) - R. Stivers II

AN ACT relating to Health and Welfare.

Amend KRS 211.015 to move definitions related to KRS 200.560 and 200.550 to a new section of KRS Chapter 200.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Health & Welfare (S) Mar 8-taken from committee; 2nd

Mar 8-taken from committee; 2nd reading; returned to Health & Welfare (S)

SB 203 (BR 1926) - R. Stivers II

AN ACT relating to crimes and punishments.

Amend KRS 501.020 relating to culpable mental state definitions to made technical corrections regarding gender equity.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Judiciary (S)

Mar 8-taken from committee; 2nd reading; returned to Judiciary (S)

SB 204 (BR 1927) - R. Stivers II

AN ACT relating to licensed occupations.

Amend KRS 312.018, 312.035, and 315.020 to remove gender-specific language.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Licensing, Occupations & Administrative Regulations (S)

Mar 8-taken from committee; 2nd reading; returned to Licensing, Occupations & Administrative Regulations (S)

SB 205 (BR 2009) - D. Seum

AN ACT relating to natural resources. Amend KRS 224A.020 to make technical corrections.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Natural Resources and Energy (S)

Mar 8-taken from committee; 2nd reading; returned to Natural Resources and Energy (S)

SB 206 (BR 2010) - D. Seum

AN ACT relating to state personnel. Amend KRS 18A.111, 18A.125, and 18A.130 to make references to state employees gender neutral.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to State & Local Government (S)

Mar 8-taken from committee; 2nd reading; returned to State & Local Government (S)

SB 207 (BR 2004) - K. Stine

AN ACT relating to military affairs.

Amend KRS 36.020 to provide for gender-neutral language for the Governor and Adjutant General.

Mar 4-introduced in Senate
Mar 5-taken from committee; 1st
reading; returned to Committee on

Committees (S); to Veterans, Military Affairs, & Public Protection (S)

Mar 8-taken from committee; 2nd reading; returned to Veterans, Military Affairs, & Public Protection (S)

SB 208 (BR 2005) - K. Stine

AN ACT relating to state agencies.

Amend KRS 18A.030 to require the secretary of the Personnel Cabinet to report the number of state employees to the Legislative Research Commission within 15 days after the effective date of this Act and quarterly thereafter.

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to State & Local Government (S)

Mar 8-taken from committee; 2nd reading; returned to State & Local Government (S)

SB 209 (BR 2013) - C. Gibson

AN ACT relating to local government.

Amend KRS 65.925 to change the date that local governments have to report the uniform financial information report to the Governor's Office for Local Development and the Legislative Research Commission from September

Mar 4-introduced in Senate

30, 1992, to October 30, 2010.

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to State & Local Government (S)

Mar 8-taken from committee; 2nd reading; returned to State & Local Government (S)

SB 210 (BR 2014) - C. Gibson

AN ACT relating to transportation.

Amend KRS 186.020, regarding

vehicle registration, KRS 186.020, regarding vehicle registration, KRS 186.160, regarding the requirement for a vehicle identification number, and KRS 189.233, regarding the regulation of traffic on the state highway system, to make technical corrections

Mar 4-introduced in Senate

Mar 5-taken from committee; 1st reading; returned to Committee on Committees (S); to Transportation (S)
Mar 8-taken from committee; 2nd reading; returned to Transportation (S)

SB 211/LM/CI (BR 378) - R. Stivers II

AN ACT relating to controlled substances, including controlled substance precursors.

Create a new section of KRS Chapter 27A to require the Administrative Office of the Courts to report information relating to defendants convicted of offenses in KRS Chapter 218A relating to controlled substances and thefts of anhydrous ammonia in KRS Chapter 514 and other specified violations to the Office of Drug Control Policy; create a new section of KRS Chapter 218A to require the Office of Drug Control Policy to institute a Precursor Block List as a part of the Kentucky Electronic Methamphetamine Precursor Tracking system to prohibit persons convicted of offenses stated above from purchasing ephedrine, pseudoephedrine,

phenylpropanolamine for not less than five years following conviction; amend KRS 218A.1437 relating to possession of methamphetamine precursors to reduce amount that may be possessed from 9 grams to 7 1/2 grams; amend KRS 218A.1438 to add an affirmative defense and make a technical correction; reduce amount methamphetamine precursors that may be purchased from 9 grams to 7 1/2 grams; amend KRS 218A.1446 relating to the purchase of ephedrine, pseudoephedrine, phenylpropanolamine to block persons convicted of those offenses from purchasing or possessing these substances except by prescription and make these substances prescription drugs only for these persons; create a new section of KRS Chapter 439 to require the Parole Board to order the parolee to participate in the Precursor Block List and to refrain from purchasing methamphetamine precursors for five years after release from parole; create a new section of KRS Chapter 533 to place a defendant on probation, home incarceration, or conditional discharge on the Precursor Block List for five years; effective September 1, 2010.

SB 211 - AMENDMENTS

HCS/FN/LM/CI - Makes technical correction removing duplicative language.

HFA (1, M. Marzian) - Amend KRS 218A.130 to include ephedrine. pseudoephedrine, phenylpropanolamine, their salts or optical isomers, or salts of optical isomers as Schedule V controlled substances; create a new section of KRS Chapter 218A to purchase ephedrine, pseudoephedrine, phenylpropanolamine, their salts or optical isomers, or salts of optical isomers only with a prescription issued by a licensed practitioner; create a new section of KRS Chapter 218A to specify amount of ephedrine, the pseudoephedrine, phenylpropanolamine, their salts or optical isomers, or salts of optical isomers which may be possessed or purchased; amend KRS 218A.1437 to change the amount of ephedrine, pseudoephedrine, phenylpropanolamine, their salts or optical isomers, or salts of optical isomers to be prima facie possession of methamphetamine precursors; amend KRS 218A.1438 relating to prohibited about methamphetamine precursors; repeal KRS 218A.1446 relating to prohibited acts relating to

methamphetamine precursors. HFA (2, L. Combs) - Create a new section of KRS 218A to prohibit a criminal, civil, or administrative action against a practitioner or pharmacist who is coerced by threats or physical force to provide a controlled substance or a prescription for a controlled substance and require the practitioner or pharmacist to report the incident to law enforcement and require enforcement to report the incident to the applicable state licensing agency; amend KRS 515.010 relating to the definitions for robbery to include the theft of a controlled substance or a prescription for a controlled substance.

Mar 4-introduced in Senate

Mar 8-to Judiciary (S)

Mar 11-taken from committee; 1st reading; returned to Judiciary (S)

Mar 12-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 16-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010

Mar 17-3rd reading, passed 38-0 Mar 18-received in House Mar 19-to Judiciary (H)

Mar 23-posting waived
Mar 24-reported favorably, 1st
reading, to Calendar with Committee

Substitute; floor amendment (1) filed
Mar 25-2nd reading, to Rules; posted
for passage in the Regular Orders of the
Day for Friday, March 26, 2010; floor
amendment (2) filed to Committee

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

SB 212 (BR 2041) - J. Schickel

AN ACT relating to tax credits for solar photovoltaic sytems installed in public buildings in the Commonwealth.

Create a new section of KRS Chapter 141 to create a nonrefundable tax credit for taxpayers who sell or lease solar photovoltaic systems to be installed in public buildings in the Commonwealth; amend KRS 141.0205 to establish the order in which credit may be taken; apply to taxable years beginning after December 31, 2010.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue
(S)

SB 213 (BR 1460) - J. Higdon

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AN ACT relating to real estate.
Create a new section of KRS Chapter 324, relating to real estate brokers and salesmen, to require a person who holds a real estate license to provide a prospective buyer with a copy of the Kentucky fence laws when the transaction involves the sale or purchase of real estate adjacent to agricultural land; amend KRS 324.160, 324.165, and 324.312 to conform.

Mar 4-introduced in Senate Mar 8-to Judiciary (S)

SB 214 (BR 2022) - R. Stivers II, E. Worley, J. Pendleton

AN ACT relating to the Kentucky Employers' Mutual Insurance Authority.

Create new sections of KRS 342.801 to 342.843 to require Kentucky Employers' Mutual Insurance to develop a special dividend distribution plan, subject to the approval of the executive director, and declare a special dividend; amend KRS 342.805 to define "executive director"; amend KRS 342.819 to require KEMI to declare an annual dividend.

SB 214 - AMENDMENTS

SCS - Retain original provisions; make technical changes; delete 1:1 surplus requirement; permit dividend distribution less than 5 percent if approved by executive Director of Office of Insurance; require Ky. Employers' Mutual Insurance Authority (KEMI) to

pay cost of hearing if requested.

SFA (1, R. Stivers II) - Retain original provisions of committee substitute except delete reference to the General Assembly and require the report to be filed with the Legislative Research Commission instead of the General Assembly.

Mar 4-introduced in Senate

Mar 8-to Economic Development, Tourism & Labor (S)

Mar 10-taken from committee; 1st reading; returned to Economic Development, Tourism & Labor (S)

Mar 11-taken from committee; 2nd reading; returned to Economic Development, Tourism & Labor (S)

Mar 17-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010; passed over and retained in the Orders of the Day; floor amendment (1) filed to Committee Substitute

Mar 18-3rd reading, passed 37-0 with Committee Substitute, floor amendment (1)

Mar 19-received in House Mar 22-to Banking & Insurance (H)

SB 215 (BR 1153) - J. Higdon

AN ACT relating to the licensure of court reporters and making an appropriation therefor.

Establish and create new sections of KRS Chapter 309, regarding the licensing and regulation of court reporters; define terms; prohibit a person from practicing court reporting unless licensed; clarify that a court reporter is not required for any court proceeding, administrative proceeding, deposition, or any other proceeding, but if a court reporter is retained for the proceeding the court reporter must be licensed; establish the Kentucky Board of Court Reporting and its appointment, member terms of office, and meeting procedures; delineate the duties of the board; require the board to administer and effectuate the purposes of Act and to promulgate administrative regulations; indicate the requirements that any applicant must meet to be licensed; limit the term of the license to two years from the date of issuance; authorize a court reporter to administer oaths to witnesses without being a notary; allow the board to enter into reciprocal agreements for licensure if the board finds that the state, agency, or other entity has the same or more stringent requirements as the board; include requirements that a nonresident must meet to be licensed; require the board to promulgate licensing fees in an administrative regulation; set fees within specified limits; require the board to promulgate by administrative regulation the specific continuing education required for license renewal; establish other renewal procedures; permit any person engaged in court reporting on the effective date of this Act to be licensed for an initial two year period if the person applies and certain requirements are met; permit any member of the Kentucky Court Reporters Association holding the certified court reporter designation on the effective date of this Act to apply and be licensed if certain requirements are met; permit any person engaged in court reporting and who holds the Registered Professional Reporter designation or higher to be licensed if certain requirements are met; allow temporary licensure including a limit on the number of temporary licenses issued; require the board to promulgate administrative regulations establishing an inactive enumerate grounds status: disciplinary action by the board against a licensee; allow the board to impose a fine not to exceed \$1,000 in lieu of or in addition to other penalties imposed by board; add conditions for reinstatement of a license; authorize the board to conduct administrative hearings in accordance with KRS Chapter 13B; specify the investigation and complaint process; enable the board to seek remedies at law or equity in the Circuit Court of the county in which the licensee resides to restrain or enjoin unauthorized practice; grant right to an appeal of any final order of the board to the Circuit Court of the county in which the licensee resides: establish a Kentucky Board of Court Reporting Fund that shall not lapse for funding the board; include that any amount remaining at the close of the fiscal year not needed to defray expenses incurred by the board shall be transferred to the special account established by KRS 31.185(4) used to offset the costs of providing court reporting services to indigent parties in criminal cases and to assist indigent parties in obtaining transcripts as provided in KRS 31.185; name this Act the "Kentucky Court Reporter Act of 2010"; indicate the necessity for the licensure of court reporters.

Mar 4-introduced in Senate Mar 8-to Judiciary (S)

SB 216 (BR 1717) - R. Palmer II

AN ACT relating to legal notices.

Amend KRS 424.130 to extend the time period applicable for failing to comply with the publication requirement from 10 days to 15 days and to include ordinances and resolutions with the scope of the noncompliance period.

Mar 4-introduced in Senate
Mar 8-to State & Local Government
(S)

Mar 10-taken from committee; 1st reading; returned to State & Local Government (S)

SB 217 (BR 1719) - R. Palmer II

AN ACT relating to the issuance of revenue bonds.

Amend KRS 103.200, relating to revenue bonds, to expand the definition of "building" or "industrial building" to include uses relating to nonprofit entities' tax exempt purposes.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 218/LM (BR 1718) - R. Palmer II

AN ACT relating to advertisement of bids for bonds.

Amend KRS 424.360 to change the minimum principal amount of bonds required to have the bids be advertised in bond buyer publications from ten

million dollars to fifty million dollars.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue
S)

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 219 (BR 1663) - R. Palmer II

AN ACT relating to qualifications of school board members.

Amend KRS 160.180 to require a candidate for school board to have a national and state criminal history background check by the Kentucky State Police and Federal Bureau of Investigation to confirm that the person does not have a record of a sex crime or criminal offense against a minor as defined in KRS 17.500, as a violent offender as defined in KRS 17.165, for an unlawful transaction with a minor as set forth in KRS 530.064, or as a convicted felon who has not had his or her civil rights restored; provide that the of the criminal history background check shall be sent to the State Board of Elections, which shall notify the Attorney General of the Commonwealth if a criminal record is confirmed; provide that the Attorney General shall remove the person from office pursuant to KRS 415.050 and 415.060.

Mar 4-introduced in Senate
Mar 8-to Education (S)
Mar 10-taken from committee; 1st
reading; returned to Education (S)

SB 220/LM (BR 2025) - T. Jensen

AN ACT relating to workers' compensation.

Amend various sections of KRS Chapter 342 regarding workers' compensation to limit income and medical benefits to age 70 or 5 years after injury, change time for reopenings, and increase attorney fees; modify the income benefits in KRS 342.730; allow retention for sitting board members; create study group for medical issues.

Mar 4-introduced in Senate Mar 8-to Judiciary (S)

SB 221 (BR 1879) - R. Webb

AN ACT relating to the Kentucky Equine Breed Authority.

Amend KRS 230.804 to assign administration of the Kentucky horse breeders incentive fund to the Kentucky equine breed authority; create a new section of KRS Chapter 230 to establish the Kentucky equine breed authority.

Mar 4-introduced in Senate
Mar 8-to Licensing, Occupations &
Administrative Regulations (S)

SB 222 (BR 1571) - P. Clark

AN ACT relating to charitable gaming and making an appropriation therefor.

Amend various sections of KRS Chapter 238 to extend the definition of "charitable gaming" to include slot machines and electronic, computer, or other technologic aids; delete the limited duration requirement for charity fundraising events; extend the definition

of "manufacturer" to include bingo paper and charity gaming tickets and the provision of electronic and computer devices; authorize the Office of Charitable Gaming to establish and implement standards for electronic systems of accounting and recordkeeping; allow the office to approve all electronic, computer, or other technologic aids; direct the office to issue temporary licenses to charitable organizations that have been in existence at least 3 years; permit denial of a license for intentionally making false misleading statements; grant employees of the office authority to inspect the books and records of a licensed manufacturer or distributor; require a charity to be located in the county, or a contiguous county to the county, in which charitable gaming is conducted; lower the minimum percentage of adjusted gross receipts that must be retained for net receipts from 40% to 20%, and lower the percentages leading to various forms of licensee discipline accordingly; exclude listed costs when calculating the net receipt percentage; prohibit inaccurate reporting of the financial records of charitable gaming events; permit advertisement of linked bingo prizes in excess of \$5,000; require charitable organizations to obtain office approval prior to using any electronic, computer, or other technologic aid in the conduct of bingo; direct the office to promulgate administrative regulations concerning linked bingo games; limit carryover or progressive prizes in seal card games to no more than \$7,500; modify the cash prize bingo limit from \$5,000 per event to \$5,000 per day; require records and books to be maintained in accordance with generally accepted standards of accounting and require a charity to maintain records for six years at its offices or at a location designated and approved by the office; require any charity participating in linked bingo games to use a point-of-sale system; the office to mandate permit electronically filed reports within six years; integrate any additional fees related to the operation of a charitable gaming facility into the basic licensing fee; prohibit certain activities by an owner, officer, or contractee of a licensed charitable gaming facility; forbid the receipt of a charitable gaming facility license unless the applicant has been in operation for at least the last 3 consecutive years; authorize penalties for making intentionally false or misleading financial statements; establish the racing charitable gaming fund as a trust and agency fund administered by the office; require a charitable gaming facility operated by a licensed racing association to remit 5% of its net receipts to the fund; distribute the fund moneys exclusively to licensed charitable organizations within six months after the end of each fiscal year, to be used solely for charitable purposes; direct the office to promulgate administrative regulations to determine the application process and method of distribution of payments from the fund; require that any examination and inspection of charitable gaming supplies and equipment take place away from the gaming floor to avoid the appearance of

any form of harassment against game

patrons; designate sanctions against

individuals found to be the cause of one or more serious violations and define "serious violation"; establish requirements for appeals to administrative actions by the office; APPROPRIATION.

Mar 4-introduced in Senate
Mar 8-to Licensing, Occupations &
Administrative Regulations (S)

SB 223/LM (BR 1848) - E. Worley

AN ACT relating to local occupational taxes.

Amend KRS 68.197 to delete the 1 percent rate limitation for counties over 30,000 and to apply the provisions of KRS 68.197 to all counties regardless of population.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 224 (BR 1846) - E. Worley

AN ACT relating to electronic games

Amend KRS 230.210 to limit the number of licensed tracks to nine, define "electronic games of skill", "EGS", and "net EGS revenue"; create a new sections of KRS Chapter 230 to declare legislative findings; permit licensing of electronic games of skill at tracks, prohibit anyone under 21 years of age from placing wagers; require payouts of at least 83%; specify information required for licensure; specify requirements for track facilities and minimum number of race days; specify requirements for the Kentucky Horse Racing Authority; provide limitations on the acquisition of electronic games of skill, their placement at tracks, prohibit unlicensed persons from tampering with games, require adequate personnel, and require reporting of malfunctions; require financial records to be maintained and to allow the authority reasonable access to financial records; limit location of electronic games of skill; provide for the distribution of revenue; specify that operation of electronic games of skill other than at a licensed track is gambling; grant local governments the authority to disallow electronic games of skill at tracks in their jurisdictions; amend KRS 243.505 to include electronic games of skill; create a new section of KRS Chapter 230 to exempt revenue generated from electronic games of skill from local taxation.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue
(S)

Mar 10-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

SB 225 (BR 1876) - R. Webb

AN ACT relating to legislative ethics. Amend KRS 6.787 relating to legislative statements of financial disclosure to require the disclosure of names of clients or customers who generate \$50,000 or more in income for the person filing the statement.

Mar 4-introduced in Senate
Mar 8-to State & Local Government
(S)

SB 226/LM/CI (BR 1878) - R. Webb

AN ACT relating to criminal and regulatory matters under the jurisdiction of the Department of Fish and Wildlife Resources including the management and enforcement thereof.

Create new sections of KRS Chapter 150 relating to fish and wildlife to require conservation officers to be certified peace officers; provide full peace officer powers; provide that members of the Fish and Wildlife Commission are subject to KRS Chapter 11A; require that department hold hearings on proposed administrative regulations affecting persons surrounding department property in the vicinity of the property; permit a person to kill an animal in self-defense or defense of another or during a survival or disaster situation; create a new section of KRS Chapter 150 to create a no-net-loss-forhunting policy; create a new section of KRS Chapter 150 to penalize hunting game with a firearm which cannot be hunted with a firearm during bow season; amend numerous sections of KRS Chapter 150 creating fish and wildlife offenses to require a culpable mental state of "knowingly" for the violations; amend KRS 150.395 relating to spotlighting to expand legitimate uses of lights in the field at night; amend KRS 235.010 relating to boating to specify that a person must be navigating a vessel to be operating a vessel; amend numerous sections of KRS Chapter 235 to establish a culpable mental state of "knowingly" for the violations.

Mar 4-introduced in Senate
Mar 8-to Licensing, Occupations &
Administrative Regulations (S)

SB 227 (BR 1966) - B. Smith

AN ACT relating to philanthropy.

Create new sections of KRS Chapter 147A to declare the title of the Act as the Endow Kentucky program; declare legislative purposes; define terms; establish the community endowment fund in the State Treasury; allow the Governor's Office for Local Development to establish grant programs related to the promotion of community foundations from out of the fund; provide for the certification of community foundations needed in order to receive grants from the fund; establish the Endow Kentucky Commission; create a new section of KRS Chapter 141 to establish the Endow Kentucky tax credit; amend KRS 141.0205 to provide for the ordering of tax credits.

SB 227 - AMENDMENTS

SFA (1, B. Leeper) - Remove the tax credit allowed to a contributor to a charitable foundation.

SFA (2, B. Smith) - Require initial appointments to be made by a certain date; reduce annual cap on the Endow Kentucky tax credit from \$5 million to \$1 million; provide that credit applies to tax years beginning on or after January 1, 2011.

Mar 4-introduced in Senate

Mar 8-to Appropriations & Revenue

Mar 11-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 16-floor amendment (1) filed ; reported favorably, 2nd reading, to Rules Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010; floor amendment (2) filed

Mar 18-3rd reading; floor amendment (2) withdrawn; passed 37-0 with floor amendment (1)

Mar 19-received in House Mar 22-to Local Government (H) Mar 23-posting waived

Mar 24-reported favorably, 1st reading, to Calendar

Mar 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 94-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch.

SB 228 (BR 1207) - B. Smith

AN ACT relating to adoption records. Amend KRS 199.525 to require the Cabinet for Health and Services to establish procedures by which a biological parent, adult biological sibling of an adopted person, or a provider of medical services may provide updated health information to the cabinet; require the cabinet to provide information about the procedures for submitting health information to biological parents, when possible, and make the information about the procedures available on the cabinet's Web site.

Mar 4-introduced in Senate Mar 8-to Judiciary (S)

SB 229 (BR 1883) - K. Winters

AN ACT relating to school calendars and declaring an emergency.

Allow a local board of education in a district that missed 20 or more instructional days during the 2009-2010 school year to request the commissioner of education to waive the makeup of instructional days missed beyond 20 days, up to a maximum of 10 days, including waiver of makeup days beyond 20 days scheduled in the district's approved calendar; require commissioner to approve the request; require all staff to make up waived days; identify activities to be used by staff to make up days. EMERGENCY.

Mar 4-introduced in Senate Mar 8-to Education (S)

Mar 11-taken from committee; 1st reading; returned to Education (S)

Mar 12-taken from committee: 2nd reading; returned to Education (S)

SB 230 (BR 1967) - G. Neal, D. Williams, D. Boswell, J. Pendleton, E. Worley

AN ACT relating to the Kentucky Center for African-American Heritage.

Create new sections of KRS Chapter 148 to create a Kentucky Center for African-American Heritage and governing board; provide for

membership, terms, and organization; establish duties and objectives.

Mar 4-introduced in Senate Mar 8-to State & Local Government

Mar 10-taken from committee; 1st reading; returned to State & Local Government (S)

SB 231 (BR 510) - R. Stivers II

AN ACT relating to reorganization.

Amend KRS 11.200 to reduce from 30 members of the Commission on Small Business Advocacy to 13 members appointed by the Governor, with two members representing each congressional district and one at-large member; attach the Commission on Small Business Advocacy to the Department for Business Development; amend KRS 12.020 to place the Office of Legal Services and the Office of Administrative Services within the Office of the Secretary, attach the Commission on Small Business Advocacy to the Department for Business Development, Kentucky Economic place the Development Finance Authority and the Bluegrass State Skills Corporation within the Department of Financial Incentives; amend various sections of KRS Chapter 154 to conform; repeal KRS 154.12-218, which establishes the Small Business Advisory Council; repeal KRS 154.12-222, which establishes the Office of Administration and Support; repeal KRS 154.12-225, which establishes the Department for New Business Development; confirm Resolution 09-01 of the Kentucky Economic Development Partnership, dated April 22, 2009.

Mar 4-introduced in Senate Mar 8-to State & Local Government (S)

17-reported favorably, 1st Mar reading, to Consent Calendar

Mar 18-2nd reading, to Rules Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 37-0 Mar 24-received in House Mar 25-to State Government (H)

SB 232 (BR 500) - R. Stivers II

AN ACT relating to reorganization.

Amend KRS 42.724 to change the name of the Division of Software Engineering to the Division of Financial Information Technology and the Division of Consulting and Project Management to the Division of Agency Information Technology; amend KRS 42.726, 42.740, and 42.742 to change the name of the Kentucky Geospatial Board to the Geographic Information Advisory Council: transfer the functions, duties, and responsibilities of the weatherization program funded by the United States Department of Energy from the Department for Community Based Services, Cabinet for Health and Family to the Services. Finance and Administration Cabinet; amend KRS 44.020 to change the administration of claims by officials of the Court of Justice from the Governor's Office for Local Development to the Finance and Administration Cabinet; and amend KRS 56.065, 56.070, 56.080, 56.090, 56.095, 56.100, 56.110, 56.120, 56.150, 56.160,

and 56.170 to change the administration of the purchase of, and claims against, insurance for state property from the Office of Insurance to the Office of the Controller, Finance and Administration Cabinet; confirm Executive Orders 2009-363 and 2009-772.

Mar 4-introduced in Senate

Mar 8-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Senate Resolutions

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

Introduced Jan. 5, 2010

SR 1 (BR 985) - D. Williams, R. Stivers

Establish the 2010 membership of the Kentucky State Senate.

Jan 5-introduced in Senate; adopted by voice vote

SR 2 (BR 811) - D. Williams, R. Stivers

Adopt Rules of Procedure for the 2010 Regular Session of the Senate.

Jan 5-introduced in Senate; adopted by voice vote

SR 3 (BR 986) - D. Williams, R. Stivers

Invite pastors of Frankfort churches to open daily sessions with prayer.

Jan 5-introduced in Senate; adopted by voice vote

SR 4 - See Introductions on January 6,

SJR 5 (BR 58) - K. Stine

Direct the Transportation Cabinet to designate Kentucky Route 8 in the city limits of Bellevue in honor and memory of Sergeant Justin A. Scott and to erect signs on Kentucky Route 8 that read, 'Sergeant Justin A. Scott Memorial Highway."

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SR 6 (BR 165) - J. Schickel

Support Charles "Ed" Massey's candidacy for the post of secretarytreasurer of the National School Boards

Association.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in Senate Jan 6-to Education (S) Jan 21-reported favorably, 1st reading, to Consent Calendar Jan 22-2nd reading, to Rules Feb 2-recommitted to Education (S)

SJR 7 (BR 398) - D. Williams, K.

Allow school districts to calculate the average daily attendance for the 2009-2010 school year by using the higher of the average daily attendance rate for the 2007-2008 school year or the 2008-2009 school year, multiplied by the average daily membership for the 2009-2010 school year.

SJR 7 - AMENDMENTS

SCS - Retain original provisions, except add clarifying language regarding how calculations shall be made when determining the percent change in average daily attendance to calculate "growth" that shall be used for determining the 2010-2011 SEEK funding in each district and to ensure that there are no changes in how funding for kindergarten is calculated; modify language in WHEREAS clauses.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Education (S)

Feb 23-taken from committee; 1st reading; returned to Education (S)

Feb 24-taken from committee; 2nd reading; returned to Education (S)

Mar 11-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 15-posted for passage in the Regular Orders of the Day for Monday, March 15, 2010; 3rd reading, adopted 34-0 with Committee Substitute

Mar 16-received in House Mar 18-to Education (H)

SR 8 (BR 371) - D. Boswell

Urge public health and health-care professionals and entities to take an active role in raising awareness and educating Kentucky citizens about Spinal Muscular Atrophy.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Health & Welfare (S) Feb 24-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules Mar 1-posted for passage in the Regular Orders of the Day for Tuesday, March 2, 2010

Mar 2-3rd reading, adopted 38-0

SR 9 (BR 369) - D. Harper Angel, P. Clark

Urge the Governor to include funding smoking Medicaid-approved for cessation programs in his 2010-2012 Executive Branch budget proposal.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate
Jan 6-to Appropriations & Revenue
(S)

SR 10 (BR 349) - D. Thayer

Adjourn the Senate in honor and loving memory of Joseph "Joe" Smith Lusby, Jr.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 15-adopted by voice vote

SJR 11 (BR 370) - E. Tori, J. Pendleton

Direct the Transportation Cabinet to extend "The Purple Heart Trail" past Fort Knox and Fort Campbell.

SJR 11 - AMENDMENTS

HFA (1, R. Nelson) - Urge the Naismith Memorial Basketball Hall of Fame to enshrine Coach Joe B. Hall among its inductees.

 $\mbox{HFA (2/Title, R. Nelson)}$ - $\mbox{Make title}$ amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in Senate
Jan 6-to Transportation (S)
Feb 10-reported favorably, 1st
reading, to Consent Calendar
Feb 11-2nd reading, to Rules

Feb 11-21id feating, to Rules
Feb 16-posted for passage in the
Regular Orders of the Day for
Wednesday, February 17, 2010

Feb 17-3rd reading, adopted 38-0; received in House

Feb 18-to Transportation (H) Mar 18-posted in committee

Mar 23-reported favorably, 1st reading, to Calendar

Mar 24-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; floor amendments (1) and (2-title) filed

Mar 29-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

SJR 12 (BR 57) - K. Stine

Direct the Transportation Cabinet to designate Kentucky Route 8 in the city limits of Dayton in honor and memory of Staff Sergeant Nicholas R. Carnes and to erect signs on Kentucky Route 8 that read, "Staff Sergeant Nicholas R. Carnes Memorial Highway."

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SR 13 (BR 1040) - R. Stivers II, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor and loving memory of Major General Charles Beach, Jr.

Jan 5-introduced in Senate; to Senate Floor; adopted by voice vote

SR 14 (BR 1011) - G. Tapp

Adjourn the Senate in honor of Staff Sergeant Gary L. Woods.

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 8-adopted by voice vote

SJR 15 (BR 85) - J. Pendleton

Direct the Transportation Cabinet to designate KY 3519 from the 68/80 bypass to US 431 North the "Cpl. Josh Moore Memorial Highway" and erect appropriate signs.

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SR 16 (BR 817) - J. Carroll, J. Higdon

Adjourn the Senate in loving memory and honor of James Edwin Scott Jr. and recognizing his many years of service to the Commonwealth of Kentucky.

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 7-adopted by voice vote

SR 17 (BR 1009) - B. Leeper

Adjourn the Senate in memory of Specialist Kevin J. Graham.

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 8-adopted by voice vote

SR 18 (BR 853) - R. Jones II, A. Kerr, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourning the Senate in loving memory and honor of Velma Childers.

Jan 5-introduced in Senate Jan 6-to Senate Floor Apr 14-adopted by voice vote

 \mbox{SR} 19 (BR 1005) - R. Jones II, E. Worley

Adjourn the Senate in loving memory and honor of Stirl Eddie Harris.

Jan 5-introduced in Senate Jan 6-to Senate Floor Apr 14-adopted by voice vote

SR 20 (BR 1049) - T. Buford, W. Blevins Jr., D. Boswell, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D.

Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor of former University of Kentucky Wildcat Football Coach Rich Brooks.

Jan 5-introduced in Senate Jan 6-to Senate Floor Apr 1-adopted by voice vote

SR 21 (BR 1038) - P. Clark, G. Neal, W. Blevins Jr., D. Boswell, J. Denton, D. Givens, D. Harper Angel, E. Harris, J. Higdon, R. Jones II, A. Kerr, B. Leeper, V. McGaha, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters

Adjourn the Senate in loving memory and honor of Denver Butler.

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 8-adopted by voice vote

SCR 22 (BR 832) - B. Smith

Reauthorize the Poverty Task Force; require a report by December 31, 2010; EMERGENCY.

Jan 5-introduced in Senate
Jan 6-to State & Local Government
(S)

SJR 23 (BR 1023) - J. Turner

Direct the Transportation Cabinet to designate the bridge on Kentucky Route 3 between the Floyd County and Johnson County line the "Earl (Skip) Ritz Memorial Bridge" and erect appropriate signs.

SJR 23 - AMENDMENTS

SCS - Delete provisions of the original resolution; insert language designating honorary road names for several state highways and bridges.

SCA (1/Title, E. Harris) - Make title amendment.

Jan 5-introduced in Senate Jan 6-to Transportation (S)

Mar 11-taken from committee; 1st reading; returned to Transportation (S) Mar 12-taken from committee; 2nd

reading; returned to Transportation (S)
Mar 24-reported favorably, to Rules as
a Consent bill with Committee
Substitute, committee amendment (1title)

SJR 24 (BR 1022) - J. Turner

Direct the Transportation Cabinet to designate a portion of Kentucky Route 550 in Floyd County as the "Bill Francis Memorial Highway".

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SJR 25 (BR 1024) - J. Turner

Direct the Transportation Cabinet to designate the bridge connecting Kentucky Route 122 and Kentucky

Route 306, near the community of Wheelwright in Floyd County, the "Timothy Hall Memorial Bridge" and erect appropriate signs.

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SJR 26 (BR 1025) - J. Turner

Direct the Transportation Cabinet to honor Kenny Rice by erecting signs on both sides of Kentucky Route 80 entering the town of Eastern in Floyd County that read "Home of Kenny Rice."

Jan 5-introduced in Senate Jan 6-to Transportation (S)

SR 27 (BR 1044) - G. Neal, D. Harper Angel, D. Boswell, P. Clark, J. Rhoads, T. Shaughnessy, R. Webb

Adjourn the Senate in loving memory and honor of Elizabeth Armstrong.

Jan 5-introduced in Senate Jan 6-to Senate Floor Jan 11-adopted by voice vote

Introduced Jan. 6, 2010

SR 4 (BR 987) - D. Williams, R. Stivers II

Appoint Senate committee to join like committee from House of Representatives to wait upon the Governor.

Jan 6-introduced in Senate; adopted by voice vote

SR 28 (BR 881) - D. Thayer

Adjourn the Senate in honor and loving memory of Bruce Hundley.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 15-adopted by voice vote

SR 29 (BR 1052) - D. Thayer

Adjourn the Senate in honor and loving memory of Mark Phillips Freeman, Jr.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 15-adopted by voice vote

SR 30 (BR 1061) - R. Palmer II

Adjourn the Senate in loving memory and honor of G. Kenton Barnett.

Jan 6-introduced in Senate
Jan 7-to Senate Floor; adopted by
voice vote

 \mbox{SR} 31 (BR 1051) - D. Boswell, J. Rhoads

Adjourn the Senate in loving memory and honor of C.J. "Jerry" Biscopink.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 32 (BR 1004) - R. Jones II

Adjourn the Senate in loving memory

and honor of Avery Murphy.

Jan 6-introduced in Senate Jan 7-to Senate Floor Feb 11-adopted by voice vote

SR 33 (BR 1054) - J. Turner

Adjourn in honor and loving memory of Marvin Wade Gibson.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 34 (BR 1053) - J. Turner

Adjourn in honor and loving memory of Chester Douglas "Doug" Turner.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

SR 35 (BR 1056) - J. Turner

Adjourn the Senate in loving memory and honor of Klein Dean Stumbo.

Jan 6-introduced in Senate Jan 7-to Senate Floor Jan 8-adopted by voice vote

Introduced Jan. 7, 2010

SR 36 (BR 1055) - J. Turner

Adjourn the Senate in loving memory and honor of Shelby Gene "Harry" Stumbo.

Jan 7-introduced in Senate Jan 11-to Senate Floor Jan 12-adopted by voice vote

SR 37 (BR 1057) - J. Turner

Adjourn the Senate in loving memory and honor of Glen Darrell Hamilton.

Jan 7-introduced in Senate Jan 11-to Senate Floor Jan 14-adopted by voice vote

SR 38 (BR 1064) - J. Carroll, D. Boswell, J. Pendleton, M. Reynolds, W. Blevins Jr., J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, K. Stein, K. Stine, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, K. Winters, E. Worley

Adjourn the Senate in honor and loving memory of Larry Wayne Sutherland.

Jan 7-introduced in Senate Jan 11-to Senate Floor Jan 12-adopted by voice vote

SR 39 (BR 1098) - C. Gibson, D. Boswell

Adjourn the Senate in loving memory and honor of John Michael "Mike" Ovesen.

Jan 7-introduced in Senate Jan 11-to Senate Floor; adopted by voice vote

Introduced Jan. 8, 2010

SR 40 (BR 1102) - D. Boswell, D. Ridley, J. Rhoads

Adjourn the Senate in loving memory and honor of Ethel Carson Dalzell.

Jan 8-introduced in Senate Jan 11-to Senate Floor Jan 15-adopted by voice vote

SR 41 (BR 1114) - R. Webb

Adjourn the Senate in loving memory of John W. McNeill III.

Jan 8-introduced in Senate Jan 11-to Senate Floor Jan 12-adopted by voice vote

Introduced Jan. 11, 2010

SR 42 (BR 1007) - J. Schickel, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of Anthony C. Campbell, Jr.

Jan 11-introduced in Senate Jan 12-to Senate Floor Mar 15-adopted by voice vote

SCR 43 (BR 1134) - D. Seum, W. Blevins Jr., D. Boswell, M. Reynolds, J. Schickel, D. Thayer, R. Webb

Declare state sovereignty over powers not given to the federal government by the United States Constitution; demand that the federal government cease mandates beyond constitutionally delegated powers; prohibit federal legislation requiring state passage of laws under threat of penalties or sanctions; directdistribution of the Resolution.

Jan 11-introduced in Senate Jan 12-to State & Local Government (S)

SR 44 (BR 1017) - C. Gibson

Adjourn the Senate in honor and memory of Staff Sergeant Edward B. Smith.

Jan 11-introduced in Senate Jan 12-to Senate Floor Jan 15-adopted by voice vote

SR 45 (BR 1013) - B. Smith

Adjourn the Senate in honor and memory of First Sergeant John D. Blair.

Jan 11-introduced in Senate Jan 12-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 46 (BR 407) - P. Clark

Adjourn the Senate in honor and loving memory of James Yocom.

Jan 11-introduced in Senate Jan 12-to Senate Floor Jan 15-adopted by voice vote

SR 47 (BR 1015) - D. Thayer

Adjourn the Senate in honor and memory of Corporal Lloyd D. Stidham.

Jan 11-introduced in Senate Jan 12-to Senate Floor Feb 1-adopted by voice vote

SR 48 (BR 870) - E. Tori, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, J. Turner, R. Webb, J. Westwood, K. Winters, E. Worley

Adjourn the Senate in honor of the bravery and service of Sergeant Zachary Swelfer

Jan 11-introduced in Senate Jan 12-to Senate Floor Jan 27-adopted by voice vote

SR 49 (BR 1063) - W. Blevins Jr., R. Webb, T. Buford, J. Carroll, D. Harper Angel, R. Jones II, R. Palmer II, D. Ridley, J. Schickel, J. Turner, E. Worley

Adjourn the Senate in honor and loving memory of Dr. Loren James Ledford.

Jan 11-introduced in Senate Jan 12-to Senate Floor Jan 15-adopted by voice vote

Introduced Jan. 12, 2010

SR 50 (BR 1150) - D. Boswell, M. Reynolds

Adjourn the Senate in honor and loving memory of Lucy Glenn Taylor.

Jan 12-introduced in Senate Jan 13-to Senate Floor Jan 15-adopted by voice vote

SR 51 (BR 1144) - J. Turner

Adjourn the Senate in loving memory and honor of Clinton Terry.

Jan 12-introduced in Senate Jan 13-to Senate Floor Jan 15-adopted by voice vote

SR 52 (BR 1081) - D. Givens

Urge Congress to support a tax credit to facilitate the accelerated development and deployment of advanced safety systems for commercial motor vehicles, similar to the Commercial Motor Vehicle Advanced Safety Technology Tax Act of 2009.

Jan 12-introduced in Senate

Jan 13-to Appropriations & Revenue (S)

SR 53 (BR 1149) - J. Rhoads

Adjourn the Senate in honor of the Madisonville North Hopkins High School Marching Maroons for winning the 2009 KMEA Class AAAA Marching Band Championship.

Jan 12-introduced in Senate Jan 13-to Senate Floor Feb 24-adopted by voice vote

Introduced Jan. 13, 2010

SR 54 (BR 1143) - R. Jones II, J. Turner, W. Blevins Jr., P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, J. Higdon, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor of Don Combs III for being elected as the 2010 Southern Region Chief for the Boy Scouts of America.

Jan 13-introduced in Senate Jan 14-to Senate Floor Feb 3-adopted by voice vote

SR 55 (BR 1169) - J. Pendleton

Adjourn the Senate in loving memory and honor of Robley Henry Rex.

Jan 13-introduced in Senate Jan 14-to Senate Floor Jan 19-adopted by voice vote

SR 56 (BR 1210) - R. Webb, W. Blevins Jr.

Adjourn the Senate in loving memory and honor of Michael "Mike" Addington.

Jan 13-introduced in Senate Jan 14-to Senate Floor Jan 15-adopted by voice vote

Introduced Jan. 14, 2010

SR 57 (BR 1097) - E. Harris, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of Solon Lawrence Bailey and William "Liam" Theiler Bailey.

Jan 14-introduced in Senate Jan 19-to Senate Floor Mar 10-adopted by voice vote

SR 58 (BR 1241) - J. Schickel

Adjourn the Senate in loving memory and honor of Ned G. Kleier.

Jan 14-introduced in Senate Jan 19-to Senate Floor Feb 25-adopted by voice vote

SR 59 (BR 1168) - J. Pendleton

Adjourn the Senate in honor of Wesley "Tag" Mabry.

Jan 14-introduced in Senate Jan 19-to Senate Floor Feb 18-adopted by voice vote

SR 60 (BR 1257) - G. Neal, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Encourage all Americans to contribute to the recovery of the Haitian people both materially and spiritually; express appreciation to those who have already taken part in that effort; adjourn the Senate in remembrance of those affected by the events in Haiti.

Jan 14-introduced in Senate; to Senate Floor; adopted by voice vote

SR 61 (BR 1183) - M. Reynolds, K. Stein

Urge the United States Postal Service not to consolidate mail processing operations from the Bowling Green, Kentucky Processing and Distribution Facility to the Nashville, Tennessee Processing and Distribution Center.

Jan 14-introduced in Senate; to Senate Floor; adopted by voice vote

Introduced Jan. 15, 2010

SR 62 (BR 1244)

Jan 26-WITHDRAWN

Introduced Jan. 19, 2010

SR 63 (BR 1181) - E. Tori

Adjourn the Senate in loving memory and honor of Shirley Ann Davidson.

Jan 19-introduced in Senate Jan 20-to Senate Floor Jan 21-adopted by voice vote

SR 64 (BR 1271) - J. Carroll

Adjourn the Senate in honor and loving memory of David N. Lovelace.

Jan 19-introduced in Senate Jan 20-to Senate Floor Jan 25-adopted by voice vote

SR 65 (BR 1239) - M. Reynolds, J. Carroll

Adjourn the Senate in loving memory and honor of Floyd H. Ellis.

Jan 19-introduced in Senate

Jan 20-to Senate Floor Jan 21-adopted by voice vote

SR 66 (BR 1284) - J. Carroll

Adjourn the Senate in loving memory and honor of Richard W. "Butch" Stewart.

Jan 19-introduced in Senate Jan 20-to Senate Floor Jan 25-adopted by voice vote

Introduced Jan. 20, 2010

SR 67 (BR 1296) - E. Tori

Adjourn the Senate in loving memory and honor of Ralph Basket.

Jan 20-introduced in Senate Jan 21-to Senate Floor Jan 22-adopted by voice vote

SR 68 (BR 1262) - E. Worley, R. Palmer II

Adjourn the Senate in loving memory and honor of Dr. Clifford Franklin Kerby.

Jan 20-introduced in Senate Jan 21-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

Introduced Jan. 21, 2010

SR 69 (BR 1324) - V. McGaha

Adjourn the Senate in loving memory and honor of Glenn Shirley Glasgow.

Jan 21-introduced in Senate Jan 25-to Senate Floor Jan 26-adopted by voice vote

SR 70 (BR 1323) - J. Rhoads

Adjourn the Senate in loving memory and honor of Sue Anne Salmon.

Jan 21-introduced in Senate Jan 25-to Senate Floor Feb 8-adopted by voice vote

SR 71 (BR 1318) - G. Neal

Adjourn the Senate in loving memory and honor of Plympton Ray Walker.

Jan 21-introduced in Senate Jan 25-to Senate Floor Feb 11-adopted by voice vote

SR 72 (BR 1302) - T. Buford

Adjourn the Senate in honor of the Boyle County High School football team for winning the 2009 KHSAA Class 4A Football Championship.

Jan 21-introduced in Senate Jan 25-to Senate Floor Feb 1-adopted by voice vote

SR 73 (BR 1304) - J. Schickel

Adjourn the Senate in loving memory and honor of James Davis Grubbs.

Jan 21-introduced in Senate Jan 25-to Senate Floor Feb 1-adopted by voice vote **SR 74 (BR 1301)** - D. Harper Angel, P. Clark, G. Neal, D. Ridley, T. Shaughnessy

Adjourn the Senate in loving memory and honor of Francene Cucinello.

Jan 21-introduced in Senate Jan 25-to Senate Floor Feb 1-adopted by voice vote

Introduced Jan. 22, 2010

SR 75 (BR 1308) - J. Pendleton, D. Boswell

Adjourn the Senate in loving memory and honor of Clara Elizabeth McCuiston.

Jan 22-introduced in Senate Jan 25-to Senate Floor Jan 26-adopted by voice vote

SR 76 (BR 1307) - J. Pendleton

Adjourn the Senate in loving memory and honor of Dr. James A. Jackson.

Jan 22-introduced in Senate Jan 25-to Senate Floor Jan 26-adopted by voice vote

Introduced Jan. 25, 2010

SJR 77 (BR 1405) - V. McGaha

Designate the City of Somerset as the car cruise capital of Kentucky.

Jan 25-introduced in Senate Jan 26-to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, adopted 37-0; received in House

Mar 26-to Tourism Development & Energy (H)

SR 78 (BR 1436) - C. Gibson

Adjourn the Senate in recognition and honor of Grayson County on the occasion of its bicentennial celebration.

Jan 25-introduced in Senate; to Senate Floor; adopted by voice vote

SR 79 (BR 1422) - V. McGaha, D. Williams

Adjourn the Senate in honor and loving memory of Cloyd Andy Lacy.

Jan 25-introduced in Senate Jan 26-to Senate Floor Jan 27-adopted by voice vote

SR 80 (BR 1341) - J. Denton, P. Clark, E. Harris

Adjourn the Senate in loving memory and honor of Ralph F. Cowgill.

Jan 25-introduced in Senate Jan 26-to Senate Floor Feb 11-adopted by voice vote

SR 81 (BR 1432) - G. Neal

Adjourn the Senate in loving memory and honor of Jacqueline Yvonne Unseld.

Jan 25-introduced in Senate; to Senate Floor; adopted by voice vote

SR 82 (BR 1427) - R. Webb, P. Clark

Honor the Kentucky Association of Circuit Court Clerks and its members and adjourn the Senate in recognition of the exemplary service of the Association and all Circuit Court Clerks.

Jan 25-introduced in Senate Jan 26-to State & Local Government (S)

Introduced Jan. 26, 2010

SR 83 (BR 1437) - T. Buford

Adjourn the Senate in loving memory and honor of Betty Jean Shearer Daugherty.

Jan 26-introduced in Senate Jan 27-to Senate Floor Feb 1-adopted by voice vote

Introduced Jan. 27, 2010

SR 84 (BR 1441) - R. Jones II, J. Turner, W. Blevins Jr., D. Boswell, P. Clark, D. Harper Angel, G. Neal, R. Palmer II, J. Pendleton, J. Rhoads, D. Ridley, T. Shaughnessy, K. Stein, R. Webb

Adjourn the Senate in loving memory and honor of William Russell Barker.

Jan 27-introduced in Senate Jan 28-to Senate Floor Apr 14-adopted by voice vote

SR 85 (BR 1439) - J. Carroll

Adjourn the Senate in loving memory and honor of Michael D. Hancock.

Jan 27-introduced in Senate Jan 28-to Senate Floor Feb 1-adopted by voice vote

Introduced Jan. 28, 2010

SR 86 (BR 1448) - M. Reynolds

Adjourn the Senate in honor of Warren County Sheriff Jerry "Peanuts" Gaines for being selected to receive the 2010 Ferris E. Lucas Award for National Sheriff of the Year.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 11-adopted by voice vote

SR 87 (BR 1450) - V. McGaha

Adjourn the Senate in honor and loving memory of Veston "Bocky" Bottom.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 5-adopted by voice vote

SR 88 (BR 1442) - M. Reynolds

Honor Butler County on its 200th

anniversary.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 11-adopted by voice vote

SR 89 (BR 1472) - A. Kerr, J. Denton

Recognize March as Sexual Assault Awareness Month in Kentucky and honor Kentucky's thirteen regional rape crisis centers.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 25-adopted by voice vote

SR 90 (BR 1471) - A. Kerr, J. Denton

Endorse the creation of a General Assembly Green Schools Caucus in support of efforts to build more energy-efficient, water-efficient, and environmentally sustainable K-12 schools.

Jan 28-introduced in Senate Feb 2-to State & Local Government (S)

Mar 24-reported favorably, 1s reading, to Consent Calendar

Mar 25-2nd reading, to Rules
Mar 29-posted for passage in the
Consent Orders of the Day for Monday,
March 29, 2010; 3rd reading, adopted
38-0

SR 91 (BR 1348) - G. Neal

Recognize February 2010 as Black History Month.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 11-adopted by voice vote

SR 92 (BR 1440) - J. Carroll

Adjourn the Senate in loving memory and honor of Sam Sloan, Sr.

Jan 28-introduced in Senate Feb 2-to Senate Floor Feb 3-adopted by voice vote

Introduced Feb. 1, 2010

SR 93 (BR 1501) - E. Tori

Adjourn the Senate in loving memory and honor of Joe K. Schlatter.

Feb 1-introduced in Senate Feb 2-to Senate Floor Feb 4-adopted by voice vote

SR 94 (BR 1463) - T. Buford

Adjourn the Senate in loving memory and honor of Robert Flournoy "Big Daddy" Simpson, Jr.

Feb 1-introduced in Senate Feb 2-to Senate Floor Feb 12-adopted by voice vote

SR 95 (BR 1497) - G. Neal

Adjourn the Senate in loving memory and honor of Joseph Raymond "Double" Gowers.

Feb 1-introduced in Senate Feb 2-to Senate Floor; adopted by voice vote

SR 96 (BR 1496) - G. Neal

Adjourn the Senate in honor and loving memory of David H. Duncan.

Feb 1-introduced in Senate Feb 2-to Senate Floor; adopted by voice vote

SR 97 (BR 1505) - V. McGaha

Adjourn the Senate in commemoration of February as 2010 Career and Technical Education Month.

Feb 1-introduced in Senate Feb 2-to Senate Floor Feb 9-adopted by voice vote

SR 98 (BR 1416) - D. Givens

Honor the life and public service of Walter A. Baker.

Feb 1-introduced in Senate Feb 2-to Senate Floor Feb 9-adopted by voice vote

Introduced Feb. 2, 2010

SR 99 (BR 1535) - T. Shaughnessy, K. Stein

Adjourn the Senate in loving memory and honor of Dr. William Markesbery.

Feb 2-introduced in Senate Feb 3-to Senate Floor Feb 4-adopted by voice vote

Introduced Feb. 3, 2010

SR 100 (BR 1553) - K. Stine

Adjourn the Senate in loving memory and honor of Howard Jerome Hoess.

Feb 3-introduced in Senate; adopted by voice vote

SR 101 (BR 1570) - G. Neal

Commemorating the unveiling and dedication of the bust of the late Justice William E. McAnulty during the 2010 Black History Month Celebration on February 11, 2010, at 12:00 p.m. in the Capitol Rotunda.

Feb 3-introduced in Senate; to Senate Floor; adopted by voice vote

SR 102 (BR 1536) - T. Shaughnessy

Adjourn the Senate in loving memory and honor of Terry L. Cannon.

Feb 3-introduced in Senate Feb 4-to Senate Floor Feb 8-adopted by voice vote

Introduced Feb. 4, 2010

SR 103 (BR 1540) - T. Buford

Adjourn the Senate in loving memory and honor of William H. "Bill" Mathews IV.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 12-adopted by voice vote

SR 104 (BR 1500) - E. Tori

Adjourn the Senate in honor and recognition of Dr. Nguyen Tien Young.

Feb 4-introduced in Senate Feb 5-to Senate Floor Feb 8-adopted by voice vote

SR 105 (BR 1555) - T. Buford

Adjourn the Senate in loving memory and honor of Richard G. Courtney.

Feb 4-introduced in Senate Feb 8-to Senate Floor Feb 12-adopted by voice vote

SR 106 (BR 1556) - T. Buford

Adjourn the Senate in loving memory and honor of Billy J. Warner.

Feb 4-introduced in Senate Feb 8-to Senate Floor Feb 12-adopted by voice vote

SR 107 (BR 1577) - R. Webb

Adjourn the Senate in honor and loving memory of Patrick Thomas Pfeffer

Feb 4-introduced in Senate Feb 8-to Senate Floor Feb 16-adopted by voice vote

SR 108 (BR 1610) - G. Neal

Adjourn the Senate in loving memory and honor of Earl G. "Rock" Carter.

Feb 4-introduced in Senate; to Senate Floor; adopted by voice vote

SJR 109 (BR 1550) - K. Stein, P. Clark, W. Blevins Jr., D. Boswell, J. Pendleton, G. Tapp, R. Webb, J. Westwood

Direct the Transportation Cabinet not to comply with the provisions of the REAL ID Act of 2005.

Feb 4-introduced in Senate Feb 8-to Veterans, Military Affairs, & Public Protection (S)

Mar 10-taken from committee; 1st reading; returned to Veterans, Military Affairs, & Public Protection (S)

Introduced Feb. 5, 2010

SCR 110 (BR 1598) - D. Boswell, J. Pendleton, M. Reynolds

Direct the Legislative Research Commission to create a task force to study the needs of grandparents raising their grandchildren and to develop an action plan to address their needs; require report on findings and recommendations no later than December 15, 2010.

Feb 5-introduced in Senate Feb 9-to State & Local Government (S)

Mar 10-taken from committee; 1st reading; returned to State & Local Government (S)

Introduced Feb. 8, 2010

SR 111 (BR 1628) - J. Schickel

Adjourn the Senate in loving memory and honor of Harry Nieman, Jr.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 12-adopted by voice vote

SR 112 (BR 1657) - J. Denton

Express support for the designation of February 8, 2010, as Boy Scouts of America Day, in celebration of its 100th anniversary.

Feb 8-introduced in Senate; to Senate Floor; adopted by voice vote

SR 113 (BR 1607) - D. Givens

Honor Kentucky farmers and recognize February 21 to 27, 2010, as Food Checkout Week.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 18-adopted by voice vote

SJR 114 (BR 1609) - A. Kerr

Recognize the critical link between early and optimal oral health care and education and support efforts to improve the state of children's oral health through school-based efforts; encourage developing "dental homes" to further outreach and education efforts for children in underserved communities; support partnerships among universities, government entities, and the private sector to promote oral health awareness; encourage schools to provide oral health services to make preventative services such as fluoride and dental sealants accessible to all children; encourage schools to take steps to promote oral hygiene at early ages; commit the Interim Joint Committee on Health & Welfare to periodic hearings concerning initiatives surrounding efforts described in this resolution regarding oral health care and education; designate the month of February as Kentucky Children's Dental Health month.

Feb 8-introduced in Senate
Feb 10-to Health & Welfare (S)
Mar 24-reported favorably, 1st

reading, to Consent Calendar
Mar 25-2nd reading, to Rules
Mar 29-posted for passage in the

Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, adopted 38-0

Apr 1-received in House

SR 115 (BR 1481) - M. Reynolds

Adjourn the Senate in honor and memory of Lance Corporal Timothy J. Poole.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 12-adopted by voice vote

SR 116 (BR 1629) - J. Denton

Adjourn the Senate in loving memory and honor of James "Jack" London.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 11-adopted by voice vote

SR 117 (BR 1595) - J. Turner, W. Blevins Jr., D. Harper Angel, R. Palmer

Adjourn the Senate in loving memory and honor of Loren Delmas Holbrook.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 10-adopted by voice vote

SR 118 (BR 1568) - J. Turner

Adjourn the Senate in loving memory and honor of Albert Junior Hall.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 10-adopted by voice vote

SR 119 (BR 1594) - R. Webb

Honor and recognize WGOH/WUGO radio's 50 years of service to the people of Carter County.

Feb 8-introduced in Senate Feb 11-to Economic Development, Tourism & Labor (S) Feb 12-taken from committee; to

Feb 24-adopted by voice vote

SR 120 (BR 1593) - R. Webb

Senate Floor

Adjourn the Senate in loving memory and honor of Marjorie Oppenheimer Holbrook.

Feb 8-introduced in Senate Feb 9-to Senate Floor Feb 16-adopted by voice vote

Introduced Feb. 9, 2010

SR 121 (BR 1546) - T. Shaughnessy

Recognize February 10, 2010, as Arts Day in Kentucky.

Feb 9-introduced in Senate
Feb 11-to Economic Development,
Tourism & Labor (S)
Feb 12-taken from committee: to

Feb 12-taken from committee; to Senate Floor

Feb 17-adopted by voice vote

SR 122 (BR 1458) - D. Ridley

Recognizing Kristina Talbert-Slagle for her exceptional work as an undergraduate student at the University of Kentucky, and congratulating her in advance of earning a Ph.D. from Yale University.

Feb 9-introduced in Senate Feb 10-to Senate Floor Feb 12-adopted by voice vote

Introduced Feb. 10, 2010

SR 123 (BR 1665) - G. Neal

Honor the women of the Alpha Kappa Alpha Sorority, Incorporated.

Feb 10-introduced in Senate Feb 11-adopted by voice vote; to Senate Floor

SR 124 (BR 1686) - J. Higdon, D.

Boswell, M. Reynolds

Honor and recognize William Francis Medley, Bishop-elect for the Diocese of Owensboro.

Feb 10-introduced in Senate Feb 11-to Senate Floor Feb 16-adopted by voice vote

SR 125 (BR 1670) - J. Denton

Honor the Kentucky BioAlliance, its members, and the life science community of Kentucky.

Feb 10-introduced in Senate Feb 11-to Senate Floor; adopted by voice vote

SR 126 (BR 1677) - J. Turner

Adjourn the Senate in loving memory and honor of Palestine "Pal" Akers.

Feb 10-introduced in Senate Feb 11-to Senate Floor Feb 12-adopted by voice vote

SR 127 (BR 1616) - P. Clark, R. Webb, J. Carroll, K. Stein

Express disappointment over the U.S. Supreme Court's Citizens United ruling, which removes restrictions on corporate spending intended to influence elections; reaffirm support for the Kentucky Constitution and particularly for Section 150, which limits corporate spending on elections.

Feb 10-introduced in Senate
Feb 16-to State & Local Government
(S)

SR 128 (BR 1671) - W. Blevins Jr., R. Webb

Adjourn the Senate in loving memory and honor of Fred W. Nall.

Feb 10-introduced in Senate Feb 11-to Senate Floor Feb 17-adopted by voice vote

Introduced Feb. 11, 2010

SR 129 (BR 1703) - R. Stivers II

Adjourn the Senate in loving memory and honor of Lee Bowling Sizemore.

Feb 11-introduced in Senate Feb 16-to Senate Floor Apr 14-adopted by voice vote

SJR 130 (BR 1664) - A. Kerr

Rename the New Capitol Annex, adjacent to the New State Capitol in Frankfort, the John Sherman Cooper -Bert T. Combs Office Building; direct the Finance and Administration Cabinet to erect signs indicating the name of the building as the "John Sherman Cooper -Bert T. Combs Office Building."

Feb 11-introduced in Senate Feb 16-to State & Local Government (S)

SR 131 (BR 1706) - J. Pendleton

Adjourn the Senate in loving memory

and honor of George W. Arnold.

Feb 11-introduced in Senate Feb 16-to Senate Floor Feb 17-adopted by voice vote

SR 132 (BR 1705) - C. Gibson, J. Denton

Honor the City of Cloverport on its 150th anniversary.

Feb 11-introduced in Senate Feb 12-adopted by voice vote

SR 133 (BR 1678) - J. Turner, B. Smith

Adjourn the Senate in loving memory and honor of Ernest Sparkman.

Feb 11-introduced in Senate Feb 16-to Senate Floor Feb 17-adopted by voice vote

Introduced Feb. 12, 2010

SR 134 (BR 1735) - J. Westwood, J. Schickel, D. Thayer

Honor Fort Mitchell, Kentucky, and celebrate the 100th anniversary of the city's incorporation.

Feb 12-introduced in Senate; adopted by voice vote

SJR 135 (BR 1710) - J. Turner

Direct the Transportation Cabinet to name the segment of Kentucky Route 15C, which connects Kentucky Route 15 at milepoint 1.390 to Kentucky Route 15X in downtown Whitesburg, Letcher County, the "Specialist Jay Travis White Memorial Highway" and erect appropriate signs.

Feb 12-introduced in Senate Feb 16-to Transportation (S)

SR 136 (BR 1727) - M. Reynolds

Adjourn the Senate in loving memory and honor of Charles "Chuck" Evans.

Feb 12-introduced in Senate Feb 16-to Senate Floor Feb 17-adopted by voice vote

SR 137 (BR 1672) - W. Blevins Jr.

Adjourn the Senate in honor and memory of Sergeant First Class Matthew Sluss-Tiller.

Feb 12-introduced in Senate; adopted by voice vote

Introduced Feb. 16, 2010

 \mbox{SR} 138 (BR 1704) - R. Stivers II, W. Blevins Jr.

Adjourn the Senate in honor of the 150th Anniversary of the Magoffin County Fiscal Court.

Feb 16-introduced in Senate Feb 17-to Senate Floor Feb 24-adopted by voice vote

SR 139 (BR 1724) - D. Thayer

Adjourn the Senate in loving memory

and honor of Justin John Vitek.

Feb 16-introduced in Senate Feb 17-to Senate Floor Mar 5-adopted by voice vote

SR 140 (BR 1779) - T. Buford

Declare February 18, 2010, as Kentucky Hospice Day.

Feb 16-introduced in Senate Feb 18-to Health & Welfare (S)

SJR 141/AA (BR 1728) - K. Stein, M. Reynolds

Mandate elected persons within the legislative and judicial branches to reduce their salaries by ten percent.

Feb 16-introduced in Senate Feb 18-to State & Local Government (S)

SR 142 (BR 1675) - P. Clark

Adjourn the Senate in loving memory and honor of Edythe M. Baumgartner.

Feb 16-introduced in Senate Feb 17-to Senate Floor; adopted by voice vote

SR 143 (BR 1767) - W. Blevins Jr., R. Webb

Adjourn the Senate in honor and loving memory of James Edward Stout.

Feb 16-introduced in Senate Feb 17-to Senate Floor Feb 18-adopted by voice vote

SR 144 (BR 1698) - W. Blevins Jr.

Honoring the Morehead Woman's Club on the occasion of its 100th anniversary.

Feb 16-introduced in Senate Feb 17-to Senate Floor Feb 18-adopted by voice vote

SR 145 (BR 1773) - K. Stine, J. Schickel

Honor Mary Middleton upon receiving the inaugural Crystal Baton Award presented by the Kentucky Symphony Orchestra.

Feb 16-introduced in Senate Feb 17-to Senate Floor Feb 18-adopted by voice vote

SR 146 (BR 1736) - D. Boswell, R. Webb, J. Carroll

Adjourn the Senate in loving memory and honor of William Ellis "Bill" Smith.

Feb 16-introduced in Senate Feb 17-to Senate Floor; adopted by voice vote

SR 147 (BR 1774) - R. Webb

Adjourn the Senate in honor of Rebecca Wente on being named one of Kentucky's top two volunteers for 2010, by the Prudential Spirit of Community Awards.

Feb 16-introduced in Senate Feb 17-to Senate Floor

SR 148 (BR 1726)

Feb 19-WITHDRAWN

Introduced Feb. 17, 2010

SR 149 (BR 1788) - E. Tori

Adjourn the Senate in honor and memory of Captain Brian Bunting.

Feb 17-introduced in Senate Feb 18-to Senate Floor Mar 1-adopted by voice vote

SR 150 (BR 1711) - V. McGaha, D. Williams

Adjourn the Senate in honor and loving memory of C. Bascum Smith.

Feb 17-introduced in Senate Feb 18-to Senate Floor Feb 19-adopted by voice vote

SCR 151 (BR 1745) - J. Denton

Direct the Legislative Research Commission to study the advantages and disadvantages of reducing the case loads of speech language pathologists.

Feb 17-introduced in Senate Feb 19-to Health & Welfare (S) Mar 10-reported favorably, 1st reading, to Consent Calendar Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day Mar 23-passed over and retained in

the Consent Orders of the Day Mar 24-3rd reading, adopted 38-0 Mar 25-received in House Mar 26-to Education (H)

Introduced Feb. 18, 2010

SR 152 (BR 1791) - J. Pendleton, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, R. Palmer II, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters

Adjourn the Senate in loving memory and honor of Ralph G. Anderson.

Feb 18-introduced in Senate Feb 19-to Senate Floor; adopted by voice vote

SR 153 (BR 1725) - P. Clark

Urge the Governor and the Finance and Administration Cabinet to develop regulations and procedures to require use of E-verify for all employers doing business with the Commonwealth.

Feb 18-introduced in Senate Feb 22-to State & Local Government (S)

SR 154 (BR 1790) - J. Denton

Adjourn the Senate in honor and loving memory of Anna Grace Donaldson.

Feb 18-introduced in Senate Feb 19-to Senate Floor Mar 1-adopted by voice vote

Introduced Feb. 19, 2010

SJR 155 (BR 1877) - R. Webb

Direct the Transportation Cabinet to name various portions of US 60 in Carter County in honor of fallen firefighters and law enforcement officers and erect appropriate signs.

Feb 19-introduced in Senate Feb 22-to Transportation (S)

SR 156 (BR 1901) - D. Thayer, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, K. Stine, R. Stivers II, G. Tapp, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters

Commend Toyota Motor Manufacturing, Kentucky, for its civic contributions; urge US. Department of Transportation to remain fair and neutral in any inquiry relating to Toyota; direct the Senate Clerk to transmit copies of the Resolution to each member of Kentucky's Congressional delegation, the Governor of the Commonwealth, and the Secretary of the U.S. Department of Transportation.

Feb 19-introduced in Senate; to Senate Floor; adopted by voice vote

SR 157 (BR 1903) - R. Jones II

Honor and commend Pikeville Medical Center upon being named Hospital of the Year by the American Alliance of Healthcare Providers.

Feb 19-introduced in Senate Feb 22-to Senate Floor; adopted by voice vote

Introduced Feb. 22, 2010

SR 158 (BR 1965) - E. Tori

Adjourn the Senate in honor and recognition of Britt Borders as a recipient of a Prudential Spirit of Community Award.

Feb 22-introduced in Senate Feb 23-to Senate Floor Mar 1-adopted by voice vote

SR 159 (BR 1895) - P. Clark

Adjourn the Senate in loving memory and honor of Lawrence Jude Clark Jr.

Feb 22-introduced in Senate Feb 23-to Senate Floor Feb 26-adopted by voice vote

SR 160 (BR 1789) - B. Smith

Encourage Congress to adopt legislation postponing the United States Environmental Protection Agency's regulation of greenhouse gas emissions from stationary sources until an approach which does not cripple the economy is adopted.

Feb 22-introduced in Senate

Introduced Feb. 23, 2010

SR 161 (BR 1139) - J. Rhoads

Adjourn the Senate in loving memory and honor of Glema May Miers Mahr.

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 29-adopted by voice vote

SR 162 (BR 2071) - G. Neal

Honor Mozziz "Coach Mo" DeWalt for mentoring youth, advocating proper nutrition, and admirably representing the Commonwealth of Kentucky as a contestant on Season 8 of NBC's The Biggest Loser.

Feb 23-introduced in Senate; to Senate Floor; adopted by voice vote

SR 163 (BR 2075) - J. Schickel

Memorialize Zachary Edward Kertis and adjourn the Senate in his honor.

Feb 23-introduced in Senate Feb 24-to Senate Floor; adopted by voice vote

SR 164 (BR 1815) - D. Seum

Adjourn the Senate in honor and memory of Sergeant Adam James Ray.

Feb 23-introduced in Senate Feb 24-to Senate Floor Feb 26-adopted by voice vote

SR 165 (BR 1826) - J. Schickel

Honor John W. Gay as the President of the Funeral Directors Association of Kentucky for the 2010-2011 Association

Feb 23-introduced in Senate Feb 24-to Senate Floor Mar 19-adopted by voice vote

Introduced Feb. 24, 2010

SR 166 (BR 356) - J. Westwood, K.

Adjourn the Senate in loving memory and honor of Dr. Roy Moser Jr.

Feb 24-introduced in Senate Feb 25-to Senate Floor Mar 5-adopted by voice vote

SR 167 (BR 2065) - D. Williams

Adjourn the Senate in honor and loving memory of Brent Saltzman.

Feb 24-introduced in Senate Feb 25-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 168 (BR 1996) - J. Denton, E. Harris, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, C. Gibson, D. Givens, D. Harper Angel, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Honor the University of Louisville James Graham Brown Cancer Center for becoming Kentucky's first and only nationally accredited breast care center.

Feb 24-introduced in Senate Feb 25-to Senate Floor; adopted by voice vote

SJR 169 (BR 1919) - D. Williams, D. Seum, E. Harris, P. Clark, J. Denton, D. Harper Angel, G. Neal, T. Shaughnessy, E. Tori

Ratification of the proposed Louisville Southern Indiana Ohio River Bridges Project Bi-State Authority; Effective upon passage; EMERGENCY.

Feb 24-introduced in Senate

Feb 25-taken from Committee on Committees; 1st reading; returned to Committee on Committees (S); to Transportation (S)

Feb 26-taken from committee; 2nd reading; returned to Transportation (S)

Mar 3-reported favorably, to Rules as a Consent Bill; posted for passage in the Regular Orders of the Day for Wednesday, March 3, 2010; 3rd reading, adopted 38-0

Mar 4-received in House

Mar 8-to Transportation (H); posted in committee; posting waived

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 12-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 17-3rd reading, adopted 88-3

Mar 18-received in Senate

Mar 19-enrolled, signed by President of the Senate Mar 22-enrolled, signed by Speaker of

the House; delivered to Governor Mar 25-signed by Governor (Acts ch.

SR 170 (BR 2122) - P. Clark, R. Webb, J. Carroll, J. Higdon, D. Seum, B. Smith

Recognize May 2010 as Motorcycle Awareness Month in the Commonwealth of Kentucky.

Feb 24-introduced in Senate Mar 1-to Transportation (S)

Introduced Feb. 25, 2010

SCR 171 (BR 893) - J. Schickel

Require the Legislative Research Commission to direct the 2010 Interim

Joint Committee on Education or the Interim Joint Committee Appropriations and Revenue to study the funding requirements for participation in the Support Education Excellence in Kentucky program and the current funding distribution of local and state funding which comprises basic per pupil funding among Kentucky's 174 school districts; require a draft report by October 15, 2010, and a formal discussion at the November 2010 regular meeting of the Interim Joint Committee; require that the report include recommendations for statutory change if the findings indicate funding inequity is occurring.

Feb 25-introduced in Senate
Mar 1-to Appropriations & Revenue
(S)

SR 172 (BR 2130) - R. Webb

Recognize and honor Most Worshipful Grand Master L. Todd Eastham, leader of the Grand Lodge of Kentucky Free and Accepted Masons.

Feb 25-introduced in Senate Mar 1-to Senate Floor Apr 14-adopted by voice vote

SR 173 (BR 2124) - K. Stein

Adjourn the Senate in loving memory and honor of Charles E. "Charlie" Morrow.

Feb 25-introduced in Senate Mar 1-to Senate Floor Mar 2-adopted by voice vote

SR 174 (BR 2126) - D. Thayer

Adjourn the Senate in honor of the Williamstown High School Band of Spirit for winning the 2009 KMEA Class A State Marching Band Championship.

Feb 25-introduced in Senate Feb 26-adopted by voice vote

SR 175 (BR 2127) - R. Stivers II, T. Jensen

Adjourn the Senate in loving memory and honor of Bea Burchell.

Feb 25-introduced in Senate Mar 1-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 176 (BR 2136) - G. Neal

Adjourn the Senate in loving memory and honor of Lucias T. Mitchell.

Feb 25-introduced in Senate Mar 1-to Senate Floor Mar 8-adopted by voice vote

Introduced Feb. 26, 2010

SJR 177 (BR 1935) - D. Givens

Direct the State Apiarist to work with the Transportation Cabinet and with local beekeeping clubs to identify stateowned rights-of-way that could be made into pollinator habitat sites for bees; direct the State Apiarist to consult with the Department of Fish and Wildlife Resources to identify plant species that would be beneficial to bees; permit local beekeeping clubs to contribute to the Kentucky beekeeping fund and require those funds to be used to purchase plants and signage; require the State Apiarist to report to the Interim Joint Committee on Agriculture by November 1, 2011.

Feb 26-introduced in Senate Mar 1-to Agriculture (S) Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules Mar 8-posted for passage in the Consent Orders of the Day for Tuesday,

March 9, 2010
Mar 9-3rd reading, adopted 37-0
Mar 10-received in House

Mar 11-to Transportation (H)

Mar 17-taken from committee; 1st reading; returned to Transportation (H)

Mar 18-posted in committee; taken from committee; 2nd reading; returned to Transportation (H)

Mar 23-reported favorably, to Rules as a Consent Bill

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, adopted 99-0

Mar 26-received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 78)

SJR 178 (BR 2082) - J. Westwood, D. Thayer, J. Schickel

Direct the Transportation Cabinet to name a portion of Kentucky Route 17 the "Charles Lee Meyers Highway."

Feb 26-introduced in Senate Mar 1-to Transportation (S)

Introduced Mar. 1, 2010

SR 179 (BR 2119) - C. Gibson

Adjourn the Senate in loving memory of Lance Corporal Matthias N. Hanson.

Mar 1-introduced in Senate Mar 2-to Senate Floor Mar 5-adopted by voice vote

SR 180 (BR 2135) - T. Buford

Adjourn the Senate in loving memory and honor of Glennmoore "Ballie" Ray.

Mar 1-introduced in Senate Mar 2-to Senate Floor Mar 3-adopted by voice vote

SR 181 (BR 2134) - T. Buford

Adjourn the Senate in honor of Dr. James W. Ramey on the occasion of his retirement.

Mar 1-introduced in Senate Mar 2-to Senate Floor Mar 3-adopted by voice vote

SR 182 (BR 2137) - T. Buford

Adjourn the Senate in loving memory and honor of Steven Douglas Gabbard.

Mar 1-introduced in Senate Mar 2-to Senate Floor Mar 3-adopted by voice vote

SR 183 (BR 2132) - T. Buford

Adjourn the Senate in loving memory and honor of James Edward "Jim" Long.

Mar 1-introduced in Senate Mar 2-to Senate Floor Mar 3-adopted by voice vote

SR 184 (BR 2143) - E. Tori, J. Pendleton

Declare March 13, 2010, as K 9 Veterans Day.

Mar 1-introduced in Senate Mar 3-to Veterans, Military Affairs, & Public Protection (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, adopted 37-0

SR 185 (BR 2131) - K. Stine

Proclaim March 3, 2010 as Disabilities Awareness Day in Kentucky.

Mar 1-introduced in Senate
Mar 3-to Health & Welfare (S)
Mar 10-reported favorably, 1st
reading, to Consent Calendar
Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day Mar 23-passed over and retained in

the Consent Orders of the Day Mar 24-3rd reading, adopted 38-0

SR 186 (BR 2129) - G. Tapp

Designate September 21, 2010, as Myositis Awareness Day.

Mar 1-introduced in Senate
Mar 3-to Health & Welfare (S)
Mar 10-reported favorably, 1st
reading, to Consent Calendar
Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day Mar 24-3rd reading, adopted 38-0

Introduced Mar. 2, 2010

SR 187 (BR 2117) - J. Schickel, J. Westwood

Adjourn the Senate in honor and memory of Lance Corporal Adam D. Peak.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 22-adopted by voice vote **SR 188 (BR 2146)** - R. Stivers II, T. Jensen

Adjourn the Senate in loving memory and honor of Bea Burchell.

Mar 2-introduced in Senate; adopted by voice vote

SR 189 (BR 2145) - D. Ridley

Adjourn the Senate in loving memory and honor of Robert C. Gregory.

Mar 2-introduced in Senate Mar 3-to Senate Floor Mar 4-adopted by voice vote

SR 190 (BR 2153) - E. Tori, T. Buford, J. Pendleton, J. Westwood

Urge support for a memorial for fallen members of the Kentucky Army and Air National Guard at the Boone National Guard Center.

Mar 2-introduced in Senate Mar 3-to Senate Floor; to Veterans, Military Affairs, & Public Protection (S) Mar 4-taken from committee; to

Senate Floor
Mar 11-adopted by voice vote

Introduced Mar. 3, 2010

SR 191 (BR 2155) - J. Denton

Designate March as "Deep-Vein Thrombosis Awareness Month."

Mar 3-introduced in Senate Mar 5-to Health & Welfare (S)

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day Mar 24-3rd reading, adopted 38-0

SCR 192 (BR 1781) - D. Williams

Create a task force of the Legislative Research Commission to study cost containment strategies for the Medicaid program; require a report by December 31, 2010; declare emergency.

SCR 192 - AMENDMENTS

SCS - Retain original provisions, except the membership of the task force; declare an EMERGENCY.

Mar 3-introduced in Senate Mar 5-to Health & Welfare (S)

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 16-posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010 Mar 17-3rd reading, adopted 38-0 with

Committee Substitute
Mar 18-received in House

Mar 19-to Health & Welfare (H) Mar 22-taken from committee; 1st reading; returned to Health & Welfare (H)

Mar 23-taken from committee; 2nd reading; returned to Health & Welfare (H)

Mar 24-posting waived; posted in committee

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, adopted 95-0; received in Senate; enrolled, signed by each presiding officer; delivered to Governor

Apr 7-signed by Governor (Acts ch. 73)

Introduced Mar. 4, 2010

SJR 193 (BR 1184) - T. Buford, E. Worley

Recognize Boyle Circuit Court Final Judgment and survey attached thereto in Civil Action No. 85-CI-00161 as the official boundary line between Boyle County and Lincoln County.

Mar 4-introduced in Senate Mar 8-to State & Local Government (S)

Mar 17-reported favorably, 1s reading, to Consent Calendar

Mar 18-2nd reading, to Rules
Mar 22-posted for passage in the
Consent Orders of the Day for Tuesday,
March 23, 2010

Mar 23-3rd reading, adopted 36-1 Mar 24-received in House Mar 25-to Local Government (H)

SR 194 (BR 2157) - G. Neal

Adjourn the Senate in loving memory and honor of Willie Mae Willis Woods.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 10-adopted by voice vote

SR 195 (BR 2162) - D. Williams

Adjourn the Senate in loving memory and honor of James Eldon Veach.

Mar 4-introduced in Senate Mar 5-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 196 (BR 2159) - D. Williams

Adjourn the Senate in honor and loving memory of Pamela Dixon.

Mar 4-introduced in Senate Mar 5-to Senate Floor Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SCR 197 (BR 1943) - K. Stine

Authorize and direct the Legislative Research Commission to hire a consultant to conduct a performance audit of the Kentucky Medicaid program; report initial findings to the Legislative Research Commission by December 1, 2010, and final reports and recommendations by March 1, 2011.

Mar 4-introduced in Senate
Mar 8-to Appropriations & Revenue
(S)

SR 198 (BR 2144) - G. Neal

Express profound sorrow for the tragedy and loss of life resulting from the earthquake in Chile, and encourage all Americans to keep the Chilean people in their thoughts and prayers.

Mar 4-introduced in Senate Mar 5-to Senate Floor Mar 10-adopted by voice vote

Introduced Mar. 8, 2010

SR 199 (BR 2175) - R. Webb, E. Worley

Adjourn the Senate in loving memory and honor of Marie T. Condon.

Mar 8-introduced in Senate Mar 9-to Senate Floor Apr 14-adopted by voice vote

SR 200 (BR 2154) - E. Harris

Honor EyeCare America for providing 25 years of ophthalmology care.

Mar 8-introduced in Senate Mar 9-to Senate Floor Mar 22-adopted by voice vote

Introduced Mar. 9, 2010

SR 201 (BR 2177) - V. McGaha

Adjourn the Senate in loving memory and honor of Carlos Wesley.

Mar 9-introduced in Senate Mar 10-to Senate Floor Mar 11-adopted by voice vote

SR 202 (BR 2181) - R. Jones II

Adjourn the Senate in honor of Arlynn McMahon upon being named the 2009 National Certificated Flight Instructor of the Year.

Mar 9-introduced in Senate Mar 10-to Senate Floor Apr 14-adopted by voice vote

 \mbox{SR} 203 (BR 1693) - E. Worley, T. Shaughnessy

Adjourn the Senate in loving memory and honor of Charles Turner Curtis.

Mar 9-introduced in Senate Mar 10-to Senate Floor Apr 1-adopted by voice vote

Introduced Mar. 10, 2010

SR 204 (BR 2176) - V. McGaha

Adjourn the Senate in loving memory and honor of Luther Collins.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 19-adopted by voice vote

SR 205 (BR 2187) - D. Boswell, M. Reynolds

Recognize Brescia University for 60

years of leadership in higher education.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 12-adopted by voice vote

SR 206 (BR 2170) - K. Stein, G. Neal

Adjourn the Senate in loving memory and honor of Abby Marlatt.

Mar 10-introduced in Senate Mar 11-to Senate Floor Mar 15-adopted by voice vote

SR 207 (BR 2180)

Apr 1-WITHDRAWN

Introduced Mar. 11, 2010

SR 208 (BR 2195) - J. Carroll

Adjourn the Senate in honor of Buffalo Trace Distillery on the occasion of being named "Whisky Visitor Attraction of the Year" by Whisky Magazine.

Mar 11-introduced in Senate Mar 15-to Senate Floor Mar 24-adopted by voice vote

SR 209 (BR 2183) - K. Stein

Adjourn the Senate in honor, gratitude, and loving memory of Malcolm Edwin "Mac" Jewell.

Mar 11-introduced in Senate Mar 15-to Senate Floor Mar 19-adopted by voice vote

SR 210 (BR 2185) - D. Williams

Adjourn the Senate in loving memory and honor of Nancy Lilly Shaw.

Mar 11-introduced in Senate Mar 15-to Senate Floor Apr 14-adopted by voice vote

SR 211 (BR 2184) - D. Williams

Adjourn the Senate in loving memory and honor of Edwin Bradshaw.

Mar 11-introduced in Senate Mar 15-to Senate Floor Apr 15-placed in the Consent Orders

Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 212 (BR 2182) - G. Neal, T. Shaughnessy, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of David Bernard Harper.

Mar 11-introduced in Senate Mar 15-to Senate Floor Mar 23-adopted by voice vote

Introduced Mar. 12, 2010

SR 213 (BR 2197) - J. Higdon

Adjourn the Senate in honor of Parker Beam, Master Distiller, for 50 years of service at Heaven Hill Distilleries.

Mar 12-introduced in Senate Mar 15-to Senate Floor Apr 1-adopted by voice vote

Introduced Mar. 15, 2010

SR 214 (BR 2169) - T. Buford, W. Blevins Jr., D. Boswell, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Honor and congratulate the Kentucky Dental Association for its 150th anniversary.

Mar 15-introduced in Senate Mar 16-to Senate Floor Mar 24-adopted by voice vote

SR 215 (BR 2202) - T. Buford

Adjourn the Senate in honor and loving memory of George Milton Compton.

Mar 15-introduced in Senate Mar 16-to Senate Floor Mar 24-adopted by voice vote

SR 216 (BR 2199) - J. Carroll

Adjourn the Senate in honor and celebration of Jimmy Russell and his 55 years of service at the Wild Turkey Bourbon Distillery.

Mar 15-introduced in Senate Mar 16-to Senate Floor Mar 23-adopted by voice vote

SR 217 (BR 2196) - J. Carroll

Adjourn the Senate in honor and loving memory of Larry Thomas Sloan.

Mar 15-introduced in Senate Mar 16-to Senate Floor Mar 18-adopted by voice vote

Introduced Mar. 16, 2010

SR 218 (BR 2214) - J. Carroll

Recognize and commend the Frankfort/Franklin County Kentucky Riverfront Development Plan.

Mar 16-introduced in Senate Mar 17-to Senate Floor Mar 19-adopted by voice vote

SR 219 (BR 2190) - J. Higdon, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D.

Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor of Brother Joe Adams upon the occasion of his retirement.

Mar 16-introduced in Senate Mar 17-to Senate Floor; adopted by voice vote

SR 220 (BR 2216) - R. Palmer II

Recognize and honor the George Rogers Clark High School Lady Cardinals basketball team for winning the 10th Region Girls Basketball Tournament and qualifying for the KHSAA Girls Sweet Sixteen Basketball Tournament.

Mar 16-introduced in Senate Mar 17-to Senate Floor Mar 18-adopted by voice vote

SR 221 (BR 1650) - A. Kerr, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in honor and loving memory of Taylor Christian Rose.

Mar 16-introduced in Senate Mar 17-to Senate Floor Mar 19-adopted by voice vote

SR 222 (BR 2201) - K. Stein

Recognize Ann McBrayer and Jim Gray for building the first Anheuser-Busch beer distribution facility in the United States to be awarded LEED certification.

Mar 16-introduced in Senate Mar 17-to Senate Floor Mar 19-adopted by voice vote

SR 223 (BR 2207) - E. Worley, R. Palmer II, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters

Adjourn the Senate in loving memory and honor of Harry Moberly, Sr.

Mar 16-introduced in Senate Mar 17-to Senate Floor Apr 15-adopted by voice vote

Introduced Mar. 17, 2010

SR 224 (BR 2218) - D. Harper Angel, G. Neal, P. Clark, T. Shaughnessy, J. Turner

Adjourn the Senate in loving memory and honor of Robert G. "Bobby" Stallings.

Mar 17-introduced in Senate Mar 18-to Senate Floor Mar 24-adopted by voice vote

SR 225 (BR 2210) - J. Denton, D. Seum, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate to commend and honor Sergeant Major Thomas B. Crump.

Mar 17-introduced in Senate Mar 18-to Senate Floor Mar 22-adopted by voice vote

Introduced Mar. 18, 2010

SR 226 (BR 2227) - G. Neal

Adjourn the Senate in loving memory and honor of Evan T. Guess.

Mar 18-introduced in Senate; to Senate Floor; adopted by voice vote

SR 227 (BR 2225) - J. Pendleton, R. Palmer II, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of John Cameron Hendricks.

Mar 18-introduced in Senate Mar 19-adopted by voice vote

SR 228 (BR 2220) - J. Turner

Adjourn the Senate in loving memory and honor of June Christine Nunes.

Mar 18-introduced in Senate Mar 22-to Senate Floor Mar 24-adopted by voice vote

Introduced Mar. 19, 2010

SR 229 (BR 2224) - J. Higdon

Honor Department of Corrections personnel for their exemplary service during the disturbance at Northpoint Training Center near Burgin, Kentucky, on August 21, 2009.

Mar 19-introduced in Senate Mar 22-to Senate Floor Mar 23-adopted by voice vote

Introduced Mar. 22, 2010

SR 230 (BR 2164) - E. Tori

Adjourn the Senate in recognition and honor of Sergeant First Class Tommy W. Bishop.

Mar 22-introduced in Senate Mar 23-to Senate Floor Mar 24-adopted by voice vote

SR 231 (BR 2222) - J. Pendleton

Adjourn the Senate in honor of Chandler's Elementary School for being recognized as a 2010 Kentucky School to Watch.

Mar 22-introduced in Senate Mar 23-to Senate Floor Mar 24-adopted by voice vote

SR 232 (BR 2226) - G. Neal

Adjourn the Senate in loving memory and honor of Patricia Hill Miles.

Mar 22-introduced in Senate Mar 23-to Senate Floor; adopted by voice vote

SR 233 (BR 2232) - J. Higdon

Honor world champion saddlebred horse, Harlem Globetrotter, on the occasion of his 30th birthday.

Mar 22-introduced in Senate Mar 23-to Senate Floor Apr 1-adopted by voice vote

Introduced Mar. 23, 2010

SR 234 (BR 2235) - J. Pendleton

Adjourn the House of Representatives in loving memory and honor of Mabel Futrell Martin.

Mar 23-introduced in Senate Mar 24-to Senate Floor; adopted by voice vote

SR 235 (BR 2233) - J. Pendleton

Adjourn the Senate in loving memory and honor of Elizabeth Meadows Atwood.

Mar 23-introduced in Senate Mar 24-to Senate Floor; adopted by voice vote

SR 236 (BR 2236) - J. Pendleton

Adjourn the Senate in loving memory and honor of the Reverend William L. Hancock.

Mar 23-introduced in Senate Mar 24-to Senate Floor; adopted by voice vote

Introduced Mar. 24, 2010

SR 237 (BR 2247) - T. Buford

Adjourn the Senate in loving memory and honor of John Charles "Charlie" Burge.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 238 (BR 2248) - T. Buford

Adjourn the Senate in loving memory and honor of Mary Elizabeth Brandstetter Moss.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 239 (BR 2268) - G. Neal

Adjourn the Senate in loving memory and honor of the Reverend A.J. Elmore, Sr.

Mar 24-introduced in Senate; adopted by voice vote

SR 240 (BR 2242) - W. Blevins Jr., R. Webb

Adjourn the Senate in loving memory and honor of Larry Edwin Branham.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 241 (BR 2237) - J. Turner

Honor the Knott County Central High School Patriots upon winning the 53rd District and 14th Region basketball tournaments, and advancing to the KHSAA Boys Sweet Sixteen Basketball Tournament.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 242 (BR 2241) - J. Turner

Adjourn the Senate in loving memory and honor of Rondel Ray Prater.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

SR 243 (BR 2161) - C. Gibson, J. Pendleton, M. Reynolds, D. Boswell

Urge tobacco companies to work with tobacco growers in maintaining stability in Kentucky's tobacco industry.

Mar 24-introduced in Senate Mar 25-to Senate Floor Mar 26-adopted by voice vote

Introduced Mar. 25, 2010

SR 244 (BR 2273) - M. Reynolds

Designate the Corvette as the official state sports car.

Mar 25-introduced in Senate Mar 26-to Senate Floor Mar 29-adopted by voice vote

SR 245 (BR 2277) - B. Smith, R. Jones II

Honor and recognize the Young Professionals of East Kentucky.

Mar 25-introduced in Senate

Mar 26-to Senate Floor; adopted by voice vote

SR 246 (BR 2274) - P. Clark

Adjourn the Senate in loving memory and honor of Ellen O'Leary.

Mar 25-introduced in Senate Mar 26-to Senate Floor Mar 29-adopted by voice vote

SR 247 (BR 2270) - J. Denton

Adjourn the Senate in loving memory and honor of Doris Elnora Bridges Kershaw.

Mar 25-introduced in Senate Mar 26-to Senate Floor Apr 1-adopted by voice vote

Introduced Mar. 26, 2010

SR 248 (BR 2276) - D. Boswell, J. Carroll

Adjourn the Senate in loving memory and honor of Ann Victoria "Vicki" Wink.

Mar 26-introduced in Senate Apr 1-to Senate Floor; adopted by voice vote

SR 249 (BR 2272) - J. Turner

Honor the Breathitt County High School Ladycats for winning the 55th District and 14th Region tournaments, and advancing to the KHSAA Girls Sweet Sixteen Tournament.

Mar 26-introduced in Senate Apr 1-to Senate Floor; adopted by voice vote

SR 250 (BR 2278) - R. Jones II

Adjourn the Senate in loving memory and honor of Lynn Tackett.

Mar 26-introduced in Senate Apr 1-to Senate Floor Apr 14-adopted by voice vote

Introduced Mar. 29, 2010

SR 251 (BR 2284) - E. Tori, J. Schickel

Honor Louis B. Lawson upon the occasion of his retirement as Hardin County Jailer.

Mar 29-introduced in Senate Apr 1-to Senate Floor; adopted by voice vote

SR 252 (BR 2283) - R. Jones II, J. Turner

Honor Elisha Justice upon being named Kentucky's Mr. Basketball for 2010.

Mar 29-introduced in Senate Apr 1-to Senate Floor Apr 14-adopted by voice vote

SR 253 (BR 2280) - R. Webb

Adjourn the Senate in honor and loving memory of Robert G. Hall.

Mar 29-introduced in Senate

Apr 1-to Senate Floor; adopted by voice vote

SR 254 (BR 2292) - C. Gibson

Promote awareness of the impact of diabetes and education and medical management of the disease and its complications.

Mar 29-introduced in Senate Apr 1-to Senate Floor; adopted by voice vote

SR 255 (BR 2291) - D. Williams

Adjourn the Senate in loving memory and honor of the Esh family from Marrowbone, Kentucky, whose lives were taken during the tragic accident on Interstate 65 on March 26, 2010.

Mar 29-introduced in Senate Apr 1-to Senate Floor

Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

Introduced Apr. 1, 2010

SR 256 (BR 2297) - J. Denton

Adjourn the Senate in loving memory and honor of Jonathan David Cunningham.

Apr 1-introduced in Senate; to Senate Floor

Apr 14-adopted by voice vote

SR 257 (BR 2298) - J. Pendleton

Honor Pat DeBow for her 37 years of dedicated service to the Hopkinsville-Christian County Recreation Department.

Apr 1-introduced in Senate; to Senate Floor; adopted by voice vote

SR 258 (BR 2286) - J. Turner, R. Jones II

Adjourn the Senate in loving memory and honor of Madge Combs.

Apr 1-introduced in Senate; to Senate Floor

Apr 14-adopted by voice vote

SR 259 (BR 2304) - D. Harper Angel

Adjourn the Senate in loving memory and honor of Martha "Marty" Wiehebrink.

Apr 1-introduced in Senate; to Senate Floor; adopted by voice vote

SR 260 (BR 2305) - R. Webb

Adjourn the Senate in loving memory and honor of Lowell Eugene "Gene" Cline.

Apr 1-introduced in Senate; to Senate Floor

Apr 14-adopted by voice vote

SR 261 (BR 2295) - D. Williams

Adjourn the Senate in loving memory and honor of Joan Marjorie Koch Stivers.

Apr 1-introduced in Senate; to Senate

Floor

Tournament.

SR 262 (BR 2290) - D. Williams

Honor the Corbin High School Redhounds basketball team for winning the 50th District and 13th Region tournaments, and advancing to the KHSAA Boys Sweet Sixteen

Apr 1-introduced in Senate; to Senate Floor

Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 263 (BR 2307) - E. Harris

Adjourn the Senate in loving memory and honor of Roy C. Strange.

Apr 1-introduced in Senate; to Senate Floor; adopted by voice vote

SR 264 (BR 2308) - B. Leeper, K. Winters

Honor Casting Crowns on the occasion of their visit to the Commonwealth of Kentucky.

Apr 1-introduced in Senate; to Senate Floor; adopted by voice vote

Introduced Apr. 14, 2010

SR 265 (BR 1402) - R. Stivers II

Confirm the appointment of Karen Curtis to the Agricultural Development Board for a term expiring July 6, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 266 (BR 1378) - R. Stivers II

Confirm the appointment of Michael Mark Wasicsko to the Education Professional Standards Board for a term expiring June 7, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 267 (BR 1376) - R. Stivers II

Confirm the appointment of Rebecca S. Sagan to the Education Professional Standards Board for a term expiring September 18, 2010.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 268 (BR 1382) - R. Stivers II

Confirm the reappointment of Lorraine G. Williams to the Education Professional Board for a term expiring September 18, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 269 (BR 1380) - R. Stivers II

Confirm the reappointment of Cathy Gunn to the Education Professional Standards Board for a term expiring September 18, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 270 (BR 1374) - R. Stivers II

Confirm the appointment of Cassandra A. Webb to the Education Professional Standards Board for a term expiring September 18, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 271 (BR 1384) - R. Stivers II

Confirm the reappointment of Zenaida M. Smith to the Education Professional Standards Board for a term expiring September 18, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 272 (BR 1390) - R. Stivers II

Confirm the appointment of Ellen Call to the Council on Postsecondary Education for a term expiring December 31, 2014.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 273 (BR 1396) - R. Stivers II

Confirm the gubernatorial appointment of Joseph B. Wise, III to the Council on Postsecondary Education for a term expiring December 31, 2010.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 274 (BR 1392) - R. Stivers II

Confirm the appointment of Joe Graviss to the Council on Postsecondary Education for a term expiring December 31, 2014.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 275 (BR 1394) - R. Stivers II

Confirm the gubernatorial appointment of Marcia Milby Ridings to the Council on Postsecondary Education for a term expiring December 31, 2009.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 276 (BR 1388) - R. Stivers II

Confirm the appointment of David K. Karem to the Kentucky Board of Education for a term expiring April 14, 2012

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 37-

SR 277 (BR 1386) - R. Stivers II

Confirm the gubernatorial appointment of Shae Hopkins to the Governor's Postsecondary Education Nominating Committee for a term expiring April 10, 2010

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 278 (BR 2331) - T. Jensen

Adjourn the Senate in loving memory, honor, and celebration of Opal Stafford Hatfield and her 100 years of life.

Apr 14-introduced in Senate; adopted by voice vote

SR 279 (BR 1400) - R. Stivers II

Confirm Executive Order 2009-0461 appointing Stephen A. Sanders to the Mine Safety Review Commission for a term to expire May 23, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 280 (BR 920) - R. Stivers II

Confirm the appointment of Joanie Abramson to the Parole Board for a term expiring June 30, 2010.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 281 (BR 921) - R. Stivers II

Confirm the appointment of Thomas S. Whetstone to the Kentucky Parole Board for a term expiring June 30, 2010.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 282 (BR 923) - R. Stivers II

Confirm the appointment of Larry D. Chandler to the Kentucky Parole Board for a term expiring March 1, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 283 (BR 922) - R. Stivers II

Confirm the appointment of Verman Ray Winburn to the Kentucky Parole Board for a term expiring March 1, 2013.

Apr 14-introduced in Senate; placed in

the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 284 (BR 907) - R. Stivers II

Confirm the reappointment of John Barry Coleman as an administrative law judge in the Department of Workers' Claims for a term expiring December 31, 2013

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 285 (BR 906) - R. Stivers II

Confirm the reappointment of J. Landon Overfield as an administrative law judge in the Department of Workers' Claims for a term expiring December 31, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 286 (BR 905) - R. Stivers II

Confirm the appointment of Jeanie Owen Miller as an administrative law judge in the Department of Workers' Claims for a term expiring December 31, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 287 (BR 904) - R. Stivers II

Confirm the appointment of Robert L. Swisher as an administrative law judge in the Department of Workers' Claims for a term expiring December 31, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 288 (BR 2254) - R. Stivers II

Confirm the appointment of David R. Martin to the Kentucky Registry of Election Finance for a term expiring August 15, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 289 (BR 2255) - R. Stivers II

Confirm the appointment of Kenneth Franklin Harper to the Registry of Election Finance for a term expiring August 15, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 290 (BR 2257) - R. Stivers II

Confirm Executive Order 2009-1182, dated December 11, 2009, appointing Horace Alton Cunningham to the Kentucky Housing Corporation Board of Directors, representing the Kentucky State Building Trades Council, to replace Mary W. Sharp of Louisville, Kentucky, for a term expiring October 30, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 291 (BR 2258) - R. Stivers II

Confirm the appointment of Francis Lynn Luallen to the Kentucky Housing Corporation Board of Directors, replacing Don Ball, for the remainder of the unexpired term ending October 30,

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 292 (BR 2256) - R. Stivers II

Confirm the appointment of Carolyn Stone Edwards to the Kentucky Housing Corporation Board of Directors to replace Ann O. Cornette whose term has expired.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 293 (BR 2281) - R. Stivers II

Confirm the appointment of David F. Hutcheson, Jr. to the Personnel Board to fill the remainder of the unexpired term ending January 1, 2011.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 294 (BR 925) - R. Stivers II

Confirm Executive Order 2009-603, dated June 30, 2009, appointing David B. Stevens to the Personnel Board for a term expiring January 1, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 295 (BR 2259) - R. Stivers II

Confirm Executive Order 2009-1116, dated November 20, 2009, appointing Wayne Douglas Sapp tot the Personnel Board.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 296 (BR 926) - R. Stivers II

Consent to the appointment of Charlie Borders to the Public Service Commission for a term expiring July 1, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 297 (BR 919) - R. Stivers II

Confirm the appointment of Michael W. Alvey as a member of the Kentucky Workers' Compensation Board for a term expiring January 4, 2014.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 298 (BR 909) - R. Stivers II

Confirm the appointment of Charles Buddeke to the Bi-state Authority established under KRS 175B.030, for a term expiring October 30, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 299 (BR 908) - R. Stivers II

Confirm the appointment of James D. Fiepke to the Bi-state Authority for a term expiring October 30, 2011.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 300 (BR 914) - R. Stivers II

Confirm the appointment of Nelda Barton-Collings to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2011.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 301 (BR 913) - R. Stivers II

Confirm the appointment of Charlie Johnson to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2011.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 302 (BR 917) - R. Stivers II

Confirm the appointment of Glenn B. Mitchell to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 303 (BR 915) - R. Stivers II

Confirm the gubernatorial appointment of Laura Douglas as a member of the Kentucky Public Transportation Infrastructure for a term expiring October 1, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 304 (BR 916) - R. Stivers II

Confirm the gubernatorial appointment of Don C. Kelly as a member of the Kentucky Public Transportation Infrastructure for a term expiring October 1, 2012.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 305 (BR 918) - R. Stivers II

Confirm the appointment of Larry Sanderson to the Kentucky Public Transportation Infrastructure Authority for a term expiring October 1, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 306 (BR 2253) - R. Stivers II

Consent to the appointment of Laurie Dudgeon as director of the Administrative Office of the Courts.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-

SR 307 (BR 2260) - R. Stivers II

Confirm the appointment of William Lee Scheben to the Board of Directors of the Kentucky Lottery Corporation for a term expiring November 28, 2013.

Apr 14-introduced in Senate; placed in the Consent Orders of the Day for Wednesday, April 14, 2010; adopted 38-0

SR 308 (BR 2330) - B. Leeper, J. Higdon

Adjourn the Senate in loving memory and honor of William Randolph "Bill" and Dona M. Gore.

Apr 14-introduced in Senate; adopted by voice vote

SR 309 (BR 2329) - T. Buford

Adjourn the Senate in loving memory and honor of Paul R. Bunton.

Apr 14-introduced in Senate; adopted by voice vote

SR 310 (BR 2321) - W. Blevins Jr.

Honor the Rowan County Senior High School Lady Vikings basketball team for winning the 16th Region tournament and advancing to the semifinals of the 2010 KHSAA Girls Sweet Sixteen Tournament.

Apr 14-introduced in Senate; adopted by voice vote

SR 311 (BR 2319) - W. Blevins Jr.

Honor Gregg "Pickle" Picklesimer upon the occasion of his retirement from the Ashland Fire Department.

Apr 14-introduced in Senate; adopted by voice vote

SR 312 (BR 2328) - D. Harper Angel, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, J. Turner, R. Webb, J. Westwood, D. Williams, K. Winters, E. Worley

Adjourn the Senate in loving memory and honor of Daisy Wigginton Thaler.

Apr 14-introduced in Senate; adopted by voice vote

SR 313 (BR 2333) - D. Harper Angel

Adjourn the Senate in honor of Al Cross upon being named to the Kentucky Journalism Hall of Fame.

Apr 14-introduced in Senate; adopted by voice vote

SR 314 (BR 2320) - D. Boswell

Adjourn the Senate in loving memory and honor of Aileene Reisz.

Apr 14-introduced in Senate; adopted by voice vote

SR 315 (BR 2325) - J. Turner

Adjourn the Senate in loving memory and honor of Jackie Edford Owens.

Apr 14-introduced in Senate; adopted by voice vote

SR 316 (BR 2316) - J. Carroll

Adjourn the Senate in loving memory and honor of Ira Webster Fannin.

Apr 14-introduced in Senate; adopted by voice vote

SR 317 (BR 2335) - D. Boswell, M. Reynolds

Honor the Owensboro Catholic High School Lady Aces softball team.

Apr 14-introduced in Senate; adopted by voice vote

SR 318 (BR 2261) - D. Williams, J. Turner, W. Blevins Jr., D. Boswell, T. Buford, J. Carroll, P. Clark, J. Denton, C. Gibson, D. Givens, D. Harper Angel, E. Harris, J. Higdon, T. Jensen, R. Jones II, A. Kerr, B. Leeper, V. McGaha, G. Neal, R. Palmer II, J. Pendleton, M. Reynolds, J. Rhoads, D. Ridley, J. Schickel, D. Seum, T. Shaughnessy, B. Smith, K. Stein, K. Stine, R. Stivers II, G. Tapp, D. Thayer, E. Tori, R. Webb, J. Westwood, K. Winters, E. Worley

Adjourn the Senate in honor of Senator Ed Worley upon the occasion of his retirement.

Apr 14-introduced in Senate; adopted by voice vote

SR 319 (BR 2262) - D. Williams, R. Stivers II

Adjourn the Senate in honor of Senator Gary Tapp upon the occasion of his retirement.

Apr 14-introduced in Senate; to Senate Floor; adopted by voice vote

SR 321 (BR 2339) - J. Schickel

A resolution adjourning the Senate in honor of Chief Yeoman Robert L. Adams.

Apr 14-introduced in Senate; adopted by voice vote

SR 322 (BR 2311) - D. Williams

Adjourn the Senate in loving memory and honor of Thomas Carter Barnes IV.

Apr 14-introduced in Senate Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 323 (BR 2332) - G. Neal

Adjourn the Senate in loving memory and honor of Herbert Lee Hansbrough, Jr.

Apr 14-introduced in Senate; adopted by voice vote

SR 324 (BR 2344) - J. Turner

Adjourn the Senate in loving memory and honor of Deborah Cornett Daley.

Apr 14-introduced in Senate; adopted by voice vote

SR 325 (BR 2349) - J. Denton

Memorialize Jack Lee Hessig and adjourn the Senate in his loving memory and honor.

Apr 14-introduced in Senate; adopted by voice vote

SR 326 (BR 2347) - C. Gibson

Recognize His Excellency, Chief Dr. T. A. Orji, Governor of Abia State, Nigeria, for his efforts to develop the historic Arochukwu Cave System.

Apr 14-introduced in Senate; adopted by voice vote

SR 327 (BR 2345) - E. Worley

Adjourn the Senate in loving memory and honor of Elizabeth Arbuckle.

Apr 14-introduced in Senate Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

SR 328 (BR 2348) - J. Denton

Adjourn the Senate in loving memory and honor of Pamela Kay Cary.

Apr 14-introduced in Senate; adopted by voice vote

SR 329 (BR 2350) - J. Carroll, D. Boswell

Declare April 26, 2010, as Brass Hat

Day in the Commonwealth of Kentucky.

Apr 14-introduced in Senate; adopted by voice vote

SR 330 (BR 2327) - J. Higdon

Honor Joe Paul Daugherty upon the occasion of his retirement after 50 years in the real estate business.

Apr 14-introduced in Senate Apr 15-placed in the Consent Orders of the Day for Thursday, April 15, 2010; adopted 38-0

Introduced Apr. 15, 2010

SR 331 (BR 2351) - B. Smith, J. Turner

Adjourn the Senate in loving memory and honor of Deborah Lynn Cornett Daley.

Apr 15-introduced in Senate

House Bills

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

Introduced Jan. 5, 2010

HB 1/LM/CI (BR 251) - G. Stumbo, R. Palumbo, R. Weston, R. Adams, R. Adkins, M. Cherry, L. Clark, H. Collins, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, M. Denham, M. Dossett, T. Edmonds, T. Firkins, K. Flood, J. Greer, K. Hall, R. Henderson, C. Hoffman, J. Hoover, D. Horlander, D. Keene, M. King, Ji. Lee, T. McKee, C. Miller, S. Overly, D. Owens, D. Pasley, J. Richards, S. Riggs, T. Riner, S. Santoro, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, W. Stone, T. Thompson, D. Watkins, S. Westrom, B. Yonts

AN ACT relating to the use of global positioning monitoring systems including monitoring-related restrictions and sanctions in domestic violence cases.

Amend KRS 403.720 relating to domestic violence definitions to define "global positioning monitoring system"; amend KRS 403.740 relating to emergency protective orders to permit a court to restrain a respondent from going to or near specified locations; amend KRS 403.750 relating to domestic violence orders to permit a court to restrain a respondent from going to or near specified locations; create a new section of KRS Chapter 403 to permit the petitioner in a domestic violence order case to inform the court of places the petitioner does not want the respondent to go into or near; create a new section of KRS Chapter 403 to require the court to assess the respondent's dangerousness; create a new section of KRS Chapter 403 to a permit court, as part of a domestic violence order, to order a respondent to wear or carry global monitoring system device and permit a petitioner to carry a

device notifying the petitioner that the respondent is nearby; require the court to notify the petitioner of the operation and limitations of global positioning monitoring system devices, and provide a penalty for removing or tampering with the device; create a new section of KRS Chapter 403 to require the Department of Corrections to contract with entities providing global positioning system monitoring services to provide services meeting the requirements of the statutes; name act the Amanda Ross Domestic Violence Prevention Act.

HB 1 - AMENDMENTS

HCS/LM/CI Retain original provisions, except change references relating to a child of the petitioner to be a minor; delete provision requiring Department of Corrections to operate the monitoring program; create a new section of KRS Chapter 67 to permit a county or group of contiguous counties operate a global positioning monitoring system; set requirements for counties operating a monitoring system, permit a county to charge an administrative fee in addition to the monitoring fee; create a new section of KRS Chapter 67 to set forth monitoring system and contract requirements; permits counties to operate monitoring programs for pretrial release, pretrial diversion, and probation programs; amend KRS 431.517 relating to pretrial release of a person on home incarceration to permit a court to include GPS monitoring; amend KRS 431.518 relating to pretrial release of persons with substance abuse problems to permit the court to include GPS monitoring; amend KRS 431.520 relating to pretrial release to permit the court to include GPS monitoring; amend KRS 533.250 relating to felony pretrial diversion programs to permit the court to include GPS monitoring; amend KRS 533.030 relating to probation to permit a court ordering probation or shock probation to order GPS monitorina.

HCA (1/Title, G. Stumbo) - Make title amendment.

HFA (1, T. Kerr) - Amend Section 5(4) of the bill when a petitioner makes a request to require the respondent to participate in a global positioning monitoring system and conduct investigations about the respondent's past history of violence; require the court to weigh the likelihood that if the respondent is not ordered to participate in monitoring that respondent will likely seek to kill, physically injure, stalk, or otherwise threaten the petitioner or a minor child of the petitioner; enter an order with findings of fact and reasons why the petitioner's request is being granted or denied, and make technical corrections.

HFA (2, G. Stumbo) - Replace requirements for the global positioning technology used by a county or group of contiguous counties that operates a global positioning monitoring system.

HFA (3, G. Stumbo) - Declare an EMERGENCY.

HFA (4/Title, G. Stumbo) - Make title amendment.

SCS (1/LM/CI) - Retain original provisions except in amendment of KRS 403.720 change definition of "family member" to delete persons related by consanguinity or affinity within the second degree; include grandparents

and any other person living in the same household as a child if the child is the alleged victim; expand definition of "global positioning monitoring system" to include radio frequency technology; in amendment of KRS 403.740 relating to emergency protective orders to restrict locations respondent must stay away from to a residence, school, or place of employment and expand class of protected persons to include a family member and member of an unmarried couple; expand period that an emergency protective order may be renewed without a hearing; insert a new Section 3 to create a new section of KRS 403.715 to 403.785 to require the court prior to a domestic violence order hearing to obtain the respondent's criminal and domestic violence history; require the petitioner to fill out a violence dangerousness domestic assessment form specified by the Supreme Court of Kentucky, consider the information obtained, and provide copies of the information obtained to the parties; insert a new section 4 to require the court to have the county attorney or a representative of the county attorney's office to be present at a DVO hearing to provide the petitioner information about utilizing criminal prosecution; in amendment of KRS 403.750 relating to DVO's, restrict locations respondent must stay away from to a residence, school, or place of employment and expand class of protected persons to include a family member and member of an unmarried couple; provide that a court cannot order the use of a global positioning monitoring system device unless the respondent has committed a substantial violation of the DVO; insert a new Section 6 to create a new section of KRS 403.715 to 403.785 to require court to inform parties at a DVO hearing of penalties for perjury; permit respondent to provide objections to proposed DVO restrictions; insert a new Section 7 defining what acts constitute a substantial violation of a DVO; require court to update the criminal and domestic violence record checks and make notifications to the petitioner previously required in Sections 4 and 5 of the GA version of the bill; delete requirement for law enforcement dangerousness evaluations, limit the exceptions for the penalty for removal of a monitoring device to permitting the monitoring entity to remove the device, permit a county or other organization to all or part of an indigent respondent's monitoring fee; insert a new Section 8 to create a new section of KRS 403.715 to 403.785 to permit the respondent to petition the court for shortening or ending the use of the GPS device after 3 months and if the petition is denied then once every 6 months thereafter; insert a new Section 9 to create a new section of KRS Chapter 67 relating to county operation of GPS monitoring systems containing the provisions in the former Section 6 except eliminate the requirement that counties be contiguous; remove the "near real time" requirement; clarify that a county does not have to engage in GPS monitoring but if it does so that the requirements of the section be met; add provision that a county or counties may pay all or part of an indigent person's monitoring fee if the person otherwise

would have been lodged in jail and the

cost of monitoring would be less than the cost of jailing the person; insert a new Section 10 creating a new section of KRS Chapter 67 containing GPS contract and other provisions similar to the prior Section 7; add provision making GPS monitoring information confidential and permit its release by court order or search warrant; specify that improperly disclosed information is inadmissible in court; specify that illegally divulging GPS information is a Class A misdemeanor; permit county to pay for all or part of a defendant's monitoring fee; amendment of KRS 431.517 relating to incarceration remove GPS warning devices for victims and witnesses, add requirement that GPS violation information also be provided to Commonwealth's attorney or county attorney, as appropriate, permit county or other organization to pay all or part of monitoring fees for indigent defendant; in amendment of KRS 431.518 relating to pretrial release of person charged with felony drug offense, remove GPS warning devices for victims and witnesses; permit county or other organization to pay all or part of monitoring fees for indigent defendant; in amendment of KRS 431.520 relating to pretrial release remove GPS warning devices for victims and witnesses, permit county or other organization to pay all or part of monitoring fees for indigent defendant; in amendment of KRS 533.250 relating to pretrial diversion remove GPS warning devices for victims and witnesses; remove consent of Commonwealth's attorney retain request of Commonwealth's attorney, permit county or other organization to pay all or part of monitoring fees for indigent defendant; in amendment of KRS 533.030 relating to probation and conditional discharge to remove GPS warning devices for victims and witnesses; permit county or other organization to pay all or part of monitoring fees for indigent defendant; insert a new Section 16 to amend KRS 15.334 relating to police in-service training to require domestic violence and abuse training once every 2 years; insert new Section 17 to amend KRS 431.005 relating to domestic violence arrests to specify that definitions of family member and member of unmarried couple are the same as in Section 1 of bill; insert a new Section 18 to create a new section of KRS Chapter 511 to create the crime of domestic violence shelter trespass as a A misdemeanor; emergency clause.

SCS (2/LM/CI) - Retain original provisions of SCS1, except in Section 4 relating to involvement of the county attorney in domestic violence proceedings to make court notification of the petitioner and the county attorney permissive, require court to explain to petitioner that contacting the county attorney is voluntary; require county attorney to explain various criminal options to the petitioner if the petitioner requests meeting with the county attorney; add new Section 19 to amend KRS 403.735 relating to emergency protective order hearings to require the court to notify the petitioner about criminal options available through the county attorney if the petitioner is not eligible for an emergency protective order or domestic violence order; make technical corrections.

SCA (1/Title, T. Jensen) - Make title amendment.

SFA (1, T. Jensen) - Make technical correction.

CCR - Cannot agree.

FCCR - Retain original provisions except delete all references to dangerousness assessment; add a new subsection in Section 2 to permit a court to order respondent to keep a specified distance not to exceed 500 feet from petitioner or a minor child of a petitioner; permit emergency protective orders to be continued for 6-month periods rather than 90-day periods; permit dismissal without prejudice; amend Section 3 to permit the petitioner, respondent, or the court to request, prior to a domestic violence order hearing, criminal background checks to be Kentucky rather than national checks; require sharing of criminal history and other documents with respondent petitioner in accordance with CR 26 of the Rules of Civil Procedure; amend Section 4 to require national record check to be Kentucky criminal record check and delete all references to "or representative of the county attorney"; amend Section 5 to permit a court to order respondent to keep a specified distance not to exceed 500 feet from petitioner or minor child of petitioner; delete perjury warning in Section 6 and include "attempt to harm" petitioner in court order; amend Section 7 to add "wanton endangerment" as "substantial violation" and change the national criminal history check to a Kentucky criminal history check; amend Section 7 to clarify that a court is not limited in the other sanctions that a court can use for violation of a domestic violence order; amend Section 8 to permit an individual "person" to pay a respondent's GPS monitoring fee; add a subsection to Section 9 specifying that a person ordered by a judge to wear a GPS device in a criminal case is subject to the judge's orders in that case and that Sections 1 to 8 do not apply; amend Section 11 to permit an individual person to pay a defendant's GPS monitoring in a pretrial release case; amend Section 14 to permit an individual person to pay a defendant's GPS monitoring in a pretrial diversion case; make title amendment.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Jan 6-taken from committee; 1st reading; recommitted to Judiciary (H); posting waived

Jan 7-reported favorably, 2nd reading, to Rules with Committee Substitute, committee amendment (1-title); floor amendment (1) filed to Committee Substitute

Jan 8-posted for passage in the Regular Orders of the Day for Tuesday, January 12, 2010

Jan 11-floor amendments (2) and (3) filed to Committee Substitute, floor amendment (4-title) filed

Jan 12-3rd reading, passed 97-0 with Committee Substitute, floor amendments (1) (2) (3) and (4-title)

Jan 13-received in Senate

Jan 14-to Judiciary (S)

Mar 11-reported favorably, 1s

reading, to Calendar with Committee Substitute, committee amendment (1title); floor amendment (1) filed to Committee Substitute

Mar 12-2nd reading, to Rules

Mar 16-recommitted to Judiciary (S); reported favorably, to Rules with Committee Substitute (2); posted for passage in the Regular Orders of the Day for Wednesday, March 17, 2010

Mar 17-3rd reading; Committee Substitute (1) withdrawn; floor amendment (1) withdrawn; passed 38-0 with Committee Substitute (2), committee amendment (1-title)

Mar 18-received in House; to Rules (H)

Mar 22-posted for passage for concurrence in Senate Committee Substitute (2), committee amendment (1-title)

Mar 23-House refused to concur in Senate Committee Substitute (2), committee amendment (1-title) ; received in Senate

Mar 26-posted for passage for receding from Senate Committee Substitute (2), committee amendment (1-title); Senate refused to recede from Committee Substitute (2), committee amendment (1-title); Conference Committee appointed in House and Senate

Mar 29-Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate

Apr 14-Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in Senate; Bill passed 37-0; received in House; Free Conference Committee report adopted in House; Bill passed 100-0

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch.

HB 3 - See Introductions on March 2, 2010.

HB 10/FN (BR 214) - C. Siler, C. Miller, T. Burch, D. Butler, J. Carney, J. Crenshaw, R. Crimm, M. Dossett, C. Embry Jr., C. Hoffman, D. Horlander, D. Keene, R. Meeks, B. Montell, D. Owens, J. Richards, T. Riner

AN ACT relating to tax credits for hiring legally blind or severely disabled individuals.

Create a new section of KRS Chapter 141 to create a community rehabilitation nonrefundable tax credit; provide limitations on the amount of credit available and allow credit to be carried forward for two consecutive years; amend KRS 141.0205 to establish the order in which the credit may be taken.

Jan 5-introduced in House Jan 6-to Appropriations & Revenue (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Calendar
Jan 27-2nd reading, to Rules

Jan 28-recommitted to Appropriations

& Revenue (H)

Mar 5-posted in committee

Mar 12-reported favorably, to Rules Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-3rd reading, passed 97-0; received in Senate

Mar 17-to Appropriations & Revenue (S)

HB 11 (BR 23) - J. Greer

AN ACT relating to insurance icensing

Amend KRS 304.3-180 to reduce the number of consecutive years from seven to five that an insurer may use the same lead or coordinating audit partner of an accountant firm for preparing the audited financial statement, effective beginning with the year 2010 statutory audits; amend KRS 304.9-020 to define "rental vehicle insurance," "rental vehicle agent" and "rental vehicle agent managing employee"; amend KRS 304.9-133 to delete the requirement that business entities file an annual report of all designated individuals who were not terminated on or prior to December 31; amend 304.9-150 to remove the requirement that a business entity applicant file with its application a certificate issued by the Kentucky Secretary of State demonstrating that it can do business in Kentucky and a copy of its assumed name certificate; provide that a business entity applicant or licensee shall not use a name which is the same or deceptively similar to another business entity licensee; amend KRS 304.9-230 to add rental vehicle as a limited line of authority subject to the general licensing requires for all general agents; amend KRS 304.9-505, 304.9-507, and 304.9-509 to conform; repeal KRS 304.9-485, 304.9-501, 304.9-503, and 304.9-513.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Banking and Insurance

Jan 5-introduced in House; to Banking & Insurance (H)

HB 12 (BR 24)

Jan 27-WITHDRAWN

HB 13/FN (BR 2) - J. Wayne, D. Graham, J. Jenkins, M. Marzian, R. Meeks, D. Owens, T. Riner

AN ACT relating to taxation and declaring an emergency.

Amend KRS 141.020 to increase the tax rate on income over \$75,000; amend KRS 141.066 to establish a refundable earned income tax credit at 15 percent of the federal credit; amend KRS 140.130 to decouple from the federal estate tax phase-out; amend KRS 139.010, 139.200, and 139.480 to make selected services subject to sales tax; amend KRS 141.0205 to recognize changes to income tax credits; make income tax provisions apply to tax years beginning on or after January 1, 2010, make estate tax provisions effective for deaths on or after August 1, 2010; make sales tax provisions effective July 1,

HB 13 - AMENDMENTS

HFA (1, R. Meeks) - Exclude any medical transport system flight services from the taxation of chartered air flight services if a pilot is furnished.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H) Feb 11-floor amendment (1) filed

HB 14 (BR 60) - C. Siler, L. Belcher, D. Butler, M. Cherry, R. Crimm, M. Denham, M. Dossett, C. Embry Jr., C. Hoffman, D. Horlander, T. Kerr, T. McKee, C. Miller, T. Moore, R. Nelson, T. Riner, S. Santoro, D. Sims, T. Thompson, A. Wuchner, B. Yonts

AN ACT relating to Kentucky State Parks.

Create a new section of KRS Chapter 148 to provide qualified Kentuckv residents who are permanently and totally disabled veterans an exemption the relevant overnight accommodations rate at any Kentucky State Park; require the exemption to apply to a maximum of three overnight stays per calendar year at lodge rooms and campsites at any Kentucky State Park, with each stay limited to a maximum of three days; require the exemption to be subject to space availability; limit reservations during peak months to Sunday through Thursday; require that administrative regulations shall be promulgated to define peak periods, establish a ten day reservation window, define applicable lodging, and regulations relating to the proof of eligibility for persons entitled to the exemption.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Economic Development and Tourism

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

Jan 13-reported favorably, 1s reading, to Calendar

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 20-3rd reading, passed 97-0 Jan 21-received in Senate

Jan 25-to Veterans, Military Affairs, & Public Protection (S)
Jan 28-reported favorably, 1st

reading, to Calendar
Feb 1-2nd reading, to Rules

Feb 8-posted for passage in the Regular Orders of the Day for Tuesday, February 9, 2010

Feb 9-3rd reading, passed 38-0 Feb 10-received in House

Feb 11-enrolled, signed by Speaker of

Feb 16-enrolled, signed by President of the Senate; delivered to Governor

Feb 18-signed by Governor (Acts ch. 3)

HB 15/LM/CI (BR 38) - T. Riner, T. Moore, D. Watkins

AN ACT relating to shock probation.

Amend KRS 439.265 to prohibit shock probation until either service of one year of imprisonment or completion of a comprehensive substance abuse treatment with supplemental character and education components; amend to allow victim's next-of-kin to consent in writing to granting shock probation to the

defendant; provide for short title, "The Kentuckians against Drunk Driving Act."

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 16/CI (BR 98) - D. Floyd, D. Owens, S. Brinkman, M. Cherry, J. Crenshaw, R. Crimm, B. DeWeese, C. Embry Jr., T. Firkins, K. Flood, D. Graham, K. Hall, Ji. Lee, M. Marzian, B. Montell, F. Nesler, J. Richards, T. Riner, A. Simpson, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner

AN ACT relating to mental illness.

Amend KRS 532.130 to define severe mental illness; amend KRS 532.135 to include a severely mentally ill defendant; amend KRS 532.140 to include severely mentally ill offender and to establish effective date.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H) Mar 1-posted in committee

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HB 17 (BR 93) - M. Marzian

AN ACT proposing to repeal Section 233A of the Constitution of Kentucky relating to marriage.

Propose to amend the Constitution of Kentucky to repeal the definition of marriage; submit to voters for approval or disapproval.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 18 (BR 75) - R. Nelson, L. Belcher

AN ACT relating to the Education Professional Standards Board.

Amend KRS 161.028 to add the chairpersons of the Interim Joint Committee on Education as ex officio members of the Education Professional Standards Board.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

HB 19/LM (BR 30) - F. Steele, R. Damron, M. Cherry, R. Crimm, M. Denham, T. Edmonds, D. Floyd, J. Glenn, J. Greer, R. Henderson, S. Lee, T. McKee, C. Miller, T. Moore, D. Pasley, J. Richards, S. Santoro, K. Sinnette, W. Stone, T. Thompson, A. Webb-Edgington, A. Wuchner

AN ACT relating to military affairs.

Amend KRS 36.450 relating to extension of various licenses for military personnel to provide that a concealed deadly weapon license issued pursuant to KRS 237.110 is not subject to

extension but may be renewed early and by mail; allow military personnel whose license expired while on active duty to renew the license within 90 days after the end of deployment with no late fees or other penalties.

HB 19 - AMENDMENTS

HCA (1, T. Pullin) - Make technical correction.

SCS/LM - Retain original provisions of bill, except extend the date of renewal of a concealed deadly weapon license of military personnel to one year instead of 90 days following deployment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

Jan 13-reported favorably, 1st reading, to Calendar with committee amendment (1)

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 19-3rd reading, passed 95-0 with committee amendment (1)

Jan 20-received in Senate

Jan 21-to Veterans, Military Affairs, & Public Protection (S)

Feb 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 12-2nd reading, to Rules

Feb 18-posted for passage in the Regular Orders of the Day for Monday, February 22, 2010

Feb 22-passed over and retained in the Orders of the Day

Feb 23-3rd reading, passed 38-0 with Committee Substitute

Feb 24-received in House

Feb 25-posted for passage for concurrence in Senate Committee Substitute

Mar 1-House concurred in Senate Committee Substitute; passed 95-0

Mar 2-enrolled, signed by each presiding officer; delivered to Governor Mar 11-signed by Governor (Acts ch. 12)

HB 20/FN (BR 73) - F. Steele

AN ACT relating to investment of the Local Government Economic Assistance Fund balances.

Amend KRS 42.450 to eliminate the requirement that balances in the Local Government Economic Assistance Fund be invested in United States Government Securities maturing not later than one year from the date of investment and require that investment of the fund balances be governed by KRS 42.500.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

Feb 19-posted in committee Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, passed 99-0

Mar 4-received in Senate

Mar 8-to State & Local Government (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules
Apr 1-posted for passage in the
Consent Orders of the Day for Thursday,
April 1, 2010; 3rd reading, passed 37-0;

April 1, 2010; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 115)

HB 21/LM/AA (BR 115) - S. Lee, B. Montell

AN ACT relating to charter schools.

Create new sections of KRS Chapter 160 to describe the intent of the General Assembly and the purposes authorizing public charter schools; define terms; outline the requirements and limitations on the establishment of charter schools; describe local board of education's roles and responsibilities; describe exemptions from law and required compliance areas for charter schools; describe the application, and renewal approval, processes; application process and describe process for existing schools to convert to charter schools; create new sections of KRS Chapter 156 to list the Kentucky Department of Education's and the Kentucky Board of Education's roles and responsibilities relating to charter school; require the Kentucky Board of Education to establish a Kentucky Charter School Advisory Committee for reviewing charter school applications; create a new section of KRS Chapter 157 to direct how state, local, and federal funds shall be used to support charter schools: amend KRS 156.074, 156.255, 156.265, and 156.480 to conform.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

HB 22 (BR 82) - B. Montell, K. Bratcher, J. Carney, R. Crimm, D. Floyd, B. Housman, A. Webb-Edgington, A. Wuchner

AN ACT relating to school attendance. Amend KRS 158.070 to allow students to be counted present at school when participating in school-sponsored regional or state sports competitions sanctioned by the Kentucky Board of Education or its designated agency if the competition occurs on a regularly scheduled school day; require students to make up any missed assignments; amend KRS 158.649 to conform.

HB 22 - AMENDMENTS

HCS - Retain original provisions; encourage the state board or agency designated to manage interscholastic athletics to schedule athletic competitions outside the regularly scheduled school day; allow a student to be counted present at school on the dates of athletic competitions for a maximum of two days per student per year.

HFA (1/P, R. Meeks) - Attach provisions of HB 95, which amends KRS 154A.020 to allow educational programs and services to be mentioned in advertising or promoting a lottery; amend KRS 154A.050 to allow the Lottery Board, in its advertising and promotion of the lottery, to describe educational programs and services that benefit from and are supported by lottery proceeds.

HFA (2/Title, R. Meeks) - Make title amendment.

HFA (3, H. Collins) - Delete the requirement that activities be sanctioned by the Kentucky Board of Education or the organization or agency designated by the board to manage interscholastic athletics; delete the provision of forgiving attendance for two days.

HFA (4/P, R. Meeks) - Attach provisions of HB 95, which amends KRS 154A.020 to allow educational programs and services to be mentioned in advertising or promoting the lottery; amend KRS 154A.050 to allow the Lottery Board, in its advertising and promoting of the lottery, to describe educational programs and services that benefit from and are supported by lottery proceeds.

HFA (5, B. Montell) - Beginning with the 2009-2010 school year, allow students to be counted present at school when participating in school sponsored regional or state sports competitions sanctioned by the Kentucky Board of Education or its designated agency if the competition occurs on a regularly scheduled school day; declare an EMERGENCY.

HFA (6/Title, B. Montell) - Make title amendment.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

Feb 19-posted in committee

Mar 1-floor amendments (1) and (2-title) filed

Mar 2-reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendment (3) filed to Committee Substitute

Mar 3-2nd reading, to Rules

Mar 4-floor amendment (4) filed to Committee Substitute

Mar 9-posted for passage in the Regular Orders of the Day for Wednesday, March 10, 2010 Mar 11-floor amendment (5) filed to

Committee Substitute, floor amendment (6-title) filed

Mar 24-taken from the Orders of the

Day; returned to Rules (H)
Mar 25-recommitted to Appropriations
& Revenue (H)

HB 23/LM (BR 66) - R. Crimm, C. Miller

AN ACT relating to the gross revenues and excise tax fund and declaring an emergency.

Amend KRS 136.650 to increase the "hold-harmless amount" for fiscal year 2010-2011 and every fiscal year thereafter; amend KRS 136.654 to require the Department of Revenue to determine if it is necessary for a participating political subdivision to certify its total tax receipts; EMERGENCY.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 24 (BR 47) - J. Richards

AN ACT relating to highway signs.

Amend KRS 177.078 to permit an applicant approved for a limited supplemental guide sign to have the option to reimburse the Transportation Cabinet in full for the sign and its installation or to amortize the reimbursement costs for a period not to exceed 10 years.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Consent Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0

Feb 4-received in Senate

Feb 8-to Transportation (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4 2nd reading to Bules

Mar 4-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0; received in House

Mar 12-enrolled, signed by Speaker of the House Mar 15-enrolled, signed by President

of the Senate; delivered to Governor Mar 25-signed by Governor (Acts ch. 30)

HB 25/LM (BR 133) - J. Richards, R. Crimm, R. Meeks

AN ACT relating to dating violence.

Amend KRS 403.720 to include dating partners among the class of persons allowed to obtain domestic violence protective orders; amend KRS 431.005 to reference the definition of "unmarried couple" in KRS 403.720.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Feb 1-posted in committee

HB 26/LM (BR 87) - A. Simpson, R. Crimm, K. Hall, B. Housman, T. Moore, S. Santoro, A. Webb-Edgington, A. Wuchner

AN ACT relating to open records.

Amend KRS 61.870 to include in the definition of public agency those bodies that participate in the state retirement systems.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on State Government Jan 5-introduced in House; to State

Government (H)

Jan 12-posted in committee

AN ACT relating to personal communication devices.

Create a new section of KRS Chapter 189 to prohibit the use of a personal communication device for any person under the age of 18 while operating a motor vehicle; provide for exclusions; create a new section of KRS Chapter 189 to prohibit text messaging while operating a motor vehicle; provide for certain exclusions; amend KRS 189.990 to set penalties for violations for this Act; provide for a probationary period ending November 1, 2010, where courtesy warnings will be issued; set a fine of \$50 for each offense after the probationary period; exempt fines from court costs.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

HB 28 (BR 135) - W. Coursey, M. Cherry, B. Housman, J. Richards, S. Riggs, S. Rudy, D. Watkins

AN ACT relating to water transportation and making an appropriation therefor.

Create new sections of KRS Chapter to establish the Water Transportation Advisory Board as an advisory body to the executive and legislative branches of government; provide for members, terms, and administrative procedures; specify duties; create a riverport marketing assistance trust fund to be administered the Cabinet for Economic Development; provide for grants of up to \$15,000 per project or \$30,000 per for applicant annually specified marketing activities; create a riverport financial assistance trust fund to be administered by the Transportation Cabinet; provide for financial assistance for new construction and major replacement or repair projects for Kentucky's riverports; provide for matching grants.

HB 28 - AMENDMENTS

HCS - Eliminate expense reimbursement for Water Transportation Advisory Board members.

SCS - Retain original provisions; require Governor to give consideration to including a representative from each river containing an operating public riverport in the membership of the Water Transportation Advisory Board; require the Cabinet for Economic Development to issue a semiannual report detailing all marketing grants awarded; require the Transportation Cabinet to issue an annual report detailing all riverport financial assistance grants awarded; require reports to be submitted to the Water Transportation Advisory Board, the Interim Joint Committee on Transportation, and the Interim Joint Committee on Appropriations and Revenue.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

Feb 1-posted in committee; posting waived

Feb 2-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 3-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 4, 2010

Feb 4-3rd reading, passed 95-1 with Committee Substitute

Feb 5-received in Senate

Feb 8-to Transportation (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules

Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0 with Committee Substitute

Mar 10-received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate Committee Substitute for Thursday, March 18, 2010 Mar 24-House concurred in Senate

Committee Substitute; passed 97-0

Mar 25-enrolled, signed by each presiding officer; delivered to Governor Apr 6-signed by Governor (Acts ch. 56)

HB 29/LM (BR 49) - A. Simpson, J. Crenshaw, R. Meeks, D. Owens

AN ACT relating to criminal record expungement.

Create a new section of KRS Chapter 431 to allow a person convicted of one Class D felony or a series of Class D felonies arising out of a single event to petition to have the felony record expunged under specified circumstances; amend KRS 431.078, relating to misdemeanor expungements, to begin the five-year waiting period from the date of adjudication of the offense; amend KRS 527.040, relating to possession of a firearm by a felon, to exempt individuals who have had their felony records expunged; create a new section of KRS Chapter 431 to require the Administrative Office of the Courts to keep a confidential index expungement orders for utilization in the preparation of presentence investigations.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Feb 12-posted in committee

HB 30/LM (BR 145) - J. Jenkins, J. Richards, W. Coursey, R. Crimm, M. Marzian, R. Meeks, D. Owens, T. Riner, W. Stone, S. Westrom, B. Yonts

AN ACT relating to dating violence.

Amend KRS 403.720 relating to domestic violence orders to include dating partners among the class of persons allowed to obtain domestic violence protective orders; amend KRS 431.005 relating to arrests by peace officers to reference the definition of "unmarried couple" including dating partners in KRS 403.720.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on

Judiciary

Jan 5-introduced in House; to Judiciary (H)

Feb 1-posted in committee

HB 31/FN (BR 168) - R. Nelson

AN ACT relating to public safety.

Create a new section of KRS Chapter 177 to require the department of highways to inspect all public railroad grade crossings with an average daily traffic count of 700 vehicles or more at least 2 times per year; require results of inspection to be kept on file for 5 years; require the department to promulgate administrative regulations to establish standards for railroad grade crossings; specify that within 30 days of being notified that a crossing is substandard that the railroad company submit plans for improvement; permit the department to issue an order to the railroad company to make improvement to a railroad grade crossing pursuant to the procedures set forth in KRS 177.150 through 177.210.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

HB 32 (BR 123) - J. Richards

AN ACT relating to the Kentucky educator award and recognition fund and making an appropriation therefor.

Create a new section of KRS chapter 156 to establish the Kentucky educator award and recognition fund to provide matching funds for schools that have state and national award winning educators who received cash awards or an equivalent benefit; require the Kentucky Department of Education to administer the fund.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

HB 33/FN/CI (BR 114) - B. Yonts, M. Cherry, W. Coursey, K. Flood, D. Graham, J. Jenkins, M. Marzian, R. Meeks

AN ACT relating to the Department of Corrections.

Create a new section of KRS Chapter 197 to prohibit any privatized inmate food service in the state's prisons.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Jan 26-posting waived

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules

Feb 1-recommitted to Appropriations & Revenue (H)

 \mbox{HB} 34 (BR 182) - J. Crenshaw, R. Meeks

AN ACT relating to inmates.

Amend KRS 196.180 to require wardens to expunge dismissed or voided inmate disciplinary reports.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 35 (BR 95) - D. Owens, J. Bell, D. Horlander, B. Yonts

AN ACT relating to crimes and punishments.

Amend KRS 532.356 to remove the provisions requiring the withdrawal of driving privileges for persons convicted of a theft offense who have not paid court ordered restitution; include non-codified transitional provisions for persons whose driving privileges had been previously removed.

HB 35 - AMENDMENTS

HCS - Replace provisions with new language making the license revocation discretionary rather than mandatory.

HCA (1, B. Yonts) - Amend to allow the court to waive the waiting period for a hardship license.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Jan 26-posting waived

Jan 27-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1)
Jan 28-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Monday, February 1, 2010
Feb 3-3rd reading, passed 85-10 with

Feb 3-3rd reading, passed 85-10 with Committee Substitute, committee amendment (1)

Feb 4-received in Senate

Feb 8-to Judiciary (S)

Mar 11-reported favorably, 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 37-0

Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President of the Senate; delivered to Governor

Mar 30-signed by Governor (Acts ch.)

Mar 30-signed by Governor (Acts ch. 38)

HB 36/LM (BR 172) - D. Owens

AN ACT proposing to amend Section 228 of the Constitution of Kentucky.

Propose to amend Section 228 of the Constitution of Kentucky to delete language regarding duels; submit to the voters for approval or disapproval.

HB 36 - AMENDMENTS

HCS/LM - Retain original provisions, except restore phrase "so help me God" to section language.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to Elections, Const. Amendments &

Intergovernmental Affairs (H)

Feb 17-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 24-2nd reading, to Rules

Mar 2-taken from Rules Committee,

placed in the Orders of the Day

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 37/FN (BR 138) - B. Yonts

AN ACT relating to controlled substances.

Amend KRS 218A.202 to allow a person to request a report relating to that person's own records generated within the electronic controlled substance reporting database except where the request for the record is being compelled within the context of a civil, criminal, or administrative proceeding.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 38/LM (BR 261) - B. Yonts

AN ACT relating to the American Medical Association's "Guides to the Evaluation of Permanent Impairment."

Amend KRS 342.0011, 342.315, 342.316, 342.730, and 342.7305 to require use of the fifth edition of AMA guides in disability determinations; amend KRS 67A.460 to conform; repeal 2009 Ky. Acts ch. 89.

HB 38 - AMENDMENTS

HCS/LM - Retain original provisions; define "Guides to Evaluation of Permanent Impairment" as the 5th edition and chapter 12 of the 2nd edition for psychological impairments; authorize Executive Director to recommend to the General Assembly the adoption of a later edition or portion thereof; provide that Executive Director's recommendation, unless modified by the by the General Assembly, shall become effective on the regular effective date of legislation enacted by the General Assembly; make conforming amendments.

SCS (1/LM) - Retain original provisions, except delete the authority given to the executive director of the Office of Workers' Claims to adopt a later AMA Guide edition.

SCS (2/LM) - Retain original provisions, except Section 2 in its entirety and substitute in its place, the requirement for the executive director to study a new edition of the AMA Guides and make a recommendation to the General Assembly concerning the new edition; give the General Assembly authority to approve or adopt the recommendation.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Labor & Industry (H)

Jan 13-posting waived

Jan 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 2-3rd reading, passed 77-21 with Committee Substitute

Feb 3-received in Senate

Feb 5-to Judiciary (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Tuesday, March 16, 2010

Mar 16-taken from the Consent Orders of the Day; recommitted to Judiciary (S)

Mar 18-reported favorably, to Rules as a Consent bill with Committee Substitute (2)

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading; Committee Substitute (1) withdrawn; passed 37-0 with Committee Substitute (2)

Mar 24-received in House; to Rules (H)

Mar 25-posted for passage for concurrence in Senate Committee Substitute (2) for Friday, March 26, 2010

Mar 29-House concurred in Senate Committee Substitute (2); passed 84-12; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 90)

HB 39/FN (BR 18) - R. Damron, D. Graham, R. Meeks, S. Westrom

AN ACT relating to postsecondary educational institution capital projects to be financed by university restricted funds.

Create new section of KRS Chapter 164A to provide an interim process for approval of certain cash-funded capital projects, subject to approval by the governing board and the Council on Postsecondary Education and other restrictions; provide procedures to comply with LRC v. Brown.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H) Feb 1-posting waived

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 Feb 11-received in Senate

Feb 16-to Appropriations & Revenue (S)

HB 40 (BR 164) - H. Collins, C. Miller

AN ACT relating to special license plates.

Amend KRS 186.164 to clarify procedures to follow when the Transportation Cabinet denies a group's application for a special license plate.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Consent Calendar

Jan 27-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 94-1

Feb 4-received in Senate

Feb 8-to Transportation (S)
Mar 10-reported favorably, 1st
reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President of the Senate; delivered to Governor

Mar 30-signed by Governor (Acts ch. 40)

HB 41 (BR 213) - L. Clark, R. Weston, D. Horlander, C. Miller, T. Thompson

AN ACT relating to continuity of health care.

Amend KRS 304.17A-500 to define 'acute-care hospital" for health insurance purposes; amend KRS 304.17A-527 to require that an agreement between a managed care plan and an acute-care hospital shall include provisions for a term of not less than 3 years, a 6-month notice to the plan and the executive director of the department of insurance by the acutecare hospital prior to termination or nonrenewal, procedures to ensure continuity of care for covered persons not less than 30 days prior to termination, no less than 20 days notice prior to termination by the managed care plan to the covered person of the procedures to follow for continuity of care including an expedited internal appeal process and an expedited external appeal if necessary, and a provision requiring mediation or binding arbitration between the managed care plan and the acute-care hospital for any dispute regarding a covered person's access to continuity of care in the event of termination or nonrenewal of the provider agreement; amend 304.17B-001 to confirm.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in House; to Banking & Insurance (H)

Jan 20-posting waived; reported favorably, 1st reading, to Consent Calendar

Jan 21-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, January 27, 2010; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Friday, January 22, 2010

Jan 25-3rd reading, passed 96-0 Jan 26-received in Senate Jan 28-to Banking & Insurance (S)

HB 42/FN (BR 19) - R. Damron, M. Denham, D. Graham, R. Meeks, T. Riner, T. Thompson

AN ACT relating to postsecondary institution debt.

Create new sections of KRS Chapters 48 and 164A to provide a process for postsecondary institutions to issue agency bonds upon authorization by the General Assembly; amend KRS 48.180 to conform.

HB 42 - AMENDMENTS

HFA (1, J. Richards) - Remove references to credit ratings; make changes to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

Feb 1-posting waived

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 10-floor amendment (1) filed

Feb 11-3rd reading, passed 98-0 with floor amendment (1)

Feb 12-received in Senate

Feb 16-to Appropriations & Revenue (S)

HB 43 (BR 180) - J. Richards, T. Riner, C. Hoffman, D. Horlander, D. Keene, Ji. Lee, M. Marzian, R. Meeks, C. Miller, D. Owens, T. Thompson, D. Watkins, J. Wayne

AN ACT relating to personal communication devices.

Create a new section of KRS Chapter 189 to define "personal communication device"; prohibit text messaging while operating a motor vehicle; provide for specific exclusions; amend KRS 189.990 to set penalties; provide for a probationary period ending January 1, 2011, during which courtesy warnings will be issued; set fine for violation at \$20 to \$100 for each offense after the probationary period; exclude court costs.

HB 43 - AMENDMENTS

HCS - Retain original provision of the bill; create a new section of KRS Chapter 189 to prohibit the use of a personal communication device for any person under the age of 18 while operating a motor vehicle; provide for exclusions; set fine for violation at \$20-\$100; exclude violation from the imposition of court costs; clarify that restrictions on texting and personal communication device use in sections 1 and 2 apply only to vehicles on the traveled portion of a roadway; amend KRS 186.452 and 186.454 to provide that a violation of the texting or personal communication device use prohibition shall add an additional 6 months onto the time a permit or intermediate license holder must wait before advancing to the next stage of graduated license.

HFA (1, S. Riggs) - Apply the prohibitions on texting while operating a motor vehicle and minors using personal communication devices while operating a motor vehicle only when the vehicle is in motion.

HFA (2, J. Richards) - Apply the prohibitions on texting while operating a motor vehicle and minors using personal communication devices while operating a motor vehicle only when the vehicle is in motion; specify that an operator of an emergency or public safety vehicle may use a personal communication device only when it is an essential function of the operator's duties.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 27-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Feb 2-posted for passage in the Regular Orders of the Day for Wednesday, February 3, 2010

Feb 3-floor amendment (2) filed to Committee Substitute

Feb 4-3rd reading, passed 80-16 with Committee Substitute, floor amendment

Feb 5-received in Senate Feb 8-to Judiciary (S)

HB 44 (BR 15) - R. Damron, T. Riner

AN ACT relating to mold remediation standards.

Create new sections of Subchapter 20 of KRS Chapter 224 to state the General Assembly's finding that reasonable standards for the remediation of mold in private and public settings should be maintained; define "customer," "department," "mold," "mold remediation," and "mold remediation company"; establish the basis for minimum mold remediation standards; provide that the Cabinet for Health and Services shall administrative regulations relating to mold remediation standards; require complaints about mold remediation companies to be directed to the Attorney General; establish that the Attorney General has jurisdiction to enforce the mold remediation provisions and the ability to recover litigation costs.

HB 44 - AMENDMENTS

SCS - Retain original provisions, except move all sections to KRS Chapter 367, relating to consumer protection; shift responsibility for promulgating establishing and administrative regulations regarding mold remediation standards from the Department of Public Health to the Department of Law; require the Department of Law to consult with the Environmental and Public Protection Cabinet and the Department of Public Health before establishing the minimum standards for mold remediation; make technical changes to conform.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Feb 22-posted in committee

Feb 24-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 97-2 Mar 4-received in Senate

Mar 8-to Licensing, Occupations & Administrative Regulations (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-passed over and retained in the Consent Orders of the Day

Mar 26-3rd reading, passed 38-0 with Committee Substitute; received in House; to Rules (H)

Mar 29-taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute for Monday, March 29, 2010; House concurred in Senate Committee Substitute; passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 89)

HB 45/CI (BR 185) - T. Burch, J. Wayne

AN ACT relating to the abolition of the death penalty.

Create a new section of KRS Chapter 532 to abolish the death penalty and require the court with jurisdiction over a person sentenced to death to sentence the person to imprisonment for life without benefit of probation or parole; amend KRS 24A.110, 27A.430, 431.060, 431.215, 431.510, 439.265, 506.010, 506.030, 506.040, 506.080, 507.020, 509.040, 520.120, 527.200, 532.030, 532.040, 532.050, 532.100, 532.140, 533.010, 610.265, 635.020, 635.090, 640.040, 17.176, 507A.020, and 422.285 to conform; repeal KRS 422.287, 431.213, 431.2135, 431.218, 431.220, 431.223, 431.224, 431.240, 431.250, 431.260, 431.270, 507A.060, 532.025, 532.075, 532.300, 532.305, and 532.309, relating to the death penalty.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 46 (BR 187) - F. Steele, D. Horlander, F. Nesler

AN ACT relating to sales and use tax holidays and declaring an emergency.

Create a new section of KRS chapter 139 to establish a 3 day sales and use tax holiday the first weekend in August each year to exempt clothing, school supplies, school art supplies, computers, and school computer supplies; EMERGENCY.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 47 (BR 169) - R. Nelson

AN ACT relating to school district vehicles and declaring an emergency.

Create a new section of KRS 160 to prohibit local school boards from providing a district employee the use of a district-owned or leased vehicle, except for buses and maintenance vehicles; allow a district employee to be reimbursed for mileage when using a personal vehicle for school or district business outside the school district boundaries.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

HB 48 (BR 229) - L. Belcher, D. Horlander, R. Meeks

AN ACT relating to the care of individuals with mental retardation or other developmental disorders.

Repeal and reenact KRS 202B.070, relating to the duty of individuals with direct care responsibility for residents of ICF/MR to meet specific needs, including supervision; name the statute "Deron's Law"; amend KRS 202B.070 to delete the word "intentionally" in reference to the failure to provide supervision of a resident by an individual who has direct care responsibility.

HB 48 - AMENDMENTS

HCS - Retain original provisions; add the word "negligently" to replace the word "intentionally" in reference to the failure to provide supervision of a resident by an individual who has direct care responsibility.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in House; to Health & Welfare (H)

Jan 11-posted in committee

Jan 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Tuesday, January 26, 2010

Jan 26-3rd reading, passed 98-0 with Committee Substitute

Jan 27-received in Senate Jan 28-to Health & Welfare (S) Feb 23-reassigned to Judiciary (S)

HB 49 (BR 230) - L. Belcher

AN ACT relating to child custody.

Amend KRS 620.090 to provide that children who are in temporary custody for a period not exceeding 45 days from the date of the removal from his home may be in the custody of the Cabinet for Health and Family Services or with another appropriate person or agency.

HB 49 - AMENDMENTS

HCS - Retain original provisions of the bill except to specify that when the court issues a temporary order for the custody of a child "to the cabinet," the court may order arrangements for medical, visual, and dental examinations.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in House; to Health & Welfare (H)

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Jan 19-posted in committee

Jan 21-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Consent Orders of the Day for

Wednesday, January 27, 2010
Jan 27-3rd reading, passed 99-0 with
Committee Substitute

Jan 28-received in Senate Feb 2-to Judiciary (S)

HB 50 (BR 231) - L. Belcher

AN ACT relating to digital citizenship. Amend KRS 156.660 to define "digital citizenship" as a set of characteristics that conceptualize the rewards as well as risks facing all technology users; set forth the characteristics; amend KRS 156.675 to require the Kentucky Board Education to promulgate an administrative regulation to require that each local school board shall implement an acceptable use policy that requires all school district employees who use technology to comply with the policy which shall include the characteristics of digital citizenship; amend KRS 156.095 include technology and the characteristics of digital citizenship in the professional development activities which shall be provided for teachers; and amend KRS 158.148 to require local school districts to include in their student behavior codes behavior as it relates to being a good digital citizen.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

Jan 21-posted in committee

Jan 26-reported favorably, 1st reading, to Consent Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate Feb 8-to Education (S)

HB 51/FN (BR 232) - L. Belcher, T. Riner, D. Horlander, B. Montell, R. Nelson, R. Palumbo, J. Tilley, D. Watkins, B. Yonts

AN ACT relating to suicide prevention training.

Amend KRS 156.095 to require the Cabinet for Health and Family Services to post suicide prevention awareness and training information on its Web page by August 1, 2010; require every public middle and high school administrator to disseminate suicide prevention awareness information to all middle and high school students by September 1, 2010, and September 1 of each year thereafter.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Health & Welfare (H)

Jan 11-posted in committee

Jan 14-reported favorably, 1st reading, to Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 20-3rd reading, passed 97-0 Jan 21-received in Senate

Jan 25-to Health & Welfare (S)

Feb 10-reported favorably,

reading, to Consent Calendar

Feb 11-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-passed over and retained in the Orders of the Day

Feb 19-passed over and retained in the Orders of the Day

Feb 22-passed over and retained in

the Orders of the Day Feb 23-3rd reading, passed 38-0

Feb 24-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 4-signed by Governor (Acts ch. 6)

HB 52 (BR 61) - A. Wuchner, T. Burch, R. Crimm, R. Meeks, T. Riner, W. Stone, D. Watkins, S. Westrom

AN ACT relating to physical activity designed to reduce obesity and improve body mass index in children.

Create a new section of KRS Chapter 156 to require the Kentucky Department of Education to identify and disseminate model resources for integrating physical activity during the school day; encourage schools to utilize certified physical education teachers in the development of physical activity plans; develop a reporting mechanism for schools containing grades K-5 to report physical activity, aggregate body mass index, and wellness program data; require the Department of Education to report no later than November 1 of each year to the Interim Joint Committee on Education and the Interim Joint Committee on Health and Welfare; require the Department of Education to share data with the Cabinet for Health and Family Services to assist in planning improvements in health services for children; amend KRS 160.345 to require that school council wellness policies provide for at least 30 minutes of structured moderate to vigorous physical activity, 150 minutes per week, or the equivalent per month; require school councils to report progress data; require that structured physical activity be considered part of the instructional day; prohibit exclusion from structured physical activity as a form of discipline; encourage schools with grades 6-8 to adopt similar policies; amend KRS 158.6453 to require inclusion of physical activity and wellness data in school report card; cite the Act as the Healthy Kids Act.

HB 52 - AMENDMENTS

HFA (1, A. Wuchner) - Direct the Kentucky Board of Education to require the recording of body mass index data Preventive Health Care on the Examination Form used by local health providers during examinations performed prior to a child's initial admission to school and prior to entry into the sixth grade; require the Kentucky Department of Education to report to the Interim Joint Committee on Education on the implementation of school wellness policies in public schools; permit the department to share aggregate body mass index data with the Cabinet for Health and Family Services; prohibit K-5 schools from excluding students from physical activity as a form of discipline; delete requirement for schools to include activity and wellness data on school report card.

HFA (2, A. Wuchner) - Modify requirement that schools containing grades K-5 fully implement a wellness policy providing at least 30 minutes of physical activity per day by 2010-2011; require beginning implementation in 2010-2011 with a goal of implementation in 50 percent of K-5 schools by 2012-2013 and full implementation by 2013-

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Feb 26-floor amendment (1) filed Mar 9-floor amendment (2) filed

HB 53/LM/CI (BR 120)

Jan 22-WITHDRAWN

HB 54/AA (BR 86) - B. Montell, C. Embry Jr., B. Housman, T. Moore

AN ACT relating to retirement.

Amend KRS 6.505 to close the Legislators' Retirement legislators who have not previously participated in the plan and who begin their first term of office on or after July 1, 2011; create new sections of KRS Chapter 6 to establish the Legislators' Defined Contribution Plan for legislators who begin their first term of office on or after July 1, 2011; provide that the plan shall be administered by the Kentucky Deferred Compensation Authority; allow the authority to utilize plans already established or to establish new plans to administer the Legislators' Defined Contribution Plan; provide an employer match of up to 5 percent of the legislator's wages; provide that a legislator participating in the plan shall be vested for employer contributions on a sliding scale that fully vests the legislator for the employer contributions at five years; provide that the benefits provided by the Legislators' Defined Contribution Plan shall not constitute an inviolable contract Commonwealth; amend KRS 18A.245 to establish responsibilities of the board of the Kentucky Deferred Compensation Authority to administer the Legislators' Defined Contribution Plan; amend KRS 61.680 and 161.607, governing the Kentucky Retirement Systems and the Kentucky Teachers' Retirement System, to clarify that a legislator who begin his or her first term of office on or after July 1, 2011, shall not participate in these plans as a result of service in the General Assembly; provide that the service earned in the Legislators' Defined Contribution Plan may be used for purposes of determining eligibility for retirement in the state-administered retirement systems, but not the amount of benefits; require the board of the Legislators' Defined Contribution Plan to provide an update on the development of the plan, including any state or federal law issues that need to be resolved, to the Interim Joint Committee on State Government by October 31, 2010.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to State Government (H)

HB 55 (BR 107) - J. Glenn, J. Carney, K. Hall, B. Housman, R. Meeks, T. Moore, T. Riner, S. Santoro, C. Siler, T. Thompson, A. Webb-Edgington, S. Westrom, A. Wuchner

AN ACT relating to college student financial awareness.

Create a new section of KRS Chapter 164 to require public postsecondary provide institutions to new undergraduates with information regarding credit cards and debt management and encourage them to conduct informational sessions; encourage nonpublic postsecondary institutions to provide new undergraduates with information regarding credit cards and debt management and to conduct informational sessions; permit institutions to utilize existing debt education materials from nonprofit entities; and require the Kentucky Higher Education Assistance Authority to assist institutions in identifying appropriate materials and curricula.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

Jan 28-posted in committee

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 98-1 Feb 11-received in Senate Feb 16-to Education (S)

HB 56 (BR 108) - J. Glenn

AN ACT designating burgoo as the state dish.

Create a new section of KRS Chapter 2 naming and designating burgoo as the state dish.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to State Government (H)

Feb 9-posted in committee 18-reported favorably, 1st Feb reading, to Consent Calendar

Feb 19-2nd reading, to Rules Feb 22-posted for passage in the Consent Orders of the Day

Wednesday, February 24, 2010 Feb 24-3rd reading, passed 97-1 Feb 25-received in Senate

Mar 1-to Economic Development, Tourism & Labor (S)

HB 57 (BR 20) - J. Richards, K. Hall, T. Thompson

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter 531 to prohibit a person under 18 years of age from transmitting a nude image of himself or herself or another person under 18 years of age to another person by computer or electronic means as a violation for the first offense and a Class B misdemeanor for each subsequent offense; provide for juvenile court jurisdiction; prohibit requiring registration

as sex offender; create new section of KRS Chapter 531 to prohibit possession of a nude image of a person under 18 years of age as a violation for the first offense and a Class B misdemeanor for each subsequent offense; provide for juvenile court jurisdiction for person under 18 at time of commission of offense and District Court jurisdiction for persons over 18; prohibit requiring registration as sex offender.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 58/LM (BR 275) - D. Keene, R. Adams, R. Adkins, J. Arnold Jr., T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., W. Coursey, R. Crimm, R. Damron, M. Dossett, T. Edmonds, C. Embry Jr., T. Firkins, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, D. Horlander, T. Kerr, M. King, A. Koenig, Ji. Lee, T. McKee, C. Miller, T. Moore, R. Nelson, M. Rader, R. Rand, J. Richards, T. Riner, C. Rollins II, S. Santoro, C. Siler, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, D. Watkins, R. Weston, S. Westrom

AN ACT relating to driving under the

Amend KRS 189A.005 to expand the definition of "ignition interlock device"; amend KRS 189A.010 to include driving the wrong way on a four-lane highway among the list of factors for triggering aggravated DUI penalties; amend KRS 189A.070 to provide that a reduction in the time period of a license revocation does not lessen the time required for ignition interlock usage; amend KRS 189A.085 to run the period of a license plate impoundment from the date of sentencing to the day the offender is authorized to resume driving; amend KRS 189A.340 to require ignition interlock usage beginning with the first DUI offense and to remove an offender's ability to drive a non-interlock-equipped work vehicle; amend KRS 189A.410 to require ignition interlock usage while an offender is driving on a hardship license.

HB 58 - AMENDMENTS

HCS/LM - Amend to restore existing statutory language allowing a DUI offender to drive a work automobile without an ignition interlock only for work purposes.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H) Jan 26-reassigned to Appropriations &

Revenue (H) Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 10-2nd reading, to Rules

Feb 11-posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 18-3rd reading, passed 95-0-1 with Committee Substitute

Feb 19-received in Senate Feb 22-to Judiciary (S)

HB 59 (BR 276) - D. Keene, D. Horlander, C. Miller, T. Thompson

AN ACT relating to live organ donation.

Create a new section of KRS Chapter 141 to provide a tax credit for individuals who donate live organs in the amount of the lesser of actual expenses or \$10,000; define "live organ donation expenses"; amend KRS 141.0205 to conform; create a new section of KRS Chapter 18A to provide that state employees who donate a live organ are entitled to 30 days paid leave; provide that Sections 1 and 3 of the Act shall be known as "Beth's Bill."

(Prefiled by the sponsor(s).)

Appropriations & Revenue (H)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue Jan 5-introduced in House; to

HB 60/LM/CI (BR 277) - D. Keene, D. Horlander

AN ACT relating to public safety.

Create a new section of KRS Chapter 17 to provide a registration system for persons convicted of murder, define "registrant," and "murder," establish period of registration, and establish penalties for failure to register.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 61 (BR 159) - B. Farmer, J. DeCesare, D. Osborne, S. Santoro, A. Webb-Edgington, A. Wuchner

AN ACT relating to sales tax on alcohol.

Amend KRS 139.470 to exempt gross receipts from the sale of distilled spirits, wine, and malt beverages, not consumed on the premises, from sales and use tax; effective August 1, 2010.

Nov 4-To: Interim Joint Committee on Appropriations and Revenue (Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 62 (BR 265) - B. Farmer, J. DeCesare, A. Koenig, D. Osborne, S. Santoro, A. Webb-Edgington, A. Wuchner

AN ACT relating to the alcoholic beverage wholesale sales tax and declaring an emergency.

Amend KRS 243.882 to make technical corrections to defined terms; amend KRS 243.884 to reduce the tax rate on gross receipts from wholesale sales of malt beverages, wine, and distilled spirits to 5.5% for sales made on or after July 1, 2010, and to provide that the tax shall not apply to sales made on or after July 1, 2011; EMERGENCY.

Nov 4-To: Interim Joint Committee on Appropriations and Revenue

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 63 (BR 79) - B. Montell, S. Lee, S. Brinkman, J. DeCesare, B. Farmer, M. Harmon, T. Moore, D. Osborne

AN ACT relating to public school academies.

Create new sections of KRS Chapter 160 to describe the intent of the General Assembly and the purposes of authorizing public school academies; define terms; outline the requirements and limitations on the establishment of public school academies including which agencies may sponsor an academy; describe a sponsor's roles and responsibilities; describe exemptions from law and required compliance areas for public school academies; describe the application, approval, and renewal processes; describe application process for existing schools to convert to public school academies; create new sections of KRS Chapter 156 to list the Kentucky Department of Education's and the Kentucky Board of Education's roles and responsibilities relating to public school academies; require the Kentucky Board of Education to establish a Kentucky Public School Academy Commission for reviewing and approving public school academy applications; identify the academy commission membership, members' terms of office, and payment for members' services; create a new section of KRS Chapter 157 to direct how state, local, and federal funds shall be used to support public school academies; amend KRS 157.370 to allow a public school academy to receive transportation funds; create a new section of KRS 160 to provide that professional negotiated contracts cannot override provisions for public school academies; amend KRS 156.704. 156.255, 156.265, and 156.480 to conform.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Education

Jan 5-introduced in House; to Education (H)

HB 64/LM/CI (BR 237) - J. Richards

AN ACT relating to criminal gangs.

Create a new section of KRS Chapter 17 to permit named agencies to operate a criminal gang database and share the information with named agencies; define which information may be included in a criminal gang database; specify which local, state, and federal agencies may access information in a criminal gang database on a need to know basis; create a new section of KRS Chapter 431 to permit crime victims to sue persons convicted of criminal gang activity for treble damages; permit a person who is the victim of criminal gang activity to bring court action to enjoin criminal gang activity; create a new section of KRS Chapter 506 to define what constitutes a criminal gang and other terms related to criminal gangs; create the crimes of criminal gang recruitment in the first degree and criminal gang recruitment in the second degree; provide for seizure of money or property used in or the proceeds of criminal gang related activity; amend KRS 506.150 relating to establishing the existence of a criminal gang to reduce from 5 to 3 the number of persons involved in the activity; repeal KRS 506.140 relating to definitions for the chapter.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

HB 65 (BR 250) - T. Burch, D. Horlander

AN ACT relating to acupuncture.

Amend various sections of KRS 311.671 to 311.686 to change acupuncture from a certified to a licensed profession; amend KRS 311.676 to increase penalty for practicing acupuncture without a license to a Class D felony; amend KRS 311.680 to clarify the definition of potentially serious disorders or conditions.

HB 65 - AMENDMENTS

HCS - Retain original provisions of the bill except delete new language changing the penalty for practicing acupuncture without a license to a Class D felony; delete new language requiring an acupuncturist to notify instead of consult with a patient's physician; delete new language referencing such potentially serious disorders or conditions as uncontrolled hypertension and uncontrolled diabetes.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Licensing and Occupations

Jan 5-introduced in House; to Health & Welfare (H)

Jan 11-posted in committee

Jan 14-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 22-3rd reading, passed 88-7 with Committee Substitute

Jan 25-received in Senate

Jan 26-to Licensing, Occupations & Administrative Regulations (S)

Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-recommitted to Appropriations & Revenue (S)

HB 66 (BR 300) - T. Burch, W. Coursey, B. Housman, F. Nesler, J. Richards, B. Yonts

AN ACT relating to administrative regulations and declaring an emergency.

Amend KRS 13A.338 to declare any administrative regulation found deficient since March 27, 2009, to be null, void, and unenforceable; prohibit the administrative agencies from promulgating administrative regulations identical to or substantially the same as that administrative regulation for a specified period of time; EMERGENCY.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to State Government (H)

Feb 1-reassigned to Health & Welfare (H)

Feb 16-posted in committee

HB 67 (BR 239) - M. Dossett

AN ACT relating to sales tax.

Create a new section of KRS Chapter 139 to establish a refund program for new small businesses; EFFECTIVE October 1, 2010.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 68 (BR 240) - M. Dossett

AN ACT relating to the individual income tax

Create a new section in KRS Chapter 141 to exclude from individual income tax for eight consecutive calendar quarters the amount of wages paid by a qualifying small business that has no more than five employees and registers with the department; amend KRS 141.010 and 141.310 to conform.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 69/LM (BR 334)

Feb 3-WITHDRAWN

HB 70 (BR 1) - J. Crenshaw, E. Ballard, L. Belcher, J. Glenn, D. Graham, K. Hall, C. Hoffman, M. Marzian, T. McKee, R. Meeks, D. Owens, J. Richards, A. Simpson, R. Weston, S. Westrom

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Section 145 of the Constitution of Kentucky to exclude a convicted felon from the right to vote only until expiration of probation, final discharge from parole, or maximum expiration of sentence; submit to the voters for ratification or rejection.

(Prefiled by the sponsor(s).)

Jun 3-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)
Feb 1-posting waived

Feb 2-reported favorably, 1st reading, to Calendar

Feb 3-2nd reading, to Rules Feb 9-posted for passage in the Regular Orders of the Day for

Wednesday, February 10, 2010 Feb 10-3rd reading, passed 83-16

Feb 11-received in Senate

Feb 16-to State & Local Government

Program fund.

HB 71/FN (BR 48) - A. Simpson

AN ACT relating to the initial removal of dead human bodies.

Create new sections of KRS Chapter 316 to provide for who shall apply for a permit, and who shall be exempt from the permit requirements; establish conditions of eligibility for a permit; indicate permit fees and when a permit expires; establish guidelines relating to the use of a vehicle; require the board to promulgate administrative regulations relating to the application procedures and the initial removal of dead human bodies; authorize the board to punish permit holders for violations, and persons engaging in the initial removal without a permit; require permit holders to complete a course on blood borne diseases required by the board and approved by the Cabinet for Health and Family Services before functioning on behalf of an entity regulated by this chapter; amend KRS 316.010 to define "initial removal of dead human bodies"; amend KRS 316.125 to establish who may supervise and engage in the initial removal of dead human bodies including when supervision is required.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Licensing and Occupations

Jan 5-introduced in House; to Health & Welfare (H)

Jan 25-posted in committee

HB 72/FN (BR 216) - T. Burch, B. DeWeese, R. Adams, L. Belcher, J. Bell, S. Brinkman, D. Butler, M. Cherry, L. Combs, W. Coursey, J. Crenshaw, R. Crimm, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, K. Flood, J. Glenn, J. Gooch Jr., D. Graham, K. Hall, R. Henderson, C. Hoffman, B. Housman, J. Jenkins, D. Keene, M. King, S. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, D. Owens, R. Palumbo, D. Pasley, T. Riner, S. Santoro, D. Sims, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, D. Watkins, A. Wuchner, B. Yonts

AN ACT relating to the Colon Cancer Screening Program, and making an appropriation therefor.

Amend KRS 214.542 to permit the Department for Public Health to adopt a schedule of income-based fees to be charged for colon cancer screenings; require that the fee schedule be such that the screenings are available to the largest number of people; create a new section of KRS 214.540 to 214.544 to create the Kentucky Colon Cancer Screening Program fund and establish the parameters of the fund; require moneys in the fund to be used by the department to administer KRS 214.540 214.544; provide that moneys remaining in the fund at the end of the fiscal year will carry forward into the succeeding fiscal year interest earned on moneys in the fund will accrue to the account; provide that moneys are appropriated for purposes set forth in KRS 214.540 to 214.544; appropriate \$1,000,000 in fiscal year 2010-2011 and \$2,000,000 in fiscal year 2011-2012 to the department for deposit in the Kentucky Colon Cancer Screening

HB 72 - AMENDMENTS

HCS/FN - Retain original provisions, except adjust amounts appropriated to \$300,000 in FY 2010-2011 \$300,000 in FY 2011-2012.

HFA (1/P, T. Moore) - Delete original provisions; attach provisions of HB 373.

HFA (2/Title, T. Moore) - Make title amendment.

SCS (1/FN) - Retain original provisions and enact provisions in memory of Richard "Butch" Stewart.

SCS (2/FN) -Retain original provisions, except delete provisions to appropriate funds from the General Fund.

SCA (1/Title, J. Denton) - Make title amendment.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Health and Welfare

Jan 5-introduced in House; to Health & Welfare (H)

Jan 11-posted in committee

14-reported favorably, reading, to Calendar

Jan 15-2nd reading, to Rules; recommitted to Appropriations Revenue (H)

Mar 5-posted in committee; floor amendments (1) and (2-title) filed

Mar 9-floor amendments (1) and (2title) withdrawn

Mar 12-reported favorably, to Rules with Committee Substitute

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-3rd reading, passed 98-0 with Committee Substitute ; received in

Mar 17-to Health & Welfare (S)

Mar 24-reported favorably, reading, to Consent Calendar with Committee Substitute

Mar 25-2nd reading, to Rules

Apr 1-recommitted to Health & Welfare (S); reported favorably, to Rules Committee Substitute committee amendment (1-title); placed in the Orders of the Day; 3rd reading; Committee Substitute (1) withdrawn; passed 36-0 with Committee Substitute (2), committee amendment (1); received in House; to Rules (H)

Apr 14-taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute committee amendment (1-title); House concurred in Senate Committee Substitute (2), committee amendment (1-title); passed 99-0

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch.

HB 73/LM/CI (BR 262) - M. Denham, R. Meeks, D. Owens

AN ACT relating to domestic violence. Amend KRS 403.725 to prohibit joint mediation, conciliation, or counseling requirements within an emergency protective order or a domestic violence order; amend KRS 403.740 to allow an emergency protective order to remain in effect until the domestic violence hearing, with only the summons needing to be reissued in the event of a lack of

service upon the adverse party; amend KRS 403.750 to require counseling in all cases for persons against whom a domestic violence order is entered; amend KRS 403.7505 to recognize batterer intervention services within the scope of certifies counseling services; amend KRS 403.763 to increase the penalty for a third or subsequent violation of an emergency protective order or a domestic violence order to a Class D felony; create a new section of KRS Chapter 511 to create the crime of domestic violence shelter trespass.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Feb 1-posted in committee

HB 74 (BR 210) - J. Tilley, D. Watkins

AN ACT relating to encouraging health lifestyles.

Create new sections in KRS Chapter 141 to establish a wellness project credit; create a new section in KRS Chapter 131 to require the department to report data annually to the Legislative Research Commission; amend KRS 141.0205 to place the new credit within the credit-ordering statute; create a new section in KRS Chapter 194A to require the Cabinet for Health and Family Services to develop an employer wellness project model and require a certification process for all employerprovided programs.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 75 (BR 367) - M. Cherry, T. Riner, R. Crimm, K. Hall, Ji. Lee, T. Moore, R. Nelson, T. Thompson, B. Yonts

AN ACT relating to honoring military service.

Amend KRS 18A.150 to require that an employing state agency offer an interview to all finalists entitled to preference points if there are fewer than five finalists, and to no fewer than five if there are five or more; amend to clarify veteran eligibility.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Veterans, Military Affairs and Public Protection

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

Jan 13-reported favorably. reading, to Calendar

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 19-3rd reading, passed 97-0

Jan 20-received in Senate Jan 21-to Veterans, Military Affairs, & Public Protection (S)

Jan 28-reported favorably. 1st reading, to Calendar

Feb 1-2nd reading, to Rules

Feb 8-posted for passage in the

Regular Orders of the Day for Tuesday, February 9, 2010 Feb 9-3rd reading, passed 38-0

Feb 10-received in House

Feb 11-enrolled, signed by Speaker of the House

Feb 16-enrolled, signed by President of the Senate; delivered to Governor Feb 18-signed by Governor (Acts ch.

HB 76/LM/CI (BR 341) - M. Denham

AN ACT relating to crimes and punishments.

Amend KRS 500.080 to include loss of consciousness within the definition of physical injury; amend KRS 508.020 to include intentionally or wantonly causing physical injury by means of strangulation within the offense of assault in the second degree.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Feb 1-posted in committee

HB 77 (BR 280) - S. Lee, M. Dossett

AN ACT relating to the Special Needs Alternative Education and Welfare Program.

Add new sections to KRS Chapter 157 to create the Students with Special Needs Scholarship Program; define terminology regarding participation; describe the process for the Kentucky Department of Education to receive student applications and to allocate scholarship funding; require a resident school district to provide annual notice of the program to parents, transfer school records, provide transportation, and permit a student to participate in the state assessment if requested; describe the requirements of a participating school application; describe parent, student, and local district responsibilities; clarify the requirements for a proportionate share of federal funds for parentally placed students disabilities; amend KRS 157.196, KRS 159.030, and KRS 605.115 to conform with the definition of "individualized education program" in the federal Individuals with Disabilities Education Act; direct the Office of Education Accountability to monitor and report on implementation of the program; name the act the "Special Needs Alternative Education and Welfare Act of 2010".

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 78 (BR 31) - B. Farmer

AN ACT relating to taxation and declaring an emergency.

Amend various sections of KRS Chapter 139 to expand the sales and use tax base to include certain services. rental of commercial real estate, and the sale, rental, or lease of shelf space or any other area to display a product; repeal certain exemptions and lower the sales and use tax rate from 6% to 5.5% create a new section of KRS Chapter 141 to apply the provisions of that

chapter to taxable years beginning before January 1, 2011; amend KRS 141.020, 141.040, and 141.0401 to make the individual income tax, corporation income tax, and the limited liability entity tax effective for taxable years beginning before January 1, 2011; amend KRS 138.358 and various sections of KRS Chapter 139 to conform; repeal KRS 139.486; **EFFECTIVE** July 1, 2010, EMERGENCY.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Appropriations and Revenue Jan 5-introduced in House; to

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 79 (BR 199) - J. Arnold Jr.

AN ACT relating to the operation of golf carts on public roads.

Amend KRS 189.286, relating to the ability of local governments to allow operation of golf cart on roads under their control, to expand the allowable distance from a golf course from five miles to seven miles.

HB 79 - AMENDMENTS

HCS - Delete new language of the original bill; eliminate references in the original statute relating to a five-mile radius of a golf course.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

Feb 18-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 25-3rd reading, passed 94-5 with Committee Substitute

Feb 26-received in Senate

Mar 1-to Transportation (S)
Mar 10-reported favorably, 1st
reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-received in House: enroll

Mar 19-received in House; enrolled,

signed by Speaker of the House

Mar 22-enrolled, signed by President

of the Senate; delivered to Governor Mar 31-signed by Governor (Acts ch. 53)

HB 80 (BR 298) - W. Stone, C. Embry Jr., D. Sims

AN ACT relating to the Kentucky Licensed Practical Nurses Organization. Amend KRS 314.121 to change the licensed practical nurse organization

with the authority to nominate Board of Nursing members to the current LPN organization in Kentucky.

HB 80 - AMENDMENTS

HCS - Retain original provisions, except replace "Kentucky Licensed Practical Nurses Incorporated" with "Kentucky Licensed Practical Nurses Organization Incorporated."

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Health & Welfare (H)

Jan 11-posted in committee

Jan 14-reported favorably, 1s reading, to Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 28-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H)

Feb 1-posting withdrawn

Feb 11-reported favorably, to Rules with Committee Substitute as a Consent Bill

Feb 12-posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with Committee Substitute

Feb 18-received in Senate

Feb 22-to Licensing, Occupations & Administrative Regulations (S)

Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0; received in House

Mar 12-enrolled, signed by Speaker of the House

Mar 15-enrolled, signed by President of the Senate; delivered to Governor Mar 25-signed by Governor (Acts ch.

29)

HB 81 (BR 323) - R. Meeks

AN ACT relating to charitable gaming. Amend KRS 238.540 to require that charitable gaming be conducted only by officers, members, and employees of the licensed charitable organization; require mandatory training for chief executive officers, chief financial officers, and chairpersons of charitable organizations before being issued a license and at other times prescribed by administrative regulation and other times prescribed by administrative regulation.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Licensing & Occupations (H)

HB 82/LM/CI (BR 355) - D. Horlander, J. Jenkins, R. Meeks

AN ACT relating to crimes and punishments.

Amend KRS 508.025 relating to third degree assault to include an assault on an operator or passenger of a taxi, bus, or other passenger vehicle for hire within that offense; amend KRS 508.050 and 525.060 relating to menacing and disorderly conduct to increase the penalty for those offenses where the offense is committed against an operator or passenger of a taxi, bus, or other passenger vehicle for hire.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 83/LM (BR 228) - L. Belcher, D. Horlander

AN ACT relating to the reporting of stolen items with vehicle identification numbers.

Create a new section of KRS Chapter 186 to require a law enforcement agency to enter a stolen item with a vehicle identification number into the NCIC database.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee
Jan 26-reported favorably, 1st

reading, to Consent Calendar
Jan 27-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Wednesday, February 3, 2010 Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate Feb 8-to Judiciary (S)

HB 84/FN (BR 297) - L. Belcher, D. Graham

AN ACT relating to tuition for foster children.

Amend KRS 164.2847 to permit tuition and fee waivers for foster children taking dual credit or dual enrollment courses in high school.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Jan 28-posted in committee

Feb 2-reported favorably, 1st reading, to Calendar

Feb 3-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 5-3rd reading, passed 98-0 Feb 8-received in Senate Feb 10-to Education (S)

HB 85/FN/LM (BR 281) - L. Clark, R. Weston, J. Arnold Jr., L. Belcher, S. Brinkman, T. Burch, J. Crenshaw, R. Crimm, J. DeCesare, B. DeWeese, B. Farmer, K. Flood, D. Floyd, D. Graham, D. Horlander, J. Jenkins, A. Koenig, C. Miller, D. Osborne, D. Owens, R. Palumbo, C. Rollins II

AN ACT relating to the limited sale of alcoholic beverages by the drink at designated state parks.

Create new sections of KRS Chapter 242 and 243 to permit the limited sale of distilled spirits, wine, and malt beverages at state resort parks, and qualified state recreational parks; allow a local option election for state resort parks and qualified state recreational parks in dry territory; establish the conditions under which the election will be held: set forth what a state resort license or qualified state recreational park license entitles the holder to do; amend KRS 243.030 to establish the licensing fee; amend KRS 243.050 to permit the office to establish hours and days when a supplemental licensee shall be open; amend KRS 243.115 to permit patrons in a dining room in a state resort park to remove one container of partially consumed wine: amend KRS 243.117 to

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Licensing & Occupations (H)

HB 86 (BR 295) - M. Marzian, L. Belcher, J. Crenshaw, K. Flood, R. Meeks, D. Owens, R. Palumbo, S. Westrom, B. Yonts

AN ACT relating to the Uniform Adult Guardianship and Protective Proceedings Jurisdiction Act.

Create new sections of KRS Chapter to enact the Uniform Adult 387 Guardianship and Protective Proceedings Jurisdiction Act, as recommended to the states by the National Conference of Commissioners on Uniform State laws, to govern jurisdictional questions and disputes between states in regard to cases concerning guardians and conservators; amend KRS 387.520 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

Feb 1-posted in committee

Feb 3-reported favorably, 1st reading, to Consent Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 Feb 11-received in Senate

Feb 16-to Judiciary (S)

HB 87 (BR 348) - S. Lee, K. Bratcher, S. Brinkman, J. Comer Jr., T. Couch, R. Crimm, J. DeCesare, B. DeWeese, M. Dossett, C. Embry Jr., J. Fischer, D. Floyd, K. Hall, M. Harmon, B. Housman, T. Kerr, A. Koenig, B. Montell, T. Moore, D. Osborne, S. Rudy, S. Santoro, C. Siler, J. Stewart III, T. Turner, K. Upchurch, A. Webb-Edgington, A. Wuchner

AN ACT relating to firearms, including ammunition and accessories for firearms.

Create new sections of KRS Chapter 237, relating to firearms, firearm accessories and ammunition that are made in Kentucky, marked made in Kentucky, and used in Kentucky, to specify that these items are exempt from federal law; provide that the exemption does not include machine guns, silencers, exploding ammunition, or firearms with a bore over one and one-half inches name the new sections the "Kentucky Firearms Freedom Act."

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H) Mar 22-discharge petition filed

HB 88 (BR 327) - B. Farmer

AN ACT relating to campaign finance reports.

Amend KRS 121.180, relating to campaign finance reports, to allow a filer to designate an entry reading "No change since last report" if the filer has received or spent nothing since the date of the filer's last report; if entry is designated, require the filer to specify only the balance carried forward from the last report.

HB 88 - AMENDMENTS SFA (1, D. Thayer) - Amend to delay the effective date of the Act until November 3, 2010.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 28-posted in committee

Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010
Feb 17-3rd reading, passed 98-0

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to State & Local Government

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules; floor amendment (1) filed

Mar 8-posted for passage in the Regular Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0 with floor amendment (1)

Mar 10-received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate floor amendment (1) for Thursday, March 18, 2010

Mar 29-House concurred in Senate floor amendment (1); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 88)

HB 89 (BR 318) - R. Meeks, K. Hall

AN ACT relating to the definition of "American Indian."

Amend KRS 446.010 to define "American Indian" to mean a person having origins in any of the original peoples of North and South America and who maintains tribal affiliation or community attachment to the tribe of origin; make conforming amendments.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee
Jan 14-reported favorably.

Jan 14-reported favorably, 1st reading, to Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 21-3rd reading, passed 60-34 Jan 22-received in Senate

Jan 25-to State & Local Government (S)

HB 90 (BR 319) - R. Meeks, K. Hall

AN ACT relating to recognition of American Indian tribes.

Create a new section of KRS Chapter 171 to allow a group desiring to be formally recognized as an American Indian tribe to submit a petition to the Kentucky Native American Heritage Commission; provide criteria that must be met to be recognized as an American Indian tribe; authorize the Kentucky Native American Heritage Commission to approve petitions submitted for recognition, provide approved petitions to the Governor and, if the Governor

accepts the recommendation, provide for issuance of an executive order recognizing the approved group; require the Kentucky Native American Heritage Commission to promulgate administrative regulations identifying the procedures to be followed in submitting a petition and appealing a decision of the commission.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee
Jan 14-reported favorably, 1st
reading, to Calendar

Jan 15-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 59-33 Jan 22-received in Senate Jan 25-to State & Local Government

HB 91/LM/CI (BR 320) - R. Meeks

(S)

AN ACT relating to human remains

and burial objects. Create new sections of KRS Chapter 171 to require persons excavating archaeological sites on private property to obtain a permit from the Kentucky Heritage Council; establish a process by which the landowner shall provide reasonable access to the cemeteries to the descendants and relatives of those buried within; place responsibility on the landowner to maintain the cemetery's integrity; make denial of access to the cemetery a violation: set out a process by which the state shall dispose of human remains within its custody and control; permit a legally recognized tribal government to conduct reinterment ceremonies for Native Americans; require a person who encounters or accidentally disturbs human remains to immediately cease disturbing the ground in the area of the human remains; place responsibility of encountered accidentally discovered human remains on the cemetery owner or the state and require responsible party to dispose of; require persons wishing to possess human remains or burial objects to obtain a permit from the Vital Statistics Branch of the Department for Public Health and limit possession to teaching, medical, scientific, or training purposes; make unlawful possession of human remains or burial objects a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense; require a person who unlawfully possesses human remains or burial objects to reimburse the state for the cost of properly disposing of the remains and objects; prohibit the excavation of human remains and burial objects; amend KRS 525.105 to delete the requirement that desecration of a venerated object is shown only when one's purpose is commercial gain or exploitation; require that the tools, implements, or vehicles used in desecrating human objects be seized and sold with profits from such sale going to the council; require a violator to reimburse the Commonwealth for its costs in properly disposing of the human remains and the landowner for damage to the property; amend KRS 525.120 to increase penalty for abuse of a corpse

from a Class A misdemeanor to a Class D felony; require human remains possessed or so used to be seized and forfeited to the state; require the violator to reimburse the Commonwealth for the cost of properly disposing of the human remains

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 92/LM (BR 321) - R. Meeks

AN ACT relating to historic preservation.

Create new sections of KRS Chapter 381 relating to the disposition of historic or prehistoric human remains; declare public policy of the Commonwealth regarding historic or prehistoric human remains; define terms relating to the disposition of historic or prehistoric human remains; establish property confirmation process by which property owners or developers verify whether property contains known human authorize the Kentucky remains; promulgate Heritage Council to administrative regulations related to the disposition of historic and prehistoric human remains; prohibit the issuance of building permits under KRS Chapter 198B until the property owner or developer has completed preconditions relating to human remains; procedures formulate the requirements for a human remains review; outcome prescribe procedures and requirements for an adverse effects determination; prohibited actions subject to the penalties prescribed in KRS 381.990 regarding the disposition of human remains; establish the procedures and requirements for a human remains disposition agreement between the Kentucky Heritage Council and a property owner or developer; authorize Kentucky Heritage Council to establish a plan for the disposition of human remains if a human remains disposition agreement cannot be reached; create an emergency inspection process for unforeseen human remains or unforeseen adverse effects on human remains; allow property owners or developers to appeal in specified ways when aggrieved by decisions of the Kentucky Heritage Council; exempt from human remains disposition process actions taken under KRS 381.755 or KRS Chapter 72, surface coal mining conducted in accordance with a permit issued under KRS Chapter 350, archaeological investigations and data recovery projects conducted under relevant portions of the federal National Historic Preservation Act of 1966, and archaeological surveys; amend KRS 381,990 to create the offense of intentional desecration of human remains; levy fines of not less than \$1,000 and not more than \$2,000 for each act of intentional desecration of human remains: declare that intentional desecration of human remains is a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense; amend KRS 164.715 to state that no person shall willfully injure destroy, or deface any human remains found on any property when protected under this Act; make technical corrections to conform; amend KRS 171.313 to require the Kentucky Historical Society to cooperate in the processes established under this Act; make technical corrections to conform; amend KRS 171.381 to require the Kentucky Heritage Council to develop and control the system for the disposition of human remains under this Act; make technical corrections; require the state historic preservation officer to coordinate and administer the system for the disposition of historic and prehistoric human remains established under this Act; make technical corrections to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 93 (BR 322) - R. Meeks, T. Riner

AN ACT relating to recycling.

Amend KRS 224.10-650 to require agencies of the executive, legislative, and judicial branches of state government and all state-supported institutions of higher education to report estimated waste recycled during the prior fiscal year; delete requirement to report recycled aluminum; allow state agencies in Franklin County that participate in the State Office Paper Recycling Program to utilize an alternative to reporting quantities in pounds.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Natural Resources & Environment (H) Feb 17-posted in committee

HB 94 (BR 336) - R. Meeks, T. Riner, T. Thompson

AN ACT relating to compulsory school age.

Amend KRS 159.010 to provide that effective July 1, 2011, compulsory school attendance shall be between the ages of six and seventeen; provide that effective July 1, 2012, compulsory school attendance shall be between the ages of six and eighteen; permit parents to withdraw a child older than the required age after a counseling session with a school counselor; amend KRS 159.020 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 95 (BR 338) - R. Meeks, C. Rollins II

AN ACT relating to the lottery.

Amend KRS 154A.020 to allow government programs and services to be mentioned in advertising or promoting a lottery; amend KRS 154A.050 to allow the Lottery Board, in its advertising and promoting of the lottery, to describe government programs and services that benefit from and are supported by lottery proceeds.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Feb 23-posted in committee

HB 96 (BR 377) - M. Cherry, T. McKee, T. Moore, T. Riner, F. Steele, T. Thompson, B. Yonts

AN ACT relating to special license plates.

Amend KRS 186.041 to permit the surviving spouse of a Purple Heart recipient to keep special license plate assigned to that recipient.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

Jan 13-reported favorably, 1st reading, to Consent Calendar

Jan 14-2nd reading, to Rules

Jan 15-posted for passage in the Consent Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 99-0

Jan 22-received in Senate

Jan 25-to Transportation (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules

Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0

Mar 10-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 17-signed by Governor (Acts ch. 14)

HB 97 (BR 394) - D. Owens, R. Meeks

AN ACT relating to elections.

Amend KRS 118.176 to add candidates for special elections to current definitions; amend KRS 118.315, 118.365, 118.367, and 118.770 to include political organization or political group candidates as candidates required to file nomination papers for a regular election; amend KRS 118.375 to change from 106 days to three months as the minimum amount of time that certain candidates may file petitions for a vacant elective office; amend KRS 118.760 to state the procedures to be followed for the nomination of independent, political organization, or political candidates for a special election; amend KRS 118A.100 to establish petition standards for candidates for an unexpired term of a judicial office; amend KRS 118A.190 to establish for the board of elections of each county a certification deadline to the Secretary of State following primary or regular election.

HB 97 - AMENDMENTS

SCS - Retain original provisions and amend KRS 83A.045, 117.045, 118.025, 118.165, 118.215, 118.225,118.561, 118.591,118.601, 118A.060, and 117.355 to change the filing deadline for political candidates from the last Tuesday in January to the last Tuesday in April, to change the date of the primary from the first Tuesday after the third Monday in May to the first Tuesday after the first Monday in August, and to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 12-posted in committee Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 98-1 Feb 11-received in Senate

Feb 16-to State & Local Government

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 22-15 with Committee Substitute

Mar 19-received in House; to Rules (H)

Mar 26-posted for passage for

concurrence in Senate Committee Substitute for Monday, March 29, 2010 Mar 29-House refused to concur in

Senate Committee Substitute; received in Senate; posted for passage for receding from Senate Committee Substitute; Senate receded from Committee Substitute; passed 35-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 123)

HB 98 (BR 424) - C. Miller, D. Horlander

AN ACT relating to inspections of manufactured homes.

Amend KRS 227.570 to establish a fee not to exceed \$150 for inspection of new manufactured home installations; allow the Manufactured Home Certification and Licensure Board to set the fee through administrative regulation; allow the board to increase the fee by no more than ten percent year, with the limit still set at \$150 total after any increases; deposit fee proceeds in the trust and agency fund.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Jan 7-reassigned to Licensing & Occupations (H)

Jan 20-posting waived

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 9-3rd reading, passed 63-28 Feb 10-received in Senate

Feb 16-to Licensing, Occupations & Administrative Regulations (S)

Mar 2-reported favorably, 1st reading, to Calendar

Mar 3-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 34-0 Mar 16-received in House

Mar 17-enrolled, signed by each presiding officer; delivered to Governor

Mar 25-signed by Governor (Acts ch.

HB 99 (BR 380) - K. Stevens

31)

AN ACT relating to Personnel Board elections and declaring an emergency.

Amend KRS 18A.0551 to change the Personnel Board election dates and related deadlines; substitute a unique personal identification number for social security numbers; delete requirements for mailing ballots and double envelopes and substitute notification requirement; provide for delivery of ballots to board by any means; allow state employees to use state materials or equipment except for state-paid first class postage to vote; allow the board to promulgate administrative regulations to set out methods and procedures for notifying merit employees of the candidates and instructions for voting; and declare an emergency.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee
Jan 28-reported favorably, 1st

reading, to Consent Calendar
Feb 1-2nd reading, to Rules; posted
for passage in the Consent Orders of the
Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate

Feb 8-to State & Local Government (S)

HB 100/LM (BR 150) - J. Gooch Jr., J. Bell, H. Collins, R. Crimm, R. Damron, M. Dossett, T. Edmonds, C. Embry Jr., K. Hall, R. Henderson, B. Housman, S. Lee, L. Napier, S. Rudy, K. Sinnette, A. Smith, J. Stewart III, G. Stumbo, B. Yonts

AN ACT relating to motor vehicle license plates.

Create a new section of KRS Chapter 186 to establish an "In God We Trust" license plate as an alternate standardissue license plate; set forth design characteristics and eligibility standards; amend KRS 186.240 to conform; EFFECTIVE January 1, 2011.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Feb 1-3rd reading, passed 93-1 Feb 2-received in Senate Feb 4-to Transportation (S)

HB 101/LM (BR 462) - D. Horlander

AN ACT relating to county ordinances. Amend KRS 67.077, relating to treatment of proposed ordinances and amendments, to incorporate related sections, along with provision for suspension of requirement of the second reading and for publication in summary form.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local

Government (H)

Feb 5-posted in committee

Mar 10-reported favorably, 1st reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Day for Friday, March 12, 2010

Mar 23-3rd reading, passed 98-0; received in Senate

Mar 24-to State & Local Government (S)

HB 102 (BR 475) - D. Floyd, S. Brinkman, R. Crimm

AN ACT relating to sales tax on alcohol.

Amend KRS 139.470 to exempt gross receipts from the sale of distilled spirits, wine, and malt beverages, not consumed on the premises, from sales and use tax, effective August 1, 2010.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 103 (BR 441) - K. Stevens, T. Mills

AN ACT relating to jurisdictional limits for Kentucky courts

Amend KRS 24A.120 to increase the jurisdictional limit of civil actions in the District Court from \$4,000 to \$10,000; amend KRS 24A.230 and 24A.290 to increase the jurisdictional limit of the small claims division of the District Court from \$1,500 to \$5,000 for both claims and counterclaims.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

Feb 22-posted in committee

HB 104 (BR 309) - J. Richards, J. DeCesare, C. Embry Jr., M. King, W. Stone

AN ACT designating the Corvette as the official state sports car of Kentucky.

Designate the Corvette as the official state sports car of Kentucky.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Feb 2-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0

Feb 11-received in Senate

Feb 16-to Economic Development, Tourism & Labor (S) Mar 16-reported favorably, 1st

reading, to Consent Calendar
Mar 17-2nd reading, to Rules

Mar 17-2nd reading, to Rules
Mar 25-recommitted to Economic
Development, Tourism & Labor (S)

Apr 15-taken from committee; placed in the Consent Orders of the Day for April 15, 2010; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 26-signed by Governor (Acts ch. 174)

HB 105 (BR 486) - B. Montell

AN ACT changing the classification of the City of Taylorsville, in Spencer County.

Reclassify Taylorsville in Spencer County, population 1,232, from a city of the fifth class to a city of the fourth class. As provided in Section 156A of the Kentucky Constitution, the population requirements for the classification established by the former Section 156 of the Kentucky Constitution remain in effect until changed by law. Therefore, classification of a city of the fourth class requires a population of 3,000 to 7,999.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H) Jan 22-posted in committee

HB 106/LM (BR 472) - K. Stevens, J. Greer, T. Moore

AN ACT relating to veterans' discharge papers.

Amend KRS 422.090 to delete the right of veterans and specified individuals to inspect discharge papers on file with Kentucky county clerks; provide that county clerks shall provide a copy, certified copy, or an attested copy of discharge papers to veterans and individuals; require the specified Kentucky Department of Veterans' Affairs to send a reminder of the provisions of this statute to Kentucky county clerks annually.

HB 106 - AMENDMENTS HCS/LM - Retain original provisions; make technical correction.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Military Affairs & Public Safety (H)

Jan 11-posted in committee

10-reported favorably, reading, to Consent Calendar with Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with Committee Substitute

Feb 18-received in Senate

Feb 22-to Veterans, Military Affairs, & Public Protection (S)

Feb 25-reported favorably, reading, to Calendar

Feb 26-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 8-passed over and retained in the Orders of the Day

Mar 9-3rd reading, passed 37-0

Mar 10-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 18-signed by Governor (Acts ch.

HB 107/LM (BR 279) - B. Farmer

AN ACT relating to protection of private information.

Create a new section of KRS 65.003 to 65.158 to require that any local governmental entity shall safeguard the records of any individual or other taxpayer in a manner consistent with federal law relating to the protection and destruction of documents.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Feb 5-posted in committee

HB 108 (BR 326) - B. Farmer

AN ACT relating to taxation of mortgage debt forgiveness.

Amend KRS 141.010 to exclude certain mortgage debt forgiveness from individual income tax.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 109 (BR 62) - L. Belcher, A. Wuchner, J. Bell, J. Crenshaw, T. Edmonds, D. Graham, K. Hall, M. Rader, T. Riner, S. Santoro, W. Stone, T. Thompson

AN ACT relating to early education assessment and intervention.

Create a new section of KRS Chapter 158 to define "aphasia," dyscalculia," "dyslexia," "dysgraphia," "phonemic awareness," and "scientifically based research"; require the Kentucky Board of Education to promulgate administrative regulations to implement district-wide use of K-3 response-to-intervention system in reading by August 1, 2011, in mathematics by August 1, 2012, and behavior by August 1, 2013; require the Department of Education, on or before January 1, 2011, to make available technical assistance, training and a Web-based resource to assist all local school districts in the implementation of the system and instructional tools based on scientifically based research; require the department to collaborate with other state agencies and organizations; require conformity with 20 U.S.C. 1414(a)(1)(E) for initial evaluations of students with suspected disabilities; require the department to report to the Interim Joint Committee on Education on implementation by November 30, 2011, and annually thereafter; amend KRS 157.200 to conform with the federal definition of a "specific learning disability.

HB 109 - AMENDMENTS

HCS - Clarify that schedule of dates refers to school district reporting on implementation; clarify terminology; make technical corrections.

SCS (1) - Retain original provisions except clarify that the Kentucky Board of shall promulgate Education administrative regulations "for" districtwide use of a response to intervention system by deleting the words require."

SCS (2) - Combine original provisions of HB 109/SCS 1 with original provisions of SB 67/GA, SB 94/GA, HB 142/GA, and create new sections of KRS Chapter 160 to authorize the formation of charter schools within local school districts; define a charter school as a nonsectarian, nonreligoius, non-homebased, tuition free public school or a statewide virtual charter school approved by the Kentucky Department of Education through collaboration with Kentucky Educational Television and local school districts; define terms;

provide that local boards of education are the only authorizers of charter schools, except the approval of a statewide virtual charter school; require charter schools meet high expectations and high performance relating to curriculum, content standards, and student performance; emphasize meeting the needs of all students, especially at-risk students; require detailed application for a charter school to be submitted by October 1 for operation of a school in the following year; define the components that must be in an application; prohibit an application to covert a private school or a nonpublic home-based education program into a charter school or to create a charter school which is a nonpublic home-based educational program; describe the approval process, including public review of an application before the local board of education takes action upon the request; provide for appeal of a local board's decision; provide that teachers in charter schools be qualified under requirements of the Education Professional Standards Board; provide that charter policies comply with local district bargaining agreements; define role of the Kentucky Board of Education; provide that the state board of Education promulgate administrative regulations to implement charter school provisions; provide flexibility to charter schools, permitting waivers of some administrative and statutory provisions, except those assessment to accountability and others that may be identified by the state board in administrative regulation; provide that students eligible to enroll must live in the district or a contiguous district; specify conditions under which an application may be denied, or a renewal application may be denied, or a charter revoked; limit an initial charter to 3 to 5; cap a renewal charter to 5; create a new section of KRS Chapter 161 to provide that teachers in charter schools continue in KTRS and enable them to continue in existing locally bargained agreements; create a new section of KRS Chapter 157 to describe how funds shall be distributed to a charter school; APPROPRIATION; EMERGENCY.

SCA (1/Title, K. Winters) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Jan 21-posted in committee

Jan 26-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Jan 27-2nd reading, to Rules

Jan 28-posted for passage in the Consent Orders of the Day Wednesday, February 3, 2010 Feb 3-3rd reading, passed 94-1 with

Committee Substitute

Feb 4-received in Senate

Feb 8-to Education (S)

18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 25-recommitted to Education (S)

Apr 1-reported favorably, to Rules with Committee Substitute (2), committee amendment (1); posted for passage; 3rd reading; Committee Substitute (1) ruled

out of order; passed 19-18 with Committee Substitute (2), committee amendment (1-title); received in House

HB 110 (BR 302) - S. Overly, J. Bell, L. Clark, L. Combs, R. Crimm, R. Henderson, F. Nesler, R. Palumbo, D. Pasley, M. Rader, J. Richards, C. Rollins II, F. Steele, T. Thompson, S. Westrom

AN ACT relating to professional engineers and land surveyors.

Amend various sections of KRS Chapter 322 to make technical corrections to the employee and subordinate exemption and manufacturer's exemption; add language to ensure that the exemption does not extend to site-specific engineering work; require English competency for all applicants; redefine the felony conviction resulting in ineligibility for licensure as any felony involving sexual misconduct, violence, fraud, or deceit; clarify that if a business entity has a physical location within the Commonwealth, the permitted entity's engineer in responsible charge must be located at that main office, rather than at each branch office as long as he or she maintains direct supervisory control; remove the requirement for references for business entities; change the responsible-charge requirement for an owner or officer of a business entity and exclude sole proprietors from the business entity provisions; remove the requirement for inclusion of proof of English proficiency with applications; require references and employment verifications to remain confidential; change the term licensure reciprocity to "licensure by endorsement"; language remove requiring mailing as the only method for providing notice; clarify that the licensee is responsible for renewal; remove moral turpitude language and leave any felony as grounds for disciplinary action; delete outdated language on a surety bond for the secretary-treasurer; permit roster information in electronic form; require direct supervision of construction only if the professional is contracted to provide that service; remove language for bond execution; update language regarding buildings requiring the services of an engineer or architect to make it consistent with KRS 323.033; repeal KRS 322.015, 322.200, and 322.310.

HB 110 - AMENDMENTS

HFA (1, S. Overly) - Retain original provisions, except remove requirement that both professional engineers and professional land surveyors responsible charge maintain direct supervisory control over the engineering work or land surveying work at any branch office maintained in this state.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House: to Licensing & Occupations (H)

Jan 20-posting waived

Jan 27-reported favorably, reading, to Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Mar 16-floor amendment (1) filed Mar 17-3rd reading, passed 89-6 with

Mar 18-received in Senate

floor amendment (1)

Mar 22-to Licensing, Occupations &

Administrative Regulations (S)

HB 111 (BR 809) - K. Stevens, T. Edmonds, S. Santoro

AN ACT relating to the Kentucky Board of Barbering.

Amend KRS 317.470 to require that a licensed barber serve as the administrator of the Kentucky Board of Barbering.

HB 111 - AMENDMENTS

HCS - Amend KRS 317.470 to specify that the requirement to be a licensed barber shall only apply to new applicants after the effective date of the Act.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Licensing & Occupations (H)

Feb 8-posting waived

Feb 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules Feb 18-recommitted to Licensing & Occupations (H)

HB 112/LM (BR 484) - B. Farmer

AN ACT relating to local taxation of business.

Amend KRS 67.750 to exempt any proceeds derived by a business entity from the transfer or sale of business property from the definition of "gross receipts" and "net profit" for purposes of local net profits, gross receipts, and occupational license taxes; amend KRS 67.758 to require that any overpayments of local net profits, gross receipts, or occupational license taxes shall be applied to any past deficiencies or nonpayment remaining due, prior to being provided as a refund of the current year tax due, and to clarify that the business entity has the option of applying any refund to future payments of estimated tax; amend KRS 67.760 to make technical corrections clarifying that for purposes of the local taxes on business, computations of gross income, gross receipts, and accounting procedures shall be as nearly identical as is possible to the requirements of the federal income tax laws and to require that the same calendar or fiscal year used for federal tax purposes shall be used for local purposes; amend KRS 67.768 to eliminate the requirement that business entities must submit copies of their federal income tax return with their local returns, and allow any local tax district to compel the business entity to provide any portion of the federal return if necessary to audit the local return; amend KRS 67.770 to require that a local tax district must grant a filing extension to a business entity that has been granted an extension for federal tax purposes by the Internal Revenue Service; amend KRS 67.790 to require a local tax district to waive all penalties assessed against a business entity if it is ultimately determined that the entity owes no tax, and to eliminate the minimum penalty provisions for failure to file a return or timely pay tax; create a new section of KRS 67.750 to 67.790 to require that for an individual who must pay a local tax as a business entity, and who for federal tax purposes reports income on one or more schedules of a

single federal return, that all income and expenses subject to tax by a local tax district shall be combined to calculate one amount of net profit or gross receipts on which to levy the tax due; create a new section of KRS 67.750 to 67.790 to declare the purpose and intent of KRS 67.750 to 67.790; repeal KRS 67.765.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

HB 113/LM (BR 357) - M. Denham, M. King, T. Riner

AN ACT relating to transportation.

Amend KRS 189.030 to require the illumination of headlights during any period of precipitation that necessitates the use of windshield wipers by motorists

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Transportation (H)

HB 114 (BR 816) - L. Combs, D. Horlander, R. Nelson

AN ACT relating to the name of the Pine Mountain Trail State Park.

Amend KRS 148.870, 148.872, 148.874, 148.880, and 148.892 to rename the "Pine Mountain Trail State Park" the "Pine Mountain State Scenic Trail".

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Tourism Development & Energy (H)

Jan 12-posted in committee

Jan 14-reported favorably, 1st reading, to Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 20-3rd reading, passed 97-0 Jan 21-received in Senate

Jan 25-to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, 1s reading, to Consent Calendar

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-passed over and retained in

the Consent Orders of the Day

Mar 26-3rd reading, passed 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch.

HB 115 (BR 65) - R. Crimm, J. Jenkins, C. Miller, T. Riner

AN ACT relating to domestic relations and declaring an emergency.

Amend KRS 403.200, relating to temporary orders, to permit a court to provide for wage assignment and automatic electronic transfer of funds for payment of spousal maintenance; amend KRS 403.270, relating to custodial issues, to add the promotion of a healthy relationship between the child and other custodian or parent as a factor for the consideration of awarding

custody of children; amend KRS 530.050, relating to nonsupport and flagrant nonsupport, to add spouse and former spouse; EMERGENCY.

HB 115 - AMENDMENTS

HCS/LM - Delete provisions relating to custodial issues, nonsupport and flagrant nonsupport.

HCA (1/Title, R. Crimm) - Make title amendment.

HFA (1, R. Crimm) - Amend KRS 403.200 to clarify that maintenance-only payments shall not utilize the child support collection system administered by the Cabinet for Health and Family Services.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Judiciary

Jan 5-introduced in House; to Judiciary (H)

Jan 26-posting waived

Jan 27-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Jan 28-2nd reading, to Rules

Feb 2-posted for passage in the Regular Orders of the Day for Wednesday, February 3, 2010

Feb 3-floor amendment (1) filed to Committee Substitute

Feb 5-3rd reading, passed 98-0 with Committee Substitute, committee amendment (1-title), floor amendment (1)

Feb 8-received in Senate Feb 10-to Judiciary (S)

HB 116/LM (BR 146) - J. Jenkins, L. Belcher, T. Thompson, A. Webb-Edgington

AN ACT relating to electronic warrants.

Amend KRS 17.131 to require all criminal justice system participants, certain state agencies, the Court of Justice, and the Administrative Office of the Courts to participate in the statewide electronic warrant (e-warrant) system; provide that any entity failing to cooperate and participate shall be denied access to state and federal grants; provide that the e-warrant system is to be maintained by the Kentucky Department of State Police.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

Jan 12-posting waived

HB 117/LM (BR 467) - M. Marzian, T. Burch, K. Flood, J. Jenkins, R. Meeks, D. Owens, R. Palumbo, A. Simpson, J. Wayne, S. Westrom

AN ACT relating to civil rights.

Amend KRS 344.010 to include definitions for "sexual orientation" and "gender identity"; amend KRS 344.020, relating to the purpose of the Kentucky's civil rights chapter, to include a prohibition on discrimination because of sexual orientation and gender identity; amend KRS 344.040, 344.050, 344.060, 344.070, and 344.080, relating to prohibited discrimination in various labor and employment practices, to include sexual orientation and gender identity;

amend KRS 344.025, 344.100, 344.110, and 18A.095 to conform; amend KRS 344.120 and 342.140, relating to prohibited discrimination in places of public accommodation and advertisements therefor, to include sexual orientation and gender identity; amend KRS 344.170, 344.180, 344.190, 344.300, and 344.310, relating to the and local human commissions, to include prohibition of discrimination on the basis of sexual orientation and gender identity in the scope of their powers and duties; amend KRS 344.360, 344.680, 344.370, and 344.380. relating to prohibited discrimination in certain housing, real estate, and other financial transactions, to include sexual orientation and gender identity; amend KRS 344.367, relating to prohibited discrimination in certain insurance sales, to include sexual orientation and gender identity; amend KRS 344.400, relating to prohibited discrimination in certain transactions, to include sexual orientation and gender identity; make various technical amendments.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 118/FN/LM (BR 468) - M. Marzian, K. Flood, J. Jenkins, R. Meeks, D. Owens, R. Palumbo, A. Simpson, S. Westrom

AN ACT relating to a health facility patient's visitation rights.

Create a new section of KRS Chapter 216B to allow a patient of a health facility who is 18 years of age or older to designate, in writing, an individual not legally related by marriage or blood, who the patient wishes to have visitation rights; require the health facility to note this designation in the patient's permanent medical records; provide that the patient may rescind the designation at any time, in writing.

HB 118 - AMENDMENTS

HCS/FN/LM - Retain original provisions; add language to allow the appointed legal guardian, of a patient of a health facility who is eighteen years of age or older, to designate, in writing, an individual not legally related by marriage or blood, who the patient wishes to have visitation rights.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Health & Welfare (H)

Jan 19-posted in committee

Jan 21-reported favorably, 1st reading, to Consent Calendar with Committee Substitute Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the

Consent Orders of the Day for Wednesday, January 27, 2010
Jan 27-3rd reading, passed 99-0 with

Committee Substitute
Jan 28-received in Senate
Feb 2-to Judiciary (S)

HB 119 (BR 207) - M. Marzian, J. Jenkins, R. Palumbo

AN ACT relating to public health. Create a new section of KRS Chapter

158 to require science-based content and age appropriate and medically accurate standards for human sexuality education, provide that a parent or guardian may excuse a child from the educational program and permit the parent or guardian to review instructional material upon request, and specify that nothing requires a school district, public school, or family resource and youth services center to offer human sexuality education; create a new section of KRS Chapter 211 to permit the Cabinet for Health and Family Services to refuse federal funding for abstinence-only education, require science-based content if state funds are received by the cabinet or subcontractor for human sexuality education or teen pregnancy prevention, permit cabinet to promulgate an administrative regulation to specify instructional content, and require an entity that receives state funding and offers human sexuality education or teen pregnancy prevention to adopt sciencebased content.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 120/FN (BR 212) - L. Napier, R. Adams, J. Bell, S. Brinkman, J. Comer Jr., B. DeWeese, M. Dossett, T. Edmonds, D. Ford, B. Housman, B. Montell, D. Osborne, M. Rader, S. Santoro, W. Stone, B. Yonts

AN ACT relating to public assistance. Amend KRS 205.200 to create a substance abuse screening program for adult recipients of public assistance, food stamps, and state medical assistance.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Health & Welfare (H)

Jan 25-posted in committee

HB 121/LM/CI (BR 97) - M. Harmon, K. Stevens

AN ACT relating to driving under the influence.

Amend various sections in KRS Chapter 189A, relating to driving under the influence, to restructure the existing penalties from a four-tiered structure to a three-tiered structure; expand the five year look back window for prior offenses from 5 years to 10 years, and to allow forfeiture of motor vehicles used in a DUI if the operator's license had been previously suspended; amend KRS 281A.2102 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 122 (BR 401)

Feb 9-WITHDRAWN

HB 123 (BR 144) - T. Firkins, R. Damron, B. Farmer, R. Henderson, C. Hoffman, D. Horlander, J. Jenkins, D. Keene, T. Kerr, A. Koenig, M. Marzian, C. Miller, R. Palumbo, T. Riner, S. Santoro, C. Siler, J. Stewart III, S. Westrom, B. Yonts

AN ACT relating to contracts.

Create a new section of KRS Chapter 367 to require that consumer contracts with an automatic renewal clause have the clause conspicuously displayed in the contract; require that notice of an upcoming renewal period be sent to the consumer; provide enforcement by the Attorney General.

HB 123 - AMENDMENTS

HCS - Amend to exempt insurance contracts, issuers, insurance agents, broker-dealers, industrial loan companies, finance or credit companies, and contracts allowing cancellation at any time with 30 days' notice from the consumer from coverage under the bill.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Labor & Industry (H)

Jan 14-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 98-0 with Committee Substitute

Feb 18-received in Senate Feb 22-to Judiciary (S)

HB 124 (BR 314) - B. Yonts

AN ACT relating to petroleum storage tanks.

Extend deadline to register petroleum storage tanks and submit affidavits and applications relevant to current petroleum storage tank accounts pursuant to KRS 224.60-142 to July 15, 2015; amend KRS 224.60-130 to extend the performance date for reimbursement to July 15, 2018; extend small operator assistance account and small operator tank removal account established under KRS 224.60-130 to July 15, 2015.

HB 124 - AMENDMENTS

HCS - Retain original provisions o HB 124; reduce term of reauthorization for the Underground Petroleum Tank Storage Program from 5 years to 3 years.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Natural Resources & Environment (H) Jan 27-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 96-2 with

Committee Substitute
Feb 18-received in Senate

Feb 22-to Natural Resources and Energy (S)

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 37-1

Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President

of the Senate; delivered to Governor Mar 30-signed by Governor (Acts ch.

HB 125 (BR 440) - H. Collins

AN ACT relating to motor vehicles. Amend KRS 186A.340 to specify that appeals of motor vehicle titling actions may be taken to the District Court.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)
Jan 26-posting waived

HB 126 (BR 487) - M. Denham

AN ACT relating to the financial examination of insurers.

Amend KRS 304.2-210 to authorize the examination of each domestic insurer once every five years, rather than every three years; amend KRS 304.2-320 to require entities seeking a merger, acquisition, or other change of control to bear the cost of the public hearing notice; KRS 304.3-180 to prohibit a property and casualty insurer from using the same accountant for preparation of its audited financial statement for more than five consecutive years; amend KRS 304.3-242 to require insurers file an actuarial opinion summary in addition to the statement of actuarial opinion.

HB 126 - AMENDMENTS

HCS - Retain original provisions except delete references to the National Association of Insurance Commissioners and substitute the appropriate financial examination statutory references in lieu thereof; provide that the same lead or coordinating partner, rather than the same accountant or partner, of an accounting firm shall not be responsible for preparing the audited financial statement for more than 5 consecutive years; add "gross negligence" to the acts of misconduct which would subject an appointed actuary to liability for damages; delete the provision that confidential and privileged information in the control of the Office of Insurance shall not be subject to public inspection, subpoena, discovery, or admissible as evidence in a private civil action, and insert in lieu thereof a provision that the confidentiality and privilege protections shall not extend to any nonregulatory person or entity holding the information.

SFA (1, E. Worley) - Create a new section of Subtitle 15 of KRS Chapter 304 to require the executive director of the Office of Insurance to promulgate regulations to develop a notice for use by life insurers for delivery to owners of a life insurance policy under specified conditions; require that the notice inform the owner of the available alternatives to lapse or surrender of a policy, including life settlements, and limit the required notice to only those policies with a net death benefit of \$100,000 or greater.

SFA (2/Title, E. Worley) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Banking & Insurance (H)

Feb 1-posted in committee

Feb 9-reported favorably, 1st reading,

to Consent Calendar with Committee Substitute

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with Committee Substitute

Feb 18-received in Senate

Feb 22-to Banking & Insurance (S) Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-passed over and retained in the Consent Orders of the Day; floor amendments (1) and (2-title) filed

Mar 16-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 36-0 with floor amendments (1) and (2-title)

Mar 17-received in House; to Rules (H)

Mar 22-posted for passage for concurrence in Senate floor amendments (1) and (2-title) for Tuesday, March 23, 2010

Mar 23-House concurred in Senate floor amendments (1) and (2-title); passed 97-2

Mar 24-enrolled, signed by each presiding officer; delivered to Governor Mar 25-signed by Governor (Acts ch. 25)

HB 127/LM/CI (BR 343) - R. Meeks, T. Riner, S. Westrom

AN ACT relating to expungement of criminal records.

Amend KRS 431.076 which provides for expungement of record of person found not guilty or against whom charges have been dismissed at defendant's request to require that the record be automatically expunged without a request from the defendant; expand expungement to convictions reversed on appeal when retrial is prohibited or not contemplated; permit defendant to waive automatic expungement; specify expungement procedures; retroactive.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 128 (BR 224) - J. DeCesare, K. Bratcher, S. Brinkman, D. Butler, J. Carney, J. Comer Jr., T. Couch, R. Crimm, B. DeWeese, M. Dossett, C. Embry Jr., B. Farmer, J. Fischer, D. Floyd, D. Ford, M. Harmon, J. Hoover, B. Housman, T. Kerr, A. Koenig, S. Lee, B. Montell, T. Moore, L. Napier, D. Osborne, M. Rader, S. Rudy, S. Santoro, C. Siler, J. Stewart III, T. Turner, K. Upchurch, A. Webb-Edgington, A. Wuchner, J. York

AN ACT relating to public records.

Create a new section of KRS Chapter 7 to require the Legislative Research Commission to create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 26A to require the Chief Justice to create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 42 to require the Finance and Administration Cabinet to

create a Web site to provide certain information on the expenditure of state funds; create a new section of KRS Chapter 42 to require all executive branch agencies to make financial data to the Finance and available Administration Cabinet, and to require the cabinet to give the Legislative Research Commission and the Court of Justice control over their expenditure data by January 1, 2011; amend KRS 164A.565 to require the governing each postsecondary boards of educational institution to make financial data available to the Finance and Administration Cabinet; and provide that the Act shall be known as the "Taxpayer Transparency Act of 2010".

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

Jan 14-reassigned to State Government (H)

HB 129 (BR 366) - B. Yonts, C. Embry Jr., D. Floyd, K. Hall

AN ACT relating to individual income tax.

Create a new section of KRS Chapter 141 to allow the loan forgiveness tax credit if there are insufficient funds available to the Higher Education Assistance Authority for certain loan forgiveness programs; amend KRS 141.0205 to order the credit; amend KRS 164.7531 to require certification of the credit.

HB 129 - AMENDMENTS

HCS - Propose modification of the original provisions to require the tax credit amount be limited to \$30,000 taken over a 10-year period, allowing a 5-year carry forward of any unused credit; require, upon request from the eligible program participant, the Higher Education Assistance Authority to certify the amount of tax credit that may be taken; provide that the eligible program participant longer qualify for loan forgiveness if the participant receives a certification of tax credit; make conforming changes.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H) Feb 16-reassigned to Education (H)

Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 130/LM (BR 490) - L. Belcher, L. Combs, M. Denham, K. Hall, D. Horlander, C. Miller, S. Overly, T. Pullin, D. Sims, T. Thompson

AN ACT relating to probate fees.

Amend KRS 61.315 to exempt the estate of anyone who is eligible for state death gratuity benefits, and the estate of any regular member of the Armed Forces, from probate fees.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Military

Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

Jan 13-reported favorably, 1st reading, to Calendar

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 15-3rd reading, passed 94-0 Jan 19-received in Senate Jan 20-to Judiciary (S)

HB 131 (BR 830) - T. Burch, B. DeWeese

AN ACT relating to the operation of a motor vehicle and making an appropriation therefor.

Create a new section of KRS Chapter 186 to require the Transportation Cabinet to issue every holder of an instructional permit two decals; require every holder of an instructional permit to, when operating a motor vehicle, affix decals issued to the vehicle; require Transportation Cabinet to promulgate administrative regulations to prescribe the manner the decals are to be displayed; amend KRS 186.450 to require that holders of instructional permits display decals when operating a motor vehicle; establish a delayed effective date of January 1, 2011.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee
Jan 26-reported favorable

Jan 26-reported favorably, 1st reading, to Calendar Jan 27-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Thursday, January 28, 2010 Jan 28-3rd reading, passed 55-39

Feb 1-received in Senate
Feb 3-to Transportation (S)

HB 132 (BR 804) - R. Crimm, A. Wuchner

AN ACT relating to annuity nonforfeiture provisions.

Amend KRS 304.15-365 to prohibit surrender charges beyond the maturity date of an annuity except for annuity contracts with one or more renewable periods with an interest rate in excess of the minimum rate included in the contract if the surrender charge is zero, the contract provides for continuation of the contract without surrender charges unless a new guaranteed period with a new surrender charge schedule is elected, and the renewal period does not exceed ten years and complies with maturity date provisions of this section; allow an annuity contract that provides flexible considerations to have a separate surrender charges schedule; provide that the tenth anniversary of the contract shall be used for determining the maturity date and shall be determined separately for each consideration.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Banking & Insurance (H)

HB 133/LM (BR 449) - T. Riner, K. Hall, R. Meeks, T. Thompson, B. Yonts

AN ACT relating to wage

discrimination.

Define "comparable worth" and use term to prohibit wage discrimination against a person of the opposite sex who is paid less for doing a job of comparable worth.

HB 133 - AMENDMENTS

HCS/LM - Delete original provisions; amend KRS 337.430 to increase statute of limitations for sex-based wage discrimination claims under KRS 337.420 to 337.433 and 337.990(14) from 6 months to 2 years as in the federal Equal Pay Act; create a new section to name KRS 337.420 to 337.433 and 337.990(14) the Kentucky Fair Pay Act.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Labor & Industry (H)

Jan 14-posted in committee; posting waived

Jan 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 3-3rd reading, passed 88-7 with Committee Substitute

Feb 4-received in Senate Feb 8-to Judiciary (S)

HB 134 (BR 453) - T. Riner, T. Moore

AN ACT proposing an amendment to Section 145 of the Constitution of Kentucky relating to persons entitled to vote.

Propose to amend Section 145 of the Constitution of Kentucky to exclude a convicted felon from the right to vote for certain crimes; exclude other convicted felons from the right to vote until expiration of probation or final discharge from parole or maximum expiration of sentence; submit to the voters for ratification or rejection.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 135/FN (BR 847) - R. Nelson

AN ACT relating to delayed birth certificates.

Amend KRS 213.056 to allow applicants for a delayed birth certificate to complete the required forms in legible, handwritten print; allow vital records to be used to complete missing information in the application for a delayed birth certificate; require that the cabinet list information required to apply for a delayed birth certificate in administrative regulation form; limit the requirement to include Social Security numbers for parents on birth certificates to children born after 1950; require that the cabinet provide written information to applicants for delayed birth certificates that would include assistance in locating required documents; require the cabinet to work with the Administrative Office of the Courts to formulate standard court procedures and forms to be used to establish a delayed birth certificate; amend KRS 213.121 to allow the State Registrar to correct obvious errors on a birth certificate upon request of a parent, legal guardian, individual responsible for filing the birth certificate, or a child born before 1950; define "obvious errors."

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Health & Welfare (H)

Jan 25-posted in committee

HB 136/LM/CI (BR 818) - R. Henderson

AN ACT relating to substance endangerment of a child prior to birth.

Create a new section of KRS Chapter

530 relating to family offenses, to create the crime of substance endangerment of a child prior to birth when a mother's use of alcohol or controlled substances prior to birth results in the birth of a child with substance abuse problems or serious physical injury.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 137/AA (BR 459) - T. Edmonds

AN ACT relating to retirement.

Create a new section of KRS 6.500 to 6.577 to establish an excess benefit plan for the Legislators' Retirement Plan in order to provide for payment of retirement benefits that are limited by 26 U.S.C. sec. 415.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

HB 138/LM (BR 421) - T. Edmonds

AN ACT relating to motor vehicle registration.

Amend KRS 186.180 to clarify that the \$20 reinstatement fee applies to an individual who had his or her vehicle's registration revoked for not having motor vehicle insurance under the provisions of KRS 186A.040.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Transportation (H)

Jan 22-posted in committee

Jan 26-reported favorably, 1st reading, to Consent Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010 Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate Feb 8-to Judiciary (S)

HB 139/LM (BR 815) - T. Edmonds, D. Keene

AN ACT relating to compensation of county officers and employees.

Amend KRS 64.530 to provide for the reasonable compensation of county officers, employees, deputies, and assistants as fixed by the fiscal court.

HB 139 - AMENDMENTS

SCS/LM - Retain original provisions and amend KRS 64.056 to establish that beginning in fiscal year 2012-2013 the Chief Justice shall include a cost-of-living adjustment not less than the

amount received by county officers as established in KRS 64.5275(4).

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Feb 1-posted in committee

10-reported favorably, 1st Feb reading, to Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 12-3rd reading, passed 77-15

Feb 16-received in Senate

Feb 18-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Apr 1-taken from committee: State & Local recommitted to Government (S); reported favorably, to Rules as a Consent bill with Committee Substitute; posted for passage in the Consent Orders of the Day for Thursday, April 1, 2010

Apr 14-taken from the Consent Orders the Day; recommitted Appropriations & Revenue (S); taken from committee; placed in the Consent Orders of the Day; 3rd reading, passed 38-0 with Committee Substitute : received in House; to Rules (H); taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute; House refused to concur in Senate Committee Substitute; received in Senate

Apr 15-posted for passage for from Senate Committee receding Substitute Senate receded from Committee Substitute; passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 26-signed by Governor (Acts ch.

HB 140 (BR 137) - B. Yonts, T. Riner, T. Thompson, S. Westrom

AN ACT relating to compulsory school.

Amend KRS 159.010 to provide that effective July 1, 2012, compulsory school attendance shall be between the ages of six and 17; provide that effective July 1, 2013, compulsory school attendance shall be between the ages of six and 18; amend KRS 159.020 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 141 (BR 51) - R. Nelson

AN ACT relating to the taking of black bears.

Create a new section of KRS Chapter 150 to allow an authorized person to take a black bear that threatens human safety within 30 yards of an occupied dwelling.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Natural Resources & Environment (H) Jan 27-posted in committee

HB 142 (BR 803) - T. McKee, T. Edmonds, J. Greer, K. Hall, K. Stevens, W. Stone, B. Yonts

AN ACT relating to classified school

Amend KRS 161.011 to allow a local board of education to seek a waiver from the Kentucky Board of Education to employ in a classified position a person without a high school diploma or GED certificate.

HB 142 - AMENDMENTS

HFA (1, T. McKee) - Delete the option for a local board to seek a waiver for a future hire; delete the age reference for a waiver request.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Jan 21-posted in committee

Jan 26-reported favorably, reading, to Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-floor amendment (1-title) filed

Feb 1-3rd reading, passed 94-0 with floor amendment (1)

Feb 2-received in Senate Feb 4-to Education (S)

Mar 24-taken from committee; 1st reading; returned to Education (S)

25-taken from Mar committee; returned to Education (S); 2nd reading

HB 143 (BR 226) - M. King, E. Ballard, K. Hall, T. Kerr, M. Marzian, T. Moore, R. Palumbo, J. Richards, S. Santoro, T. Thompson

AN ACT relating to crimes and punishments.

Create a new section of KRS Chapter 531 to prohibit a person under 18 years of age from transmitting a nude image of himself or herself or another person under 18 years of age to another person by computer or electronic means as a violation for the first offense and a Class B misdemeanor for each subsequent offense; provide for juvenile court jurisdiction; prohibit requiring registration as sex offender; create new section of KRS Chapter 531 to prohibit possession of a nude image of a person under 18 years of age as a violation for the first offense and a Class B misdemeanor for each subsequent offense; provide for juvenile court jurisdiction for person under 18 at time of commission of offense and District Court jurisdiction for persons over 18; prohibit requiring registration as sex offender.

HB 143 - AMENDMENTS

HCS - Delete original provisions; amend KRS 531.010 to define who may or may not consent to specified conduct; amend KRS 531.090, 531.100, and 531.340 to provide that a first time juvenile offender shall be sanctioned under KRS 635.060; amend KRS 635.060 to provide that a first time offense of KRS 531.090, 531.100, or 531.340 by a juvenile shall be a violation and the offender shall be sanctioned with a fine and be required to participate

in a community work service project in lieu of other penalties.

HFA (1, S. Lee) - Amend KRS 610.070 and 610.320 to require that proceedings relating to the criminal offenses specified in the bill be open to the public.

SCS - Retain original provisions, except amend to clarify that person prohibited from transmitting one's own image; amend KRS 514.040 to make technical correction.

SFA (1, J. Denton) - Attach provisions of HB 413.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

Feb 12-posted in committee

24-reported favorably, reading, to Calendar with Committee Substitute

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 26, 2010

Mar 1-floor amendment (1) filed to Committee Substitute

Mar 3-3rd reading, passed 99-0 with Committee Substitute

Mar 4-received in Senate

Mar 8-to Judiciary (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute; floor amendment (1) filed to Committee Substitute

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 23-passed over and retained in the Orders of the Day; floor amendment (1) withdrawn

Mar 24-recommitted to Judiciary (S)

HB 144 (BR 364) - B. Yonts, T. Riner, T. Moore

AN ACT relating to the transfer of undergraduate college credits.

Create a new section of KRS Chapter 164 to require university acceptance of transfer credits earned by students in dual enrollment programs, the Kentucky Community and Technical College System, and other public colleges and universities; prohibit universities from requiring transfer students to repeat or incur costs for courses they have already passed at another institution; direct the Council on Postsecondary Education to facilitate development of a statewide agreement for alignment of coursework lower-division acceptance of credit for comparable coursework; direct the council to develop a system that includes statewide course numbering, common college transcripts, uniform data collection, reporting, and monitoring, and an appeals process; provide priority university admission to graduates with Kentucky earned associate degrees; amend KRS 164.020 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 145/LM/AA (BR 126) - M. Cherry

AN ACT relating to retirement.

Amend KRS 18A.205 to provide that a retiree who has been reemployed in a

full-time position within state government on or after September 1, 2008, shall be eligible for life insurance benefits; amend KRS 61.510 and 78.510 to provide that the retirement systems shall add one or more fiscal years to the final compensation calculation for employees participating in the Kentucky Employees Retirement System or the County Employees Retirement System on or after September 1, 2008, if the member does not have five complete fiscal years of service upon retirement; amend KRS 61.637 to make technical changes.

HB 145 - AMENDMENTS

HCS/LM/AA Retain original provisions; amend KRS 15.400 to increase the maximum break in employment before loss of Peace Officer Professional Standards certification from 60 to 100 days for those peace officers who were deemed to have met the standards by virtue of employment on December 1, 1998.

SCS/LM/AA Retain original provisions except amend KRS 15.400 to provide individuals who retired with Peace Officer Professional Standards (POPS) certification on or after July 1, 2008, who are reemployed with a law enforcement agency within 100 days following the effective date of this Act with automatic POPS certification.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 19-posted in committee

Jan 28-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 94-1 with Committee Substitute

Feb 4-received in Senate

Feb 8-to State & Local Government

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules with Committee Substitute

HB 146/AA (BR 127) - M. Cherry, T. Riner, A. Simpson, S. Westrom

AN ACT relating to retirement.

Amend KRS 61.645 to require that two of the three members appointed by the Governor to the Kentucky Retirement Systems board of trustees possess ten years of investment experience and to define investment experience; amend KRS 61.650 to establish a five-member investment committee for the Kentucky Retirement Systems comprised of the two appointees gubernatorial with investment experience and three trustees appointed by the board chair; limit the amount of assets managed by a single external investment manager to no more than 15 percent of the systems' portfolio; amend KRS 16.642 and 78.790 to clarify that the investment committee established by KRS 61.650 is the investment committee for the State Police Retirement System and the

County Employees Retirement System; limit the amount of assets managed by a single external investment manager to no more than 15 percent of the systems' portfolio.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 19-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0

Feb 11-received in Senate

Feb 16-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 127)

 $\mbox{\bf HB}$ 147/LM (BR 417) - M. Cherry, T. Thompson, B. Yonts

AN ACT relating to governmental ethics.

Amend KRS 65.003 to include property valuation administrators within local governments' codes of ethics; require codes of ethics to include policy on employment of members of families of property valuation administrators, with exemption as to employees hired prior to effective date of Act; amend KRS 132.370 to provide that property valuation administrators are subject only to local governments' codes of ethics.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee

Jan 14-reported favorably, 1st reading, to Calendar

Jan 15-2nd reading, to Rules
Jan 20-recommitted to State
Government (H)

HB 148 (BR 439) - M. Cherry

AN ACT relating to reorganization.

Amend KRS 15.010, relating to organizational units within Department of Law, to create an Office of Criminal Appeals. Office of Consumer Protection, Department of Criminal Investigations, Office of Special Prosecutions, Office of Prosecutors Advisory Council, Office of Medicaid Fraud and Abuse Control, Office of Civil and Environmental Law, Office of Victims' Advocacy, and Office of Administrative Services, and abolish the Child Support Enforcement Commission, Administrative Hearings Division, and Financial Integrity Enforcement Division; amend various other statutes to

conform; repeal KRS 15.055 and 15.290; confirm Attorney General Executive Order AG 09-01, dated May 4, 2009

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 26-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to State & Local Government (S)

HB 149 (BR 443) - M. Cherry

AN ACT relating to executive branch employees and declaring an emergency. Amend KRS 18A.005 to clarify the definitions of "penalization," "promotion," "reclassification," reinstatement," and "status," and to define "qualifying" and "re-entrance"; amend KRS 18A.030 to require the secretary of the Personnel Cabinet to propose selection method changes to the Personnel Board for review and comment and to set a time frame for the board to approve or reject the proposed change; amend 18A.040 to provide that the secretary, not the commissioner; and the board shall ensure Federal Compliance, where applicable; amend KRS 18A.045 to include personnel board members to those covered by portions of the Executive Branch Code of Ethics; amend KRS 18A.050 to allow elected members to serve for successive terms on the board; amend KRS 18A.0551 to change dates and procedures related to board election and replace references to an employee's Social Security number with the employee's unique personal identification number; amend KRS 18A.075 to clarify when the board may hear appeals; require the annual report of the Personnel Board be sent to the co-chairs of the Interim Joint Committee on State Government prior to October 1; specify the content of the report; require the Personnel Board to review and comment on all proposed selection method change requests from the secretary of the Personnel Cabinet; amend KRS 18A.095 to allow an appointing authority to suspend an employee, with pay, from the time that the employee has received an intent to dismiss letter and prior to the agency's final action; require final actions of the board be posted on a Web site; make technical corrections; amend 18A.111 require former unclassified employees to serve an initial probationary period of 12 months if the employee is appointed to a position in the classified service, unless he or she has prior status within the system or had been separated from his or her unclassified position at least 180 days; amend KRS 18A.140 to allow for employees to seek nonpartisan elected office if there is no perception of a conflict of office and full disclosure of intent to run for the office is made to the employer of the prospective candidate; amend KRS 18A.195 to limit the amount of compensatory leave block payments for certain unclassified employees and clarify that compensatory leave payments are limited to 240 hours for any employee who leaves state service; amend KRS 61.373 to clarify that upon release from a period of active duty or training, state employees in the National Guard or reserve Armed Forces have the right to return to employment and may appeal dismissal; and EMERGENCY.

HB 149 - AMENDMENTS

HCS - Retain original provisions of the bill; remove "denial of a promotion" in the definition of "penalization," restore the original definition of "promotion"; remove the definition of "reentrance," and restore the original definition of "status" in KRS 18A.005; clarify that an employee may be place on administrative leave rather than suspension after receiving an intent to dismiss letter pursuant to KRS 18A.095(2); delete the provision in KRS 18A.195 that would allow compensatory leave over 240 hours to be credited to an employee's retirement account.

SCS - Retain original provisions of the bill; amend KRS 18A.030 to require the secretary of the Personnel Cabinet to establish and maintain a list of certain nonmerit positions that are filled, describe the list contents, and require the secretary to send the list to the Governor and the Legislative Research Commission beginning September 1, 2010 and every six months thereafter, indicating which positions that have been added since the last submission: amend KRS 18A.115 to require that positions approved under KRS 18A.115 (1)(h) prior to August 1, 2010 be abolished effective December 31, 2010. unless reapproved, and positions approved after August 1, 2010 be for a five year period, and make technical amendments.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee

Jan 14-reported favorably, 1st reading, to Consent Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 21, 2010

Jan 20-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 25-taken from the Regular Orders of the Day; recommitted to State Government (H)

Jan 28-reported favorably, to Rules with Committee Substitute as a Consent

Feb 1-posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 with Committee Substitute

Feb 4-received in Senate

Feb 8-to State & Local Government S)

Mar 22-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0 with Committee Substitute

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute for Thursday, April 1, 2010; House concurred in Senate Committee Substitute; passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 153)

HB 150/HM (BR 71) - J. Richards

AN ACT relating to state employee health insurance.

Create a new section of KRS 18A.225 to 18A.2287 to require the Personnel Cabinet to establish a pilot program to improve the health and wellness outcomes of state employees; require the pilot program to provide a reduced monthly cost for a fully insured health benefit plan or self-insured plan offered the Public Employee Health Insurance Program to an employee who participates in wellness activities; require the wellness activities to be approved by the cabinet; require the cabinet to determine the amount of the reduced monthly cost and the level of participation required to qualify for the reduced cost; establish that the pilot program is to be in effect January 1, 2011, to December 31, 2014; require the cabinet to submit an annual report on the results of the pilot program on or before December 1.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H) Mar 2-posted in committee

HB 151 (BR 819) - D. Owens

AN ACT relating to campaign finance. Delete KRS 121.180(11) to remove campaign finance reporting requirement for newspaper or magazine publishers, or owners or lessors of billboards, or radio or television stations or networks, or other persons or business entities that receive funds for advertising services or materials to support or oppose a slate of candidates for election to the offices of Governor and Lieutenant Governor.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 21-posted in committee

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 97-2 Feb 11-received in Senate

Feb 11-received in Senate

Feb 16-to State & Local Government (S)

Mar. 10 taken, from committee: 1st

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday,

March 29, 2010; 3rd reading, passed 38-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 124)

HB 152/LM (BR 820) - D. Owens, R. Meeks

AN ACT relating to elections.

Amend KRS 116.055 to permit members of political organizations and political groups to vote in primaries for nonpartisan races; amend KRS 117.035 to establish a process to select temporary replacements for a member of a county board of elections if a member is prohibited from serving, chooses not to serve, or cannot serve due to illness, injury, or other disability; amend KRS 117.045 to prohibit an election officer from being a candidate while serving as an election officer or from being an election officer in a precinct where the election officer has family members on the ballot; amend KRS 117.075 to give the clerk a three-day period to mail a requested absentee ballot to a voter; amend KRS 117.085 to clarify the procedures relating to absentee ballots; amend KRS 117.187 to require a county board of elections to include the elections and voting equipment security plan in the training provided to election officers and extend the training to special elections: amend KRS 117.265 to clarify the time for filing a declaration of intent; amend KRS 117.275 to specify procedures for handling return sheets and the records of voting equipment; amend KRS 117.295 to require that ballot boxes remain locked after voting: amend KRS 117.315 to add special elections to procedures relating to election challengers; amend **KRS** 117.355 to conform; amend 118 425 to establish that the State Board of Elections count and tabulate the votes certified to the Secretary of State no later than the third Monday after the election; repeal KRS 117.285.

HB 152 - AMENDMENTS

SCS/LM - Retain original provisions; add conforming amendment to make a technical correction.

SFA (1, D. Thayer) - Retain original provisions; remove provision that the sheriff and county clerk recommend to the county board of elections their replacements if unable to serve and allow them to name their temporary replacements.

CCR - Cannot agree.

FCCR/Title - Adopt the provisions of HB 152/SCS as amended by Senate Floor Amendment No. 1 (SFA1), with the following changes: amend KRS 6.767 to allow a General Assembly member to accept a campaign contribution from a legislative agent if the contribution is for a member's candidacy for statewide office; amend KRS 6.751 and 6.811 to conform; create a new section of KRS Chapter 121 to allow a state executive committee of a political party to establish a building fund account; amend KRS 121.025, 121.035, and 121.150(20) to specify that corporate contributions to a building fund account are not prohibited; amend KRS 121.150 to increase the amount candidates, slates of candidates, campaign committees, and political issues committees can accept from any person, permanent committee, or contributing organization in any one election from \$1,000 to \$2,400, indexed for inflation, and to specify that contribution limits applicable to state executive committees do not apply to contributions to building fund accounts; amend KRS 121.180 to require campaign finance reports for state executive committees that establish building fund accounts; make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 12-posted in committee

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 98-1 Feb 11-received in Senate

Feb 16-to State & Local Government (S)

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-passed over and retained in the Orders of the Day

Mar 19-passed over and retained in

Mar 19-passed over and retained in the Orders of the Day

Mar 22-passed over and retained in the Orders of the Day

Mar 23-3rd reading, passed 36-0 with Committee Substitute, floor amendment (1)

Mar 24-received in House; to Rules (H)

Mar 25-posted for passage for concurrence in Senate Committee Substitute, floor amendment (1) for Friday, March 26, 2010

Apr 1-House refused to concur in Senate Committee Substitute, floor amendment (1); received in Senate

Apr 14-posted for passage for receding from Senate Committee Substitute, floor amendment (1); Senate refused to recede from Committee Substitute, floor amendment (1); Conference Committee appointed in House and Senate; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in Senate; Free Conference Committee report filed in Senate

Apr 15-Free Conference Committee appointed in House; posted for passage for receding from Senate Committee Substitute, floor amendment (1); Senate receded from Committee Substitute, floor amendment (1); passed 35-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 26-signed by Governor (Acts ch. 176)

HB 153/FN/LM (BR 494) - D. Floyd, J. Carney, M. Cherry, T. Couch, W. Coursey, J. Crenshaw, R. Damron, C. Embry Jr., J. Greer, M. Harmon, B.

Housman, J. Jenkins, M. King, A. Koenig, Ji. Lee, T. Moore, F. Nesler, T. Riner, C. Siler, F. Steele, J. Stewart III, W. Stone, B. Yonts

AN ACT relating to in-the-line-of-duty death benefits.

Amend KRS 61.315 to add that the spouse or dependents of an emergency responder volunteering for or employed by a licensed ambulance service under KRS Chapter 311A are eligible for a state death benefit when the emergency responder dies in the line of duty; requires the Board of Emergency Medical Services to promulgate administrative regulations to carry out the provisions of the statute; clarify "federal active duty".

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

 \mbox{HB} 154 (BR 203) - C. Rollins II, J. Greer, T. Riner

AN ACT relating to the establishment of a grant program for expanded learning time, making an appropriation therefor and declaring an emergency.

Create a new section of KRS Chapter 158 to establish a grant program for expanded learning time in the school year of 300 additional hours; provide exploratory planning grants for 2010 in selected schools and implementation 3year grants based on criteria specified, beginning in spring 2011; require annual progress reports; require the Kentucky Department of Education to administer the program and provide technical assistance to schools and districts upon request; permit the department to use up to 5% of the funds for administering and evaluating the program; require the Interim Joint Committee on Education or another committee as determined by the Legislative Research Commission to evaluate the program in the 2016 Interim and make recommendations for whether the program should be expanded, maintained, discontinued, or modified; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules

Feb 25-posted for passage in the Regular Orders of the Day for Friday, February 26, 2010

Mar 1-3rd reading, passed 89-6 Mar 2-received in Senate Mar 4-to Education (S)

HB 155 (BR 422) - C. Rollins II, T. Riner

AN ACT creating the Kentucky Family Trust Program.

Create a new section of KRS Chapter 194A to establish the Kentucky Family Trust Program, which would operate a special needs or supplemental needs trust that allows family and friends to place money into trust for the supplemental care of persons with disabilities without endangering the beneficiary's eligibility for public benefits.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Appropriations & Revenue (H)

HB 156/FN (BR 427) - C. Rollins II, D. Graham, T. Riner, S. Westrom

AN ACT relating to long-term care facilities.

Amend KRS 216.543 to require every long-term care facility to post in a conspicuous place, accessible to residents, employees, and visitors the star quality rating assigned to the facility by the CMS Five-Star Quality Rating System for Nursing Homes.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Health & Welfare (H)

HB 157/FN (BR 428) - C. Rollins II, T. Riner

AN ACT relating to minimum staffing requirements for long-term care facilities.

Create new sections of KRS 216B to require staff-to-resident ratios in longterm care facilities as a condition of licensure or relicensure; establish minimum staffing requirements; prohibit long-term care facilities from admitting new residents if the facility fails to comply with the minimum staffing requirements, beginning on the second day of noncompliance and continuing until six days after the required staffing is achieved, with exceptions allowed for weather emergencies and other similar events; require additional staffing based on the needs of the residents; exempt intermediate-care facilities for the mentally retarded, institutions for the treatment of mental illnesses, personal care homes, and family care homes from the minimum staffing requirements; create a 19-member board to review staffing requirements on an annual basis; establish a civil fine of no more than \$1,000 for each day that the staffing requirements are not maintained.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Jan 6-reassigned to Health & Welfare (H)

HB 158/LM (BR 99) - C. Rollins II

AN ACT relating to a city official's training program.

Create a new section of KRS Chapter 64 to define terms concerning a city officers training program; create a new section of KRS Chapter 64 to permit a city to pass an ordinance creating a city officers training program and set out requirements for the ordinance; create a new section of KRS Chapter 64 to provide for the designation of an administrator of the city officers training program for the city, set out the qualifications and duties of the administrator, and provide penalties for unlawful acts; create a new section of KRS Chapter 64 to provide for ceasing participation in the program, disqualifying incentive payments from the program as being part of pay for retirement, the setting or raising of

or for compensation, maximum compensation purposes; clarify that the provisions of the Act do not prohibit a city from creating alternative incentives for the training and educating of its officers and employees; create a new section of KRS Chapter 147A to provide that the Governor's Office for Local Development is to establish a list of approved administrators and set the process for doing so; provide that the office may deem itself an approved administrator; amend KRS 78.510 to conform; amend KRS 64.990 to specify Class D felony penalty for unlawful act.

HB 158 - AMENDMENTS

HCS (1/LM/CI) - Retain original provisions of the bill, but delete the definition in Section 1 referring to "fiscal year" and make all references in the bill relate to calendar year; amend Section 2 to provide that officials may accumulate incentives for up to four, rather than five, training units; amend Section 3 to require the city to provide a copy of its ordinance and a roster of eligible officers to its training program administrator, refine requirements for the administrator consider when approving or disapproving a program for credit, require the administrator to approve or disapprove a program within 15 days rather than 5 days, with a 10 day extension under certain circumstances upon written notice to the applicant, specify that the city clerk is responsible for ensuring that the qualified officials are paid their due incentive payments, and include economic development as one of the topic examples of what an administrator shall approve as qualifying for credit.

HCS (2/LM) - Retain original provisions; delete Class D felony

SCS/LM - Retain original provisions; amend KRS 243.0305 to make the hours and days of operation for a souvenir retail liquor licensee subject to local ordinance; amend KRS 243.130, 243.154, and 243.170 to allow manufacturers, small farm winery wholesalers, and wholesalers distribute wine or distilled spirits under a sampling license; amend KRS 244.050 to allow retail drink, retail package, and souvenir retail liquor licensees to give a customer 3 distilled spirit samples per day rather than 2 samples under a sampling license; permit a licensed distiller, wholesaler, small farm winery, or small farm winery wholesaler to acquire a sampling license; limit these sampling licensees to providing the standard size and number complimentary samples of distilled spirits or wine per day to each customer during regular business hours at a retailer's premises; authorize licensed sampling licensee or its agents servants, or employees to address the customer and pour and serve samples at the retailer's premises; require retail licensees to sell the distilled spirits used for a complimentary sampling event at no more than the retail licensee's normal selling price; permit the retail licensee to bill on a per-event basis in the usual course of business; forbid a distiller from using its sampling license on its distillery premises unless it also holds a souvenir retail liquor license; prohibit a wholesaler, small farm winery, or small farm winery wholesaler from using its

sampling license at its business premises if the premises is located in dry territory; preclude a distiller, wholesaler, small farm winery, or small farm winery wholesaler sampling licensee from concurrently holding a distilled spirits sampling event and a wine sampling event at the same premises unless the Office for Alcoholic Beverage Control has approved the event in advance; authorize distiller licensees to give a consumer who is touring the distillery for educational purposes one complimentary sample of up to 1/2 ounce of un-aged product manufactured at the distillery premises; enable distiller, wholesaler, small farm winery, or small farm winery wholesaler sampling licensees to offer consumers branded nonalcoholic promotional items of nominal value in conjunction with a distillery or winery tour or complimentary sampling event.

SCA (1/Title, G. Tapp) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

11-reassigned Jan Local Government (H)

Jan 15-posted in committee Jan 20-reported favorably, reading, to Calendar with Committee

Substitute Jan 21-2nd reading, to Rules; recommitted to Judiciary (H) Jan 26-posting waived

Jan 27-reported favorably, to Rules with Committee Substitute (2)

Jan 28-posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Feb 3-3rd reading, passed 91-3 with Committee Substitute (2)

Feb 4-received in Senate

Feb 8-to State & Local Government

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent Bill

Apr 14-taken from Rules Committee; recommitted to Licensing, Occupations & Administrative Regulations (S); reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 33-5 with Committee Substitute, committee amendment (1title); received in House; to Rules (H)

HB 159/FN/HM (BR 274) - J. Greer, S. Brinkman, R. Adams, R. Adkins, J. Bell, D. Butler, M. Cherry, L. Clark, H. Collins, L. Combs, J. Crenshaw, R. Crimm, R. Damron, M. Denham, B. DeWeese, D. Floyd, K. Hall, C. Hoffman, J. Hoover, D. Keene, T. McKee, C. Miller, F. Nesler, S. Overly, T. Riner, C. Rollins II, S. Santoro, K. Sinnette, J. Stacy, F. Steele, G. Stumbo, T. Thompson, J. Wayne, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts

AN ACT relating to behavioral disorders.

Create new sections of KRS Chapter

319 to define terms relating to the practice of applied behavior analysis and licensure by the Kentucky Board of Examiners of Psychology; authorize the Board of Examiners of Psychology to promulgate administrative regulations relating to licensure of behavior analysts and assistant behavior analysts and to appoint two (2) behavior analysts to advise the board on matters relating to regulation and licensure of behavior analysts; require licensure to practice applied behavior analysis in the state, to establish licensure requirements, and to prohibit the practice of applied behavior analysis in the state without a license; require the Board of Examiners of Psychology to promulgate administrative regulations governing licensure of practitioners of applied behavior analysis and to annually publish a current directory of licensed practitioners of applied behavior analysis; require the board to issue a license to persons holding a valid license in another state or a person who was educated in another country, under specified conditions; require any practitioner or employer of practitioners of applied behavior analysis to report specified inappropriate behavior to the board; require the board, after due notice and an administrative hearing conducted in accordance with KRS Chapter 13B, to refuse to issue or to take specified actions against an existing license or license holder, and establish the actions that may be the subject of disciplinary action by the board; authorize the board to reinstate a license that has lapsed or been revoked and to authorize persons aggrieved by a final order of the board to appeal to the Franklin Circuit Court; provide that all fees received by the board for licensure of practitioners of applied behavior analysis, or penalties assessed by the board for violating provisions of Sections 1 to 10 of the Act shall be deposited to a trust and agency fund to be used by the Board without reversion to the general fund, and authorize the board to employ personnel and purchase necessary materials and supplies; to establish the appropriate use of telehealth for practitioners of applied behavior analysis and authorize the board to promulgate necessary administrative regulations; establish penalties for any person practicing applied behavior analysis without a license; create a new section of Subtitle 17A of KRS Chapter 304 to define terms relating to applied behavior analysis and autism spectrum disorders; create a new section of Subtitle 17A of KRS Chapter 304 to require that a large group health benefit plan provide coverage for the diagnosis and treatment of autism spectrum disorders for individuals between the ages of one and 21, including coverage in the annual amount of \$50,000 for individuals who are ages one through six, and coverage in the annual amount of \$12,000 for individuals who are ages seven through 21 and specify treatments covered; amend KRS 304.17A-143 to require that individual and small group market health benefit plans provide coverage for autism spectrum disorders in the amount of \$1000 per month for pharmacy care, psychiatric care, psychological care, therapeutic care, applied behavior analysis and rehabilitative care for the treatment of autism spectrum disorders, and delete the provisions which

established the requirements coverage of autism; amend 18A.225 to require that the state employee health benefit plan provide coverage for the diagnosis and treatment of autism spectrum disorders consistent with the requirement for coverage under large group health benefit plans; specify that provisions requiring health insurance coverage for autism spectrum disorders take effect January 1, 2011.

HB 159 - AMENDMENTS

HCS (1/FN/HM) - Delete the provisions relating to regulation and licensure of applied behavior analysis for behavior disorders by the Board of Examiners of Psychology and in lieu thereof establish a new KRS Chapter 319B to create the Kentucky Applied Behavior Analysis Licensure Board including the definitions, membership, terms, per diem and authority of the board, the requirements for licensure, and the exemptions from licensure; retain the provisions containing the health mandate, but clarify that the large group mandate for individuals is for individuals through age six by providing that individuals between the ages of one and their seventh birthday shall receive the mandated benefits.

HCS (2/FN/HM) - Retain provisions contained in HCS 1 except delete the definition of "medically necessary."

HFA (1, J. Greer) - Make technical corrections.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Banking & Insurance (H)

Feb 8-posted in committee

Feb 10-reported favorably, reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules

Feb 12-floor amendment (1) filed to Committee Substitute

Feb 18-recommitted to Appropriations & Revenue (H)

Feb 26-posted in committee

Mar 12-reported favorably, to Rules with Committee Substitute (2)

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-3rd reading, passed 97-0 with Committee Substitute (2); received in Senate

Mar 17-to Licensing, Occupations & Administrative Regulations (S)

Mar 26-reported favorably, reading, to Calendar

Mar 29-2nd reading, to Rules

Apr 1-posted for passage in the Regular Orders of the Day for Thursday, April 1, 2010; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

HB 160 (BR 299) - C. Rollins II, T. Moore, L. Belcher, J. Crenshaw, R. Crimm, M. Denham, M. Dossett, T. Edmonds, C. Embry Jr., D. Ford, D. Graham, J. Greer, K. Hall, R. Henderson, C. Hoffman, D. Horlander, J. Jenkins, D. Keene, M. King, A. Koenig, T. McKee, R. Nelson, S. Overly, Riggs, T. Riner, S. Santoro, A. Simpson, F. Steele, K. Stevens, W. Stone, T. Thompson, J. Tilley, D. Watkins, A. Wuchner, B. Yonts

AN ACT relating to the establishment of common undergraduate college course credits for transfer and the awarding of degrees.

Create a new section of KRS Chapter 164 to limit bachelor degree programs to 120 credit hours and associate degree programs to 60 credit hours beginning with the 2012-2013 academic year; permit the Council on Postsecondary education to approve exceptions for specialized programs; direct the council to develop a statewide agreement for lower division learning outcomes course numbering and coursework credits; to standardize credit-by-exam equivalencies; develop statewide articulation and transfer procedures; monitor and collect compliance data; provide priority admission of associate degree program graduates to state public universities; create common public college transcript; encourage private college collaboration in transfer agreements; establish appeals process; amend KRS 164.020 to conform; amend KRS 164.001 to include definition of "learning outcomes."

HB 160 - AMENDMENTS

HCS - Retain original provisions except clarify that the credit hour limit for degree programs applies only to public colleges and universities and make technical correction.

SCS - Retain original provisions, except encourage rather than require that bachelor degree programs be limited to 120 credit hours and associate degree programs to 60 credit hours; require that where applicable the curricula be reviewed to determine comparability of core content standards required by KRS 164.302; require that the grade point averages earned in degree programs be associate transferred and accepted and be used in the calculation of continued eligibility of students for KEES awards; restructure language in the subsections relating to transfer of general education credit and program specific requirements for majors and clarify that graduates of approved associate degree programs shall be granted admission to related upper-division bachelors programs of a state public college or university on the same criteria as those students earning lower-division credits at the university to which the student transferred; require a "commonality" in transcripts of public college institutions rather than a "common college transcript"; change the time requirement specified for proposing program changes to the council and the Kentucky Community and Technical College System from 6 months to the same time as the initiation of the university's approval process.

SFA (1, T. Shaughnessy) - Delete new language requiring that the grade point average earned in associate degree programs be used in the calculation of continued eligibility of students for KEES awards.

SFA (2, T. Shaughnessy) - Delete new language to prescribe how grade point average earned in associate degree program shall be accepted for transfer and degree credit and used in the calculation of continued eligibility of students for KEES awards.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Jan 11-posting waived

Jan 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 13-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 97-0 with Committee Substitute

Jan 22-received in Senate Jan 25-to Education (S)

Mar 18-reported favorably, 1st reading, to Calendar with Committee

Substitute
Mar 19-2nd reading, to Rules
Mar 24-floor amendment (1) filed

Mar 24-floor amendment (1) filed Mar 25-floor amendment (2) filed to Committee Substitute

Mar 29-posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; 3rd reading; floor amendment (1) withdrawn; passed 35-0 with Committee Substitute, floor amendment (2)

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute, floor amendment (2) for Thursday, April 1, 2010; House concurred in Senate Committee Substitute, floor amendment (2); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 108)

HB 161/LM/CI (BR 206) - M. Marzian, K. Flood, T. Moore, G. Stumbo, S. Westrom

AN ACT relating to sexual abuse.

Amend KRS 510.110, relating to sexual abuse in the first degree, to prohibit law enforcement personnel and certain persons employed by or associated with an agency or facility responsible for detention or treatment of offenders from having sexual contact, sexual intercourse, or deviate sexual intercourse with persons incarcerated, supervised, evaluated, or treated by those agencies; amend KRS 510.120 to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 162 (BR 88) - A. Simpson, D. Horlander

AN ACT relating to the sale of alcoholic beverages.

Amend KRS 242.100 to permit the sale of alcoholic beverages on local option election days under specified circumstances; amend KRS 244.290 to permit a premises that is licensed to sell distilled spirits or wine at retail to remain open on election days under specified circumstances; amend KRS 244.480 to permit malt beverage retailers to sell, give away, or deliver malt beverages on election days under specified

circumstances: amend KRS 119.215.

243.0305, and to conform.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Licensing & Occupations (H)

Mar 15-posting waived Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 18-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 19, 2010

Mar 19-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 163 (BR 244) - K. Stevens

AN ACT relating to loan forgiveness, making an appropriation therefor, and declaring an emergency.

Amend KRS 164.769 to delete priority for loan forgiveness from the teacher scholarship program for teachers who have outstanding loan balances for "Best in Class for Teachers" loans issued prior to June 30, 2008; amend KRS 164.7531 to require that, beginning with fiscal year 2010-2011. the Kentucky Higher Education Assistance Authority provide, to the extent funds are available, up to \$3,000 per year for up to ten years, not to exceed \$30,000 cumulative benefit, for loan forgiveness to persons who had "Best in Class for Teachers, " "Best in Care for Nurses, " and "Best in Law for Public Service Attorneys" loans issued prior to June 30, 2008; require loan recipients to continue to make all required payments; permit the authority to use other sources of income to provide loan forgiveness; APPROPRIATION; EMERGENCY.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

HB 164/AA/CI (BR 346) - M. Cherry

AN ACT relating to the transfer of faculty and staff providing educational services to Department of Corrections' inmates and declaring an emergency.

Create a new section of KRS Chapter 196 to provide for the transfer of employees, funds, equipment, and engaged providing supplies in educational services and support to inmates from the Kentucky Community and Technical College System to the Department of Corrections, effective July 1, 2010; provide employees two benefit options and require them to choose an option by June 15, 2010, after counseling with the Department of Personnel, KCTCS, and applicable retirement systems; amend KRS 61.510 to define the membership date for former emplovees who KCTCS participating in a qualified 403(b) defined contribution plan; amend KRS 61.592 to include positions filled by former KCTCS employees who choose to be employed by the department under the provisions of KRS Chapter 18A in the definition of "hazardous position"; exempt the department from the requirement of requesting hazardous duty coverage for those employees; amend KRS 161.220 to include former KCTCS employees who choose to retain their KCTCS benefits in the definition of "member"; provide that hazardous duty coverage, contributions, and benefits for employees who choose to be employed by the department under KRS Chapter 18A shall begin July 1, 2010, and continue while the employee is in a position providing educational service and support to inmates; EMERGENCY.

HB 164 - AMENDMENTS

HCS/AA/CI - Create a new section of KRS Chapter 196 to provide for the transfer of employees who are engaged in providing educational services and support to inmates and who choose to the Department of transfer to Corrections, from the Kentucky Community and Technical College System to the Department of Corrections effective July 1, 2010; require them to choose whether to be transferred by June 15, 2010 after counseling with the Department of Personnel, KCTCS, and applicable retirement systems; provide employees who choose to transfer the choice of retirement benefits in either the Kentucky Teachers Retirement System or hazardous duty in the Kentucky Employees Retirement System; amend KRS 61.510 to define the membership date for former KCTCS employees who were participating in a qualified 403(b) defined contribution plan; amend KRS 61.592 to include positions filled by former KCTCS employees who choose to be employed by the department with hazardous duty retirement in the definition of "hazardous position", and to exempt the department from the requirement of requesting hazardous duty coverage for those employees; amend KRS 161.220 to include former KCTCS employees who choose to retain their KCTCS benefits in the definition of "member"; provide that hazardous duty coverage, contributions, and benefits for employees who choose to be employed by the department under the provisions of KRS Chapter 18A shall begin July 1, 2010 and continue while the employee is in a position providing educational service and support to inmates; emergency.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Feb 9-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 19-2nd reading, to Rules

Feb 23-taken from Rules Committee; placed in the Consent Orders of the Day Feb 24-3rd reading, passed 97-1 with Committee Substitute

Feb 25-received in Senate

Mar 1-to Education (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules

Mar 25-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010

Mar 26-3rd reading, passed 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch. 104)

HB 165 (BR 14) - R. Damron, S. Westrom

AN ACT relating to Kentucky Access. Amend KRS 304.17B-015 to require Kentucky residency for eligibility in Kentucky Access, clarify that eligible individuals cannot be eligible for other group health insurance coverage but may be eligible for individual coverage, to provide that dependents shall not be eligible for Kentucky Access if group coverage has been waived, and to clarify by listing related individuals who are permitted to pay a member's premium: amend KRS 304.17B-019 to delete the requirements that one offered plan shall be the standard benefit plan; amend KRS 344.040 to allow employers to charge smokers a higher rate for an employer-sponsored health plan and to offer incentives for smoking cessation.

HB 165 - AMENDMENTS HCA (1/Title, S. Riggs) - Make title amendment.

HFA (1, S. Riggs) - Amend KRS 344.040 to provide that for employersponsored health plans, higher employee contribution rates for obese employees do not violate this section.

SFA (1, T. Shaughnessy) - Require that, notwithstanding the provisions of 2010 House Bill 290 as enacted, funding through the Quality and Charity Care Trust Fund for indigent care at the University of Louisville Hospital is contingent on a full accounting by the University of Louisville to the University Medical Center of excess contributions paid by the University Medical Center to the University of Louisville for calendar years 2007 to 2009 in the specified amounts, and for 2010 to 2012 pursuant to the "Amended and Restated Affiliation Agreement" between the Commonwealth of Kentucky, the University of Louisville, and the University Medical Center dated July 1, 2007; provide that no payment of excess contributions shall be made to the University of Louisville unless minimum specified criteria to ensure financial viability of the University Medical Center are met; cap excess contributions paid by the University Medical center to the University of Louisville for the years 2010 to 2012.

SFA (2/Title, T. Shaughnessy) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Banking & Insurance (H)

Jan 20-posting waived; reported favorably, 1st reading, to Consent Calendar with committee amendment (1-

Jan 21-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, January 27, 2010; floor amendment (1) filed

Jan 26-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Jan 27-3rd reading, passed 99-0 with committee amendment (1-title)

Jan 28-received in Senate

Feb 2-to Banking & Insurance (S)

Mar 23-reported favorably, reading, to Consent Calendar

Mar 24-2nd reading, to Rules; floor amendments (1) and (2-title) filed

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading; floor

amendments (1) and (2-title) withdrawn; passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 126)

HB 166 (BR 855) - S. Westrom, R. Damron, T. Thompson

AN ACT relating to debt adjusting.

Amend KRS 380.010 to define "debt adjuster," "debtor," "personal information," and "additional interested party," and amend definition of "debt adjusting"; create new sections of KRS Chapter 380 to set forth requirements regarding debt-adjusting contracts, including the requirement that contracts be in writing and signed and dated by the debtor; provide a debtor's right to cancel and set forth provisions relating to cancellation; prohibit the waiver of a debtor's rights; provide for a private right of action for persons entering into debtadjusting transactions who have suffered loss of money or property, including the right to punitive damages and attorney's fees and costs; require debt adjusters to adhere to stated information security standards; prohibit the sale of debtor's personal information except under permitted circumstances; amend KRS 380.040 to prohibit a debt adjuster from accepting a fee, contribution, or other consideration in advance of complete performance of promised services, to require debt adjuster's to maintain insurance for violations KRS Chapter 380, and to require debt adjusters to maintain a bond or irrevocable letter of credit in the amount of \$25,000 in favor of the Attorney General for the benefit of the Commonwealth or any person suffering injury or loss by reason of a violationof KRS Chapter 380; amend KRS 380.990 to allow for imposition of a \$5,000 civil penalty for violation of KRS 380.040 and stipulate that violations of KRS Chapter 380 are unfair, false, misleading, or deceptive trade practices, including the ramifications thereof: amend KRS 380.030 to clarify that attorneys admitted to the practice of law in this state by the Kentucky Supreme Court are not to be considered debt adjusters.

HB 166 - AMENDMENTS

HCS - Retain original provisions except expand the definition of personal information; clarify that a person must receive money or something of value to be engaged in "debt adjusting"; specify that "secured debt" means debt primarily for personal, family, or household use that is secured by a mortgage, deed of trust, other equivalent security interest on residential real property, or collateral that has a mortgage lien interest in real property; enumerate activities in which a debt adjuster may not engage, including misappropriation of funds, settlement requirements, restrictions on powers of attorney, and misrepresentations; specify requirements for agreements for debt adjusting.

SCS - Retain original provisions, except amend KRS 380.010 to require insurance companies to give notice to the Attorney General at the time of change in insurance coverage; amend KRS 380.040 to increase the insurance

amount to \$250,000 and to increase the bond amount to \$50,000 if a debt adjuster deals with debts secured by a mortgage on a residence; amend KRS 380.030 to exempt creditors when adjusting debts owed to them by the debtor from being debt adjusters; create a new section of KRS Chapter 380 to specify that this Act does not limit financial institutions' abilities to collect debt owed to them by debtors.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Banking & Insurance (H)

Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 98-0 with

Committee Substitute Feb 18-received in Senate

Feb 22-to Banking & Insurance (S)

Mar 16-reported favorably, reading, to Calendar with Committee Substitute

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Regular Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 37-0 with Committee Substitute; received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute for Monday, March 29, 2010

Mar 29-House concurred in Senate Committee Substitute; passed 96-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 167/LM (BR 399) - S. Westrom, L. Belcher, S. Brinkman, T. Burch, L. Clark, J. Crenshaw, R. Crimm, J. DeCesare, B. DeWeese, B. Farmer, K. Flood, D. Floyd, J. Gooch Jr., D. Horlander, J. Jenkins, C. Miller, D. Osborne, D. Owens, R. Palumbo, C. Rollins II, R. Weston, A. Wuchner

AN ACT relating to promotional sampling of distilled spirits and wine.

Amend KRS 243.0305 to make the hours and days of operation for a souvenir retail liquor licensee subject to local ordinance; amend KRS 243.130, 243.154, and 243.170 to allow manufacturers, small farm winery wholesalers, and wholesalers to distribute wine or distilled spirits under a sampling license; amend KRS 244.050 to allow retail drink, retail package, and souvenir retail liquor licensees to give a customer 3 distilled spirit samples per day rather than 2 samples under a sampling license; permit a licensed distiller, wholesaler, small farm winery, or small farm winery wholesaler to acquire a sampling license; limit these sampling licensees to providing the standard and number size complimentary samples of distilled spirits or wine per day to each customer during regular business hours at a retailer's licensed premises; authorize sampling licensee or its agents, servants, or employees to address the customer and pour and serve samples at the retailer's premises; require retail

licensees to sell the distilled spirits used for a complimentary sampling event at no more than the retail licensee's normal selling price; permit the retail licensee to bill on a per-event basis in the usual course of business; forbid a distiller from using its sampling license on its distillery premises unless it also holds a souvenir liquor license; prohibit a wholesaler, small farm winery, or small farm winery wholesaler from using its sampling license at its business premises if the premises is located in dry territory; preclude a distiller, wholesaler, small farm winery, or small farm winery wholesaler sampling licensee from concurrently holding a distilled spirits sampling event and a wine sampling event at the same premises unless the Office for Alcoholic Beverage Control has approved the event in advance; authorize distiller licensees to give a consumer who is touring the distillery for purposes educational one complimentary sample of up to 1/2 ounce of un-aged product manufactured at the distillery premises; enable distiller, wholesaler, small farm winery, or small farm winery wholesaler sampling licensees to offer consumers branded nonalcoholic promotional items of nominal value in conjunction with a distillery or winery tour or a complimentary sampling event; prohibit the use of caffeinated alcoholic beverages as samples or promotional items either offered or provided to customers or consumers under a sampling license.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Licensing & Occupations (H)

HB 168 (BR 400) - D. Owens, R. Meeks

AN ACT relating to support education excellence in Kentucky funding and making an appropriation therefor.

Amend KRS 157.360 to provide that a district board of education that levies a tax that is less than the maximum tax rate in a specific year as permitted shall receive a reduced share of any additional support education excellence in Kentucky funds based on the rate in that year.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Education (H)

Feb 25-posted in committee

HB 169/LM (BR 801) - J. Jenkins, R. Crimm, M. Marzian, R. Meeks, T. Riner, J. Wayne

AN ACT relating to crimes and punishment.

Amend KRS 525.125, relating to cruelty to animals in the first degree, to provide that causing any animal, not just a four-legged animal, to fight is a Class D felony; amend KRS 525.130, relating to cruelty to animals in the second degree, to provide that a person is guilty of cruelty to animals in the second degree if he is a spectator at any animal fight, not just a four-legged animal fight, possesses an animal for fighting, possesses a device used for animal fighting, or administers a drug to an animal for the purpose of fighting.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

HB 170 (BR 430) - J. Jenkins, R. Crimm, D. Keene, S. Riggs

AN ACT relating to the Commission on Fire Protection Personnel Standards and Education and making an appropriation therefor.

Amend KRS 95A.020 to require regular meetings of the Commission on Fire Protection Personnel Standards and Education; provide that a member who misses three or more regular meetings in a year is deemed to have resigned; require the Governor to fill any vacancy within 90 days; amend KRS 95A 030 to specify that the commission elects officers yearly; amend KRS 95A.040 to allow the commission to support training and certification of professional firefighters.

HB 170 - AMENDMENTS

HFA (1, S. Riggs) - Amend House Bill 80 to allow member absences to be excused by the Fire Commission Chair; make a technical correction.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Jan 21-posted in committee

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 1, 2010; floor amendment (1) filed

Feb 3-3rd reading, passed 94-0 with floor amendment (1)

Feb 4-received in Senate

Feb 8-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 125)

HB 171 (BR 431) - J. Tilley

AN ACT relating to deeds.

Amend KRS 382.135 to make a technical correction to an internal reference to specify the tax address is not necessary in deeds making certain types of conveyances.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Judiciary (H)

Jan 12-posting waived

Jan 13-reported favorably, 1st reading, to Consent Calendar
Jan 14-2nd reading, to Rules

Jan 15-posted for passage in the

Consent Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 98-1 Jan 22-received in Senate Jan 25-to Judiciary (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-passed over and retained in the Consent Orders of the Day

Mar 16-3rd reading, passed 37-0

Mar 17-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 25-signed by Governor (Acts ch. 32)

HB 172 (BR 812) - J. Tilley

AN ACT changing the classification of the City of Cadiz, in Trigg County.

Reclassify the City of Cadiz in Trigg County, population 2,563, from a city of the fifth class to a city of the fourth class. As provided in Section 156A of the Kentucky Constitution, the population requirements for the classification of cities established by the former Section 156 of the Constitution remain in effect until changed by law. Therefore, classification as a city of the fourth class requires a population of 3,000 to 7,999.

HB 172 - AMENDMENTS

SFA (1, J. Pendleton) - Amend HB 172/GA to reclassify the City of Guthrie, in Todd County, from a city of the fifth class to a city of the fourth class.

SFA (2/Title, J. Pendleton) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Local Government (H)

Jan 22-posted in committee

Jan 27-reported favorably, 1st reading, to Consent Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 92-3 Feb 4-received in Senate

Feb 8-to State & Local Government (S)

Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading to Rules: floor

Mar 26-2nd reading, to Rules; floor amendments (1) and (2-title) filed

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; passed over and retained in the Consent Orders of the Day

Apr 1-taken from the Consent Orders of the Day; recommitted to State & Local Government (S); taken from Committee, placed in the Orders of the Day; floor amendment (1) withdrawn; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 131)

HB 173 (BR 270) - K. Hall, D. Butler, J. Carney, T. Couch, W. Coursey, J. Glenn, J. Gooch Jr., R. Henderson, M. Henley, C. Hoffman, B. Housman, J. Jenkins, D. Keene, M. King, Ji. Lee, T. Mills, T. Moore, F. Nesler, D. Osborne, J. Richards, C. Siler, K. Stevens, J.

Stewart III, B. Yonts, J. York

AN ACT relating to establishing programs for gaining access into Kentucky's state-owned and state-managed recreational lands and making an appropriation therefor.

Amend KRS 148.795 by expanding the powers and duties of the Kentucky Recreational Trails Authority (KRTA) to plan, coordinate, and implement the "Gaining Access Into Nature" or GAIN program; establish the KRTA as a separate administrative agency of state government; require the KRTA to prepare a statewide recreational trail plan; require the Tourism, Arts and Cabinet provide Heritage to administrative, legal, and other types of staff support to the KRTA; establish the Kentucky Recreational Trails Authority fund as a restricted fund and a separate account in the fund as the GAIN account; direct land agreement fees and GAIN program fees into the fund; authorize KRTA to coordinate a statewide system for recreational trails on public lands and authorize KRTA and state agencies owning or managing recreational land to charge fees for access; require preparation of agency plans for implementing the GAIN program on state-owned or state managed recreational lands; amend KRS 56.00 to prohibit state agencies which own recreational land to restrict public access to the land without advance notice to the local area residents.

HB 173 - AMENDMENTS

HCS - Establish the Kentucky Mountain Trail Corporation (KMTC) as an independent, de jure municipal corporation, attached to the Kentucky Tourism, Arts and Heritage Cabinet for administrative purposes only; authorize the KMTC to establish the Kentucky Mountain Regional Recreation Area for and outdoor recreation opportunities for residents and visitors; counties as eligible for membership in the Kentucky Mountain Regional Recreation Area; describe processes by which counties may indicate interest in membership in the area; establish a board of directors made up of one member from each participating county, appointed by the county judge/executive and confirmed by the fiscal court; authorize board meetings at least quarterly; authorize the board to adopt bylaws for governance including procedures for establishing an executive committee, board member removal, and reimbursement for travel and expenses; ensure that all Corporation board meetings shall be open meetings and records are deemed open records according to state Open Meetings and Open Records laws; outline methods for appointing an executive director and hiring additional staff; provide that all minutes and meeting records comply with state open meeting laws in KRS Chapter 61.870 through KRS Chapter 61.884; establish that all operational costs of the corporation shall be paid from funds accruing to the corporation, through fees, grants or other self-funding mechanisms. Enable the Corporation to procure insurance, execute contracts. accept grants and loans, maintain an office, assess fees for trails, parking and

other trail-related recreational purposes and to promulgate administrative regulations to govern the Kentucky Mountain Regional Recreational Area; authorize the Corporation to hire trail rangers; establish procedures for the Corporation to issue revenue bonds and revenue refunding bonds; ensure that participating landowners are not liable for willful negligence or similar damages; establishes framework for adopting administrative regulations for a penalty schedule for violations or trail laws and rules.

HCA (1/Title, E. Ballard) - Make title amendment.

HFA (1/Title, K. Hall) - Make title amendment.

HFA (2, K. Hall) - Amend the Kentucky Mountain Trail Corporation area to add Clay, Lawrence and Leslie counties as eligible for inclusion as participating counties; add four members to the Board of directors - two members from the Kentucky House Representatives and two members from the Kentucky Senate; delete language which includes Kentucky Mountain Trail Corporation employees in the state employment, retirement and benefits systems and establish that all staff be paid from funds accruing to the corporation; establish that trail rangers required to have training commensurate with that of similar enforcement officers, before the rangers can be authorized to execute full police powers: make technical corrections.

HFA (3, T. Edmonds) - Amend the list of eligible counties in the Kentucky Mountain Regional Recreation Area which have the opportunity for membership in the Kentucky Mountain Trail Corporation, once the fiscal court of each county adopts a resolution to affirmatively support membership, to include Lee and Owsley counties.

SCS - Create a Task Force on Mountain Trail Systems of the Legislative Research Commission for the purpose of studying the economic and tourism development challenges, benefits and opportunities for a mountain trail system in eastern Kentucky; authorize membership of the task force to include three members of the Kentucky Senate, appointed by the Senate President, and three members of the Kentucky House of Representatives, appointed by the House Speaker; authorize the task force to conduct up to five meetings and to prepare a report to the Legislative Research Commission to be received no later than December 31,

SCA (1/Title, D. Thayer) - Make title amendment.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Tourism Development & Energy (H) Mar 16-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title); floor amendment (2) filed to Committee Substitute, floor amendment

(1-title) filed Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010; floor amendment (3) filed to Committee Substitute

Mar 23-3rd reading, passed 99-0 with

Committee Substitute, floor amendments (1-title) (2) and (3); received in Senate Mar 24-to State & Local Government

(S) Apr 1-reported favorably, 1st reading,

Apr 1-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

HB 174/LM (BR 109)

Feb 19-WITHDRAWN

HB 175 (BR 267) - F. Steele, T. Riner, J. Carney, T. Couch, R. Crimm, B. DeWeese, C. Embry Jr., K. Hall, T. McKee, S. Santoro, J. Stewart III, D. Watkins, S. Westrom

AN ACT relating to reclamation.

Create a new section of KRS Chapter 350 to declare the importance of pollinator habitats supporting reclamation sites to speed up revegetation and improve soil and hydrologic stability; amend KRS 350.113 to include pollinator colonies in the planting reports; amend KRS 350.435 to include pollinator habitats when dealing with introduced species on reclamation sites; create a noncodified section to request the interim joint committee with jurisdiction over mine reclamation to examine the issue of pollinator habitats and ways to support beekeeping on mine reclamation sites.

HB 175 - AMENDMENTS

HCS - Retain provisions of original bill; remove reference to the distinction between group and solitary pollinators; and designate the honeybee as the official state agricultural insect.

HCA (1/Title, J. Gooch Jr.) - Make title amendment.

Jan 5-introduced in House

Jan 6-to Natural Resources & Environment (H)

Jan 11-posted in committee

Feb 18-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Regular Orders of the Day for Tuesday, February 23, 2010

Feb 23-3rd reading, passed 97-0 with Committee Substitute, committee amendment (1-title)

Feb 24-received in Senate

Mar 1-to Agriculture (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 11-enrolled, signed by President of the Senate; delivered to Governor

Mar 18-signed by Governor (Acts ch.)

Mar 18-signed by Governor (Acts ch. 19)

HB 176 (BR 833) - C. Rollins II, T. Edmonds, J. Greer, T. Riner, T. Thompson

AN ACT relating to persistently low-achieving schools and declaring an emergency.

Amend KRS 160.346 to define

"persistently low-achieving school" and other terms; set forth intervention options; specify responsibilities of audit teams; specify timelines for the commissioner of education to act upon audit teams' recommendations; direct the Kentucky Board of Education to schedule a special meeting to act upon any appeal of an action by the commissioner of education; require each persistently low-achieving school to engage in one of the established intervention options or other model recognized in the federal No Child Left Behind Act, or its successor; EMERGENCY.

HB 176 - AMENDMENTS

HCS - Retain original provisions, except modify the conditions relating to external management option to require that if this option is used, a local board of education select the external manager from a list approved by the Kentucky Board of Education after a rigorous review process, which is developed by the state board by promulgation of an administrative regulation; require that employee-employer bargained contracts in effect be honored by an external manager or in the cases of choosing a restaffing option or school closure option; amend KRS 160.380 to conform.

HFA (1, J. DeCesare) - Delete "school intervention option" from the definition of "persistently low-achieving school."

HFA (2, B. Montell) - Delete the option to engage in any model recognized by the federal No Child Left Behind Act of 2001, or its successor, from the intervention options in which a persistently low-achieving school shall engage.

HFA (3, S. Lee) - Change the definition of "persistently low-achieving school" from a high school whose graduation rate, based on the state's approved graduation rate calculation, has been 60 percent or less for 3 or more consecutive years to 75 percent or less for 3 or more consecutive years.

SCS - Retain original provisions, except revise the definitions for determining "persistently low-achieving schools"; require replacement of school council members along with the principal under restaffing and transformation options unless the audit reports otherwise; recommended rename "school intervention option" as "school intervention;" reorganize intervention clarity; options for state that professionally negotiated contracts do not override personnel decisions relating to the options of restaffing, school closure, or school transformation; require the Kentucky Department of Education to include the Race to the Top application an intent to work with Advance Kentucky to expand number of schools participating by 20 each year for a 4 year period.

SCA (1/Title, K. Winters) - Make title amendment.

mendment.

Jan 5-introduced in House

Jan 6-to Education (H); taken from committee; 1st reading; recommitted to Education (H); posting waived

Jan 7-reported favorably, 2nd reading, to Rules with Committee Substitute

Jan 8-posted for passage in the Regular Orders of the Day for Monday, January 11, 2010; floor amendments (1) (2) and (3) filed to Committee Substitute

Jan 11-3rd reading; floor amendment (3) defeated ; passed 96-0 with Committee Substitute ; received in Senate; to Committee on Committees (S); taken from committee; 1st reading; returned to Committee on Committees (S)

Jan 12-taken from committee; 2nd reading; returned to Committee on Committees (S); to Education (S)

Jan 13-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Wednesday, January 13, 2010; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1title); received in House; posted for passage for concurrence in Senate Substitute, Committee committee amendment (1-title) for Wednesday, January 13, 2010; House concurred in Senate Committee Substitute, committee amendment (1-title); passed 95-0

Jan 14-enrolled, signed by each presiding officer; delivered to Governor; signed by Governor (Acts ch. 1)

HB 177 (BR 151)

Jan 7-WITHDRAWN

HB 178 (BR 448) - J. Fischer

AN ACT relating to the new home tax

credit and declaring an emergency.

Amend KRS 141.388 to allow the new home tax credit to apply to homes built on a taxpayer's property and to modify the credit based on federal actions; apply retroactively to June 26, 2009; EMERGENCY

Jan 5-introduced in House
Jan 6-to Appropriations & Revenue

HB 179 (BR 363) - M. Marzian

AN ACT relating to nurses.

Create new sections of KRS Chapter 314 to provide immunity to persons and agencies that file a complaint, provide sworn or written statements, or otherwise participate in an investigation or administrative proceeding; require a licensee, credentialed holder, privilege holder, or applicant who is the subject of an investigation by the Board of Nursing to cooperate fully with the investigation; provide that Board of Nursing members and employees of the board shall have deliberative privilege and are not subject to deposition or subpoena regarding cases processed before them; provide investigative information possession of the board or employees relating to licenser or applicant discipline are privileged and confidential and not subject to discovery, subpoena, or other means of legal compulsion for release; permit the board to share information with other authorized public agencies pursuant to subpoena or with the licensee or applicant under investigation; KRS 156.070, amend 156.160, 156.4975, 156.502, 159.030, 186.042, 194A.454, 205.560, 202A.161, 205.5636, 211.395, 212.275, 216.370, 216B.176, 216B.175, 217.015, 218A.010, 218A.202, 281.873, 304.17-304.17A-005, 304.17A-575, 304.17A-578, 311.669, 311A.170, and to change the terminology from advanced advanced practice registered nurse: amend KRS 314.011 to define the terms "population focus," and "conviction" and amend the definitions of "advanced practice registered nurse" "advanced practice registered nursing"; amend KRS 314.042 to change the terminology from registration and designation to licensure; require applicants for licensure as advanced practice registered nurses to be certified in at least one population focus; amend 314.031 to require reporting of any nurse who violates patient confidentiality; amend KRS 314.043 to change the terminology from registration and designation to licensure; amend KRS 314.071 to delete the requirement for the board to verify the accuracy of an application upon receipt of the application and fee and issue an license upon verification; renewal notices be sent to the licensee's address of record: amend KRS 314.073 to update termininology to conform; amend KRS 314.091 to delete the term "conviction"; amend KRS 314.013 to add nurse and dialysis technician to those who the board is permitted to require a fingerprint check as part of a criminal background check; amend KRS 314.108 to require an applicant for licensure to notify the board in writing if any professional or business license issued to the applicant by any agency of the Commonwealth or another jurisdiction is surrendered or refused. terminated. suspended. revoked, or denied renewal; amend KRS 314.109 to update terminology to conform; require the applicant to submit a certified copy of the order and a letter of explanation with the application; amend KRS 314.111 to require the board to set standards for nursing education programs that prepare advanced practice registered nurses, and approve programs that meet the standards, provide that a school which has failed to correct deficiencies to the satisfaction of the board shall be subject to an administrative hearing to determine whether it shall be closed; amend KRS 314.121 to update terminology to conform; amend KRS 314.171 to require the board to disclose a nurse's participation in the alternative to discipline program to the public and limit the content of the disclosure; amend KRS 314.193 to change the name of the Advanced Registered Nurse Practice Council to the Advanced Practice Registered Nurse Council; change the requirement that any additional education recommended by the council be recognized jointly by the nursing and medical professions to recognition by the nursing profession; delete the prohibition on members serving more than two consecutive terms; amend KRS 314.195 and 315.040 to update terminology to conform.

practitioner

registered

nurse

HB 179 - AMENDMENTS

HCS - Retain original provisions, except delete the word "gross" and provide immunity to persons and agencies filing a complaint unless the persons or agencies filing a complaint unless the persons or agencies acted in bad faith, or with recklessness or malicious purpose; delete the provisions that Board of Nursing members and employees of the board shall have deliberative privilege and are not subject

to deposition or subpoena regarding cases processed before them; and make technical corrections.

technical corrections. SCS - Retain original provisions; amend KRS 18A.197 to allow an advanced practice registered nurse to certify an employee's need for absence and use of sick leave from the sick leave sharing program; amend KRS 158.035 to permit a child eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced practice registered nurse; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech-impaired from an advanced practice registered nurse in order to be eligible for telecommunication device for the deaf; amend KRS 199.8982 to include a statement from an advanced practice registered nurse that the applicant for a family child-care home is in good health; amend KRS 214.010 to require an advanced practice registered nurse to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced practice registered nurse; amend KRS 214.625 to allow an advanced practice registered nurse to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced practice registered nurse that receives a positive report of an HIV test he or she has administered to report that result to the Cabinet for Health and Family Services: amend KRS 216.935 to allow a home health aide to assist with medication ordered by a physician or advanced practice registered nurse; repeal and reenact KRS 313.010 to 313.130, regarding the licensing and regulation of dentists and dental specialists to define chapter terms; establish the Kentucky Board of Dentistry and its appointment and meeting procedures; establish duties of the board; require the board to administer and enforce the provisions of chapter and to promulgate administrative regulations to establish requirements for students, education, licensure or registration, and license renewal; direct the board to establish and oversee the Office of the Kentucky Board of Dentistry for the provision of services, establish administrative committees and subcommittees, including the Law Enforcement Committee and Well-Being Committee; affiliate with the American Association of Dental Boards; require the board to employ and fix the compensation for an executive director and attorney; mandate the development of a biennial budget; direct the board to promulgate administrative regulations to establish a reasonable schedule of fees not to exceed the national average of other state dental boards; direct the credit and disbursement of funds; establish biennial period of renewal and application process; require licensee to produce license or registration upon demand and to post in conspicuous location at place of employment; require the board to promulgate administrative regulations relating to dentists which may include classification of and licensure, student and faculty limited licenses, retirement or

reinstatement of a license, charity licenses and sedation and anesthesia permits; exempt licensees from civil damages when rendering emergency care; grant dentists prescriptive authority and ability to sign death certificates; require the board to promulgate administrative regulations relating to dental hygienists which may include minimum classification of and licensure requirements, general supervision privileges, and anesthesia registration; establish conditions under which a hygienist may independently, in a volunteer community health setting; forbid a dental hygienist from examining or providing dental health service to a patient who has not been seen by the supervising dentist within the previous seven months; establish conditions for public health hygienist; require the board to promulgate administrative regulations to define registration requirements, duties, training, and standards of practice for dental assistants; require assistant to practice under order and control of a licensed dentist; establish conditions for coronal polishing in list of services; list service prohibited for dental assistants; authorize procedures for auxiliary personnel; establish dental practice requirements; require dental practitioners and surgeons to practice under own name; establish contractual requirements for continuing operations of a deceased or incapacitated dentist's practice; direct dentist utilizing telehealth to ensure patient's informed consent and confidentiality; permit licensed dentist to delegate use of block and infiltration anesthesia and nitrous oxide analgesia to dental hygienist; require dental laboratories to employ a certified dental technician or a licensed dentist; prohibit a dentist from using a dental laboratory without first furnishing the laboratory with a written work order; permit dental laboratories that employ or contract with a dentist to construct, alter, repair, or duplicate dentures, plates, bridges, splints, orthodontics, or prosthetic appliances if the patient's care is supervised by the referring dentist; prohibit persons not licensed or registered under this Act from practicing as a dentist, dental assistant, or dental hygienist; allow students to perform dental work; grant jurisdiction to Circuit Court of the county in which an alleged offense occurred; establish restrictions on and prohibited activities for persons not licensed or registered with the board; establish penalties and disciplinary actions; permit the Law Enforcement Committee to issue emergency orders; establish hearing process and make appeals to Circuit Court of the county in which the licensee resides; establish requirements for complaints, investigations, notification, preliminary inquiry, hearing, order, appeals and discipline: impose sanctions and disciplinary actions for violations; permit the board to require mental or physical examinations for cause; establish and oversee the Well-Being committee to promote early identification, intervention, treatment, and rehabilitation of impaired licensees; require confidentiality and conditions for the disclosure of information; amend KRS 48.315, 214.615, 214.620, and 311.668 to conform; amend KRS 313.254 to extend a charitable dentist license's validity to

10 days during a given event, allow application for temporary online charitable licensure, and require applicants to submit themselves to a National Practitioner Databank query, grant immunity from civil liability for individuals that operate charitable dentistry events; create a new section of noncodified language to direct the staff of the LRC to assess the advantages and disadvantages of locating a Commission on Dental Accreditation educational program specializing in denturitry or denture technology at one of the public universities or technical colleges in Kentucky, encourage interested persons at UK, U of L, and in the Kentucky Community and Technical College System to study the feasibility of creating a denturitry program in their available courses of study, the following KRS sections are repealed: 313.140 to 313.250 and 313.255 to 313.990.

SCA (1/Title, J. Denton) - Make title amendment.

SFA (1/Title, J. Denton) - Make title

amendment. SFA (2, J. Denton) - Retain original provisions; attach HB 256 to repeal and reenact KRS 313.010 to 313.130, regarding the licensing and regulation of dentists and dental specialists to define chapter terms; establish the Kentucky Board of Dentistry and its appointment and meeting procedures; establish duties of the board; require the board to administer and enforce the provisions of chapter and to promulgate the administrative regulations to establish requirements for students, education, licensure or registration, and license renewal; direct the board to establish and oversee the Office of the Kentucky Board of Dentistry for the provision of administrative services; establish subcommittees. and committees including the Law Enforcement Committee and Well-Being Committee: affiliate with the American Association of Dental Boards; require the board to employ and fix the compensation for an executive director and attorney; mandate the development of a biennial budget; direct the board to promulgate administrative regulations to establish a reasonable schedule of fees not to exceed the national average of other state dental boards; direct the credit and disbursement of funds; establish biennial period of renewal and application process; require licensee to produce license or registration upon demand and to post in conspicuous location at place of employment; require the board to promulgate administrative regulations relating to dentists which may include classification of and licensure, student and faculty limited licenses, retirement or reinstatement of a license, charity licenses and sedation and anesthesia permits; exempt licensees from civil damages when rendering emergency care; grant dentists prescriptive authority and ability to sign death certificates; require the board to promulgate administrative regulations relating to dental hygienists which may include minimum classification of and licensure requirements, for general supervision privileges, and anesthesia registration; establish conditions under which a dental hygienist may practice independently, in a volunteer community health setting; forbid a dental hygienist from examining or providing dental

health service to a patient who has not been seen by the supervising dentist within the previous seven months; establish conditions for public health hygienist; require the board to promulgate administrative regulations to define registration requirements, duties, training, and standards of practice for dental assistants; require assistant to practice under order and control of a licensed dentist; establish conditions for coronal polishing in list of services; list service prohibited for dental assistants; authorize procedures for auxiliary personnel; establish dental practice requirements; require dental practitioners and surgeons to practice under own name; establish contractual requirements for continuing operations of a deceased or incapacitated dentist's practice; direct dentist utilizing telehealth to ensure patient's informed consent and confidentiality; permit licensed dentist to delegate use of block and infiltration anesthesia and nitrous oxide analgesia to dental hygienist; prohibit persons not licensed or registered under this Act from practicing as a dentist, dental assistant, or dental hygienist; allow students to perform dental work; grant jurisdiction to Circuit Court of the county in which an alleged offense occurred; establish restrictions on and prohibited activities for persons not licensed or registered with the board; establish penalties and disciplinary actions; permit the Law Enforcement Committee to issue emergency orders; establish hearing process and make appeals to Circuit Court of the county in which the licensee resides; establish requirements complaints, investigations, notification, preliminary inquiry, hearing, order, appeals and discipline; impose sanctions and disciplinary actions for violations: permit the board to require mental or physical examinations for cause; establish and oversee the Well-Being committee to promote early identification, intervention, treatment, and rehabilitation of impaired licensees; require confidentiality and conditions for the disclosure of information; amend KRS 48.315, 214.615, 214.620, and 311.668 to conform; the following KRS Sections are repealed: 313.140 to 313.990.

SFA (3, G. Tapp) - Amend KRS 18A.197 to allow an advanced practice registered nurse to certify an employee's need for absence and use of sick leave from the sick leave sharing program; amend KRS 158.035 to permit a child eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced practice registered nurse; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech-impaired from an advanced practice registered nurse in order to be eligible for a telecommunication device for the deaf; amend KRS 199.8982 to include a statement from an advanced practice registered nurse that the applicant for a family child-care home is in good health; amend KRS 214.010 to require an advanced practice registered nurse to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced practice registered nurse; amend KRS 214.625 to allow an advanced practice

registered nurse to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced practice registered nurse that receives a positive report of an HIV test he or she has administered to report that result to the Cabinet for Health and Family Services; amend KRS 216.935 to allow a home health aide to assist with medication ordered by a physician or advanced practice registered nurse.

SFA (4, J. Denton) - Attach provisions of HB 256 to repeal and reenact KRS 313.010 to 313.130, regarding the licensing and regulation of dentists and dental specialists to define chapter terms; establish the Kentucky Board of Dentistry and its appointment and meeting procedures; establish duties of the board; require the board to administer and enforce the provisions of chapter and to promulgate administrative regulations to establish requirements for students, education, licensure or registration, and license renewal; direct the board to establish and oversee the Office of the Kentucky Board of Dentistry for the provision of administrative services, establish committees and subcommittees, including the Law Enforcement Committee and Well-Being Committee; affiliate with the American Association of Dental Boards; require the board to employ and fix the compensation for an executive director and attorney; mandate the development of a biennial budget; direct the board to promulgate administrative regulations to establish a reasonable schedule of fees not to exceed the national average of other state dental boards; direct the credit and disbursement of funds; establish biennial period of renewal and application process; require licensee to produce license or registration upon demand and to post in conspicuous location at place of employment; require the board to promulgate administrative regulations relating to dentists which may include classification of and licensure, student and faculty- limited licenses, retirement or reinstatement of a license, charity licenses, and sedation and anesthesia permits; exempt licensees from civil damages when rendering emergency care; grant dentists authority to write prescriptions and sign death certificates; require the board to promulgate administrative regulations relating to dental hygienists which may include minimum classification of and licensure requirements, general supervision privileges, and anesthesia registration; establish conditions under which a hygienist may practice independently, in a volunteer community health setting; forbid a dental hygienist from examining or providing dental health service to a patient who has not been seen by the supervising dentist within the previous seven months; establish conditions for public health hygienist; require the board to promulgate administrative regulations to define registration requirements, duties, training, and standards of practice for dental assistants; require a dental assistant to practice under the order and control of a licensed dentist; establish conditions for coronal polishing in list of services; list services prohibited for dental assistants; authorize procedures

for auxiliary personnel; establish dental practice requirements; require dental practitioners and surgeons to practice under own name; establish contractual requirements for continuing operations of a deceased or incapacitated dentist's practice; direct dentist utilizing telehealth to ensure patient's informed consent and confidentiality; permit licensed dentist to delegate use of block and infiltration anesthesia and nitrous oxide analgesia to dental hygienist; require laboratories to employ a certified dental technician or a licensed dentist; prohibit a dentist from using a dental laboratory without first furnishing the laboratory with a written work order; permit dental laboratories that employ or contract with a dentist to construct, alter, repair, or duplicate dentures, plates, bridges, splints, orthodontics, or prosthetic appliances if the patient's care is supervised by the referring dentist; permit a 90 day grace period during which only existing patients may be seen when a dental laboratory that employs a dentist but not a certified dental technician disassociates from all employed dentists; prohibit persons not licensed or registered under this Act from practicing as a dentist, dental assistant, or dental hygienist; allow students to perform dental work; grant jurisdiction to Circuit Court of the county in which an alleged offense occurred; establish restrictions on and prohibited activities for persons not licensed or registered with the board; establish penalties and disciplinary actions; permit the Law Enforcement Committee to issue emergency orders; establish a hearing process and make appeals to Circuit Court of the county in which the licensee resides; establish requirements for complaints, investigations, notifications, preliminary inquiries, orders, appeals, hearings, impose discipline; sanctions disciplinary actions for violations; permit the board to require mental or physical examinations for cause; establish and oversee the Well-Being Committee to promote early identification, intervention, treatment, and rehabilitation of impaired licensees; require confidentiality and conditions for the disclosure of information; amend KRS 48.315, 214.615, 214.620, and 311.668 to conform; amend KRS 313.254 to extend a charitable dentist license's validity to 10 days during a given event, allow application for online temporary charitable licensure, and require applicants to submit themselves to a National Practitioner Databank query, grant immunity from civil liability for individuals that operate charitable dentistry events; create a new section of noncodified language to direct the staff of the LRC to assess the advantages and disadvantages of locating a Commission on Dental Accreditation educational program specializing in denturitry or denture technology at one of the public universities or technical colleges in Kentucky, encourage interested persons at the University of Kentucky, University of Louisville, and in the Kentucky Community and Technical College System to study the feasibility of creating a denturitry program in their available courses of study, 313.140 to 313.250 and 313.255 to 313.990.

Jan 5-introduced in House

Jan 6-to Health & Welfare (H)

Jan 19-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 with Committee Substitute

Feb 11-received in Senate

Feb 16-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-reported favorably, 1st reading, to Calendar

Mar 10-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-floor amendments (1-title) and (2) filed; passed over and retained in the Orders of the Day

Mar 19-passed over and retained in the Orders of the Day

Mar 22-passed over and retained in the Orders of the Day

Mar 23-passed over and retained in the Orders of the Day; floor amendment (3) filed

Mar 24-floor amendment (4) filed ; recommitted to Health & Welfare (S)

Mar 26-reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading; floor amendments (1-title) (2) (3) and (4) withdrawn; passed 38-0 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Monday, March 29, 2010; House concurred in Senate Committee Substitute, committee amendment (1-title); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 85)

HB 180 (BR 325) - R. Palumbo, L. Belcher

AN ACT relating to massage therapy. Amend KRS 309.350 to define "compensation"; amend KRS 309.352 to specify; amend KRS 309.353 to delete reference to repealed statute, and prohibit knowingly allowing, aiding, or abetting a person to practice massage therapy without a license; amend KRS 309.3535 to specify penalties for violations of licensure requirements; amend KRS 309.354 to specify residency requirements for members; amend KRS 309.355 to require the board to create standards of educational program curriculum and instructor qualifications and provide for injunctive relief; amend KRS 309.357 to establish fees; amend KRS 309.358 to make technical correction and allow other examinations approved by the board; amend KRS 309.363 to specify a fee and require instructors to have specific education and experience; create a new section of KRS Chapter 309.350 to 309.364 to require entities offering instruction in massage therapy to maintain a certificate of standing; repeal KRS 309.360.

HB 180 - AMENDMENTS

HFA (1, R. Palumbo) - Amend KRS 309.357 to delete proposed increase of the renewal fee; delete provision for additional fine; delete initial application fee; delete fee for approval of continuing education courses; delete specification that all fees are nonrefundable.

SCS - Retain original provisions, except modify crimes and fees contained in the bill.

Jan 5-introduced in House

Jan 6-to Licensing & Occupations (H)
Jan 20-posting waived

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 19-floor amendment (1) filed

Feb 22-3rd reading, passed 75-17 with floor amendment (1)

Feb 23-received in Senate

Feb 25-to Judiciary (S)

Mar 23-taken from committee; 1st reading; returned to Judiciary (S)

Mar 24-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 26-reported favorably, to Rules as a Consent bill with Committee Substitute Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0 with Committee Substitute

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute for Thursday, April 1, 2010; House concurred in Senate Committee Substitute; passed 88-10; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 112)

HB 181/FN (BR 435) - R. Nelson

AN ACT relating to railroad employees.

Create new sections of KRS Chapter 281 to define the terms "railroad employee contract carrier" and "on-duty time"; establish oversight of contract carriers; establish standards for drivers of contract carriers; establish vehicle inspection, vehicle maintenance, and repair program requirements for contract carriers: establish recordkeeping requirements for contract carriers; require contract carriers to obtain and maintain \$5,000,000 liability insurance for each motor vehicle; establish civil penalties for violations; require the Transportation Cabinet to promulgate administrative regulations.

Jan 5-introduced in House Jan 6-to Transportation (H)

HB 182 (BR 458) - T. Edmonds

AN ACT relating to retirement.

Amend KRS 21.540 to permit the Judicial Form Retirement System board of trustees to promulgate administrative regulations to conform with federal statutes and regulations and to meet the qualification requirements under 26 U.S.C. Section 401(a).

Jan 5-introduced in House Jan 6-to State Government (H) Jan 12-posted in committee Jan 14-reported favorably, 1st reading, to Consent Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 99-0
Jan 22-received in Senate

Jan 25-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 22-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 132)

HB 183 (BR 192) - J. Wayne, R. Meeks, T. Riner

AN ACT relating to tax credits for noise abatement.

Create a new section of KRS Chapter 141 to establish a tax credit for noise insulation installed in a residential structure that is located within a designated airport noise contour; amend KRS 141.0205 to recognize credits.

Jan 5-introduced in House Jan 6-to Appropriations & Revenue (H)

HB 184 - See Introductions on January 6, 2010.

HB 185/LM (BR 940) - J. Wayne, D. Graham, T. Riner, K. Stevens, S. Westrom

AN ACT relating to public employees. Create a new section of KRS Chapter 61 to require public employers to post a notice of public employee rights under the "whistleblower" statutes; amend KRS 61.102 to include supervisors within employing agencies to the list of entities employees can report to; include other types of violations that may be reported and restrict reprisal or discrimination against employees who refuse to participate in employer practices which may violate a law or regulation; amend KRS 61.103 to extend from 90 days to 180 days the amount of time an employee has to bring a civil action for injunctive relief or punitive damages after an alleged violation; amend KRS 61.101 and 61.990 to conform.

HB 185 - AMENDMENTS

HCS/LM - Retain original provisions; include the Executive Branch Ethics Commission in the list of agencies to which whistleblowers may report information without reprisal; include a request to appear before the Executive Branch Ethics Commission among the reasons for which an employee may leave his or her work area.

Jan 5-introduced in House
Jan 6-to State Government (H)
Jan 19-posted in committee
Jan 28-reported favorably, 1st

reading, to Consent Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 with Committee Substitute

Feb 4-received in Senate

Feb 8-to State & Local Government

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent Bill

HB 186 (BR 496) - J. Wayne, T. Riner, A. Webb-Edgington

AN ACT relating to motor vehicle repair claims.

Create a new section of Subtitle 12 of KRS Chapter 304 to define "claimant," "deceptive referral," "request or require," and "free market rate"; require an insurer to inform a claimant upon initial notification of a claim that the claimant has the right to choose the repair facility for repair of a damaged vehicle; prohibit an insurer from steering a claimant to use a specific person or business for motor vehicle repairs; prohibit an insurer from engaging in deceptive referral practices; prohibit an insurer or appraiser from steering a claimant to use a specified facility for appraisals or repairs; require all appraisals to contain a notice regarding the provisions of this section; require evidence of proof of financial responsibility or security regarding motor vehicles to contain a statement regarding an insured's right to choose a repair facility; require appraisers of motor vehicle damage claims to conduct a physical visual inspection of the vehicle and to leave an estimate of the damages with the repair facility; prohibit the alteration of an estimate of physical repair damage other than by an original appraiser; require the labor rate for damages paid to be based on the free market rate; require all claims to be paid within 30 days of notice of the claim and establish penalties for violations of this requirement; amend KRS 304.99-110 to establish a penalty for a violation of the section's provisions.

Jan 5-introduced in House Jan 6-to Banking & Insurance (H)

HB 187/LM (BR 362) - J. Wayne, S. Riggs, A. Koenig

AN ACT relating to land use.

Amend KRS 65.003 to define "local government"; include board members and employees of planning units within the purview of ethics codes; require joint codes of ethics for joint planning units, do not require planning commissioners or boards of zoning adjustment members to disclose finances; include all forms of local governments within ethics requirements; amend KRS 100.167 to require a record of each planning commissioner's vote; amend KRS 100.221 to require a record of each member's vote of the board of zoning adjustment; amend KRS 100.183 to require consultation with certain entities in the preparation of comprehensive plans, amendments, and updates when the county containing all or a part of the planning unit has 40,000 or more residents; amend KRS 100.187 to extend and use plan element forecasts for at least 20 years; amend KRS 100.191 to extend research, analysis, and projections of element forecasts for at least 20 years; amend KRS 100.193 and 100.197 to conform.

HB 187 - AMENDMENTS

HFA (1, A. Koenig) - Delete provisions of Section 1 of the bill relating to KRS 65.003, local government ethics, and replace the section with a new section of KRS Chapter 100 providing that independent planning units use the ethics provisions of the local government within the jurisdiction of the planning unit, and provide that planning commissions of joint planning units decide which local government code of ethics ordinance to use within the planning commission's jurisdiction, and provide for method for doing so as well as duties of the local government and specify that financial disclosure statements of planning commissioners and members of the board of adjustment are optional, at the discretion of the local government; amend Section 4(2)(h) of the bill to provide that home building associations are to be consulted in comprehensive plan creations and updates, and provide that in order to satisfy the contact requirements of Section 4(2)(h) the planning commission take out a newspaper advertisement indicating that either an initial comprehensive plan or plan update is beginning, requesting that interested parties register with the planning commission, set a timeline for publication of 60 days before the first meeting of the committee or group responsible for preparing the proposed plan or plan update, and require that the planning commission notify by certified mail each entity that registered with the planning commission general instructions on how to participation in the plan or plan update, as well as providing that the failure of an entity in subsection (2) of this section to respond to a notification or to participate in the initial comprehensive plan or plan update does not invalidate the plan or plan update. HFA (2, A. Koenig) - Delete provisions

of Section 1 of the bill relating to KRS 65.003, local government ethics, and replace the section with a new section of KRS Chapter 100 providing that independent planning units use the ethics provisions of the local government within the jurisdiction of the planning unit, that planning commissions of joint planning units decide which local government code of ethics ordinance to use within the planning commission's jurisdiction, and provide for method for doing so as well as duties of the local government and specify that financial disclosure statements of planning commissioners and members of the board of adjustment are optional, at the discretion of the local government; include the largest chamber of commerce located in the planning unit's jurisdiction as an entity required to be contacted by the planning commission in initial comprehensive plan creations and in comprehensive plan updates; amend Section 4(2)(h) of the bill to provide that home building associations are to be consulted in comprehensive plan creations and updates, and that in order to satisfy the contact requirements of Section 4(2)(h) the planning commission take out a newspaper advertisement indicating that either an initial comprehensive plan or plan update is beginning, requesting that interested parties register with the planning commission, set a timeline for publication of 60 days before the first meeting of the committee or group responsible for preparing the proposed plan or plan update, and require that the planning commission notify by certified mail each entity that registered with the commission planning general instructions on how to participate in the plan or plan update, as well as providing that the failure of an entity in subsection (2) of this section to respond to a notification or to participate in the initial comprehensive plan or plan update does not invalidate the plan or plan update.

Jan 5-introduced in House
Jan 6-to Local Government (H)
Jan 11-posted in committee
Jan 13-reported favorably, 1st
reading, to Calendar

Jan 14-2nd reading, to Rules Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-floor amendment (1) filed Jan 26-floor amendment (2) filed Jan 27-3rd reading, passed 80-18 with floor amendment (2)

Jan 28-received in Senate
Feb 2-to State & Local Government
S)

HB 188 (BR 425) - T. Kerr

AN ACT relating to trusts and estates. Create new sections of KRS Chapter 381 to establish new standards and requirements relating to the rule against perpetuities in Kentucky; amend KRS 386.185 to increase to \$50,000 the cap on the size of a trust which may be terminated and distributed upon court order; amend KRS 386.450 to modify the definition of district court approval "and define notice"; amend KRS 386.454 to add additional considerations for a fiduciary in considering potential adjustments between principal and income; amend KRS 386.480 to address allocations of payments made from a separate fund; amend KRS 386.715 to delineate to whom a trustee's duties are owed while a trust is still revocable; amend KRS 391.030 to increase to \$2,500 the amount of a money a surviving spouse may initially withdraw from estate funds prior to administration and to establish a structure for the initial \$15,000 estate set aside where the decedent dies testate: amend KRS 392.080 to set out the form to be used by a surviving spouse in renouncing a will; amend KRS 286.3-219, 381.223, and 386,478 to conform: repeal KRS 381.215, 381.216, and 381.217.

HB 188 - AMENDMENTS HCS - Make technical corrections.

Jan 5-introduced in House
Jan 6-to Judiciary (H)
Jan 12-posting waived
Jan 13-reported favorably, 1st
reading, to Calendar with Committee

Substitute

Jan 14-2nd reading, to Rules

Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 98-0 with Committee Substitute

Jan 22-received in Senate

Jan 25-to Judiciary (S)
Mar 4-reported favorably, 1st reading,
to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 11-enrolled, signed by President of the Senate; delivered to Governor

Mar 18-signed by Governor (Acts ch. 21)

HB 189/LM (BR 451) - Ji. Lee, T. Riner, L. Belcher, M. Cherry, L. Clark, M. Denham, T. Edmonds, D. Graham, K. Hall, C. Hoffman, D. Horlander, J. Jenkins, M. Marzian, T. McKee, H. Moberly Jr., R. Nelson, D. Owens, R. Palumbo, D. Pasley, J. Richards, G. Stumbo, J. Wayne, B. Yonts

AN ACT relating to domestic violence. Create a new section of KRS Chapter 26A to require the reporting of specified criminal offenses relating to domestic violence; create a new section of KRS Chapter 403 to require basic and inservice domestic violence training for law enforcement officers.

HB 189 - AMENDMENTS

HCS/LM - Amend to delay the implementation of the domestic violence offense reporting requirement to July 1, 2011 and to replace the remainder of the bill with provisions to amend KRS 403.720 to include dating partners within the class of persons who may obtain domestic violence protection orders and to remove relatives with the second degree of consanguinity from the list of relatives against whom such orders may be obtained; amend KRS 403.725 to allow domestic violence venue to lie in counties where the abuse occurred and to prohibit joint mediation, conciliation, or counseling as a condition of a domestic violence order; amend KRS 403.740 to allow an emergency protective order to remain in place until service on the adverse party; amend KRS 403.750 to require that an adverse party receive an assessment of their needs for batter intervention counseling; amend KRS 403.7505 to include batter intervention services among the treatment services certified by the cabinet; amend KRS 15.334 to include domestic violence training for certified peace officers every two years; amend KRS 500.080 include strangulation within the definition of physical injury; and create a new section of KRS Chapter 511 to establish the offense of domestic violence shelter trespass.

HCA (1, J. Hoover) - Amend to remove language relating to social relationships in the dating violence provisions.

Jan 5-introduced in House
Jan 6-to Judiciary (H)
Feb 1-posted in committee
Feb 10-reported favorably, 1st

reading, to Calendar with Committee Substitute, committee amendment (1)

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 17-3rd reading, passed 96-0 with Committee Substitute, committee amendment (1)

Feb 18-received in Senate Feb 22-to Judiciary (S)

HB 190 (BR 854) - C. Rollins II, T. Riner, J. Crenshaw, J. Greer, R. Henderson, R. Palumbo, A. Simpson, F. Steele, W. Stone, J. Tilley, S. Westrom

AN ACT relating to preschool education grants and making an appropriation theref

Create new sections of KRS Chapter 157 to establish the Strong Start Kentucky Program as a grant program administered by the Early Childhood Development Authority to develop collaborative models of preschool education for unserved three-and-four year-old children living at or below 200 percent of the federal poverty level; require collaboration among all providers; community administrative regulations to define the eligible applicants; require the authority to study the long-term need and projected cost of serving all three-and four-year-old children by the 2014-2015 school year and report its findings to the Legislative Research Commission prior to January 1, 2011; establish the strong start kentucky restricted fund to be administered by the Early Childhood Development Authority to allot grants to provide collaborative models of community-based preschool for unserved children.

HB 190 - AMENDMENTS

HCA (1, C. Rollins II) - Make technical correction.

HFA (1, C. Rollins II) - Include reference to "Stars for KIDS NOW" child care centers as a cooperating organization.

Jan 5-introduced in House Jan 6-to Education (H) Feb 5-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 24-2nd reading, to Rules

Feb 26-posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 2-floor amendment (1) filed

Mar 3-3rd reading, passed 99-0 with committee amendment (1), floor amendment (1)

Mar 4-received in Senate Mar 8-to Education (S)

HB 191/LM (BR 890) - C. Rollins II, R. Meeks

AN ACT related to voting.

Create a new section of KRS Chapter 117 to establish a pilot program to conduct primaries and elections by mail, to create definitions, to require the Secretary of State to promulgate administrative regulations and confer with the county board of elections, to require the county board of elections to make a report to and to the Secretary of State; delay effective date until November 3, 2010.

Jan 5-introduced in House

Jan 6-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 192 (BR 951) - T. Burch, R. Palumbo, T. Riner, S. Westrom

AN ACT relating to public information in child fatality cases.

Amend KRS 620.050 to require, rather than permit, the Cabinet for Health and Family Services to publicly disclose information related to child fatalities.

HB 192 - AMENDMENTS

HCS - Direct the Cabinet for Health and Family Services to establish the Child Abuse and Neglect Fatality Review Panel

HCA (1/Title, T. Burch) - Make title amendment.

HFA (1, T. Moore) - Delete the provisions of the House committee substitute and restore original provisions of the bill.

HFA (2/Title, T. Moore) - Make title amendment.

HFA (3/P, D. Floyd) - Attach the provisions of HB 373.

HFA (4/Title, D. Floyd) - Make title amendment.

Jan 5-introduced in House Jan 6-to Health & Welfare (H) Jan 19-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 23-floor amendment (1) filed to Committee Substitute, floor amendment (2-title) filed

Feb 24-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 2-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendment (3) filed to Committee Substitute, floor amendment (4-title) filed

 $\mbox{\bf HB}$ 193/FN (BR 311) - T. Burch, J. Crenshaw

AN ACT relating to Supports for Community Living, making an appropriation therefor, and declaring an emergency.

Amend 142.363 to require that administrative regulations promulgated provide for an annual cost of living increase in accordance with the consumer price index for providers of supports for community living services; require a 7.8% rate increase for providers of supports for community living services to recruit and retain staff; EFFECTIVE July 1, 2010.

HB 193 - AMENDMENTS

HCS/FN - Retain original provisions of the bill except to amend the appropriation language to specify that funds be dedicated to compensation for direct support professionals for at least the first year.

Jan 5-introduced in House Jan 6-to Health & Welfare (H) Jan 19-posted in committee

Jan 28-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 1-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 194 (BR 952) - T. Burch, L. Belcher

AN ACT relating to the Court of Justice.

Create new sections of KRS Chapter 21A relating to the Supreme Court to request the Supreme Court to create a pilot project for a limited opening of courts in three to seven jurisdictions when handling dependency, needy, neglect, and abuse cases involving children and termination of parental rights, to set parameters, and require reporting to the Interim Joint Committees on Health and Welfare and Judiciary; create a new section of KRS Chapter 615 relating to juvenile procedure to permit project courts to open proceedings which otherwise would be closed.

Jan 5-introduced in House Jan 6-to Judiciary (H)

HB 195 (BR 301) - T. Burch, K. Flood, J. Wayne

AN ACT relating to adoption.

Amend KRS 199.011 to establish that the definition for stepparent means the spouse of the legal parent of the child to be adopted, or any non-relative adult person who, upon the petition for adoption with the written consent of the legal parent of the child to be adopted, the court finds acts in a parental role to the child; and amend KRS 199.520 to establish that biological parent rights still exist after the adoption of a child by a stepparent.

Jan 5-introduced in House Jan 6-to Health & Welfare (H) Jan 25-posted in committee

HB 196/LM/CI (BR 883) - L. Belcher, A. Webb-Edgington

AN ACT relating to disarming a peace officer.

Amend KRS 508.160, relating to disarming a peace officer, to add electronic weapons, electro-muscular disruption devices, pepper spray, and tear gas spray to an officer's protected devices.

Jan 5-introduced in House Jan 6-to Judiciary (H)

HB 197 (BR 869) - D. Pasley, J. Comer Jr., T. Riner, D. Butler, Ji. Lee, T. McKee, H. Moberly Jr., L. Napier, J. Richards, D. Sims, B. Yonts

AN ACT relating to waste tires.

Amend KRS 224.50-868 to extend the waste tire fee for six years; amend KRS 224.50-872 to extend the waste tire fee for six years.

HB 197 - AMENDMENTS

HCS - Retain provisions of original bill; change the ending date for the reauthorization period for waste tire fee collection from 2016 to 2014; and change the due date for the report on

the effectiveness of the program from 2016 to 2014.

HFA (1, T. Moore) - Change the ending date for the reauthorization period for waste tire fee collection from 2014 to 2011; change the due date for the report on the effectiveness of the program from 2014 to 2011.

HFA (2, D. Floyd) - Prohibit the Environmental and Public Protection Cabinet from using more of the waste tire fund money than is needed to pay actual costs for implementing the waste tire program and place a limit on use not to exceed 3 percent of the fund; expressly prohibit transfers of money in the waste tire fund to any other fund or agency in the cabinet and prohibit use of the fund to pay for administrative costs such as personnel and general overhead to offset loss of general funds to the cabinet.

HFA (3, A. Wuchner) - Create new section of KRS 224.50 to establish a 5member Waste Tire Working Group to serve as an advisory and oversight group to the Division of Waste Management for the Waste Tire Program; require the working group to meet semiannually; charge the group with monitoring the effectiveness of the Waste Tire Program, recommendations improve to distributions to counties from the waste tire fund, and assist in the report of the fund to the General Assembly and to the Interim Joint Committee on Natural Resources and Environment: amend KRS 224.50-872 to require the cabinet report of the effectiveness of the fund and to the Interim Joint Committee on Natural Resources and Environment every 2 years beginning January 15, 2011; amend KRS 224.50-876 to restrict use of the money for crumb rubber grants and tire derived fuel grants based on the apportionment of the waste tire fund; amend KRS 224.50-880 to apportion the waste tire fund and to make distributions from the fund on or after January 1, 2011 based on a formula of 30 percent being returned to counties directly, 30 percent for crumb rubber and tire derived fuel, 30 percent for tire amnesties, and 10 percent for the cabinet for administrative purposes; restrict use of funds apportioned for other purposes; restrict use of any amounts carried forward for use by the cabinet for administrative purposes.

Jan 5-introduced in House

Jan 6-to Natural Resources & Environment (H)

Jan 11-posted in committee

Jan 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Tuesday, January 26, 2010

Jan 26-floor amendments (1) and (2)

filed to Committee Substitute Feb 12-floor amendment (3) filed to Committee Substitute

Feb 17-taken from the Regular Orders of the Day; recommitted to Appropriations & Revenue (H)

Mar 5-floor amendment (3) withdrawn

Introduced Jan. 6, 2010

HB 184/LM/CI (BR 195) - B. Yonts

AN ACT relating to crimes and punishments.

Amend KRS 532.080 to limit the usage of persistent felony offender sentencing if the defendant's potential sentence has already been enhanced due to the offense being a second or subsequent offense.

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 198 (BR 391) - K. Stevens, K. Flood, T. McKee, R. Palumbo, J. Richards, S. Westrom

AN ACT relating to Multiple Sclerosis research, education, awareness, treatment, and funding through an income tax checkoff program, and making an appropriation therefor.

Create a new section of KRS Chapter 141 to permit an income tax refund check-off for multiple sclerosis; create three new sections of KRS Chapter 211 to establish the multiple sclerosis research and education trust fund; establish the board of directors, their duties and responsibilities; to require a plan for the expenditure of the accumulated trust funds.

Jan 6-introduced in House
Jan 7-to Appropriations & Revenue
(H)

HB 199/FN/LM (BR 903) - M. Dossett, J. Tilley, E. Ballard, L. Belcher, T. Edmonds, D. Floyd, J. Greer, K. Hall, A. Koenig, T. McKee, T. Moore, R. Nelson, D. Owens, T. Riner, S. Santoro, A. Wuchner

AN ACT relating to motor vehicle license plates.

Amend KRS 186.041 to allow the purchase of an unlimited number of special military-related license plates; allow persons to purchase additional Gold Star Mothers or Gold Star Spouses special license plates beyond the two currently exempted from fees; amend KRS 186.162 to establish fees for additional Gold Star Mothers or Gold Star Spouses special license plates.

HB 199 - AMENDMENTS

HCA (1, T. Pullin) - Amend KRS 186.162 to exempt 100 percent service-connected disabled veterans and World War II veterans from special license plate fees; amend to conform.

SCS/FN/LM - Retain original provisions; remove special license plate fee exemptions for World War II veterans; establish a Gold Star Fathers special license plate; amend KRS 186.164 to set forth eligibility requirements for the Gold Star Fathers special license plate.

Jan 6-introduced in House

Jan 7-to Military Affairs & Public Safety (H)

Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Calendar with committee amendment (1)

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 16-3rd reading, passed 96-0 with committee amendment (1)

Feb 17-received in Senate

Feb 19-to Transportation (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 18-2nd reading, to Rules
Mar 24-posted for passage in the
Consent Orders of the Day for Thursday,
March 25, 2010

Mar 25-passed over and retained in the Consent Orders of the Day

Mar 26-3rd reading, passed 38-0 with Committee Substitute; received in House; to Rules (H)

Apr 1-taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute for Thursday, April 1, 2010; House concurred in Senate Committee Substitute; passed 99-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 113)

HB 200 (BR 1060) - R. Nelson

AN ACT relating to electricians.

Amend KRS 227A.100 to require biennial rather than annual renewal of electrician and electrical contractor licenses; establish biennial license renewal on or before the last day of the licensee's birth month in each odd-numbered year; increase level of continuing education from 6 to 12 hours to reflect change to biennial renewal; make effective January 1, 2011.

Jan 6-introduced in House Jan 7-to Labor & Industry (H) Jan 14-posted in committee

HB 201/LM (BR 1048) - E. Ballard, M. Henley, B. Yonts

AN ACT relating to water districts.

Amend KRS 74.020 to allow removal of water district commissioners as prescribed under KRS 74.455; allow the Public Service Commission to fill resulting vacancies from death. resignation, or removal of commissioner; extend authority to promulgate administrative regulations to implement the training program; required newly appointed commissioners to have 12 hours of annual training; allow the commission to recover the cost of the training program; allow entities other than the commission to provide training; provide dates certain for completed training and allow for forfeiture of office for failure to complete training; allow commissioners to be reimbursed for training fees from water district budget; prescribe method for reporting vacancies and filling vacancies; amend KRS 74.363 to conform.

HB 201 - AMENDMENTS

HCS/LM - Amend KRS 74.020 to district removal of water commissioners as prescribed under KRS 74.455; allow the Public Service Commission to fill vacancies resulting from death, resignation, or removal of the commissioner; extend authority to promulgate administrative regulations to implement the training program; require newly appointed commissioners to have 12 hours of annual training; allow the Public Service Commission to recover the cost of the training program; allow entities other than the Public Service Commission to provide training; provide dates certain of completed training and allow for forfeiture of office for failure to complete training; allow commissioners to be reimbursed for training fees from water district budget; prescribe method for reporting vacancies and filling vacancies; amend KRS 74.363 to conform

Jan 6-introduced in House

Jan 7-to Tourism Development & Energy (H)

Jan 19-posted in committee

Jan 21-reported favorably, 1st reading, to Calendar with Committee Substitute

Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Tuesday, January 26, 2010

Jan 27-3rd reading, passed 99-0 with Committee Substitute

Jan 28-received in Senate

Feb 2-to Natural Resources and Energy (S)
Mar 3-reported favorably, 1st reading,

to Consent Calendar Mar 4-2nd reading, to Rules

Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0

Mar 10-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 18-signed by Governor (Acts ch. 18)

HB 202/LM (BR 990) - W. Coursey

AN ACT relating to deferred compensation.

Amend KRS 18A.230 to define "authority" as the "Kentucky Public Employees' Deferred Compensation Authority"; amend KRS 18A.250 and 18A.255 to allow state employees to use electronic records, signatures, or contracts in transactions with the Kentucky Public Employees' Deferred Compensation Authority; amend KRS 18A.270 to allow employees of a city, county, or other political subdivision to use electronic records, signature, or contracts in transactions with their deferred compensation program.

Jan 6-introduced in House Jan 7-to State Government (H)

Jan 7-to State Government of Jan 12-posted in committee

Jan 12-posted in committee

Jan 14-reported favorably,

reading, to Consent Calendar Jan 15-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, January 21, 2010

Jan 21-3rd reading, passed 99-0 Jan 22-received in Senate

Jan 22-received in Senate

Jan 25-to State & Local Government (S)

Mor 25 reported feverably 1st

Mar 25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HB 203 (BR 807)

Jan 13-WITHDRAWN

HB 204 (BR 505) - S. Riggs

AN ACT relating to reorganization. Amend various sections of the Kentucky Revised Statutes to rename Governor's Office of Local

Development the Department for Local Government; confirm Executive Order

2009-540.

Jan 6-introduced in House Jan 7-to Licensing & Occupations (H) 11-reassigned to Local Government (H); posted in committee Jan 13-reported favorably, reading, to Calendar

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 15-3rd reading, passed 94-0 Jan 19-received in Senate

Jan 20-to State & Local Government (S)

24-reported favorably, 1st Mar reading, to Consent Calendar

Mar 25-2nd reading, to Rules Apr 1-posted for passage in the Consent Orders of the Day for Thursday, April 1, 2010; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to

Governor Apr 12-signed by Governor (Acts ch.

HB 205/LM/CI (BR 247) - J. Jenkins, M. Marzian

AN ACT relating to domestic violence. Amend KRS 403.750 relating to domestic violence orders, to order respondent to surrender all firearms possessed to the sheriff of the county in which the respondent resides for the duration of the domestic violence order, prohibit possession of firearms by respondent while domestic violence order is in effect, permit respondent to transfer firearms to another prior to issuance of domestic violence order: create a new section of KRS Chapter 70 to require each sheriff to have secure storage area for firearms surrendered during the period a domestic violence order is in effect; create a new section of KRS Chapter 527 to prohibit possession of a firearm or ammunition by a person convicted of a misdemeanor crime of domestic violence as a Class D felony; create a new section of KRS Chapter 527 to make possession of a firearm or ammunition while subject to a domestic violence order a Class D felony.

Jan 6-introduced in House Jan 7-to Judiciary (H)

HB 206 (BR 456) - R. Adams

AN ACT relating to surcharges on organized events held at private entertainment facilities.

Create a new section of KRS Chapter 67 to allow the fiscal court in a county with a population of less than 10,000 that contains a private entertainment facility to levy a ticket surcharge not to exceed three percent, require fiscal court to compensate the private owner or operator for collecting and remitting the surcharge in a timely manner, require the fiscal court to use the surcharges collected to defray the costs of providing additional services due to the location of

the private entertainment facility in the county; EFFECTIVE August 1, 2010.

Jan 6-introduced in House Jan 7-to Local Government (H) Jan 15-posted in committee 27-reported favorably, Jan 1st reading, to Calendar

Jan 28-2nd reading, to Rules

Feb 4-posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

Introduced Jan. 7, 2010

HB 207/LM/CI (BR 810) - T. McKee, S. Santoro, D. Pasley

AN ACT relating to the crime of failure to return to custody.

Create a new section of KRS Chapter 520 to create the criminal offense of failure to return to custody; set the penalty at a Class A misdemeanor if the person is charged with or has been convicted of a misdemeanor or a Class D felony if the person is charged with or has been convicted of a felony; amend KRS 520.030 and 520.040, relating to escape, to conform.

Jan 7-introduced in House Jan 11-to Judiciary (H)

Jan 26-posting waived

27-reported favorably, reading, to Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Feb 2-3rd reading, passed 98-0 Feb 3-received in Senate Feb 5-to Judiciary (S)

HB 208/LM (BR 975) - T. Moore, M. King

AN ACT relating to civil liability for emergency care.

Amend KRS 411.148, relating to the "Good Samaritain" law and nonliability for emergency care, to apply the law to all persons rendering care without remuneration, rather than to named persons; repeal KRS 311A.150.

Jan 7-introduced in House Jan 11-to Judiciary (H)

HB 209/LM (BR 976) - T. Moore

AN ACT proposing an amendment to Section 170 of the Constitution of Kentucky relating to property exempt from taxation.

Propose an amendment to Section 170 of the Constitution of Kentucky to increase the homestead exemption for property tax purposes for disabled veterans 65 or older of the United States Armed Forces; submit question to voters for approval or disapproval; to apply to property assessed after approval.

Jan 7-introduced in House Jan 11-to Elections, Const Amendments & Intergovernmental Affairs (H)

HB 210/LM (BR 978) - T. Moore

AN ACT relating to disabled veterans' license plates.

Amend KRS 186.162 to eliminate all registration and clerk fees for disabled veterans' license plates.

Jan 7-introduced in House Jan 11-to Military Affairs & Public Safety (H)

HB 211 (BR 481) - A. Koenig, M. Dossett, S. Santoro

AN ACT relating to the Kentucky educational excellence scholarship program.

Amend KRS 164.7883 to permit an eligible postsecondary education student to use his or her scholarship award at any out-of-state institution that is located within fifteen miles of the Kentucky state border.

Jan 7-introduced in House Jan 11-to Education (H)

HB 212 (BR 480) - A. Koenig, D. Graham, R. Meeks, T. Riner

AN ACT relating to instruction in voting.

Create a new section of KRS Chapter 158 to require secondary schools to provide information to twelfth-grade students on how to register to vote, vote in an election using a ballot, and vote using an absentee ballot; recommend instructional methods.

Jan 7-introduced in House Jan 11-to Education (H)

Jan 28-posted in committee

Feb 2-reported favorably, 1st reading, to Consent Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 Feb 11-received in Senate Feb 16-to Education (S)

HB 213/LM (BR 331) - R. Adkins, H. Collins, J. Gooch Jr., K. Hall, M. King, J. Richards, K. Sinnette, F. Steele, T. Thompson, B. Yonts

AN ACT relating to the capture and transportation of carbon dioxide.

Create a new section of KRS Chapter 154 to allow transmission pipeline companies to condemn for lands and materials needed to construct, operate, maintain a carbon dioxide transmission pipelines; require the proceedings be the same as under the Eminent Domain Act of Kentucky; declare that the pipeline is a public use; amend KRS 154.27.010 to include transmission pipeline under the definition "eligible project" and "transmission pipeline"; amend KRS 154.27-020 to require a transmission pipeline to have a capital investment of \$50,000,000 to qualify for energy independence incentives; and amend KRS 353.500 to include transmission of carbon dioxide for enhanced oil recovery, sequestration, or other carbon management under the jurisdiction of the state for purposes of regulation.

HB 213 - AMENDMENTS

HCS/LM - Retain original provisions of HB 213; remove carbon dioxide pipeline from regulatory authority of the Kentucky Division of Oil and Gas.

SCS/LM - Retain original provisions of HB 213/GA; place carbon dioxide transmission pipelines under the siting authority of the Kentucky State Board on Electric Generation and Siting; require the carbon dioxide pipeline to obtain a siting certificate from the board before it is eligible to use condemnation authority under the Eminent Domain Act; amend the definition of carbon dioxide pipeline so that it does not have to originate from a facility; give the Kentucky Public Service Commission the authority to monitor compliance of interstate carbon dioxide pipelines with federal pipeline safety laws; prescribe the contents of the application including setbacks and public notice to the board for a construction certificate; require the board to act on the application in 90 days; prescribe a method for the board to advise and the applicant to revise the application to obtain approval of the application; define "storage" and amend a definition to require that nuclear power facilities have a plan for the storage of nuclear waste rather than a means for permanent disposal; amend KRS 278.610 to delete the requirement that the Public Service Commission certify the facility as having a means for disposal of high-level nuclear waste; change all references to the disposal of nuclear waste to the storage of nuclear waste; prohibit construction of low-level waste disposal sites in the Commonwealth except as provided in KRS 211.852: require the Public Service Commission to determine whether the construction or operation of a nuclear power facility, including ones constructed by entities regulated under KRS Chapter 96, would create low-level nuclear waste or mixed wastes that would be required to be disposed of in low-level nuclear waste disposal sites in Commonwealth; repeal the 278.605.

SCA (1/Title, T. Jensen) - Make title amendment.

Jan 7-introduced in House

Jan 11-to Natural Resources & Environment (H)

Feb 1-posted in committee

Feb 11-reported favorably, reading, to Calendar with Committee Substitute

Feb 12-2nd reading, to Rules

Feb 16-placed in the Orders of the

Feb 19-3rd reading, passed 91-5-1 with Committee Substitute

Feb 22-received in Senate

Feb 24-to Judiciary (S)

Mar 22-taken from committee; 1st reading; returned to Judiciary (S)

Mar 23-taken from committee; 2nd reading; returned to Judiciary (S) Mar 25-reported favorably, to Rules

with Committee Substitute, committee amendment (1-title)

Mar 26-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 30-8 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

HB 214 (BR 838) - L. Clark, D. Owens, C. Miller, R. Weston

AN ACT relating to campaign finance. Amend KRS 121.015 to define "personal funds" and include the

payment of personal funds in the definition of "contribution."

Jan 7-introduced in House Jan 11-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 12-posted in committee

26-reported favorably, 1st reading, to Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Feb 2-3rd reading, passed 92-6 Feb 3-received in Senate

Feb 5-to State & Local Government

HB 215 (BR 1108) - J. Gooch Jr., K. Sinnette

AN ACT relating to nature preserves. Amend KRS 146.415 to correct a technical error in a definition.

HB 215 - AMENDMENTS

SCS - Retain provisions, except amend KRS 350.130 to allow notices of noncompliance of a coal mining violation to be sent by electronic mail to the permittee; declare service of notice effective upon delivery of the notice to the recipient's inbox by electronic mail.

SCA (1/Title, R. Stivers II) - Make title amendment.

Jan 7-introduced in House

Jan 11-to Natural Resources & Environment (H)

Jan 19-posted in committee

Jan 21-reported favorably, reading, to Consent Calendar

Jan 22-2nd reading, to Rules Jan 25-posted for passage in the Consent Orders of the Day for Wednesday, January 27, 2010 Jan 27-3rd reading, passed 99-0

Jan 28-received in Senate

Feb 2-to Natural Resources and Energy (S)

24-reported favorably, Mar 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 26. 2010

Mar 26-3rd reading, passed 38-0 with Substitute, committee Committee amendment (1-title); received in House; to Rules (H)

Apr 1-taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute, committee (1-title) for amendment 1, 2010; House Thursday, April Senate Committee concurred in Substitute, committee amendment (1title); passed 99-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HB 216/LM (BR 1028) - J. Richards, T. Riner

AN ACT relating to special Fraternal Order of Police license plates.

Amend KRS 186.162 to establish an extra fee of \$5 initial and \$10 renewal for special Fraternal Order of Police license plates: direct that the extra fee benefit the Fraternal Order of Police Death Benefit Fund.

Jan 7-introduced in House Jan 11-to Transportation (H) Feb 18-posted in committee

23-reported favorably, reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate Mar 8-to Transportation (S)

Mar 24-reported favorably,

1st reading, to Consent Calendar Mar 25-2nd reading, to Rules

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HB 217 (BR 64) - Ji. Lee, H. Moberly Jr., R. Adams, L. Belcher, J. Carney, L. Clark, H. Collins, T. Couch, R. Damron, J. DeCesare, C. Embry Jr., J. Greer, R. Henderson, D. Keene, T. Kerr, C. Miller, D. Pasley, J. Richards, S. Santoro. A. Simpson, F. Steele, A. Webb-Edgington, A. Wuchner

AN ACT relating to location of car dealerships.

Create a new section of KRS Chapter 190 to prohibit the granting of a license for a new motor vehicle dealership, or the relocation of an existing new motor vehicle dealership, within a ten-mile radius of a former dealership whose franchise was revoked by manufacturer for grounds other than those provided in KRS 190.040(1); allow the granting of a license for a dealership within that ten-mile radius if the manufacturer can show proof that the franchise was offered to the original franchisee and the original franchisee refused the offer.

HB 217 - AMENDMENTS

HFA (1, K. Upchurch) - Increase radius from 10 miles to 25 miles.

SCS - Retain original provisions; change provisions to apply to a former dealership whose franchise was revoked by the manufacturer for grounds other than those provided in KRS Chapter 190; require prohibition against granting a new motor vehicle dealer license outlined in this Act to remain in effect for 10 years from the date of revocation of the original franchise by the manufacturer.

Jan 7-introduced in House Jan 11-to Transportation (H) Jan 22-posted in committee

Jan 26-reported favorably, reading, to Calendar

Jan 27-2nd reading, to Rules; floor amendment (1) filed

Jan 28-posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Feb 2-3rd reading; floor amendment (1) defeated; passed 98-0

Feb 3-received in Senate

Feb 5-to Transportation (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 18-2nd reading, to Rules

Mar 23-posted for passage in the Consent Orders of the Day Wednesday, March 24, 2010

Mar 24-3rd reading, passed with 37-1 Committee Substitute

Mar 25-received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute for Friday, March 26, 2010; House concurred in Senate Committee Substitute; passed 92-0

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch.

HB 218/FN (BR 1101) - K. Flood, T.

AN ACT relating to breast-feeding. Amend KRS 211.990 to establish a fine of \$500 for the first offense and \$1,000 for each subsequent penalty for any person who violates any provision of KRS 211.755, which establishes that breast-feeding is permitted by a mother

in any location, public or private, where

the mother is otherwise authorized to be.

Jan 7-introduced in House Jan 11-to Health & Welfare (H) Jan 19-posted in committee 21-reported favorably, 1st reading, to Consent Calendar Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Consent Orders of the Day Wednesday, January 27, 2010 Jan 27-3rd reading, passed 99-0 Jan 28-received in Senate Feb 2-to Judiciary (S)

HB 219/LM/CI (BR 1088) - D. Osborne, R. Palumbo

AN ACT relating to crimes and punishments.

Amend KRS 514.040 relating to theft by deception to include the issuance of a check with knowledge that it will not be honored by the drawee for the lease, rent, or purchase of property, or for payment to an auction escrow account.

HB 219 - AMENDMENTS

HCS/LM/CI - Retain original provisions; amend to provide that offense includes checks issued to the Commonwealth and its subdivisions for taxes and fees.

SCA (1, T. Jensen) - Attach provisions of HB 413.

Jan 7-introduced in House Jan 11-to Judiciary (H)

Feb 22-posted in committee

Feb 24-reported favorably, reading, to Calendar with Committee

Substitute Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Friday, February 26, 2010 Feb 26-3rd reading, passed 97-0 with Committee Substitute

Mar 1-received in Senate

Mar 3-to Judiciary (S)

Mar 24-taken from committee; 1st reading; returned to Judiciary (S)

Mar 25-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 26-reported favorably, to Rules as a Consent bill with committee amendment (1); posted for passage in the Consent Orders of the Day for

Friday, March 26, 2010; 3rd reading, passed 38-0 with committee amendment (1); received in House; to Rules (H)

Introduced Jan. 8, 2010

HB 220 (BR 1104) - B. Yonts, S. Riggs

AN ACT relating to certification of fire sprinkler inspectors.

Creat new sections of KRS Chapter 198B, relating to annual and renewal certification requirements and fees for fire sprinkler inspectors; provide for grandfather, waiver (reciprocity), inactive continuing education, status. administrative regulations, inspection standards, disciplinary, and certification revocation procedures.

HB 220 - AMENDMENTS

SCS (1) - Retain original provisions, limit the except certification reinstatement fee to \$100; make the Circuit Court of the county of the certified inspector's place of business the venue for cease-and-desist orders and for appeals by certification holders.

SCS (2) - Retain original provisions, except remove all references to fines or fees related to the fire sprinkler inspector certification program; require that a fire sprinkler inspector obtain insurance in the form of a certificate of insurance executed by an insurer permitted, rather than authorized, to do insurance business in Kentucky; permit grandfathering of existing fire sprinkler inspectors who meet the requirements until July 1, 2012; direct the executive director to promulgate administrative regulations to establish the procedures necessary to implement the fire sprinkler inspector certification program; create new sections of KRS 198B.400 to 198B.540, relating to elevator safety, to allow only a licensed elevator mechanic working under the general supervision of an elevator contractor to install or work on elevators and fixed guideway systems; form the Elevator Advisory Committee within the Office of Housing, Buildings and Construction; establish committee membership and meeting rules; require licensure from the office to work as an elevator mechanic or elevator contractor; require an elevator mechanic license for any person who is a regular and bona fide full-time employee of a public university and who performs only routine maintenance on elevators for the public university; exempt a public university employing this type of elevator mechanic from elevator contractor licensure; prohibit the public university elevator mechanic from any activities normally allowed under an elevator mechanic license except for routine maintenance; allow the office to promulgate administrative regulations necessary to implement the elevator safety program; set licensure and qualifications application requirements; allow for annual license renewal; permit the office to issue emergency and temporary licenses; mandate eight hours of continuing education for each elevator contractor and mechanic license renewal; require various types of insurance coverage for elevator contractors; allow elevator contractors and mechanics with three years of verifiable experience to practice without meeting the

requirements if they apply before July 1, 2012: disclaim any effect on the liability of any persons or the Commonwealth as a result of KRS 198B.400 to 198B.540; list reasons for licensee discipline and establish related hearing and appellate procedures; establish the elevator safety program trust fund as a separate revolving fund to be administered by the office; amend KRS 198B.400 to define terms; amend KRS 198B.410 and 198B.420 to include fixed guideway systems within the coverage of the safety act; allow any person to request and the office to conduct an investigation of an alleged violation of the safety act; amend KRS 198B.450 to clarify that the \$1.00 certificate replacement fee applies only to elevator inspectors; amend KRS 198B.460 to relieve elevator or fixed guideway system owners or lessees from the requirement to provide registration information if the office already has the information in its possession; require elevators and fixed guideway systems for which construction has begun after July 1, 2011, to be registered at the time they are completed and placed in service; amend KRS 198B.470 to exempt listed types of devices from the annual inspection requirements, including material lifts, grain elevators, mine elevators, and freight elevators at a licensed distillery; amend KRS 198B.480 to require office approval for elevator or fixed guideway system changes or repairs; amend KRS 198B.490 to allow the office to consult engineering authorities and organizations on safety standards; list national standards for the office to follow when promulgating modify administrative regulations related to safety standards; mandate that any office standards be consistent with the Kentucky standards of safety and the uniform state building code; amend KRS 198B.510 to require that new elevator and fixed guideway system installations be performed by a licensed elevator contractor; mandate an inspection of all new elevators, platform lifts, and stairway chairlifts in private residences; permit future inspection of devices at private residences at the request of the owner; amend KRS 198B.520 to set out circumstances where a construction or repair permit may be revoked or expired: amend KRS 198B.530 to make all preexisting statutory elevator fines payable to the elevator safety program trust fund; make technical corrections; name KRS 198B.400 to 198B.540 the "Kentucky Elevator Safety Act"; EFFECTIVE JULY 1, 2011; APPROPRIATION.

SCA (1/Title, G. Tapp) - Make title amendment.

Jan 8-introduced in House
Jan 11-to Labor & Industry (H)
Jan 13-posting waived
Jan 14-reported favorably,

reading, to Consent Calendar Jan 15-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Thursday, January 21, 2010
Jan 21-3rd reading, passed 99-0
Jan 22-received in Senate

Jan 22-received in Senate
Jan 25-to Licensing, Occupations &
Administrative Regulations (S)

Feb 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 10-2nd reading, to Rules Feb 18-recommitted to Appropriations & Revenue (S)

Mar 16-reassigned to Licensing, Occupations & Administrative Regulations (S)

Mar 24-reported favorably, to Rules as a Consent bill with Committee Substitute (2), committee amendment (1-title); posted for passage in the Consent Orders of the Day for Wednesday, March 24, 2010; 3rd reading; Committee Substitute (1) withdrawn; passed 38-0 with Committee Substitute (2), committee amendment (1-title)

Mar 25-received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute (2), committee amendment (1-title) for Monday, March 29, 2010

Apr 1-House concurred in Senate Committee Substitute (2), committee amendment (1-title); passed 99-0; enrolled, signed by Speaker of the House; delivered to Governor

Apr 12-signed by Governor (Acts ch. 116)

HB 221 (BR 389) - L. Belcher, L. Clark, S. Riggs, T. Riner

AN ACT relating to wastewater.

Create new sections of KRS Chapter 65 to express the findings of the General Assembly regarding wastewater and wastewater commissions; regional establish definitions for "commission," "member entity," "organizing official," "wastewater," and "sources of collected wastewater"; permit two or more member entities owning wastewater systems to acquire, construct, operate, and improve those systems; establish a method for member entities to form a regional wastewater commission and appoint commissioners; require no less than three commissioners; set the terms for the commissioners at four years; allow the commission to appoint a chair and other officers: allow member entities to join existing commissions at any time; fix compensation for commissioners and allow the commission to set salaries for other officers and employees; allow the commission's funds to pay expenses of commissioners and employees; require bonding for commissioners and other minor officials; provide that bonds be paid by the commission fund; establish the commission as a public body corporate and politic; exempt the commission from taxation; subject commission meetings and records to meet public meeting and open records requirements; exempt the commission from regulation by the Public Service Commission; allow the commission to set its own rates and terms through contracts with member entities, other parties, and neighboring states; establish minimum contract requirements; require a vote by the commission for rate changes and adjustments and notice requirements prior to rate changes; allow removal of a commissioner for cause: establish a method for a member entity to withdraw from an existing commission; establish the powers of the commission, including powers granted under KRS Chapters 58 and 224A; allow conveyance of public works of a member entity without election or voter approval; permit the commission to establish standards for receiving wastewater and formal procurement of services, construction of facilities, and conveyance of handling of wastewater; amend KRS 58.010 to include regional wastewater commissions in the definition of "governmental agency"; amend KRS 65.067 to conform; amend KRS 224A.011 to include regional wastewater commissions in the definition of "governmental agency" and revise the definition of "infrastructure project" and "water resources project" to include facilities related to the collection, transportation, and treatment of wastewater; amend KRS 278.010 to regional wastewater exclude commissions from the definition of "public utility."

HB 221 - AMENDMENTS

HCS - Retain original provisions of the bill except limit the provisions of the bill to a pilot project area applicable to the counties of Bullitt, Hardin, Jefferson, Meade, Nelson, Oldham, and Spencer; amend definition of "wastewater" and delete definition of "sources of wastewater" in Section 2.

HFA (1, L. Belcher) - Retain original provisions of HB 221/HCS; add institutions and require development be undertaken consistent with applicable planning and that safeguards the waters of the Commonwealth; require the governing body of a member entity in a proposed wastewater commission to publish notice in accordance with KRS Chapter 424 and set minimum standards for the notice; require that the member entity provide written statement of consideration of comments received at the public hearing; set an additional standard if a resolution or ordinance joining a wastewater commission is adopted that it would improve the environment above that would occur without joining the commission; delete appeal provisions to the Circuit Court for a party adversely affected by joining a wastewater commission; delete ability of member entities to file new ordinances or resolutions; require that the commissioner be a resident of the county of the member entity; require any additional member appointed in the event of an even number of commissioner be from one of the other two counties already represented on the commission; require the formation of a commission be to the benefit of the member entity's customer base existing and those already in the commission; require any compensation fixed for personnel, commissioners, contracts be reasonable and similar to that of same sized waste water entities; require the commissioners, secretary, treasurer, and general manager all be bonded with bonds comparable to those required by individuals of other member entities; provide 30 day notice of a hearing to remove a commissioner; require the hearing be conducted by an impartial hearing officer rather than the organizing official; require a formal evidentiary hearing; require a member entity leaving a wastewater commission to give 90 days notice and to condition withdrawal upon satisfying all obligations; require the regional wastewater commission to prescribe standards regarding the characteristics of the wastewater it accepts in accordance with state and federal law; require the infrastructure configuration is cost-effective and safeguards the Commonwealth from pollution; require construction or expansion of facilities be consistent with the regional facilities plan and approved by the Division of Water or the United Environmental Protection Agency: require contacts between the regional wastewater commission and a utility regulated by the Kentucky Public Service Commission be subject to review and approval by the Kentucky Public Service Commission if the contract would raise rates; require the commission to be a signatory on any permit required by federal, state, or local law in the event the regional wastewater commission contracts for management of a wastewater facility; allow an accountant qualified and experienced to conduct the 5-year audit; prohibit the commission from assuming responsibility for any debts or payment of fines or penalties incurred by a member entity that it owed at the time of the formation of a regional wastewater commission; and amend the definition of "utility" for clarity.

Jan 8-introduced in House Jan 11-to Local Government (H) Jan 15-posted in committee

Feb 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 19, 2010

Feb 25-floor amendment (1) filed to Committee Substitute

Mar 1-3rd reading; floor amendment (1) adopted; returned to the Orders of the Day

Mar 2-floor amendment reconsidered; passed 82-17 with Committee Substitute, floor amendment (1)

Mar 3-received in Senate
Mar 5-to State & Local Government

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

HB 222 (BR 882) - L. Belcher, R. Palumbo, T. Riner, D. Sims

AN ACT relating to domestic relations. Amend KRS 403.135 to permit the inclusion of a minor child's name in a domestic relations proceeding.

Jan 8-introduced in House Jan 11-to Judiciary (H) Jan 26-posting waived

Jan 27-reported favorably, 1st reading, to Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Feb 1-3rd reading, passed 98-0 Feb 2-received in Senate Feb 4-to Judiciary (S)

 \mbox{HB} 223 (BR 1115) - M. Denham, R. Rand

AN ACT relating to weights and measures.

Create a new section of KRS 363.510 to 363.850 to allow the promulgation of administrative regulations relating to tobacco moisture testing devices; amend KRS 363.510 to include instruments to measure internal moisture or density of

unprocessed bulk tobacco in the "weights and measures" definition.

Jan 8-introduced in House Agriculture & Small Jan 11-to Business (H) Jan 13-posted in committee 20-reported favorably, reading, to Calendar

Jan 21-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 22, 2010 Jan 22-3rd reading, passed 98-0 Jan 25-received in Senate

Jan 26-to Agriculture (S)

HB 224 (BR 1100) - K. Flood, D. Graham, B. Yonts

AN ACT relating to the Kentucky Sports Authority.

Amend KRS 148.590 to change meeting schedule and clarify statutory mission of the Kentucky Sports Authority.

Jan 8-introduced in House Jan 11-to Tourism Development & Energy (H)

Jan 12-posted in committee Jan 14-reported favorably, 1st reading, to Calendar

Jan 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, January 19, 2010

Jan 20-3rd reading, passed 94-0 Jan 21-received in Senate

Jan 25-to Licensing, Occupations & Administrative Regulations (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President of the Senate; delivered to Governor

Mar 30-signed by Governor (Acts ch. 44)

HB 225 (BR 1084) - R. Crimm, T. Firkins, K. Flood, D. Graham, J. Jenkins, R. Palumbo, J. Wayne

AN ACT relating to animals.

Amend KRS 525.125, 525.130, and 525.135 to forfeit ownership of animals involved in cruelty and torture cases and prohibit ownership or possession of animals of the same species for two

Jan 8-introduced in House Jan 11-to Judiciary (H)

Introduced Jan. 11, 2010

HB 226/FN (BR 967) - T. Moore, E. Ballard, D. Butler, M. Cherry, M. Dossett, Gooch Jr., R. Henderson, B. Housman, T. Kerr, M. King, A. Koenig, Ji. Lee, C. Miller, D. Osborne, D. Pasley, S. Riggs, T. Riner, S. Santoro, C. Siler, J. Stewart III, B. Yonts

AN ACT relating to unemployment compensation

Amend KRS 341.370 to prohibit isqualification for unemployment benefits for a worker who leaves a job to follow a military spouse who has been reassigned to another military base or duty location that is 100 miles or more from the worker's home.

Jan 11-introduced in House Jan 13-to Labor & Industry (H) Jan 14-posted in committee

HB 227/LM (BR 935) - J. Jenkins, L. Belcher

AN ACT relating to training for emergency personnel.

Amend KRS 95A.260 to make emergency medical technicians and paramedics in cities of the first class or in a consolidated local government eligible for supplemental distributions from the Professional Firefighters Foundation Program fund; amend KRS 311A.020 to provide for the certification and recertification of emergency medical technicians based on the requirements of the National Registry of Emergency Medical Technicians; amend KRS 95A.250 to conform.

Jan 11-introduced in House Jan 13-to Local Government (H) Jan 22-posted in committee

HB 228 (BR 1032) - D. Floyd, L. Belcher, K. Bratcher, R. Crimm, J. DeCesare, B. DeWeese, B. Farmer, T. Firkins, J. Glenn, D. Graham, D. Horlander, J. Jenkins, C. Miller, D. Osborne, C. Rollins II, K. Stevens, R. Weston, S. Westrom

AN ACT relating to the taxation of the distilled spirits industry.

Create a new section of KRS Chapter 141 to provide the distilled spirits credit in an amount equal to the distilled spirits ad valorem tax assessed and timely paid to the Commonwealth as provided by KRS 132.160; amend KRS 141.0205 to place the credit in the applicable order.

Jan 11-introduced in House Jan 13-to Appropriations & Revenue (H)

HB 229/LM (BR 1138) - J. Bell

AN ACT relating to TVA in-lieu-of-tax payments.

Amend KRS 96.895 to distribute payments made by TVA in lieu of tax; base counties' share on power purchased for that county, rather than according to the location of TVA assets.

Jan 11-introduced in House Jan 13-to Appropriations & Revenue

HB 230/LM (BR 1033)

Jan 25-WITHDRAWN

HB 231/FN (BR 340) - Ji. Lee, T. Burch, L. Clark, B. DeWeese, J. Jenkins, M. Marzian, T. McKee, R. Meeks, H. Moberly Jr., D. Owens, R. Palumbo, D. Pasley, R. Rand, J. Richards, J. Wayne, S. Westrom, B. Yonts

AN ACT relating to specialty residential treatment centers.

Create a new section of KRS Chapter 216B to establish specialty residential treatment centers; define terms; require the centers to be licensed in accordance with KRS 216B.105 and to meet

certificate of need requirements; provide for the requirements of the centers; require the Cabinet for Health and promulgate Family Services to administrative regulations to implement the establishment and licensing of the treatment centers; require an annual report to be provided to the Interim Joint Committee on Health and Welfare: amend KRS 216B.455 to delete the provisions that create psychiatric residential treatment facility districts.

HB 231 - AMENDMENTS

HCS/FN - Delete original provisions; amend KRS 216B.450 to establish that current psychiatric residential treatment facilities shall now be known as Level I residential treatment psychiatric facilities; establish Level II licensed residential psychiatric treatment facilities; define terms; amend KRS 216B.455 to establish that current psychiatric residential treatment facilities shall now be known as Level I residential psychiatric treatment facilities; delete the provisions that create psychiatric residential treatment facility districts; establish that the cabinet shall investigate the need for specialty foster care and posttreatment services for persons discharged from Level I and Level II psychiatric residential treatment facilities and require a report to be submitted to the Governor and the Legislative Research Commission; create a new section of KRS 216B.450 to 216B.459 to establish for Level II psychiatric residential treatment facilities, the certificate of need requirements, facility requirements, staff and resident care requirements, requirements; require the Cabinet for Health and Family Services to promulgate administrative regulations relating to the operation of Level II psychiatric residential treatment facilities; require an annual report be provided to the Interim Joint Committee on Health and Welfare.

HCA (1/Title, J. Lee) - Make title amendment.

Jan 11-introduced in House Jan 13-to Health & Welfare (H) Jan 19-posted in committee

Jan 28-reported favorably, reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 3-3rd reading, passed 94-0 with Committee Substitute, committee amendment (1-title)

Feb 4-received in Senate Feb 8-to Health & Welfare (S)

Feb 10-reported favorably, 1st reading, to Calendar

Feb 11-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

the Orders of the Day Feb 19-passed over and retained in

Feb 18-passed over and retained in

the Orders of the Day

Feb 22-passed over and retained in the Orders of the Day Feb 23-3rd reading, passed 38-0

Feb 24-received in House: enrolled. signed by each presiding officer;

delivered to Governor Mar 4-signed by Governor (Acts ch. 7) HB 232/LM (BR 1125) - T. Burch, R. Meeks

AN ACT relating to the operation of a motor vehicle.

Create a new section of KRS Chapter 189 to define terms, including "personal communication device"; prohibit the use of a personal communication device to send or receive verbal or text communications by the operator of a provide vehicle; limited motor exceptions; amend KRS 189.990 to provide for a warning for the first violationa fine between \$20 and \$100 for subsequent violations.

Jan 11-introduced in House Jan 13-to Transportation (H) Jan 22-posted in committee

HB 233 (BR 1043) - J. Greer, S. Riggs, D. Keene

AN ACT relating to insurance licensing.

Amend KRS 304.9-020 to move the definitions for "rental vehicle agent" and vehicle agent managing employee" from KRS 304.9-501 to the subtitle definitions statute; update the definitions of "public adjuster," "independent" and "staff adjuster" to reflect the new uniform definitions; amend the definition of "negotiate" to adopt the definition in the NAIC Producer Model Act: amend KRS 304.9-105 to clarify that a license will "terminate" rather than be revoked if a producer fails to provide proof of financial responsibility; amend KRS 304.9-130 and 304.9-133 to remove the requirement that licensed business entities file an annual report of all designated individuals not terminated on or prior to December 31; amend KRS 304.9-150 to prohibit authorization of entity with same or similar name as licensee already authorized; amend KRS 304.9-230 to add rental vehicle insurance as a limited line of authority; amend KRS 304.9-260 to clarify that a penalty for failure to comply with the renewal procedures will be assessed from the first day after expiration, clarify that the producer will have 60 day grace period before the license will expire to provide continuing education compliance documentation, renewal fee, and penalty fee; amend KRS 304.9-280 to clarify provisions: termination-without-cause amend KRS 304.9-295 to clarify that a license will expire rather than terminate for noncompliance with the continuing education requirements; amend KRS 304.9-421 and 304.9-425 to adopt language from the NAIC Producer Licensing Model Act to expand the scope to all licensees; remove the requirement that an individual receiving override commissions be licensed; amend KRS 304.9-430 and 304.9-432 and create new sections of Subtitle 9 of KRS Chapter 304 to adopt the NAIC Adjuster Model Act; amend KRS 304.9-505, 304.9-436, 304.9-507, and 304.9-509 to provide conforming changes that rental vehicle insurance will now be governed by general statutes related to limited lines of authority; amend KRS 304.12-100 to conform; repeal KRS 304.9-070. 304.9-485. 304.9-501. 304.9 503, and 304.9-513.

HB 233 - AMENDMENTS

HCS - Delete Section 3, which contained an amendment to KRS 304.9-130 relating to deletion of the requirement for designation by a business entity to the executive director of the office of insurance of an agent's authorized to act for the business entity; and make conforming and technical corrections.

HFA (1, R. Damron) - Amend KRS 304.9-020, 304.9-280, 304.9-430, and 304.9-432 to delete references to the National Association of Insurance Commissioners; amend KRS 304.9-430 to establish an exemption from licensing requirements for employees of a licensed independent adjuster or its affiliates that meet designated requirements.

HFA (2, R. Damron) - Amend KRS 304.9-020, 304.9-280, 304.9-430, and 304.9-432 to delete existing and proposed references to the National Association of Insurance Commissioners; amend KRS 304.9-430 to independent adiuster relating licensure exemptions to clarify that a person who is an employee of a licensed independent adjuster or of an affiliate of an independent adjuster or who is supervised by a licensed independent adjuster who supervises no more than 25 people is exempt from licensure requirements if he or she collects claim information, enters data into an automated claims adjudication system, or furnishes claim information to insureds or claimants from the automated claims adjudication system.

SCS - Retain original provisions, except amend the definition of "negotiate" to clarify that the definition of negotiate does not apply to negotiating a claims settlement.

Jan 11-introduced in House Jan 13-to Banking & Insurance (H) Jan 15-posted in committee

Jan 20-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Jan 21-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, January 27, 2010

Jan 25-floor amendment (1) filed to Committee Substitute

Jan 26-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Jan 28-floor amendment (2) filed to Committee Substitute

Feb 2-3rd reading, passed 98-0 with Committee Substitute, floor amendment (2)

Feb 3-received in Senate

Feb 5-to Banking & Insurance (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0 with Committee Substitute; received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate Committee Substitute for Thursday, March 18, 2010 Mar 29-House concurred in Senate Committee Substitute; passed 98-0;

officer; delivered to Governor
Apr 8-signed by Governor (Acts ch.

enrolled, signed by each presiding

HB 234 (BR 1112) - J. Stewart III

AN ACT relating to stockyards.

Amend KRS 261.240 to require stockyards to provide buyers of livestock with sales receipts showing the names and counties of sellers; require the sales receipt to show the state of the seller if the livestock are from out of state; make technical corrections.

Jan 11-introduced in House Jan 13-to Agriculture & Small Business (H)

HB 235 (BR 1086) - D. Osborne

AN ACT relating to inheritance tax. Amend KRS 140.070 to include greatgrandchildren as Class A beneficiaries.

Jan 11-introduced in House Jan 13-to Appropriations & Revenue (H)

Introduced Jan. 12, 2010

HB 236 (BR 1075) - T. Kerr

AN ACT relating to sales representatives' contracts.

Amend KRS 371.370 to delete situs restrictions contained in the definition of "principal."

Jan 12-introduced in House Jan 13-to Labor & Industry (H) Jan 14-posted in committee

HB 237 (BR 1078) - C. Siler, T. Pullin, D. Butler, H. Collins, R. Crimm, T. Edmonds, J. Greer, T. McKee, C. Miller, T. Moore, T. Riner, S. Santoro, A. Wuchner, B. Yonts

AN ACT relating to coordinated benefits for Kentucky National Guard members returning from deployment and declaring an emergency.

Amend KRS 38.030 to permit the Governor to authorize active duty pay for National Guard members injured while on state active duty rather than for members injured during the 2009 winter storm; EMERGENCY.

Jan 12-introduced in House Jan 13-to Military Affairs & Public Safety (H)

Jan 22-posted in committee
Jan 27-reported favorably, 1st
reading, to Calendar

Jan 28-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 1, 2010

Feb 1-3rd reading, passed 97-0

Feb 2-received in Senate

Feb 4-to Veterans, Military Affairs, & Public Protection (S)

Feb 25-reported favorably, 1st reading, to Consent Calendar

Feb 26-2nd reading, to Rules

Mar 1-posted for passage in

Mar 1-posted for passage in the Consent Orders of the Day for Tuesday, March 2, 2010

Mar 2-3rd reading, passed 38-0; received in House

Mar 3-enrolled, signed by Speaker of the House

Mar 4-enrolled, signed by President of the Senate; delivered to Governor

Mar 11-signed by Governor (Acts ch. 13)

HB 238 (BR 1019) - J. Richards, J. Jenkins, C. Miller

AN ACT relating to veterinarians.

Amend KRS 321.185 to provide immunity from civil or criminal actions to veterinarians who, in good faith, report suspected incidents of animal abuse or torture to the proper authorities.

HB 238 - AMENDMENTS

HCA (1, T. McKee) - Delete provisions granting civil or criminal immunity to veterinarians who report suspected animal cruelty cases; provide that veterinarians who report suspected animal cruelty cases not be in violation of client/patient confidentiality requirements.

Jan 12-introduced in House Jan 13-to Judiciary (H)

Jan 14-reassigned to Agriculture & Small Business (H)

Jan 25-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with committee amendment (1)

Feb 18-received in Senate Feb 22-to Judiciary (S)

HB 239 (BR 1059) - K. Stevens, J. Carney, J. Glenn, D. Graham, J. Richards, T. Riner, C. Rollins II, W. Stone

AN ACT relating to literacy.

Create a new section of KRS Chapter 158 to designate the last Wednesday in August as Kentucky Literacy Day to be observed by all public schools in the state.

HB 239 - AMENDMENTS

HCS - Include public libraries in the observation of Kentucky Literacy Day.

SCS - Retain the original provisions; amend KRS 160.345 to require the superintendent to provide the school-based decision making council three finalists for a principal vacancy; provide that the school council have 3 weeks to make its choice, and if the school council cannot agree to select one of the finalists from which the superintendent shall select the principal.

SCA (1/Title, K. Winters) - Make title amendment.

SFA (1, V. McGaha) - Make technical correction.

Jan 12-introduced in House

Jan 13-to Education (H)

Jan 28-posted in committee

Feb 2-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 with Committee Substitute

Feb 11-received in Senate

Feb 16-to Education (S)

Mar 10-taken from committee; 1st reading; returned to Education (S)

Mar 11-taken from committee; 2nd reading; returned to Education (S)

Mar 18-reported favorably, to Rules

with Committee Substitute, committee amendment (1-title)

Mar 19-floor amendment (1) filed to Committee Substitute

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 19-14 with Committee Substitute, committee amendment (1-title), and floor amendment (1)

Mar 24-received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title), floor amendment (1) for Monday, March 29, 2010

HB 240 (BR 442) - R. Adkins, T. Riner, S. Riggs, K. Sinnette

AN ACT relating to the promotion of the efficient use of energy, making an appropriation therefor, and declaring an emergency.

Repeal and reenact KRS 56.770 relating to definitions; repeal and reenact KRS 56.775 relating to construction or renovation of public buildings; repeal and reenact KRS 56.777 relating to the High-Performance Buildings Advisory Committee; repeal and reenact KRS reporting 56.782 relating to requirements; repeal and reenact KRS 141.435 relating to definitions; repeal and reenact KRS 141.436 relating to income tax credits for energy-efficient products; repeal and reenact KRS 141.437 relating to income tax credits for ENERGY STAR homes, and ENERGY STAR manufactured homes; repeal and reenact KRS 141.0205 relating to credit ordering; repeal and reenact KRS 151.720 relating to hydroelectric generating units; repeal and reenact KRS 160.325 relating to Kentucky Energy Efficiency Program; repeal and reenact KRS 278.285 relating to residential utility meters; repeal and reenact KRS 158.808 relating to energy technology career track programs; repeal and reenact KRS 152.713 relating to the creation of the Center for Renewable Energy Research and Environmental Stewardship; repeal and reenact KRS 56.772, 56.774, 56.776, 56.778, 56.783, and 56.784 relating to conforming changes; repeal and reenact KRS 42.580, 42.582, 42.584, 42.586, and 42.588 relating to the Kentucky bluegrass turns green programs; reaffirm bond authorizations contained in 2008 Regular Session HB2/EN and amend the bond authorization to fiscal year 2010-2011 for the bluegrass turns green program for private and public demand management side projects; EMERGENCY.

Jan 12-introduced in House

Jan 13-to Natural Resources & Environment (H)

Jan 19-posted in committee

Jan 21-reported favorably, 1st reading, to Calendar

Jan 22-2nd reading, to Rules

Jan 25-posted for passage in the Regular Orders of the Day for Tuesday, January 26, 2010

Jan 27-3rd reading, passed 98-0

Jan 28-received in Senate

Feb 3-to Appropriations & Revenue (S)

Feb 9-reported favorably, 1st reading,

to Calendar

Feb 10-2nd reading, to Rules

Feb 16-posted for passage in the Regular Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 38-0; received in House

Feb 18-enrolled, signed by each presiding officer; delivered to Governor Feb 25-signed by Governor (Acts ch. 5)

HB 241 (BR 1145) - S. Riggs, J. Greer

AN ACT relating to captive insurers. Amend KRS 304.49010 to expand the definitions of "captive "consortium," "consortium captive insurer," and "controlled unaffiliated business'; amend KRS 304.49-020 to authorize the executive director to provide retention risk group confidential application and examination information to NAIC representatives for accreditation review if the NAIC agrees in writing to confidentiality maintain information; amend KRS 304.49-040 to require that a consortium, sponsored, or agency captive insurer maintain unimpaired paid-in capital and surplus of not less than \$500,000; to decrease the minimum free surplus for a captive insurer organized as a reciprocal insurer from \$1 million to \$500,000; and to authorize the executive director to approve a surplus note for capital and surplus requirements; amend KRS 304.40-050 to authorize the executive director to rescind approval and require repayment of captive insurer dividend payments made in excess of the approved amount; amend KRS 304.49-060 to provide that all captives may be formed as an LLC, LLP, or statutory trust, in accordance with the 2007 amendments to the state corporations, partnership, nonprofit, limited partnership, and business trust laws; amend KRS 304.49-070 to incorporate various minor changes for streamlining financial filings and clarifying optional filing and report requirements for captives with nontraditional fiscal year accounting schedules; amend KRS 304.49-100 to consolidate investment requirements for all captive insurers, except an industrial insured captive insurer, by requiring all captive insurers to establish, monitor, and control their investment strategy, which shall not be subject to limitations contained in Subtitle 7 of KRS Chapter 304; authorize the executive director to prohibit or limit any investment that threatens the company's solvency or liquidity and to delete the separate restrictions; delete the separate provisions for investment requirements for the various captive insurers; amend KRS 304.49-110 to clarify the requirements for a captive insurer to provide reinsurance on risks ceded by another insurer or captive; amend KRS 304.49-130 to clarify that in the normal course of business this section does not prohibit captive insurers from entering into reinsurance or pooling transactions; amend KRS 304.49-170 to authorize, rather than require, the director to promulgate administrative regulations establishing standards for risk management functions of any controlled unaffiliated business insured by a pure captive insurer; authorize the executive director to approve the coverage of such risks;

amend KRS 304.49-140 to include other legal or statutory entities which may be converted or merged with and into a reciprocal insurer; amend KRS 304.49-220 to add self-insurers to the exemption from the reinsurance premium tax; amend KRS 304.49-222 to require a captive insurer's manager to be approved by the executive director and delete the requirement that the manager be a resident of Kentucky; amend KRS 304.49-226 to clarify that the executive director shall be notified of any change in the operations of the captive insurer's financial condition or management by the management, the insurer, or the manager; require a captive insurer to notify the executive director of any changes in the officers, directors, owners, captive manager, actuary, or auditor; and authorize a captive insurer to make loans to its parent company or affiliate with approval of the executive director and evidenced by a note.

HB 241 - AMENDMENTS

HFA (1, R. Damron) - Delete Section 2 in its entirety and renumber subsequent sections to conform; delete the provision that requires an industrial insured captive insurer to meet the standards of the National Association of Insurance Commissioners in order to provide reinsurance or take credit for reinsurance ceded if it is insuring the risks of an industrial insured group.

Jan 12-introduced in House
Jan 13-to Banking & Insurance (H)
Jan 15-posted in committee
Jan 20-reported favorably, 1s

reading, to Calendar
Jan 21-2nd reading, to Rules; posted
for passage in the Regular Orders of the
Day for Friday, January 22, 2010; floor
amendment (1) filed

Jan 26-3rd reading, passed 98-0 with floor amendment (1)

Jan 27-received in Senate
Jan 28-to Banking & Insurance (S)
Mar 16-reported favorably, 19
reading, to Consent Calendar

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-passed over and retained in the Consent Orders of the Day

Mar 26-3rd reading, passed 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch. 91)

HB 242 (BR 495) - D. Floyd

AN ACT relating to unemployment compensation.

Amend KRS 341.415 relating to recovery and recoupment of unemployment benefits to require repayment of benefits if employee is convicted of embezzling funds.

HB 242 - AMENDMENTS

HFA (1, D. Watkins) - Delete original provisions; amend KRS 214.034 to require immunization against human papillomavirus and require that parental statements to withhold consent be filed with the immunization certificate; amend KRS 214.036 to require forms relating to exemptions from immunization to include a form that reflects the parents' choice to

accept or decline immunization against human papillomavirus; require the department to provide educational resources to the public and all schools with specific information; amend KRS 158.035 to conform.

HFA (2/Title, D. Watkins) - Make title amendment.

HFA (3/P, D. Floyd) - Delete original provisions; attach provisions of HB 414 to amend KRS 205.712 to change requirements for financial institution data match systems; amend KRS 205.778 to change provisions related to data matches for child support arrearages; amend KRS 205.792 to make citation correction; amend KRS 405.465 to delete requirement for a certified copy of an order by the court to be sent to an employer; amend KRS 405.467 to delete requirement for a certified copy of an order for withholding.

HFA (4/Title, D. Floyd) - Make title amendment.

Jan 12-introduced in House Jan 13-to Labor & Industry (H) Jan 14-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar

Feb 19-2nd reading, to Rules; taken from Rules Committee; placed in the Orders of the Day

Mar 9-floor amendments (1) and (2-title) filed

Mar 19-floor amendments (3) and (4-title) filed

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

Introduced Jan. 13, 2010

HB 243 (BR 426) - C. Miller, C. Siler, D. Butler, D. Horlander, D. Keene, T. McKee, J. Richards, D. Watkins

AN ACT relating to suicide prevention training.

Amend KRS 156.095 to require the Kentucky Department of Education to develop and distribute to schools guidelines for training in suicide prevention; allow school staff to participate in training; award professional development credit to staff who participate in training; cite this as "The Jason Flatt Act."

Jan 13-introduced in House Jan 19-to Education (H)

HB 244 (BR 161) - J. Bell, C. Hoffman

AN ACT relating to crimes and punishments.

Amend KRS 532.356 to make the loss of a driver's license for a theft offender who has not paid their restitution discretionary with the court rather than mandatory.

Jan 13-introduced in House Jan 19-to Judiciary (H) Jan 26-posting waived

HB 245 (BR 291) - J. Bell, C. Embry Jr., S. Westrom

AN ACT relating to debt buyers. Create a new section of KRS Chapter 367 to define debt buyers; prohibit debt

buyers from engaging in unfair, false,

misleading, or deceptive acts or practices; establish requirements for legal complaints filed by debt buyers in the course of debt collection; establish requirements for entry of default judgments against debtors when the complaint is initiated by a debt buyer; set forth liability for debt buyers for violations of this Act.

Jan 13-introduced in House Jan 19-to Banking & Insurance (H)

HB 246/FN (BR 292) - K. Flood, D. Graham

AN ACT relating to restaurant display of caloric information.

Create new section of KRS 217.280 to 217.390 to define "food facility," "nutrient content disclosure statement," "drivethrough," "menu board," "point of sale," and "standard menu item"; require food service establishments identified with chain restaurants and having 20 or more locations in the United States to provide a nutrient content disclosure statement for all food and drink items sold on menus and menu boards; permit food establishments to provide additional nutrition information; amend KRS 217.990 to establish that violators shall be fined no less than \$100 and no more than \$1,000 for each violation; establish a delayed effective date of July 1, 2011.

Jan 13-introduced in House Jan 19-to Health & Welfare (H) Feb 1-posted in committee

HB 247/LM (BR 1137) - M. Harmon

AN ACT relating to gubernatorial elections.

Create new sections of KRS Chapter 118 to require a candidate for Governor to select a running mate in a slate of candidates after filing a certificate or petition of nomination and not later than the second Tuesday in August preceding the regular election for the office of Governor; establish a procedure to follow if a vacancy occurs in a candidacy for the office of Lieutenant Governor; amend KRS 121.015 to redefine "slate of candidates"; amend KRS 117.275, 118.025, 118.125,118.245, 120.055, 120.095, and 121.170 to conform; repeal KRS 118.127 and 118.227.

HB 247 - AMENDMENTS

HCS/LM - Retain original provisions, except require candidate for Governor to designate his or her nominee for Lieutenant Governor by filing a declaration of nomination with the Secretary of State; amend KRS 118.105 to conform; require State Board of Elections to print notice of change in composition of slate of candidates and provide that votes cast for slate of candidates prior to composition change shall be counted as votes for new slate composition.

HFA (1, M. Harmon) - Retain original provisions, except delete original Section 1 and replace with amendment to KRS 118.127 to provide that a slate of candidates for Governor and Lieutenant Governor shall jointly appear only on the ballot for the regular election if a party's gubernatorial nominee files a declaration of nomination designating the nominee for Lieutenant Governor no later than the

fourth Tuesday after the primary or if the governing authority of the party fills the vacancy after the required time; require declaration of nomination to be in form prescribed by the State Board of Elections and to be subscribed and sworn to by candidates; provide that the failure to designate creates a vacancy in the nomination for Lieutenant Governor; require designated Lieutenant Governor nominee to be qualified under KRS 116.055; prescribe the oath required of the slate of candidates; amend Section 4, KRS 118.105, and Section 10, KRS 121.015, to conform.

HFA (2, M. Harmon) - Amend KRS 6.767 to allow a member of the General Assembly or the campaign committee for a member of the General Assembly to accept contributions from legislative agents in a campaign for Governor or Lieutenant Governor; amend KRS 6.751 and 6.811 to conform.

HFA (3/Title, M. Harmon) - Make title amendment.

HFA (4/P, M. Harmon) - Retain original provisions; amend various KRS sections to change the date of the primary, except for the presidential preference primary, from the first Tuesday after the third Monday in May to the first Tuesday after the first Monday in August; change the filing deadline for political candidates from the last Tuesday in January to the last Tuesday in April; change the date of the presidential preference primary from the first Tuesday after the third Monday in May to the first Tuesday after the third Monday in March; allow a member of the General Assembly or the campaign committee of a member of the General Assembly to accept campaign contributions from legislative agents in a race for Governor or Lieutenant Governor; amend KRS 118.176 to add candidates for special elections to current definitions; amend various KRS sections to include political organization or political group candidates as candidates required to file nomination papers for a general election; amend KRS 118.375 to change from 106 days to three months the minimum time for certain candidates to file petitions for a vacant elective office: amend KRS 118.760 to state the procedures to be followed for the nomination of independent, political organization, or political group candidates for a special election; amend KRS 118A.100 to petition standards for establish candidates for the unexpired term of a judicial office; amend KRS 118A.190 to establish for the board of elections of each county a deadline for certification to the Secretary of State following a primary or special election; amend various KRS sections to conform.

Jan 13-introduced in House
Jan 19-to Elections, Const.
Amendments & Intergovernmental

Affairs (H)
Jan 28-posted in committee

Feb 9-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 11, 2010

Feb 19-floor amendment (1) filed to Committee Substitute

Mar 22-floor amendment (2) filed to Committee Substitute, floor amendment (3-title) filed

Mar 23-floor amendment (4) filed to Committee Substitute

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 248 (BR 1092) - M. Denham

AN ACT relating to group life insurance.

Amend KRS 304.16-030 to allow payments for group life insurance to be paid entirely from funds contributed by insured employees; create a new section of Subtitle 16 of KRS Chapter 304 to establish new definitions for group coverage and discretionary groups; allow the commissioner to disapprove a proposed group if the group is not in the best interests of the public, would not result in economies of acquisition or administration, or the benefits of the policy are not reasonable in relation to the premiums charged; amend KRS 304.16-085 to define dependent to include children age 18 to 25 who meet certain requirements and an insured's mentally or physically handicapped child regardless of age; amend KRS 304.16-090 regarding credit union groups to clarify that payments for group life insurance may be paid either wholly from the credit union's funds or partly from the credit union's funds and partly from funds contributed by the insured members.

Jan 13-introduced in House Jan 19-to Banking & Insurance (H) Feb 1-posted in committee Feb 3-reported favorably, 1st reading, to Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 24-3rd reading, passed 97-0 Feb 25-received in Senate Mar 1-to Banking & Insurance (S)

HB 249/LM (BR 1157) - T. Riner, G. Stumbo

AN ACT relating to crimes and punishments.

Amend KRS 508.030 relating to assault in the fourth degree to provide that if the act was intentional and the relationship between the perpetrator and the victim meets the definition of family member or member of an unmarried couple then the offense shall constitute a high misdemeanor under Sections 145 and 150 of the Constitution of Kentucky prohibiting persons convicted of a high misdemeanor from voting or holding public office unless granted a restoration of rights by the Governor.

Jan 13-introduced in House Jan 19-to Judiciary (H) Feb 1-posted in committee

HB 250/FN/LM (BR 901)

Feb 9-WITHDRAWN

HB 251/LM (BR 1147) - D. Butler

AN ACT relating to stray equines. Create a new section of KRS Chapter 259 to define "local government" and "stray equine"; amend KRS 259.110 to specify when a stray equine may be taken up and posted; amend KRS 259.120 to remove some restrictions on when a stray equine may be taken up: remove the fee to be paid to the justice of the peace for posting the stray; require the record of the posting to be displayed in the sheriff's office instead of on the courthouse door; remove the requirement that a record of the posting be published pursuant to KRS Chapter 424; remove the distinction between strays younger than 2 years old and older than 2 years old; allow the taker-up to recover the actual costs incurred for keeping the stray equine and having it gelded from the true owner; amend KRS 259.130 to apply only to stray equines; shorten the period for absolute title to the stray equine to vest in the taker-up from 2 years to 90 days; remove reference to stray cattle; amend KRS 259.140 to allow the taker-up to sell the stray equine; allow the true owner to claim the proceeds from the sale less the costs for keeping the stray; provide civil and criminal immunity for local government employees acting in good faith in discharging their duties under the Act; amend KRS 259.990 to remove penalties that no longer apply to certain sections of the chapter; repeal KRS 259.150, 259.160, 259.170, 259.180, and 259.190.

HB 251 - AMENDMENTS

HFA (1, D. Butler) - Add a definition for "stray cattle"; allow stray cattle to be taken up and posted by a landowner or long-term tenant when found on his place of residence; reinstate the posting process for cattle whereby the taker-up swears an oath to the justice of the peace that the cattle were taken up as strays on his property within the last 10 days and that he has not altered the marks or brands of the cattle; require posting of the stray cattle certificate issued by the justice of the peace in the local sheriff's office; allow the taker-up to recover the actual costs of keeping the cattle from the true owner; reinstate the provision for the vesting of ownership of the cattle in the taker-up after 12 months; require the taker-up to pay the true owner the value of the cattle less the expenses incurred in keeping them if the taker-up sells the cattle before true ownership in the cattle has vested in him; provide for civil and criminal immunity for local government officials acting in good faith in the discharge of their duties for posting stray cattle.

SCA (1/Title, D. Givens) - Make title amendment.

Jan 13-introduced in House Jan 19-to Agriculture & Small Business (H)

Jan 25-posted in committee Feb 3-reported favorably, 1st reading, to Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 10-floor amendment (1) filed Feb 11-3rd reading, passed 95-1 with floor amendment (1)

Feb 12-received in Senate

Feb 16-to Agriculture (S)

Mar 4-reported favorably, 1st reading, to Calendar with committee amendment (1-title)

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Wednesday, March 10, 2010 Mar 10-3rd reading, passed 36-0 with committee amendment (1-title); received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate committee amendment (1-title) for Thursday, March 18, 2010

Mar 29-House concurred in Senate committee amendment (1-title); passed 97-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 92)

HB 252/LM (BR 1172) - C. Embry Jr.

AN ACT relating to reflex sympathetic dystrophy.

Create a new section of KRS Chapter 214 to require that applicants for medical licenses under KRS Chapters 311, 311A, and 314 have completed appropriate educational courses on the recognition and treatment of reflex sympathetic dystrophy; require continuing education concerning the recognition and treatment of reflex sympathetic dystrophy once every 10 years for current medical professionals; require license or certificate holders to submit a cabinet-approved form confirming completion of course by August 31, 2014.

Jan 13-introduced in House Jan 19-to Health & Welfare (H)

HB 253/LM (BR 1132) - D. Floyd, B. Montell, K. Bratcher, R. Crimm, J. DeCesare, M. Dossett, J. Fischer, M. Harmon, T. Moore, L. Napier, D. Osborne, S. Santoro, A. Wuchner

AN ACT proposing to create a new section of the Constitution of Kentucky, adopting a 21st Century Bill of Rights.

Propose to create a new section of the Constitution of Kentucky to require the Kentucky General Assembly to provide a reasonable period of time for public review and comment prior to the final enactment of any appropriation or revenue measure; require city, county, and state governmental and quasigovernmental agencies to technology and make public information accessible via electronic media; declare no law or rule shall compel any person, employer, or health care provider to participate in any health care system; declare no law or rule shall compel any person, employer, or health care provider to provide abortion services; declare that no law or rule shall prevent the severing of coal and require city, county, and state governmental agencies to assist in the advancement of energy policy, science, technology, and innovation using Kentucky coal and other Kentucky-based energy resources; declare no law or rule shall prevent any person, employer, teacher, or city, county, or state government official from posting the Ten Commandments as part of a display of historic documents; declare no law or rule shall compel any law-abiding person to surrender firearms or infringe upon the lawful possession and use of firearms; and to claim sovereignty under the Tenth Amendment to the Constitution of the United States over all powers not otherwise enumerated and granted to the federal government by the Constitution of the United States for the people of the

Commonwealth of Kentucky.

Jan 13-introduced in House Jan 19-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 254/HM (BR 189) - J. Fischer, M. Harmon, R. Crimm, A. Koenig, B. Montell, A. Webb-Edgington, A. Wuchner

AN ACT relating to health insurance. Create a new section of Subtitle 17A of KRS Chapter 304 to provide that no individual nor any business entity domiciled in Kentucky shall be required to purchase health insurance coverage, notwithstanding any federal mandate, fines, taxes or penalties; create a new section of Subtitle 17A of KRS Chapter 304 to define terms relating to foreign health insurers; create a new section of Subtitle 17A of KRS Chapter 304 to authorize foreign health insurers to offer and provide individual or small group health benefit plans to Kentucky residents; create a new section of Subtitle 17A of KRS Chapter 304 to establish requirements for a foreign health insurer to obtain a certificate of authority to do business in Kentucky; create a new section of Subtitle 17A of KRS Chapter 304 to establish disclosure requirements regarding plan differences for individual and small group health benefit plans provided by foreign insurers in Kentucky and which state's laws will govern issuance and requirements of the plan; create a new section of Subtitle 17A of KRS Chapter 304 to authorize the executive director of the office of insurance to deny, revoke or suspend a foreign health insurer's certificate of authority, establish fair marketing standards for foreign health insurers to be applied in nondiscriminatory manner, and require a foreign health insurer to establish an internal and external review process for an adverse determination or notice of a coverage denial, to comply with Kentucky's unfair trade practices and frauds requirements, to participate in the Kentucky Life and Health Insurance Guaranty Association, and to comply with the reserve requirements for foreign insurers; create a new section of Subtitle 17A of KRS Chapter 304 to authorize the executive director of the office of insurance to promulgate necessary regulations to effectuate the provisions of this Act relating to foreign health insurers; amend KRS 304.5-160 to require all foreign health insurers selling health insurance in Kentucky to comply with the prohibition on providing coverage for abortions, except by an optional rider and payment of an additional premium for the rider; amend KRS 304.9-010 to exempt foreign health insurers from Kentucky insurance licensure requirements; and, amend KRS 304.11-045 to exempt foreign insurers from the jurisdiction of the office

Jan 13-introduced in House Jan 19-to Banking & Insurance (H)

of insurance, except to the extent

HB 255 (BR 1113) - D. Osborne

provided by this Act.

AN ACT relating to bicycles. Create a new section of KRS Chapter 189 to prohibit the operation of a bicycle on a state-maintained highway while transporting a person under the age of 18 years in an attached trailer or other apparatus.

Jan 13-introduced in House Jan 19-to Transportation (H)

HB 256/FN (BR 1121)

Mar 8-WITHDRAWN

Introduced Jan. 14, 2010

HB 257/FN (BR 1221) - T. Burch, T. Riner

AN ACT relating to a residential option for substance abusers.

Create a new section of KRS Chapter 222 to permit the Cabinet for Health and Family Services, subject to available funding, to contract with an agency to operate a therapeutic home as a residential option for substance abuse treatment for adults; require access to services related to treatment, job training, and life skills; permit homes to operate as business training schools; permit the cabinet to promulgate regulations establishing requirements for the operation of the home and business training schools; permit admission to be an alternative to incarceration as appropriate.

Jan 14-introduced in House Jan 19-to Health & Welfare (H) Jan 25-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate Feb 22-to Judiciary (S)

HB 258/FN/LM (BR 1085) - T. Burch, T. Riner, D. Graham

AN ACT relating to the accreditation of health departments and making an appropriation therefor.

Create a new section of KRS Chapter 194A to create to Kentucky Commission on Public Health within the Finance Cabinet; Administration establish membership and duties commission including that all health departments achieve national accreditation and maintain accreditation the national Public Health Accreditation Board, by December 31, 2019; require the commission to submit an annual report; appropriate \$500,000 to operate the commission.

HB 258 - AMENDMENTS

HCS/LM - Retain original provisions of the bill except to remove the appropriation and to create the Kentucky Commission on Public Health within the Public Health Leadership Institute at the University of Kentucky under KRS Chapter 164.

HCA (1/Title, T. Burch) - Make title amendment.

Jan 14-introduced in House Jan 19-to Health & Welfare (H) Jan 25-posted in committee Feb 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1title)

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 with Committee Substitute, committee amendment (1-title)

Feb 11-received in Senate
Feb 16-to Health & Welfare (S)
Mar 10-reported favorably, 1s
reading, to Consent Calendar

Mar 11-2nd reading, to Rules Mar 17-posted for passage in the Consent Orders of the Day for Thursday,

March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day

Mar 24-recommitted to Health & Welfare (S)

HB 259/FN (BR 136) - T. Burch

AN ACT relating to the Kentuc

AN ACT relating to the Kentucky Hemophilia and Blood Disorder Program.

Create new section of KRS Chapter 214 to establish the Kentucky Hemophilia and Blood Disorder Program in the Department for Public Health; require the program to assist in the development and expansion of programs for the diagnosis and treatment of hemophilia and blood disorders, provide health benefit plan insurance coverage case management, make referrals to Kentucky Access, evaluate other funding sources, pay medical insurance premiums unless prohibited by law, provide for community educational conduct programs, educational programs; set eligibility requirements; require the program to provide services to the extent funding is available; create a new section of KRS Chapter 214 to establish the Kentucky Hemophilia and Blood Disorder Board; establish membership of the board; repeal KRS 200.550 and 200.560; amend KRS 211.015 to conform.

HB 259 - AMENDMENTS

HCS/FN - Retain original provisions of the bill expect delete all reference to "other blood related disorders."

HCA (1/Title, T. Burch) - Make title amendment.

Jan 14-introduced in House Jan 19-to Health & Welfare (H) Jan 25-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with Committee Substitute, committee amendment (1-title)

Feb 18-received in Senate Feb 22-to Health & Welfare (S)

Feb 25-reassigned to Appropriations & Revenue (S)

HB 260 (BR 950) - T. Burch

AN ACT relating to children in the custody of the state.

Create a new section of KRS Chapter 610 to require the Court of Justice to establish rules of administrative procedure relating to juvenile and child protection and permanency cases; amend KRS 620.020 to define court proceeding; amend KRS 620.060 to require notice of right to counsel and appointment of counsel; add provision encouraging courts to establish local rules or procedures to appoint counsel at the earliest possible opportunity; amend KRS 620.070 to require summons to contain notice of right to counsel; amend KRS 620.080 to require time for counsel to consult with parent and child if appropriate, require appointment of counsel and guardian ad litem prior to temporary removal hearing and specify appointment includes actions through the first annual permanency review unless court replaces appointment, require a hearing if more than one guardian ad litem is appointed for a case, and require service to all parties including Finance and Administration Cabinet; create a new section of KRS Chapter 620 to require court to inform parent orally and with written materials about court procedures and specify conduct of temporary removal hearing and rights if further proceedings are required; amend KRS 620.100 to delete duplicative language; delete all language regarding payment and amount of fees for appointed attorneys; create a new section of KRS Chapter 620 to require payment to appointed attorneys based on the hourly rate established for legal services contracts with maximum payments for each phase of a case, and permit recovery of specified expenses upon approval of the court; require promulgation of administrative regulations by Finance Administration Cabinet; set court fees for appeals not to exceed \$500; amend KRS 31.215, 202B.210, 625.0405, 625.041, and 625.080 to conform; amend KRS 625.110 to require appointment of an attorney for an appeal of a termination of parental rights order for an indigent parent.

Jan 14-introduced in House Jan 19-to Judiciary (H)

 $\mbox{\bf HB}$ 261/LM (BR 1190) - M. Henley, J. Greer, T. Riner

AN ACT relating to special Gold Star Fathers license plates.

Amend KRS 186.162 to create a Gold Star Father's license plate with the same fees as the Gold Star Mothers plate; amend KRS 186.041 to allow two Gold Star Fathers license plates per eligible recipient; amend KRS 186.164 to set forth eligibility requirements.

Jan 14-introduced in House Jan 19-to Military Affairs & Public Safety (H)

Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0

Feb 18-received in Senate Feb 22-to Transportation (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-passed over and retained in the Consent Orders of the Day

Mar 16-3rd reading, passed 37-0

Mar 17-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 25-signed by Governor (Acts ch. 33)

HB 262 (BR 1222) - S. Santoro

AN ACT relating to inspections of commercial motor vehicles.

Amend KRS 189.227 to change references to "weighmasters" to "commercial motor vehicle inspectors"; transfer employment of commercial motor vehicle inspectors from the Transportation Cabinet to the State Police; make technical corrections.

HB 262 - AMENDMENTS

SCS - Amend KRS 281.755 to allow any peace officer designated by the Department of Kentucky State Police to make an inspection of any motor vehicle operating under the provisions of KRS Chapter 281; apply retroactively, but shall not be construed to permit the prosecution of a person whose vehicle was inspected by a peace officer who did not, prior to the effective date of this Act, have authority to perform inspections under KRS Chapter 281.

Jan 14-introduced in House
Jan 19-to Transportation (H)
Jan 22-posted in committee
Jan 26-reported favorably, 1
reading, to Consent Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate Feb 8-to Transportation (S)

Mar 10-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 with Committee Substitute

Mar 19-received in House; to Rules (H)

Mar 24-posted for passage for concurrence in Senate Committee Substitute

Mar 29-House concurred in Senate Committee Substitute ; passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 93)

HB 263/FN/LM (BR 1208) - T. Burch

AN ACT relating to the prevention of opioid drug overdose.

Create new sections of KRS Chapter 218A to define terms and create the Opioid Drug Overdose Prevention Program within the Department for Public Health to include projects to encourage 911 calls when overdoses are observed; programs to increase awareness of opioid antidotes among those unlikely to overdose on opiates, overdose prevention; recognition and response education in drug treatment

centers, outreach programs, and other organizations working with drug users and their families and communities; overdose recognition and response training in drug treatment centers; producing and distributing targeted or mass media materials on opioid drug overdose prevention and response; collaboration among health-care providers to promote the prescribing, dispensing, and distributing of opioid antidote; preparation of curricula for groups interested in the prevention of opioid drug overdose; coordinating education and training on opioid drug overdose response and treatment for certain groups; coordinating parent, family, and survivor education groups to prevent death from overdose; require health-care providers to ensure patient education on use of opioid antidote; prohibit disciplinary or other adverse action under relevant statutes for healthcare providers that dispense opioid antidote in good faith to patients; permit those that have received patient information and believe in good faith that a person is experiencing a drug overdose to administer the opioid antidote; direct the Department for Public Health promulgate to administrative regulations to implement the drug overdose program; extend civil immunity under this section to licensed physicians, nurses, pharmacists, paramedics, and physician assistants involved with training, prescribing, or dispensing the opioid antidote; create a new section of KRS Chapter 311A to authorize emergency medical paramedics technicians and administer the opioid antidote to any person that the EMT or paramedic has been called to attend that is exhibiting symptoms consistent with opioid drug overdose; require every ambulance provider in Kentucky to keep an adequate supply of opioid antidote and the necessary equipment to administer it; require every ambulance provider to establish medical protocols to be used by EMT providers and paramedics in assessing an individual's overdosing on opioid drugs, determining correct dosages of opioid drugs, and the methods for administration; amend KRS 15A.342 to extend the Office of Drug Control Policy's authority to include the drug overdose prevention program created by this Act.

HB 263 - AMENDMENTS

HCS/FN/LM -Retain provisions; except add a new subsection to Section 2 of the bill to require that the program described therein not become operational unless federal grant funds or similar sources are available to completely fund the program; change the Cabinet for Health and Family Services department administering the program created in Section 2 from the Department for Public Health to the Department for Mental Health and Mental Retardation Services; delete Section 4 to reflect change of administering department.

HFA (1, T. Burch) - Delete original provisions; create new sections of KRS 218A to define terms; create the Opioid Drug Overdose Prevention Program within the Department for Mental Health and Mental Retardation Services; permit this program to include the following: projects and policies to encourage 911

programs to increase awareness of opioid antidotes among those unlikely to overdose on opiates, overdose prevention, recognition, and response education in drug treatment centers, programs outreach and other organizations working with substance abusers and their families and communities, overdose recognition and response training in drug treatment centers, producing and distributing targeted or mass media materials on opioid drug overdose prevention and response, collaborating among health care providers to promote prescribing, dispensing, response, and treatment for certain groups, coordinating parent, family, and survivor education groups to prevent death from overdose, coordinating education and training on opioid drug overdose response and treatment for certain groups, coordinating parent, family, and survivor education groups to prevent death from overdose; require health care providers to ensure patient education on use of opioid antidote; require physicians and advanced registered practitioners when participating in this program and prescribing an opioid antidote to provide patient information; permit physicians and ARNPs to delegate the provision of patient information to certain entities: remove recourse to disciplinary action for health care providers that provide an opioid antidote to patients capable of administering the drug in an emergency; direct the Department for Mental Health and Mental Retardation Services to promulgate regulations to establish the Opioid Drug Overdose Prevention Program; require that the program described in the Act not become operational unless federal grant funds or similar sources are available to completely fund the program; create a new section of KRS Chapter 311A to permit emergency medical technicians and paramedics to administer an opioid antidote to any person who the EMT or paramedic has been called to attend if that person is exhibiting symptoms consistent with opioid drug overdose, require the EMT to follow the medical protocol established by the medical director in determining the appropriate dose of opioid antidote and the routes for administration; permit Kentucky ambulance providers to maintain an adequate supply of opioid antidote and appropriate equipment administration on every ambulance; establish protocols to be used by EMTs and paramedics in addressing opioid drug overdose.

calls when overdoses are observed,

HFA (2, T. Moore) - Retain original provisions except change the newly defined term "patient" to the newly defined term "delegated dispenser."

HFA (3, T. Burch) - Delete original provisions; create new sections of KRS 218A to define terms; create the Opioid Drug Overdose Prevention Program within the Department for Mental Health and Mental Retardation Services and make the programs' components permissive; direct the Department for Mental Health and Mental Retardation Services to promulgate regulations to establish the Opioid Drug Overdose Prevention Program; require that the program described in the Act not become operational unless federal grant

funds or similar sources are available to completely fund the program: create a new section of KRS Chapter 311A to permit emergency medical technicians and paramedics to administer an opioid antidote if a standing order or medical protocol established by the medical director of the employing licensed ambulance service permits; permit Kentucky ambulance providers to maintain an adequate supply of opioid antidote and the appropriate equipment for administration on every ambulance and establish protocols to be used by EMTs and paramedics in addressing opioid drug overdoses.

Jan 14-introduced in House Jan 19-to Health & Welfare (H) Jan 25-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendments (1) and (2) filed to Committee Substitute

Feb 24-floor amendment (3) filed to Committee Substitute

Feb 26-recommitted to Appropriations & Revenue (H)

HB 264 (BR 942) - W. Coursey

AN ACT relating to financial institutions.

Create a new section of KRS Chapter 134 to authorize a person who holds a recorded mortgage on real property or a perfected security interest in real or personal property, which is subject to state property taxes, to register the mortgage or security interest with the Department of Revenue, require the department to notify the sheriff of the appropriate taxing jurisdiction, and if the taxpayer fails to pay the taxes when due after the registration, require the sheriff to mail notice to the registrant mortgagee or holder of a perfected security interest of the right to pay the taxes as a as a transferee in accordance with KRS 134.121; amend KRS 160.570 to authorize a depository appointed by a local board of education to provide collateral in accordance with KRS 41.240, rather than execute a performance bond; create a new section of Subtitle 2 of KRS Chapter 286 to authorize that a fee be paid to a financial institution by state or local governments when the financial institution is required to assemble or provide financial records pertaining to a customer, except records required by the department to administer and enforce KRS Chapters 286 and 292; require the executive director of the Office of Financial Institutions to promulgate regulations to establish the purposes for which the fee may be charged and the reasonable and necessary amount of the fee; amend KRS 283.3-030 to authorize the executive director to allow a state or national bank to use a different name for a branch bank to avoid customer confusion; amend KRS 382.270 to delete the date restriction prior to July 12, 2006 for recording a deed or mortgages to constitute constructive notice of the contents if the instrument is

not acknowledged or proved according to law: amend KRS 382,430 to clarify that the no note or other evidence of indebtedness lodged for record with a county clerk shall be recorded unless the address of the person or the address of the principal place of business of a corporation that owns or holds the evidence of indebtedness is contained in the note or other evidence of indebtedness; amend KRS 425.126 to update terms to include security entitlement and securities intermediary, in addition to security, in accordance with KRS 355.8-102(1) and 355.8-201, and specify the requirements to be contained in the order relating to a security, an option or right to acquire a security and a security entitlement to be valid against any securities intermediary or nominee or agent of either, and to establish the requirements for a good faith written request for information regarding possession, custody or control of a security, option or right to acquire a security or entitlement and to require provision of the statement within ten (10) days of the request; amend KRS 427.150 to limit the exemption of retirement funds as property from an estate for the purposes of 11 U.S.C. sec. 522(b)(3) in a federal bankruptcy proceeding to the extent allowed by applicable federal law, to disallow the exemption for amounts contributed to a retirement account within 120 days of filing for bankruptcy or before the entry of judgment or other ruling against the debtor or the issuance of a levy, attachment, garnishment, or other execution or order if the exemption is being applied in other than a federal bankruptcy proceeding; amend KRS 427.160 to limit the \$1,000 general real or personal property exemption to federal bankruptcy proceedings to the extent allowed by federal law; and amend KRS 427.170 to limit the exemptions provided by the 11 U.S.C. sec. 522(b)(2) for debtors domiciled in Kentucky to property of the debtor's bankruptcy estate in a federal bankruptcy proceeding.

HB 264 - AMENDMENTS

HCS - Retain original provisions except delete Section 1 which would allow a holder of a recorded mortgage or a perfected security interest to register the interest with the Department of Revenue and would require the sheriff to notify the registrant if the taxpayer fails to pay the taxes; delete Section 4 which would have authorized a state or national bank to use a different name for a branch office or offices to avoid customer confusion in a community; and, clarify that failure to include the county of residence as part of the address of a mortgagee in a mortgage recorded with a county clerk does not affect the validity of the recording as constructive notice for purposes of KRS Chapter 382.

SCS - Retain original provisions, except delete Section 2 in its entirety; amend KRS 355.9-518 to specify that a correction statement filed by a bank, or subsidiary or affiliate thereof, shall affect the effectiveness of the record if an officer of the entity filing the statement provides the information required by KRS 355.9-218(2) in a written statement, if the officer's written statement provides his or her title and information identifying

how the filer qualifies as a bank, or subsidiary or affiliate thereof, the officer's written statement is acknowledged before a notary public, and the record to which the corrections statement relates was originally filed by or refers to a record filed by the entity filing the correction statement; amend KRS 355.9-510 to conform.

Jan 14-introduced in House Jan 19-to Banking & Insurance (H) Feb 1-posted in committee

Feb 24-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 98-1 with Committee Substitute

Mar 4-received in Senate

Mar 8-to Banking & Insurance (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 37-0 with Committee Substitute; received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute for Monday, March 29, 2010

Apr 1-House concurred in Senate Committee Substitute; passed 98-1; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 155)

HB 265/LM (BR 1083) - W. Coursey, G. Stumbo, J. Crenshaw, J. Richards, F. Steele, T. Thompson, A. Webb-Edgington, B. Yonts

AN ACT relating to crimes and punishments and declaring an emergency.

Create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation of salvia and impose penalties; amend KRS 218A.010 to define "salvia"; amend KRS 218A.050 to include salvia as a Schedule I controlled substance; amend KRS 217.065, relating to misbranded drug or device, to include salvia; amend KRS 218A.141 relating to additional penalties for trafficking, to include trafficking in salvia; amend 218A.1411, relating to trafficking in a controlled substance in or near school, to exclude offenses relating to salvia; amend KRS 218A.276, relating to a rehabilitation program for possessors of marijuana, to include possessors of salvia; amend KRS 218A.410, relating to property subject to forfeiture, to exclude misdemeanor offenses relating to salvia in certain circumstances; amend KRS 218A.500 to include in the definition of "drug paraphernalia" certain items used with salvia; amend KRS 218A.992, relating to enhancement of penalty for drug offense when in possession of a firearm, to exclude offenses involving salvia; amend KRS 530.064, relating to unlawful transaction with a minor in the first degree, to exclude activity involving salvia: amend various other sections to conform; EMERGENCY.

HB 265 - AMENDMENTS

SCS (1/LM) - Delete original provisions; Create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation of synthetic cannabinoid agonists or piperazines and impose penalties; amend KRS 218A.010 to define "synthetic cannabinoid agonists or piperazines"; amend KRS 218A.050 to include synthetic cannabinoid agonists or piperazines as a Schedule I controlled substance; amend KRS 217.065 relating to misbranded drug or device to include synthetic cannabinoid agonists or piperazines: amend KRS 218A.1401 relating to selling controlled substances to a minor to exclude synthetic cannabinoid agonists or piperazines; amend KRS 218A.141 relating to additional penalties for trafficking to include trafficking in synthetic cannabinoid agonists or piperazines; amend KRS 218A.1411 relating to trafficking in a controlled substance in or near school to exclude offenses relating to synthetic cannabinoid agonists or piperazines; amend KRS 218A.1413 to exclude synthetic cannabinoid agonists or piperazines from trafficking in a controlled substance in the second degree; amend KRS 218A.1416 to exclude synthetic cannabinoid agonists or piperazines from possession of a controlled substance in the second degree; amend KRS 218A.276 relating to a rehabilitation program for possessors or marijuana to include possessors of synthetic cannabinoid agonists or piperazines; amend KRS 218A.410 relating to property subject to forfeiture to exclude misdemeanor relating to offenses cannabinoid agonists or piperazines in certain circumstances; amend KRS 218A.500 relating to drug paraphernalia to modify the penalty; amend KRS 218A.992, relating to enhancement of penalty for drug offense when in possession of a firearm to exclude offenses involving synthetic cannabinoid agonists or piperazines; amend KRS 530.064 relating to unlawful transaction with a minor in the first degree to exclude activity involving synthetic cannabinoid agonists or piperazines; declare an EMERGENCY.

SCS (2/LM) - Amend SCS 1 to include provisions creating a per se DUI offense if certain listed drugs are detected in a driver's blood and the driver lacks a prescription for those drugs and to lower the blood alcohol level required for an aggravated DUI offense from 0.18 to 0.15 of a person's blood alcohol level.

SFA (1, R. Stivers II) - Insert provision amending KRS 514.040 to modify the standards applicable to a merchant's bad check fee.

Jan 14-introduced in House

Jan 19-to Judiciary (H)

Feb 1-posted in committee

Feb 3-reported favorably, 1st reading, to Consent Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0

Feb 11-received in Senate

Feb 16-to Judiciary (S)

Mar 24-taken from committee; 1st reading; returned to Judiciary (S)

Mar 25-floor amendment (1) filed to Committee Substitute ; reported

favorably, 2nd reading, to Rules with Committee Substitute

Mar 26-recommitted to Judiciary (S); reported favorably, to Rules as a Consent bill with Committee Substitute (2); posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; 3rd reading; floor amendment (1) withdrawn; Committee Substitute (1) withdrawn; passed 36-1-1 with Committee Substitute (2); received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate Committee Substitute (2) for Monday, March 29, 2010; House concurred in Senate Committee Substitute (2); passed 84-14; bill reconsidered (change PASSED status); returned to the Orders of the Day

Apr 1-passed 79-15; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 149)

HB 266 (BR 1246) - T. Edmonds

AN ACT relating to personal identification for prescription drugs.

Amend KRS 218A.202 to allow a patient filling a prescription for a Schedule II, III, IV, or V controlled substance to use the patient's Social Security number, driver's license number, or number appearing on an identification card issued under KRS 186.412 as the patient identifier.

Jan 14-introduced in House Jan 19-to Health & Welfare (H) Feb 16-posted in committee

Introduced Jan. 15, 2010

HB 267/FN (BR 303) - T. Thompson, J. Glenn

AN ACT relating to economic development and declaring an emergency.

Amend KRS 138.4602 to clarify the trade-in allowance for the purchase of new vehicles and the \$25 million cap on tax receipts related to the trade-in allowance; amend KRS 141.415 to clarify the computation of the tax credit; amend KRS 154.30-052 to clarify which economic development projects qualify for the loan support program; create a new section of Subchapter 31 of KRS Chapter 154 to name the subchapter the Kentucky Enterprise Initiative Act; amend KRS 154.32-010 to clarify the term of the projects; amend KRS 154.60-010 to clarify definitions; amend KRS 154.60-020 to clarify the time frame for using the first applicable tax credit; apply sections retroactively; EMERGENCY.

Jan 15-introduced in House

Jan 19-to Appropriations & Revenue (H)

Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar
Feb 24-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, passed 99-0

Mar 4-received in Senate

Mar 8-to Appropriations & Revenue S)

Mar 24-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

HB 268 (BR 931) - J. Gooch Jr.

AN ACT relating to blasting.

Amend KRS 351.315 to require at least eight hours of annual training during the preceding three years for the renewal of a Kentucky blaster's license and allow that no more than 4 hours of that training be attributed to attending a conference unless the department approves the additional hours.

HB 268 - AMENDMENTS

SCS - Retain original provisions of HB 268/GA; increase reinsured value from \$100,000 to \$300,000 per structure; create coverage up to \$25,000 for living expenses incurred from displacement due to mine subsidence; renumber sections to conform.

SCA (1/Title, B. Smith) - Make title amendment.

Jan 15-introduced in House Jan 19-to Natural Resources &

Environment (H)
Jan 26-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 Feb 11-received in Senate

Feb 16-to Natural Resources and Energy (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 4-2nd reading, to Rules

Mar 8-posted for passage in the Consent Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, passed 37-0 with Committee Substitute, committee amendment (1-title)

Mar 10-received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Thursday, March 18, 2010

Mar 29-House concurred in Senate Committee Substitute, committee amendment (1-title); passed 97-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 94)

HB 269 (BR 1027) - S. Westrom, R. Palumbo

AN ACT relating to urban-county boards of health.

Amend KRS 212.638 to allow expenditures by urban-county boards of health up to \$20,000 for purchases to be made without a contract.

Jan 15-introduced in House
Jan 19-to Health & Welfare (H)
Jan 25-posted in committee
Jan 28-reported favorably, 1st
reading, to Consent Calendar
Ech 1 2nd reading, to Pulos

Feb 1-2nd reading, to Rules Feb 2-posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010
Feb 3-3rd reading, passed 95-0
Feb 4-received in Senate

Feb 8-to State & Local Government (S)

HB 270 (BR 977) - T. Moore

AN ACT relating to the homestead exemption provisions of the Constitution.

Amend KRS 132.810 to double the homestead exemption for property tax purposes in certain circumstances if a Constitutional amendment is enacted by the General Assembly and approved by the voters in the November 2010 general election.

Jan 15-introduced in House Jan 19-to Elections, Const. Amendments & Intergovernmental

HB 271 (BR 979) - T. Moore

Affairs (H)

AN ACT relating to postsecondary course credit.

Create a new section of KRS Chapter 164 to require the president of the Council of Postsecondary Education to convene working groups representing community and technical colleges and four-year postsecondary institutions to develop curriculum content competencies; clarify which course credits shall transfer and whether they shall be accepted in degree programs; require all public postsecondary institutions to utilize a common course numbering system for courses with the same content and competencies; require the council to coordinate procedures to ensure that public postsecondary institutions inform students about which credits earned at technical and community colleges will transfer and how the credits will be applied at fouryear institutions; require dissemination of career pathway advising guides to assist students in technical programs to obtain a bachelor's degree; require the council to make a recommendation to the Subcommittee on Postsecondary Education of the Interim Joint Committee on Education on whether there should be a cap on credit hours for associate and bachelor's degrees.

Jan 15-introduced in House Jan 19-to Education (H)

HB 272 (BR 972) - T. Moore, J. Greer, S. Riggs

AN ACT relating to peace officers.

Amend KRS 61.365 relating to federal peace officers who have been granted Kentucky peace officer powers to add the United States Mint Police and restrict jurisdiction.

HB 272 - AMENDMENTS

HFA (1, S. Riggs) - Amend to include United States Postal Inspectors.

HFA (2, D. Watkins) - Delete original provisions; amend KRS 214.034 to require immunization against human papillomavirus and require that parental statements to withhold consent be filed with the immunization certificate; amend KRS 214.036 to require forms relating to exemptions from immunization to include a form that reflects the parents' choice to accept or decline immunization against

human papillomavirus; require the department to provide educational resources to the public and all schools; amend KRS 158.035 to conform.

HFA (3/Title, D. Watkins) - Make title amendment.

Jan 15-introduced in House
Jan 19-to Military Affairs & Public

Safety (H)

Feb 4-posted in committee

Feb 10-reported favorably, 1st reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed

Mar 9-floor amendments (2) and (3-title) filed

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 273 (BR 974) - T. Moore

AN ACT relating to the legislative branch budget and declaring an emergency.

Provide that to the extent that cuts are made in fiscal year 2009-2010 to the executive branch's budget, the director of the Legislative Research Commission shall make equal percentage reductions to the legislative budget's operating budget; EMERGENCY.

Jan 15-introduced in House Jan 19-to Appropriations & Revenue (H)

HB 274 (BR 984) - T. Moore

AN ACT relating to fiscal analysis of proposed legislation.

Create a new section of KRS Chapter 6 to define "fiscal note" for purposes of the Act, and to require a fiscal note to be prepared for any proposed legislation that would impact state revenues or expenditures; make provisions effective on January 1, 2011.

Jan 15-introduced in House Jan 19-to Appropriations & Revenue (H)

HB 275 (BR 980) - T. Moore, M. Dossett

AN ACT relating to employer tax credits.

Create a new section of KRS Chapter 141 to allow a job stimulus tax credit equal to the amount of tax deducted and withheld from wages paid by an employer to a qualifying employee; amend KRS 141.0205 to place the tax credit within the applicable order.

Jan 15-introduced in House Jan 19-to Appropriations & Revenue (H)

HB 276 (BR 1155) - A. Koenig, L. Clark, D. Keene, D. Osborne, A. Simpson

AN ACT relating to boards and commissions.

Create a new section of Subchapter 10 of KRS Chapter 224 to establish a procedure for small independent occupational or professional boards and commissions to utilize the administrative services of the Division of Occupations and Professions; make any independent occupational professional boards use the division's services unless the board or commission can demonstrate to the division that it will regulate more than 100 persons; require that both new and existing independent occupational professional boards submit a report to the division and to the Licensing and Occupations Committee if the board fails to regulate at least 100 persons for two consecutive fiscal years; include the number of persons regulated and a detailed financial accounting for the board for each of the two fiscal years in the report; direct the board to either outline its plan to increase its regulated community alone or through merger with another state board or entity to meet the 100 person threshold or allow the division to assume its administrative duties; direct a board or commission that fails to regulate 100 persons for five consecutive fiscal years to either allow the division to assume its administrative duties or submit a report to the division and to the Licensing and Occupations Committee stating whether or not the board wishes to be disbanded and have its enabling statutes repealed; give the board the burden of proving why it should not be disbanded after the fivevear review; amend KRS 224.10-052 to expand the administrative services provided by the Division of Occupations and Professions to include those brought about by the two-year and five-year independent board and commission threshold analysis.

HB 276 - AMENDMENTS

HCS - Retain original provisions; add a definition of "independent board or commission" to mean an executive branch agency created by statute that serves the primary purpose of licensing, certifying, registering, or otherwise regulating occupational any professional category; exclude executive branch board or commission that is a part of another executive branch agency or any board or commission that is under the authority or jurisdiction of the General Assembly or the judicial branch; exempt any board or commission within any branch of state government if the board or commission is expressly designed to study an issue or to expire within a time certain.

HFA (1, A. Koenig) - Retain original provisions except delete option to disband an independent board or commission after five consecutive fiscal years in which that board or commission has regulated less than 100 persons.

Jan 15-introduced in House Jan 19-to State Government (H) Jan 26-posted in committee Feb 4-reported favorably, 1st reading,

to Calendar with Committee Substitute Feb 5-2nd reading, to Rules Feb 8-floor amendment (1) filed to

Committee Substitute
Feb 9-posted for passage in the

Regular Orders of the Day for Wednesday, February 10, 2010 Feb 19-3rd reading, passed 95-0 with

Committee Substitute, floor amendment (1)

Feb 24-to State & Local Government

(S)

Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules

Mar 9-posted for passage in the Regular Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, passed 36-0; received in House; enrolled, signed by Speaker of the House

Mar 11-enrolled, signed by President of the Senate; delivered to Governor

Mar 18-signed by Governor (Acts ch. 15)

HB 277/LM (BR 1077)

Jan 26-WITHDRAWN

HB 278 (BR 1170) - S. Riggs

AN ACT relating to local government premium taxes.

Amend KRS 91A.0804 to make a technical correction; amend KRS 304.10-180 to require each broker to pay the local government premium tax pursuant to KRS 91A.0810 rather than KRS 91A.0808; amend KRS 91A.0810 to clarify that specified documents for newly issued policies and renewed policies include the premium charge for the tax period and taxing jurisdiction information; amend KRS 91A.080, 91A.0806, and 91A.0810 to conform.

HB 278 - AMENDMENTS

HCA (1, S. Riggs) - Make technical correction in Section 1(3)(a), (4)(a), and (5)(a) to refer to subsection (2) rather than to subsection (1).

SCS/LM - Retain the original provisions of the bill and allow an exemption to the license fee or tax imposed under KRS 91A.080 for premiums paid to insurance companies by non-profit, self-insurance groups whose membership consists of cities, counties, charter county governments, urban-county governments, consolidated local governments, school districts, or any other political subdivisions of the Commonwealth beginning July 1, 2010, and ending June 30, 2012.

Jan 15-introduced in House Jan 19-to Local Government (H) Jan 22-posted in committee

Jan 27-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Jan 28-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 with committee amendment (1)

Feb 4-received in Senate

Feb 8-to Banking & Insurance (S)
Mar 23-reported favorably,

reading, to Consent Calendar Mar 24-2nd reading, to Rules

Apr 14-taken from Rules Committee; recommitted to Appropriations & Revenue (S); reported favorably, to Rules as a Consent bill with Committee Substitute; posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 38-0 with Committee Substitute; received in House; to Rules (H); taken from Rules Committee; placed in the Orders of the Day for Concurrence in Senate Committee Substitute; House concurred in Senate Committee Substitute; passed 97-1

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 165)

Introduced Jan. 19, 2010

HB 279 (BR 1046)

Jan 20-WITHDRAWN

HB 280 (BR 1259) - M. Denham, R. Palumbo

AN ACT relating to economic development.

Amend KRS 154.12-207 to increase the maximum amount of grants-in-aid to \$500,000; amend KRS 154.12-2084 to remove the requirement that an employee shall have been employed for the last 12 months preceding filing of an application for skills training; remove the requirement that a full-time employee shall have been employed by a qualified company for more than 250 work days; amend KRS 154.12-2088 to require the Bluegrass State Skills Corporation to establish employee retention requirements for skills training investment credits; amend KRS 141.405 and 154.12-2086 to conform.

Jan 19-introduced in House

Jan 21-to Economic Development (H); posted in committee

Jan 28-reported favorably, 1st reading, to Consent Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 3, 2010

Feb 3-3rd reading, passed 95-0 Feb 4-received in Senate

Feb 8-to Economic Development, Tourism & Labor (S)

Mar 9-reported favorably, 1st reading, to Calendar

Mar 10-2nd reading to Rules; posted

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 15, 2010

Mar 15-recommitted to Appropriations & Revenue (S)

 $\mbox{HB 281 (BR 470)}$ - R. Henderson, W. Stone

AN ACT relating to civil immunity.

Amend KRS 411.148 to provide that persons who have received wilderness rescue training, inclusive of a first aid component, and who maintain current certification in that training, shall be immune from civil liability for care provided at the scene of an emergency absent willful or wanton misconduct.

Jan 19-introduced in House Jan 21-to Judiciary (H)

HB 282 (BR 1230) - J. Gooch Jr., J. Comer Jr.

AN ACT relating to consumer protection.

Create a new section of KRS Chapter 367, relating to consumer protection, to prohibit business solicitation within thirty days following accidents; amend KRS 367.990 to establish penalty.

HB 282 - AMENDMENTS

HCS - Retain the penalty provision but delete the original solicitation provision and create a new section of KRS

Chapter 367 in lieu thereof, relating to consumer protection, to define "nonrecourse civil litigation funding provider", "funding provider" and "practitioner"; prohibit solicitation by a practitioner or a civil litigation funding provider of a motor vehicle accident victim or the victim's relative for a period of 30 days after the accident for the purpose of making a basic reparation benefits claim or for the purpose of advancing money to potential personal injury claimants; and prohibit solicitation of the victim or a relative of the victim on behalf of a practitioner or funding provide.

Jan 19-introduced in House Jan 21-to Labor & Industry (H) Jan 22-reassigned to Banking & Insurance (H)

Jan 28-posted in committee Feb 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 4-2nd reading, to Rules Feb 9-posted for passage in the Regular Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 97-2 with Committee Substitute

Feb 11-received in Senate Feb 16-to Judiciary (S)

Mar 22-taken from committee; 1st reading; returned to Judiciary (S)

Mar 23-taken from committee; 2nd reading; returned to Judiciary (S)

HB 283 (BR 1107) - J. Gooch Jr.

AN ACT relating to coal mining permits.

Increase surface coal mining permit fee and permit renewal fee as set forth in KRS 350.060(11) and (13); increase surface coal mining permit amendment fee and permit revision fees as set forth in KRS 350.070(2) and (4); increase surface coal mining permit transfer fee as set forth in KRS 350.135(1); allocate permit fees collected under KRS 350.060(11) and (13), KRS 350.060(2) and (4), and KRS 350.135(1) to county fiscal courts, and retain the balance within the Division of Mine Permits.

HB 283 - AMENDMENTS

SCS - Retain original provisions of bill; specify that fee increases stay with the Division of Mine Permits.

SFA (1/Title, R. Stivers II) - Make title amendment.

SFA (2, R. Stivers II) - Declare an EMERGENCY.

FCCR - Adopt the provisions of HB 293/SCS with the following changes: decrease the General Fund appropriation for Court Operations and Administration by one and one-half percent in fiscal year 2010-2011 and by one percent in fiscal year 2011-2012; adopt Part I, 1., a. (3) and Part I, 1., b. (3) of the GA version of HB 293.

Jan 19-introduced in House Jan 21-to Natural Resources & Environment (H)

Jan 26-posted in committee Feb 4-reported favorably, 1st reading,

to Calendar
Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the

Day for Monday, February 8, 2010 Feb 9-3rd reading, passed 80-15 Feb 10-received in Senate

Feb 16-to Appropriations & Revenue

(S)

Mar 9-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 15, 2010

Mar 11-floor amendment (2) filed to Committee Substitute, floor amendment (1-title) filed

Mar 15-3rd reading, passed 33-0 with Committee Substitute, floor amendments (1-title) and (2)

Mar 16-received in House; to Rules

Mar 18-posted for passage for concurrence in Senate Committee Substitute, floor amendments (1-title) and (2) for Friday, March 19, 2010

Mar 29-House concurred in Senate Committee Substitute, floor amendments (1-title) and (2); passed 89-10; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 103)

HB 284 (BR 912) - J. Gooch Jr.

AN ACT relating to insurance.

Amend KRS 304.11-020 to clarify that the statute does apply to exempt commercial insurance policyholders; amend KRS 304.13-053 to repeal obsolete provisions regarding mandated workers' compensation rate adjustments; amend KRS 304.14-435 to clarify that all forms, not just applications, can be filed in a language other than English; amend 304.14-545, KRS 304.14-622, and KRS 304.17-415 to clarify that group policies that are individually marketed are subject to return of unearned premiums; amend KRS 304.14-615 to add the inadvertently omitted word "costs" in the disclosure requirements; amend KRS 304.15-350 to correct a cross reference within the insurance code; amend KRS 304.15-717 to clarify that an antifraud plan is required, rather than permitted, to be filed with the Department of Insurance; repeal KRS 304.17A-071 to delete provisions regarding the dissolved Kentucky Health Purchasing Alliance which are now obsolete; amend KRS 304.33-430 to make a technical correction to the statute; amend KRS 304.39-060 to remove the requirement to file a no-fault rejection form with each policy offered to a prospective applicant; amend KRS 304.40-075 to require requests for medical malpractice premium reimbursements to submitted no later than one year from the expiration of the policy for which the reimbursement is being requested; amend KRS 304.45-050 to correct a technical reference; amend KRS 304.47-020 to raise the felony amount for insurance fraud from \$300 to \$500; repeal KRS 304.17A regarding obsolete provisions of the dissolved Kentucky Health Purchasing Alliance.

HB 284 - AMENDMENTS

SFA (1, R. Stivers II) - Add and amend KRS 342.817 to require that the rates for the voluntary market and the market of last resort be filed individually on forms prescribed by the Executive Director of the Office of Insurance, with the Office of Insurance.

Jan 19-introduced in House Jan 21-to Banking & Insurance (H) Feb 1-posted in committee Feb 3-reported favorably, 1st reading to Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 5, 2010

Feb 5-3rd reading, passed 95-0 Feb 8-received in Senate

Feb 10-to Banking & Insurance (S)
Mar 24-reported favorably, 1s
reading, to Consent Calendar

Mar 25-2nd reading, to Rules; floor amendment (1) filed

Apr 14-posted for passage in the Regular Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 38-0 with floor amendment (1); received in House; to Rules (H); taken from Rules Committee; posted for passage for concurrence in Senate floor amendment (1); House concurred in Senate floor amendment (1); passed 96-4

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 166)

HB 285/LM/CI (BR 63) - A. Wuchner, L. Belcher, R. Adams, S. Brinkman, T. Burch, J. Carney, R. Crimm, B. Farmer, J. Fischer, B. Housman, J. Jenkins, T. Kerr, S. Lee, M. Marzian, T. Moore, R. Nelson, M. Rader, T. Riner, F. Steele, A. Webb-Edgington, S. Westrom, J. York

AN ACT relating to pediatric abusive head trauma.

Provide noncodified language to acknowledge a current pilot project designed to educate parents about pediatric abusive head trauma at three Norton Healthcare hospitals and request that preliminary results be shared with the Interim Joint Committee on Health and Welfare by November 2010; create a new section of KRS Chapter 15 to define terms; amend KRS 15.334 to include the dynamics of pediatric abusive head trauma and model protocols to address pediatric abusive head trauma as mandatory training subjects for law enforcement officers; create a new section of KRS Chapter 158 to require inclusion of a segment on pediatric abusive head trauma in health education curriculum in Kentucky high schools; create a new section of KRS Chapter 197 to require that a course covering the prevention and recognition of pediatric abusive head trauma be made available to inmates in state penitentiaries, and encourage local jailers to include a similar course; create a new section of KRS Chapter 199 to require that practicing guardian ad litem attorneys receive 1.5 hours of training in the prevention and recognition of pediatric abusive head trauma at least once every five years as part of their continuing legal education; amend KRS 199.472 to require all prospective adoptive parents to take a 1.5 hour course in the prevention of pediatric abusive head trauma; amend KRS 199.896 to require employees and owners of child-care centers to take a 1.5 hour course once every 5 years as a part of their continuing education requirements and covering prevention and recognition of pediatric abusive head trauma; amend KRS 211.690 to require the HANDS program to include an educational component on the recognition and prevention of pediatric abusive head trauma; create a

new section of KRS Chapter 216B to require all health care professionals practicing in urgent care facilities to complete approved continuing education covering the recognition and prevention of pediatric abusive head trauma; amend KRS 311.601 to require practicing pediatricians, radiologists, practitioners, trauma physicians, and emergency medicine physicians to complete 1.5 hours of continuing medical education once by December 31, 2013, and to require new specialists to complete the 1.5 hour training course once; amend KRS 311.844 to require physician's assistants to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma once by December 31, 2013; create a new section of KRS Chapter 311A to require paramedics to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma at least once every five years; amend KRS 311A.120 to require emergency medical technicians or first responders to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma at least once every five years; amend KRS 314.073 to require nurses to complete 1.5 hours of continuing competency requirements covering the recognition and prevention of pediatric abusive head trauma at once by December 31, 2013; amend KRS 335.130 to require licensed social workers and licensed clinical social workers to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma at least once every six years: amend KRS 620.360 to require foster parents that receive placements of children under the age of five to attend a continuing education session covering the prevention and recognition of pediatric abusive head trauma; amend KRS 194A.545 to encourage the cabinet's training academy to include training covering the recognition and prevention of pediatric abusive head trauma for front-line child protection staff.

HB 285 - AMENDMENTS

original HCS/LM/CI -Delete provisions; provide noncodified language to acknowledge a current pilot project designed to educate parents about pediatric abusive head trauma at three Norton Healthcare hospitals and request that preliminary results be shared with the Interim Joint Committee on Health and Welfare by November 2010; amend KRS 15.334 to include the dynamics of pediatric abusive head trauma and model protocols to address pediatric abusive head trauma as mandatory training subjects for law enforcement officers; create a new section of KRS Chapter 158 to encourage inclusion of a segment on pediatric abusive head trauma in health education curriculum in Kentucky high schools; amend KRS 194A.454 to encourage the secretary for health and family services to include an educational component covering the recognition and prevention of pediatric abusive head trauma as a part of the initial and continuing education for Department of Community Based Services front-line child protection staff; create a new section of KRS Chapter

197 to require that a course covering the prevention and recognition of pediatric abusive head trauma be made available to inmates in state penitentiaries, and encourage local jailers to include a similar course; create a new section of KRS 199 to require that practicing guardian ad litem attorneys that represent clients under the age of 5 complete 1.5 hours of training in the prevention and recognition of pediatric abusive head trauma at least once every 5 years as part of their continuing legal education; create a new section of KRS Chapter 199 to require that a prospective adoptive parent who may receive a child younger than the age of 5 undergo 1.5 hours of an approved educational session covering the prevention of pediatric abusive head trauma; require that foster parents that receive children younger than the age of undergo approved continuing education training at least once every 5 years; allow the secretary of the CHFS to collaborate with certain organizations and agencies to approve the courses; amend KRS 199.896 to require employees and owners of child care centers to take a 1.5 hour course once every 5 years as a part of their continuing education requirements covering the recognition and prevention of pediatric abusive head trauma; amend KRS 199.8982 to require that family child care providers complete 1.5 hours of training in the prevention and recognition of pediatric abusive head trauma at least once every 5 years; amend KRS 211.690 to require the HANDS program include an educational component on the recognition and prevention of pediatric abusive head trauma; create a new section of KRS Chapter 216B to define "urgent treatment facility" and require that all health care professionals practicing in urgent treatment facilities demonstrate completion of approved training concerning the prevention and recognition of pediatric abusive head trauma according to the relevant licensing body; amend KRS 311.601 to practicing require pediatricians, radiologists, family practitioners, trauma physicians, and emergency medicine specialists to complete the 1.5 hour training course once by December 31, 2013; amend KRS 311.844 to require physicians assistants complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma once by December 31, 2013; amend KRS 311A.120 to require emergency medical technicians or first responders to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma at least once every 5 years; create a new section of KRS Chapter 311A to require paramedics to complete 1.5 hours of continuing education covering the recognition and prevention of pediatric abusive head trauma at least once every 5 years; amend KRS 314.073 to require nurses to complete 1.5 hours of continuing competency requirements covering the recognition and prevention of pediatric abusive head trauma at least once by December 31, 2013; amend KRS 335.130 to require licensed social workers and licensed

clinical social workers to complete 1.5

hours of continuing education covering

the recognition and prevention of pediatric abusive head trauma at least once every 6 years; amend KRS 620.020 to define "pediatric abusive head trauma."

SCS (1/LM) - Retain original provisions, except encourage practicing guardian ad litem attorneys that represent clients under the age of 5 to complete 1.5 hours of training in the prevention and recognition of pediatric abusive head trauma as part of their continuing legal education and delete the requirement for training.

SCS (2/LM) -Retain original provisions except delete requirements that physicians prospective adoptive parents undergo 1.5 hours of training; delete the section that encourages guardian ad litem attorneys to undergo 1.5 hours of training; require urgent treatment facilities to make a course relating to the prevention and recognition of pediatric abusive head trauma available at least once every two years; and clarify that the 1.5 hours of training are to be included in the current requirements for continuing education.

Jan 19-introduced in House Jan 21-to Health & Welfare (H) Feb 1-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 with Committee Substitute

Feb 11-received in Senate

Feb 16-to Judiciary (S)

Mar 23-taken from committee; 1st reading; returned to Judiciary (S)

Mar 24-taken from committee; 2nd reading; returned to Judiciary (S)
Mar 26-reported favorably, to Rules as

a Consent bill with Committee Substitute
Apr 14-taken from Rules Committee;
returned to Judiciary (S); reported
favorably, to Rules as a Consent bill with
Committee Substitute (2); posted for
passage in the Consent Orders of the
Day for Wednesday, April 14, 2010; 3rd
reading; Committee Substitute (1)
withdrawn; passed 38-0 with Committee
Substitute (2); received in House; to
Rules (H); taken from Rules Committee;
posted for passage for concurrence in
Senate Committee Substitute (2);
House concurred in Senate Committee

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 171)

Substitute (2); passed 100-0

HB 286 - See Introductions on January

HB 287 - See Introductions on January 21, 2010.

Introduced Jan. 20, 2010

HB 288 (BR 444) - C. Miller, L. Clark, R. Adkins, D. Butler, R. Damron, D. Horlander, D. Keene, J. Richards, J. Stacy, W. Stone, G. Stumbo, D. Watkins

AN ACT relating to campaign finance. Amend KRS 121.120 to exempt audits for candidates and slates of candidates

that receive or spend less than the threshhold amount: allow Registry of Election Finance to develop system that provides for submission of reports online or electronically with security procedures; amend KRS 121.150 to allow acceptance of contributions after date of primary or election to retire debts and to provide period to refund prohibited funds; amend KRS 121.180 to increase campaign finance reporting exemptions; amend to remove certain from reporting media certain contributions; amend supplemental reporting dates, and allow permissive electronic reporting; create a new section of KRS Chapter 121 to allow credit card, debit card, electronic other and electronic transactions for campaign purposes, and require the registry to adopt reporting forms and promulgate administrative regulations to implement; create a new section of KRS Chapter 121 to require the registry to promulgate administrative regulations to allow minor reporting discrepancies to not require an amended report until the next regularly scheduled reporting date.

HB 288 - AMENDMENTS

SCS - Replace original provisions; reorganize and create new definitions for KRS Chapter 121; exempt accounts that are less than \$5,000 from audit requirements; require electronic filing for statewide candidates that raise or have a balance greater than \$25,000; allow reports to be filed on-line or by delivery of disk; require advisory opinions to be issued by general counsel of registry within 20 days of request; authorize registry to impose civil penalty for frivolous complaints; permit the use of electronic transactions for contributions, expenditures, disbursements, receipts; delete certain prohibitions on candidate loans; permit post primary or election loans to retire outstanding debts; provide 30-day period to return prohibited contributions without penalty; permit acceptance of contributions for regular election prior to primary; allow married couples to make one check contribution for combined individual limits; require contributions to be deposited within 10 business days; specify dates for record maintenance requirements; require contributions to be made or received only by certain persons; delete distinction between outpermanent of-state and in-state committees; require all permanent committees to disclose affiliation with other permanent committees; require registry to establish standards to allow filer to wait until next required report to correct minor discrepancy; increase tiered \$3,000 / \$1,000 filing threshold to \$5,000; change reporting schedule to require all filers to file 30 and 15 days before primary, statewide candidates to file 60 days before primary, and all filers to file 60, 30, and 15 days before regular election; change final / supplement report date to December 31; allow electronic filing for all filers except statewide candidates with \$25,000 or more; permit electronic filers to forego filing duplicate paper copy; delete filing requirement for advertisers receiving funds to advertise for slates of candidates for Governor and Lieutenant Governor; require primary and regular election funds to be segregated; delete

financial disclosure requirement for newspaper, radio. and television employees; repeal KRS 121.015; delay effective date until November 3, 2010.

Jan 20-introduced in House Const. Elections. Jan 21-to & Intergovernmental Amendments Affairs (H)

Feb 4-posted in committee

23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate

Mar 8-to State & Local Government (S)

Mar 10-reported favorably, reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 37-0 with Committee Substitute

Mar 19-received in House; to Rules

Elections, 26-to Mar Const. Amendments & Intergovernmental Affairs (H)

HB 289/LM/AA (BR 25) - M. Cherry

AN ACT relating to retirement.

Amend KRS 6.525, 16.645, 61.690, 78.545 161.700, and 21.540 to require the Kentucky Employees Retirement the County **Employees** Retirement System, the State Police Retirement System, the Kentucky Teachers' Retirement System, the Legislators' Retirement Plan, and the Judicial Retirement Plan to honor qualified domestic relations orders if the meet the requirements established by the retirement systems or plan and by these sections; amend KRS 16.505, 61.510, 78.510, 161.220, and 21.540 to define a qualified domestic relations order as any judgment, decree, order issued by a court or administrative agency which relates to the provision of child support, alimony payments, or marital property rights to an alternate payee and to define an alternate payee as a former spouse, child, or other dependent of a member or retired member of the retirement systems; amend KRS 161.620 to clarify that the minimum benefit payment will not apply if the order reduces the member's payment below the minimum; amend KRS 161.585 to provide procedures for responding to and providing testimony when an employee of the Kentucky Teachers' Retirement System is subpoenaed; amend KRS 161.700 to conform to KRS 403.190(4); amend KRS 21.540 to provide authorization for the Judicial Form Retirement System to promulgate administrative regulations.

HB 289 - AMENDMENTS SCS/LM/AA original Retain make provisions except technical amendments to KRS 161.585.

Jan 20-introduced in House Jan 21-to State Government (H) Jan 26-posted in committee Feb 4-reported favorably, 1st reading, to Calendar

Feb 5-2nd reading, to Rules Feb 9-posted for passage in the Regular Orders of the Day for Wednesday, February 10, 2010

Feb 11-3rd reading, passed 98-0 Feb 12-received in Senate

Feb 16-to State & Local Government

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent bill with Committee Substitute Apr 1-posted for passage in the Consent Orders of the Day for Thursday, April 1, 2010; 3rd reading, passed 37-0 with Committee Substitute; received in House; to Rules (H); placed in the Orders of the Day; House concurred in Senate Committee Substitute ; passed 97-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

HB 290/Analysis (BR 992) - R. Rand

AN ACT relating to appropriations and revenue measures providing financing and conditions for the operations, maintenance, support, and functioning of the government of the Commonwealth of Kentucky and its various officers, departments, boards. cabinets. commissions, institutions, subdivisions, agencies, and other state-supported activities.

The State/Executive Branch Budget: appropriate from the General Fund (Tobacco), General Fund, Restricted Funds, Federal Funds, Road Fund, Bond Funds, Highway Bonds, Agency Bonds, Capital Construction Surplus, Investment Income, and other funds, \$62,948,700 in fiscal year 2009-2010, \$31,164,689,400 in fiscal year 2010-2011, and \$28,560,719,700 in fiscal year 2011-2012, as follows: General Government

2009-2010 \$140,600 2010-2011 \$1,079,016,000 2011-2012 \$1,016,212,100 **Economic Development Cabinet** 2010-2011 \$28,085,100 2011-2012 \$33,609,000 Department of Education 2010-2011 \$4,937,458,300 2011-2012 \$4,793,878,000

Education and Workforce Development Cabinet

2010-2011 \$2,584,982,600 2011-2012 \$2,589,407,400 **Energy and Environment Cabinet** 2010-2011 \$290,102,800 2011-2012 \$259,210,900 Finance and Administration Cabinet 2010-2011 \$662.871.800 2011-2012 \$642,812,300 Health and Family Services Cabinet 2010-2011 \$7,797,976,100 2011-2012 \$8,409,113,000 Justice and Public Safety Cabinet 2010-2011 \$906,043,800 2011-2012 \$909,941,700 **Labor Cabinet** 2010-2011 \$214,064,100 2011-2012 \$216,191,600 **Personnel Cabinet**

2010-2011 \$106,517,000

2011-2012 \$135,077,800

Postsecondary Education

2010-2011 \$5,816,692,700 2011-2012 \$6,024,606,200 Public Protection Cabinet 2010-2011 \$113,082,900 2011-2012 \$111,892,800 Tourism, Arts and Heritage Cabinet 2009-2010 \$511,400 2010-2011 \$220,707,900 2011-2012 \$222.196.900 Funds Transfer to General Fund 2009-2010 \$7,391,900 2010-2011 \$73,939,800 2011-2012 \$117,780,600 Phase I Tobacco Settlement Funding Program

2011-2012 \$105,714,800 Not included in the above appropriation amounts are capital project amounts as

follows: Capital Projects 2009-2010 \$62,296,700 2010-2011 \$4,154,498,000

2010-2011 \$114,318,100

2011-2012 \$810,879,000 provide funds for the Lieutenant Governor's housing allowance; authorize the Kentucky Veterans' Centers to continue weekend and holiday pay incentives; allow travel and per diem expenses for Congressional Medal of Honor recipients; provide debt service to the Department of Veterans' Affairs; cap the amount of principal an applicant can owe the Kentucky Agricultural Finance Corporation; allow for the allocation of Tobacco Settlement Funds to county councils for administrative costs; provide General Fund (Tobacco) moneys for the Agricultural Development counties account; authorize administrative fee on Infrastructure for Economic Development Fund projects: provide funds to support services to coal-producing counties; provide debt service to the Kentucky Infrastructure Authority; provide that the Governor's call of the Kentucky National Guard to active duty is a necessary government expense; provide that disaster or emergency aid funds are necessary government expenses; provide debt service to the Department for Local Government; provide Restricted Funds to support the 12 Multi-County regional industrial park authorities; provide that General Fund moneys appropriated for the Local Government Economic Development Fund (LGEDF) are based on the State Budget Director's official estimates; declare that no General Fund appropriation is provided to the Kentucky Workers' Compensation Funding Commission; detail transfer of funds to the Osteopathic Medicine Scholarship Program; declare that no funds shall be transferred to the Pharmacy Scholarship Fund; provide that the quarterly calculation and transfer of moneys from the General Fund to LGEDF be made only after funds are appropriated for the Trover Clinic, Office of Mine Safety and Licensing, School Facilities Construction Commission, Water and Sewer Resources Development Fund for Coal-Producing Counties, KIA Infrastructure for Economic Development Fund for Coal-Producing Counties, Infrastructure for Economic Development Fund for Coal-Producing Counties, Read to Achieve, Robinson Scholars Program, Infrastructure Authority, Kentucky Department for Local Government. Engineering Program, and Operations and Support Services for school technology in coal

counties; transfer funds from the LGEDF, Multi-County Fund, for KIA Infrastructure for **Economic** Development Fund for Coal-Producing Counties, Drug Courts, Operation Unite, Tourism Marketing Program, Energy Research and Development Fund, and Department for Local Government for the 12 Multi-County regional industrial park authorities; provide debt service for LGEDF; establish parameters for county flexibility with LGEDF allocations; declare that no funds shall be transferred to the Secondary Wood Products Development Fund; establish an appropriation limit for the Area Development Fund; allow Development District flexibility; allow Restricted Funds to be used for the continuation of current activities with the Office of the Secretary of State; establish that amounts above those appropriated to match Federal Funds for the Help America Vote Act are necessary government expenses; provide that the State Board of Elections shall set a rate for new voter registration fees and for expenses; establish that costs associated with special elections, additional precincts with a voting machine, additional registered voters, and new voters are necessary government expenses; establish that witnesses are necessary government expenses; provide annual and sick leave service credit for any former employee of the Unified Prosecutorial System; detail legal services contracts; establish that the Transportation Cabinet shall review the costs of distributing Child Sexual Abuse License Plate and that any revenue received from the plates be transferred to the Child Victims' Trust Fund; permit the Office of the Attorney General to recover reasonable costs of litigation; allow the Attorney General to suspend payment of 50 hour blocks of compensatory time for those attorneys who have accumulated 240 hours of compensatory time and instead convert those hours to sick leave; require the Prosecutors Advisory Council to approve compensation for employees of the Unified Prosecutorial System; provide for a recurring transfer from the Unclaimed Property Fund; allow the Purchase of Agriculture Conservation Easement (PACE) board to contract; allow the Department of Agriculture to receive funds from local and private sources to match Federal Funds for PACE; allow the Department of Agriculture to promulgate administrative regulations to establish fees to maintain a metrology provide a General Fund appropriation from Agriculture's budget unit for Murray State University's Breathitt Veterinary Center and the University of Kentucky's diagnostic laboratories; declare that no funds are provided for Auditor's Scholarships; requirement that the Auditor of Public Accounts be given first right of refusal for audits; allow the Auditor of Public Accounts to suspend payment of 50 hour blocks of compensatory time for those employees who have accumulated 240 hours of compensatory time and instead convert those hours to sick leave; establish reporting requirements for the Auditor of Public Accounts; allow the Auditor of Public Accounts to convert compensatory leave to sick leave; establish charges for federal, state, and

local audits; establish Personnel Board operating assessment: provide dependent subsidy for retirees for the Kentucky Employee and County Employees Retirement System; provide that water withdrawal fees are taxexempt; provide that Tier I water withdrawal fees shall be used to support the operations of the Kentucky River Authority and for contractual services for water supply and quality studies; provide debt service to the School Facilities Construction Commission (SFCC); establish the Urgent Need School Trust Fund; allow the SFCC to make additional offers of assistance; allow a local board of education to commit an equivalent tax rate not to exceed five cents in addition to taxes levied in KRS 157.440 for debt service, new facilities, or major renovations; provide that moneys are appropriated to comply with Teachers' Retirement System statutes: establish funds to be set aside for the administration of the Teachers' Retirement System; provide funds for the amortization of sick leave for teachers retiring during the biennium; provide State Medical Insurance Fund financing; provide dependent subsidy for teacher retirees under age 65; provide that salary supplements received by highly skilled educators not be included in the total salary compensation for any retirement benefits; provide for the payment of judgments; Appropriations Not Otherwise Classified; provide that the repayment of awards or judgments made by the Board of Claims come from the General Fund; provide funds for guardian ad litems appointed pursuant to KRS 311.732 and cap their fee at \$500; establish reissuance of uncashed State Treasurer checks; appropriate funds for state and local police officers and firefighters; establish that interest income from and loan repayments received by the High-Tech Construction/Investment Pool be used to Department support the Commercialization and Innovation; provide debt service for the Office of the Secretary in the Economic Development Cabinet; provide debt service for Financial Incentives; provide for the carry forward of the General Fund appropriation balance for the Bluegrass State Skills Corporation; detail the employment of Department of Education personnel and leadership personnel; establish funding for employer health and life insurance for employees of local school districts; provide that the Kentucky School for the Blind and Deaf is fully eligible to participate in the Kentucky Education Technology System; detail fund transfers for the Family Resource and Youth Services Centers; provide funds for employer contributions for health insurance and health reimbursement accounts for employees waiving coverage; provide school district flexibility; provide program flexcibility for Professional Development, Extended School Services. Textbooks. Safe Schools; require publication of the school district's annual financial statement and report card; require that supplemental funding distribution include certain Category II and III programs; require coordination with Head Start; allow the Department of to expend appropriated to the Highly Skilled Education Assistance Program on

intervention services as required by No Child Left Behind; provide for authorize the Commissioner of Education to use the Commonwealth School Improvement Fund to meet the requirements of No Child Left Behind; provide for transfer of the Commons School Fund; provide funds for the base SEEK Program, Tier I component, vocational transportation, vocational secondary education, Teachers' Retirement System employer match, and salary supplements for nationally certified teachers; provide for the allocation of SEEK funds; establish timeline for the final SEEK calculation; detail SEEK adjustment factors; provide funds for facilities equalization funding and retroactive equalized facility funding; provide that the school term for this biennium include at least 177 six-hour instructional days; provide funds for the Local Records Grant Program; provide that Libraries and Archives distribute per capita grants within appropriated amounts; allow funds from the Unemployment Insurance Penalty and Interest Account to be used to operate employment training and unemployment insurance programs; provide that Area Vocational Education Centers are fully eligible to participate in the Kentucky Education Technology System; detail employment of leadership personnel by the Education Professional Standards Board; require the Education Professional Standards Board to establish the minimum number of hours for teacher certification; declare that no funds are appropriated for the Kentucky Principal Internship Program; provide debt service to the Office of the Secretary in the Energy and Environment Cabinet; declare that no funds are provided for full-time inspectors to each municipal solid waste landfill: provide debt service to Environmental Protection; provide that the new tire fee continue to be collected until June 30, 2012; establish that the cost of emergency fire suppression exceeding \$240,000 annually is a necessary government expense; provide for energy research and development; provide debt service for the Public Service Commission; provide that established amounts lapse to the General Fund; detail Telecommunication Access Program funding mechanism; provide that any expenditures required by the Social Security Contingent Liability Fund are government necessary expenses; provide that General Fund (Tobacco) moneys under the Finance and Administration Cabinet's Debt Service budget unit lapse; declare that a portion of the General Fund appropriation under the Finance and Administration Cabinet's Debt Service budget unit comes from financing of advancement of video lottery terminal license fees; provide for the acceleration of moneys received by the General Fund from the payment of video lottery terminal license fees; provide for county costs; detail the insurance surcharge rate; provide that the Road Fund appropriation under the Revenue budget unit represents the cost of the Road Fund Compliance and Motor Vehicle Property Tax Programs; provide that funds may be expended for the operations of the Department of Revenue; authorize property valuation administrators to manage expenditures;

prohibit the Kentucky Works Program from participating in the Human Services Transportation Delivery Program or the Coordinated Transportation Advisory Committee; provide debt service to the General Administration and Program Support budget unit under the Health and Family Services Cabinet; provide General Fund (Tobacco) moneys for Universal Newborn Hearing Screening; provide for transfer of excess administrative funds for Medicaid benefits; provide Medicaid service expenditure information; provide funds to support additional Supports for Community Living slots; provide that any unexpended General Fund appropriation carry forward; define the parameters of the Disproportionate Share Hospital Program; prohibit hospitals from billing patients for services if services have been reported to the Cabinet and the hospital has received disproportionate payments for specific services; require that any provider that publicizes that it has paid the provider tax also publicize the amount of payment received from the Department for Medicaid Services during the same period; prohibit hospitals from being reimbursed both from the Quality and Charity Trust Fund and the Disproportionate Share Hospital Program for the same service to the same patient; allow transfer of funds to Kentucky Children's Health Insurance Program (KCHIP) to match Federal Funds; require that any funds received through an Intergovernmental Transfer (IGT) between the Department for Medicaid Services and other governmental entities be used through the provision of Medicaid benefits; require Medicaid budget analysis reports; provide for a Medicaid Benefit budget deficit and surplus; provide for transfer of Medicaid Benefits funds; prohibit acute care hospitals from converting to critical access hospitals unless certain requirements are met; allow Medicaid copayments; provide copayment guidelines for participating Medicaid pharmacies; suspend KCHIP premiums; provide that mental health disproportionate share funds are budgeted at maximum amounts; provide debt service for the Behavioral Health, Developmental and Intellectual Disabilities budget unit; provide General Fund (Tobacco) moneys for substance abuse prevention and treatment for pregnant women with a history of substance abuse; provide General Fund (Tobacco) moneys for the Health Access Nurturing Development Program, Healthy Start initiatives. Universal Children's Immunizations, Folic Acid Program, Early Childhood Mental Health, Early Childhood Oral Health, Kentucky Early Intervention Services First Steps Program, Reach Out and Read Program, Smoking Cessation, and Early Childhood Development Program; require that an entity contracting with the Cabinet for Health and Family Services to provide essential services shall provide local match equal to or greater than the amount in effect during fiscal year 2009-2010; provide funds for Drug Courts in Kentucky's coal-producing counties and Operation Unite; provide General Fund (Tobacco) moneys for the Office of Drug Control Policy; provide funds for the Kentucky Law Enforcement Foundation

Program Fund, training incentive payments. and training incentive stipends; provide that the Governor's call of the Kentucky State Police to extraordinary duty is a necessary government expense; provide funds for Kentucky State Police personal training incentives, operations, administration, and dispatcher training incentives; provide debt service to the Corrections Management budget unit; allow the Department of Corrections to adjust appropriations between the Community Services and Local Facilities budget unit and the Adult Correctional Institutions budget unit; provide jailer mental health screening training; provide for time credit for program completion, meritorious credit, and home incarceration; provide funds to the Adult Correctional Institutions budget unit for education programs at Department of Corrections facilities that had previously been funded by the Kentucky Community and Technical College System (KCTCS) budget unit; provide that excess local jail per diem costs are necessary government expenses; provide funds for local jail funding; provide conditional parole for substance abuse and other programs: provide intermediate sanctions for technical parole violators; provide parole deferments; allow the Department of Public Advocacy to suspend payment of 50 hour blocks of compensatory time for those attorneys who have accumulated 240 hours of compensatory time and instead convert those hours to sick leave; declare that no General Fund moneys are appropriated to the Kentucky Workers' Compensation Funding Commission; provide funds from the Coal Workers' Pneumoconiosis Fund to support mine safety compliance, education, and training; provide a pool of funds to be allocated and distributed to employers of members of the Kentucky Employees Retirement System and the State Police Retirement System to provide the General Fund portion of the increased employer contribution rates; provide a pool of funds to be allocated to the Executive Branch agencies participate in the Public Employees Self-Insured Health Insurance Program to provide the General Fund portion of the increased cost of health insurance; provide funds to support a dependent subsidy for full-time employees of quasigovernmental employers, excluding state agencies, participating in the State Group Health Insurance Program; provide for the Adult Education and Literacy Funding Program and Science and Technology Funding Program to not lapse and to carry forward; provide for transfer of moneys from the Strategic Investment and Incentive Trust Fund; provide General Fund (Tobacco) moneys for the Ovarian Cancer Screening Outreach Program; provide debt service for the Council on Postsecondary Education; declare that no net lottery revenues are provided and that bond funds are appropriated to replace the full value of net lottery revenues: provide debt service for the Kentucky Higher Education Assistance Authority; provide funds for the College Access Program, the Kentucky Tuition Grant Program, the Teacher Scholarship

Program, the Kentucky National Guard

Tuition Assistance Program, and the

Excellence

Education

Kentucky

Scholarships (KEES); provide coal severance funds for the National Guard Tuition Assistance program for members from coal-producing counties; provide debt service for Kentucky State University, Morehead State University, Northern Kentucky University, the University of Kentucky, the University of Louisville, and Western Kentucky University; provide funds for the Mining Engineering Scholarship Program and the Robinson Scholars program; provide funds for the Quality and Charity Care Trust Agreement; provide funds for the Firefighters Foundation Program Fund and the Firefighters Training Center Fund; provide that the funding for education programs at Department of Corrections facilities is located in the Adult Correctional Institutions budget unit; provide for the conveyance of KCTCS property; allow the Department of Housing, Buildings and Construction funding flexibility; provide General Fund (Tobacco) moneys for the Kentucky Access Program; provide funds for Tourism Marketing and Development and the Bluegrass State Games; provide that no transfer be made to the Parks Capital Maintenance and Renovation Fund; provide debt service to the Parks budget unit and the State Fair Board budget unit; provide that local art councils be exempt from open meetings and records laws; provide for Capital Construction Fund appropriations and reauthorizations; provide for expiration of existing line-item capital construction projects; detail bond proceeds investment income; provide for appropriations for projects not lineitemized; provide for bond issues for tobacco and non-coal producing counties; provide that if funds from the Capital Construction and Equipment Purchase Contingency Account or Emergency Repair, Maintenance, and Replacement Account are not sufficient then expenditures of the fund are necessary government expenses; and appropriate authorize capital projects for various state agencies and universities; require the Secretary of the Finance and Administration Cabinet and the State Property and Buildings Commission to approve all economic development bonds before issuance, provide for the use of New Economy High-Tech Construction/Investment Pool funds; provide funds for the Kentucky Alternative Fuel and Renewable Energy Fund Program; provide that funds for the Commonwealth Office of Technology's major equipment purchases shall be transferred from the Operating Budget as funds are available and needed; provide guidelines for agency bondfunded projects for postsecondary institutions; provide fund for designations; provide for the expenditure of excess Restricted Funds or Federal Funds Receipts; provide for interim appropriation increases; provide that revision of appropriation allotments conform to statutory requirements: provide purpose and transfer restrictions for appropriations expenditure; outline permitted appropriation obligations; require that any General Fund or Road Fund appropriation made in anticipation of a lack, loss, or reduction of Federal Funds lapse to the General Fund or Road Fund Surplus Account; require a state agency entitled to Federal Funds to

conform to statutory requirements;

provide that any excess General Fund or Road Fund debt service shall lapse, unless directed otherwise by this bill; provide that all statutes and portions of statutes in conflict with this bill are suspended, unless otherwise provided by this bill; clarify the construction of budget provisions on statutory budget administration power and duties; provide that the Secretary of the Finance and Administration Cabinet shall interpret all questions arising from this bill; provide for the publication of this bill; require the State Budget Director to monitor and report on the Commonwealth's financial condition; authorize the Secretary of the Finance and Administration Cabinet to prorate administration costs; provide that no portion of this bill alone be construed to confirm or ratify an executive reorganization order; require the State Budget Director to provide a budget planning report and tax expenditure revenue loss estimates to each branch; provide that any duplicate appropriations governed by the duplicate appropriation statute; provide for priority of individual appropriations and severability of budget provisions; provide that all unclaimed lottery prize money be credited to the Kentucky Education Excellence Scholarship provide various Workers' Compensation requirements; provide that the dormancy period for abandoned property held by financial institutions, other than traveler's checks, is three years; provide for the sale of abandoned property by the Finance and Administration Cabinet; provide that premium and retaliatory taxes be credited to the General Fund; provide for undesignated General Fund and Road Fund carry forward; provide for the adoption of budget reductions: provide for General Fund expenditure reductions: allow for the reallocation of appropriations among budget units; provide that the sale of surplus property be deposited into the General Fund unless federal funding restraints require otherwise; provide expedited protest establish salary/compensation and employment policy; specify fund transfers; provide a General Fund Budget Reduction Plan and General Fund Surplus Expenditure Plan; provide a Road Fund Budget Reduction Plan and a Road Fund Surplus Expenditure Plan; outline Phase I Tobacco Settlement Funds; provide a State/Executive Branch Budget Summary; establish the Insurance Coverage, Affordability, and Relief to Small Employers (ICARE) program; provide a contingency plan for additional federal assistance for states; require a declaration requirement for nonresident business income; amend the Kentucky Environmental Stewardship Credit; and provide for expanded gaming.

HB 290 - AMENDMENTS

HCS - Retain original provisions with the following exceptions: provide funding for Veterans' Service Organization programs, Veterans' Cemetery Nursing Home, and debt service for Fourth State Veterans' Nursing Home; increase Federal Funds for the Governor's Office of Agricultural Policy; provide debt service for Kentucky Jobs for Kentucky Families in the Kentucky Infrastructure Authority's General Fund appropriation; provide debt service for previously overprogrammed water and sewer

infrastructure projects; administrative fee on Infrastructure for Economic Development Fund projects from Kentucky Infrastructure Authority; provide for a transfer from the Local Government Economic Development Fund to the Pharmacy Scholarship Fund; amend the energy research and development language; provide that no grants shall be made from the Local Government Economic Development Fund, Multi-County Fund, without General Assembly authorization, unless the grant is for an industrial development project; increase the General Fund appropriation for the Auditor of Public increase necessary Accounts: government expense appropriation for expert witnesses; delete reasonable costs of litigation language from Attorney General; increase the Federal Funds appropriation for the Commonwealth's Attorneys; decrease the General Fund appropriation for Agriculture; delete metrology lab and Breathitt Veterinary Center and diagnostic laboratories language from Agriculture; provide that the Department of Agriculture shall allocate sufficient funds for inspectors on amusement rides and attractions; provide funds for the Local Agricultural Fair State Aid Program, the County Fair Agricultural Premium Program, the County Fair Building Program, the World Equestrian Games, and the Farms to Food Banks Program; decrease the Restricted Fund appropriation for the Personnel Board; provide special assessment language; decrease the Restricted Fund appropriation for the Kentucky Retirement Systems; increase the General Fund appropriation for the Facilities Construction Commission; provide debt service for Kentucky Jobs for Kentucky Families in School Facilities Construction Commission's General appropriation; provide language for the financing of the State Medication Insurance Fund; provide funds for supplemental health insurance for retired teachers; increase the General Fund appropriation in fiscal year 2010-2011 and decrease the General Fund appropriation in fiscal year 2011-2012 the Cabinet for Economic Development's Office of the Secretary; delete debt service language; provide funds for the Louisville Waterfront Development Corporation; require that Kentucky Innovation Commercialization Center Program remain open for the fiscal biennium; provide sufficient funds to support the six Innovation and Commercialization Centers and seven Satellite Innovation Centers; include funds for the Allen County Industrial Authority; prohibit the Secretary for the Cabinet of Economic Development from receiving a salary greater than the Governor; decrease the General Fund appropriation for the Cabinet for Economic Development's Financial Incentives; decrease debt service for Financial Incentives; the General decrease appropriation for the Department of Education's Executive Policy and Management; decrease the General Fund appropriation for Operations and Support Services; provide funds for the Education Technology Program and debt service for Kentucky Jobs for

Kentucky Families in the Operations and Support Service's General Fund

appropriation; decrease the General Fund appropriation for Learning and Results Services; decrease funds for health insurance; delete school district flexibility language; delete the Reach to Achieve language; allow a member of the State Advisory Council for Gifted and Talented Education to be reappointed but prohibit them from serving more than three consecutive terms; establish a member of the Kentucky Association for Gifted Education as a voting member of the council; provide for the allocation of safe school funds and school-based decision making councils; provide funds for the Kentucky School for the Blind and the Kentucky School for the Deaf; provide funds for ACT and WorksKeys testing, Appalachian Learning Disabled Tutoring, Blind/Deaf Residential Travel Program, Collaborative Center for Literacy Development, Commonwealth Accountability Testing System Report Commonwealth Card, School Community Improvement Fund, Education Program, Dropout Prevention Program, Elementary Arts and Humanities Program, Every1 Reads Program, Extended School Services Program, Family Resource and Youth Services Centers Program, Georgia Chaffee Teenage Parent Program, Gifted and Talented Program, Highly Skilled Educator Program, Leadership and Mentor Fund, Local School District Live Insurance, Locally Operated Schools, Vocational Mathematics Achievement Fund, Middle School Academic Center, Partnership for Student Success Program, Preschool Program, Professional Development Program, Profession Growth Fund, Read to Achieve Program, Safe Schools Program, Save the Children/Rural Literacy Program, School Food State Agency Children Services, Program, Teacher Academies Program, Teacher Recruitment and Retention Program - Educator Quality and Diversity, Textbooks Program, Virtual Learning Program, and Writing Program; provide funds for the Lexington Hearing and Speech Center; provide that any non-SEEK state grant funds appropriated by the Department of Education and disbursed to local school districts unexpended during fiscal year 2009-2010 lapse to the General Fund; allow local school districts to use the primary election day as an instructional day; provide language for school calendars; provide for surplus property at the Kentucky School for the Blind and the Kentucky School for the Deaf; provide for the use of local district capital funds; decrease the General Fund appropriation for Support Education Excellence in Kentucky (SEEK); decrease funds for base SEEK allotments and the Tier 1 component; provide that if funds are insufficient to provide the mandated salary supplement for public school teachers who have attained certification from the National Board of Professional Teaching Standards, the Kentucky Department of Education is authorized to pro rata reduce the supplement; decrease allocation of SEEK funds; amend retroactive equalized facility funding; delete 177 instructional days language; provide for the use of SEEK funds and excess SEEK funds: increase the General Fund appropriation for the Education and Workforce Development

Cabinet's General Administration and Program Support; provide funds for the Governor's Scholars Program; increase the General Fund appropriation for the Deaf and Hard of Hearing; increase the General Fund appropriation for Kentucky Educational Television; require collaboration between the Department of Libraries and Archives and the state's public universities and libraries; increase the General Fund appropriation for Direct Local Aid; provide debt service for Kentucky Jobs for Kentucky Families in the Direct Local Aid's General Fund appropriation; increase the General Fund appropriation of the Office of the Blind; provide language for the total rate of unemployment; increase the General Fund appropriation for Career and Technical Education; provide for the transfer of state-operated secondary vocational education and technology centers; increase the General Fund appropriation for Vocational Rehabilitation; provide funds interpreter services; delete the waste tire program language from the Department for Environmental Protection; provide funds for the Kentucky Pride Program; increase the General Fund appropriation for the Department of Natural provide Resources: funds conservation districts, forestry tree nurseries, and the return of permit and acreage fees; amend the energy research and development language; Public decrease the Service's Commission lapse; delete the telecommunication access language from the Public Service Commission; provide funds for small utilities assistance; provide language pertaining to a water district or a water association undertaking a waterline extension or improvement project; delete language pertaining to the Kentucky Alternative Fuel and Renewable Energy Fund Program; decrease the General Fund appropriation for the Finance and Administration Cabinet's General Administration; provide for the State Motor Vehicle Fleet; decrease the General Fund appropriation for Debt Service; make a technical correction to General Fund (Tobacco) debt service language; delete language pertaining to financing and the acceleration of moneys received by the General Fund from the payment of video lottery terminal license fees; provide debt service for Kentucky Jobs for Kentucky Families in the Facilities and Support Service's General Fund appropriation; provide for computer services fund receipts; decrease the General Fund appropriation for Revenue; provide debt service; increase the General Fund appropriation for Property Valuation Administrators; increase the General Fund appropriation for the Cabinet for Health and Family Services' General Administration and Program Support; require the Cabinet for Health and Family Services to maximize Federal Funds; authorize various departments to establish and fill positions that are 100 percent federally funded for salary and fringe benefits; allow the Secretary of the Cabinet for Health and Family Services to transfer funds between the cabinet's appropriation units; provide funds for universal newborn vision screening; the General appropriation, increase the Restricted Funds appropriation, and increase the

Federal Funds appropriation Medicaid Benefits; provide funds for urban trauma center hospital, Medicaid state match for preventative services by local and district health departments; establish guidelines for appeals; require the Cabinet for Health and Family Services to conduct a study on the feasibility of pursuing a Medicaid waiver for personal care services; provide funds for a carry forward to support Medicaid benefits expenditures; require the Cabinet for Health and Family Services to conduct a study to identify measures that would ensure Medicaid recipients are properly identified with Medicaid providers and to evaluate Medicaid benefits and efficiencies; provide funds to support the continuation of the contract between the Cabinet for Health and Family Services and University Health Care, Inc.; decrease the General Fund appropriation for the Department for Behavioral Health. Developmental and Intellectual Disabilities; provide for the replacement of Eastern State Hospital; provide that if the Cabinet for Health and Family Services occupies the replacement facility for Eastern State Hospital, all rental payments shall be deemed a necessary government expense; provide funds for the Kentucky Prescription Assistance Program and for regional Mental Health/Mental Boards retirement cost increases; increase the General Fund appropriation for the Department of Public Health; prohibit the Department of Public Health from imposing a cap on the number or amount of services that a local or public health department can provide; provide funds for local health department retirement cost increases; increase the General Fund appropriation for the Department of Community Based Services; provide funds for base funding restoration, Kentucky Sexual Assault Prevention Programs, Kentucky Domestic Violence Program, Child Advocacy Centers, and Children's Place; increase the General Fund appropriation for Aging and Independent Living; require the Department for Aging and Independent Living to administer the Kentucky Caregiver Program accordance with administrative regulations to be promulgated by the Cabinet for Health and Family Services; provide funds for the Franklin County Aging Council retirement cost increase: require the increased use of parole; provide funding for the Mary Kendall Homes and Gateway Juvenile Diversion; decrease the General appropriation and increase the Road Fund appropriation for Kentucky State Police; prohibit the Commissioner of the Department of State Police from appointing additional Commercial Vehicle Enforcement (CVE) officers and provide that once a CVE officer leaves their position, it shall be filled by a Kentucky State trooper; require the Kentucky Department of State Police to file an annual CVE report; decrease the General Fund appropriation for Corrections Management; require the Department of Corrections to assess the nonviolent, nonsexual inmate population incarcerated for a Class C or B felony and to develop recommendations that will reduce their time of incarceration; the General Fund appropriation for Adult Correctional Institutions; delete the home

incarceration and administration of home incarceration from Adult Correctional Institutions; require the Department of Corrections to file semiannual reports on the Canteen Fund; require the warden of each Department of Corrections institution to expunge inmate prison disciplinary reports that have been dismissed or otherwise ordered void; require the Secretary of the Justice and Public Safety Cabinet to develop a plan for correctional facility expansion; decrease the General appropriations for Community Services and Local Facilities; provide for home incarceration and administration of home incarceration; provide funds for additional probation and parole officers as well as for community corrections services to assist parolees in reentering the community; provide funds for inmate medical care expenses and to provide a monthly payment to each county with a life safety jail or a closed jail; decrease the General Fund appropriation and the Restricted increase Fund appropriation for the Personnel Cabinet; provide that debt service for the Personnel Cabinet's General Operations come from Restricted Fund moneys; the decrease General Fund appropriation and increase Restricted Fund appropriation for the Council on Postsecondary Education; delete debt service language; provide for postsecondary education debt; provide funds for the Washington, D.C. Internship Program, the Kentucky Adult Education Funding Program, Program, Contract Spaces 164 veterinary slots, and debt service for Kentucky Jobs for Kentucky Families in Council on Postsecondary Education's General Fund appropriation; decrease Bond Funds for Kentucky Higher Education Assistance Authority (KHEAA); provide General Fund moneys for the College Assess Program, the Kentucky Tuition Grant Program, the Teacher Scholarship Program, the Kentucky National Guard Tuition Assistance Program, and the Kentucky Education Excellence Scholarships; delete lottery fund and debt service language; provide funds for the Work Study Program and the Pharmacy Scholarship Program; prescribe the use of excess lottery revenues; decrease the General Fund appropriation for Eastern Kentucky University; provide funds for the Community Operations Board; reduce the General Fund appropriation for Kentucky State University; reduce the General Fund appropriation for Morehead State University; increase the General Fund appropriation for Murray State University; provide funds for the Breathitt Veterinary Center at Murray State University and provide that the appropriation cannot be reduced; reduce the General Fund appropriation for Northern Kentucky University; decrease the General Fund appropriation for the University of Kentucky; provide funds for the diagnostic laboratories at the University of Kentucky and provide that the appropriation cannot be reduced; reduce the General Fund appropriation for the University of Louisville; reduce the General Fund appropriation for Western Kentucky University; reduce the General Fund appropriation for the Kentucky Community and Technical College System; amend corrections education language; make technical

correction to conveyance of property language: address salary increases for employees of the Kentucky Community and Technical College System who are in the University of Kentucky personnel system; decrease the Restricted Fund appropriation for the Public Protection Cabinet's Financial Institutions; increase the General Fund appropriation and the Restricted appropriation for the Tourism, Arts and Heritage Cabinet's Office of the Secretary; require that no less than \$200,000 in each fiscal year be allocated from the Tourism Marketing and Development on behalf of coalproducing counties for fees for professional artists and entertainers performing on the Kentucky Music Trail and require that the Tourism, Arts and Heritage Cabinet promote assistance opportunity; provide funds for various outdoor drama grants and the International Mystery Writers' Festival; require the Secretary of the Tourism, Arts and Heritage Cabinet to transfer funds to the Horse Park Commission for the 2010 World Equestrian Games; increase the General Fund appropriation for the Department of Parks; provide funds for the Nicholas Hildreth School; decrease the General Fund appropriation and increase the Restricted Funds appropriation for the Horse Park Commission; provide Restricted Funds to the Horse Park Commission for the 2010 World Equestrian Games; decrease the appropriation for the Historical Society; provide that no funds are appropriated to support the retrofit of the Thomas D. Clark Center for Kentucky History for the Kentucky Show production; increase the General Fund appropriation for the Arts Council; provide funds to support programs for children with learning disabilities and for the Westport School Community Center for Arts and Education; amend and add various projects; make technical corrections to Part III; delete the provision relating to abandoned property held by financial institutions, to the sale of abandoned property by Finance Cabinet, and to premium and retaliatory taxes; increase the mandatory General expenditure reduction by \$20,600,000 in each year of the biennium; delete the provision relating to the sales of surplus property, and to expedited protest resolution; provide a new provision relating to Lottery Dividends and to Road Fund resources; designate the Wine and Vine Fest as the official wine festival Commonwealth; provide language to prohibit the Governor from expending more than 55 percent of the funds appropriated during the first half of fiscal year 2011-2012; provide a provision relating to Civil War reenactors; provide a language directive relating to budget implementation; direct the Governor to reduce \$5,000,000 in each fiscal year from the reduction of nonmerit employees, (constitutional officers are exempt); provide a directive relating to information technology; provide a language directive related to equipment service contracts and energy efficiency measures; require the Governor to reduce General Fund contracts by \$29.300.000 in fiscal vear 2010-2011 and \$87,900,000 in fiscal year 2011-2012; remove the provision from Part IV

relating to maximum filled permanent positions: make changes in the Health Benefits Plan and assume less inflationary cost increases; define the core benefits of the Base Plan; identify the premiums for the Base Plan; establish a Pilot Wellness Program; identify the retirement contribution rates; provide for two additional funds transfers; amend the General Fund Budget Reduction Plan and the General Fund Surplus Expenditure Plan; make technical corrections to Part VIII, Part IX, and Part X; delete the original Contingency Plan for Additional Federal Assistance for States and replaces with a new version; create the Kentucky Small Business Initiative which gives a to Kentucky preference businesses in government contracts over the small purchase limit; require contractors with government contracts over \$500,000 to utilize Kentucky small businesses for at least 20 percent of their contract price or face a five percent contract price penalty; require the Finance and Administration Cabinet to report utilization of Kentucky small businesses, women-owned businesses, minority-owned businesses. veteran-owned businesses in state contracts; create Kentucky Jobs for Kentucky Families and authorize various water, sewer, and school projects; attach 2010 RS HB 530.

HCA (1, R. Rand) - Appropriate \$1,300,000 in General Fund moneys in fiscal year 2010-2011 for the Hopkins County Fairgrounds Phase II project; make technical corrections to various water, sewer, and school projects.

HFA (1, R. Rand) - Appropriate \$1,300,000 in general fund moneys in fiscal year 2010-2011 for the Hopkins County Fairgrounds Phase II project; make technical correction to Children's Place language; make technical correction to the issuance of employee paychecks language; make technical corrections to various water, sewer, and school projects.

HFA (2, J. Comer Jr.) - Provide that the requirements that public works projects comply with the prevailing wage statutes shall be suspended during the upcoming biennium.

HFA (3, J. Comer Jr.) - Remove all bonded projects contained in Part XV of the Executive Branch Budget; remove all bonds authorized in association with Part XV; remove all appropriated debt service for bonds authorized in association with Part XV; create a school employee bonus plan and provide an appropriation to the bonus plan.

SCS/Analysis -Retain provisions with the following exceptions: reduce general fund appropriations by an equal percentage of one and one-half percent in fiscal year 2010-2011 and one percent in fiscal year 2011-2012; delete all Kentucky Jobs for Kentucky Families debt service; amend debt service for the Department of Veterans' Affairs; provide an administrative fee on Infrastructure for Economic Development Fund projects; amend debt service for the Kentucky Infrastructure Authority and the Department of Local Government: delete language pertaining to support of the 12 multi-county regional industrial park authorities; delete funds for the Hopkins County Fairgrounds phase II project; amend the pharmacy scholarship and energy research and

development fund language; delete language pertaining to the tourism marketing program; provide that the Finance and Administration Cabinet shall provide the Attorney General up to \$275,000 in the fiscal biennium for expert witness fees; allow the Attorney General to first recover its reasonable costs of litigation, as determined by the court and approved by the secretary of the Finance and Administration Cabinet; provide for metrology lab operating fees; delete funds and language for amusement rides and attractions inspectors, county fair grants, county fair agricultural premiums, county fair building, staff support for the World Equestrian Games, and the Farms-to-Food-Banks program; delete the language pertaining to charges for federal, state, and local audits; delete school facility revenue language; provide debt service to the Cabinet for Economic Development's secretary; require the Cabinet for Economic Development to study the potential benefits of developing an angel investor program; delete funds and language for the Louisville Waterfront Development Corporation and the Allen County Industrial Authority; delete the Kentucky Innovation and Commercialization Center program language; amend debt service for the Cabinet for Economic Development's financial incentives; amend funds for the education technology program and Learning and Results Services' Health Insurance; provide that no funds are appropriated in fiscal year 2011-2012 for the Highly Skilled Education Assistance Program; amend funds for Learning and Results Services programs; provide a school calendar of 177 days; amend the use of local district capital outlay funds; provide that local school districts may choose not to provide a kindergarten aide for each 24 full-time equivalent kindergarten students enrolled and are encouraged to utilize parent volunteers; provide that a local board of education may adopt a staffing policy that allows individual schools within the district to exceed the maximum class sizes established in statute; delete language pertaining to school-based decision making councils, the Lexington Hearing and Speech Center, and make-up of school days; amend funds for base SEEK allotments, tier 1 component, vocational transportation, secondary education, vocational Teachers' Retirement System employer match, salary supplements for nationally certified teachers, and allocation of SEEK funds; provide that the school term shall include 177 six-hour instructional days and that districts may exceed 177 instructional days; amend funds for the Governor's Scholars Program; amend the total unemployment rate language; provide matching funds for the WorkNow Kentucky program; delete language pertaining to interpreter services; provide that the Kentucky Profession Standards Board shall extend by two years the length of time required for certified teachers to complete a planned fifth-year program; amend debt service for Environmental Protection; provide language for the waste tire trust fund; delete funds and language for the Kentucky Pride Program; amend funds for conservation districts: delete funds and language for forestry tree nurseries

and for the return of permit and acreage

funds; amend energy and research development language; amend the Public Service Commission's lapse; provide that the telecommunicationdevice-for-the-deaf distributing program shall allocate not more than two cents per access line per month; delete language pertaining to water districts and water associations; provide that the Finance and Administration Cabinet shall bear all necessary expenses of a gubernatorial transition and that up to \$220,000 of these expenses shall be deemed a necessary government expense; amend debt service for revenue; delete language pertaining to maximizing federal funds: delete funds and language for the demolition of the former state-operated tuberculosis facility in Bourbon County; amend funds for community living slots; amend Medicaid benefit's general fund carry forward; amend the partnership section 1115 Medicaid demonstration waiver language; require the Cabinet for Health and Family Services to take necessary actions to establish programs or engage providers to assist with managing the Medicaid pharmacy program; delete language pertaining to Medicaid state match for preventative services by local and district health departments; amend debt service for behavioral health, developmental and intellectual disabilities: amend funds for regional mental health/mental retardation boards' retirement cost increase; delete language pertaining to the Kentucky Prescription Assistance Program; amend funds for local and district health departments' retirement cost increase; delete language pertaining to local and district health department payments and to Medicaid state match for preventative services by local and district health departments; amend funds and language for the Kentucky Sexual Assault Prevention program's retirement costs, Kentucky Domestic Violence Association program's retirement costs, and child advocacy centers' retirement costs; delete base funding restoration language; delete funds and language for the Franklin County Aging Council's retirement costs; delete the Kentucky Caregiver Program language; delete language pertaining to increasing use of parole, to commercial enforcement officers, and to commercial vehicle enforcement reports; amend service for corrections management; amend the correctional facilities plan; provide language pertaining to placement of Class D felons; provide that state prisoners, excluding Class C and D felons qualifying to serve time in county jails, may be transferred to a state institution within 90 days of final sentencing if the county jail does not object; provide that all funds received by the Commonwealth as a result of damages caused by the inmate disturbance at Northpoint Training Center be deposited to the general fund; amend debt service for the Personnel Cabinet's general operations; provide that the Personnel Cabinet collect a pro rata assessment from all state agencies and other organizations supported by the new personnel and payroll system; amend funds and language for the Washington, D.C. Internship Program, adult education, contract spaces, College Access Program, Kentucky Tuition Grant

Program, Teacher Scholarship Program, Kentucky National Guard Tuition Assistance Program, Kentucky Education Excellence Scholarships, and work study; delete language allowing 2006 coal severance funds to be used for the National Guard Tuition Assistance Program; delete funds and language pertaining to the Pharmacy Scholarship Program, and Community Operations Board; amend funds and language for the Quality and Charity Care Trust Agreement; provide that no license fee or tax imposed under KRS 91A.080 shall apply to premiums paid to insurance companies or surplus lines brokers by non-profit, selfinsurance groups whose membership consists of any political subdivision of the Commonwealth; amend funds and language for outdoor drama grants; language pertaining delete unexpended restricted funds; delete funds and language for tourism marketing and development and the International Mystery Writers' Festival Grant; delete the transfer language for the World Equestrian Games; amend debt service for Parks; delete funds and language for the Nicholas Hildreth School and the World Equestrian Games; delete language pertaining to the retrofit space for the Kentucky Show; delete funds and language for arts and health care and Westport School Community Center for Arts and Education Grants; amend various capital projects; increase the amount in both fiscal years that the Governor shall reduce general fund expenditures; delete language naming the Kentucky Wine and Vine Fest as the official state wine festival; increase the amount of savings in both fiscal years that the Governor must achieve by reducing nonemployees, excluding Commonwealth's attorneys and county attorneys, and provide that the resulting restricted funds savings be transferred to the general fund; increase the amount that the Governor must reduce general fund contract expenditures by; provide language pertaining to the sale of abandoned property by the Finance and Administration Cabinet, premium and retaliatory taxes, proceeds from the sale of surplus property, and expedited protest resolution; provide that the Governor and the secretary of the Finance and Administration Cabinet shall have the authority to transfer any restricted funds, that become excess due to the delay of employee paychecks, to the general fund; provide for the transfer of Public Employee Health Insurance Trust Fund moneys between plan years; amend the cross-reference allotment; provide up to \$175 per month for employees who waive coverage under the base employer provided plan and all other employer-sponsored plans be deposited in a health reimbursement account; require the secretary of the Personnel Cabinet to establish and maintain a list of all filled unclassified or filled ungraded positions; provide language pertaining to non-merit policy positions; provide a fund transfer in both fiscal years from the Personnel Cabinet's new special project account; amend the general fund surplus expenditure plan; provide that the road fund budget reduction plan shall include

at a minimum an equal percentage

reduction of all Transportation Cabinet

budget units, excluding revenue sharing and debt service, before a reduction can be made to the state construction account; amend the state/executive branch budget totals; delete Part XIV, Kentucky Small Business Initiatives; delete Part XV, Kentucky Jobs for Kentucky Families; and delete Part XVI, Revenue Measures.

CCR/Analysis - Adopt HB 290/SCS with the following changes: provide \$64,000 in fiscal year 2010-2011 from the Local Government Economic Development Fund, Multi-County Fund, to the Department of Local Government for a grant to the Central Kentucky Mine Rescue Association; provide General Fund moneys for County Fair Grants and for staffing support for the World Equestrian Games; reduce General Fund moneys for the Teachers' Retirement System in fiscal year 2011-2012; provide that debt service for the State Accumulation Fund also support increased costs to state agencies and medical coverage for new under-65 retirees; direct the Cabinet for Economic Development to study an incentive program to attract a commercial airline to occupy unused airport facilities; provide additional language for the use of local district capital funds; make a technical correction to the local district grant carry forward; increase General Fund moneys for the Support Education Excellence in Kentucky (SEEK) Program in fiscal year 2011-2012; provide equalization funding for school districts that have Category 4 and Category 5 schools; decrease General Fund moneys for Employment and Training in fiscal year 2010-2011; make technical correction to WorkNow Ky language; increase General Fund moneys in both years for Vocational Rehabilitation; make technical correction to teacher certification language; increase General Fund moneys for Public Health in fiscal vear 2011-2012; increase General Fund moneys for Corrections Management in fiscal year 2011-2012; decrease General Fund moneys in both fiscal years for Public Advocacy; amend Quality and Charity Care Trust Agreement language; amend the General Fund Expenditure Reductions language and the Reduction of Contract Expenditures language; provide for the furlough of state employees; make technical correction to a Finance Cabinet fund transfer; reduce Bond Funds in fiscal year 2011-2012 for the Corrections Maintenance Pool: exclude Constitutional Officers and their offices from the General Fund Budget Reduction Plan.

Jan 20-introduced in House
Jan 21-to Appropriations & Revenue
(H)

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-reported favorably, to Rules with Committee Substitute, committee amendment (1); taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-floor amendments (1) (2) and (3) filed to Committee Substitute; 3rd reading, passed 65-33 with Committee Substitute, floor amendment (1)

Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue (S); 2nd reading

Mar 22-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Monday, March 22, 2010; 3rd reading, passed 35-2 with Committee Substitute; received in House; to Rules (H)

Mar 23-posted for passage for concurrence in Senate Committee Substitute for Tuesday, March 23, 2010; House refused to concur in Senate Committee Substitute; received in Senate; posted for passage for receding from Senate Committee Substitute; Senate refused to recede from Committee Substitute; Conference Committee appointed in Senate

Mar 24-Conference Committee appointed in House

Apr 1-Conference Committee report filed in House and Senate; Conference Committee report adopted in Senate; Bill passed 34-3; Free Conference Committee appointed in House

HB 291/Analysis (BR 995) - R. Rand

AN ACT relating to appropriations providing financing and conditions for the operations, maintenance, support, and functioning of the Transportation Cabinet of the Commonwealth of Kentucky.

The Transportation Cabinet Budget: appropriate from the General Fund, Restricted Funds, Federal Funds, Road and Highway Bonds \$2,252,590,300 in fiscal year 2010-2011 and \$2,385,691,000 in fiscal year 2011-2012 for operating costs; appropriate from Bond Funds, Road Fund, and Investment Income for various capital projects; require the Secretary of the Transportation Cabinet to produce a document detailing the 2010-2012 Biennial Highway Construction Program and the Highway Preconstruction Program; provide debt service to the General Administration and Support budget unit; allow the Transportation Cabinet to receive funds and services for the Adopt-A-Highway Litter Program; provide funds for Aviation's operational costs; provide debt service to the Aviation budget unit; provide funds for Economic Development Road leaserental payments; provide for excess lease-rental payments; provide that no portion of the revenues to the state Road Fund accrue to the Debt Payment Acceleration Fund account; provide debt service for Grant Anticipation Revenue Vehicle (GARVEE) Bonds; provide funds for the State Supported Construction Program; provide for Economic Development Road Bonds; authorize projects in the 2008-2010 Biennial Highway Construction Plan to continue into the 2010-2012 biennium; provide funds for the Kentucky Transportation Center and new highway equipment purchases; authorize the Transportation Cabinet to match federal highway moneys; prioritize projects should any additional federal highway moneys available; authorize the Transportation Cabinet to continue the Cash Management Plan and to make

programmatic adjustments; provide for carry forward of any unexpended Road Fund appropriations in the Highways budget unit for various programs; provide debt service for Wetland Restoration; provide for the transfer of Road Fund resources for judgments; authorize the Transportation Cabinet to maximize the use of Toll Credits; provide nonpublic transportation; provide funds for the County Road Aid Program, the Rural Secondary Program, the Municipal Road Aid Program, and the Energy Recovery Road Fund; provide debt service to the Vehicle Regulation budget unit; provide Capital Construction for appropriations and reauthorizations; provide for the expiration of existing lineitem capital construction projects; detail bond proceeds investment income; provide for the payments of Wetland Restoration; and authorize various capital projects.

HB 291 - AMENDMENTS

HCS - Retain original provisions except, decrease the Road Fund appropriation to General Administration and Support; require the Transportation Cabinet to continue the SAFE Patrol Program; decrease the General Fund appropriation and increase the Road Fund appropriation for Aviation; provide debt service for Aviation Development come from the Road Fund; decrease the Road Fund appropriation for Debt Service; amend Economic Development Road Revenue Bonds debt service for Base Realignment and Closure (BRAC) activities; decrease the Road Fund appropriation and increase the Restricted Funds appropriation for Highways; decrease the Highway Bonds appropriation in fiscal year 2010-2011 and increase the Highway Bonds appropriation in fiscal year 2011-2012; amend the appropriation for the State Supported Construction Program, the Biennial Highway Construction Program, the Highway Construction Contingency Account, and the Economic Development Road Bonds; amend the Kentucky Pride appropriation; delete the language prioritizing projects should any additional federal highway moneys become available; delete programmatic adjustments language; provide for Grant Anticipation Revenue Vehicle (GARVEE) Bonds and their debt service; provide for interlocal cooperative agreements, a Crittenden County property, Highways maintenance, and the Industrial Road Access Account; increase the General appropriation for Public Transportation; provide additional funds for nonpublic school transportation; provide for state match for public transit; decrease the Road Fund appropriation for Revenue Sharing; decrease the Road Fund appropriation for Vehicle Regulations; and make technical correction to capital project language.

HFA (1, G. Stumbo) - Amend the Highways appropriation unit to include a Jefferson County project be funded out of the Secretary's Contingency Account. SCS/Analysis - Retain original provisions except: require the Transportation Cabinet to report quarterly to the Interim Joint Committee on Transportation all Six Year Road Plan projects that have been delayed due to unforeseen circumstances; require the

Secretary of the Transportation Cabinet to maximize Road Fund resources through a review of the Transportation Cabinet's contract expenditures; amend debt service; add Restricted Fund authority for GARVEE bonds; decrease Highway Bonds by \$300,000,000 in fiscal year 2011-2012; delete all Highways language; provide that the entirety of the Highways appropriation shall be null and void unless the appropriation is allocated according to 2010 RS HB 292/EN; and reduce the General Fund appropriation for Public Transportation.

Jan 20-introduced in House
Jan 21-to Appropriations & Revenue

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 8-reported favorably, to Rules with Committee Substitute; taken from Rules Committee, placed in the Orders of the Day for Tuesday, March 9, 2010

Mar 9-floor amendment (1) filed to Committee Substitute ; 3rd reading, passed 72-27 with Committee Substitute, floor amendment (1)

Mar 10-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 11-taken from committee; 2nd reading; returned to Committee on Committees (S); to Transportation (S)

Mar 26-reported favorably, to Rules as a Consent bill with Committee Substitute

HB 292/Analysis (BR 996) - R. Rand

AN ACT relating to road projects and declaring an emergency.

Sets out the FY 2010-2012 Biennial Highway Construction Plan; EMERGENCY.

HB 292 - AMENDMENTS

HCS - Delete original provisions; acknowledge that project authorizations were based upon Transportation Cabinet estimates; provide the Transportation Cabinet with the authority to expend funds necessary to complete projects authorized in this Act, amended only by variations dictated by bid or unforeseen circumstances; provide that the Kentucky Public Infrastructure Authority, in conjunction with the Kentucky-Indiana Bi-State Authority, update the Louisville-Southern Indiana Ohio River Bridges Project; prohibit the Transportation Cabinet from expending funds on that project if a financial plan is not approved by the Federal Highway Administration by December 31, 2010; establish funding criteria for road projects with certain designations; prioritize projects should any additional federal highway moneys become available; require the Transportation Cabinet to advance certain projects if a Congressional highway infrastructure improvement bill is passed; provide that this Act in conjunction with 2010 HJR 70 shall constitute the six year road plan; set out 2010-2012 Biennial Highway Construction Plan; declare an

HCA (1, R. Rand) - Make technical corrections to various Jefferson County

road projects.

HFA (1, G. Stumbo) - Amend the Biennial Highway Construction Plan to include a road project in Jefferson County.

SCS (1/Analysis) - Retain original provisions, except amend funding criteria for road projects with certain designations; amend the prioritization of projects should any additional federal highway moneys become available; delete the requirement that the Transportation Cabinet advance certain projects if a Congressional highway infrastructure improvement bill is passed; set out an amended 2010-2012 Biennial Highway Construction Plan; declare an EMERGENCY.

SCS (2/Analysis) - Retain the provisions of HB 292/SCS with the following exceptions: provide that projects with the "SPB" designation receive priority for available state construction funds and advance through the 2010-2012 fiscal biennium prior to any other state construction projects; amend language pertaining to the prioritization of projects if any additional federal highway moneys become available.

SCA (1, E. Harris) - Amend the biennial highway construction plan to include construction cost for the Milton-Madison Bridge replacement project; make technical correction.

Jan 20-introduced in House
Jan 21-to Appropriations & Revenue
H)

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 8-reported favorably, to Rules with Committee Substitute, committee amendment (1); taken from Rules Committee, placed in the Orders of the Day for Tuesday, March 9, 2010

Mar 9-floor amendment (1) filed to Committee Substitute; 3rd reading, passed 67-32 with Committee Substitute, committee amendment (1), floor amendment (1)

Mar 10-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 11-taken from committee; 2nd reading; returned to Committee on Committees (S); to Transportation (S)

Mar 19-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010; 3rd reading, passed 38-0 with Committee Substitute; bill reconsidered (change PASSED status); recommitted to Transportation (S)

Mar 22-reported favorably, to Rules with Committee Substitute (2), committee amendment (1); posted for passage in the Regular Orders of the Day for Monday, March 22, 2010; Committee Substitute (1) reconsidered; Committee Substitute (1) withdrawn; passed 38-0 with Committee Substitute (2), committee amendment (1); received in House; to Rules (H)

Mar 23-posted for passage for concurrence in Senate Committee Substitute (2), committee amendment (1) for Tuesday, March 23, 2010

HB 293/Analysis (BR 993) - R. Rand

AN ACT making appropriations for the operations, maintenance, support, and functioning of the Judicial Branch of the government of the Commonwealth of Kentucky and its various officers, boards, commissions, subdivisions, and other state-supported activities.

Judicial Branch appropriate \$346,004,900 in fiscal year 2010-2011 and \$374,010,600 in fiscal year 2011-2012 from the General Fund, Restricted Funds, and Federal Funds; declare that defined calculations, including annual salary increments, are not included in this Act; provide General Fund moneys to restore funding in each fiscal year to the Court Operations and Administration appropriation unit and to replace Restricted Funds; provide that funds in the Court Operations and Administration appropriation unit carry forward; provide that if the Supreme Court retains the 2008 increase in civil filing fees, the additional income, not to exceed \$5,000,000 in each fiscal year, shall be deposited in a trust and agency account for court operations; provide funds to compensate local units of government for providing court space and for costs incurred in the development of local court facilities; provide that funds in the Local Facilities Fund carry forward; provide that the use allowance for the Fayette County Courthouse is contingent upon Short Street in Lexington remaining open to traffic; provide that funds in the Local Facilities Use Allowance Contingency Fund carry forward; provide funds for actuarial assessed judicial retirement benefits; authorize a telecommunication equipment capital project; clarify that nothing in this Act shall reduce funding of court facility projects authorized by the General Assembly; provide that if a court facility project is occupied and use allowance funding is insufficient that use allowance payments must be approved from the Local Facilities Use Allowance Contingency Fund; provide that if funding is not available in the Local Facilities Use Allowance Contingency Fund then the use allowance payments are deemed a necessary government expense; authorize leases; provide the Director of the Administrative Office of the Courts with expenditure authority; provide for severability of budget provisions, duplicate appropriations, and priority of individual appropriations; provide that any unexpended balance remaining in the Court's Restricted Funds or Federal Funds accounts carry forward; provide for the final budget document; provide for transferability of funds; provide for appropriations revisions; include funds for trial commissioner salaries as provided for in Branch the Judicial Budget Recommendation; provide participation in any Budget Reduction Plan or Surplus Expenditure Plan.

HB 293 - AMENDMENTS

HCS - Retain original provisions with the following exceptions: decrease the General Fund appropriation and increase the Restricted Funds appropriation for the Court of Justice's Court Operations and Administration; provide that no funds are appropriated for salary adjustments for nonelected court personnel, Justices, and Judges;

appropriate funds for Circuit Court Clerk's salaries and training stipends: require the Administrative Office of the Courts to continue the operations and current schedule of night court in Okolona and Middletown in Jefferson County; provide funds for drug testing kits for the Twentieth Judicial District; decrease the General appropriation for the Court of Justice's Local Facilities Fund; provide funds at 44 percent in fiscal year 2010-2011 and 48 percent in fiscal year 2011-2012 of the actuarial assessed judicial retirement benefits; delete the Telecommunication Equipment capital project.

SCS/Analysis - Retain original provisions with the following exceptions: decrease the general fund appropriation for the Court of Justice's Court Operations and Administration; delete funds for Circuit Court clerks' salaries and training stipends; provide that the state payroll normally paid on June 30, 2012, not be issued prior to July 1, 2012, and allow the Chief Justice to transfer any restricted funds that become excess as the result of this action; delete the requirement that the Administrative Office of the Courts continue the operations and current schedule of night court in Okolona and Middletown in Jefferson County; delete funds for drug testing kits for the Twentieth Judicial District; and delete the Fayette County courthouse use allowance language.

CCR/Analysis - Cannot agree.

FCCR/Analysis - Adopt the provisions of HB 293/SCS with the following changes: decrease the General Fund appropriation for Court Operations and Administration by one and one-half percent in fiscal year 2010-2011 and by one percent in fiscal year 2011-2012; adopt Part I, 1., a. (3) and Part I, 1., b. (3) of the GA version of HB 293.

Jan 20-introduced in House

Jan 21-to Appropriations & Revenue (H)

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-reported favorably, to Rules with Committee Substitute; taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, passed 97-0 with Committee Substitute

Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue (S); 2nd reading

Mar 22-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Monday, March 22, 2010; 3rd reading, passed 36-1 with Committee Substitute; received in House; to Rules (H)

Mar 23-posted for passage for concurrence in Senate Committee Substitute for Tuesday, March 23, 2010; House refused to concur in Senate Committee Substitute; received in Senate; posted for passage for receding from Senate Committee Substitute;

Senate refused to recede from Committee Substitute ; Conference Committee appointed in Senate

Mar 24-Conference Committee appointed in House

Apr 1-Conference Committee report filed in House; Conference Committee report adopted in House; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate; Free Conference Committee report adopted in Senate; Bill passed 36-0; received in House; Free Conference Committee report adopted in House; Bill passed 99-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 154)

HB 294/LM/CI (BR 1313) - B. Montell, T. Moore

AN ACT relating to sex offenders.

Amend KRS 17.545 to add publicly owned parks to the list of sex-offender-restricted areas.

Jan 20-introduced in House Jan 21-to Judiciary (H)

HB 295 (BR 1133) - T. Thompson

AN ACT relating to the Building Inspectors' Financial Incentive Training Program Fund.

Amend KRS 198B.095 to change the annual funding for the Building Inspectors' Financial Incentive Training Program from \$150,000 to \$125,000; require that if the fund reaches a balance exceeding \$125,000, funds annually resulting from plan review fees in excess of \$125,000 shall be used solely for the operating costs of the Office of Housing, Buildings, and building Construction's inspection program; require that any interest earnings of the trust fund shall become a part of the fund and shall not lapse.

Jan 20-introduced in House
Jan 21-to Labor & Industry (H)
Jan 27-posting waived
Jan 28-reported favorably, 1st
reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 4-3rd reading, passed 85-9 Feb 5-received in Senate

Feb 8-to Appropriations & Revenue

(S)
Mar 23-reported favorably, 1s

reading, to Consent Calendar
Mar 24-2nd reading, to Rules
Apr 14-posted for passage in the

Apr 14-posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 38-0; received in House

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 167)

HB 296/FN (BR 1227) - T. Thompson, J. Arnold Jr., K. Bratcher, T. Burch, D. Butler, L. Clark, R. Damron, B. DeWeese, D. Floyd, J. Glenn, D. Horlander, D. Keene, D. Osborne, S. Santoro, G. Stumbo

AN ACT relating to smokeless tobacco.

Amend KRS 138.130 to redefine

"other tobacco products" to include moist snuff; amend KRS 138.140 to lower the excise tax rate on other tobacco products to 12.1 percent; amend KRS 138.195 to make technical corrections; EFFECTIVE August 1, 2010.

Jan 20-introduced in House Jan 21-to Appropriations & Revenue (H)

Feb 5-posted in committee

HB 297 (BR 1082) - Ji. Lee

AN ACT relating to nonprofit motor vehicle dealers.

Create a new section of KRS 190.010 to 190.080 to require a nonprofit motor vehicle dealer to be licensed by the Motor Vehicle Commission; require a nonprofit motor vehicle dealer to comply with the provisions of KRS Chapter 190. with certain exceptions; restrict a nonprofit motor vehicle dealer to selling vehicles only to clients of the organization, other individuals referred to the organization by other nonprofit or governmental agencies, or other dealers; require the Motor Vehicle to promulgate administrative regulations to set forth procedures for license application; amend KRS 190.010 to define the term "nonprofit motor vehicles dealer"; amend KRS 190.030 to exempt employees of nonprofit motor vehicle dealers who facilitate the sales of vehicles from the requirement to obtain a salesperson's license; exempt nonprofit motor vehicle dealers from the requirements to have a lot or permanent building and operate from a fixed address; set the fee for a nonprofit motor vehicle dealer license at \$100; amend KRS 190.035 to conform.

HB 297 - AMENDMENTS

HCS - Retain original provisions of the bill, with the following exceptions: require individuals who work as salespersons for nonprofit motor vehicle dealers to obtain a license from the Motor Vehicle Commission; establish the nonprofit motor vehicle dealers salespersons licenses; exempt nonprofit dealer salespersons licensees from fees.

Jan 20-introduced in House Jan 21-to Transportation (H)

Feb 1-posted in committee; posting waived

Feb 2-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010 Feb 10-3rd reading, passed 99-0 with

Committee Substitute

Feb 11-received in Senate

Feb 16-to Transportation (S)

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President of the Senate; delivered to Governor

Mar 30-signed by Governor (Acts ch. 43)

HB 298/FN/LM (BR 89) - A. Simpson, D.

Graham

amend

AN ACT relating to the collection of property taxes.

Amend KRS 134.010 to define

"priority certificate of delinguency";

KRS 134.119 to

clarify

responsibility for the processing of payments received by the sheriff after certificates of delinquency have been transferred to the county clerk, and to require the sheriff to provide updated address information to the property valuation administrator; amend KRS 134.121 to provide that a transferee shall not be entitled to collect legal fees or expenses incurred in pursuing collection of a certificate of delinquency; amend KRS 134.122 to require the clerk to return a certificate of delinquency to the sheriff upon request so the sheriff can process payment, and to require the clerk to provide any updated address information to the property valuation administrator; amend KRS 134.125 to clarify how interest is calculated on certificates of delinquency; amend KRS 134.127 to delete provisions prohibiting the sale of certificates of delinquency relating to unmined coal, oil or gas reserves or other mineral or energy resources; amend KRS 134.128 to correct a drafting error, and to require personal property certificates delinquency to be advertised; amend KRS 134.128 to require that a date be set for the sale of priority certificates of delinquency and to require that a process be established for county clerks to identify, verify, and sell priority certificates of delinquency; amend KRS 134.490 to provide that third parties holding unmined minerals certificates shall obtain updated address information from the Department of Revenue to permit the department to charge up to \$2 for providing the information; and to provide that third party purchasers offering installment payment plans may not charge, assess, or collect from the taxpayer any fees, charges, interest or other amounts in excess of what is permitted by KRS Chapter 134; amend KRS 134.504 to require at least 20 days between the two notices sent from the county attorney to the delinquent taxpayer, and to address how partial payments should be handled if a payment plan is in default; amend KRS 134.546 to allow the Department to provide unmined minerals information to third-party purchasers upon a court order; amend KRS 134.990 to allow as an additional penalty the nullification of any purchases of certificates of delinquency made in violation of the requirements established by KRS 134.128; amend KRS 132.180 to correct an erroneous reference: amend KRS 131.190 to allow the department to provide unmined minerals information to third-party purchases upon a court order, and to allow the department to charge a fee for such information not to exceed the greater of the actual cost of providing the information or \$10; amend KRS 134.126 to conform; provide that the fee structure established by Section 2 of the shall apply for Act (KRS 134.119) calendar year 2009.

HB 298 - AMENDMENTS HFA (1/Title, A. Simpson) - Make title amendment.

HFA (2, A. Simpson) - Insert

emergency clause, providing that the provisions of the Act are effective for sales of certificates of delinquency scheduled to be held in 2010; declare an EMERGENCY.

Jan 20-introduced in House

Jan 21-to Appropriations & Revenue (H)

Feb 1-posting waived

Feb 2-reported favorably, 1st reading, to Calendar

Feb 3-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 4, 2010; floor amendments (1-title) and (2) filed

Feb 4-3rd reading, passed 89-6 with floor amendments (1-title) and (2)

Feb 5-received in Senate

Feb 8-to State & Local Government (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 18-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 26-enrolled, signed by President of the Senate; delivered to Governor Apr 7-signed by Governor (Acts ch.

HB 299/LM/CI (BR 37) - G. Stumbo, L. Clark, D. Horlander, D. Keene

AN ACT relating to the Kentucky Lottery, directing the use of proceeds therefrom, including using the proceeds therefrom to accommodate various tax relief measures, and making an appropriation therefor.

Create a new section of KRS Chapter 154A to set forth legislative findings, amend KRS 154A.010 to define "approved track," "authority," "licensee," terminal revenue," "manufacturer," "net terminal revenue," "video lottery games," "video lottery terminals," "racetrack"; amend KRS 154A.030 to restrict lottery directors from holding financial interest in licensee; KRS 154A.040 to conform; amend amend KRS 154A.050 to designate lottery board as board of appeals in licensing; amend KRS 154A.060 to require financial reporting on video lottery terminal revenue; amend KRS 154A.063 to exempt video lottery games approved by the corporation; amend KRS 154A.070 establishing lottery president's responsibilities; amend KRS 154A.080 to limit lottery employees' relationship with licensees; amend KRS 154A.090 to provide appeal rights; amend KRS 154A.110 to include unclaimed lottery prize money and restrict members of the lottery corporation from playing video lottery games; amend KRS 154A.130 to exempt video lottery revenues from deposit into corporate operating account; amend KRS 154A.420 to include proceeds of video lottery terminal game in lottery proceeds held by lottery retailers: create new sections of KRS Chapter 154A to restrict access to video lottery terminals to individuals over 21 years of age; specify powers of the corporation relating to conduct and operation of video lottery games; limit ex parte communication between board members and applicant or licensee; limit

video lottery terminal operators to horse racing tracks and specify operating requirements of tracks; specify track licensing requirements and fee; specify occupational license requirements; specify technical requirements for video lottery terminals; create the video lottery distribution trust fund; create the problem gamblers awareness and treatment trust fund; assign Cabinet for Family Health and Services responsibility to problem gamblers awareness and treatment fund; provide for distribution of video lottery terminal net revenue; create the regional tourism and infrastructure development fund; provide for distribution of track video lottery net terminal revenue; create the Kentucky Equine Breed Authority, provide its funding, and establish funding parameters; provide that operation of video lottery games other than those authorized by this Act is gambling; define "cheat"; amend KRS 230.210 to specify track requirements; amend KRS 230.300 to specify that no new track shall be located within sixty miles of an existing track, nor shall there be more than nine tracks approved; amend KRS 243.500 and 243.505 to exempt video lottery games; amend KRS 525.090 to exempt video lottery games from loitering provision; amend KRS 528.010 to exempt video lottery games from gambling definition; amend KRS 154A.990 to provide penalties; amend KRS 68.180, 68.197, and 91.200 to exempt net terminal revenue from license tax; amend KRS 92.281 to prohibit assessing licensing fees on video lottery terminal receipts; amend KRS 92.300 to exempt video lottery terminal revenue from local license tax; amend KRS 132. 208 to exempt video lottery terminals and video lottery games from state and local ad valorem taxes; create a new section of KRS Chapter 137 to exempt video lottery terminal revenues from license, excise, special, or franchise taxes; amend KRS 139.531 and 139.470 to exempt sales tax on select items related to equine farming; create a new section of KRS Chapter 154A to provide an exemption from federal statutes prohibiting shipment of devices; amend gambling 154A.650 to require criminal background checks by the lottery; provide legislative intent to use a portion of the proceeds of this Act to fund education programs; create a new section of KRS Chapter 141 and amend KRS 141.0205 to provide an income tax credit; create a new section of KRS Chapter 141 to provide an earned income tax credit; amend KRS 141.0401 to exempt net terminal revenue from limited liability entity tax; provide that final judgments overturning Sections 20, 21, 32, or 33 shall render Sections 58, 59, 63, 64, 65 and 66 void; Sections 58 and 59 to take effect January 1, 2012; declare an emergency for sections other than 58

Jan 20-introduced in House Jan 21-to Licensing & Occupations (H)

and 59.

HB 300 (BR 376) - M. Cherry, T. Riner, D. Butler, W. Coursey, C. Embry Jr., J. Greer, M. Henley, M. King, F. Nesler, S. Rudy, S. Santoro, T. Thompson, K. Upchurch, B. Yonts

AN ACT relating to emergency authority for pharmacists.

Create a new section of KRS Chapter 315 to authorize the Governor during a declared state of emergency to grant to pharmacists the emergency authority to dispense up to a 30 day supply of medication, administer immunizations to children. operate temporarily a pharmacy in an area not designated on the pharmacy permit, and dispense drugs as needed to treat or prevent the ailment that caused the emergency; create a new section of KRS Chapter 315 to permit the Kentucky Board of Pharmacy to promulgate administrative regulations; amend KRS 39A.100 to permit the Governor to grant emergency authority to pharmacists; amend KRS 217.215 to permit pharmacist to administer up to a 30 day supply of maintenance medication; amend KRS 315.010 to include the administration of immunizations of children during a declared state of emergency in the definition of "practice of pharmacy"; amend KRS 315.035 to authorize pharmacists to temporarily operate a pharmacy in an area not designated on the pharmacy permit; amend KRS 315.121 to conform.

HB 300 - AMENDMENTS

HFA (1, M. Cherry) - Retain original provisions, except require the use of protocols established by the Centers for Disease Control and Prevention, the National Institutes of Health, or the National Advisory Committee on Immunization Practices or determined to be appropriate by the Commissioner of Public Health or the commissioner's designee.

Jan 20-introduced in House Jan 21-to Health & Welfare (H) Jan 22-reassigned to State Government (H)

Jan 26-posted in committee Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed

Feb 10-3rd reading, passed 99-0 with floor amendment (1)

Feb 11-received in Senate Feb 16-to Health & Welfare (S)

Mar 10-reported favorably, 1s reading, to Consent Calendar
Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 Mar 19-received in House; enrolled, signed by Speaker of the House

Mar 22-enrolled, signed by President of the Senate; delivered to Governor

Mar 24-signed by Governor (Acts ch. 22)

HB 301/FN (BR 1345) - J. Greer, R. Meeks, J. Glenn, D. Graham, J. Hoover, J. Jenkins, D. Owens, R. Palumbo, T. Riner, C. Rollins II, S. Santoro, G. Stumbo, T. Thompson, J. Tilley, S. Westrom, B. Yonts

AN ACT relating to compulsory school attendance.

Amend KRS 159.010 to require

students entering the 9th grade after July 1, 2014 to attend school until their 17th birthday or receive a high school diploma; to require students entering the 9th grade after July 1, 2015 to attend school until their 18th birthday or receive a high school diploma; to continue dropout conferences for students between the ages of 17 and 18 until July 1, 2015 school year; to make technical corrections; amend KRS 159.020 to conform; amend KRS 158.146 to remove priority of awarding dropout prevention grants to districts with 3 year average dropout rate exceeding 5%; remove provision directing 75% of funds to elementary and middle schools and 25% to high schools; add use of funds to support statewide strategies and grants to districts to support replicable promising practices; encourage General Assembly to consider increasing funding dropout prevention support programming if funds become available.

HB 301 - AMENDMENTS

HCS/FN - Retain original provisions, except delete prior implementation dates and require compulsory attendance for children ages 6 to 17 by July 1, 2013 and for children ages 6 to 18 by July 1, 2014; require the Kentucky Department of Education to use the standards and indicators for school improvement for alternative education programs to measure progress and to assist schools in reducing barriers to successful student engagement and implementing research-based practices; amend KRS 158.145 to revise the existing declaration of the General Assembly including setting a graduation rate goal of 90 percent by July 1, 2015; require annual report beginning in November 2010 by the department to the Interim Joint Committee on Education; permit the commissioner of education to approve alternative education programs or services that are negotiated between a local school district and a postsecondary education institution; revise use of dropout prevention grants under KRS 158.146; create a new section of KRS Chapter 158 to establish the Commonwealth Mentor Initiative; create a new section of KRS Chapter 18A to provide one hour per week leave to state employees who certified Commonwealth mentors to volunteer in a private or public school; specify conditions for the mentor approval; create a new section of KRS Chapter 164 to require boards of trustees and boards of regents to encourage personnel to participate in the Commonwealth Mentor Initiative; encourage the department, the KY Tech and the Kentucky Community and Technical College System to work with local school districts to expand career pathways to keep students engaged; require the commissioner of education and the president of the Council on Postsecondary to engage others in the study of alternative education.

HCA (1, C. Rollins II) - Express the General Assembly's intent to provide funding support in fiscal year 2014-2015 and fiscal year 2015-2016 to help districts with programs and services required by increasing compulsory attendance.

HCA (2/Title, C. Rollins II) - Make title amendment.

HFA (1, J. Greer) - Make technical

changes.

HFA (2, K. Bratcher) - Add a new section of KRS Chapter 158 to limit the amount of time a student who is under 10 years of age and resides within an area of consolidated local government is required to be on a school bus to or from school to 45 minutes.

SCS/FN - Retain original provisions, except change implementation date for compulsory school age to 17 from beginning July 1, 2013 to July 1, 2015 and compulsory school age to 18 from beginning July 1, 2014 to July 1, 2016; change the goal for high school graduation rate from July 1, 2015 to July 1, 2017; amend KRS 158.810 to define terms relating to career and technical education; amend KRS 158.812 to specify the intent of the General Assembly and to clarify purposes of career and technical education and legislative beliefs; create a new section of KRS Chapter 156 to require communication of the minimum collegeand career-readiness standards to all local school districts prior to the beginning of the 2011-2012 school year; require the department to develop enhanced courses in English, reading, and mathematics for at-risk students in grades 9, 11, and 12; create a new section of KRS Chapter 158 to require the Kentucky Department of Education, if funds are appropriated for that purpose, to recommend evidence-based instructional models to schools to help at-risk students; require all career and technical education teachers to receive training in how to embed reading, mathematics, and science knowledge and skills in specific career and technical education programs; create a new section of KRS Chapter 157 to establish a career and technical education accessibility fund for matching grants to local school districts to be administered by the Kentucky Department of Education and require the Kentucky Board of Education to promulgate administrative regulations implementing the grant program; amend KRS 158.814 to require that the Kentucky Department of Education and the Office of Career and Technical Education determine the statewide unmet needs for career and technical education capital projects; create a new section of KRS Chapter 158 to require the Kentucky Department of Education and other entities to develop evidencebased models for addressing the needs of at-risk students; amend KRS 158.816 to complete data analysis and reporting the attainment of skills and educational credentials by technical education students; amend KRS 18A.010 to exempt teachers, guidance coaches and counselors, and school administrators employed in stateoperated area technology centers from the executive branch employee cap; APPROPRIATION; declare EMERGENCY.

SCA (1/Title, K. Winters) - Make title amendment.

Jan 20-introduced in House Jan 21-to Education (H) Jan 28-posted in committee

Feb 16-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendments (1) and (2-title)

Feb 17-2nd reading, to Rules

Feb 18-floor amendment (1) filed to Committee Substitute

Feb 22-recommitted to Appropriations & Revenue (H)

Feb 26-posted in committee

Mar 2-reported favorably, to Rules; floor amendment (2) filed to Committee Substitute

Mar 3-posted for passage in the Regular Orders of the Day for Thursday, March 4, 2010

Mar 4-3rd reading, passed 94-6 with Committee Substitute, committee amendments (1) and (2-title), floor amendment (1)

Mar 5-received in Senate

Mar 9-to Education (S)

Mar 18-taken from committee; 1st reading; returned to Education (S)

Mar 23-reported favorably, 2nd reading, to Rules with Committee Substitute, committee amendment (1-title)

Mar 25-posted for passage in the Regular Orders of the Day for Monday, March 29. 2010

Mar 29-passed over and retained in the Orders of the Day

Apr 1-passed over and retained in the Orders of the Day

Apr 14-taken from the Regular Orders of the Day; returned to Rules (S); returned to the Orders of the Day; recommitted to Appropriations & Revenue (S)

Introduced Jan. 21, 2010

HB 286/LM (BR 1333) - T. Thompson, D. Horlander, S. Riggs

AN ACT relating to geologists.

Amend KRS 322A.060 to extend renewal and time period for revocation of certificate of registration from annual to biennial; authorize the board to require continuing education as a condition of registration renewal or reinstatement; amend KRS 322A.080 to remove exemption from registration for individuals performing geological work at both the state and local levels; amend KRS 322A.100 to permit the board to impose a \$1,000 fine for violation of chapter by a registered geologist.

HB 286 - AMENDMENTS

HCS/LM - Retain provisions of original bill except; allow a designee to serve in the place of the state geologist on the Board of Registration for Professional Geologists; require geologists who are state or local employees to register with the board beginning on October 1, 2014.

Jan 21-introduced in House

Jan 26-to Natural Resources & Environment (H)

Jan 27-posted in committee

Feb 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-3rd reading, passed 83-13 with Committee Substitute

Feb 9-received in Senate

Feb 11-to Licensing, Occupations & Administrative Regulations (S)

HB 287/FN (BR 1252) - R. Henderson, R. Palumbo, R. Adkins, E. Ballard, H. Collins, T. Edmonds, K. Hall, M. Henley, S. Overly, D. Pasley, M. Rader, J. Richards, C. Rollins II, D. Sims, A. Smith, J. Stacy, K. Stevens, W. Stone, A. Webb-Edgington, B. Yonts

AN ACT relating to economic development.

Amend KRS 154.22-050 to allow an existing tax incentive agreement under the Kentucky Rural Economic Development Act program to be extended from 15 years to up to 25 years under specified conditions.

Jan 21-introduced in House Jan 26-to Economic Development (H)

Feb 4-posted in committee

Feb 11-reported favorably, reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 16-taken from the Consent Orders of the Day; recommitted to Appropriations & Revenue (H)

Feb 26-posted in committee

Mar 15 posted for passage in t

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-3rd reading, passed 96-0; received in Senate

Mar 17-to Appropriations & Revenue (S)

Mar 22-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 23-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 152)

HB 302/FN (BR 1243) - D. Pasley, R. Palumbo, R. Adkins, J. Bell, M. Cherry, L. Clark, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, M. Denham, B. DeWeese, T. Firkins, D. Floyd, J. Glenn, J. Greer, C. Hoffman, J. Hoover, J. Jenkins, T. Kerr, M. King, Ji. Lee, T. McKee, H. Moberly Jr., T. Moore, L. Napier, T. Pullin, R. Rand, J. Richards, T. Riner, S. Santoro, D. Sims, J. Stacy, F. Steele, K. Stevens, G. Stumbo, B. Yonts, J. York

AN ACT relating to Bluegrass Station, making an appropriation therefor, and declaring an emergency.

Appropriate debt service and authorize agency bonds for the Department of Military Affairs to construct a hangar at Bluegrass Station; EMERGENCY.

HB 302 - AMENDMENTS

HCS/FN - Appropriate debt service and authorize agency bonds for the Department of Military Affairs to construct a hangar at Bluegrass Station; declare an EMERGENCY.

Jan 21-introduced in House

Jan 22-to Appropriations & Revenue (H); posted in committee

Jan 26-reported favorably, 1st reading, to Calendar with Committee

Substitute

Jan 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, passed 93-2 with Committee Substitute

Feb 1-received in Senate

Feb 2-taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Feb 3-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Feb 4-reported favorably, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 4, 2010; 3rd reading, passed 38-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Feb 8-signed by Governor (Acts ch. 2)

HB 303/FN (BR 190) - J. Stewart III

AN ACT relating to public employees. Amend KRS 161.155 to allow the statewide transfer of sick leave among school district employees.

Jan 21-introduced in House Jan 26-to Education (H)

HB 304/FN (BR 141) - J. Stewart III

AN ACT relating to stockyards.

Create a new section of KRS Chapter 261 that would require owners of stockyards to maintain the stockyards in a sanitary manner; require the stockyards to be disinfected every six months and notify the department when the disinfecting would take place; require the department to provide the disinfectant.

Jan 21-introduced in House Jan 26-to Agriculture & Small Business (H)

HB 305 (BR 28) - J. Jenkins, T. Firkins, M. Marzian, J. Wayne

AN ACT relating to fees in public universities and colleges.

Amend KRS 164.400 to permit the boards of regents and boards of trustees of the public universities and colleges to establish fees sufficient for the payment instructional and operational expenses consistent with recommendations of the Council on Postsecondary Education; clarify the types of fees that boards may require payment of; prohibit mandatory athletic or meal fees for nonresident or commuter students, delete section referencing incidental fees.

Jan 21-introduced in House Jan 26-to Education (H)

HB 306/LM (BR 1279) - W. Coursey

AN ACT relating to vehicle accident reports.

Amend KRS 189.635 to exempt accident reports filed with the Department of Kentucky State Police from being an open record under KRS 61.872 to KRS 61.884, except in limited circumstances.

Jan 21-introduced in House Jan 26-to Military Affairs & Public Safety (H) Feb 4-posted in committee

HB 307 (BR 971) - T. Moore, B. Montell, K. Bratcher, D. Butler, J. Carney, J. Comer Jr., T. Couch, R. Crimm, J. DeCesare, B. DeWeese, M. Dossett, C. Embry Jr., B. Farmer, J. Fischer, D. Floyd, D. Ford, M. Harmon, B. Housman, T. Kerr, A. Koenig, S. Lee, L. Napier, D. Osborne, M. Rader, S. Rudy, S. Santoro, C. Siler, K. Upchurch, A. Wuchner, J. York

AN ACT relating to health care coverage.

Create new sections of Subtitle 17 of KRS Chapter 304 to establish definitions for "direct purchase", "health care system", and "penalties and fines"; to prohibit the General Assembly from requiring any individual to participate in any health care system or plan, or to impose a penalty or fine regarding participation; permit an individual or an employer to pay directly for health care services and a health care provider to accept direct payment without penalties or fines, and to direct the Attorney General to undertake and initiate all necessary legal proceedings to protect and defend Kentuckians' rights as set forth in this Act; to prohibit the Governor, the Personnel Cabinet, and state agencies from participating in or complying with any federal law, regulation, or policy that would compromise the freedom of choice in the health care decisions of any resident of Kentucky.

Jan 21-introduced in House Jan 26-to Banking & Insurance (H) Mar 24-discharge petition filed

HB 308 (BR 1258) - T. McKee, M. Denham, T. Riner

AN ACT relating to forest health and agricultural forest products.

Create a new section of KRS Chapter 149 to establish a Forest Health Board; amend KRS 149.336 to include forest fire prevention as part of the Division of Forestry's education program curriculum.

Jan 21-introduced in House

Jan 26-to Agriculture & Small Business (H) Jan 28-posted in committee

Feb 3-reported favorably, 1st reading,

to Consent Calendar
Feb 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0

Feb 11-received in Senate
Feb 16-to Natural Resources and

Energy (S)

Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day

Mar 24-recommitted to Natural Resources and Energy (S)

Introduced Jan. 22, 2010

HB 309 (BR 478) - A. Koenig

AN ACT relating to the abolishment of Kentucky Wood Products Competitiveness Corporation.

Amend KRS 42.4592 to delete a reference to the secondary wood products development fund; amend KRS 154.20-170 to make a conforming change; amend KRS 154.47-005 to define "cabinet" as the Cabinet for Economic Development; delete the definitions for "board" and "corporation"; amend KRS 154.47-040 to delete references to the Kentucky Wood Products Competitiveness Corporation and require information on secondary wood products for state capital renovation projects be maintained by the Finance and Administration Cabinet's Department for Facilities and Support Services; require the Cabinet for Economic Development approve or disapprove applications by secondary wood products businesses for economic development business incentives, loans, or grants without approval by the board of the Kentucky Wood Products Competitiveness Corporation; amend KRS 154.47-050 to require with the Department of Parks, rather than the corporation, make secondary wood products available in state park facilities and showrooms; amend KRS 154.47-055 to place secondary wood product manufacturing training under the Department of Workforce Investment rather than the corporation and delete all references to the corporation; amend KRS 154.47-060 to delete the Kentucky Products Competitiveness Wood Corporations contractual use of the Quicksand Wood Utilization Center for secondary wood products training and make use of it for that function permissive under the authority of the University of Kentucky; delete all references to the corporation and to the secondary wood products training programs and seminars offered under the aegis of the corporation; allow the Economic Development Cabinet rather than the corporation to conduct demonstration projects at the center; amend KRS 154.47-065 to require the Economic Development Cabinet rather than the corporation work with the Kentucky Division of Forestry to establish performance benchmarks for the forest industry and secondary wood products manufactures; amend KRS 154.47-075 to conform; repeal KRS 154.47-015. 42.4586, 154.47-020, 154.47-025, 154.47-030, 154.47-035, 154.47-045 and 154.47-070; abolish the Wood Kentucky Products Competitiveness Corporation transfer any records, documents, assets and outstanding liabilities to the Cabinet for Economic Development.

HB 309 - AMENDMENTS

HCS - Retain the provisions of the original bill; allow rather than require the Cabinet for Economic Development to establish benchmarks to measure forest industry performance, monitor changes in patterns of wood utilization, and collect and distribute data on forest product industry sectors

HFA (1, A. Koenig) - Allow the Department of Labor, the Division of Forestry, and representatives from the University of Kentucky, Eastern Kentucky University, and Morehead State University to develop worker safety programs for the wood industry.

Jan 22-introduced in House Jan 26-to Economic Development (H) Feb 23-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules Mar 1-floor amendment (1) filed to Committee Substitute

Mar 2-taken from Rules Committee, placed in the Orders of the Day Mar 24-taken from the Orders of the

Day; returned to Rules (H) Mar 25-recommitted to Appropriations & Revenue (H)

HB 310/LM (BR 1216) - M. Marzian

AN ACT proposing to create a new section of the Constitution of Kentucky relating to appropriations and revenue.

Propose to create a section of the Constitution of Kentucky to increase the sales and uses tax rate by three-eighths of one percent for a period of time from July 1, 2011, until June 30, 2034; to establish an outdoor heritage fund, a parks and trails fund, a clean water fund and a sustainable drinking water account, and an arts and cultural heritage fund in the state treasury; to dedicate certain percentages of the sales and uses tax increase to these various funds; to clarify that these dedicated moneys are supplemental and not to be used as a substitute; to mandate that land acquired with money from the outdoor heritage fund be open to the public for hunting and fishing; to permit an adjustment by law if the sales and uses tax rate changes; to submit to the voters for approval or disapproval.

Jan 22-introduced in House Elections. 26-to Const. Jan Amendments & Intergovernmental Affairs (H)

HB 311 (BR 1337) - R. Henderson, T.

AN ACT relating to insurance payments for firefighters permanently and totally disabled in the line of duty.

Amend KRS 95A.070 to provide a consumer price index adjustment to the health and life insurance supplement that the state makes to firefighters, as defined in KRS 61.315, who are permanently and totally disabled in the line of duty.

Jan 22-introduced in House

Jan 26-to Local Government (H); posted in committee

Feb 3-reported favorably, 1st reading, to Consent Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0 Feb 11-received in Senate

Feb 16-to State & Local Government Mar 19-taken from committee; 1st

reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Introduced Jan. 25, 2010

HB 312 (BR 1131) - R. Nelson, M. Dossett, D. Osborne, T. Thompson

AN ACT relating to equine heritage and state recreation land.

Create a new section of KRS Chapter 146 to ensure that the Environmental and Public Protection Cabinet and the Tourism, Arts and Heritage Cabinet protect and promote equine travel on state recreation land; define equine; define state recreation land; require these cabinets to notify the public if the agency plans to prohibit equine travel on state recreation land on which foot travel is allowed; establish conditions under which agencies can prohibit equine travel; require an implementation report on equine travel on state recreation land from the Energy and Environment Cabinet and the Tourism, Arts and Heritage Cabinets; amend KRS 146.55 to recognize the significance of equine travel on state recreation land, including those purchased with moneys from the Kentucky Heritage Land Conservation Fund.

Jan 25-introduced in House Jan 26-to Tourism Development & Energy (H) Feb 2-posted in committee

HB 313/LM (BR 499) - R. Henderson, L. Belcher, T. Edmonds, K. Hall

AN ACT relating to records relating to juveniles who commit criminal offenses.

Amend KRS 610.345 relating to juvenile records to be provided to schools to include misdemeanor records under KRS Chapter 510 relating to sexual offenses; amend KRS 158.155 relating to use of juvenile records by schools to include misdemeanor records relating to sexual offenses; amend KRS 159.170 relating to records to be transferred to a new school when child changes schools to include juvenile records involving criminal offenses.

Jan 25-introduced in House Jan 26-to Judiciary (H) Mar 1-posted in committee

HB 314/LM (BR 116) - S. Lee, C. Embry Jr., T. Moore

relating ΑN ACT to hiring unauthorized aliens.

Create new sections of KRS Chapter 337 to provide definitions for provisions relating to the hiring of unauthorized aliens; prohibit persons transacting business with state or local governments and government agencies from hiring unauthorized aliens; provide for civil action by Attorney General, county attorney, or private citizen to enforce the provisions of the Act in Circuit Court and provide that violators be banned from contracting with public agencies for 5 years for violating the provisions of the

Jan 25-introduced in House Jan 26-to Labor & Industry (H) HB 315 (BR 1223) - S. Santoro, M. Dossett, J. Greer, D. Horlander, L. Napier

AN ACT relating to pawnbrokers.

Amend KRS 226.010 to define pledgor; amend KRS 226.040 to expand registry requirements associated with pawn transactions, prohibit pawn transactions with persons unwilling or unable to provide required identification, and require submission of information to the Department of Kentucky State Police or contracted vendor; create a new section of KRS Chapter 17 to require the Department of Kentucky State Police to establish or contract for the provision of a pawn database services.

Jan 25-introduced in House Jan 26-to Military Affairs & Public Safety (H)

Feb 4-posted in committee Mar 17-posting withdrawn

HB 316 (BR 1415) - T. Kerr

AN ACT relating to oaths.

Amend KRS 62.020 relating to who may administer an oath to include retired and senior status justices and judges.

Jan 25-introduced in House Jan 26-to State Government (H) Feb 16-posted in committee Feb 18-reported favorably, 1st reading, to Consent Calendar

Feb 19-2nd reading, to Rules Feb 22-posted for passage in the Consent Orders of the Day Wednesday, February 24, 2010

Feb 24-3rd reading, passed 98-0 Feb 25-received in Senate Mar 1-to Judiciary (S)

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules Apr 1-posted for passage in the Regular Orders of the Day for Thursday, April 1, 2010; 3rd reading, passed 37-0; received in House; enrolled, signed by each presiding officer; delivered to

Apr 12-signed by Governor (Acts ch.

HB 317/LM (BR 1120)

Feb 11-WITHDRAWN

Introduced Jan. 26, 2010

HB 318 (BR 1420) - T. McKee, D. Osborne

AN ACT relating to agricultural districts.

Amend KRS 262.850 to define "Agriculture," "Agricultural land," "Horticulture," "Aquaculture," "Livestock,' "Poultry"; include Comprehensive Plans and 401 Facilities Plans when considering the formation of agricultural district; require agricultural land to be used for agriculture for at least one year before being eligible to be in an agricultural district; require agricultural districts of less than 10 acres to have annual reviews and to comply with any necessary conservation plans; require the board to inform all members of agricultural districts that they must comply with KRS Chapter 132 in order to

get an agricultural assessment on their property; make technical corrections.

Jan 26-introduced in House Jan 28-to Agriculture & Small Business (H)

Feb 9-posted in committee

24-reported favorably, reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate

Mar 8-to Agriculture (S)

Mar 17-taken from committee; 1st reading; returned to Agriculture (S)

HB 319/FN (BR 824) - M. Denham, R.

AN ACT relating to taxation.

Amend KRS 131.010 to add definitions; create a new section of KRS Chapter 131 to establish a centralized statute for the administration of electronically filed returns and to require that returns filed by a specified tax return preparer shall be electronically filed; amend KRS 131.155 to establish a centralized statute for the administration of electronic fund transfers; amend KRS 131.990 to add a penalty for failing or refusing to electronically file a return as required; make conforming changes; repeal KRS 160.6145.

Jan 26-introduced in House Jan 28-to Appropriations & Revenue (H)

Feb 19-posted in committee Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 97-2 Mar 4-received in Senate

Mar 8-to Appropriations & Revenue (S)

Mar 24-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 25-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

HB 320/FN/AA (BR 1256) - F. Nesler, S. Rudy, E. Ballard, J. Carney, W. Coursey, D. Keene, L. Napier, J. Wayne, B. Yonts

AN ACT relating to retirement.

Amend KRS 61.592 to add positions in juvenile facilities in the Department of Juvenile Justice that require routine face-to-face contact with juvenile offenders to the definition of hazardous duty for retirement purposes; create a new Section of KRS Chapter 15A.200 to 15A.245 to require the Justice Cabinet to request hazardous duty retirement coverage and to pay the hazardous duty employer contributions for those positions in juvenile facilities in the Department of Juvenile Justice that require routine face-to-face contact with iuvenile offenders.

Jan 26-introduced in House Jan 28-to State Government (H) Mar 23-posted in committee

HB 321/LM (BR 1282) - R. Damron, K. Bratcher, W. Coursey, C. Embry Jr., S. Lee, Ji. Lee, R. Nelson, K. Sinnette, F. Steele, K. Upchurch, S. Westrom

AN ACT relating to hiring unauthorized aliens.

Create a new section of KRS Chapter 337 to create define terms relating to bill; create a new section of KRS Chapter 337 relating to public agencies to require use of federal employment verification prohibit and hirina programs unauthorized aliens; create a new section of KRS Chapter 337 to require all contractors and subcontractors with public agencies to use federal employment verification programs, not hire unauthorized aliens, and provide sworn affidavits of compliance; create a new section of KRS Chapter 337 to provide for civil enforcement and canceling of contracts; permit courts to enjoin violations; require suspension from further public agency contracts for 5 years if employer is found to have hired unauthorized aliens.

HB 321 - AMENDMENTS

HCS/LM - Retain original provisions except remove provisions from KRS Chapter 337 and place in KRS Chapter 45A. Remove reference to Labor Cabinet.

Jan 26-introduced in House Jan 28-to Labor & Industry (H); posted in committee

Feb 4-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 5-2nd reading, to Rules

Feb 9-posted for passage in the Regular Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 93-3 with Committee Substitute

Feb 11-received in Senate Feb 16-to Economic Development,

Tourism & Labor (S) Mar 26-reported favorably, 1st reading, to Calendar

Mar 29-2nd reading, to Rules

HB 322 (BR 1058) - K. Stevens, W. Stone, R. Adams, L. Belcher, D. Horlander, A. Koenig, S. Santoro

AN ACT relating to principal selection. Amend KRS 160.345 to permit the superintendent to fill a principal vacancy in a school after consultation with the council: school require the superintendent to provide additional personnel applicants to the principal upon request; amend to conform.

HB 322 - AMENDMENTS

HCS - Require the superintendent to provide the school-based decision making council three finalists for the principal vacancy; allow the school council three weeks to make its choice, and if the school council cannot agree to select one of the finalists, the superintendent shall select the principal.

Jan 26-introduced in House Jan 28-to Education (H) Feb 5-posted in committee Feb 9-reported favorably, 1st reading, to Calendar with Committee Substitute Feb 10-2nd reading, to Rules

Feb 17-posted for passage in the Regular Orders of the Day for Thursday, February 18, 2010

Feb 18-taken from the Regular Orders of the Day; recommitted to Education (H) Feb 25-posted in committee

HB 323/LM (BR 1419) - B. Montell

AN ACT relating to charter county governments.

Amend KRS 132.010 to define "county," "fiscal court," and "county judge/executive" to also mean charter county government, the legislative body of a charter county government, and the chief executive officer of a charter county government, respectively; create a new section of KRS 67.825 to 67.875 to clarify that charter county government taxes are subject to recall when the tax rates would produce revenue in excess of 4 percent of the previous year's revenue; create a new section of KRS Chapter 68 relating to county finance to define "county," "fiscal court," and "county judge/executive" to also mean county government, legislative body of a charter county government, and the chief executive officer of a charter county government, respectively; amend KRS 133.010 to define "county," "fiscal court" and "county judge/executive" to also mean county charter government, legislative body of a charter county government, and the chief executive officer of a charter county government, respectively.

HB 323 - AMENDMENTS HCA (1, B. Montell) - Make technical correction.

Jan 26-introduced in House Jan 28-to Local Government (H) Feb 8-posted in committee

Feb 17-reported favorably, reading, to Consent Calendar with committee amendment (1)

Feb 18-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 98-0 with committee amendment (1)

Feb 25-received in Senate

Mar 1-to State & Local Government

Mar 17-reported favorably, reading, to Consent Calendar Mar 18-2nd reading, to Rules

Mar 25-posted for passage in the Consent Orders of the Day for Friday, March 26. 2010

Mar 26-3rd reading, passed 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch.

HB 324 (BR 1408) - J. Jenkins, D. Graham, T. Firkins, M. Marzian, R. Meeks, R. Nelson, F. Nesler, D. Owens, S. Rudy, J. Wayne, B. Yonts

AN ACT relating to administrative hearings.

Amend KRS 13B.080 to permit a labor organization or designee to assist an employee in a personnel hearing proceeding under KRS Chapter 18A.

Jan 26-introduced in House Jan 28-to Labor & Industry (H) Feb 1-posted in committee Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 97-2 Feb 11-received in Senate

Feb 16-to Economic Development, Tourism & Labor (S)

HB 325/LM (BR 1235) - A. Simpson, S. Riggs, J. Bell, L. Clark, J. Crenshaw, R. Damron, J. Fischer, K. Flood, D. Floyd, J. Glenn, D. Graham, J. Greer, M. Harmon, R. Henderson, C. Hoffman, B. Housman, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, T. McKee, T. Moore, R. Palumbo, T. Riner, S. Santoro, K. Sinnette, F. Steele, W. Stone, T. Thompson, D. Watkins, A. Webb-Edgington, R. Weston, A. Wuchner

AN ACT relating to entities that represent a statewide association of local governments.

Create new sections of KRS Chapter 65 to define "public entity" as any organization that represents a statewide association of local government, whose city or members are governments, and in which a majority of the governing body are mayors, county judges/executive, or other elected officials; define "affiliated organization" as any incorporated or unincorporated organization staffed, managed, or administered by a public entity; establish fiduciary and internal operations requirements for public entities; require entities and affiliated organizations to adopt a code of ethics and set minimum requirements for the code; require that public entities affiliated and organizations comply with open records and meeting laws; require a public entity and affiliated organization to employ a CPA or the Auditor of Public Accounts to perform a required audit; specify requirements for the audit conducted by a CPA; set powers of the Auditor of Public Accounts relative to auditing public entities.

HB 325 - AMENDMENTS

HCS/LM - Retain original provisions of the bill, but clarify in Section 1 that the officials are locally elected; amend Section 2 to provide that the procurement policy that must be adhered to is the provisions of the local government procurement code, KRS 45A.345 to 45A.460, with provisions for a transparent, competitive selection process for licensed professional services, bond underwriting and bond counsel services, as well as financial and insurance products and services; amend Section 4 to provide that the entity and its affiliated public organizations establish a regular schedule of meetings, to provide conditions for allowing a telephonic conference call for special or emergency meetings, and to clarify that the open records exemptions relating to a fraud investigation refer to a fraudulent insurance claim as well as clarifying that the exemption is not to be considered to affect the rights of parties in a civil or criminal action to get copies of records pursuant to the rules of discovery;

amend Section 5 to delete language relating to a management review as a requirement of the public entity and its affiliated organizations in regard to the annual audit that they must perform; make various technical corrections in bill.

SCS - Amend HB 325/GA to reclassify the cities of Guthrie in Todd County, Junction City in Boyle County, and Midway in Woodford County from cities of the fifth class to cities of the fourth class; reclassify the city of Sadieville in Scott County from a city of the sixth class to a city of the fifth class.

SCA (1/Title, D. Thayer) - Make title amendment.

SCA (2, D. Thayer) - Retain original provisions, except transfer the City of Wurtland in Greenup County from a sixth to a fifth class of cities.

SFA (1, D. Thayer) - Retain original provisions of the bill; add requirement that the governing body of a public entity and affiliated organizations shall provide a Web site by January 1, 2011, allowing citizens Internet access to substantial and substantive financial data about expenditures, require the Web site to be updated at least on a monthly basis, and describe information to be placed on the Web site.

Jan 26-introduced in House Jan 28-to Local Government (H) Feb 1-posted in committee

Feb 10-reported favorably, 1st reading, to Calendar with Committee

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 12-3rd reading, passed 95-0 with Committee Substitute

Feb 16-received in Senate

Feb 18-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules; floor amendment (1) filed

Mar 29-posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; passed over and retained in the Orders of the Day

Apr 1-taken from the Regular Orders of the Day; recommitted to State & Local Government (S); reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendments (1-title) and (2); posted for passage in the Regular Orders of the Day for Thursday, April 1, 2010; 3rd reading; floor amendment (1) withdrawn; passed 33-3 with Committee Substitute, committee amendments (1-title) and (2); received in House; to Rules (H)

Apr 14-taken from Rules Committee; posted for passage for concurrence in Senate Committee Substitute, committee amendments (1-title) and (2); House refused to concur in Senate Committee Substitute, committee amendments (1-title) and (2); received in Senate

HB 326 (BR 1297) - F. Nesler, R. Adams, M. Cherry, L. Napier, C. Siler

AN ACT relating to the Kentucky Infrastructure Authority.

Amend KRS 224A.100, relating to Kentucky Infrastructure Authority assistance agreements, to establish a process in which a governmental agency may ask for the reallocation of appropriated funds, if at least \$25,000 or greater, to another infrastructure project should the project either no longer be active or be completed; make the provision retroactive.

Jan 26-introduced in House Jan 28-to Appropriations & Revenue (H)

Introduced Jan. 27, 2010

HB 327 (BR 1091) - T. McKee, R. Weston, J. Greer, T. Thompson

AN ACT relating to high school athletics.

Amend 156.070 to require the Kentucky Board of Education or any agency designated by the state board to manage interscholastic athletics to promulgate administrative regulations that permit the hiring of a nonteaching or noncertified person in a coaching position; specify the qualifications necessary for a person to be employed in a coaching position; require the regulations to specify the post-hire requirements for a nonteaching or noncertified coach; allow a local school board to specify additional post-hire requirements for a coach.

HB 327 - AMENDMENTS

HCS - Retain original provisions; delete language that exempted an assistant coach from being required to attend a medical symposium.

SFA (1/Title, G. Tapp) - Make title amendment.

SFA (2, G. Tapp) - Attach provisions of HB 22/HCS with Floor Amendment 5.

Jan 27-introduced in House Jan 28-to Education (H)

Feb 5-posted in committee
Feb 23-reported favorably, 1st
reading, to Consent Calendar with
Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 97-2 with Committee Substitute

Mar 4-received in Senate

Mar 8-to Education (S)
Mar 18-reported favorably, 1s

reading, to Consent Calendar

Mar 19-2nd reading, to Rules Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010; floor amendments (1title) and (2) filed

Mar 23-3rd reading, passed 35-0 with floor amendments (1-title) and (2)

Mar 24-received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate floor amendments (1-title) and (2) for Monday, March 29, 2010

Apr 1-House concurred in Senate floor amendments (1-title) and (2); passed 96-2; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 146)

HB 328 (BR 1130) - T. Burch, J.

Jenkins, R. Crimm, D. Keene, D. Watkins, B. Yonts

AN ACT relating to social service workers and making an appropriation therefor.

Amend KRS 194A.564 to require the Cabinet for Health and Family Services to report on and update progress of November 2007, 15, recommendations by November 15, 2010; require the commissioner of the Department for Community Based Services to consult with personnel providing public assistance services; amend KRS 199.461 to amend the definition of "active case," and add definitions of "caseload," "child with special therapeutic needs," managerial and "supervisory staff"; reduce the maximum caseload from 25 to 18 active cases: set the maximum caseload for a child with special therapeutic needs to 8 active cases: require the department to examine manager and supervisor to social worker ratios; amend KRS 205.010 to add the definition of "case weight"; create new a section of KRS Chapter 205 to require a maximum case weight for a family support worker of 750 cases; create a new section of KRS Chapter 6 to establish a Social Service Worker Oversight and Advisory Committee; amend KRS 194A.560 to conform; set membership of the committee; state intention for the use of appropriated funds; appropriate to the Department for Community Base Services in fiscal year 2010-2011 General Fund moneys of \$3 million to fill front line staff positions and \$1 million for safety provisions.

HB 328 - AMENDMENTS

HCS - Amend original provisions of the bill to delete the requirement for the Cabinet for Health and Family Services to report on and update progress of 2007 November 15, recommendations by November 15, 2010; add that consultation is required with supervisory and nonsupervisory personnel and required to include the need for communication and information technology; amend the definition of "active case" and "social service worker" and delete definitions of "caseload", "child with special therapeutic needs", and "managerial and "supervisory staff"; delete reduction of maximum caseload from 25 to 18 active cases and maximum caseload for a child with special therapeutic needs; change definitions of "case weight" and "family support worker"; add requirement for an annual report on social service caseloads and family support worker case weights; set maximum case weight for a family support worker to 850 instead of 750; delete section of KRS Chapter 6 to establishing a Social Service Worker Oversight and Advisory Committee; change appropriation of funds to \$1.5 million in 2010-2011 and \$1.5 million in 2011-2012 to fill front line staff positions and \$500,000 in 2010-2011 and \$500,000 in 2011-2012 for safety provisions.

HFA (1/P, T. Moore) - Attach provisions of HB 373.

HFA (2/Title, T. Moore) - Make title amendment.

HFA (3/P, T. Moore) - Attach provisions of HB 373.

Jan 27-introduced in House Jan 28-to Health & Welfare (H) Feb 16-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 5-2nd reading, to Rules; floor amendment (3) filed to Committee Substitute, floor amendments (1) and (2-title) filed

Mar 9-recommitted to Appropriations & Revenue (H)

HB 329/LM/AA (BR 889) - J. Glenn

AN ACT relating to retirement.

Amend KRS 61.542 to provide that members of the Kentucky Employees the County Retirement System, Employees Retirement System, and the State Police Retirement System cannot change their beneficiary designation for their retirement allowance on or after the first day of the month in which the member receives his or her first payment rather than on or after the date the State Treasurer issues the first payment; make technical amendments; amend KRS 61.590 to provide that a member or beneficiary of a member of the Kentucky Employees Retirement System, the County Employees Retirement System, and the State Police Retirement System cannot change their payment option for their retirement allowance on or after the first day of the month in which the member receives his or her first payment rather than on or after the date the State Treasurer issues the first payment; amend KRS 16.578, 61.630, and 61.640 to conform and to make technical amendments; amend KRS 16.642, 61.650, and 78.790 to provide that the Kentucky Retirement Systems investment committee shall have authority to implement the investment policies adopted by the board rather than providing the committee with the authority to implement investment policies; authorize the change in registration of securities to be completed in accordance with written policies adopted by the Kentucky Retirement System's board rather than upon the signature of the board chair and executive director.

HB 329 - AMENDMENTS

HFA (1, J. Glenn) - Restore provisions of paragraph (2)(c) of Section 2 involving payment of benefits upon the death of a principal beneficiary before the member's retirement and to make technical corrections.

Jan 27-introduced in House Jan 28-to State Government (H) Feb 2-posted in committee

Feb 11-reported favorably, 1st reading, to Calendar Feb 12-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Tuesday, February 16, 2010; floor amendment (1) filed

Feb 17-3rd reading, passed 95-0 with floor amendment (1)

Feb 18-received in Senate Feb 22-to State & Local Government

(S)
Mar 19-taken from committee; 1st

reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as

a Consent Bill

Apr 14-posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 38-0; received in House

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 173)

HB 330 (BR 1367) - M. Henley

AN ACT relating to outdoor advertising devices.

Create a new section of KRS 177.830 to 177.890 to allow the erection of electronic multiple message signs in areas where billboards are permitted; set conditions for minimum length of message and time for message change; prohibit moving or flashing text or pictures, with certain exceptions; require sign owners to correct concerns regarding an electronic multiple message sign raised by the cabinet within 48 hours; set out procedures for dealing with signs that are deemed in violation of the statute; amend KRS 177.863 to conform; amend KRS 177.860 to require the Transportation Cabinet to promulgate administrative regulations to set standards for electronic multiple message signs.

Jan 27-introduced in House Jan 28-to Transportation (H)

HB 331 (BR 1467) - J. Greer, S. Riggs

AN ACT relating to insurance loss run statements.

Create a new section of Subtitle 20 of KRS Chapter 304 to define "commercial property and casually" and "loss run statement"; require an insurer to provide a loss run statement within ten days of a written request from another insurer; require the receiving insurer to provide the statement to the insured within five calendar days of receipt; provide that a loss run statement shall be for a fiveyear loss run history or a complete history of the insured if less than five years; prohibit the receiving insurance agent from divulging confidential consumer information to a third person; prohibit an insurer from charging a fee for preparing and furnishing a loss run statement; create a new section of Subtitle 99 of KRS Chapter 304 to provide that an agent who fails to provide a loss run statement as requested within the specified time frame to another insurer or an insured shall be fined not less than \$100 nor more than \$250 for each day the agent fails to provide the statement.

HB 331 - AMENDMENTS

SCS - Retain original provisions, except define "provide" as it relates to loss run statements; increase the time for providing a loss run statement from 10 days to 14 days; clarify that a person who fails to timely provide a loss run statement shall be subject to the specified fines.

CCR - Cannot agree.

FCCR - Create a new section of Subtitle 20 of KRS Chapter 304 to define "commercial property and casualty," "loss run statement," and "provide"; require an insurer to provide a loss run statement within 14 days of a written request from another insurer; require the

receiving insurer to provide the statement to the insured within five calendar days of receipt; provide that a loss run statement shall be for a fiveyear loss run history or a complete history of the insured if less than five years; prohibit the receiving insurance from divulging confidential consumer information to a third person; prohibit an insurer from charging a fee for preparing and furnishing a loss run statement; create a new section of Subtitle 99 of KRS Chapter 304 to provide that an agent who fails to provide a loss run statement as requested within the specified time frame to another insurer or an insured shall be fined not less than \$100 nor more than \$250 for each day the agent fails to provide the statement; create a new section of Subtitle 12 of KRS Chapter 304 to require insurers to inform claimants upon notification of a motor vehicle damage claim that the claimant has a right to choose their repair facility and provide that appraisals for motor vehicle damage claims must include a notice regarding claimants rights under this Act; create a new section of Subtitle 99 of KRS Chapter 304 to provide that persons violating this Act shall be subject to civil fines in an amount not less than \$250 and not more than \$5,000.

Jan 27-introduced in House Jan 28-to Banking & Insurance (H) Feb 8-posted in committee Feb 10-reported favorably, reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to Banking & Insurance (S)

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0 with Committee Substitute ; received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate Committee Substitute for Thursday, March 18, 2010

Mar 29-House refused to concur in Senate Committee Substitute; received in Senate; posted for passage for receding from Senate Committee Substitute; Senate refused to recede from Committee Substitute; Conference Committee appointed in Senate

Apr 1-Conference Committee appointed in House; Conference Committee report filed in House and Senate; Conference Committee report adopted in House and Senate; Free Conference Committee appointed in House and Senate; Free Conference Committee report filed in House and Senate

Apr 14-Free Conference Committee report adopted in Senate; Bill passed 36-

Apr 15-received in House; Free Conference Committee report adopted in House; Bill passed 95-0; enrolled, signed by Speaker of the House

HB 332/FN (BR 1447) - R. Meeks

AN ACT relating to the reporting of

excess levels of lead in blood.

Amend KRS 211.902 to make technical corrections.

HB 332 - AMENDMENTS HCS/FN - Retain original provisions, except change the required reporting deadline from 7 to 14 days.

Jan 27-introduced in House Jan 28-to Health & Welfare (H) Feb 9-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 98-0 with

Committee Substitute
Feb 18-received in Senate

Feb 22-to Veterans, Military Affairs, & Public Protection (S)

Feb 25-reported favorably, 1st reading, to Consent Calendar Feb 26-2nd reading, to Rules

Mar 1-recommitted to Veterans, Military Affairs, & Public Protection (S)

HB 333 (BR 1214) - D. Ford

AN ACT relating to alcohol sales to minors.

Amend KRS 241.010 to define alcoholic beverages with special appeal to minors; create new section of KRS Chapter 244 to establish restrictions on the placement of alcoholic beverages with special appeal to minors.

Jan 27-introduced in House
Jan 28-to Licensing & Occupations
(H)

HB 334 (BR 1215) - D. Ford

AN ACT relating to alcohol sales to minors

Create a new section of KRS Chapter 244 to include a sticker requirement for an alcoholic beverage with special appeal to minors; assign responsibility for the placement of the sticker to the wholesaler and distributor; amend KRS 241.010 to define "alcoholic beverage with special appeal to minors."

Jan 27-introduced in House Jan 28-to Licensing & Occupations H)

Feb 11-posting waived

HB 335 (BR 1119) - J. Wayne, A. Simpson, D. Graham, S. Westrom

AN ACT relating to the reporting of tax inducements.

Amend KRS 48.010 to add definitions related to the economic development and tourism project expenditure report; make conforming changes; create a new section in KRS Chapter 48 to require, no later than October 15, 2011, and annually thereafter, the publication of a state economic development and tourism project expenditure report by the Office of State Budget Director and the submission of that report to the Research Commission; Legislative create a new section in KRS Chapter 131 to require the Department of Revenue to provide data to the Office of State Budget Director on development tax expenditures and tax expenditures annually; amend KRS 131.190 to allow the department to disclose the information; create a new section in Subchapter 12 of KRS Chapter 154 to require the submission of data by Cabinet for Economic Development to the Office of State Budget Director; create a new section in KRS Chapter 148 to require the submission of data by the Commerce Cabinet to the Office of State Budget Director.

Jan 27-introduced in House Jan 28-to Appropriations & Revenue (H)

Feb 19-posted in committee

HB 336 (BR 1117) - J. Wayne, A. Simpson, D. Graham

AN ACT relating to the sunsetting of tax inducement programs.

Create a new section of KRS Chapter 6 to require a systematic review by the Program Review and Investigations Committee of the Legislative Research Commission, with the assistance of the Commerce Cabinet, the Cabinet for Economic Development, and the Department of Revenue, of each tax financing, increment tourism development, and economic development program one year prior to its expiration as scheduled; amend KRS 131.190 to mandate that limited LRC staff, but not General Assembly members, have access to confidential state tax return data to perform the review and subject LRC staff to penalties for improper browsing or dissemination of confidential data.

Jan 27-introduced in House Jan 28-to Appropriations & Revenue (H)

Feb 19-posted in committee

HB 337/LM (BR 1434) - R. Crimm

AN ACT relating to motor vehicle insurance.

Amend KRS 186A.040 to lower from three to one the number of times a vehicle owner's registration is revoked for not providing proof of insurance before it is considered a violation of KRS 304.39-080 and prosecution for that violation is begun.

Jan 27-introduced in House Jan 28-to Banking & Insurance (H)

Introduced Jan. 28, 2010

HB 338 (BR 1160) - T. Pullin

AN ACT relating to military affairs. Amend KRS 36.050 to add gender-neutral language.

Jan 28-introduced in House Feb 1-to Military Affairs & Public Safety (H)

HB 339 (BR 1159) - T. Pullin, J. Crenshaw, T. Edmonds, D. Floyd, J. Greer, K. Hall, T. Moore, S. Riggs

AN ACT relating to military affairs, and declaring an emergency.

Create new sections of KRS Chapter 171 to create the Commonwealth of Kentucky War or 1812 Commission; provide for membership, terms, organization and duties; provide that the

commission shall expire December 31, 2015; EMERGENCY.

HB 339 - AMENDMENTS

HCS - Retain original provisions of the bill except set commission membership at 17 instead of 20, make technical changes, and sunset commission on December 31, 2014.

HCA (1/Title, T. Pullin) - Make title amendment.

HFA (1, T. Pullin) - Retain original provisions of the bill, except change sunset date of commission to December 31, 2015.

HFA (2, R. Meeks) - Retain original provisions of bill, except change membership of commission to 18, instead of 17 and require that the Kentucky African-American Heritage Commission and the Kentucky Native American Heritage Commission be each represented on the commission.

Jan 28-introduced in House

Feb 1-to Military Affairs & Public Safety (H)

Feb 4-posted in committee

10-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title); floor amendments (1) and (2) filed to Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 16-3rd reading, passed 96-0 with Committee Substitute. committee amendment (1-title), floor amendments (1) and (2)

Feb 17-received in Senate

Feb 19-to Economic Development, Tourism & Labor (S)

16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

Mar 26-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts ch.

HB 340/CI (BR 27) - R. Adkins, J. Bell, J. Crenshaw

AN ACT relating to inmate recidivism reduction.

Create new sections of KRS Chapter 197 relating to prisons, to permit the Department of Corrections to operate a Prison Industries Enhancement (PIE) program in which the labor of prisoners is leased to private entities to make products and provide services for private employers which shall be in compliance with federal law; create a commission to oversee the program; provide that the program is temporary and shall expire ten years after the first program begins reauthorized by the General Assembly.

HB 340 - AMENDMENTS

HCS/CI - Retain most original provisions except, in Section 1 limit the provisions to being a pilot project in a facility that is designed to support prison industries and which can be expanded by 800 inmates, require a civilian worker being displaced to be performing the same task as a prisoner for an exclusion

to apply, name the organization contracting with the state a "private sector partner"; in Section 2 relating to Kentucky Prison Industry Enhancement Commission to limit the term of the House of Representatives member of the commission to two years or the remainder of the term of office whichever is shorter. limit the term of the Senate member of the commission to four years or the remainder of the term of office whichever is shorter, require that the Kentucky State AFL-CIO labor union rather than the commission recommend replacements for labor union members to the Governor, change the grievance process to require the first appeal to the commissioner, the next appeal to the Secretary of the Justice and Public Safety Cabinet, and the next appeal to the Franklin Circuit Court.

Jan 28-introduced in House Feb 1-to Judiciary (H) Feb 12-posted in committee

Feb 17-reported favorably, reading, to Calendar with Committee Substitute

Feb 18-2nd reading, to Rules

Feb 24-posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 341/FN (BR 1339) - S. Overly

AN ACT relating to inventories of state equipment.

Amend KRS 45.313 to increase from \$500 to \$1,000 the minimum original cost of equipment required to be inventoried by state agencies.

Jan 28-introduced in House Feb 1-to Appropriations & Revenue

Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 96-2

Feb 18-received in Senate

Feb 22-to State & Local Government

HB 342/FN (BR 821) - S. Overly, R.

AN ACT relating to taxation and declaring an emergency.

Amend KRS 133.220 to allow collection of property taxes to begin October 1 of each year instead of the current requirement of September 15; amend KRS 138.210 to define terms related to gasoline: amend KRS 141.390 to add provisions for how pass-through entities apply or distribute the recycling and composting tax credit; amend KRS 141.428 to establish a filing deadline for the clean coal tax credit; EMERGENCY.

Jan 28-introduced in House

Feb 1-to Appropriations & Revenue

Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to Appropriations & Revenue Mar 24-taken from committee; 1st

reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Apr 14-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; taken from the Consent Orders of the Day; returned to Rules

HB 343/LM (BR 219) - S. Rudy

AN ACT relating to driving under the influence.

Amend KRS 189A.050 to require a person convicted of DUI to pay the cost of drawing blood for testing; amend KRS 189A.103 to provide that a DUI suspect shall bear the cost of any additional testing done of the suspect's blood, breath, or urine if the additional testing is done at the request of the suspect and after the testing directed by the arresting officer.

HB 343 - AMENDMENTS

HCS/LM - Amend to cap the amount of the blood draw fee at no more than

HFA (1, B. Yonts) - Amend to exempt indigent defendants from the fee and to allow courts discretion in the imposition of the fee.

Jan 28-introduced in House Feb 1-to Judiciary (H)

Mar 3-posted in committee

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 18-floor amendment (1) filed to Committee Substitute

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

Introduced Feb. 1, 2010

HB 344 (BR 501) - D. Graham

AN ACT relating to reorganization.

Amend various sections of the Kentucky Revised Statutes, relating to the Cabinet for Health and Family Services, to create the Office of Policy and Budget; rename the Office of Legislative and Public Affairs to the of Communications Office Administrative Review; create the Office of Administrative and Technology Services; abolish the Office of Fiscal Services and move responsibilities to the newly created Office of Administrative and Technology Services; abolish the Office of Technology and move responsibilities to the newly created Office of Administrative and Technology Services; create the Department for Income Support; abolish the Department for Disability Determination Services and move responsibilities to the newly created Department for Income Support;

rename the Department for Mental Health and Mental Retardation Services to the Department for Behavioral Health, Developmental and Intellectual Disabilities; rename the Department for Human Support Services to the Department for Family Resource Centers and Volunteer Services; abolish the Office of Contract Oversight and move responsibilities to the newly created Office of Policy and Budget; abolish the Governor's Office of Wellness and Physical Activity and move responsibilities to the Department for Public Health; move the responsibilities of the Governor's Office of Wellness and Physical Activity to the Department for Public Health; change the title of the Division of Child Support to the Department for Income Support: reassign certain functions of the Department for Mental Health and Mental Retardation Services to the Department for Aging and Independent Living; establish the Governor's Office of Electronic Health Information; establish the responsibilities of the Office of the Ombudsman and the Office of Electronic Health Information under the Office of the Secretary; change the title of the Division of Women's Physical and Mental Health to the Division of Women's Health; establish responsibilities of the Office of Policy and Budget and the Department for Income Support change the title of the Division of Child Abuse and Domestic Violence Services to the Division of Violence Prevention Resources; change the title of Chief information officer within the Office of Administrative and Technology Services to executive director; change the title of the Division of Adult and Child Health Improvement to the Division of Maternal and Child Health; add two members to the State Interagency Council for Services to Children with and Emotional Disability; change the title of the Division of Health Care Facilities and Services in the office of the Inspector General to the Division of Health Care; change the title of the Division of Mental Health and Substance Abuse Services to the Division of Behavioral Health; establish that the cabinet may transfer or designate as surplus real property that it owns for child-care centers and senior citizens centers; repeal KRS 194.210 and 194A.085; confirm Executive Orders 2009-513, 2009-541, 2009-661, and 2009-770 to the extent not otherwise confirmed or superseded by this Act.

Feb 1-introduced in House Feb 2-to Health & Welfare (H) Feb 9-posted in committee

Feb 11-reported favorably, reading, to Consent Calendar Feb 12-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 98-0

Feb 18-received in Senate Feb 22-to State & Local Government

HB 345/FN (BR 1403) - F. Nesler

AN ACT relating to the election of local board of education members.

Amend KRS 160.120 to provide that in county school districts the board of education members shall be elected from divisions within the county by

qualified voters of the county at large, except in counties that contain a city of first class, in which case, the qualified voters residing in the respective divisions elect the board members.

Feb 1-introduced in House Elections. Const. Feb 2-to Amendments & Intergovernmental Affairs (H)

Feb 17-posted in committee

HB 346 (BR 1418) - M. King

AN ACT relating to motor homes.

Create a new section of KRS 186.010 to 186.640 to require that motor homes manufactured from component parts be identified, for titling and registration purposes, by the vehicle identification number stamped or affixed by the finalstage manufacturer; require the seller to provide a written disclosure statement to buyers identifying the year of manufacture of every major component part of the motor home; require the written disclosure statement be filed with the application for title or registration; allow buyers of motor homes prior to the effective date of this Act to apply for an amended certificate of title to reflect the vehicle identification number placed on vehicle by the final-stage manufacturer; require the Transportation Cabinet to promulgate administrative regulations establishing uniform forms for disclosure.

HB 346 - AMENDMENTS

HCS - Retain original provisions except clarify the vehicle identification numbers required to be disclosed at the time of sale.

Feb 1-introduced in House

Feb 2-to Transportation (H)

Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 10-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 11, 2010

Feb 11-3rd reading, passed 97-1 with Committee Substitute

Feb 12-received in Senate Feb 16-to Transportation (S)

HB 347 (BR 332) - J. Arnold Jr., F. Nesler, W. Coursey, R. Damron, J. Gooch Jr., D. Horlander, J. Richards, C. Rollins II, B. Yonts

AN ACT relating to the Kentucky quarter horse, appaloosa, and Arabian development fund and making an appropriation therefor.

Amend KRS 138.510 to establish the Kentucky standardbred development fund and provide funding to the Kentucky quarter horse, appaloosa, and Arabian development fund; amend KRS 230.3771 to include quarter horse, appaloosa, and Arabian horse racing in simulcast provisions and provide funding to the Kentucky quarter horse, appaloosa, and Arabian development fund; amend KRS 230.770 to conform and amend deadline for registering standardbred stallions to February 1 of each year; create a new section of KRS Chapter 230 to create the Kentucky quarter horse, appaloosa, and Arabian development fund, establish its uses. and assign the Kentucky Horse Racing Authority responsibility for its

administration.

HB 347 - AMENDMENTS

SCS - Retain original provisions, except require the sponsor of an international horse racing event held in the Commonwealth in 2010 to contract on a date specific to conduct that same event in Kentucky in 2011 or 2012 in order for wagers associated with the event to qualify for tax exemption; impose tax on wagers if no contractual agreement exists by November 4, 2010, and direct revenue collected therefrom into the thoroughbred, standardbred, and quarter horse development funds; provide similar requirements for wagers placed at Kentucky racetracks other than the track hosting the event.

Feb 1-introduced in House

Feb 2-to Licensing & Occupations (H) Feb 3-posting waived

Feb 4-reported favorably, 1st reading,

to Consent Calendar Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, passed 99-0

Feb 11-received in Senate

Feb 16-to Licensing, Occupations & Administrative Regulations (S)

Mar 2-reported favorably, 1st reading, to Calendar with Committee Substitute Mar 3-2nd reading, to Rules

Mar 10-posted for passage in the Regular Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 37-0 with Committee Substitute

Mar 12-received in House; to Rules (H)

Mar 17-posted for passage for concurrence in Senate Committee Substitute for Thursday, March 18, 2010 Mar 24-House concurred in Senate Committee Substitute; passed 90-8

Mar 25-enrolled, signed by each presiding officer; delivered to Governor Apr 6-signed by Governor (Acts ch.

HB 348/LM (BR 937) - J. Jenkins, D. Owens

AN ACT relating to comprehensive plans.

define Amend KRS 100.111 to "comprehensive environmental status review" (CESR); amend KRS 100.182 to require a planning unit to complete a CESR for comprehensive planning, regulation, or zoning change purposes; require a CESR by planning unit despite any failure by environmental agencies to complete required studies or regulations; amend KRS 100.183 to specify that a comprehensive plan may not violate any relevant pollution or pollution control requirements; amend KRS 100.187 to require a CESR for a comprehensive plan and to require a CESR to identify solutions to pollution within a development; amend KRS 100.191 to require a planning unit to perform an analysis of the impact of pollution and growth on areas, in light of environmental law, and to require the development of a remediation plan for development and require examination of watershed pollution and development of a remediation plan: amend KRS 100.197 to require a planning unit to perform a CESR to protect natural resources and

environments.

Feb 1-introduced in House Feb 2-to Local Government (H)

HB 349/LM (BR 955) - L. Clark, R. Nelson, J. Bell, W. Coursey, R. Crimm, R. Damron, J. Gooch Jr., J. Greer, C. Hoffman, D. Horlander, D. Keene, M. King, C. Miller, T. Riner, C. Siler, T. Thompson, S. Westrom

AN ACT relating to unemployment insurance.

Amend sections of KRS Chapter 341 to adopt recommendations of the UI Task Force; amend 341.030 to increase the taxable wage base to \$9,000 on January 1, 2012 and increase by \$300 each year to 2022, not to exceed \$12,000; amend KRS 341.096 to revise definition of rate of "insured unemployment rate" by basing it on the weekly average number of weeks claimed for regular benefits; amend KRS 341.270 to require calculation of the unemployment insurance trust fund balance on September 30 rather than December 31 of each year; modify the tax schedule trigger amounts; change the computation date of an employer's reserve ratio and reserve account balance from September 30 to June 30; change the computation date applicable to effective date of rates from October 31 to July 31 of each year; amend KRS 341.275 and 341.277 to impose interest amounts billed reimbursing or employees; amend KRS 341.350 to impose a one week waiting period before benefits payments begin; limit the waiting week period to one per benefit year; make the waiting week compensable at end of the claim; amend KRS 341.380 to provide that on January 1, 2012, the weekly benefit rate shall be 1.1923% of total base period wages; retain and revise limitations on annual benefit increases: amend KRS 341.530 to permit an employer with a negative reserve account balance to make voluntary payments every other year.

Feb 1-introduced in House

Feb 2-to Labor & Industry (H); posting waived

Feb 4-reported favorably, 1st reading, to Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, February 8, 2010

Feb 8-3rd reading, passed 97-0 Feb 9-received in Senate

Feb 11-to State & Local Government

Mar 23-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 24-taken from committee; 2nd reading; returned to State & Local Government (S)

HB 350 (BR 1465) - D. Watkins, T. Burch, T. Riner, C. Embry Jr., D. Keene

ACT relating to human immunodeficiency virus and acquired immunodeficiency syndrome training for medical and social work professionals.

Declare that the General Assembly recognizes the importance of HIV education and training and that this training has been incorporated into health education literature and training courses; amend KRS 311.450, 311.571,

311.601, 311.674, 311.844, 311.901, 312.085, 312.175, 313.040, 313.080, 313.290, 313.305, 314.041, 314.042, 314.051, 314.073, 315.050, 315.065, 320.250, 320.280, 327.050, 327.060, 333.100, 333.190, 335.080, 335.090, 335.100, and 335.150 to remove the requirements that podiatrists, physicians, acupuncturists, physician's assistants, athletic trainers, chiropractors, dentists, dental hygienists, registered nurses, advanced registered nurse practitioners, licensed practical nurses, pharmacists, optometrists, physical therapists, laboratory personnel, and social workers complete HIV/AIDS education and training as a condition of licensure or practice in the Commonwealth; repeal KRS 214.610, 214.615, 214.620, 311A.115, 311A.120.

Feb 1-introduced in House Feb 2-to Health & Welfare (H)

HB 351 (BR 1508) - C. Miller, C. Siler, D. Butler, L. Clark, D. Horlander, D. Keene, J. Richards

AN ACT relating to leaves of absence

Amend KRS 161.770 to permit a local board of education to grant a leave of absence for reasons appropriate or necessary.

Feb 1-introduced in House Feb 2-to Education (H) Feb 5-posted in committee

HB 352 (BR 1507) - C. Miller, C. Siler, D. Butler, L. Clark, D. Horlander, D. Keene, J. Richards

AN ACT relating to highway work

Amend KRS 189.2325, relating to highway work zones, to set forth signage requirements; amend KRS 189.394, relating to speeding, to specify that double fines in work zones are only applicable when required signs are posted and workers are physically present in the work zone.

Feb 1-introduced in House

Feb 2-to Transportation (H)

Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to Transportation (S)

HB 353/LM (BR 1491) - S. Santoro

AN ACT relating to centralized revenue collection.

Create a new section of KRS Chapter 131 to require the Department of Revenue to establish a centralized collection process for local occupational license taxes and fees.

Feb 1-introduced in House Feb 2-to Appropriations & Revenue

Introduced Feb. 2, 2010

HB 354 (BR 1506) - S. Westrom, A. Wuchner, J. York

AN ACT relating to bed and breakfast

Amend KRS 219.011 to define "bed and breakfast inn" and "farmstay"; create a new section of KRS 219.011 to 219.081 to specify the business functions permitted at bed and breakfast inns and farmstays; amend KRS 247.4015 to include farmstays as farm animal activity sponsors.

HB 354 - AMENDMENTS

HFA (1, S. Westrom) - Amend KRS 219.011 to define "bed and breakfast establishment," "bed and breakfast home," and "bed and breakfast inn"; create a new section of KRS 219.011 to 219.081 to specify business functions authorized at a bed and breakfast establishment.

Feb 2-introduced in House Feb 3-to Tourism Development & Energy (H)

Feb 16-posted in committee

Feb 18-reported favorably, 1st reading, to Calendar

Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Regular Orders of the Day for Tuesday, February 23, 2010; floor amendment (1) filed

Feb 23-3rd reading, passed 97-0 with floor amendment (1)

Feb 24-received in Senate

Mar 1-to Economic Development, Tourism & Labor (S)

HB 355 (BR 1326) - D. Osborne

AN ACT relating to the operation of a motor vehicle bearing dealer's plates.

Amend KRS 186.070 to allow spouses of dealers, salespeople, or employees to operate a motor vehicle bearing a dealer's plate.

Feb 2-introduced in House Feb 3-to Transportation (H)

HB 356 (BR 1477) - D. Ford, D. Butler, H. Collins, J. DeCesare, L. Napier, D. Osborne, R. Rand, S. Westrom

AN ACT relating to real estate brokers and salesmen.

Amend KRS 324.090 to require annual license renewal on a date specified by the commission through administrative regulation; amend KRS 324.112 to increase from 50 to 100 miles the radius outside of which a principal broker is required to have a broker managing a branch office; permit a sales associate with 2 years experience to manage a branch office within 100 mile radius of the main office; amend KRS 324.330 to direct the commission to require licensees to provide a telephone number and email address, or both, at annual renewal; amend KRS 324.410 to increase from 60 to 120 days after the end of the fiscal year the time frame within the commission shall make public income and expenses from the real estate education, research, and recovery

HB 356 - AMENDMENTS

SFA (1, D. Seum) - Retain original provisions; amend KRS 324.410 to allow proceeds from the real estate education, research, and recovery fund to be used for operational and administrative

activities related to the fund.

Feb 2-introduced in House Feb 3-to Licensing & Occupations (H) Feb 8-posting waived

Feb 10-reported favorably, 1s reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to Licensing, Occupations & Administrative Regulations (S)

Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010; floor amendment (1) filed

Mar 11-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 37-0 with floor amendment (1)

Mar 12-received in House; to Rules (H)

Mar 18-posted for passage for concurrence in Senate floor amendment (1) for Friday, March 19. 2010

Mar 24-House refused to concur in Senate floor amendment (1); received in Senate

Apr 1-posted for passage for receding from Senate floor amendment (1); Senate receded from floor amendment (1); passed 36-0; received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 130)

HB 357 (BR 1476)

Feb 18-WITHDRAWN

HB 358/FN (BR 1288) - M. Marzian

AN ACT relating to physician assistants.

Create new sections of KRS 311.840 TO 311.862 to establish the acts constituting false representation as a physician assistant, permit physician assistants to prescribe all legend drugs and Schedule II to V controlled substances, require the Kentucky Board of Medical Licensure to establish an impaired physician assistant program, establish the requirements for a physician assistant and supervising physician while rendering emergency medical assistance, exempt physician assistants and supervising physicians from civil damages for acts rendered while administering medical assistance and the parameters for exemption; amend KRS 311.840 to make a technical change, to defined "legend drug" and change the definition of "supervision"; amend KRS 311.842 to delete the provision that licensure is not required of a physician assistant student or a physician assistant employment by the federal government while performing duties relating to that employed; amend 311.844 to establish requirements for licensure as a physician assistant; amend KRS 311.845 to permit temporary licensure of a physician assistant, establish the requirements for physician assistant to place a license on inactive status, and delete various provisions for the granting of a temporary license; amend KRS

311.850 to establish the conditions under which a physician assistant's license may be revoked, suspended, denied, limited, or restricted or cause a physician assistant to be placed on probation; amend KRS 311.854 to delete the provision establishing the limits on the number of supervision agreements a physician may have; amend KRS 311.856 to delete various provisions including restriction of a physician assistant to services within supervising physician's scope practice, prohibiting a physician assistant from prescribing and dispensing controlled substances, informing a patient of a physician assistant's status, requiring records of service by a physician assistant to be signed in a timely manner, and requiring reevaluation of a physician assistant every two years: amend KRS 311.858 to add provisions for duties and services a supervising physician may delegate to a physician assistant including ordering, prescribing, dispensing, and administering drugs and medical devices, providing medical services within the supervising physician's scope of practice as previously provided in KRS 311.856, authenticating signatures, ordering diagnostic, therapeutic, and other medical services, require a physician assistant to make his or her license available for inspection at all times and identify himself or herself as a physician assistant when engaged in professional activity, and delete the provision prohibiting a physician assistant from practicing medicine or osteopathy without supervision; amend KRS 311.860 to change the term "nonseparate location" to "physician's primary practice"; amend KRS 311.862 to require that a physician assistant practicing as a anesthesiology assistant prior to July 15, 2002, be a graduate of an approved program accredited by the Accreditation Review Commission on Education for the Physician Assistant; amend KRS 311.990 to establish the penalties for false representation as a physician assistant.

HB 358 - AMENDMENTS

HFA (1, M. Marzian) - Retain original provisions except delete provisions to exempt physician assistants and supervising physicians from civil damages for acts rendered while administering medical assistance.

HFA (2/LM/P, T. Moore) - Delete original provisions; attach provisions of HB 373.

HFA (3/Title, T. Moore) - Make title amendment.

HFA (4/LM/P, T. Moore) - Retain original provisions; attach provisions of HB 373.

HFA (5/Title, T. Moore) - Make title amendment.

Feb 2-introduced in House Feb 3-to Health & Welfare (H) Feb 9-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar

Feb 26-2nd reading, to Rules; floor amendment (1) filed

Mar 4-posted for passage in the Regular Orders of the Day for Friday, March 5, 2010

Mar 5-floor amendments (2) and (3-title) filed

Mar 9-floor amendments (4) and (5-

title) filed

Mar 10-floor amendments (2) (3-title) (4) and (5-title) withdrawn

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 359/LM/CI (BR 1466) - M. Marzian, J. Crenshaw

AN ACT relating to parole.

Amend KRS 439.3405 to establish the procedure for the recommendation of medical parole and associated Parole Board hearings.

Feb 2-introduced in House Feb 3-to Judiciary (H) Feb 22-posted in committee

Feb 24-reported favorably, 1s reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate Mar 8-to Judiciary (S)

HB 360 (BR 506) - D. Graham

AN ACT relating to reorganization. Amend KRS 12.020 to reorganize various entities within the Personnel Cabinet; rename the Department for Personnel Administration the Department of Human Resources Administration; rename the Office of Government Training the Governmental Services Center; rename Department for Employee Insurance the Department of Employee Insurance; create the Office of Diversity and Equality within the Office of Secretary; create the Center for Strategic Innovation within the Office of the Secretary; amend KRS 18A.025 to create the Division of Technology Services within the Department of Human Resources Administration; abolish the Division of Employee Benefits and transfer responsibilities to the Office of Employee Relations; abolish the Division of Communications and Recognition and transfer all duties to the Office of Employee Relations; rename the Division of Staffing Services the Division of Career Opportunities; amend various sections of the Kentucky Revised Statutes to conform; confirm Executive Order 2009-542.

Feb 2-introduced in House Feb 3-to State Government (H)

Feb 9-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar
Feb 12-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, passed 98-0

Feb 13 to State 8 Legal Co

Feb 22-to State & Local Government (S)

Mar 25-reported favorably, 1st

reading, to Consent Calendar

Mar 26-2nd reading, to Rules

HB 361/LM (BR 1371) - B. Montell

AN ACT relating to alcohol sales.

Amend KRS 241.160 to require fifth

class cities that serve as a county seat to create an office of alcoholic beverage control administrator if the city imposes

license fees for the privilege of trafficking alcoholic beverages or regulatory license fees on gross receipts of alcohol sales; amend KRS 242.127 to allow fifth class cities that serve as a county seat to hold a local option election for the sale of distilled spirits or wine by the drink; amend KRS 242.185 to allow fifth class cities that serve as a county seat or any county containing a fifth class city that is the county seat in which prohibition is not in effect to declare economic hardship and approve sale of alcoholic beverages by the drink at certain establishments by ordinance; amend KRS 243.030 to create state licenses for distilled spirits and wine for counties containing fifth class cities that serve as the county seat; amend 243.070 to create licenses and fees for the privilege manufacturing or trafficking in alcoholic beverages in counties containing a city of the fifth class that serves as the county seat; amend KRS 243.075 to allow fifth class cities that serve as a county seat to impose a regulatory license fee upon gross receipts of each establishment licensed to sell alcoholic beverages; amend KRS 243.230 to allow fifth class cities that serve as a county seat to be issued license for distilled spirits and wine by the drink.

Feb 2-introduced in House Feb 3-to Licensing & Occupations (H)

HB 362/FN (BR 1495) - T. Thompson, D. Ford, R. Palumbo, M. Rader

AN ACT relating to the ENERGY STAR home or ENERGY STAR manufactured home tax credit and declaring an emergency.

Amend KRS 141.0205 to establish the order for the ENERGY STAR tax credit for individual income tax; amend KRS 141.437 to allow the ENERGY STAR credit to apply to individual income tax; apply to taxable years beginning after December 31, 2008; EMERGENCY.

Feb 2-introduced in House Feb 3-to Appropriations & Revenue (H)

HB 363/LM (BR 1518) - H. Collins, L. Combs

AN ACT relating to the Transportation Cabinet.

Amend KRS 446.010 to define "AVIS"; amend KRS 186A.170 to eliminate the requirement that title information records be kept on microfilm, and instead allow for other methods of storage; amend KRS 186.050 to eliminate the registration fee for motorcycle sidecars; amend KRS 186.535 to conform.

HB 363 - AMENDMENTS

HCS/LM - Retain original provisions of the bill with the following exception: amend Section 4 regarding the portion of registration fees going to the Motorcycle Safety Education Fund to eliminate references to motorcycle sidecar attachments.

Feb 2-introduced in House Feb 3-to Transportation (H) Feb 5-posted in committee

Feb 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 with Committee Substitute

Feb 18-received in Senate Feb 22-to Transportation (S)

Mar 10-reported favorably, 1s reading, to Consent Calendar
Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day

Mar 24-3rd reading, passed 38-0

Mar 25-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 6-signed by Governor (Acts ch. 61)

Introduced Feb. 3, 2010

HB 364 (BR 1161) - T. Pullin, D. Owens

AN ACT relating to veterans' affairs. Amend KRS 40.305 to add gender-neutral language.

HB 364 - AMENDMENTS

HCS - Delete original provisions and amend KRS 194A.717 to permit staff members who provide care in an assisted living facility located on the same campus as a health care facility providing similar services to provide care in both facilities simultaneously so long as sufficient staff members are available on the campus of the health care facility to meet the 24-hour scheduled needs of clients in the assisted living facility.

HCA (1/Title, T. Burch) - Make title amendment.

Feb 3-introduced in House Feb 8-to Military Affairs & Public Safety (H)

Mar 10-reassigned to Health & Welfare (H); posted in committee; posting waived

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 with Committee Substitute, committee amendment (1-title)

Mar 16-received in Senate Mar 17-to Health & Welfare (S)

HB 365 (BR 1520) - T. McKee

AN ACT relating to jurisdictional limits for Kentucky courts.

Amend KRS 24A.230 and 24A.290 to increase the jurisdictional limit of the small claims division of the District Court from \$1,500 to \$2,500, for both claims and counterclaims.

Feb 3-introduced in House Feb 8-to Judiciary (H) Feb 22-posted in committee

HB 366/FN (BR 1428) - R. Palumbo, T. Riner

AN ACT relating to crime victims.

Amend KRS 346.020, regarding definitions for the compensation of crime victims, to include a member of the victim's family in the definition of "claimant"; amend KRS 346.050, relating to eligibility for benefits, to include a member of the victim's family and a person legally responsible for eligible expenses of a victim; amend KRS 346.100 to make discretionary, rather than mandatory, the board's decision to deny claims to victims who fail to take timely steps in perfecting their claims; amend KRS 346.130 to include payment of mental health counseling for two cumulative years and replacement of eyeglasses if they were stolen or destroyed; provide that awards shall be equal to net earnings; amend KRS 346.140, relating to the receipt of funds from other sources and the reduction of awards, to include contributions or monetary gifts made to or on behalf of the victim for expenses and bill adjustments made by a service provider or vendor.

Feb 3-introduced in House
Feb 8-to Judiciary (H)
Feb 22-posted in committee
Feb 24-reported favorably, 1st
reading, to Consent Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, passed 99-0

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate Mar 8-to Judiciary (S)

HB 367 (BR 928) - B. Yonts

AN ACT relating to school-sponsored media in public high schools.

Create a new section of KRS Chapter 160 to define the terms "school-sponsored media," "student journalist," and "student media adviser"; require a board of education with a public high school within its district to adopt a policy which includes reasonable provisions for distribution and dissemination of school-sponsored media student content responsibility student media adviser rights and protections criteria for responsible journalism; and clarification that student expression is not an expression of school policy

Feb 3-introduced in House Feb 8-to Education (H)

HB 368/FN (BR 939) - L. Clark, D. Keene, S. Westrom

AN ACT relating to the taxation of secondary pari-mutuel organizations and making an appropriation.

Amend KRS 138.511 define "advance deposit account wagering." "handle," "dark day," "Kentucky resident," "pari-mutuel wager," "race meeting footprint," "secondary parimutuel organization," and "takeout"; create a new section of KRS 138.510 to 138.550 to require an SPMO to pay a tax in the amount of one and one-half percent on each wager placed by a Kentucky resident; require the tax be reported and paid in accordance with KRS 138.530; amend KRS 138.530 to establish time period for remittance of tax; require a SPMO to file a return and to keep books and records in which

Kentucky residents and amounts wagered are easily determined and verified; subject all books and records to inspection by the department and authority; direct the distribution of revenue; permit the suspension, revocation, or denial of renewal of an SPMO's license for failing to comply with this Act.

HB 368 - AMENDMENTS

SCS (1/FN) - Amend KRS 138.511 to add definitions; amend KRS 138.510 to reduce the pari-mutuel excise tax on live racing to 1.5% of all amounts wagered on live racing, to impose a development fee at a rate of 1.5% of all amounts wagered through a secondary parimutuel organization, and to impose a development fee of 1.5% of all amounts wagered on previously conducted horse races: amend KRS 138.530 to establish reporting and payment requirements for the development fees: amend KRS 138.550 to establish penalties for the new development fees; repeal and reenact KRS 230.210 to arrange definitions in alphabetical order, amend definitions, and to add additional definitions; amend KRS 230.260 to make technical corrections and to require totalisator companies to report wagering information from SPMOs to the authority; create a new section of KRS Chapter 230 to require all SPMOs to be licensed to accept wagers on races run on Kentucky tracks on or after January 1, 2011, to require the horse racing authority to promulgate regulations to license SPMOs on or before August 1, 2010 and to establish conditions for licensure; create a new section of KRS Chapter 230 to require racing associations seeking to conduct wagering on previously conducted horse racing to be licensed for such activity; amend KRS 230.400 and 230.770 to conform; declare an EMERGENCY.

SCS (2/FN) - Amend KRS 138.511 to add conforming definitions; amend KRS 138.510 to reduce the tax on tracks with average daily live handle of \$1,200,000 or above to 1.5% beginning July 1, 2010 and to make technical corrections; create a new section of KRS 138.510 to 138.550 to impose a development fee against licensees at a rate of 1.5% of all amounts wagered through the licensee on races run in the Commonwealth; amend KRS 138.530 to establish reporting and payment requirements for the development fee, and to direct distribution of the funds collected from the development fee; amend KRS 138.550 to allow a license to be suspended, revoked or not renewed; repeal and reenact KRS 230.210: amend KRS 230.260 to make clarifying and conforming changes, and to require totalisator companies to report amounts wagered through each licensee on races run at Kentucky tracks; create a new section of KRS Chapter 230 to require all persons engaging in advanced deposit wagering to obtain a license and to require the authority to issue regulations to governing the licensing process on or before August 1, 2010; amend KRS 230.400 to make conforming amendments and to allow funds to be used to support claiming races: amend KRS 230,770 to make conforming amendments: repeal KRS 47.012 and 230.752; EMERGENCY.

SCA (1/Title, D. Thayer) - Make title

amendment.

Feb 3-introduced in House

Feb 8-to Appropriations & Revenue (H)

Feb 22-posting waived

Feb 23-reported favorably, 1st reading, to Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 26-3rd reading, passed 85-8-1 Mar 1-received in Senate

Mar 3-to State & Local Government

Mar 5-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 8-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 12-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 16-recommitted to State & Local Government (S)

Mar 26-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; reported favorably, to Rules with Committee Substitute (2); 3rd reading, passed 21-17 with Committee Substitute (2), committee amendment (1-title); received in House; to Rules (H)

HB 369 (BR 1446) - J. Carney

AN ACT relating to civil actions.

Amend KRS 413.125 to provide for a two-year statute of limitations for civil actions relating to wrongful termination or wrongful discharge, and provide for limited tolling of the period of limitation an administrative hearing.

Feb 3-introduced in House Feb 8-to Judiciary (H)

HB 370/FN (BR 932) - K. Hall, T. Edmonds, R. Adams, J. Arnold Jr., J. Bell, S. Brinkman, D. Butler, J. Carney, L. Clark, W. Coursey, J. Crenshaw, R. Damron, B. Farmer, J. Glenn, D. Graham, R. Henderson, D. Horlander, B. Housman, D. Keene, Ji. Lee, R. Meeks, F. Nesler, R. Rand, J. Richards, T. Riner, S. Rudy, S. Santoro, C. Siler, K. Sinnette, A. Smith, F. Steele, J. Stewart III, T. Thompson, T. Turner, A. Webb-Edgington, A. Wuchner, B. Yonts

AN ACT relating to economic development.

Create new sections of KRS Chapter 141 to establish the New Markets Development Program and provide tax credits under the program; amend KRS 141.0205 to recognize and establish the ordering of the credits.

HB 370 - AMENDMENTS

HCS/FN - Retain original provisions, except provide that the name of the program and tax credit shall be the Kentucky Small Business Jobs Creation Program.

Feb 3-introduced in House Feb 8-to Appropriations & Revenue

Feb 26-posted in committee

Mar 2-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 3-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Appropriations & Revenue (S)

Mar 24-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

HB 371 (BR 92) - K. Flood

AN ACT relating to low-profit limited liability companies.

Create a new section of KRS Chapter 275 to allow a limited liability company to be organized and operated as a low-profit limited liability company or a "L3C" if certain charitable or educational criteria are met; amend KRS 275.015, 275.025, and 275.100 to conform.

Feb 3-introduced in House Feb 8-to Judiciary (H) Feb 12-posted in committee

HB 372 (BR 1545) - T. Riner, L. Clark, T. Edmonds, K. Hall, S. Rudy

AN ACT relating to jury service.

Amend KRS 29A.040 to allow a person who has reached the age of 70 to have his or her name removed from the master list of prospective jurors; amend KRS 29A.090 to allow automatic exemption from jury service for a prospective juror who has reached age 70 and who has elected to have his or her name removed from the master list of prospective jurors.

HB 372 - AMENDMENTS

HFA (1, T. Riner) - Amend to change age of prospective juror from 70 to 80 and to require that the prospective juror either have a physician certified impairment or have a disabled parking placard.

Feb 3-introduced in House Feb 8-to Judiciary (H) Mar 16-posting waived

Mar 17-reported favorably, 1s reading, to Calendar

Mar 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010; floor amendment (1) filed

Mar 19-3rd reading, passed 85-5 with floor amendment (1)

Mar 22-received in Senate Mar 24-to Judiciary (S)

HB 373/LM (BR 1565) - D. Floyd, A. Koenig

AN ACT relating to full disclosure in public safety.

Create a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations; create a new section of KRS Chapter 311 to require an ultrasound prior to an abortion; amend KRS 311.990 to provide a criminal penalty.

Feb 3-introduced in House Feb 8-to Health & Welfare (H) Feb 23-posted in committee

HB 374 (BR 836) - J. Richards

AN ACT relating to election of faculty representative to boards of regents.

Amend KRS 164.321 to permit an instructor to vote and to be selected as a representative to a board of regents in one of the comprehensive universities.

HB 374 - AMENDMENTS

HCA (1, J. Richards) - Delete reference to an instructor as eligible to serve on a board of regents.

Feb 3-introduced in House Feb 8-to Education (H) Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 with committee amendment (1)

Mar 4-received in Senate

Mar 8-to Education (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules Mar 22-posted for passage in the Consent Orders of the Day for Tuesday,

March 23, 2010

Mar 23-3rd reading, passed 37-0

Mar 24-received in House; enrolled, signed by each presiding officer;

delivered to Governor Mar 30-signed by Governor (Acts ch. 41)

HB 375/FN (BR 1484)

Mar 16-WITHDRAWN

 $\mbox{\bf HB}$ 376/FN (BR 1567) - L. Combs, J. Greer

AN ACT relating to speech-language pathologists and audiologists, and making an appropriation therefor.

Create a new section of KRS Chapter 157 to provide an annual salary supplement for speech-language pathologists and audiologists holding a certificate of clinical competence from the American Speech-Language Hearing Association or the American Board of Audiology; require, as a condition of receiving the supplement, that a speechlanguage pathologist or audiologist be employed by a local board of education to provide or coordinate speechlanguage pathology or audiology for students and hold credentials from the Education Professional Standards Board or a license issued by the Kentucky Board of Speech-Language Pathology and Audiology; require, as a condition of allocation, that the supplement only be paid if appropriated for that purpose, require that the salary supplement be equivalent to the stipend paid to teachers who have attained National Board of Professional Teaching Standards certification; require that the salary supplement be considered if the speech-language pathologist audiologist is employed in another capacity in which the provision of the language pathology or audiology is secondary to that person's other teaching or administrative duties; direct the board of education to request reimbursement from the fund to support educational excellence.

HB 376 - AMENDMENTS

SCS/FN - Create a new section of KRS 157.310 to 157.440 to require a salary supplement for speech-language pathologists and audiologists employed by local boards of education if funding is provided for such purpose, and to permit local boards of education to provide a supplement from other resources if funding is not provided; attach the provisions of 2010 SB 60.

SCA (1/Title, B. Leeper) - Make title amendment.

SFA (1, J. Higdon) - Retain original provisions, but exempt individuals holding national certification from the American Board for Certification in Orthotics, Prosthetics, and Pedorthics or the Board of Certification/Accreditation International from KRS Chapter 319B.

Feb 3-introduced in House

Feb 8-to Education (H)

Feb 26-posted in committee

Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0

Mar 9-received in Senate

Mar 10-to Appropriations & Revenue (S)

Mar 24-taken from committee; 1st reading; returned to Appropriations &

Revenue (S)

Mar 25-reported favorably, 2nd reading, to Rules as a Consent Bill with Committee Substitute and committee

amendment (1-title); floor amendment (1) filed to Committee Substitute
Mar 29-posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; 3rd reading; floor amendment (1) defeated; passed 34-1

with Committee Substitute, committee

amendment (1-title)
Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Thursday, April 1, 2010; House concurred in Senate Committee Substitute, committee amendment (1-title); passed 92-6; enrolled, signed by each presiding

Apr 12-signed by Governor (Acts ch. 109)

officer; delivered to Governor

Introduced Feb. 4, 2010

HB 377 (BR 1366) - T. Pullin, J. Bell, H. Collins, J. Crenshaw, M. Dossett, T. Edmonds, J. Greer, K. Hall, T. McKee, T. Moore, T. Riner, S. Santoro, F. Steele, S. Westrom

AN ACT relating to pretrial services.

Amend KRS 431.515 to require pretrial investigations and services to ask whether an individual has been in combat and, if so, provide contact information to services available for combat veterans.

HB 377 - AMENDMENTS

HCS - Retain original provisions; amend to provide combat veteran information on and the opportunity to connect with the Kentucky National Guard Family Services program.

SFA (1, J. Schickel) - Amend to clarify

that combat experience comes from service in the National Guard or the United States Armed Forces.

Feb 4-introduced in House Feb 8-to Military Affairs & Public Safety (H); posted in committee

10-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 12, 2010

Feb 17-3rd reading, passed 97-0 with Committee Substitute

Feb 18-received in Senate Feb 22-to Judiciary (S)

Mar 18-reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 35-0 with floor amendment (1)

Mar 24-received in House; to Rules

Mar 25-posted for passage for concurrence in Senate floor amendment (1) for Friday, March 26, 2010

Apr 1-House concurred in Senate floor amendment (1); passed 99-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

HB 378 (BR 1486) - T. McKee

AN ACT relating to underground storage tanks.

Amend KRS 224.60-130 to prohibit petroleum storage environmental assurance fund from placing a tank-number limit on owners or operators in order to qualify for reimbursement of the cost of tank removal from the small operators' tank removal account (SOTRA).

Feb 4-introduced in House

Feb 8-to Natural Resources & Environment (H)

Feb 9-posted in committee

11-reported favorably, reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-3rd reading, passed 98-0 Feb 18-received in Senate

Feb 22-to Natural Resources and

Energy (S) 10-reported favorably, Mar 1st

reading, to Consent Calendar Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day Mar 22-passed over and retained in

the Consent Orders of the Day Mar 23-passed over and retained in

the Consent Orders of the Day Mar 24-3rd reading, passed 38-0

Mar 25-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 6-signed by Governor (Acts ch. 59)

HB 379 (BR 1560)

Mar 1-WITHDRAWN

HB 380 (BR 1483) - D. Floyd, J. Comer Jr., C. Embry Jr.

AN ACT proposing to create a new section of the Bill of Rights of the Constitution of Kentucky relating to assertion of the rights of Kentuckians under the 9th and 10th Amendments to the Constitution of the United States of America.

Propose to create a new section of the Bill of Rights of the Constitution of Kentucky incorporating the Ninth and Tenth Amendments to the Constitution of the United States into the Constitution Kentucky, declare that any usurpations of these rights or powers, including any declaration of emergency or martial law or otherwise, by federal, state, or local governments or any subdivisions thereof, or by any supranational entity, shall be defended against by this Commonwealth or its people using all lawful means.

Feb 4-introduced in House 8-to Elections, Const. Feb Amendments & Intergovernmental Affairs (H)

HB 381 (BR 1554) - D. Owens, F. Nesler, R. Adams, T. Burch, T. Firkins, K. Flood, K. Hall, R. Henderson, C. Hoffman, J. Jenkins, M. Marzian, R. Meeks, H. Moberly Jr., R. Palumbo, T. Riner, A. Smith, J. Stacy, T. Thompson, D. Watkins, J. Wayne, R. Weston, B.

AN ACT relating to deferred deposit transactions.

Amend KRS 286.9-010 to define "annual percentage rate," "consideration," and "interest"; amend KRS 286.9-100 to delete the service fee of \$15 per \$100 loan and establish a maximum annual percentage rate of thirty-six percent (36%); provide that making a deferred deposit transaction in violation of the maximum interest provisions of this Act is an unfair, false, misleading, and deceptive practice in violation of the Consumer Protection Act and subject to its rights and remedies; prohibit a licensee from engaging in deceptive practices to evade the requirements of Subtitle 9 of KRS Chapter 286; amend KRS 286.9-102 to require a licensee to conspicuously display interest charges for services; create a new section of Subtitle 9 of KRS Chapter 286 to provide that knowing violation of the maximum allowable interest rate provisions of this Act shall be deemed a forfeiture of the entire interest for the transaction or, if already paid, the person who paid the interest, or his or her legal representative, may recover twice the amount paid in an action against the lender if commenced within two (2) years of the deferred deposit transaction.

Feb 4-introduced in House Feb 8-to Banking & Insurance (H)

HB 382/LM (BR 1583) - K. Bratcher

AN ACT relating to primaries. Amend KRS 116.055 to permit a registered independent who is registered as an independent on December 31

immediately preceding the primary, to vote in the primary of one party; amend KRS 118.125 to provide that a primary candidate shall not be a registered independent; amend KRS 117.125 to provide that electronic voting machines be reprogrammed to allow a registered independent to vote for a party's candidates in a primary.

Feb 4-introduced in House Feb 8-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 4-posted in committee

HB 383/FN (BR 1325) - S. Overly, B. Farmer

AN ACT relating to income taxation. Amend KRS 141.010 to change the Internal Revenue Code reference date to December 31, 2009; apply to tax years beginning after December 31, 2009.

Feb 4-introduced in House Feb 8-to Appropriations & Revenue

HB 384 (BR 1499) - R. Meeks, D. Osborne, D. Keene

AN ACT relating to licensure of certified public accountants.

Amend KRS 325.261 to impose a time limit of five years after examination to complete the experience requirement; amend KRS 325.270 to examination scores if the new time limit exceeded; amend KRS 325.330 establish dates for license expiration and requirements for license provide renewal.

HB 384 - AMENDMENTS

SCS - Retain original provisions, except reorganize new language regarding accountant license renewal to clarify that all new renewal language is effective January 1, 2011; reduce the proposed license reinstatement fee from \$300 to the current level of \$200.

Feb 4-introduced in House Feb 8-to Licensing & Occupations (H) Feb 12-posting waived

Feb 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, passed 98-0

Feb 25-received in Senate Mar 1-to Licensing, Occupations &

Administrative Regulations (S) Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee

Substitute Mar 10-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day

Mar 23-passed over and retained in the Consent Orders of the Day

Mar 24-recommitted to Licensing, Occupations & Administrative Regulations (S)

HB 385/LM (BR 1369)

Feb 19-WITHDRAWN

HB 386/LM (BR 162) - J. Bell, Ji. Lee, T. Moore, S. Rudy

AN ACT relating to fireworks and making an appropriation therefor.

Repeal and reenact KRS 227.700 to 227.750 regarding fireworks to define terms; require permit to manufacture, sell, offer for sale, ship, or receive fireworks; prohibit consumer purchase of fireworks by mail order; prohibit issuance of permit to person under 18; establish \$1,000 annual permit fee manufacturer, distributor, retailer, wholesaler, and exhibitor, and \$100 fee for seasonal retailer; authorize conduct of business associated with each permit; collected permit fees expendable receipts of the fire prevention division; charge the state fire marshal with enforcement of chapter and grant authority to designate deputy fire marshal as fireworks enforcement officer; require the fire marshal to assign a number to each permit; require a permit holder to affix the number to all orders and invoices; require a consignee to a hold permit before shipping or delivering fireworks; authorize purchases only from a seller holding a permit; require a distributor, manufacturer, and wholesaler to keep accurate record of sales; direct that requests for retailer's or retailer's permits seasonal accompanied by a statement that the sale of fireworks is permissible in the city, county, or other local jurisdiction; grant localities authority to restrict sale of fireworks by ordinance; permit the fire marshal to inspect the location for each permit and to revoke permits for violation of the chapter; direct that permits do not replace privilege licenses and the county clerk must require proof of a permit issued by state fire marshal prior to issuance of a state or county license; authorize permissible fireworks including those classified as D.O.T. Class C common fireworks and items that comply with construction, chemical composition, and labeling regulations of the United States Consumer Product Safety Commission and those permitted for use the general public; establish conditions of sale and use of permissible fireworks; list exemptions to definition of fireworks; establish requirements for storage, location, and display of fireworks; require protection of fuses; create new sections of KRS Chapter 227 to forbid the retail sale of Class C fireworks to intoxicated person or persons under the age of 16; prohibit exploding or igniting fireworks from within a moving vehicle, within 600 feet of a church, hospital, asylum, or public school, or within 200 feet of a location where fireworks are stored or sold; prohibit the manufacture, possession, shipment, sale, and use of "illegal ground salutes"; establish conditions for seizure of fireworks as contraband and the process required prior to destroying; list exceptions to application of chapter; grant local governments control of sale and use of fireworks within their jurisdictions; require an exhibitor's license to perform outdoor fireworks display, proximate pyrotechnic display, or indoor or outdoor display using flame effects; establish conditions application requirements for issuance of a permit and renewal; establish penalties and conditions for denial, suspension,

revocation, or refusal to renew exhibitor's license or certification; direct the fire marshal to establish a program of certification for an outdoor fireworks display operator, proximate pyrotechnic display operator, and flame effect display operator; direct the fire marshal to promulgate administrative regulations to establish scope and type of required examinations; allow for reciprocity; prohibit anyone other than a certified operator to perform an outdoor display using display or 1.4G fireworks; require a certified operator to be present during preparation for a display; prohibit an exhibitor or certified operator from performing outdoor fireworks display, proximate pyrotechnic display, or flame effect display except in accordance with NFPA regulations and administrative regulations promulgated by the state fire marshal; exempt individuals and organizations using Class C common fireworks for personal or display use; establish requirements for public displays, including permit application process; require fire personnel and extinguishers at each event; require the fire marshal to collect a permit fee from the sponsor for each event; require Class B fireworks to be stored in accordance with NFPA regulations and federal, state, and local laws; charge the fire marshal with the administration and enforcement of this chapter; direct the fire marshal to promulgate administrative regulations relating to licensing of exhibitors, certification of operators, training, examinations, manufacture, handling, and standards for storage and use, and the code for fireworks display; grant control of the legal sale and use of fireworks to local jurisdictions; create a fireworks advisory council, establish membership and duties; establish penalties for violation of fireworks section of chapter.

Feb 4-introduced in House Feb 8-to Military Affairs & Public Safety (H) Mar 9-posting waived Mar 10-posted in committee

HB 387 (BR 1581) - J. Hoover, B. DeWeese, J. Comer Jr., J. DeCesare, B. Farmer, D. Floyd, B. Housman, A. Koenig, B. Montell, T. Moore, D. Osborne, M. Rader, S. Rudy, Webb-Edgington, Santoro, Α. Wuchner

AN ACT relating to state agencies and declaring an emergency.

Amend KRS 18A.030 to require the secretary of the Personnel Cabinet to report the number of state employees to the Legislative Research Commission within fifteen (15) days after the effective date of the Act and quarterly thereafter; EMERGENCY.

HB 387 - AMENDMENTS

HCS - Create a new section of KRS Chapter 61 to require the Secretary of the Personnel Cabinet to report the number of employees in each program cabinet and department of the executive branch to the Legislative Research Commission on a quarterly basis; require the Secretary of the Finance and Administration Cabinet to report the number of contractors working on a full time equivalent and recurring basis; define "recurring basis"; amend KRS

45A.553 to require report of the number of contractors working on a full time equivalent and recurring basis under the privatization contracts on an annual basis; declare an EMERGENCY.

HCA (1/Title, J. Hoover) - Make title amendment.

HFA (1, G. Stumbo) - Retain original provisions of the bill; require memoranda of agreement with nonprofit entities not authorized by KRS Chapter 65 to be reported to, and approved by, the Contract Review Government Committee; create an exception to the provision exempting memoranda of agreement between state agencies and state universities or colleges from committee approval if the agreement results in the use of an employee or employees of a state university or college by a state agency to fill a position or perform a duty that an employee or employees of state government could perform if hired; create invoice requirements for personal service contracts; provide that issuance of the invoice is an affirmation by the personal service contractor that the invoice accurately reflects work actually performed and expenses incurred; require the head of the contracting body to approve the invoice, indicating that the charges reflect the value of the work performed, and that costs and disbursements were reasonably and necessarily incurred in connection with the matter.

HFA (2, G. Stumbo) - Retain original provisions of the bill; require memoranda of agreement with nonprofit entities not authorized by KRS Chapter 65 to be reported to, and approved by, the Government Contract Review Committee; create an exception to the provision exempting memoranda of agreement between state agencies and state universities or colleges from Committee approval if the agreement results in the use of an employee or employees of a state university or college by a state agency to fill a position or perform a duty that an employee or employees of state government could perform if hired; create invoice requirements for personal service contracts; provide that issuance of the invoice is an affirmation by the personal service contractor that the invoice accurately reflects work actually performed and expenses incurred; and require the head of the contracting body to approve the invoice, indicating that the charges reflect the value of the work performed, and that costs and disbursements were reasonably and necessarily incurred in connection with the matter invoice.

Feb 4-introduced in House Feb 8-to State Government (H) Feb 16-posted in committee

25-reported favorably, reading, to Calendar with Committee Substitute, committee amendment (1title)

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 2-floor amendment (2) filed to Committee Substitute, floor amendment (1) filed; floor amendment (1) withdrawn Mar 3-3rd reading, passed 99-0 with Committee Substitute, committee amendment (1-title), floor amendment

Mar 4-received in Senate Mar 8-to State & Local Government

(S) Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday,

Mar 18-2nd reading, to Rules

March 23, 2010 Mar 23-3rd reading, passed 37-0 Mar 24-received in House; enrolled,

signed by each presiding officer; delivered to Governor Apr 5-signed by Governor (Acts ch.

HB 388 (BR 1592) - E. Ballard

AN ACT relating to charitable gaming. Amend KRS 238.545 to permit a licensed charitable organization to use an automatic charity ticket dispenser at the facility where it conducts charitable gaming during the hours its licensed facility is open if the facility is owned by the charity and is not used by any other licensed organization to conduct charitable gaming; require that the automatic dispenser be placed in the line of sight of an officer or bona fide employee at all times.

Feb 4-introduced in House Feb 8-to Licensing & Occupations (H)

HB 389/LM (BR 1591) - E. Ballard, L. Belcher, S. Westrom

AN ACT relating to trespass on retail or commercial premises.

Create a new section of KRS Chapter 511 to establish the crime of trespassing on retail and commercial premises when a person enters a driveway or parking lot of a business without conducting business, or in violation of posted signs specifying property regulations; specify exemptions; classify as a violation punishable by a fine of \$20-\$100.

Feb 4-introduced in House Feb 8-to Judiciary (H)

Introduced Feb. 5, 2010

HB 390 (BR 1590) - E. Ballard, S. Overly, R. Adams, J. Bell, M. Cherry, L. Combs, W. Coursey, J. Crenshaw, R. Damron, T. Edmonds, K. Flood, J. Glenn, J. Gooch Jr., K. Hall, M. Henley, Ji. Lee, T. McKee, C. Miller, R. Nelson, D. Pasley, R. Rand, J. Richards, C. Rollins II, S. Rudy, C. Siler, A. Smith, W. Stone, T. Thompson, R. Weston, B. Yonts

AN ACT relating to jury service.

Amend KRS 29A.040 to allow a person who has reached the age of 72 to have his or her name removed from the master list of prospective jurors; amend KRS 29A.090 to allow automatic exemption from jury service for a prospective juror who has reached age 72 and who has elected to have his or her name removed from the master list of prospective jurors.

Feb 5-introduced in House Feb 8-to Judiciary (H)

HB 391/LM (BR 485) - S. Brinkman, J. Jenkins, M. Marzian, T. Riner

AN ACT relating to condominiums.

Create new sections of KRS Chapter 381, relating to condominiums and the Uniform Condominium Act; define relevant terms; provide requirements and procedures for establishment of associations and for the conduct of establish business: rights responsibilities of unit owners; provide criteria related to the sale of units by unit owners and collection of delinquent fees and assessments; establish procedure for distribution of proceeds as related to common elements; provide for the short title, "Kentucky Condominium Act"; provide that this Act becomes effective January 1, 2011.

HB 391 - AMENDMENTS

HCS/LM - Retain original provisions; amend Section 22 to permit withdrawal of all or a part of real estate from development only upon written consent of all owners within the development or portion thereof; amend Section 52 to delete language providing for the payment of unpaid assessments to the association prior to association's issuance of the certificate required to be issued to a proposed purchaser.

SCS/LM - Retain original provisions; amend to clarify that the period of declarant control of the association terminates upon the conveyance of a specified percentage of the units to persons other than the declarant and that upon the conveyance of lesser specified percentages of units to persons other than the declarant, the unit owners shall be entitled to elect members of the executive board of the association.

SFA (1, T. Jensen) - Amend Section 29 subsection (10) to clarify that a lien holder in a foreclosure proceeding against a portion of the real estate comprising a condominium may not foreclose on any part of that real estate which has already been developed as part of the common elements of the condominium; amend KRS 381.865 to provide that the books and records of a condominium regime shall be audited or reviewed at least once a year by an independent accountant.

Feb 5-introduced in House Feb 8-to Judiciary (H)

Feb 12-posted in committee Feb 17-reported favorably, 1st reading, to Consent Calendar with

Committee Substitute Feb 18-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Wednesday, February 24, 2010 Feb 24-3rd reading, passed 98-0 with

Committee Substitute Feb 25-received in Senate

Mar 1-to Judiciary (S)

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendment (1) filed to Committee Substitute

Mar 12-2nd reading, to Rules

Mar 17-posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 37-0 with Committee Substitute, floor amendment

Mar 19-received in House; to Rules

Mar 24-posted for passage for concurrence in Senate Committee Substitute, floor amendment (1)

Mar 29-House concurred in Senate Committee Substitute, floor amendment (1); passed 98-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 392/FN (BR 1611) - D. Pasley

AN ACT relating to liability for taxes. Create a new section of KRS Chapter 138 to assign individual liability to officers and responsible persons of a corporation or limited liability entity for taxes imposed by KRS 138.463 and 138.660.

Feb 5-introduced in House Feb 8-to Appropriations & Revenue

Mar 12-posted in committee

16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 90-8; received in Senate

Mar 22-to Appropriations & Revenue (S)

HB 393 (BR 502) - T. Pullin, B. Yonts

AN ACT relating to reorganization.

Amend and create various sections of the Kentucky Revised Statutes to abolish the Environmental and Public Protection Cabinet; create the Public Protection Cabinet, the Labor Cabinet, and the Energy and Environment Cabinet; establish in the Public Protection Cabinet the Office of the Secretary, containing the Office of Communications and Public Outreach and the Office of Legal Services; establish within the Public Protection Cabinet the Department of Housing, Buildings and Construction, containing the Division of Fire Prevention, the Division of Plumbing, the Division of Heating, Ventilation, and Air Conditioning, and the Division of Building Code Enforcement; establish within the Public Protection Cabinet the Department of Alcoholic Beverage Control, containing the Division of Distilled Spirits, the Division of Malt Beverages, and the Division of Enforcement; establish within the Public Protection Cabinet the Department of Financial Institutions, containing the Division of Depository Institutions, the Division of Non-Depository Institutions, and the Division of Securities; establish within the Public Protection Cabinet the Department of Charitable Gaming, containing the Division of Licensing and Compliance and the Division of Enforcement; establish within the Public Protection Cabinet the Department of Insurance, containing the Property and Casualty Division, the Health and Life Division, the Division of Financial Standards and Examination, the Division of Agent Licensing, the Division of Fraud Investigation, the Insurance Consumer Protection Division, and the Division of Kentucky Access; establish within the Public Protection Cabinet the Office of Occupations and Professions; abolish the Division of Administrative Services in the former Department of Public Protection; attach to the Public Protection Cabinet, for administrative

purposes, the Board of Claims, the Crime Victims Compensation Board, the Board of Tax Appeals, the Boxing and Wrestling Authority, and the Horse Racing Commission; abolish the Horse Racing Authority; create the Energy and Environment Cabinet; establish within the Energy and Environment Cabinet the Office of the Secretary, containing the Legislative Intergovernmental Affairs, the Office of Administrative Hearings, and the Office of General Counsel; establish within the Energy and Environment Cabinet the Department for Environmental Protection, containing the Division for Air Quality, the Division of Water, the Division of Waste Management, the Division of Enforcement, the Division of Environmental Program Support, and the Division of Compliance Assistance; establish within the Energy and Environment Cabinet the Department for Natural Resources, containing the Division of Technical and Administrative Support, the Division of Mine Permits, the Division of Mine Reclamation and Enforcement, the Division of Abandoned Mine Lands, the Office of Mine Safety and Licensing, the Division of Forestry, the Division of Oil and Gas, and the Division of Conservation; establish within the Energy and Environment Cabinet the Department for Energy Development and Independence, containing the Division of Efficiency and Conservation, the Division of Energy Generation Transmission and Distribution, the Division of Renewable Energy, the Division of Biofuels, the Division of Carbon Management, and the Division of Fossil Energy Development; abolish the Governor's Office for Energy Policy and transfer its duties to the Department for Energy Development Independence; attach to the Office of the Secretary of the Energy Environment Cabinet, for administrative purposes, the Mine Safety Review Commission, the Nature Preserves Commission, the Environmental Quality Commission, and the Public Service Commission; create the Labor Cabinet; establish within the Labor Cabinet the Office of the Secretary; attach the Division of Management Services and the Office of General Counsel for the Labor Cabinet to the Office of the Secretary of the Labor Cabinet; establish within the Labor Cabinet the Department of Workplace Standards, containing the Division of Employment Standards, Apprenticeship, and Mediation, the Division of Occupational Safety and Health Compliance, the Division of Occupational Safety and Health Education and Training, and the Division of Workers' Compensation Funds; establish within the Labor Cabinet the Department of Workers' containing the Office of General Counsel for Workers' Claims, the Office of Administrative Law Judges, the Division of Claims Processing, the Division of Security and Compliance, the Division of Information and Research, and the Division of Ombudsman and Workers' Specialist Compensation Services: abolish the Kentucky Employees' Insurance Association; attach to the Labor Cabinet, for administrative purposes, the Occupational Safety and Health Review Commission. Workers' Compensation Funding Commission, the Occupational Safety

and Health Standards Board, the Labor-Management Advisory Council, the State Labor Relations Board, the Prevailing Wage Review Board, the Apprenticeship Training Council, and the Employers' Mutual Insurance Authority: attach to the Labor Cabinet, for the purpose of providing services to multiple cabinets, the Office of Inspector General for Shared Services and the Office of General Administration and Program Support for Shared Services, which contains the Division of Human Resource Management, the Division of Fiscal Management, the Division of Budgets, and the Division of Information Services; attach to the Department of Workers' Claims, for administrative purposes, the Workers' Compensation Board, the Workers' Compensation Advisory Council, and the Workers' Compensation Nominating Commission; repeal KRS 56.790, 152.725, 216A.045, 224.10-103. 224.10-025, 342.495, 342.500, 342.505, 342.510, 342.515, 342.520, 342.525, 342.530, 342.535, 342.540, 342.545, 342.550, and 342.555; confirm Executive Orders 2009-535, 2009-537, 2009-538, and 2009-1086.

HB 393 - AMENDMENTS

HCA (1, T. Pullin) - Make technical corrections.

HFA (1, T. Pullin) - Make technical correction.

HFA (2, T. Pullin) - Restore to the Department for Natural Resources several duties that were transferred to the Department for Energy Development and Independence.

Feb 5-introduced in House Feb 8-to State Government (H) Feb 9-posted in committee

Feb 11-reported favorably, reading, to Consent Calendar with committee amendment (1)

Feb 12-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 16, 2010

Feb 16-floor amendment (1) filed

Feb 17-floor amendment (2) filed Feb 18-3rd reading, passed 98-0 with committee amendment (1),

amendments (1) and (2) Feb 19-received in Senate

Feb 22-to Natural Resources and Energy (S)

Mar 3-reported favorably, 1st reading, to Consent Calendar

Mar 4-2nd reading, to Rules

Mar 10-posted for passage in the Consent Orders of the Day for Thursday, March 11, 2010

Mar 11-3rd reading, passed 36-0; received in House

Mar 12-enrolled, signed by Speaker of the House

Mar 15-enrolled, signed by President

of the Senate: delivered to Governor Mar 25-signed by Governor (Acts ch.

HB 394/FN (BR 1519) - T. Thompson, R. Damron, S. Brinkman, R. Crimm, F. Nesler, D. Osborne, B. Yonts

AN ACT relating to the new home tax credit for income tax purposes and declaring an emergency.

Amend KRS 141.388 to lower the new home tax credit cap to \$15 million and allow certain purchases qualifying for the federal first-time home buyer tax credit to also receive the Kentucky new home tax credit; apply the amended new home tax credit cap to all purchases of qualified principal residences within the approved time; apply the expansion of the new home tax credit to purchases of qualified principal residences after November 6, 2009; EMERGENCY.

HB 394 - AMENDMENTS

HCS/FN - Retain original provisions; clarify that a qualified buyer who purchases a qualified principal residence on or after November 6, 2009, but before the effective date of this Act shall have 7 days from the effective date of this Act to submit via fax a completed application.

Feb 5-introduced in House Feb 8-to Appropriations & Revenue

Feb 26-posted in committee

Mar 2-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Appropriations & Revenue (S)

Introduced Feb. 8, 2010

HB 395 (BR 1634) - R. Damron, G. Stumbo, R. Adkins, L. Clark, M. Denham, J. Stacy

AN ACT relating to the Workers' Compensation Funding Commission.

Amend KRS 342.122 to extend the date for the workers' compensation special fund to 2029.

Feb 8-introduced in House Feb 10-to Labor & Industry (H) Feb 11-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, passed 98-0 Feb 25-received in Senate

Mar 1-to Judiciary (S) Mar 18-reported favorably, reading, to Consent Calendar

Mar 19-2nd reading, to Rules Mar 23-posted for passage in the Consent Orders of the Day for

1st

Wednesday, March 24, 2010 Mar 24-3rd reading, passed 38-0 Mar 25-received in House; enrolled,

signed by each presiding officer; delivered to Governor Apr 6-signed by Governor (Acts ch.

HB 396 (BR 1613) - T. Riner, M.

58)

AN ACT relating to surface mining. Amend KRS 350.450 to require when conducting mountain top removal or approximate original contour mining that overburden be returned to mined areas to extend possible; require remaining overburden be disposed of in permitted area or on area under the abandoned mine land program if approved as a disposal site or transported and placed

in specially constructed lifts; prohibit overburden from being placed in intermittent, perennial or ephemeral streams or other water of the Commonwealth; make requirements on overburden placement mandatory for permits that specify a post-mine land use; amend KRS 350.440 to require any spoil material not be disposed of in intermittent, perennial or ephemeral streams and that spoil not returned to the mine area be disposed of by placing in a site eligible under abandoned mine land or in specially constructed lifts; amend KRS 350.410 to prescribe that restoration to approximate original contour include both the configuration of the site and the elevation of the site prior to the coal removal and to prohibit spoil from being placed in streams and require placement in either a disposal site on lands under the abandoned mine land program or in specially constructed

Feb 8-introduced in House Feb 10-to Natural Resources & Environment (H)

HB 397 (BR 1517) - T. Moore, J. Carney

AN ACT relating to science education and intellectual freedom.

Create a new section of KRS Chapter 158 to encourage local district teachers administrators to foster an and promoting environment objective discussion of the advantages and disadvantages of scientific theories; allow teachers to use, as permitted by the local board of education, materials in addition to state-approved texts and instructional materials for discussion of scientific theories including evolution, the origins of life, global warming, and human cloning; clarify that provisions do not promote religious doctrine or discrimination; provide that the section may be cited as the Kentucky Science Education and Intellectual Freedom Act.

Feb 8-introduced in House Feb 10-to Education (H)

HB 398 (BR 899) - T. McKee, R. Adams, R. Crimm, M. Denham, C. Hoffman, D. Pasley, K. Stevens, W. Stone, S. Westrom

AN ACT relating to equines.

Create new sections of KRS Chapter 230 to establish the Kentucky Equine Health and Welfare Board; define "board" and "equine"; attach the board to the Environmental and Public Protection Cabinet; specify board membership and terms of service; set out duties and functions of the board; require annual reporting; establish the equine health and welfare fund.

HB 398 - AMENDMENTS

HCS - Retain original provisions except specify that the University of Kentucky member to the Equine Health and Welfare Board shall be affiliated with the UK Equine Initiative; name the chairpersons of the standing Senate and House Agriculture committees as nonvoting ex offico members of the board and establish the number needed for a quorum at six; denote that the jurisdiction of the Kentucky Horse Racing Authority shall also include horse breeding.

HFA (1, T. McKee) - Add representatives of regional universities and equine rescue entities to the Equine Health and Welfare Board; acknowledge Horse Racing Authority's authority over breeders incentive funds.

HFA (2, T. McKee) - Clarify definition of "equine"; add representatives of regional universities and equine rescue entities to the Equine Health and Welfare Board; acknowledge Horse Racing Authority's purview over breeders incentive funds.

SCS - Create new sections of KRS Chapter 257 to establish the Kentucky Equine Health and Welfare Council; to name the members of the council; to establish the terms of the council; to prohibit the council from abrogating the authority of the Kentucky Horse Racing Authority, the Kentucky Board of Veterinary Examiners, or the Kentucky Livestock Care Standards Commission; to describe the duties of the council; and to create the equine health and welfare fund; amend KRS 257.010 to define "commission" and "council"; amend KRS 257.020 and 257.030 to require the Board of Agriculture to adopt measures promulgate administrative regulations in conformity with the provisions of the Act when they deal with on-farm livestock and poultry care standards; create new sections of KRS Chapter 257 to create the Kentucky Livestock Care Standards Commission; name the members of the commission: to establish the terms of the members; to describe the duties of the commission; to prohibit the commission from abrogating the authority of the Kentucky Horse Racing Authority, the Board of Veterinary Examiners, or the Board of Agriculture; and to prohibit, with some exceptions, local governments from having on-farm livestock or poultry care standards that exceed the standards of the board; amend KRS 257.990 to exempt persons who violate regulations regarding onfarm livestock and poultry care from being penalized.

SCA (1/Title, D. Givens) - Make title amendment.

Feb 8-introduced in House

Feb 10-to Agriculture & Small Business (H)

Feb 16-posting waived

Feb 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 19, 2010

Feb 23-floor amendment (1) filed to Committee Substitute

Feb 24-floor amendment (2) filed to Committee Substitute

Feb 25-3rd reading, passed 98-0 with Committee Substitute, floor amendment (2)

Feb 26-received in Senate

Mar 1-to Agriculture (S)

Mar 17-taken from committee; 1st reading; returned to Agriculture (S)
Mar 23-taken from committee; 2nd

reading; returned to Agriculture (S)

Mar 25-reported favorably to Rules

Mar 25-reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 26-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 38-0 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

Apr 1-taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Thursday, April 1, 2010; House concurred in Senate Committee Substitute, committee amendment (1-title); passed 95-5; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 106)

HB 399 (BR 1521) - D. Owens

AN ACT relating to domestic relations. Amend KRS 406.011 to establish that the presumption of paternity is a rebuttable presumption, to permit an evidentiary showing of paternity, and prohibit establishment of paternity by a man who has been convicted of a sex offense against a married woman; amend KRS 406.021 to clarify how paternity may be determined, to add references to Family Court, and to permit either parent to petition the court for a parentage determination; amend KRS 406.035 relating to written paternity orders, to include references to Family Court judges; amend KRS 406.051 to include references to Family Court and clarify how an appeal is to be made; amend KRS 406.151 to include the county where the child resides as an appropriate venue in paternity cases.

Feb 8-introduced in House Feb 10-to Judiciary (H)

HB 400 (BR 94) - B. DeWeese, L. Clark, R. Crimm, R. Palumbo

AN ACT relating to the regulation of physician profiling programs.

Create a new section of Subtitle 17A of KRS Chapter 304 to define "physician profiling program"; create a new section of Subtitle 17A of KRS Chapter 304 to prohibit disclosure of the results of a physician profiling program to the public unless the program complies with Sections 1 to 3 of this Act and has been approved by an independent oversight entity; create a new section of Subtitle 17A of KRS Chapter 304 to authorize the Office of Insurance to promulgate regulations to ensure that physician profiling programs include specified requirements; create a new section of Subtitle 17A of KRS Chapter 304 to provide that Sections 1 to 3 of this Act shall not prohibit or limit a cause of action against a person or entity for a violation; provide that a person who publicly discloses or uses for network or reimbursement purposes any profiling results in violation of this Act or any regulations promulgated thereto shall be liable to the physician or physician's group for treble damages, attorney's fees, and any other appropriate relief.

Feb 8-introduced in House Feb 10-to Banking & Insurance (H)

 $\mbox{\bf HB}$ 401 (BR 1513) - C. Rollins II, L. Belcher

AN ACT relating to right-of-way permits.

Create a new section of KRS Chapter 177 to provide that right-of-way permits

authorized by the Department of Highways shall contain provisions allowing for the cessation of work, following a KRS Chapter 13B hearing, if the permit is not substantially complied with; require the Department of Highways to promulgate administrative regulations to implement the section.

HB 401 - AMENDMENTS

HCS - Retain original provisions except delete requirement that the opportunity for a KRS Chapter 13B hearing shall precede the cessation of work order; delete provision that an appeal of the final decision of the Department of Highways be made in Franklin Circuit Court.

Feb 8-introduced in House Feb 10-to Transportation (H)

Feb 18-posted in committee
Feb 23-reported favorably, 1st
reading to Calendar with Committee

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 25-3rd reading, passed 91-8 with Committee Substitute

Feb 26-received in Senate Mar 1-to Transportation (S)

Introduced Feb. 9, 2010

HB 402/LM (BR 1512)

Substitute

Feb 24-WITHDRAWN

HB 403 (BR 1633) - D. Graham

AN ACT relating to reorganization.

Confirm Auditor of Public Accounts reorganization Executive Order #09-01, signed by the Secretary of State on May 5, 2009; create the Office of Financial Audits; abolish the Division of Financial Audit and transfer its duties; create the Office of Legal and Records Services; abolish the Office of Quality Assurance and Consultation and transfer its duties; create the Office of Technology and Special Audits; abolish the Division of Performance Audit and transfer its duties; and abolish the Division of Examination and Information Technology and transfer its duties.

Feb 9-introduced in House
Feb 10-to State Government (H)
Feb 16-posted in committee
Feb 18-reported favorably, 1st
reading, to Consent Calendar
Feb 19-2nd reading, to Rules
Feb 22-posted for passage in the
Consent Orders of the Day for
Wednesday, February 24, 2010
Feb 24-3rd reading, passed 98-0
Feb 25-received in Senate
Mar 1-to State & Local Government

HB 404/LM (BR 1575) - A. Simpson, J. Jenkins

AN ACT relating to restraining orders upon conviction of a sexual offense.

Create a new section of KRS Chapter 510, relating to sex offenses, to provide that a conviction of a felony offense under the chapter operates as an application for a restraining order prohibiting contact with the victim, unless

the victim requests otherwise; provide the defendant notice of right to request a hearing on the restraining order; provide for time of hearing, contents of order, modification of order upon petition of victim or defendant, and modification hearing; require entering of the order into KSP LINK computer system; provide civil and criminal immunity for law enforcement officers acting in good faith in enforcing an order; require nondisclosure of victim's personal information; provide that violation of an order is Class A misdemeanor.

Feb 9-introduced in House Feb 10-to Judiciary (H)

HB 405 (BR 1652) - R. Palumbo, A. Smith, L. Combs, S. Overly, J. Richards, G. Stumbo

AN ACT designating September 26 as Mesothelioma Awareness Day.

Create a new section of KRS Chapter 2 to make findings and declarations; designate September 26 of each year as Mesothelioma Awareness Day.

Feb 9-introduced in House
Feb 10-to State Government (H)
Feb 16-posted in committee
Feb 18-reported favorably, 1st
reading, to Consent Calendar
Feb 19-2nd reading, to Rules
Feb 22-posted for passage in the
Consent Orders of the Day for
Wednesday, February 24, 2010
Feb 24-3rd reading, passed 98-0
Feb 25-received in Senate
Mar 1-to Judiciary (S)

HB 406 (BR 1668) - T. Burch, R. Adkins

AN ACT relating to the Interstate Compact for the Placement of Children.

Repeal and reenact KRS 615.030 to replace the existing interstate compact relating to the child placement with the new Interstate Compact for the Placement of Children; provide that this Act is effective when the 35th state ratifies the compact or upon July 1, 2010, whichever is later; amend KRS 615.040 to conform.

Feb 9-introduced in House
Feb 10-to Health & Welfare (H)
Feb 16-posted in committee
Feb 18-reported favorably, 1st
reading, to Consent Calendar
Feb 19-2nd reading, to Rules
Feb 22-posted for passage in the
Consent Orders of the Day for
Wednesday, February 24, 2010
Feb 24-3rd reading, passed 98-0
Feb 25-received in Senate
Mar 1-to Judiciary (S)

 $\mbox{\bf HB}$ $\mbox{\bf 407}$ (BR $\mbox{\bf 1090}$ - S. Westrom, T. Burch, T. Moore

AN ACT relating to the Court of Justice.

Create new sections of KRS Chapter 21A relating to the Supreme Court to request the Supreme Court to create a pilot project for a limited opening of courts in three to seven jurisdictions when handling dependency, needy, neglect, and abuse cases involving children and termination of parental rights, set parameters, and require reporting to the Legislative Research Commission and the Interim Joint

Committees on Health and Welfare and Judiciary; create a new section of KRS Chapter 610 relating to juvenile procedure to permit pilot project courts to open proceedings which otherwise would be closed.

Feb 9-introduced in House
Feb 10-to Judiciary (H)
Feb 18-posted in committee
Feb 24-reported favorably, 1s
reading, to Calendar

Feb 25-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Friday, February 26, 2010 Mar 1-3rd reading, passed 87-10

Mar 1-3rd reading, passed 87-10 Mar 2-received in Senate Mar 4-to Judiciary (S)

HB 408/LM (BR 1493) - H. Moberly Jr., D. Horlander, M. Marzian, T. Riner, J. Wayne

AN ACT relating to energy.

Create new sections of KRS Chapter 278 to define renewable forms of energy that may be used to satisfy requirements of a renewable energy portfolio standard and alternatives in the form of comprehensive low-income residential energy efficiency programs; set specific achievement goals for Kentucky retail electric service providers and city-owned or city-controlled municipal electric providers, beginning in calendar year 2012 at two percent of Kentucky retail sales or city-owned or city-controlled retail electric sales, and continuing to increase the required percentages of achieve renewable energy or incremental and cumulative electric energy savings from efficiency improvements every three years thereafter; beginning on January 1, 2013; require baseline and annual reports on the progress achieved in complying with the renewable energy portfolio standards or progress in complying with alternative requirements comprehensive low-income residential energy efficiency programs from regulated retail electric service providers to the Public Service Commission; require similar baseline and annual reports from city-owned or city-controlled electric generators to the Environment and Public Protection Cabinet, beginning on January 1, 2013; provide for full cost recovery of renewable energy and energy efficiency programs, subject to the commission's review and approval or; require retail electric providers and city-owned or citycontrolled electric service providers to post the annual progress reports on their websites; require retail electric service providers to file renewable energy and energy efficiency implementation plans with the Public Service Commission by January 1, 2011, and biennially thereafter; require city-owned or citycontrolled electric service providers to file renewable energy and energy efficiency implementation plans with the Environmental and Public Protection Cabinet; beginning September 1, 2018 and every fifth year thereafter, require the commission to file a summary report status and extent of implementation of renewable energy and energy efficiency programs with the Legislative Research Commission; beginning September 1, 2018, and every fifth year thereafter, require the PSC to produce, file, and present to a meeting

Interim Joint Special Subcommittee on Energy a report describing the status of renewable energy in Kentucky, whether the renewable energy and energy programs have been cost-effective, the impact the programs have had on employment in Kentucky, and the impact of the programs on the cost of electricity in the state; require all retail electric suppliers to revise filed tariffs to incorporate the installation of load interrupters as a term of service for existing and new residential customers that utilize central air conditioning systems; require each retail electric supplier to report annually to the commission and to residential customers regarding the number of days during the previous year for which load interruption was utilized in order to moderate peak demand, the duration of each load interruption, and the avoided costs attributable to the management of peak demand by load interruption.

Feb 9-introduced in House Feb 10-to Natural Resources & Environment (H)

HB 409 (BR 1350)

Feb 17-WITHDRAWN

HB 410 (BR 1602) - J. DeCesare, D. Floyd, K. Flood, D. Ford, J. Hoover, T. Moore, D. Osborne

AN ACT relating to motor vehicle usage tax.

Amend KRS 138.450 to make permanent the allowance of trade in credit when determining the motor vehicle usage tax on new vehicles; amend KRS 138.460 and 138.4605 to conform; repeal KRS 138.4602.

Feb 9-introduced in House Feb 10-to Appropriations & Revenue (H)

Introduced Feb. 10, 2010

HB 411 (BR 1653) - R. Palumbo, D. Pasley, S. Westrom

AN ACT relating to Alzheimer's research, education, awareness, treatment, and funding through an income tax refund check-off program, and making an appropriation therefor.

Create a new section of KRS Chapter 141 to provide an income tax refund checkoff for Alzheimer's research; create a new section of KRS Chapter 194A to create the Alzheimer's research and education trust fund, provide for use of funds; amend KRS 194A.603 to provide for administration of the trust fund.

Feb 10-introduced in House Feb 12-to Appropriations & Revenue (H)

HB 412 (BR 1528) - J. Jenkins, D. Owens, D. Graham, J. Greer, T. Riner

AN ACT relating to alternative education programs.

Create a new section of KRS Chapter 158 to require the Education Assessment and Accountability Review Subcommittee to review alternative education programs; create a new section of KRS Chapter 158 to direct the

Kentucky Board of Education, with the assistance of the Department of Juvenile Justice and the Cabinet for Health and Family Services, to promulgate an administrative regulation to create a classification and data collection system for students in alternative education programs designed to provide services to at-risk populations with unique needs; the classification and data collection system shall be to collect accurate enrollment data, retention patterns, fiscal efficacy, teacher quality, and other necessary data for program evaluation; require the administrative regulation to be reviewed by the Education Assessment and Accountability Review Subcommittee; require a data analysis be submitted to the subcommittee annually; amend KRS 158.6455 to require the statewide accountability system to include student assessment results for students in alternative education programs; direct Education Professional Standards Board to review issues related to teachers and staff in alternative education programs report its findings and recommendations to the subcommittee prior to November 1, 2011; amend KRS 158.647 to conform.

HB 412 - AMENDMENTS

HCS - Retain original provisions; clarify language of data points needed in the data collection system; direct the Office of Education Accountability, rather than the Education Professional Standards Board to study issues related to alternative education teachers.

HFA (1, C. Rollins II) - Clarify language directing the Office of Education Accountability to study issues related to teachers working in alternative settings.

HFA (2, J. Jenkins) - Include the Kentucky Educational Collaborative for State Agency Children in the development of an administrative regulation to develop a classification and data collection system.

HFA (3/P, D. Floyd) - Attach provisions of HB 373.

HFA (4/P, D. Floyd) - Attach provisions of HB 373.

HFA (5/Title, D. Floyd) - Make title amendment.

Feb 10-introduced in House

Feb 12-to Education (H) Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 24-2nd reading, to Rules

Mar 1-floor amendment (1) filed to Committee Substitute

Mar 2-taken from Rules Committee, placed in the Orders of the Day

Mar 3-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendments (2) and (3) filed to Committee Substitute, floor amendments (4) and (5-title) filed

HB 413/LM (BR 1695) - R. Palumbo, M. Cherry, R. Adams, W. Coursey, R. Damron, T. Moore, W. Stone, T. Thompson

AN ACT relating to crimes and punishments.

Amend KRS 510.140 relating to sexual misconduct to define "sexually oriented business," an "employee"

"nudity;" thereof, "semi-nudity," "operator," and "premises"; prohibit an employee of a sexually oriented business, while in a state of semi-nudity, to be within 6 feet of a patron.

Feb 10-introduced in House Feb 12-to Licensing & Occupations

HB 414 (BR 1667)

Mar 12-WITHDRAWN

HB 415 (BR 1690) - T. Riner, G. Stumbo, L. Clark, R. Damron

AN ACT relating to public safety.

Amend KRS 216.712 to require personal services agencies to have a policy that addresses the acceptance of gifts, gratuities, and loans from clients to agencies and their employees; state that this Act may be cited as "The Kentucky Adult Protection Act."

HB 415 - AMENDMENTS

HCA (1/Title, T. Burch) - Make title amendment.

SCS - Attach provisions of SB 23/SCS, which regulates the operation of personal communication devices while operating a motor vehicle.

SCA (1/Title, T. Jensen) - Make title amendment.

SFA (1/Title, D. Harper Angel) - Make title amendment.

SFA (2, D. Harper Angel) - Attach provisions of SB 23/SCS, which regulates the operation of personal communication devices while operating a motor vehicle.

Feb 10-introduced in House

Feb 12-to Health & Welfare (H) Feb 16-posted in committee

Feb 18-reported favorably, 1st reading, to Consent Calendar with committee amendment (1-title)

Feb 19-2nd reading, to Rules

Feb 22-posted for passage in the Consent Orders of the Day Wednesday, February 24, 2010

Feb 24-3rd reading, passed 98-0 with committee amendment (1-title)

Feb 25-received in Senate

Mar 1-to Judiciary (S)

Mar 23-taken from committee; 1st reading; returned to Judiciary (S)

Mar 24-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 29-recommitted to Judiciary (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; floor amendments (1-title) and (2) filed; 3rd reading, passed 28-0 with Committee Substitute, committee amendment (1title)

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Thursday, April 1, 2010; House concurred in Senate Substitute, committee Committee amendment (1-title); passed 86-10; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HB 416 (BR 1661) - M. Marzian, J. Wayne, J. Jenkins, T. Riner, D. Sims

AN ACT relating to surface mining.

Amend KRS 350.450 to require when conducting mountain top removal or approximate original contour mining that overburden be returned to mined areas to the extent possible; require remaining overburden to be disposed of in permitted area or in an area under the abandoned mine land program if approved as a disposal site, or transported and placed in specially constructed lifts; prohibit overburden from being placed in intermittent, perennial, or ephemeral streams or other water of the Commonwealth; make requirements on overburden placement mandatory for permits that specify a post-mine land use; amend KRS 350.440 to require any spoil material not be disposed of in intermittent, perennial, or ephemeral streams and that spoil not returned to the mine area be disposed of by placing in a site eligible under the abandoned mine land program or in specially constructed lifts; amend KRS 350.410 to prescribe that restoration to approximate original contour include both the configuration of the site and the elevation of the site prior to the coal removal and to prohibit spoil from being placed in streams and require placement in either a disposal site on lands under the abandoned mine land program or in specially constructed fills.

Feb 10-introduced in House Feb 12-to Natural Resources & Environment (H)

HB 417/FN (BR 1681) - M. Henley, K. Bratcher, R. Crimm, B. Montell, T. Moore, S. Santoro, A. Wuchner

AN ACT relating to substance abuse screening pilot programs for public assistance recipients.

Amend KRS 205.200 to create two substance abuse screening programs for recipients of public assistance.

Feb 10-introduced in House Feb 12-to Health & Welfare (H)

HB 418 (BR 1639) - A. Simpson, D. Ford, T. Riner

AN ACT relating to the Auditor of Public Accounts.

Amend KRS 43.050 to permit the Auditor of Public Accounts to investigate and examine all special districts and associations or organizations located in the Commonwealth if they are funded, in whole or in part, with federal or state moneys.

HB 418 - AMENDMENTS

HFA (1, A. Simpson) - Amend subsection (5) to allow the Auditor of Public Accounts explicit authority to audit water associations and fire departments created under KRS Chapter 273, funded in whole or in part with state or federal moneys, rather than all associations and organizations.

Feb 10-introduced in House Feb 12-to Local Government (H) Feb 19-posted in committee Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 5, 2010

Mar 9-floor amendment (1) filed Mar 10-3rd reading, passed 98-0 with floor amendment (1)

Mar 11-received in Senate

Mar 15-to State & Local Government

25-reported favorably, Mar reading, to Consent Calendar Mar 26-2nd reading, to Rules

HB 419/FN (BR 1233) - C. Hoffman, E. Ballard, D. Graham, J. Jenkins, M. Marzian, T. McKee, R. Meeks, D. Pasley, J. Richards, J. Wayne, B. Yonts

AN ACT relating to land conservation and making an appropriation therefor.

Create a new section of KRS Chapter 146 to establish the Kentucky land stewardship and conservation fund: amend KRS 146.560 to add the director of the Division of Forestry or designee to Kentucky Heritage Conservation Fund Board; add one gubernatorial appointee nominated by the Kentucky Land Trusts Coalition to the board; amend KRS 146.570 to allow the board to allocate funds to private, conservation nonprofit land organizations; APPROPRIATION.

HB 419 - AMENDMENTS

SFA (1, B. Leeper) - Remove reference to dedicated tax receipts for the fund, as it does not receive dedicated tax receipts.

Feb 10-introduced in House Feb 12-to Appropriations & Revenue

Feb 26-posted in committee

Mar 2-reported favorably, 1st reading, to Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 4, 2010

Mar 4-3rd reading, passed 91-2 Mar 5-received in Senate

Mar 9-to Natural Resources and Energy (S)

Mar 24-reported favorably, 1st reading, to Calendar Mar 25-2nd reading, to Rules; floor

HB 420 (BR 1487) - T. Couch, F. Steele

amendment (1) filed

AN ACT relating to mining disasters, recognizing lives lost in the Hurricane Creek coal mine disaster.

Designate the Hurricane Creek mine site in Leslie County, at which 38 miners lost their lives in 1970, as a state historic site; memorialize the lives of the miners with a monument, parking area for visitors to the site, and informational materials; require the Governor to issue a proclamation recognizing the fortieth anniversary of the mining disaster, prior to December 30, 2010; require the Kentucky Heritage Council, the Kentucky Historical Society, the Tourism, Arts and Heritage Cabinet, the Office of Mine Safety and the Mining Board, within the limits of funds available, to prepare and distribute information about the mining disaster and the advances in mine safety since the disaster.

HB 420 - AMENDMENTS SCS - Retain all provisions of original bill; add language instructing that names of mining disaster casualties and survivor be added to monument.

Feb 10-introduced in House

Feb 12-to State Government (H)

Feb 23-posted in committee 25-reported favorably,

reading, to Consent Calendar Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate

Mar 8-to Natural Resources and Energy (S)

Mar 10-reported favorably, reading, to Consent Calendar with Committee Substitute

Mar 11-2nd reading, to Rules

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 38-0 with Committee Substitute

Mar 19-received in House; to Rules (H)

Mar 24-posted for passage for concurrence in Senate Committee Substitute

Mar 29-House concurred in Senate Committee Substitute; passed 97-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch. 96)

Introduced Feb. 11, 2010

HB 421/LM (BR 1360) - J. Stacy, H. Collins, J. Arnold Jr., E. Ballard, L. Combs, T. Couch, W. Coursey, J. DeCesare, T. Edmonds, D. Floyd, K. Hall, R. Henderson, M. Henley, C. Miller, S. Overly, T. Pullin, M. Rader, J. Richards, S. Riggs, S. Santoro, C. Siler, A. Simpson, A. Smith, F. Steele, J. Stewart III, W. Stone, T. Turner, D. Watkins, A. Webb-Edgington, A. Wuchner

AN ACT relating to the operation of vehicles on a highway.

Create a new section of KRS Chapter 189 to define the term "mini-truck" and add mini-trucks to the definition of "motor vehicle"; permit the operation of minitrucks on highways other than interstate highways and highways with a speed limit greater than 55 mph; require operators of mini-trucks to comply with the same insurance, title, registration, and usage tax requirements as a motor vehicle; amend KRS 186.010 to define the term "mini-truck" and include minitrucks under the definition of "motor vehicle"; amend KRS 190.010 to exclude dealers of mini-trucks from the requirement they be a licensed motor vehicle dealer.

Feb 11-introduced in House Feb 12-to Transportation (H)

Feb 18-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, passed 99-0

Mar 4-received in Senate Mar 8-to Transportation (S)

HB 422 (BR 1715) - H. Collins, K. Hall

AN ACT relating to the 21st Century Education Enterprise.

Create a new section of KRS Chapter 164 to create the 21st Century Education Enterprise at Morehead State University; describe purposes; require appointment of board of directors and specify membership representation.

Feb 11-introduced in House Feb 12-to Education (H) Feb 26-posted in committee

HB 423/FN (BR 1404) - F. Nesler

AN ACT relating to occasional sales. Amend KRS 139.010 to exclude recreational vehicles from the definition of occasional sales which are exempt from sales tax; EFFECTIVE August 1,

Feb 11-introduced in House Feb 12-to Appropriations & Revenue

HB 424 (BR 1621) - M. Denham, D. Graham

AN ACT authorizing the payment of certain claims against the state which have been duly audited and approved according to law, and have not been paid because of the lapsing or insufficiency of former appropriations against which the claims chargeable, or the lack of an appropriate procurement document in place, making an appropriation therefor, and declaring an emergency.

Appropriate funds for the payment of claims against the Commonwealth; APPROPRIATION; EMERGENCY.

HB 424 - AMENDMENTS

HCS - Retain original provisions, except increase the appropriated amount by increasing the amount of one existing claim and inserting one additional claim.

Feb 11-introduced in House Feb 12-to Appropriations & Revenue

Feb 19-posted in committee

Feb 23-reported favorably, reading, to Consent Calendar with Committee Substitute

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 with Committee Substitute

Mar 4-received in Senate

Mar 8-to Appropriations & Revenue

Mar 23-reported favorably, reading, to Calendar

Mar 24-2nd reading, to Rules

Mar 29-posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 35-

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 144)

Introduced Feb. 12, 2010

HB 425 (BR 1562) - K. Sinnette, J. Greer, S. Westrom

AN ACT relating to dental services.

Create a new section of Subtitle 17C of KRS Chapter 304 to provide that contracts between limited health service benefit plans and dentists may not set fees unless the fees pertain to covered services under the plan; define covered services.

HB 425 - AMENDMENTS

HFA (1, K. Sinnette) - Allow contracts entered into between limited health service benefit plans and dentists to set fees for the provision of services not covered under the provider agreement if the fees are disclosed and agreed to by the dentist.

HFA (2, K. Sinnette) - Allow contracts entered into between limited health service benefit plans and dentists to set fees for the provision of services not covered under the provider agreement if the fees are disclosed and agreed to by the dentist; provide that contracts between limited health service benefit plans and optometrists and ophthamologists may not set fees unless the fees pertain to covered services under the plan; allow contracts entered into between limited health service benefit plans and optometrists and ophthalmologists to set fees for the provision of services not covered under the provider agreement if the fees are disclosed and agreed to by the optometrist or ophthalmologist.

HFA (3/FN/P, J. Gooch Jr.) - Attach the provisions of SB 157, except delete the definition of "insurer."

HFA (4/Title, J. Gooch Jr.) - Make title amendment.

HFA (5/Title, K. Sinnette) - Make title amendment.

SFA (1, J. Denton) - State the definition of "covered services" to mean health care services for which any reimbursement is available under an insured's policy, and shall include any services covered under the policy but which are not reimbursable because of a deductible, copayment, coinsurance, waiting period, annual or lifetime maximum, frequency limitation, another limitation under the policy; change references to "subscribers" to "patients"; change references "subscriber agreement" to "policy."

Feb 12-introduced in House Feb 17-to Banking & Insurance (H) Feb 19-posted in committee

Feb 24-reported favorably, reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 26, 2010

Mar 4-floor amendment (1) filed

Mar 9-floor amendment (2) filed

Mar 10-floor amendments (3) (4-title) and (5-title) filed

Mar 11-floor amendments (3) and (4title) withdrawn; 3rd reading, passed 95-2 with floor amendments (1) (2) and (5title)

Mar 12-received in Senate

Mar 15-to Banking & Insurance (S) Mar 24-reported favorably,

reading, to Calendar Mar 25-2nd reading, to Rules; floor amendment (1) filed

Apr 14-posted for passage in the Regular Orders of the Day Wednesday, April 14, 2010; taken from the Regular Orders of the Day; returned

to Rules (S); returned to the Orders of the Day; taken from the Regular Orders the Day; recommitted Appropriations & Revenue (S)

HB 426/AA (BR 29) - J. Tilley, M. Cherry

AN ACT relating to retirement.

Amend KRS 61.645 and 161.250 to require the boards of the Kentucky Retirement Systems and the Kentucky Teachers' Retirement System establish a securities litigation policy; require the policy to include: processes for identifying and assessing the value of claims, guidelines for evaluating whether the systems should pursue litigation including establishing a working group comprised of the Attorney General and representatives from the systems to evaluate and make recommendations on potential claims to the board, authority for the Attorney General to submit a separate recommendation to the boards, procedures for selecting an evaluation counsel and a litigation counsel to review and litigate cases, authorization for the working group to establish policies to deal with potential conflicts of processes information on securities litigation with the Kentucky Teachers' Retirement System; exempt the working group meetings from open meetings laws; require the boards to review potential conflicts of interest that may involve a member of the working group and a potential vendor; amend KRS 11A.010 to add members of the working group to the definition of an "officer" under the Executive Branch Code of Ethics if the members are employees of an agency subject to the Executive Branch Code of Ethics.

Feb 12-introduced in House

Feb 17-to State Government (H); posting waived

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 Mar 9-received in Senate

Mar 10-to State & Local Government

HB 427 (BR 1601) - W. Stone, R. Adams, J. Carney, R. Damron, R. Henderson, J. Jenkins, R. Palumbo, T. Riner, S. Santoro, T. Thompson, B. Yonts

AN ACT relating to pharmacist administration of immunizations.

Amend KRS 315.010 to add administration of immunizations to individuals ages 14 to 17 years by pharmacists with parental consent to the definition of the "practice of pharmacy."

HB 427 - AMENDMENTS

HFA (1, W. Stone) - Retain original provisions of the bill, except to add a new section of KRS Chapter 315 to require a pharmacist to notify the primary care provider of an individual aged 14 to 17 years who was administered an immunization, upon the request of the individual or his or her parent or guardian.

Feb 12-introduced in House Feb 17-to Health & Welfare (H) Feb 23-posted in committee

Feb 25-reported favorably, reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 2-floor amendment (1) filed

Mar 3-3rd reading, passed 96-3 with floor amendment (1)

Mar 4-received in Senate

Mar 8-to Health & Welfare (S)

Mar 16-reported favorably, reading, to Calendar

Mar 17-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 33-1

Mar 24-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 30-signed by Governor (Acts ch.

HB 428/CI (BR 1504) - J. Crenshaw

AN ACT relating to felony offenders. Amend KRS 186.412 to specify the

required documentation for issuing operators' licenses and personal identification cards to felony offenders.

HB 428 - AMENDMENTS

HCS/CI - Retain original provisions; amend to clarify that the provisions shall apply to persons released on or after the effective date.

SFA (1, T. Jensen) - Retain original provisions, except change each reference to "United States Department Justice, Immigration, Naturalization Service" to "United States Department of Homeland Security, U.S. Bureau of Citizenship and Immigration Services"; insert a requirement that the identification card be issued if the offender is eligible in provisions relating to identification cards for released prisoners and parolees.

Feb 12-introduced in House

Feb 18-to Judiciary (H)

Mar 1-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Judiciary (S) Mar 18-reported favorably,

reading, to Calendar; floor amendment (1) filed

Mar 19-2nd reading, to Rules

Mar 25-posted for passage in the Regular Orders of the Day for Friday, March 26. 2010

Mar 26-3rd reading, passed 37-0 with floor amendment (1); received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate floor amendment (1); House concurred in Senate floor amendment (1); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 429 (BR 9) - R. Damron, J. Bell, R. Nelson, T. Turner, K. Upchurch, B. AN ACT relating to criminal and regulatory matters under the jurisdiction of the Department of Fish and Wildlife Resources including the management and enforcement thereof.

Create new sections of KRS Chapter 150 relating to fish and wildlife to require the law enforcement director and conservation officers to be certified peace officers; provide full peace officer powers while on department property and limit peace officer powers to enforcement of KRS Chapters 150 and 235 when not on department property; provide that appointments to the Fish and Wildlife Commission are subject to confirmation by the Senate; provide that no person who has been convicted of a fish and wildlife violation be appointed to the commission; require that the department hold hearings on proposed administrative affecting regulations persons department surrounding property in the vicinity of the property; permit a person to kill an animal in selfdefense or defense of another or during a survival or disaster situation; create a new section of KRS Chapter 150 to create a no-net-loss-for-hunting policy; create a new section of KRS Chapter 150 to penalize hunting game with a firearm which cannot be hunted with a firearm during bow season; amend numerous sections of KRS Chapter 150 creating fish and wildlife offenses to require a culpable mental state of "knowingly" for the violations; amend KRS 150.395 relating to spotlighting to expand legitimate uses of lights in the field at night; amend KRS 235.010 relating to boating to specify that a person must be navigating a vessel to be operating a vessel; amend numerous sections of KRS Chapter 235 to establish a culpable mental state of "knowingly" for the violations.

HB 429 - AMENDMENTS

HCA (1, J. Gooch Jr.) - Change amendment of KRS 235.205 relating to use of sirens, and red, blue, blue and red, and green lights on boats to make technical change; change amendment of KRS 235.990 relating to boating penalties in penalty for failure to show for a trial to change "for cause" to "for good cause"; delete the present Section 94 amending KRS 186.675 as duplicative and replace it with a new section of KRS Chapter 150 requiring that the department promulgate administrative regulations specifying permitted and prohibited uses of department-owned properties including lakes and buffer zones and promulgate administrative regulations for licenses and permits for the use of departmentowned properties including but not limited to docks on department-owned lakes.

HFA (1, R. Damron) - Retain most original provisions except, in new section of KRS Chapter 150 require Director of Law Enforcement to meet training requirements, require conservation officers to meet training requirements, grant full peace officer powers to conservation officers; in amendment of KRS 150.010 eliminate provision specifying that an animal born in captivity is not wildlife; in amendment of KRS 150.725 relating to definitions for captive cervids to create new definition relating to animals "in transit" to specify

that an in transit animal comes into Kentucky from out of state with the purpose of transporting the animal out of state; amend KRS 150.740 relating to importation of captive cervids to set standards for transportation and require permits for in transit animals; in new section relating to qualifications of Fish and Wildlife Commission members to permit appointment of a member who has not been convicted of a misdemeanor or fine only fish and wildlife offense in Kentucky or in another jurisdiction for fifteen years immediately prior to the appointment; change amendment of KRS 235.205 relating to the use of lights and sirens on boats to technical change; change make amendment of KRS 235.990 relating to boating penalties, in penalty for failure to show for a trial to change "for cause" to "for good cause"; in amendment of KRS 15.380 relating to peace officers who are required to be trained to delete the Director of Law Enforcement at Department of Fish and Wildlife Resources; delete present Section 94 amending KRS 186.675 as duplicative and replacing it with a new section of KRS Chapter 150 requiring that the department promulgate administrative regulations specifying permitted and prohibited uses of department-owned properties including lakes and buffer zones and promulgate administrative regulations for licenses and permits for the use of department-owned properties including but not limited to docks on department-owned lakes.

HFA (2, B. Yonts) - Insert new section of KRS Chapter 150 to prohibit the department or any other state agency from interfering with or prohibiting a unit of local government from maintaining the free flow of water in watercourses in the local government's jurisdiction.

HFA (3, R. Damron) - Amend Section 73 to require replacement land to be of at least the same quality for the game hunted and wildlife habitat of the closed land; create a new section of KRS Chapter 150 to specify that financial records of Dept. of Fish and Wildlife Resources are public records; require Auditor of Public Accounts to include specified information about Dept. of Fish and Wildlife funds in the statewide single audit of the Commonwealth of Kentucky and to report to the Interim Joint Committee on Appropriations and Revenue and the Interim Committee on Natural Resources and Environment; specify which moneys shall be held in separate accounts and not commingled with other moneys.

Feb 12-introduced in House Feb 17-to Natural Resources & Environment (H)

Feb 18-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar with committee amendment (1); floor amendment (1) filed

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 8-floor amendments (2) and (3) filed

Mar 15-3rd reading, passed 90-3 with floor amendments (1) and (3)

Mar 16-received in Senate Mar 17-to Judiciary (S)

HB 430/FN (BR 1688) - R. Henderson, T. Burch, J. Bell, T. Moore

AN ACT relating to alcohol and substance abuse treatment for pregnant and post-partum women.

Create a new section of KRS Chapter 222 to express intent of the General Assembly; amend KRS 214.160 to permit the Cabinet for Health and Family Services to provide notification of a possible violation; amend KRS 222.037 to permit the cabinet to establish pilot projects for treatment; create new sections of KRS Chapter 222 to create the offense of alcohol or controlled substance endangerment of a child prior to birth; permit a court to order a toxicology test with probable cause; establish penalties and conditions for sentencing to treatment.

Feb 12-introduced in House Feb 17-to Health & Welfare (H) Mar 2-posted in committee

HB 431/LM (BR 1050) - K. Flood

AN ACT relating to the civil enforcement of planning and zoning violations.

Amend KRS 100.991 to increase the fines for violations of KRS 100.201 to 100.347 a minimum of \$100 and a maximum of \$1,000; allow local governments to classify violations of KRS 100.201 to 100.347 as civil offenses and pursue them through code enforcement boards under KRS 65.8801 to 65.8839; amend KRS 65.8808 to conform

HB 431 - AMENDMENTS

HCS/LM - Retain only the provisions relating to the fine amount changes in subsection (1) of Section 1 of the bill, and delete all references to the civil offense fines process; delete Section 2.

HCA (1/Title, S. Riggs) - Make title amendment

HFA (1, K. Flood) - Amend Section 1 of the bill to restore the original maximum fine of \$500 rather than a maximum of \$1,000.

Feb 12-introduced in House Feb 17-to Local Government (H) Feb 26-posted in committee

Mar 10-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010; floor amendment (1) filed to Committee Substitute

Mar 16-3rd reading, passed 59-33 with Committee Substitute, committee amendment (1-title), floor amendment (1); received in Senate

Mar 17-to Judiciary (S)

Introduced Feb. 16, 2010

HB 432 (BR 1734) - R. Nelson

AN ACT relating to employee safety. Create new sections of KRS Chapter 281 to establish safety requirements for railroad employee contract carriers; define "railroad employee contract carrier" as a passenger vehicle that transports 8 or less railroad employees; require contract carrier to maintain a driver qualification file, including physical

examination and physical ability of driver, review of driving record, record of violations, application employment, and driver's license; require disqualification of driver with 2 or more serious traffic violations within a 3 year period; establish a rail carrier driver's maximum hours of service; require prescreening of rail carrier driver for drugs and alcohol and post-accident testing; require inspection, maintenance, and retention of records related to inspection, maintenance, and repair of vehicle: authorize access Transportation Cabinet to facility and records to determine compliance; require contract carrier to maintain insurance policy of \$5 million; establish maximum penalty of \$1,000 for violation; provide appeal procedure including a hearing under KRS Chapter 13B; permit a railroad to rely on a rail carrier's certification that it complies with the requirements of the Act without further inquiry.

Feb 16-introduced in House Feb 18-to Labor & Industry (H) Feb 19-posted in committee

Feb 25-reported favorably, 1s reading, to Calendar

Feb 26-2nd reading, to Rules

Mar 4-posted for passage in the Regular Orders of the Day for Friday, March 5, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 433 (BR 1722) - B. Yonts, T. Thompson

AN ACT relating to stream maintenance.

Create a new section of KRS Chapter 150 to authorize counties to designate an agent responsible for maintenance and clean up of debris from streams; include within county jurisdiction lands within the county owned by the Department of Fish and Wildlife Resources; prohibit the Department of Fish and Wildlife Resources from interfering with county stream maintenance or clean up needed to repair impeded water flow; allow the Department of Fish and Wildlife Resources to perform clean up and maintenance on department lands within the county jurisdiction upon approval of the county; prohibit the Department of Fish and Wildlife Resources from spending funds from state, local, or federal sources on activities other than clean up or maintenance of streams; allow the county to take legal action to restrain the Department of Fish and Wildlife Resources from preventing stream maintenance or clean up on department-owned lands which would restore water flow downstream.

HB 433 - AMENDMENTS

HCS - Retain provisions of original bill; designate a metro sewer district as an "authorized agent."

HCA (1/Title, J. Gooch Jr.) - Make title admendment.

HFA (1, B. Yonts) - Limit county authority pertaining to stream maintenance to activities not in violation of state and federal law; add requirement that authorized county agent work under advice and assistance

of the department and the Division of Water; make minor technical changes.

Feb 16-introduced in House Feb 17-to Natural Resources & Environment (H)

Mar 2-posted in committee

10-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1title); floor amendment (1) filed to Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 15-3rd reading, passed 95-0 with Committee Substitute, committee amendment (1-title), floor amendment

Mar 16-received in Senate Mar 17-to Judiciary (S)

HB 434 (BR 1620) - T. Pullin, R. Crimm

AN ACT relating to the Kentucky Commission on Military Affairs.

Amend KRS 154.12-203 to place the secretary of the Tourism, Arts and Heritage Cabinet on the Kentucky Commission on Military Affairs; update the designations of cabinet secretaries in the list of commission members; alter the list of nonvoting, ex officio members of the commission to include the commander of the U.S. Army Accessions Command the and commander of any organization with a major military mission in the Commonwealth; remove the commander of the Naval Surface Warfare Center from the commission.

Feb 16-introduced in House Feb 17-to Military Affairs & Public Safety (H)

Feb 22-posted in committee favorably, Feb 24-reported 1st reading, to Calendar

Feb 25-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 26, 2010

Feb 26-3rd reading, passed 98-0 Mar 1-received in Senate

Mar 3-to Veterans, Military Affairs, & Public Protection (S)

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules

Mar 9-posted for passage in the Consent Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, passed 37-0; received in House; enrolled, signed by Speaker of the House

of the Senate; delivered to Governor

Mar 18-signed by Governor (Acts ch.

HB 435/LM (BR 1624) - D. Floyd

AN ACT relating to safety violations. Amend KRS 342.165 to require employers who have contracted for services be liable to employees for the payment of an increased award due to the safety violation of another entity who contracted with the employer for services; amend KRS 342.990 to conform.

HB 435 - AMENDMENTS

HFA (1, J. Jenkins) - Delete original provisions; amend KRS 342.165 to make employers of leased employees

and subcontracted employees liable if their employees are injured due to safety violation of entity to which it has a contract. Establish jurisdiction for action.

HFA (2, M. Marzian) - Retain original provisions of the bill; add language amending KRS 337.420, 337.423, and 337.425 to prohibit wage discrimination on the basis of sex, race, or national

HFA (3/Title, M. Marzian) - Make title amendment.

Feb 16-introduced in House

Feb 17-to Labor & Industry (H)

Feb 18-posted in committee Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 9-floor amendments (1) (2) and (3-title) filed

Mar 11-posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 436/FN (BR 1669) - T. Burch, L. Belcher, D. Owens, T. Riner

AN ACT relating to the School Nurse Pilot Program and making appropriation therefor.

Create a new section of KRS Chapter 156 to establish the School Nurse Pilot Program to employ licensed nurses in public elementary schools; require the Cabinet for Health and Family Services to administer the pilot program; establish the purpose of the pilot program; provide that pilot program funds may be allocated to schools; establish the requirements for allocation of pilot program funds to schools and the

purposes for which the funds may be used by schools and that the funding will not reduce the amount schools receive for family resource and youth centers; establish that the pilot program is a three year program and require that a school appropriated funds under the pilot program for the first year is to be granted

continuation funding in each year of the 2012-2014 budget biennium; establish the eligibility requirements that schools must meet to receive a grant from the pilot program; require the cabinet to issue a request for proposals by October 1, 2010, to school districts and set forth the criteria and application process for a

Accountability to develop and implement

a program evaluation structure for the

pilot program and establish the

requirements for the evaluation to

include the collection of baseline data, a progress report, and annual reports;

require the cabinet to submit progress

reports and annual reports to the

Governor, the Interim Joint Committee

on Health and Welfare, and the Board of

Education; require the cabinet to work

with school districts, Medicaid managed

care providers, and the U.S. Department

of Health and Human Services to identify

pilot program grant; require a proposal to be submitted by a school district or Mar 11-enrolled, signed by President group of schools; require the cabinet to establish a due date for proposals and to announce grant awards by March 1,

2011; establish the requirements for the request for proposals; require the cabinet to consult with the Department of Education and the Office of Education districts Medicaid receive to reimbursement for school-based health services; permit the cabinet to expend funds to administer and evaluate the pilot program; appropriate \$3,000,000 to the Cabinet for Health and Family Services in fiscal year 2011-2012 the supplemental grant program under KRS 156.4977 to support the pilot program. HB 436 - AMENDMENTS HCS/FN - Retain original provisions of

and to overcome barriers for school

the bill except to delete appropriation language and language related to time frames.

HCA (1/Title, T. Burch) - Make title amendment.

Feb 16-introduced in House Feb 17-to Education (H)

Mar 5-reassigned to Health & Welfare (H); posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 18-3rd reading, passed 97-0 with Committee Substitute, committee amendment (1-title); received in Senate Mar 22-to Education (S)

HB 437/LM (BR 1748) - J. Jenkins, J. Wayne, T. Firkins, M. Marzian, T. Riner

AN ACT relating to correctional and detention facilities.

Amend KRS 67B.050 to allow private entities to provide food, medical and maintenance services to correctional facilities; amend KRS 67C.101 to prevent the consolidated local government from entering into agreements with private entities to operate correctional facilities.

Feb 16-introduced in House Feb 17-to Local Government (H) Feb 19-posted in committee

HB 438/FN (BR 1769) - A. Koenig, K.

AN ACT relating to the Kentucky Law Enforcement Foundation Program fund.

Amend KRS 15.740 to provide that police officers receiving the KLEPF fund salary supplement shall continue to receive the supplement when called to active duty with the United States Armed Forces.

HB 438 - AMENDMENTS

HCA (1/FN, T. Pullin) - Amend KRS 15.460 and 15.470 to clarify that Kentucky National Guard members called to federal active duty under Title 10 or Title 32 of the United States Code, or state active duty under KRS 38.030, will continue to receive the KLEPF salary supplement.

Feb 16-introduced in House Feb 17-to Military Affairs & Public Safety (H)

Feb 22-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with committee amendment (1)

Mar 4-2nd reading, to Rules; recommitted to Appropriations Revenue (H)

HB 439 (BR 1694) - L. Combs, K. Flood, F. Nesler, T. Riner, S. Westrom

AN ACT relating to the civil rights of deaf and hard of hearing persons.

Amend KRS 344.120 to require movie theaters with five or more screens to provide access to captioned movies for deaf and hard of hearing persons; amend KRS 344.190 to require the Commission on Human Rights to review approve available captioning technologies and set the minimum numbers of captioned showings of a movie which must be offered at each covered theater.

HB 439 - AMENDMENTS

HCS - Delete original provisions of bill and insert provision requiring the Commission on Human Rights to conduct a study of current and emerging technological means by which captioning may be provided to deaf and hard-ofhearing persons patronizing movie theaters, with a required report to the Legislative Research Commission prior to the 2011 session of the General Assembly.

Feb 16-introduced in House Feb 17-to Judiciary (H)

Mar 2-posted in committee

Mar 10-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 with Committee Substitute

Mar 16-received in Senate

Mar 17-to Judiciary (S)

Mar 23-reported favorably, 1st reading, to Calendar Mar 24-2nd reading, to Rules

HB 440 (BR 1729) - T. Moore, M.

Harmon

AN ACT proposing to create a new section of the Constitution of Kentucky relating to religious freedom.

Propose to create a new section of the Constitution of Kentucky that prohibits the Commonwealth from burdening freedom of religion for persons or religious organizations; provide that the right to act or refuse to act in a manner motivated by sincere religious belief shall not be burdened unless the Commonwealth demonstrates it has a compelling governmental interest in so doing; define "burden" for the purposes of this section.

Feb 16-introduced in House Elections, Feb

18-to Const. Amendments & Intergovernmental Affairs (H)

HB 441/LM (BR 1744)

Feb 22-WITHDRAWN

HB 442 (BR 191) - E. Ballard

AN ACT relating to elevator safety and making an appropriation therefor.

Create new sections of KRS 198B.400 to 198B.540, relating to elevator safety,

to allow only a licensed elevator mechanic working under the general supervision of an elevator contractor to install or work on elevators and fixed guideway systems; form the Elevator Advisory Committee within the Office of Housing, Buildings and Construction; establish committee membership and meeting rules; require licensure from the office to work as an elevator mechanic or elevator contractor; set licensure qualifications and application requirements; allow for annual license renewal; permit the office to issue emergency and temporary licenses; mandate 8 hours of continuing education for each elevator contractor and mechanic license renewal; require various types of insurance coverage for elevator contractors; direct elevator contractors to provide proof of insurance based on an insurance policy issued by an insurance company or other legal entity permitted to transact insurance business in Kentucky; allow elevator contractors and mechanics with 3 years of verifiable experience to practice without meeting the requirements if they apply before January 1, 2012; disclaim any effect on the liability of any persons or the Commonwealth as a result of KRS 198B.400 to 198B.540; list reasons for licensee discipline and establish related hearing and appellate procedures; establish the elevator safety program trust fund as a separate revolving fund to be administered by the office; amend KRS 198B.400 to define terms; amend KRS 198B.410 and 198B.420 to include fixed guideway systems within the coverage of the safety act; allow any person to request and the office to conduct an investigation of an alleged violation of the safety act; amend KRS 198B.450 to clarify that the \$1 certificate replacement fee applies only to elevator inspectors; amend KRS 198B.460 to relieve elevator or fixed guideway system owners or lessees from the requirement to provide registration information if the office already has the information in its possession; require elevators and fixed guideway systems for which construction has begun after January 1, 2011, to be registered at the time they are completed and placed in service; amend KRS 198B.470 to exempt listed types of devices from the inspection annual requirements. including material lifts, grain elevators, mine elevators, and freight elevators at a licensed distillery; amend KRS 198B.480 to require office approval for elevator or fixed guideway system changes or repairs; amend KRS 198B.490 to allow the office to consult with engineering authorities and organizations on safety standards; list national standards for the office to follow or modify when promulgating administrative regulations related to safety standards; mandate that any office standards be consistent with the Kentucky standards of safety and the uniform state building code; amend KRS 198B.510 to require that new elevator and fixed guideway system installations be performed by a licensed elevator contractor; mandate an inspection of all new elevators, platform lifts, and stairway chairlifts in private residences; permit future inspection of devices at private residences at the request of the owner, with the inspection

fee payable by the owner; require the

office to set fees for inspections at private residences; amend 198B.520 to set out circumstances where a construction or repair permit may be revoked or expired; amend KRS 198B.530 to make all elevator fees and fines payable to the elevator safety program trust fund; amend 198B.990 to increase the penalty for violations from a maximum fine of \$500 to a minimum of \$500 with a maximum of \$3,000; make technical corrections; name KRS 198B.400 to 198B.540 the "Kentucky Elevator Safety Act"; EFFECTIVE JANUARY 1, 2011; APPROPRIATION.

Feb 16-introduced in House
Feb 17-to Licensing & Occupations
H)

HB 443 (BR 1750) - D. Ford

AN ACT relating to energy drinks. Create a new section of KRS 217 to prohibit sale of energy drinks to children under 18 years of age; amend 217.015 to define the term "energy drink."

Feb 16-introduced in House Feb 17-to Military Affairs & Public Safety (H)

HB 444/FN (BR 1579) - S. Westrom, R. Damron, D. Horlander, T. Riner, R. Adams, L. Belcher, J. Bell, D. Butler, M. Cherry, L. Combs, J. Comer Jr., W. Coursey, R. Crimm, M. Dossett, D. Ford, K. Hall, M. Harmon, R. Henderson, C. Miller, F. Nesler, T. Pullin, S. Santoro, C. Siler, F. Steele, W. Stone, T. Thompson, J. Tilley, J. Wayne, B. Yonts

AN ACT relating to assisted-living communities.

Amend KRS 194A.700 to add definitions of "assistance with activities of daily living and instrumental activities of daily living," "plan of correction," "temporary condition," "statement of "statement danger," and of noncompliance"; amend definitions of "assistance with self-administration of medication," "assisted-living community," and "client"; amend KRS 194A.703 to reference the building code or life safety code authority with jurisdiction; amend KRS 194A.705 to modify procedures related to moving in and out of an assisted-living community; amend KRS 194A.707 to set requirements for on-site visits by the Department for Aging and Independent Living; require certification to market service as an assisted-living community; require the department to make certification review findings public; add statement that noncompliance with policies, practices, and procedures is not noncompliance with KRS 194A.700 to 194A.729; amend KRS 194A.709 to set requirements of recordkeeping of alleged or actual cases of abuse, neglect, or exploitation; amend KRS 194A.711 to delete reference to health services: amend KRS 194A.713 to open list of client data in a lease agreement; amend KRS 194A.715 to require assisted-living communities to provide copies of statutes and administrative regulations; amend KRS 194A.717 to state staffing needs; amend KRS add education 194A.719 to requirements: amend KRS 194A.723 to delete fine for providing service without a current application; create new section

of KRS Chapter 194A.700 to 194A.729 to set fine for statements of danger.

HB 444 - AMENDMENTS

HCS/FN - Retain original provisions of the bill except to change the definition of "assistance with self-administration of medication" and delete "temporary condition."

SFA (1, E. Tori) - Retain original provisions of bill; amend KRS 216B.015 to define "medical foster home"; amend KRS 216B.020 to exempt medical foster homes from certificate of need requirements.

SFA (2/Title, E. Tori) - Make title amendment.

Feb 16-introduced in House Feb 17-to Health & Welfare (H) Mar 3-posted in committee; posting waived

Mar 4-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 11-3rd reading, passed 97-0 with Committee Substitute

Mar 12-received in Senate
Mar 15-to Health & Welfare (S)
Mar 16-reported favorably, 1st
reading, to Consent Calendar

Mar 17-2nd reading, to Rules
Mar 22-posted for passage in the
Consent Orders of the Day for Tuesday,
March 23, 2010

Mar 23-passed over and retained in the Consent Orders of the Day; floor amendments (1) and (2-title) filed

Mar 24-floor amendments (1) and (2-title) withdrawn; 3rd reading, passed 38-

Mar 25-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 30-signed by Governor (Acts ch. 36)

Introduced Feb. 17, 2010

HB 445 (BR 1785) - B. Yonts

AN ACT relating to government contracts.

Amend various sections in KRS Chapter 45A to expand and refine the list of entities included in definition of "contracting body"; allow committee to determine the definition "governmental emergency"; refine the definition of memorandum of agreement (MOA) to eliminate exemptions for agreements between state agencies as required by federal or state law and agreements between state agencies and state universities and include grant and research agreements; correct references to universities and colleges and institutions of higher education; require reporting of federal grant and research projects; refine the definition of "personal service contract" (PSC) to eliminate professional skill judgment or requirement and specifically include contracts for personal or professional services and group health care for public employees; allow the committee to establish reporting schedule for exempt PSC's; exempt health maintenance organization or Medicaid-managed health care service contracts with the Cabinet for Health and Family Services, but require reporting of such contracts; exempt contracts between postsecondary institutions and health care providers, but require reporting of such contracts; exempt PSC's of postsecondary institutions for federal grant and research projects, but require reporting of such contracts; exempt contracts \$40,000 and under from request for proposals process, but require three quotes when feasible, and determination of unfeasibility may be reviewed by the secretary of the Finance and Administration Cabinet or the committee; exempt contracts \$40,000 and under from routine review process, but require filing within 30 days for informational purposes; delegation of decision-making authority by secretary of the Finance and Administration Cabinet, except with respect to institutions of higher education that have elected to implement procurement procedures in accordance with statutory authority: delete requirement for annual reports; delineate powers of the committee; specify that competitive bids may not be required for authorized contracts with risk-bearing organizations responsible for Medicaid-managed health care services.

HB 445 - AMENDMENTS

HCS - Retain original provisions of the bill and add that personal service contracts require professional skill or professional judgment.

HFA (1, B. Yonts) - Amend the bill to exempt memoranda of agreement between state agencies postsecondary institutions required by federal or state law from routine reporting; exempt service contracts for services not requiring professional skill or professional judgment for \$40,000 or less in a fiscal year from routine reporting; clarify that the president of a postsecondary institution shall act as the head contracting authority postsecondary institutions operating under the procurement procedures of KRS 164A.575; make technical corrections.

Feb 17-introduced in House Feb 18-to State Government (H) Feb 23-posted in committee

Feb 25-reported favorably, 1st reading, to Calendar with Committee Substitute

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 2-floor amendment (1) filed to Committee Substitute

Mar 3-3rd reading, passed 99-0 with Committee Substitute, floor amendment (1)

Mar 4-received in Senate
Mar 8-to State & Local Government
(S)

HB 446/CI (BR 1213) - B. Yonts

AN ACT relating to prisoners.

Amend KRS 197.045 to expand the educational good time award to 90 days and to authorize a good time credit for successful completion of a substance abuse program; amend KRS 439.3401 to allow a violent offender to accumulate good time, but only allow educational, substance abuse treatment, or meritorious service good time awards to reduce the prisoner's required time of

incarceration below the 85% level.

Feb 17-introduced in House Feb 18-to Judiciary (H)

HB 447 (BR 1753) - A. Webb-Edgington, A. Wuchner, S. Brinkman, R. Crimm, B. DeWeese, M. Dossett, D. Floyd, D. Keene, A. Koenig, D. Osborne, T. Riner, S. Santoro, A. Simpson, J. Wayne

AN ACT relating to private, parochial, and church schools.

Amend KRS 160.151 to permit private, parochial, and church schools to require a national and state criminal background check on each certified teacher once every five years of employment after the initial check.

HB 447 - AMENDMENTS

SCA (1. K. Winters) - Clarify that teachers who had an initial background check may later be required to have a background check once every five years.

Feb 17-introduced in House

Feb 18-to Education (H)

Feb 22-reassigned to Military Affairs & Public Safety (H); posted in committee Feb 24-reported favorably,

reading, to Consent Calendar Feb 25-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate

Mar 8-to Education (S)

Mar 24-taken from committee; 1st reading; returned to Education (S)

25-taken from committee; returned to Education (S); 2nd reading; reported favorably, to Rules as a Consent bill with committee amendment

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0 with committee amendment (1)

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate committee amendment (1) for Thursday, April 1, 2010; House concurred in Senate committee amendment (1); passed 98-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 111)

HB 448/LM (BR 1648) - J. DeCesare, D. Ford

AN ACT relating to workers' compensation for volunteer firefighters.

Create a new section for KRS Chapter 342 to increase income benefits for volunteer firefighters to 100% of their regular wages; apply the provision retroactively for all injuries beginning on January 1, 2009; permit claimants to reopen claims to increase income benefits for injuries arising from January 1, 2009 through the effective date of this Act.

Feb 17-introduced in House Feb 18-to Labor & Industry (H)

HB 449 (BR 1603) - J. DeCesare

AN ACT relating to certified surgical

Amend KRS 311.878 to specify requirements for certification as a surgical assistant; create a new section of KRS 311.864 to 311.890 to authorize the issuance of temporary certificates to practice surgical assisting.

Feb 17-introduced in House Feb 18-to Health & Welfare (H)

HB 450 (BR 1656) - B. Yonts, T. Riner

AN ACT relating to extended unemployment benefits.

Amend KRS 341.094 and 341.730 to add the total unemployment rate as a trigger for an extended benefit period.

HB 450 - AMENDMENTS

HCS - Retain original provisions and make technical language changes.

Feb 17-introduced in House

Feb 18-to Labor & Industry (H)

Feb 22-posted in committee Feb 25-reported favorably. 1st reading, to Consent Calendar with

Committee Substitute Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 with Committee Substitute

Mar 4-received in Senate

Mar 8-to State & Local Government (S)

Mar 19-taken from committee; 1st reading; returned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 451 (BR 1771) - J. Crenshaw

AN ACT relating to safety and security officers at institutions of postsecondary education.

Create new sections of KRS Chapter "institution 164 to define postsecondary education," "institution," "security guard," and "security officer"; establish requirements for a police officer employed by a private institution of postsecondary education; permit a governing board of a private institution of postsecondary education to establish a security department and employ security guards or security officers; amend KRS 15.380 to require police officers employed by private institutions of postsecondary education to be certified; amend KRS 61.360 to prohibit new appointments of special local peace officers for the protection of private property; amend KRS 164.955 to set forth the requirements for police, rather than security officers, at institutions of postsecondary education; amend KRS 164.950, 164.960,164.965, 164.970, 164.975, 164.980 to conform.

Feb 17-introduced in House Feb 18-to Education (H) Feb 26-posted in committee Mar 1-reassigned to Judiciary (H) Mar 3-posted in committee

HB 452/FN (BR 1754) - D. Ford

AN ACT relating to property tax.

Amend KRS 132.810 to provide that a totally disabled individual with an irreversible disability may report the disability only upon the initial application for the homestead exemption; apply to property assessed on or after January 1, 2011.

Feb 17-introduced in House Feb 18-to Appropriations & Revenue (H)

Feb 26-posted in committee Mar 2-reported favorably, 1st reading,

to Consent Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0

Mar 9-received in Senate

Mar 10-to Appropriations & Revenue (S)

23-reported favorably, Mar reading, to Consent Calendar Mar 24-2nd reading, to Rules

Introduced Feb. 18, 2010

HB 453/LM/CI (BR 1298) - W. Coursey, A. Webb-Edgington, J. Bell, K. Bratcher, M. Cherry, H. Collins, R. Damron, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, J. Gooch Jr., J. Greer, K. Hall, M. Henley, C. Hoffman, B. Housman, T. Kerr, Ji. Lee, T. Mills, H. Moberly Jr., D. Osborne, J. Richards, S. Rudy, S. Santoro, D. Sims, A. Smith, J. Stacy, F. Steele, G. Stumbo, T. Thompson, T. Turner, A. Wuchner, B. Yonts, J. York

AN ACT relating to concealed deadly weapons.

Amend KRS 527.020 relating to carrying concealed deadly weapons to permit carrying a loaded or unloaded firearm or other deadly weapon in any container, compartment, or storage space originally installed by the motor vehicle manufacturer.

HB 453 - AMENDMENTS

HCS/LM - Retain original provisions except require that a compartment or container be "enclosed."

HFA (1, T. Riner) - Retain original provisions; amend to prohibit a person who has been convicted of DUI two or more times in the last three years from carrying a firearm in a motor vehicle as permitted by the original provisions unless the firearm is located in the glove compartment.

HFA (2, W. Coursey) - Retain original provisions; permit the director of law enforcement and conservation officers of the Department of Fish and Wildlife Resources to carry concealed deadly weapons at all times and at all locations within the state when authorized to do so by the unit of government employing the officer.

HFA (3, T. Riner) - Retain original provisions; amend to prohibit a person who has been convicted of DUI two or more times in the last three years from carrying a firearm in a motor vehicle as permitted by the original provisions unless the firearm is unloaded and located in a locked glove compartment.

HFA (4, T. Riner) - Retain original provisions; amend to prohibit a person who has been convicted of DUI two or more times in the last three years from carrying a firearm in a motor vehicle as permitted by the original provisions unless the firearm is unloaded and located in a locked glove compartment.

Feb 18-introduced in House

Feb 22-to Judiciary (H) Mar 2-posting waived

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 5, 2010

Mar 9-floor amendment (1) filed to Committee Substitute

Mar 10-floor amendments (2) and (4) filed to Committee Substitute, floor amendment (3) filed

Mar 16-3rd reading, passed 92-4 with Committee Substitute, floor amendments (2) and (4); received in Senate Mar 17-to Judiciary (S)

HB 454/LM (BR 234) - R. Rand

AN ACT relating to liens.

Create new sections of KRS 376 to authorize utilities that provide gas, electric, sewer or water service to retail business customers to impose a lien on their property for any outstanding charges and fees when utility bill is in arrears in excess of \$50,000; allow the lien to take priority over a mortgage, contract lien, or bona fide conveyance under specific conditions; prescribe the contents of the statement of lien; prescribe the method of recording the lien and the duties of the county clerk in recording the lien; permit the clerk to receive a fee for compensation for recording the lien; prescribe a method of enforcing the lien; identify the parties to an equitable proceeding to enforce the lien and the duties of the master commissioner; allow the owner or claimant of property to file a bond for double the amount of the lien to discharge the lien; and define "retail business ratepayer," "charges," "service" and "utility."

HB 454 - AMENDMENTS

HCS/LM - Retain original provisions of HB 454; limit the type of utility eligible for obtaining a statutory lien to a municipal utility; limit the threshold for placement of the lien to a retail business ratepayer being \$10,000 in arrears on a utility bill; define "public agency"; clarify that the utility sends a copy of the lien statement to the retail business ratepayer.

SCS/LM - Amend to limit the ability of the lien to attach to real property which has been leased to a customer of the utility.

SCA (1, T. Jensen) - Prohibit attachment of the utility lien to the real property of a lessor when leased to the retail business ratepayer.

Feb 18-introduced in House Feb 22-to Tourism Development &

Energy (H) Feb 23-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 with Committee Substitute

Mar 16-received in Senate

Mar 17-to Judiciary (S)

Mar 23-taken from committee; 1st reading; returned to Judiciary (S)

Mar 24-taken from committee; 2nd reading; returned to Judiciary (S)

Mar 25-reported favorably, to Rules as a Consent bill with committee amendment (1)

Apr 14-taken from Rules Committee; returned to Judiciary (S); reported favorably, to Rules as a Consent bill with Committee Substitute ; posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading; committee amendment (1) withdrawn; passed 36-2 with Committee Substitute; received in House; to Rules (H); taken from Rules Committee; posted for passage for concurrence in Committee Substitute, Senate committee amendment (1); House concurred in Senate Committee Substitute : passed 100-0

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 169)

HB 455 (BR 1842) - D. Floyd

AN ACT relating to the Kentucky National Guard.

Amend KRS 36.110 to specify that the Governor's aides-de-camp be commissioned officers from the Kentucky National Guard.

Feb 18-introduced in House Feb 22-to Military Affairs & Public Safety (H)

HB 456 (BR 1829) - T. Pullin

AN ACT relating to the Kentucky Department of Travel.

Amend various KRS sections to rename the Kentucky Department of Travel as the Kentucky Department of Travel and Tourism.

Feb 18-introduced in House Feb 22-to Tourism Development & Energy (H)

Feb 23-posted in committee Feb 25-reported favorably, 1st reading, to Consent Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, passed 99-0 Mar 4-received in Senate

Mar 8-to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar Mar 17-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, passed 37-0; received in House; enrolled, signed by

Speaker of the House Mar 26-enrolled, signed by President of the Senate: delivered to Governor

Apr 7-signed by Governor (Acts ch. 65)

HB 457 (BR 1606) - W. Coursey

AN ACT relating to the collection of school taxes.

Amend KRS 160.648 to require that any person, individual, or corporation that fails to pay school taxes pay the school board's court costs and attorney's fees that are incurred as a result of trying to collect the taxes.

Feb 18-introduced in House Feb 22-to Education (H) Feb 26-posted in committee

HB 458/LM/CI (BR 1742) - S. Santoro, J. Greer, J. Bell, J. Crenshaw, J. Hoover, T. Kerr, S. Lee, D. Osborne, T. Riner, S. Rudy, A. Simpson, F. Steele, A. Webb-Edgington, A. Wuchner

AN ACT relating to crimes and punishments.

Amend KRS 17.165 to prohibit persons convicted of a criminal offense against a victim who is a minor from being employed at a child-care center; amend KRS 17.500 to modify the definitions used in the sex offender registration system, including the list of triggering offenses and identifying information required of a registrant; amend KRS 17.510 to modify the timelines and process for updating a sex offender's registration information; amend KRS 17.520 to increase the minimum registration period to 25 years; amend KRS 17.545 to modify the measurement process for sex offender residences in relation to playgrounds and day care centers; amend KRS 17.580 to modify the categories of sex offender information that is displayed on the sex offender Web site; amend KRS 17.990 and 160.151 to conform.

HB 458 - AMENDMENTS

HCS/LM/CI Retain original provisions except; delete references in KRS 17.500 to Kentucky criminal offenses committed prior to January 1, 1975; provide that in KRS 17.510 the registrant shall reregister at least once every year rather than once every two years; delete the proposed increase of the registration period in KRS 17.520 from 20 years to 25 years; change reference in KRS 160.151 from KRS 17.165(1) to KRS 17.500; add new noncodified section to specify that all amendments to sections of the bill apply only to persons who commit an offense after the effective date of the act and that no change in any section of the act shall be deemed to be retroactive.

Feb 18-introduced in House Feb 22-to Judiciary (H) Mar 1-posted in committee

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 17-3rd reading, passed 96-0 with Committee Substitute

Mar 18-received in Senate Mar 22-to Judiciary (S)

HB 459/FN (BR 1582) - J. Hoover, B. DeWeese, S. Brinkman, J. DeCesare, B. Housman, A. Koenig, B. Montell, T. Moore, D. Osborne, A. Wuchner

AN ACT relating to Medicaid and declaring an emergency.

Amend KRS 205.6320 to define the term "primary care case management,"; require existing regional Medicaid managed care partnerships to develop and establish an enhanced Primary Care

Case Management (PCCM) Program by July 1, 2010, to replace the existing KenPAC program for at least 30 percent of all Medicaid recipients for whom services are provided under the existing KenPAC program in geographic areas to be identified by the regional Medicaid managed care partnerships; permit existing Medicaid managed care partnerships to subcontract with other entities to provide primary care case management services; require the Cabinet for Health and Family Services to provide a quarterly report on the implementation of the enhanced PCCM Program; require the cabinet to submit an application for a waiver if necessary; require the managed care organization to use the existing provider network of the Department for Medicaid Services and to meet the standards for access and quality; delete the provisions for an oversight and education program in the KenPAC system and a review of the feasibility of a demonstration project to allow health maintenance organizations to bid on the provision of services to KenPAC participants; EMERGENCY.

Feb 18-introduced in House Feb 22-to Health & Welfare (H)

HB 460/HM (BR 1739) - T. Burch

AN ACT relating to cancer chemotherapy treatment.

Create a new section of Subtitle 17A of KRS Chapter 304.17A to require coverage of oral anti-cancer medication, or the same basis as intravenously administered or injected cancer medications.

Feb 18-introduced in House Feb 22-to Banking & Insurance (H) Mar 15-posted in committee

Introduced Feb. 19, 2010

HB 461/FN (BR 1820) - L. Napier, H. Moberly Jr., R. Adams, K. Bratcher, D. Butler, J. Crenshaw, R. Crimm, M. Denham, B. DeWeese, T. Edmonds, B. Farmer, D. Ford, J. Gooch Jr., D. Graham, K. Hall, C. Hoffman, J. Hoover, D. Horlander, Ji. Lee, T. McKee, R. Palumbo, M. Rader, T. Riner, S. Rudy, C. Siler, T. Turner, D. Watkins, R. Weston

AN ACT relating to an income tax deduction for teachers.

Amend KRS 141.010 to provide a deduction for the cost of tuition to a masters level program for teachers; EFFECTIVE January 1, 2011.

Feb 19-introduced in House Feb 22-to Appropriations & Revenue (H)

HB 462/LM (BR 1589) - J. Glenn, T. Riner

AN ACT relating to 911 emergency services and making an appropriation therefor.

Amend and create various sections of KRS Chapter 65 to add definitions; create the Kentucky 911 Emergency Communications Authority; establish a board of directors to manage the authority; establish an executive director of 911 emergency communications and

expand duties to include next generation 911 and reflect other technical changes; give the authority the ability to issue bonds; establish the Kentucky 911 fund; change the duties of the board to reflect needs of next generation 911 system; include new items to be implemented by administrative regulation by the board; require the board to gather information to recommend an equitable 911 funding procedure on or before July 1, 2011; establish a 911 service charge; amend the distribution formula for the 911 fund to allow the servicing of debt from bonds issued by the authority; make technical changes required by the transition to a next generation 911 system; include regulations that local governments must follow with regard to use of 911 funds collected under KRS 65.760; amend KRS 39G.040 to conform.

HB 462 - AMENDMENTS

HCS/LM - Retain original provisions, except remove all bonding authority of the board; amend definitions including limiting the definition of "service charge"; add a member to the 911 board from the Area Development Districts; revert to current language regarding the 911 service charge amount and prepaid wireless fee structure; provide that the 911 board can decrease or increase the 911 service charge and report that change to the General Assembly; require the 911 board to consider necessary technology to assist members of the deaf and hard of hearing; exempt service connection providers who are assessed by local governments from 911 board reporting requirements.

HFA (1, J. Hoover) - Amend KRS 65.7629 to revert to original language that allows the 911 board to decrease but not increase the rate of the 911 service charge.

HFA (2, J. Glenn) - Amend Section 3 to add an elected county official to the board of directors of the Kentucky Emergency Communications Authority; amend Section 8 to change the language regarding how the board will gather and report data on 911 funding; amend Section 9 to change from earned prepaid wireless telephone revenue received to gross prepaid wireless telephone revenue received when calculating the amount of the 911 service charge for CMRS providers who offer services on a prepaid basis; amend Section 12 to correct a typographical error.

HFA (3, J. Glenn) - Amend Section 6 to clarify language that would exempt service connections already assessed a 911 fee by local governments from paying the 911 service charge.

HFA (4, J. Hoover) - Add an elected county official to the board of directors of Kentucky Emergency Communications Authority; amend to clarify language that would exempt service connections already assessed a 911 fee by local governments from paying the 911 service charge; revert to original language that allows the board to decrease but not increase the rate of the 911 service charge; provide that the board will gather and report data on 911 funding to the General Assembly; clarify that the prepaid wireless telephone revenue received is gross revenue rather than earned revenue; technica correction.

Feb 19-introduced in House

Feb 22-to Military Affairs & Public Safety (H)

Mar 10-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010; floor amendment (1) filed to Committee Substitute

Mar 22-floor amendments (2) (3) and (4) filed to Committee Substitute

Mar 23-3rd reading, passed 99-0 with Committee Substitute, floor amendments (1) and (2); received in Senate Mar 24-to Judiciary (S)

HB 463/FN (BR 1890) - R. Crimm, J. Glenn

AN ACT relating to child welfare.

Amend KRS 600.020 to establish a new definition for "independent living" as it relates to a child committed to the custody of the Commonwealth; amend KRS 620.140 to establish that a child committed to the custody of the Commonwealth may request, no later than 12 months after attaining the age of 18 years, to extend or reinstate the commitment; amend KRS 620.250 to allow local foster care review boards to have access to the educational records of children committed to the custody of the Commonwealth.

HB 463 - AMENDMENTS

HCS/FN - Delete original provisions, except retain language amending KRS 620.250 allowing local foster care review boards to have access to the educational records of children committed to the custody of the Commonwealth and establish that there shall be no charge to obtain the records; amend KRS 205.712 to change requirements for financial institution data match systems; amend KRS 205.778 to change provisions related to data matches for child support arrearages; amend KRS 205.792 to make citation correction; amend KRS 405.465 to delete requirement for a certified copy of an order by the court to be sent to an employer; amend KRS 405.467 to delete requirement for a certified copy of an order for withholding; amend KRS 205.6485 to delete the requirement for a premium payment for insurance coverage under the Kentucky Children's Health Insurance Programs.

HFA (1/Title, R. Crimm) - Make title amendment.

Feb 19-introduced in House

Feb 22-to Judiciary (H)

Feb 24-floor amendment (1-title) filed Mar 9-reassigned to Health & Welfare

Mar 15-posted in committee

Mar 18-reported favorably. 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations

& Revenue (H)

HB 464 (BR 1858) - T. Burch

AN ACT relating to trusts.

Amend KRS 386.185 to increase the amount in a trust that is eligible for distribution upon petition of the fiduciary from \$25,000 or less, to \$100,000 or

Feb 19-introduced in House Feb 22-to Judiciary (H)

HB 465 (BR 1116) - D. Horlander

AN ACT relating to residential property.

Create a new section of KRS Chapter 82, relating to cities, to require a creditor to register vacant residential property with the local government in which the property is located; create penalty for failure to comply.

Feb 19-introduced in House Feb 22-to Local Government (H) Mar 1-posted in committee

HB 466/LM (BR 1768) - J. Bell, R. Damron, T. Burch, J. Glenn, J. Greer, R. Henderson, M. Henley, J. Hoover, J. Jenkins, T. Kerr, L. Napier, D. Osborne, M. Rader, J. Richards, T. Riner, S. Santoro, D. Sims, F. Steele, K. Stevens, W. Stone, T. Thompson, R. Weston

AN ACT relating to preference for Kentucky business.

Create new sections of KRS Chapter 45A to require preference for Kentucky contractors and vendors on state contracts for construction and nonprofessional services and commodities; define resident as a business or individual that has paid unemployment and income taxes during 12 months preceding submission of a bid, has a business address in the commonwealth, and claims residence in the commonwealth.

Feb 19-introduced in House

Feb 22-to State Government (H) Feb 23-posted in committee

25-reported Feb favorably, reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 2-taken from the Regular Orders of the Day; recommitted to State Government (H)

HB 467 (BR 1680) - T. Pullin

AN ACT relating to water heaters.

Amend KRS 318.134 to clarify that plumbing installation permits and state inspections are not required for the installation of a new water heater or the replacement of a water heater by a homeowner for residential purposes; amend KRS 318.200 to exempt from the "purchasers" a homeowner term purchasing a water heater for installations in his or her personal residence.

Feb 19-introduced in House Feb 22-to Labor & Industry (H); posted in committee

HB 468 (BR 1823) - D. Butler, T. Riner

AN ACT relating to children with chronic health conditions in school.

Amend KRS 156.501 to direct the Kentucky Department of Education to recommend procedures for routine and emergency situations in which a child with a chronic health conditions such as diabetes, asthma, severe allergies, and epilepsy, experiences a health episode that necessitates leaving the classroom or other school setting to obtain treatment; require school staff to ensure adult escort to a school office for treatment.

Feb 19-introduced in House Feb 22-to Education (H) Mar 18-posted in committee 23-reported favorably, reading, to Consent Calendar Mar 24-2nd reading, to Rules Mar 29-recommitted to Appropriations & Revenue (H)

Introduced Feb. 22, 2010

HB 469 (BR 1242) - J. Jenkins, Ji. Lee

AN ACT relating to the children's health advisory council.

Amend KRS 205.6491 to name the existing advisory council relating to the Kentucky Children's Health Insurance Program as the children's health council; advisory establish responsibilities for the council: establish that the members shall now be appointed by the Governor.

HB 469 - AMENDMENTS

HCS - Delete original provisions; amend KRS 205.6491 to establish the Children's Health Advisory Council; establish duties of the council; establish membership of the council: establish the terms of members; establish when the council shall meet; require that the council report annually to the Governor and the Interim Joint Committee on Health and Welfare.

HFA (1, J. Jenkins) - Retain original provisions; delete language referencing that the advisory council shall advise the cabinet concerning the function of peer review.

HFA (2/P, J. Fischer) - Attach provisions of HB 373.

HFA (3/P, J. Fischer) - Attach provisions of HB 373.

HFA (4/Title, J. Fischer) - Make title amendment.

Feb 22-introduced in House Feb 24-to Health & Welfare (H) Mar 2-posted in committee

Mar 5-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 8-2nd reading, to Rules; floor amendment (1) filed to Committee Substitute

Mar 9-posted for passage in the Regular Orders of the Day for Wednesday, March 10, 2010

Mar 11-floor amendment (3) filed to Committee Substitute, floor amendments (2) and (4-title) filed; recommitted to Health & Welfare (H)

HB 470/LM (BR 1336) - H. Collins, Ji.

AN ACT relating to motor vehicles. Amend KRS 186.190 to have a license plate of a transferred motor vehicle stay with the original owner to be placed on a subsequent vehicle purchase, set forth procedures to require that plates not immediately placed on another vehicle be held by the plate owner, keep the plate valid for the period of current registration, after which time the plate is canceled; exempt dealer transfers; amend KRS 186.045 to set forth procedures for repossessed vehicles; amend KRS 186A.100 to conform; effective January 1, 2013.

HB 470 - AMENDMENTS

SFA (1, D. Harper Angel) - Attach provisions of SB 23/SCS, which regulates the operation of personal communication devices while operating a motor vehicle.

Feb 22-introduced in House Feb 24-to Transportation (H) Feb 25-posted in committee Mar 2-reported favorably, 1st reading, to Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 4, 2010

Mar 4-3rd reading, passed 100-0 Mar 5-received in Senate

Mar 9-to Transportation (S) Mar 17-reported favorably, reading, to Consent Calendar

Mar 18-2nd reading, to Rules Mar 24-recommitted to Transportation

Mar 29-floor amendment (1) filed

HB 471 (BR 1600) - K. Sinnette, A. Simpson, J. Stacy

AN ACT relating to notaries.

Create a new section of KRS Chapter 423 to specify the elements of a notary's official signature and seal; amend KRS 423.010 to require the certificate of a notary public to state the serial number; amend KRS 423.160 to require serial numbers for notaries.

Feb 22-introduced in House Feb 24-to Judiciary (H)

HB 472/LM (BR 1938) - J. Comer Jr.

AN ACT relating to courthouse construction management.

Amend KRS 26A.160 to require that construction management fees for courthouse construction be determined by competitive bidding, with the fees capped at 5 percent of the construction contract price; prohibit a construction manager from bidding on, or having a financial interest in, subcontracts on the project for which the construction manager is performing construction management services unless there are no other responsive or responsible bidders for the subcontract.

Feb 22-introduced in House Feb 24-to Judiciary (H)

HB 473 (BR 1763) - R. Damron

AN ACT related to annuity guaranteed living benefits.

Amend KRS 304.15-020 to define 'guaranteed living benefits"; and create a new section of KRS 304.15-180 to 304.15-250 to provide that an annuity contract, rider, endorsement amendment which contains a provision for guaranteed living benefits shall

include a provision for a minimum guarantee under specified conditions for periodic withdrawal, the annuitization amount, and related annual income amount or the account value after a specified period of time, and shall include a provision that benefits are assignable and shall not be terminated if the contract is sold, transferred, or assigned; opt out of Interstate Insurance Regulation Compact regulation of minimum guarantee and assignability of guaranteed health benefits; amend KRS 304.15-702 and 304.15-717 to conform.

HB 473 - AMENDMENTS

HFA (1, J. Fischer) - Delete the original provisions of the bill and in lieu thereof require the staff of the Legislative Research Commission to study the advantages and disadvantages of enacting legislation to establish minimum guaranteed living benefits for annuity contracts, riders, endorsements, or amendments, and require staff to submit its finding at the November 2010 regular meeting of the Interim Joint Committee on Banking and Insurance.

Feb 22-introduced in House Feb 24-to Banking & Insurance (H) Mar 12-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 18-2nd reading, to Rules
Mar 23-recommitted to Banking &
Insurance (H)

HB 474/LM (BR 1752) - A. Webb-Edgington, S. Santoro, J. Bell, L. Clark, W. Coursey, R. Crimm, J. Greer, K. Hall, B. Housman, D. Osborne, F. Steele, T. Thompson, A. Wuchner

AN ACT relating to underground facility damage prevention.

Amend various sections of KRS 367.4903 to 367.4917 to update definitions and provisions; define "critical "critical service provider," service." "nonintrusive excavation, "one-call center," and "commission"; require critical service providers and operators not providing a critical service to comply with new provisions no later than December 1, 2012; provide for Public Service Commission determination of terms for exemption for noncompliance; provide for waiver of any operator's right to recover damages to an underground facility, loss of product or service, or damages from excavation as a result of failing to comply with requirements; require that all newly established underground facilities installed after January 1, 2011, shall be installed to include a means to accurately identify and locate underground facilities from the surface, not including the repair of existing underground facilities; provide for excavators to contact the one-call center as satisfactory for notification of planned excavation or demolition work no more than ten business days prior to commencing work; require that each excavator who conducts or responsible for any excavation or demolition that results in underground facility damage notify the one-call center of the location and nature of the underground facility damage; require each protection notification center to provide promptly to each of its affected operator members the excavator

information **KRS** required by 367.4911(2) receiving after an excavation or demolition work notification from an excavator; provide for a seven-member elected board of directors composed of member operators to govern the one-call center; require that a minimum of one representative from natural gas distribution, electric distribution, water, sewer, or sanitation, gas or petroleum transmission pipelines, telephone, cable, and municipal or government sectors be elected to the board; provide for the onecall board to establish the method to calculate the cost of each locate request transmitted to member operators; prohibit the board from establishing rates or other charges that require payments from any member operator who receives fewer than 100 telephone calls in the calendar year; provide for Kentucky Underground Protection, Inc., which operates the one-call center, to provide service to all Kentucky counties; provide that the requirements of KRS 367.4905 to 367.4917 shall not apply to excavation by hand probing to determine the extent of leak migration or any hand digging performed by an operator to locate the operator's underground utility lines in response to a notice of excavation from the notification center if all reasonable precaution has been taken to protect the underground utility lines.

Feb 22-introduced in House Feb 24-to Natural Resources & Environment (H)

Feb 26-reassigned to Military Affairs & Public Safety (H)

Mar 10-posted in committee

HB 475/FN (BR 1856) - E. Ballard

AN ACT relating to motor vehicle usage tax.

Amend KRS 138.470 to exempt a disability-equipped vehicle purchased by a church on or after September 1, 2010, from motor vehicle use tax.

Feb 22-introduced in House Feb 24-to Appropriations & Revenue H)

Introduced Feb. 23, 2010

HB 476 (BR 1875) - D. Watkins, T. Riner, T. Thompson

AN ACT relating to personal-care homes.

Create new sections of KRS Chapter

216 to define the terms "activities of daily "ambulatory," living," "cabinet, "department," "Level I personal-carehome," "Level II personal-care home," nonambulatory,' "nonambulatory," "nonmobile." "personal-care home," and "secretary"; provide that only personal-care homes meeting standards for certification will be granted a certificate: require the secretary of the Cabinet for Health and Services to promulgate Family administrative regulations; require the Department for Aging and Independent Living to administer the certification requirements; create a new section of KRS Chapter 205 to conduct a study to determine the feasibility of providing Medicaid payments for care provided by personal-care homes and to require the

study results to be reported by August 1, 2010, permit the cabinet to submit a waiver by October 30, 2010, to allow Medicaid reimbursement for services provided by personal-care homes depending on the results of the study, and provide that upon approval of the waiver Medicaid payments are to be based on level of care with Level I personal-care homes reimbursed at the rate for nursing home care in effect January 1, 2010, with a rate increase by July 1, 2011, and July 1 of each year by the percentage increase in the annual average rate of the consumer price index for medical services and Level II personal-care homes reimbursed at the payment rate for nursing home care in effect January 1, 2010, and then increased to reflect budget provider profiles and level of patient acuity with a rate increase by July 1, 2011, and July 1 of each year by the percentage increase in the annual average rate of the consumer price index for medical services; create new sections of KRS Chapter 194A to establish the Office on Personal-Care Homes within the Department for Aging and Independent Living, specify the duties of the office; establish the Personal-Care Homes Advisory Council and specify the membership and terms of the members.

HB 476 - AMENDMENTS

HCS - Delete original provisions and direct the Legislative Research Commission to conduct a study of personal care homes; report findings to the Legislative Research Commission by December 1, 2010.

HFA (1/P, J. Fischer) - Attach the provisions of HB 373.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Mar 9-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendment (1) filed to Committee Substitute

HB 477 (BR 1992)

Mar 5-WITHDRAWN

HB 478 (BR 1980) - T. Pullin, J. York

AN ACT relating to methamphetamine precursors.

Amend KRS 218A.1437 to provide that the possession of a drug product or combination of drug products containing more than 6 grams rather than 9 grams of ephedrine, pseudoephedrine, or phenylpropanolamine, within any 30 day period constitutes prima facie evidence of the intent to use the drug product or combination of drug products as a precursor to methamphetamine or other controlled substance; amend KRS 218A.1446 to provide that no person shall purchase, receive, or otherwise acquire 6 grams rather than 9 grams of these chemicals.

HB 478 - AMENDMENTS

HCS - Amend to change the amount of the regulated drug from six grams to 7.5 grams.

Feb 23-introduced in House Feb 24-to Judiciary (H) Mar 10-posting waived

Mar 17-reported favorably, 1st reading, to Calendar with Committee Substitute

for passage in the Regular Orders of the Day for Friday, March 19, 2010 Mar 24-taken from the Orders of the

Mar 18-2nd reading, to Rules; posted

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 479 (BR 1819) - B. Yonts

AN ACT relating to crimes and punishments.

Amend KRS 439.320 to modify the background requirements for membership on the Parole Board and change the composition of the panels of the board that hear cases; amend KRS 439.330 to specify venue for judicial concerning Parole actions decisions; amend KRS 439.340 to require disclosure of ex parte communication made to Parole Board members and modify the standards and criteria utilized by the board in determining whether to grant parole; amend KRS 439.430 to require the Parole Board to utilize a progressive sanctioning scheme for parole violators who are not convicted of new criminal offenses; include noncodified transitional provisions relating to prisoners who may request a reconsideration of parole under the new standards of the bill and relating to future Parole Board appointments.

Feb 23-introduced in House Feb 24-to Judiciary (H)

HB 480 (BR 1870) - R. Nelson

AN ACT relating to juries.

Amend KRS 29A.170 to increase the amount of compensation and reimbursement of expenses for jurors; EFFECTIVE JANUARY 1, 2011.

Feb 23-introduced in House Feb 24-to Judiciary (H)

HB 481 (BR 1891) - T. Thompson

AN ACT relating to environmental stewardship tax credits and declaring an emergency.

Amend KRS 154.48-025 to allow the agreement term to be extended from ten to fifteen years; amend KRS 141.430 to amend the credit calculation formula; provide that the changes have retroactive effect; EMERGENCY.

Feb 23-introduced in House Feb 24-to Appropriations & Revenue (H)

HB 482 (BR 1930) - W. Stone

AN ACT relating to the Facilities Support Program of Kentucky.

Amend KRS 157.621 to delete the June 30, 2025, sunset date for equalization funds; permit equalization funds to be available to a local school

district until the bonds supported by the equalization funding are retired.

HB 482 - AMENDMENTS

HCS - Continue equalization funding for any school district that qualified prior to April 24, 2008, and continues to meet the requirements.

Feb 23-introduced in House Feb 24-to Education (H) Mar 4-posted in committee

Mar 16-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 98-0 with Committee Substitute ; received in

Mar 22-to Education (S)

HB 483 (BR 849)

Mar 26-WITHDRAWN

HB 484 (BR 1929) - D. Horlander

AN ACT relating to electrical inspectors.

Amend KRS 227A.100 to exempt from inactive license and renewal fees an electrical inspector employed full-time by and conducting electrical inspections on behalf of a city, county, urban-county, charter county, or consolidated local government.

Feb 23-introduced in House Feb 24-to Labor & Industry (H)

HB 485/LM (BR 1700) - J. Wayne, T.

AN ACT relating to utility services in consolidated local governments.

Amend KRS 67C.103 to require approval of certain utility rate schedules and planning unit appeals; amend KRS 76.080 to require municipal sewer districts in a consolidated local government to submit rate schedules for legislative approval; amend KRS 76.090 to require board of sewer districts in consolidated local governments to file rate schedules with the legislative body of the consolidated local government; amend KRS 96.260 requiring the board of a water company to submit rate schedules to the legislative body of the consolidated local government for approval; amend KRS 96.310 to require the board to submit a rate schedule for approval; amend KRS 100.324 to require certain public utilities to be subject to local planning and zoning, and establish an appeal process landowners aggrieved by decisions.

Feb 23-introduced in House Feb 26-to Local Government (H) Mar 3-posted in committee

HB 486 (BR 1817) - T. McKee

"sustainable agriculture."

AN ACT relating to agriculture. Amend KRS 413.072 to include the practice of sustainable agriculture within the definition of "agricultural operation".

HB 486 - AMENDMENTS HCS - Retain original provisions of the bill except refine the definition of

SCA (1, D. Givens) - Require that applicable administrative regulations reference sustainable agriculture definition, agriculture water statutes.

Feb 23-introduced in House Feb 24-to Agriculture & Small

Business (H)

Feb 26-posted in committee

Mar 3-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Agriculture (S)

Mar 17-taken from committee; 1st reading; returned to Agriculture (S)

Mar 23-taken from committee; 2nd reading; returned to Agriculture (S)

Mar 25-reported favorably, to Rules as Consent bill with committee amendment (1)

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 38-0 with committee amendment (1); received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate committee amendment (1) for Monday, March 29, 2010; House concurred in Senate committee amendment (1); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 487 (BR 1944) - R. Henderson, F. Steele, H. Collins, T. Couch, T. Edmonds, K. Hall, R. Nelson, M. Rader, K. Sinnette, A. Smith, J. Stewart III, W.

AN ACT relating to school calendars and declaring an emergency.

Allow a local board of education in a district that missed 20 or more instructional days during the 2009-2010 school year to request the commissioner of education to waive the makeup of instructional days missed beyond 20 days, up to a maximum of 10 days, including waiver of makeup days beyond 20 days scheduled in the district's calendar; require commissioner to approve the request; require all staff to make up waived days; identify activities to be used by staff to make up days. EMERGENCY.

HB 487 - AMENDMENTS

HFA (1, T. Edmonds) - Allow a local board that approved a school calendar for the 2009-2010 school year in which a school day exceeds six instructional hours and the school year exceeds 1,062 instructional hours to count any excess time toward the makeup of instructional days missed during the school year.

SCS - Retain original provisions; allow districts to make up missed time by lengthening the school day; allow districts to count excess time over 1,062 instructional hours toward the makeup of missed instructional days; provide that time made up by lengthening the school day shall not result in the loss of SEEK funds; specify how districts may calculate the adjusted average daily attendance for the 2009-2010 school

year; add language to clarify how calculations are made when determining the percent change in average daily attendance used to calculate "growth" that is used for determining the 2010-2011 SEEK funding in each district; declare an EMERGENCY.

SCA (1/Title, K. Winters) - Make title amendment.

Feb 23-introduced in House

Feb 24-to Education (H) Mar 4-posted in committee

Mar 16-reported favorably, reading, to Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 18, 2010

Mar 18-floor amendment (1) filed; 3rd reading, passed 81-16; received in

Mar 22-to Education (S)

Mar 24-taken from committee; 1st reading; returned to Education (S)

Mar 25-taken from committee; 2nd reading; returned to Education (S); reported favorably, to Rules with Committee Substitute, committee amendment (1-title)

Mar 26-posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 36-Committee Substitute, with (1-title) committee amendment received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Monday, March 29, 2010; House refused to concur in Committee Substitute, committee amendment (1-title) received in Senate

Apr 1-posted for passage for receding Senate Committee Substitute, committee amendment (1-title); Senate refused to recede from Committee Substitute, committee amendment (1title); Conference Committee appointed in House and Senate

HB 488/FN (BR 2073) - S. Brinkman, M. Marzian

AN ACT relating to the Kentucky Board of Examiners of Psychology.

Amend KRS 319.010 to define "IPC"; amend definition of "practice of psychology"; amend KRS 319.015 to clarify restrictions on teachers of psychology, psychological researchers, provider of consultation services, or expert testimony and to clarify permitted usages of written or computerized interpretations of psychological testing by clinical social workers, marriage and therapists, professional art therapists, advanced registered nurse practitioners, physicians, or occupational therapists, and to allow temporarily employed nonresidents to practice for a limited time; amend KRS 319.032 to increase continuing education hours for license renewal; amend KRS 319.050 to require applicants to pass national EPPP examination, require applicants to pass ethical examination, and empower board of psychology to assess acceptability of doctoral degrees in psychology before practice; admittance to modify responsibilities and requirements for "Health Service Providers"; amend KRS 319.053 to allow board of psychology to establish written test for applicants on psychological practice, ethical principles,

and the law.

HB 488 - AMENDMENTS HCS/FN - Retain original provisions, amend KRS 319.015 to extend the permission to use written or interpretations computerized practitioners of healing arts as defined in KRS 311.271(2) and physical therapists.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Mar 2-posted in committee

Mar 4-reported favorably, 1st reading, to Consent Calendar with Committee

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Licensing, Occupations & Administrative Regulations (S)

Mar 16-reported favorably, reading, to Consent Calendar

Mar 17-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 37-0

Mar 24-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 30-signed by Governor (Acts ch.

HB 489 (BR 1918) - H. Collins, M. Denham, B. Montell

AN ACT relating to motor vehicle registrations.

Amend KRS 186.050, to require that voluntary donations for the agricultural program trust fund accompanying farm vehicle registrations be listed separately on any notices and that the voluntary contribution not be automatically added to the cost of registration; amend KRS 186.164 to require that voluntary donations accompanying any special license plate be listed separately on any notices and that the voluntary contribution not be automatically added to the cost of registration.

Feb 23-introduced in House

Feb 24-to Transportation (H) Feb 25-posted in committee

Mar 2-reported favorably, 1st reading, to Consent Calendar

Mar 3-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 95-0 Mar 9-received in Senate Mar 10-to Transportation (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar Mar 18-2nd reading, to Rules

Mar 25-recommitted to Transportation

HB 490 (BR 1136) - R. Palumbo, R. Damron, L. Belcher, D. Butler, J. Carney, S. Overly, D. Owens, T. Riner, K. Upchurch

AN ACT relating to the practice of diabetes education and making an appropriation therefor.

Create new sections of KRS Chapter 309 to define "diabetes education" and "licensed diabetes educator"; exempt specified health care professionals from

licensing restrictions; create Kentucky Board of Licensed Diabetes Educators and enumerate the powers and duties of the board; establish a revolving fund for fees and other moneys; establish requirements for licensure and set fees; require continuing education for license renewal; establish provisions for penalties and suspension, license denial, revocation; require administrative hearings conducted under KRS Chapter

HB 490 - AMENDMENTS

SCS - Retain original provisions of the bill; permit the board to renew licenses biennially.

Feb 23-introduced in House Feb 24-to Health & Welfare (H) Mar 1-posted in committee

Mar 16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 98-0; received in Senate

Mar 22-to Health & Welfare (S)
Mar 24-reported favorably, 1st
reading, to Consent Calendar with
Committee Substitute

Mar 25-2nd reading, to Rules

HB 491 (BR 1321) - B. Yonts

AN ACT relating to carbon management and making an appropriation therefor.

Create new sections of KRS Chapter declaring carbon dioxide management and storage important goals; declare certain geologic strata to be the property of the Commonwealth; direct the Division of Oil and Gas Conservation to develop a regulatory plan for development of geologic carbon dioxide storage including condemnation powers; provide minimum requirements for permitting; create an assessment against carbon dioxide generators per ton of carbon dioxide stored; direct the secretary of the Environmental and Public Protection Cabinet to negotiate with bordering states to resolve issues of geologic carbon storage; create the Kentucky Carbon Storage Authority to take ownership of closed and stable carbon storage facilities; create the Kentucky carbon storage fund for management and liability of closed carbon storage facilities; create mechanism assessment fee to be adjusted.

Feb 23-introduced in House Feb 24-to Natural Resources & Environment (H) Mar 2-posted in committee

 $\mbox{\bf HB}$ $\mbox{\bf 492}$ (BR 1630) - J. Bell, M. Cherry, T. Riner, J. DeCesare

AN ACT relating to public records.

Create a new section of KRS Chapter 7 requiring the Legislative Research Commission to provide public access to legislative branch financial information; create a new section of KRS Chapter 26A requiring the Administrative Office of the Courts to provide public access to judicial branch financial information; create a new section of KRS Chapter 42 to require the Finance and

Administration Cabinet to provide public access to executive branch financial information; amend KRS 164A.565 to require the governing boards of each postsecondary educational institution to make budget, financial statements, and governing board meeting records available on each institution's Web site; direct the staff of the Legislative Research Commission to study the use of the Internet by local governments to provide citizen access to their financial and other information.

HB 492 - AMENDMENTS

HCS - Retain original provisions of the bill; require Web sites to display required information by January 1, 2011.

HFA (1, S. Rudy) - Retain original provisions of the bill; require the Finance and Administration Cabinet to link audits performed by the Auditor of Public Accounts, and the uniform forms described in KRS 48.040, to its Web

Feb 23-introduced in House Feb 24-to State Government (H) Mar 2-posted in committee

Mar 4-reported favorably, 1st reading,

to Calendar with Committee Substitute Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 8-floor amendment (1) filed to Committee Substitute

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations

Mar 25-recommitted to Appropriations & Revenue (H)

Introduced Feb. 24, 2010

HB 493/LM/CI (BR 1406) - J. Jenkins, T. Riner

AN ACT relating to collective bargaining for public employees and making an appropriation therefor.

Create an omnibus collective bargaining bill for public employees.

Feb 24-introduced in House Feb 26-to Labor & Industry (H) Mar 1-posted in committee Mar 11-reported favorably, 1st

reading, to Calendar
Mar 12-2nd reading, to Rules

Mar 18-posted for passage in the Regular Orders of the Day for Friday, March 19, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 494 (BR 1503) - S. Riggs, D. Floyd, R. Henderson, T. Riner

AN ACT relating to radon professionals and making an appropriation therefor.

Create new sections of KRS Chapter 198B regarding the certification and regulation of radon measurement professionals, mitigation professionals, and radon laboratories; define terms; establish the Kentucky Board of Radon Professionals and its appointment and meeting procedures; delineate the powers and duties of the board; require the board to promulgate administrative regulations to administer and enforce the provisions of law including continuing

education examination and requirements; require the board to promulgate administrative regulations for a quality assurance plan, mitigation, and measurement protocols; state additional powers of the board; include who is exempt from certification requirements; establish certification requirements for measurement professionals, mitigation professionals, and radon laboratories including the responsibilities of each certificate holder; require mitigation and measurement professionals to maintain general liability insurance coverage in the amount of \$500,000; require mitigation and measurement professionals to maintain a license and permit bond during the term of certification in an amount of \$10,000; include requirements for the display and advertising of a measurement or mitigation professional's certification number; require a person certified as both a measurement and mitigation professional who conducts mitigation measurement on a building to recommend to the customer to have an independent evaluation; require a business entity to have an owner or employer associated with the business entity certified as a measurement or mitigation professional; establish requirements for annual renewal of certification; require board to promulgate administrative regulations establishing an inactive certification status; authorize the board to grant reciprocity with other jurisdictions; certificate holders unprofessional conduct including a fine not to exceed \$500; permit the board to institute proceedings in the Circuit Court of the county where the person resides for an injunction; provide a right of appeal in the Circuit Court of the county where the person resides in accordance with KRS Chapter 13B; require the board to maintain a registration program for all mitigation systems installations including the fee for these installations; include reporting requirements for measurement and mitigation professionals with times and format of reports to be promulgated by administrative regulation; establish a revolving fund to be used by the board for administrative and other purposes; amend KRS 211.855 to require the Cabinet for Health and Family Services to promote the control of radon in the Commonwealth and to design and administer, or participate in the design and administration of, education and research programs to ensure citizens are informed about the health risks associated with radon; repeal KRS 211.856, 211.857, and 211.858.

HB 494 - AMENDMENTS

HCS - Retain original provisions, except attach the Kentucky Board of Radon Professionals to the Cabinet for Health and Family Services rather than to the Office of Housing, Buildings and Construction; reduce the number of submitted names by the Kentucky Association of Radon Professionals to the Governor for appointments from 7 to 5; require the board to elect a chairperson and a vice chairperson rather than having the executive director of Housing, Buildings and Construction or his or her designee serve as chairperson; add under duties of the board the appointment of personnel to

duties perform and compensation through promulgation of an administrative regulation; add under board duties promoting the control of radon in the Commonwealth and designing or administering, participating in the desian and administration of educational research programs; decrease the late renewal fee cap from \$200 to \$100 for radon measurement professionals, mitigation professionals, and for radon laboratories; require a person certified as both a measurement and mitigation professional who conducts postmitigation measurement of a building he or she performed the mitigation of to provide a written statement to the customer the form of which is prescribed by administrative regulation; specify in Section 14 the 8 credit hours of continuing education required; increase fee from \$50 to \$100 for the registration of all mitigation system installations; include agent or inspector of the board shall have the power to enter upon the premises at all reasonable times to make an inspection; change terminology used in Section 7 from "authorized to insurance business conduct" "permitted to transact" insurance business in the Commonwealth; add subsection reporting on requirements for radon laboratories; repeal KRS 211.855.

HFA (1, S. Riggs) - Retain original provisions, except include a definition for "direct supervision" and "general supervision"; change terminology from known to controlled under the definition of "laboratory analysis" as the act of exposing radon or radon progeny devices to controlled concentrations of radon or radon progeny; add to the board a member that is a representative of the home building industry appointed by the Governor from a list of three names submitted by the Home Builders Association of Kentucky; language under board duties covered by language requiring the board to promulgate administrative regulations in accordance with KRS Chapter 13A to administer, coordinate, and enforce the provisions of this Act; require mitigation professionals, measurement professionals, and radon laboratories to be certified on or before July 1, 2011; delete language requiring measurement professionals, mitigation professionals, and radon laboratories ensure that information provided to the general public is accurate and current; delete language under reciprocity that the certification requirements of the other jurisdiction are substantially similar to the requirements of Sections 1 to 17 of this Act; under grounds for disciplinary action against certificate holders delete the requirement that disregarding and violating the law must be willful or deliberate; delete the requirement under grounds for disciplinary action that the certificate holder exhibits significant or repeated failure in the performance of professional duties; specify in continuing education section that establishing procedures of approval for a person or entity providing continuing education is for approval of individual courses; specify that eight continuing education hours are required each year without using language setting this as minimum number of hours each year; specify that location requirements for

record keeping within the Commonwealth or within 50 miles of the Commonwealth only applies to measurement or mitigation professionals.

Feb 24-introduced in House Feb 26-to Licensing & Occupations

Mar 9-posting waived

Mar 12-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 15-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 17-floor amendment (1) filed to Committee Substitute

Mar 19-3rd reading, passed 86-5 with Committee Substitute, floor amendment

Mar 22-received in Senate

Mar 24-to Licensing, Occupations & Administrative Regulations (S)

HB 495 (BR 1843) - D. Floyd, A. Wuchner

AN ACT relating to informed consent in an individual, private setting.

Create a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations.

Feb 24-introduced in House Feb 26-to Health & Welfare (H)

HB 496 (BR 2066) - C. Siler. C. Miller. D. Butler, H. Collins, T. Edmonds, K.

AN ACT relating to judgment liens.

Amend KRS 426.720 relating to judgment liens on real property to provide that where the real property is under joint ownership, that the lien shall not extend beyond the interest held by the debtor.

HB 496 - AMENDMENTS

HFA (1, C. Siler) - Amend to clarify that a lien holder's interest in jointly owned property is limited to the debtor's interest in the property or the debtor's share of proceeds from the sale of the property.

Feb 24-introduced in House Feb 26-to Judiciary (H)

Mar 15-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 19, 2010

Mar 19-3rd reading, passed 91-0 with floor amendment (1)

Mar 22-received in Senate Mar 24-to Judiciary (S)

HB 497/FN/LM/CI (BR 1714) - L. Belcher, M. King, T. Mills, J. Richards, F. Steele

AN ACT relating to prescription drugs. Create a new section of KRS Chapter 218A to make pseudoephedrine, ephedrine, and phenylpropanolamine prescription substances and establish enalties for prohibited conduct: amend KRS 218A.1446, relating to the recording of pseudoephedrine

transactions, to conform.

Feb 24-introduced in House Mar 2-to Health & Welfare (H)

HB 498 (BR 1855) - T. Pullin, T. Riner

AN ACT relating to public safety of passenger rail transportation.

Create new Sections of KRS Chapter 174 to create a Passenger Rail Transportation Advisory Board to advise the executive and legislative branches of government on matters pertaining to passenger rail transportation; provide for appointment of members and for terms of office; prohibit payment for board members and for reimbursement of expenses; provide for a chair and vice chair appointed by the members; provide for quarterly meetings and attach to the Transportation Cabinet for administrative purposes; prescribe duties for the board; provide for initial terms of office.

HB 498 - AMENDMENTS

HCS - Retain original provisions; add a member to the board representing the Coalition for the Advancement of Regional Transportation; clarify advisory duties of the board; make technical correction regarding length of initial appointments.

HFA (1/Title, T. Pullin) - Make title amendment.

Feb 24-introduced in House Mar 2-to Transportation (H) Mar 4-posted in committee

Mar 9-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 11-floor amendment (1-title) filed Mar 15-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; 3rd reading, passed 95-0 with Committee Substitute, floor amendment (1-title)

Mar 16-received in Senate Mar 17-to Transportation (S)

HB 499 (BR 1514) - L. Napier

AN ACT relating to firearms.

Amend KRS 527.020 to expand the class of persons whose firearms concealed carry licenses allow carrying in all places within the Commonwealth to include master commissioners, trial commissioners, and domestic relations commissioners.

Feb 24-introduced in House Feb 26-to Judiciary (H)

HB 500 (BR 1199) - K. Sinnette, M. Rader, R. Palumbo, T. Riner, S. Santoro, F. Steele, J. Tilley, A. Wuchner

AN ACT relating to crime victims.

Amend KRS 216B.400, relating to examination services for victims of sexual offenses, to include a qualified medical professional as a person qualified to be on call and examine victims of sexual offenses and gather samples from the victims; require the Justice and Public Safety Cabinet in consultation with the Sexual Assault Response Team Advisory Committee to promulgate regulations for a medical forensic protocol; permit a disabled

person to consent to an examination without the required consent of the parent or legal guardian of the individual; add specified medical professionals and parties eligible for entities to reimbursement by the Crime Victims' Compensation Board; provide each victim seeking an examination the right to determine whether to report the offense to law enforcement except in specified circumstances; require the Justice and Public Safety Cabinet in consultation with the Sexual Assault Response Team Advisory Committee to promulgate administrative regulations for the storage, release, or destruction of samples collected during an examination when the victim has not chosen to report to law enforcement; specify that no hospital, sexual assault examination facility, or designated storage facility shall be liable for destruction of samples after the required storage period has expired; amend KRS 314.011 and 403.707 to conform.

HB 500 - AMENDMENTS

HCS - Retain original provisions; amend to clarify that services related to the sexual assault examination shall be reimbursed by the board, consistent with administrative regulations.

SCS - Retain the original provisions, except delete provision permitting a disabled person to consent to an examination without the required consent of the parent or legal guardian of the individual.

Feb 24-introduced in House Feb 26-to Judiciary (H)

Mar 1-posted in committee

Mar 3-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 5, 2010

Mar 8-3rd reading, passed 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Judiciary (S)

favorably, Mar 18-reported 1st reading, to Consent Calendar with Committee Substitute

Mar 19-2nd reading, to Rules

Mar 25-posted for passage in the Consent Orders of the Day for Friday, March 26. 2010

Mar 26-3rd reading, passed 38-0 with Committee Substitute ; received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate Committee Substitute for Monday, March 29, 2010; House concurred in Senate Committee Substitute; passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 8-signed by Governor (Acts ch.

HB 501/LM (BR 1265) - S. Santoro, L. Clark

AN ACT relating to electrical inspections.

Amend KRS 198B.060, 227.480, 227.487, 227.491, and 227.492 to clarify the requirements for local government to employ or engage a certified electrical inspector; include express reference to plan reviews and required electrical permits: require proof of electrical contractor being authorized to act; require local governments, by ordinance,

to fix reasonable fees; modify reporting requirements for electrical inspections and extend reporting beyond residential and single-family dwellings; delete requirement that a copy of the inspection report be sent to the Office of Housing, Buildings and Construction; cap inspection fee at cost of inspection services provided; prohibit undue influence by an electrical inspector; provide for a written request to initiate an investigation for 13B hearing, and imposition of specific disciplinary actions; subject electrical inspector to applicable code of ethics.

HB 501 - AMENDMENTS

SCS/LM - Retain original provisions, except delete the executive director's option to discipline an electrical inspector with a fine ranging from \$500 to \$2,000; amend KRS 141.435 to redefine "certified installer" and "certified NABCEP installer"; require installation of energy-efficient products by a certified installer; amend KRS 141.436 to allow the Department of Revenue to request verification of an installer's compliance with state licensing requirements; make technical corrections.

SCA (1/Title, G. Tapp) - Make title amendment.

Feb 24-introduced in House Feb 26-to Labor & Industry (H)

Mar 1-posted in committee

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 94-1

Mar 9-received in Senate Mar 10-to Licensing, Occupations &

Administrative Regulations (S) Mar 16-reported favorably,

reading, to Calendar with Committee Substitute, committee amendment (1title)

Mar 17-2nd reading, to Rules Mar 24-recommitted to Licensing, Occupations & Administrative Regulations (S)

HB 502 (BR 2110) - T. Moore

AN ACT relating to the environment. Create new section of KRS 224.43 to

define "public agency"; amend KRS 224.43-610 to prohibit a public agency from mandating use of compact fluorescent light bulbs to promote energy savings absent a method of safe disposal; require the method be disclosed the solid in waste management plan where the waste is generated and disposed of; amend 224.43-710 to make assistance to cities, counties, and waste management districts for determining a method of safe disposal of compact fluorescent light bulbs; amend 224.43-730 to allow applicants of solid waste management studies to include studies of proper disposal of compact fluorescent light bulbs.

HB 502 - AMENDMENTS

HFA (1/P, M. Marzian) - Attach provisions of HB 416 to HB 502.

HFA (2/Title, M. Marzian) - Make title amendment.

Feb 24-introduced in House Feb 26-to Natural Resources & Environment (H)

Mar 15-posted in committee

Mar 18-reported favorably, 1st reading, to Consent Calendar

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendments (1) and (2-title) filed

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

Introduced Feb. 25, 2010

HB 503 (BR 1407) - J. Jenkins, D. Owens

AN ACT relating to state employee health insurance.

Create a new section of KRS Chapter 18A to require the Personnel Cabinet to develop a tiered system based on salary for state employee premiums for dependent coverage; require the cabinet to ensure single coverage is not affected; require the cabinet to report to the Legislative Research Commission by October 1, 2010; require the cabinet to implement tiers beginning January 1, 2011.

Feb 25-introduced in House Feb 26-to State Government (H)

HB 504 (BR 1994) - K. Sinnette, A. Wuchner, J. Fischer, J. Gooch Jr., J. Greer, T. Kerr, A. Koenig, S. Santoro, A. Webb-Edgington

AN ACT relating to wet weather discharges from sanitary sewers.

Create a new section of subchapter 16 of KRS Chapter 224 to require, to the extent allowable, the Environmental and Public Protection Cabinet to consider affordability, flexibility in implementation schedules, and other factors when issuing wet weather discharge permits under KRS 224.16-050.

HB 504 - AMENDMENTS

SCS - Retain provisions of original bill; delete reference to affordability of only "new" control technologies; provide that the cabinet give preference to permitee-proposed control options that meet presumption approach performance criteria.

Feb 25-introduced in House Feb 26-to Natural Resources & Environment (H)

Mar 1-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, passed 93-1

Mar 9-received in Senate

Mar 10-to Natural Resources and Energy (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 18-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Wednesday, March 24, 2010; 3rd

reading, passed 38-0 with Committee Substitute

Mar 25-received in House; to Rules (H)

Mar 26-posted for passage for concurrence in Senate Committee Substitute for Monday, March 29, 2010

Apr 1-House concurred in Senate Committee Substitute ; passed 97-1; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 143)

HB 505 (BR 865) - J. Tilley

AN ACT relating to corrections.

Amend KRS 197.180 to include female prisoners within the coverage of the statute.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 506 (BR 1757) - J. Tilley

AN ACT relating to civil actions.

Amend KRS 454.145 relating to the appointment of persons to serve process to clarify the responsibilities of those persons.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 507 (BR 866) - J. Tilley

AN ACT relating to corrections.

Amend KRS 196.120 relating to prison farms to make the terminology relating to administrative regulations pertaining to the farms consistent with the requirements of KRS Chapter 13A.

Feb 25-introduced in House Feb 26-to Judiciary (H); posted in committee

HB 508/LM (BR 862) - J. Tilley

AN ACT relating to crimes and punishments.

Amend KRS 421.990 to make the offense of evading process a Class B misdemeanor.

Feb 25-introduced in House Feb 26-to Judiciary (H); posted in committee

HB 509 (BR 1759) - J. Tilley

AN ACT relating to civil actions.

Amend KRS 383.275 relating to waste to authorize enforcement by use of the court's contempt power.

Feb 25-introduced in House Feb 26-to Judiciary (H); posted in

HB 510 (BR 1756) - J. Tilley

AN ACT relating to civil actions.

Amend KRS 413.080 relating to action upon equity of redemption in personal property to provide for gender neutrality.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 511/Analysis (BR 994) - G. Stumbo, L. Clark, R. Adkins, R. Damron, R. Rand, J. Stacy AN ACT making appropriations for the operations, maintenance, and support of the Legislative Branch of the Commonwealth of Kentucky.

The Legislative Branch Budget: appropriate from the General Fund \$51,658,700 for fiscal year 2010-2011 and \$54,343,500 for fiscal year 2011-2012; appropriate from Restricted Funds \$53,000 for fiscal year 2010-2011 and \$119,300 for fiscal year 2011-2012;

Appropriations are allocated as follows:
GENERAL ASSEMBLY
2010-2011 \$17,431,100
2011-2012 \$18,111,300
KENTUCKY LEGISLATIVE ETHICS
COMMISSION
2010-2011 \$436,500
2011-2012 \$502,900
KENTUCKY LONG-TERM POLICY
RESEARCH CENTER
2010-2011 \$558,700
2011-2012 \$579,000

LEGISLATIVE RESEARCH COMMISSION 2010-2011 \$33,285,400

2010-2011 \$33,285,400 2011-2012 \$35,269,600

HB 511 - AMENDMENTS

HCS - Retain original provisions with the following exceptions: specify that the Legislative Retirement Plan shall be paid at 44 percent in fiscal year 2010-2011 and 48 percent in fiscal year 2011-2012 of the actuarially required contribution; require the director of the Legislative Research Commission to reduce the number of nonmerit employees assigned to all appropriation units by 15 in fiscal year 2010-2011 and to keep the positions vacant in fiscal year 2011-2012.

HFA (1, B. Montell) - Reduce the daily compensation and interim expense allowance provided to legislators by 1.15% from the January 1, 2010, level.

HFA (2, B. Montell) - Reduce the daily compensation and interim expense allowance provided to legislators by 1.15 percent from the January 1, 2010, level.

SCS/Analysis -Retain original provisions with the following exceptions: reduce general fund appropriations by one and one-half percent in fiscal year 2010-2011 and one percent in fiscal year 2011-2012; provide that the operation of Kentucky Long-Term the Research Center and its governing board be suspended effective July 1, 2010, and remain suspended for the 2010-2012 fiscal biennium; provide that it is the intent of the General Assembly to reduce the number of non-merit employees in the legislative branch in an amount which approximates reduction obligation of the executive branch; provide that the Director of the Legislative Research Commission shall therefore cause the number of non-merit employees employed by the legislative branch to be reduced by 23 from the effective date of this Act through the end of fiscal year 2010-2011 and shall keep the positions vacant in fiscal year 2011-2012; and provide that the state payroll normally paid on June 30, 2012, not be issued prior to July 1, 2012.

CCR/Analysis - Adopt HB 511/SCS 1.

Feb 25-introduced in House

Feb 26-to Appropriations & Revenue (H); posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations &

Revenue (H); posted in committee

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-floor amendment (1) filed; reported favorably, to Rules with Committee Substitute; taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-floor amendment (2) filed to Committee Substitute; 3rd reading, passed 97-1 with Committee Substitute

Mar 11-received in Senate: taken from

Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue (S); 2nd reading

Mar 22-reported favorably, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Monday, March 22, 2010; 3rd reading, passed 35-3 with Committee Substitute; received in House; to Rules (H)

Mar 23-posted for passage for concurrence in Senate Committee Substitute for Tuesday, March 23, 2010; House refused to concur in Senate Committee Substitute; received in Senate; posted for passage for receding from Senate Committee Substitute; Senate refused to recede from Committee Substitute; Conference Committee appointed in Senate

Mar 24-Conference Committee appointed in House

Apr 1-Conference Committee report filed in House and Senate; Conference Committee report adopted in Senate; Bill passed 34-2; Conference Committee report adopted in House; Bill passed 81-16; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 156)

HB 512 (BR 861) - J. Tilley, M. Dossett

AN ACT relating to parental rights of service members.

Create a new section of KRS 403.270 to 403.350 to provide direction for child custody issues when a service member is away on deployment, mobilization, or temporary duty.

Feb 25-introduced in House Feb 26-to Military Affairs & Public Safety (H) Mar 8-posted in committee

HB 513 (BR 1523) - J. Tilley, T. Riner

AN ACT relating to books for preschool children and making an appropriation therefor.

Create new sections of KRS Chapter 171 to establish the "Books for Brains Program" to promote the development of a comprehensive statewide program for encouraging preschool children to develop an appreciation of books; attach the program to the Department for Libraries and Archives for administrative purposes; establish a governing board of 7 members appointed by the Governor for staggered 4 year terms; establish the "Books for Brains Program" trust fund to consist of funds collected through state appropriations, gifts, grants, and any other funds from the public and private sectors; direct the foundation to promulgate administrative regulations to

establish the procedures for working with local partners to provide books for registered children; APPROPRIATION.

Feb 25-introduced in House Feb 26-to Education (H) Mar 4-posted in committee Mar 9-reported favorably, 1st reading, to Consent Calendar

Mar 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 Mar 16-received in Senate Mar 17-to Education (S)

HB 514 (BR 409) - S. Riggs

AN ACT relating to airborne contaminants

Create new sections of KRS Chapter 411 to establish procedures for civil actions arising from exposure to silica; define related terms; require that a physical impairment be an essential element in a civil action based on exposure to silica; require a prima facie showing of a physical impairment before bringing or maintaining a civil action; provide for dismissal of civil actions for failure to establish a prima facie showing of a physical impairment resulting from exposure to silica; toll the statute of limitations on claims not barred by the effective date until such time as an individual discovers or should have discovered a physical impairment; distinguish claims for nonmalignant conditions from claims for silica-related cancer; establish requirements for wrongful death claims; exempt a premises owner from liability unless the individual's exposure occurred while on the property of the owner, and extend liability exemption relating to invitees and contractors hired before January 1, 1972; exempt a premises owner from liability for exposure occurring after January 1, 1972 unless it can be shown that the premises owner intentionally violated a safety standard; provide that civil actions resulting from exposure to silica shall not affect the rights of any involved in bankruptcy proceedings, or workers' compensation or veteran's benefit programs; require the plaintiff in a civil action to show that a particular defendant's conduct was a substantial factor in causing the alleged injury or loss; make provisions applicable to any civil action pending on the effective date of the Act and to claims filed on or after the effective date of the Act; provide conditions for recovery of costs and fees to prevailing party; create a new section of KRS Chapter 224, Subpart 10, establishing an Airborne Contaminant Claim Review Board and establish membership and duties; include noncodified provision requesting the Supreme Court to adopt and revise rules relating to venue and consolidation of claims arising from exposure to silica; delay effective date until January 1, 2011.

Feb 25-introduced in House Mar 2-to Judiciary (H)

HB 515 (BR 1991) - A. Simpson

AN ACT relating to charitable gaming. Amend KRS 238.540 to allow up to 8 persons engaged in the conduct and administration of charitable gaming to receive compensation of up to \$10 per hour for a maximum of \$80 per charitable gaming session per person; limit total aggregate compensation for all persons to \$640 per session; permit an individual's compensation to be applied toward his or her school tuition; require each eligible person to register with the Office of Charitable Gaming; direct the office to promulgate administrative regulations to determine the manner of registration; prohibit payment of compensation out of the net receipts from charitable gaming; amend KRS 238.536 and 238.550 to conform.

Feb 25-introduced in House
Feb 26-to Licensing & Occupations

Mar 15-posting waived

HB 516 (BR 1932) - C. Rollins II

AN ACT relating to student postsecondary financial aid.

Amend KRS 164.7881 to clarify that participating postsecondary education institutions are required to submit annual certification of KEES recipients who have a grade point average between 2.5 and 3.0 and are on track to graduate to Kentucky Higher Education Assistance Authority; clarify that Kentucky Tuition Grant calculations are based on full-time enrollment in fouryear postsecondary education institutions.

Feb 25-introduced in House Feb 26-to Education (H) Mar 4-posted in committee

HB 517/LM (BR 1124) - D. Owens, T. Riner

AN ACT relating to animal impoundment.

Create new sections of KRS Chapter 258 define "animal control officer," "humanely destroy," and "reasonable expenses"; allow animal control officers and agents of humane societies to take physical custody of any animal if they have a warrant or if they have reasonable cause to believe an animal is in imminent harm, cruelly treated, or tortured; allow governmental animal control agencies to file a petition with the court to request the owner or owners to appear in court; permit animal control officers and agents of humane societies to euthanize the animal if it is deemed by a licensed veterinarian to be past recovery; require the court to issue an order placing seized animals in the temporary care and custody of a public or private agency pending a hearing of the petition; require the courts to hold a hearing within 14 days of the order being issued; require 48 hours prior to the hearing that orders be served and notices be posted and published; require the owner or owners of animals seized by court order to either relinquish ownership temporarily or post a bond; define bond's sufficiency to secure payment of all reasonable expenses, with the agency or person with whom the animal's temporary care and custody was placed; allow the bond requirement to be waived if the owner is indigent; allow the court to either order ownership of the animal be placed with any public or private agency or be returned to the owner or owners; provide for full or partial refund of the bond based on final disposition of the case; amend KRS 258.505 to clarify that the prohibition against gunshot in animal shelter euthanasia does not apply to peace officers or animal control officers outside animal shelter situations.

Feb 25-introduced in House Feb 26-to Agriculture & Small Business (H)

HB 518/FN (BR 1990) - Ji. Lee, D. Owens

AN ACT relating to Medicaid.

Amend KRS 205.639 to change the definition of "private psychiatric hospital"; amend KRS 205.640 to provide that the disproportionate share program shall be established by administrative regulations; require one of the three pools for distribution of disproportionate share funds to be the percentage allowable by federal law up to 19.08 percent for private psychiatric hospitals and state mental hospitals; require any remaining disproportionate share funds from private psychiatric care hospitals and state mental to be distributed between acute care hospitals and university hospitals; include state mental hospitals in the Medical Assistance Revolving Trust Fund; provide that a hospital will receive distributions for indigent care if the hospital meets the requirements of administrative regulations promulgated by the cabinet; require the Department for Medicaid Services to make a final determination of each hospital's annual payment amount upon notification through the Federal Register of the annual federal disproportionate share hospital allotment for the state; require the department to issue to each hospital either a lump-sum payment or divide the lump-sum payment into multiple distribution payments if fiscally necessary; require hospitals to submit any supporting documentation to substantiate compliance with the audit requirements as established by federal regulations; make technical changes.

HB 518 - AMENDMENTS

HCS/FN - Retain original provisions and delete provision for the use of the MART fund for data collection; clarify that the disproportionate share pool for private psychiatric hospitals and state mental hospitals will be distributed according to federal rules and law; amend KRS 333.150 to permit medical laboratory results to be transmitted to an electronic health information exchange or network for specified purposes; require the transmissions to be in compliance with HIPAA requirements; make technical changes.

HFA (1, J. Lee) - Retain original provisions and require 54 percent of any remaining disproportionate share funds from private psychiatric hospitals and state mental hospitals to be distributed to acute care hospitals and 46 percent to be distributed to university hospitals; permit the Department for Medicaid Services to pay a portion of the expected annual payment prior to publication of the annual federal allotment; permit medical laboratory results to be transmitted to an electronic health information exchange or network for specified purposes with patient consent

and to meet the requirements of the American Recovery and Reinvestment Act of 2009; make technical changes.

Feb 25-introduced in House Feb 26-to Health & Welfare (H) Mar 10-posted in committee; posting waived

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-floor amendment (1) filed to Committee Substitute

Mar 17-3rd reading, passed 96-0 with Committee Substitute, floor amendment

Mar 18-received in Senate Mar 22-to Health & Welfare (S)

Mar 22-to Health & Welfare (S)
Mar 24-reported favorably, 1st

reading, to Consent Calendar Mar 25-2nd reading, to Rules

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 142)

HB 519 (BR 1953) - B. Housman

AN ACT relating to motor vehicle sage tax.

Amend KRS 138.470 to clarify the exemption allowed for transfers involving the change in legal form of a business entity, and to provide exemptions from the motor vehicle usage tax for certain transfers between a grantor, a trust, trust beneficiaries, and other persons; EFFECTIVE August 1, 2010.

Feb 25-introduced in House Feb 26-to Appropriations & Revenue H)

HB 520/FN (BR 1972) - R. Palumbo, C. Rollins II, T. Riner

AN ACT relating to the protection of adults.

Create a new section of KRS Chapter 209 to define the terms "adult" and "cabinet"; require the Cabinet for Health and Family Services to establish a registry of persons found to have abused, neglected, or exploited an adult; require an appeal process for persons against whom allegations have been substantiated by the cabinet, and prohibit a licensed or certified facility or program from employing a person on the registry; create a new section of KRS Chapter 216B to prohibit health care facilities and services licensed under KRS Chapter 216B from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 205.5606 to prohibit persons who provide services or supports from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 210.795 to prohibit an individual whose name appears on the registry from being a provider and to prohibit a provider from employing, contracting with, or accepting volunteer services

from a person whose name appears on the registry.

HB 520 - AMENDMENTS HFA (1/LM, J. Fischer) - Attach provisions of HB 373.

Feb 25-introduced in House Feb 26-to Health & Welfare (H) Mar 1-posted in committee Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules Mar 9-posted for passage in the

Regular Orders of the Day for Wednesday, March 10, 2010; floor amendment (1) filed

Mar 10-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H)

HB 521/FN (BR 2109) - T. Moore

AN ACT relating to Kentucky's military heritage and tourism opportunities.

Amend KRS 171.780 to define of "military heritage site" to include active United States Army museums; amend KRS 171.782 to include the director of the Patton Museum as a member of the Kentucky Military Heritage Commission and allow the Commission to include educational and tourism programs about military heritage sites among its responsibilities; amend KRS 171.786 to establish that the Commission does not responsibility for regulatory programs for military heritage sites within the national museum system of the U.S. Army Center of Military History; amend KRS 171.788 to provide that the Commission does not have enforcement responsibility for protection enforcement programs at military heritage sites within the national museum system of the U.S. Army Center of Military History.

Feb 25-introduced in House Feb 26-to Military Affairs & Public Safety (H)

HB 522/FN (BR 2108) - T. Moore, K. Flood, D. Watkins

AN ACT relating to fish and wildlife.

Amend KRS 150.170 to exempt servicepersons from having to obtain fishing and hunting licenses for the next two years; and make technical corrections.

Feb 25-introduced in House Feb 26-to Military Affairs & Public Safety (H)

 \mbox{HB} 523 (BR 1857) - L. Belcher, S. Overly, M. King

AN ACT relating to obesity in school children.

Create a new section of Chapter 156 directing the Kentucky Board of Education to require a physical fitness test to be given at the beginning and end of each school year; require that the test include a measure of body mass index; provide information that may be used by the student and parents at home, and provide school councils fitness information about the student body; require schools to annually report the name of the test used and the percentage of the student body showing improvement; require 60 to 90 minutes

of activity in kindergarten through grade 5; require 30 to 45 minutes of activity in half-day kindergarten; encourage regular activity opportunities for students in grades 6 through 12; require schools to disseminate information on childhood diabetes and obesity in collaboration with parent and health organizations; encourage designation of physical education teachers as school fitness leaders; make available Web-based resources, including fitness tests, program information, and activity guides.

Feb 25-introduced in House Feb 26-to Education (H) Mar 1-posting waived

HB 524/FN/LM (BR 1988) - K. Sinnette

AN ACT relating to deaths in the line of duty.

Amend KRS 95.860 relating to retirement benefits for a surviving spouse, minor children, and parents of a police officer or firefighter who dies due to occupational causes to increase benefit for surviving spouse from 25% to 50% of the deceased member's salary and increase benefit from 75% to 100% of deceased member's salary for combined payments to the surviving spouse and surviving minor children; increase benefit from 25% to 50% of member's last rate of salary for a parent if there are no other eligible survivors, or 755 for two parents if there are no other eligible survivors.

Feb 25-introduced in House Feb 26-to Military Affairs & Public Safety (H)

HB 525 (BR 1758) - J. Tilley

AN ACT relating to dower and curtesy. Amend KRS 392.100 to broaden the bigamy citation to include reference to bigamy laws of other states.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 526 (BR 863) - J. Tilley

AN ACT relating to civil actions.

Amend KRS 425.012 relating to writs of possession to provide that the prior demand requirements shall be met prior to further action on the case.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 527 (BR 1755) - J. Tilley

AN ACT relating to civil actions. Amend KRS 401.020 relating to name changes for a minor child to include female children.

Feb 25-introduced in House Feb 26-to Judiciary (H)

HB 528 (BR 864) - W. Coursey

AN ACT relating to civil actions.

Amend KRS 425.600 relating to receivers to allow for gender neutrality.

HB 528 - AMENDMENTS HFA (1/Title, W. Coursey) - Make title

Feb 25-introduced in House

Feb 26-to Judiciary (H)
Mar 8-floor amendment (1-title) filed

HB 529/LM (BR 163) - D. Floyd, A. Wuchner

AN ACT relating to waste tires and making an appropriation therefor.

Create new section of subchapter 50 of KRS Chapter to establish a fivemember Waste Tire Working Group within the Environmental and Public Protection Cabinet; require the group to meet semiannually; specify the group's duties; require the group to monitor the effectiveness of and recommendations for improvement in the distributions to counties from the waste tire fund; amend KRS 224.50-868 to extend the waste tire fee for three years; amend KRS 224.50-872 to require the cabinet to report to the Interim Joint Committee on Natural Resources and Environment by January 15, 2011, and every two years thereafter and include in the report an analysis of the effectiveness and sufficiency of the direct funding to counties for clean up of waste tires and whether the waste tire fee should be extended after the program expires in 2014; amend KRS 224.50-876 to allow use of apportioned funds for crumb rubber grants, tirederived fuel, and tire amnesties to be used to reimburse federal, state, or local agencies that implement part of the waste tire program if funds are available; amend KRS 224.50-878 to allow money in the fund apportioned for crumb rubber grants, tire-derived fuel, and tire amnesties to be used to make grants for to a person or project under the waste tire program; amend KRS 224.50-880 to apportion the waste tire fund so that 30 percent of the funds are returned to counties for clean up, processing, and disposal of waste tires, 30 percent of the funds are retained by the Division of Waste Management for the crumb rubber grants and the tire-derived fuel programs, 30 percent of the funds are for tire amnesties and the remaining 10 percent is retained by the division for administration of the program.

Feb 25-introduced in House Feb 26-to Natural Resources & Environment (H)

Mar 2-posted in committee

HB 530 (BR 1328) - R. Rand, R. Adkins, L. Clark, R. Damron, J. Stacy, G. Stumbo

AN ACT relating to fiscal matters and declaring an emergency.

Amend KRS 138.4602 to clarify the trade-in allowance for the purchase of new vehicles and the \$25 million cap on tax receipts related to the trade-in allowance; EMERGENCY.

HB 530 - AMENDMENTS

HCS - Retain the original provisions of the bill except that the trade-in allowance for new vehicle purchases is extended to June 30, 2011; amend KRS 45.777 to deposit into the general fund proceeds from the sale of major items of equipment or real property purchased in whole or in part with capital construction funds; amend KRS 48.005 to allow the Office of the Attorney General to recover reasonable costs of litigation, amend KRS 15.020 to conform, and create a

conform; amend KRS 139.540 and 139.550 to accelerate sales and use tax payments; amend KRS 141.010 to decouple from the federal domestic production deduction and to allow a Kentucky domestic production deduction at a rate of 6 percent; amend KRS 141.011 to suspend the net operating loss deduction for any taxable year beginning after December 31, 2009, but before January 1, 2013; amend KRS 141.206 to require estimated tax payments from pass-through entities that have nonresident partners, members, or shareholders in the same manner and at the same time of resident partners, members, or shareholders and create a new section of KRS Chapter 141 to conform; amend KRS 141.388 to cap the new home tax credit at \$15 million, allow certain individuals receiving the federal first-time homebuyer tax credit to also receive Kentucky's new home tax credit, and provide an extension of time for certain individuals to submit the application for the credit; amend KRS 148.546 to cap the film industry tax credit at \$5 million during fiscal year 2010-2011 and \$7.5 million for fiscal year 2011-2012; amend KRS 154.34-120 to provide that for certain approved companies the amount of incentives allowed in any year shall not exceed the lesser of the tax liability of the approved company related to the reinvestment project for that taxable year or 20 percent of the total amount of the approved costs; amend KRS 224.50-868 and 224.50-872 to remove the sunsetting provisions for the waste tire fee; create a new section of KRS Chapter 224A to allow an administrative fee for the Kentucky Infrastructure Authority for the administration of certain projects; create a new section of KRS Chapter 246 to allow the Department of Agriculture to promulgate administrative regulations for the establishment of fees related to the metrology lab; amend KRS 278.5499 to allocate 2 cents per access month line for telecommunications access program; amend KRS 304.17B-021 allow premium and retaliatory taxes to be deposited in the General Fund; amend KRS 393.125 to provide that unclaimed securities may be sold as directed by the Finance and Administration Cabinet; allow a company approved for incentives Subchapter 48 of KRS Chapter 154 to determine the amount of income tax credit for the taxable year ending during the state 2011-2012 fiscal year only by multiplying the amount determined under KRS 141.430(2)(a)3. by 50 percent; allow the Department of Revenue to accept as full payment for any tax assessment that, as of January 19, 2010, has been protested and not been the subject of a final ruling the entire amount of the tax assessed, exclusive of interest and penalties, if the payment is made on or before June 15, 2010; declare an EMERGENCY.

new section of KRS Chapter 367 to

SCS - Retain the original provisions of the bill except delete the amendments to KRS 48.005, 15.020, and a new section of KRS Chapter 367 related to the Office of the Attorney General's reasonable costs of litigation; delete the amendments to KRS 139.540 and 139.550 related to the acceleration of certain sales and use tax payments; delete the amendment to KRS 141.011

related to the suspension of net operating loss deductions for income tax purposes; delete the amendments to KRS 141.330 related to the acceleration of certain withholding tax payments; amend KRS 141.388 to extend the approved time for the new home tax credit to December 31, 2010; amend KRS 141.383, 148.544, and 148.546 to make the film industry tax credit nonrefundable; delete the amendments to KRS 224.50-868 and 224.50-872 related to the waste tire fee but allow the extension of the waste tire fee until June 30, 2012; delete the creation of a new section of KRS Chapter 224A related to an administrative fee imposed by the Kentucky Infrastructure Authority but allow the imposition of the administrative fee until June 30, 2012; delete the amendments to KRS 304.17B-021 related to the deposit of certain insurance tax receipts to the general fund but allow the deposit until June 30, 2012; delete the amendment to KRS 393.125 related to the Finance and Administration Cabinet's sale unclaimed securities but allow the sale through June 30, 2012; allow an exemption to the license fee or tax imposed under KRS 91A.080 for premiums paid to insurance companies by non-profit, self-insurance groups whose membership consists of cities, counties, charter county governments, urban-county governments, consolidated local governments, school districts, or any other political subdivisions of the Commonwealth until June 30, 2012; create a new section of KRS Chapter 141 to establish the Endow Kentucky tax credit for taxable years beginning on or after January 1, 2011; amend KRS 154.60-010, 154.60-020, and 141.384 to allow the small business tax credit to apply to taxable years beginning after December 31, 2010; create new sections of KRS Chapter 141 to establish a new markets program development tax credit; amend KRS 141.0205 to conform; EMERGENCY.

SCA (1, E. Harris) - Create a new section of KRS Chapter 141 to establish the distilled spirits tax credit for taxable years beginning after December 31, 2011; amend KRS 141.0205 to conform.

Feb 25-introduced in House

Feb 26-to Appropriations & Revenue (H); posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-posted in committee; taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 3-reported favorably, to Rules with Committee Substitute

Mar 4-taken from Rules Committee, placed in the Orders of the Day; 3rd reading, passed 64-36 with Committee Substitute

Mar 5-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 8-taken from committee; 2nd reading; returned to Committee on Committees (S)

Mar 9-to Appropriations & Revenue (S)

Mar 22-reported favorably, to Rules with Committee Substitute, committee amendment (1); posted for passage in the Regular Orders of the Day for Monday, March 22, 2010; 3rd reading,

passed 35-3 with Committee Substitute, committee amendment (1); received in House; to Rules (H)

Mar 23-posted for passage for concurrence in Senate Committee Substitute, committee amendment (1) for Tuesday, March 23, 2010; House refused to concur in Senate Committee Substitute, committee amendment (1); received in Senate; posted for passage for receding from Senate Committee Substitute, committee amendment (1); Senate refused to recede from Committee Substitute, committee amendment (1); Conference Committee appointed in Senate

Mar 24-Conference Committee appointed in House

HB 531/AA (BR 1892) - R. Damron, C. Rollins II

AN ACT relating to the sale, issuance, approval, and status of funding notes with respect to the Commonwealth and its political subdivisions.

Amend KRS 56.8605 to include a state medical insurance fund stabilization contribution in the definitions of "financing agreement" and "funding notes"; amend KRS 56.868 to permit the Kentucky Asset Liability Commission to issue and sell funding notes to fund state medical insurance fund stabilization contributions; permit the refinancing of these contributions.

HB 531 - AMENDMENTS

HCS/AA - Amend KRS 56.8605 to redefine "financing agreement" and "funding notes" to include financing or refinancing obligations owed under KRS 161.550(2) and 161.553(2); amend KRS 56.868 to authorize the Kentucky Asset/Liability Commission to issue funding notes to finance or refinance obligations owed under KRS 161.550(2) and 161.553(2); authorize the Kentucky Asset/Liability Commission to issue funding notes in an amount not to exceed \$875,000,000 in fiscal year 2009-2010; EMERGENCY.

HCA (1/Title, R. Rand) - Make title amendment.

Feb 25-introduced in House

Feb 26-to Appropriations & Revenue (H); posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-posted in committee; taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 12-reported favorably, to Rules with Committee Substitute, committee

amendment (1-title)
Mar 15-posted for passage in the
Regular Orders of the Day for Tuesday,

March 16, 2010
Mar 16-3rd reading, passed 97-0 with
Committee Substitute, committee

amendment (1-title); received in Senate
Mar 17-to Appropriations & Revenue
(S)

Mar 24-taken from committee; 1st reading; returned to Appropriations & Revenue (S)

Mar 25-taken from committee; 2nd reading; returned to Appropriations & Revenue (S)

Apr 14-reported favorably, to Rules as a Consent Bill; posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading, passed 38-0; received in House

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 172)

HB 532/FN (BR 1509) - J. Jenkins

AN ACT relating to the protection of

Create a new section of KRS Chapter 209 to define the terms "adult" and "cabinet"; require the Cabinet for Health and Family Services to establish a registry of persons found to have abused, neglected, or exploited an adult; require an appeal process for persons against whom allegations have been substantiated by the cabinet, and prohibit a licensed or certified facility or program from employing a person on the registry; create a new section of KRS Chapter 216B to prohibit health care facilities and services licensed under KRS Chapter 216B from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 205.5606 to prohibit persons who provide services or supports from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry; amend KRS 210.795 to prohibit an individual whose name appears on the registry from being a provider and to prohibit a provider from employing, contracting with, or accepting volunteer services from a person whose name appears on the registry.

Feb 25-introduced in House Feb 26-to Health & Welfare (H)

HB 533 (BR 1372) - D. Pasley, H. Moberly Jr., J. Bell, D. Butler, M. Cherry, J. Comer Jr., W. Coursey, J. Glenn, J. Gooch Jr., M. Henley, C. Hoffman, D. Keene, M. King, Ji. Lee, T. McKee, C. Miller, J. Richards, W. Stone, D. Watkins, B. Yonts

AN ACT relating to tax credits for the retrofit of diesel engines to reduce air pollutants.

Create a new section of KRS Chapter 141 to provide for taxable years beginning on or after December 31, 2011, a tax credit for taxpayers who retrofit existing diesel engines to control pollution; amend KRS 141.0205 to establish the order the credit may be taken.

Feb 25-introduced in House

Feb 26-to Appropriations & Revenue (H)

Mar 18-reassigned to Transportation (H)

 $\mbox{HB 534 (BR 1905)}$ - M. Denham, T. McKee

AN ACT relating to school construction and making an appropriation therefor.

Amend KRS 157.620 to require the Board of Education to promulgate regulations to establish criteria by which the physical condition of all local school district education facilities are to be categorized, to require the development of a list by category to be submitted to the School Facilities Construction Commission and the Legislative

Research Commission; authorize the issuance of bonds in 2010-2011, the proceeds of which shall be used to renovate or replace category 5 local school facilities, and which may be used, if funds remain, to renovate or replace category 4 local school facilities; appropriate debt service to support the authorized bonds.

Feb 25-introduced in House Feb 26-to Education (H)

HB 535 (BR 2086)

Mar 15-WITHDRAWN

Introduced Feb. 26, 2010

HB 536 (BR 1908) - J. Bell, W. Stone, H. Collins, R. Crimm, T. Edmonds, J. Gooch Jr., K. Hall, J. Hoover, D. Sims, A. Smith, F. Steele, T. Turner

AN ACT relating to outdoor advertising devices.

Create a new section of KRS 177.830 to 177.890 to exempt certain billboards carrying noncommercial messages to be exempt from state permitting authority; set standards for qualifying for exemption; amend KRS 177.990 to make a technical correction.

HB 536 - AMENDMENTS

HCS - Create new section of KRS 177.840 to 177.890 to define criteria for exemption from Department of Highways permitting requirements that shall not be deemed a violation of KRS 177.830 to 177.890; if the advertising device does not display a commercial message, does not encroach upon right-of-way of any public highway, is not a prohibited advertising device under complies 177.863(1), with limitations of KRS 177.863(3), complies with lighting restrictions of KRS 177.863(4), complies with any local zoning or land use ordinances, and was in place on or after January 1, 2010; define "commercial message" as an advertisement of a message that provides information about a product or service for sale; specify that no provision therein prohibits noncommercial messages on any lawfully erected display, including on-premise displays.

SCS - Amend Section 1 to apply only to billboards that were in existence on January 1, 2010; add new sections to establish a pilot vegetation maintenance program which allows for vegetation maintenance permits to be issued to owners of selected billboards; set forth standards and requirements for the pilot program; require that all cost of vegetation maintenance be borne by the sign owner; establish permit procedures and fees; set forth duties and responsibilities of the Transportation Cabinet; amend KRS 177.830 to define terms; amend KRS 177.990 to provide penalties for violations; identify the specific billboards eligible for inclusion into the program.

Feb 26-introduced in House Mar 4-to Tourism Development & Energy (H)

Mar 9-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 23-3rd reading, passed 80-16 with Committee Substitute ; received in Senate

Mar 24-taken from committee; 1st reading; returned to Committee on Committees (S); to Transportation (S)

Mar 25-taken from committee; 2nd reading; returned to Transportation (S)

Mar 26-reported favorably, to Rules with Committee Substitute

HB 537/AA (BR 392) - K. Stevens

AN ACT relating to state health

Amend KRS 18A.225 to require that policies provided to state employees or their dependents provide coverage for convergence insufficiency, oculomotor dysfunction pursuit, and strabismus intermittent; create a new section of Subtitle 17A of KRS Chapter 304 to require that all health benefit plans provide coverage for convergence insufficiency, oculomotor dysfunction pursuit, and strabismus intermittent.

Feb 26-introduced in House Mar 2-to State Government (H)

HB 538/LM (BR 1832) - R. Nelson

AN ACT relating to local government personnel.

Create new sections of KRS Chapter 67 to require counties, charter counties, and unified local governments to create a civil service commission by ordinance; amend various sections of KRS Chapter 90 to require cities of the second through sixth class that have one or more full-time employees to create a civil service commission by ordinance; amend KRS 95.442 and 96.530 to conform.

Feb 26-introduced in House Mar 2-to Local Government (H)

HB 539 (BR 1109) - K. Flood, C. Rollins II

AN ACT relating to educator evaluation.

Amend KRS 156.557 to require the Kentucky Board of Education, by January 1, 2011, to review and revise its administrative regulations on personnel evaluation to promote continuous professional growth and development of skills for teachers and education leaders; require the Kentucky Department of Education and selected groups to develop a local evaluation system prior to the beginning of the 2012-2013 school year

Feb 26-introduced in House Mar 2-to Education (H)

HB 540/FN/AA (BR 1931) - C. Rollins II, M. Denham

AN ACT relating to teachers' retirement, making an appropriation therefor, and declaring an emergency.

Create a new section of KRS 161.220 to 161.716 to create the Kentucky Teachers' Retirement System insurance trust fund under U.S.C. sec. 115 to supplement the current 26 U.S.C. sec. 401 (h) medical insurance trust fund;

specify that the trust fund assets shall be dedicated to health benefits; amend 161.420 to describe contributions that would be made to the medical insurance fund; specify that the KTRS board of trustees shall take all necessary steps to maintain the status of the medical insurance fund; amend KRS 161.540 to establish a graduated schedule of additional contributions that shall be required from each active member of KTRS for the medical insurance fund, beginning in July 1, 2010 and capping July 1, 2015 for a member who first became a member of the retirement system before July 1, 2008 and a graduated schedule for each member who first became a member of the retirement system after July 1, 2008; cap the additional contribution at 3.75%, which is in addition to existing contributions to the retirement system; actuarial require the equivalent contribution for those KTRS employees in universities and other agencies; provide that the additional contributions be decreased, suspended or terminated upon the recommendation of the KTRS actuary when the medical insurance fund achieves a sufficient prefunded status; amend KRS 161.550 to permit the KTRS board of trustees to establish a medical insurance fund under 26 U.S.C. sec. 115; require the state to pay the cost of participation in the Kentucky Employees Health Plan (KEHP) for those KTRS members who retire on or after July 1, 2010 who are ineligible for Medicare; provide that payments shall be made directly to the Personnel Cabinet's Department of Employee Insurance and shall be less the amounts that are otherwise required to be paid by participants in the KEHP and the amount to be paid by retirees; require all individual employers of KTRS members to begin making contributions to the medical insurance fund July 1, 2010 and cap July 1, 2015 at a rate of 3.0% of payroll of those active employees; provide that employer contributions be decreased, suspended, or terminated upon the recommendation of the KTRS actuary when the medical insurance fund achieves a sufficient prefunded status; amend KRS 161.675 to specify that the KTRS board of trustees may authorize participation in KEHP only for retirees under age 65 who first retired prior to July 1, 2010; provide that only those retired members who are eligible for Medicare or who retired prior to July 1, 2010 shall be eligible to receive a health insurance supplement paid by KTRS; require that the state pay a percentage of the health insurance supplement based on age and years of service equal to the percentage established by the KTRS board of trustees for eligible annuitants; prove that KTRS provide to the state and the Personnel Cabinet the administrative services for members who retire on or after July 1, 2010 and who are not Medicare eligible as it does for eligible annuitants of KTRS; require that members who are not yet eligible for Medicare pay on a graduated scale over a 3-year period, an amount equal to the Standard Medicare Part B premium for the cost of their medical insurance; EMERGENCY.

HB 540 - AMENDMENTS HCS/AA - Retain original provisions, except direct that the state's contribution to the medical insurance for those employees under 65 shall be paid to the Teachers' Retirement System which shall make the payments to the Personnel Cabinet; clarify that medical insurance for teachers is not part of the inviolable contract; clarify that the required state match under KRS 161.550 to the pension fund shall not include a match of the employees' contribution for medical insurance.

HCA (1, C. Rollins II) - Make technical corrections.

SCS/FN/AA Retain original provisions, except amend KRS 161.550 to require the system to retain administration and funding responsibility for retirees not eligible for Medicare who retire on or after July 1, 2010, to establish a state contribution to the systems for the cost of these retirees. and to allow the systems to request additional funding through 2015-2016 to ensure payment of retiree health benefits; amend KRS 161.675 to authorize the board of trustees of the retirement system to charge retirees not eligible for Medicare the equivalent of the Medicare Part B premium.

Feb 26-introduced in House

Mar 2-to Education (H): postir

Mar 2-to Education (H); posting waived

Mar 4-reported favorably, 1st reading, to Calendar with committee amendment (1)

Mar 5-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

Mar 12-posted in committee

Mar 16-reported favorably, to Rules with Committee Substitute

Mar 17-taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 17, 2010; 3rd reading, passed 94-0-2 with Committee Substitute

Mar 18-received in Senate

Mar 22-to Education (S); taken from committee; 1st reading; reassigned to State & Local Government (S)

Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules with Committee Substitute

Mar 29-posted for passage in the Regular Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 34-0 with Committee Substitute

Apr 1-received in House; to Rules (H); taken from committee; posted for passage for concurrence in Senate Committee Substitute for Thursday, April 1, 2010; House concurred in Senate Committee Substitute; passed 98-0-2; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch.

HB 541 (BR 1269) - R. Crimm

AN ACT relating to the operation of vehicles on a highway.

Amend KRS 189.030 to require that headlamps on a vehicle shall be illuminated whenever the vehicle is being operated on a highway.

Feb 26-introduced in House Mar 2-to Transportation (H)

 $\label{eq:hb} \textbf{HB 542/LM (BR 1778)} \ \ \textbf{-} \ \ \textbf{T.} \ \ \ \, \textbf{Mills,} \ \ \textbf{S.}$

Overly, L. Belcher, R. Damron, C. Hoffman, R. Palumbo, J. Richards

AN ACT relating to voter registration.

Create a new section of KRS Chapter 116 to direct the Department of Fish and Wildlife Resources to incorporate an application for voter registration with a hunting license or permit.

Feb 26-introduced in House

Mar 2-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 4-posted in committee

Mar 16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, passed 96-2; received in Senate

Mar 22-to State & Local Government

Mar 22-to State & Local Government (S)

HB 543/LM (BR 1979) - J. Jenkins, T. Riner, J. Wayne, S. Westrom

AN ACT relating to the disposal of pharmaceuticals.

Create a new section of KRS Chapter 218A.600 to 218A.650 to define terms; create a new section of KRS 218A.600 to 218A.650 to prohibit the discharging, disposal, flushing, pouring or emptying into public wastewater systems or septic systems of unused medications in solid form, and to establish a \$500 fine for each violation; provide that the funds collected are to be forwarded to the environmental trust fund established in KRS 224.01-200: create a new section of KRS Chapter 218A.600 to 218A.650 to require nursing homes, residential health care facilities, home health care agencies, hospice programs, institutions, facilities or agencies providing services to persons with mental illnesses, and institutions, facilities, or agencies providing services to persons with developmental disabilities to modify their written medication protocols; create a new section of KRS Chapter 218A.600 to 218A.650 to require agencies with regulatory oversight for certain health care institutions to be responsible for ensuring those institutions' compliance; create a new section of noncodified language to cite this Act as the "Safe Pharmaceutical Disposal Act".

Feb 26-introduced in House Mar 2-to Military Affairs & Public Safety (H)

Mar 17-posted in committee

HB 544 (BR 1106) - S. Overly, C. Rollins II, K. Flood

AN ACT relating to professional stages for teachers.

Create a new section of KRS Chapter 161 to direct the Kentucky Department of Education to convene a group of representatives to develop a professional stages for Kentucky's outstanding teachers and provide them the opportunity for recognition and monetary rewards while remaining as classroom teachers; specify that the professional stages shall be in addition to an adequate base salary schedule for all teachers and shall have four levels; require the plan for the professional stages to be submitted to the Kentucky

Board of Education prior to submission to the Interim Joint Committee on Education and the Interim Joint Committee on Appropriations and Revenue by July 1, 2011.

Feb 26-introduced in House Mar 2-to Education (H)

HB 545/AA (BR 1933) - C. Rollins II

AN ACT relating to the Kentucky teachers' retirement system and declaring an emergency.

Create a new section of KRS 161.220 to 161.716 to establish a medical insurance trust fund under Section 115 of the Internal Revenue Code to supplement the current Section 401(h) medical insurance trust fund: amend KRS 161.155 to clarify when paid sick leave is used for retirement calculation purposes; amend KRS 161.220 to clarify that retirement system membership is determined by the job classification, not by an individual position; amend KRS 161.340 to specifically reference commodities as those goods and services for which the board may contract; amend KRS 161.480 to provide that in the event of marriage, the member's spouse, not the estate by default, will be the beneficiary for receipt of any refund of the member's account in the event of the member's death; provide that marriage will terminate the designation of a trust as beneficiary; amend KRS 161.540 to replace reference to university faculty with reference to university employees who participate in the system; amend KRS 161.553 to update the funding schedule: amend KRS 161.585 to provide exception for the system to release information in response to a lawfully issued subpoena or order issued by a court of law; amend KRS 161.605 to replace the current floor daily wage threshold which is equivalent to the base contract salary for a beginning teacher on the salary schedule with a base of \$170 per day; delete the provision that allows the Kentucky Department of Education to employ retirees under the critical shortage program to provide technical assistance to schools and districts required under federal law; amend KRS 161.620 to clarify that the 3% factor is available to individuals who became members on or after July 1, 2008 only under the conditions as it is available to those individuals who became members before July 1, 2008; amend KRS 161.630 to eliminate the description "option" from the reference to "life annuity with refundable balance option"; amend KRS 161.655 to provide that marriage will terminate the designation of a trust as beneficiary; EMERGENCY.

HB 545 - AMENDMENTS

SCS/AA - Retain original provisions, except make technical corrections and amend KRS 161.585 to strike amendments allowing the systems to recover travel and administrative expenses when an employee of the systems is required to travel to provide testimony or records in response to a subpoena.

Feb 26-introduced in House
Mar 2-to Education (H); posting
waived

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 11-3rd reading, passed 97-0 Mar 12-received in Senate

Mar 15-to State & Local Government

(S)
Mar 19-taken from committee; 1st reading; returned to State & Local

Government (S)
Mar 23-taken from committee; 2nd reading; returned to State & Local Government (S)

Mar 24-reported favorably, to Rules as a Consent bill with Committee Substitute Apr 14-posted for passage in the Consent Orders of the Day for Wednesday, April 14, 2010; 3rd reading; Committee Substitute withdrawn; passed 38-0; received in House

Apr 15-enrolled, signed by each presiding officer; delivered to Governor Apr 26-signed by Governor (Acts ch. 164)

HB 546/LM (BR 857) - J. Tilley, M. Dossett

AN ACT relating to crimes and punishments.

Create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation of synthetic cannabinoid agonists or piperazines and impose penalties; amend KRS 218A.010 to define "synthetic cannabinoid agonists or piperazines"; amend KRS 218A.050 include synthetic cannabinoid agonists or piperazines as a Schedule I controlled substance; amend KRS 217.065, relating to misbranded drug or device, to include synthetic cannabinoid agonists or piperazines; amend KRS 218A.141 relating to additional penalties for trafficking, to include trafficking in synthetic cannabinoid agonists or piperazines; amend KRS 218A.1411. relating to trafficking in a controlled substance in or near school, to exclude offenses relating to synthetic cannabinoid agonists or piperazines; amend KRS 218A.276, relating to a rehabilitation program for possessors or marijuana, to include possessors of synthetic cannabinoid agonists or piperazines; amend KRS 218A.410, relating to property subject to forfeiture, to exclude misdemeanor offenses relating to synthetic cannabinoid agonists or piperazines in certain circumstances; amend KRS 218A.992, relating to enhancement of penalty for drug offense when in possession of a firearm, to exclude offenses involving synthetic cannabinoid agonists or piperazines; amend KRS 530.064, relating to unlawful transaction with a minor in the first degree, to exclude activity involving synthetic cannabinoid agonists or piperazines; amend various other sections to conform.

Feb 26-introduced in House Mar 2-to Judiciary (H)

HB 547 (BR 1978) - J. Richards, J. Stacy, W. Coursey, D. Graham, B. Housman, Ji. Lee, T. McKee, H. Moberly Jr., T. Riner, A. Simpson, W. Stone, A. Webb-Edgington, A. Wuchner

AN ACT relating to publications of state agencies.

Create a new section of KRS Chapter 57 to prohibit any agency of the state executive or legislative branch from mailing an unsolicited publication to any person who has not requested a copy, unless the mailing is determined to be essential by the Governor or by the General Assembly; require state agencies to submit annual and biennial reports to the General Assembly or the Legislative Research Commission online rather than on paper; amend KRS 12.110 to conform.

HB 547 - AMENDMENTS

HCS - Retain original provisions; allow a state agency to mail an unsolicited publication that is used to market or advertise an agency, event, site, or service.

Feb 26-introduced in House Mar 2-to State Government (H) Mar 9-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 with Committee Substitute

Mar 16-received in Senate Mar 17-to Appropriations & Revenue (S)

Introduced Mar. 1, 2010

HB 548 (BR 1766) - R. Nelson

AN ACT relating to identification for food stamp users.

Amend KRS 205.200 to require two forms of identification, one of which must be a government-issued photo ID card at the initial interview to determine food stamp eligibility; create a new section of KRS chapter 205 to require cashiers at retail establishments to request two forms of identification, one of which must be a government-issued photo ID, before accepting payment from a food stamp enrollee, require cashiers to request two forms of reasonable identification for the food stamp enrollee from another individual attempting to use a food stamp enrollee's card; amend KRS 205.990 to require that retail establishments that fail to comply shall to be fined \$100 for the first offense and \$250 for each subsequent offense.

Mar 1-introduced in House Mar 2-to Health & Welfare (H)

HB 549 (BR 2090) - J. Fischer

AN ACT proposing an amendment to the Constitution of Kentucky relating to abortion.

Propose to amend the Constitution of Kentucky by creating a new section to clarify that no right to abortion exists and that the General Assembly has the authority to protect human life; provide for submission to voters.

Mar 1-introduced in House
Mar 2-to Elections, Const.
Amendments & Intergovernmental
Affairs (H)

HB 550 (BR 2091) - J. Fischer

AN ACT proposing an amendment to Section 54 of the Constitution of Kentucky.

Propose amendment to Section 54 of the Constitution of Kentucky to allow the General Assembly the power to limit damages for injuries resulting in death, or for injuries to persons or property; submit to voters.

Mar 1-introduced in House

Mar 2-to Elections, Const. Amendments & Intergovernmental Affairs (H)

HB 551/LM (BR 1250) - S. Brinkman

AN ACT relating to real property.

Create a new section of KRS Chapter 382 related to the assignment, mortgage, or pledge of rents or profits from real property, the recording of a security interest thereon, and exemptions; amend KRS 382.520 to clarify that an security interest in real property continues to exist, even after the loan is paid in its entirety, unless the terms of the mortgage contract indicate otherwise or until the mortgagor requests a release or partial release of the security interest.

Mar 1-introduced in House Mar 2-to Judiciary (H)

HB 552 (BR 1975) - D. Owens, M. Dossett

AN ACT relating to alternative fuels.

Amend KRS 154.27-010 to define "energy-efficient alternative fuels" and "energy-efficient alternative fuel facility"; amend KRS 154.27-020 to expand incentives provided for production of alternative energy to include the production of energy-efficient alternative fuels.

HB 552 - AMENDMENTS

HCS - Retain original provisions, except amend definition of "energy-efficient alternative fuels"; amend KRS 154.27-020, 154.27-060 and 143.024 to clarify that energy-efficient alternative fuel facilities may qualify for coal severance tax incentives.

Mar 1-introduced in House

Mar 2-to Natural Resources & Environment (H)

Mar 9-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute Mar 12-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Monday, March 15, 2010 Mar 15-3rd reading, passed 96-0 with

Mar 15-3rd reading, passed 96-0 with Committee Substitute

Mar 16-received in Senate

Mar 17-to Natural Resources and Energy (S)

Mar 19-reported favorably, 1st reading, to Calendar Mar 22-2nd reading, to Rules; posted

for passage in the Regular Orders of the Day for Tuesday, March 23, 2010 Mar 23-passed over and retained in

the Orders of the Day

Mar 24-3rd reading, passed 38-0

Mar 25-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 6-signed by Governor (Acts ch. 60)

 $\mbox{\bf HB}$ 553 (BR 1649) - R. Palumbo, T. Thompson

AN ACT relating to economic development and making an appropriation.

Create a new section of subchapter 20 of KRS Chapter 154 to establish the construction loan guarantee program; to commercial buildina construction projects; allow agency to issue loan guarantees of up to 25% of loan principal; require consideration of impact on economic development, credit-worthiness of borrower, and other factors; require application and approval process and set other standards; allow sales tax on purchases related to the project to be used to fund loan program; sunset program in 2015; create a new section of subchapter 20 of KRS 154 to establish the construction guarantee account to fund the loan guarantee program; provide for reporting and disposition of funds; appropriation; provide definitions.

Mar 1-introduced in House
Mar 2-to Economic Development (H)
Mar 9-posted in committee
Mar 11-reported favorably, 1st
reading, to Calendar
Mar 12-2nd reading, to Rules
Mar 15-recommitted to Appropriations
& Revenue (H)

HB 554/LM (BR 1822) - D. Butler

AN ACT proposing to create a new section of the Constitution of Kentucky relating to the salaries of state officials and to amend Sections 120 and 246 of the Constitution of Kentucky to conform.

Propose to create a new section of the Constitution of Kentucky establishing an independent commission to set salaries of members of the General Assembly, judges, the Governor, the Lieutenant Governor, the Treasurer, the Auditor of Public Accounts, the Attorney General, the Secretary of State, and the Commissioner of Agriculture; require the General Assembly to enact laws creating this commission; require the commission periodically to file salary schedules with the Secretary of State; allow voter referendum on a salary schedule after the filing of a petition signed by five percent of the number of voters who participated in the most recent election for Governor; require salaries in effect on November 2, 2010, to remain in effect until altered by the commission; propose to amend Sections 120 and 246 of the Constitution of Kentucky to conform.

HB 554 - AMENDMENTS HCS/LM - Make technical correction.

Mar 1-introduced in House

Mar 2-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 4-posted in committee

Mar 16-reported favorably, 1st reading, to Calendar with Committee Substitute

Mar 17-2nd reading, to Rules
Mar 23-recommitted to Elections,
Const. Amendments &
Intergovernmental Affairs (H)

HB 555/FN (BR 1970) - J. Jenkins

AN ACT relating to public safety.

Create new section of KRS Chapter 198B to require installation of carbon monoxide alarms in the sleeping areas of all single-family dwellings and multifamily dwellings; EFFECTIVE January 2, 2011.

Mar 1-introduced in House

Mar 2-to Military Affairs & Public Safety (H)

Mar 3-reassigned to Health & Welfare (H)

Mar 4-posted in committee

HB 556 (BR 1425) - M. Marzian, K. Hall, T. Burch, T. Couch, C. Hoffman, J. Jenkins, C. Miller, R. Palumbo, C. Siler, J. Stacy, T. Thompson, S. Westrom

AN ACT relating to nursing.

Amend KRS 314.042 to delete the requirement for an advanced registered nurse practitioner prescribing dispensing nonscheduled legend drugs to enter into a collaborative agreement with a physician; amend KRS 18A.197 to allow an advanced registered nurse practitioner to certify an employee's need for absence and use of sick leave from the sick leave sharing program; amend KRS 158.035 to permit a child eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced registered nurse practitioner; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech impaired from an advanced registered nurse practitioner in order to be eligible for a telecommunication device for the deaf: amend KRS 199.8982 to include a statement from an advanced registered nurse practitioner that the applicant for a family child-care home is in good health; amend KRS 214.010 to require an advanced registered nurse practitioner to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced registered nurse practitioner; amend KRS 214.625 to include an advanced registered nurse practitioner as being able to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced registered nurse practitioner that receives a positive report of an HIV test to report; amend KRS 216.935 to include advanced registered nurse practitioners in the definition of a home health aide that assists with medication ordered by a physician.

HB 556 - AMENDMENTS

HFA (1, D. Owens) - Retain original provisions; amend KRS 314.042 to establish that there shall be no fee or commission charged by a physician for the purposes of establishing a collaborative agreement for the advanced registered nurse practitioner's prescriptive authority for controlled substances, between a physician and an advanced registered nurse practitioner.

HFA (2, T. Moore) - Amend KRS 18A.197 to allow an advanced registered nurse practitioner to certify an employee's need for absence and use of sick leave from the sick leave sharing

program; amend KRS 158.035 to permit a child eligible to enroll as a student in any public or private elementary school to enroll if the child presents an immunization certificate from either a physician or an advanced registered nurse practitioner; amend KRS 163.525 to enable a person to obtain certification as deaf, hard of hearing, or severely speech impaired from an advanced registered nurse practitioner in order to be eligible for a telecommunication device for the deaf; amend KRS 199.8982 to include a statement from an advanced registered nurse practitioner that the applicant for a family child-care home is in good health; amend KRS 214.010 to require an advanced registered nurse practitioner to report communicable diseases; amend KRS 214.181 to permit an HIV test to be ordered by an advanced registered nurse practitioner who has completed an educational course approved by the cabinet or the licensing board or certifying entity on the transmission, control, treatment, and prevention of HIV and AIDS; amend KRS 214.625 to include an advanced registered nurse practitioner, who has completed an educational course approved by the cabinet or the licensing board or certifying entity on the transmission, control, treatment, and prevention of HIV and AIDS, as being able to order HIV tests, inform the patients of the results, provide information and counseling, or refer the patient for treatment and counseling; amend KRS 214.645 to require an advanced registered nurse practitioner that receives a positive report of an HIV test to report: amend KRS 216.935 to include advanced registered nurse practitioners in the definition of a home health aide that assists with medication ordered by a physician.

HFA (3/P, J. Fischer) - Attach provisions of HB 373.

HFA (4/Title, J. Fischer) - Make title amendment.

HFA (5, B. Montell) - Delete original provisions; create a new section of KRS 311.530 to 311.620 to establish guidelines governing collaborative agreements.

HFA (6/Title, B. Montell) - Make title amendment.

Mar 1-introduced in House

Mar 2-to Health & Welfare (H); posted in committee

Mar 4-reported favorably, 1st reading, to Calendar; floor amendment (1) filed

Mar 5-2nd reading, to Rules Mar 8-floor amendment (2) filed

Mar 11-posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 12-floor amendments (3) and (4-title) filed

Mar 15-taken from the Regular Orders of the Day; recommitted to Health & Welfare (H); floor amendments (5) and (6-title) filed

Mar 16-floor amendments (3) and (4-title) withdrawn

Mar 18-floor amendments (5) and (6-title) withdrawn

HB 557 (BR 1818) - T. McKee

AN ACT relating to agriculture. Amend KRS 253.010 by deleting definition of "animal"; amplify definition of "livestock"; make technical corrections to subsequent sections of KRS Chapter 253.

Mar 1-introduced in House
Mar 2-to Agriculture & Small Business
(H)

HB 558 (BR 1026) - C. Rollins II, S. Brinkman, T. Firkins, T. Mills, D. Owens, T. Riner

AN ACT relating to intellectual disabilities.

Create a new section of noncodified language to state the intention of the General Assembly to utilize language that references, but does not equate, an individual to a disability; amend KRS 17.150 change "retarded" "intellectually disabled"; amend KRS 43.050 to change "mentally retarded" to "intellectually disabled"; amend KRS 43.080 to change "mentally retarded" to "intellectually disabled"; amend KRS 43.990 to change "mentally retarded" to "intellectually disabled"; amend KRS 61.165 to change "mentally retarded" to "intellectually disabled"; amend KRS 158.135 to change "mentally retarded" to "intellectually disabled"; amend KRS 164.2865 to change "mental retardation" to "intellectual disability"; amend KRS 194A.010 to change "mental retardation" to "intellectual disability"; amend KRS 194A.735 to change the name of the "Kentucky Commission on Services and Supports for Individuals with Mental Retardation and other Developmental Disabilities" to the "Kentucky Commission on Services and Supports for Individuals with an Intellectual Disability and Other Developmental Disabilities"; amend KRS 205.470 to change "mental retardation" to "an intellectual disability"; amend KRS 205.560 to change "mentally retarded" to "intellectually disabled"; amend KRS 205.6317 to change "mental retardation" to "an intellectual disability"; change the name of the "Kentucky Commission on Services and Supports for Individuals with Mental Retardation and other Developmental Disabilities" to the "Kentucky Commission on Services and Supports for Individuals with an Intellectual Disability and Other Developmental Disabilities"; amend KRS 210.040 to change "mental retardation" to "an intellectual disability"; amend KRS 210.045 to change "mental retardation" to either "intellectual disability" or "an intellectual disability" as the context requires, change "mentally retarded persons" to "individuals with an intellectual disability"; amend KRS 210.047 to change "mental retardation" to "an intellectual disability"; amend KRS 210.055 to change "mentally retarded persons" to "individuals with an intellectual disability"; amend KRS 210.270 to change "mental retardation" to "an intellectual disability"; amend 210.271 to change "mentally retarded" to "intellectually disabled"; amend KRS 210.410 to change "mental retardation" "intellectual disability," "mental retardation services" to "services for individuals with an intellectual disability," "the mentally retarded" to and "individuals with an intellectual disability"; amend KRS 210.570 to change "mental retardation" to "an intellectual disability"; amend KRS 210.575 to change the name of the

"Kentucky Commission on Services and Supports for Individuals with Mental Retardation and other Developmental Disabilities" to the "Kentucky Commission on Services and Supports for Individuals with an Intellectual Disability and Other Developmental Disabilities"; change "mental retardation" to "an intellectual disability"; amend KRS 210.577 to change "mental retardation" "intellectual disability" or "an intellectual disability" as the context requires; amend KRS 210.580 to change the name of the "Kentucky Commission on Services and Supports for Individuals with Mental Retardation and other Developmental Disabilities" to the "Kentucky Commission on Services and Supports for Individuals with an Intellectual Disability and Other Developmental Disabilities"; amend KRS 216.510 to change "mentally retarded" to "intellectually disabled"; amend KRS 216.535 to change "mentally retarded" to "intellectually disabled"; amend KRS to change 304.17-310 retardation" to "an intellectual disability"; amend KRS 387.540 to change "mental retardation" to "an intellectual disability."

HB 558 - AMENDMENTS

HCS - Retain original provisions, except make a technical correction.

Mar 1-introduced in House

Mar 2-to Health & Welfare (H)

Mar 4-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 with Committee Substitute

Mar 16-received in Senate Mar 17-to Education (S)

Mar 23-reported favorably, 1st reading, to Consent Calendar

Mar 24-2nd reading, to Rules

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, passed 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 141)

HB 559 (BR 307) - R. Palumbo, M. Marzian

AN ACT relating to child support.

Create a new section of KRS Chapter 403 to establish conditions for adjusting the presumptive child support award under the child support guidelines table on the basis of a shared parenting order for physical custody of a child; exempt children receiving public assistance; and amend KRS 403.212 to establish new amounts in the child support guidelines table and delete the old amounts.

Mar 1-introduced in House Mar 2-to Judiciary (H)

HB 560 (BR 2027) - A. Webb-Edgington, A. Wuchner, A. Koenig

AN ACT relating to tax credits for solar photovoltaic systems installed in public buildings in the Commonwealth.

Create a new section in KRS Chapter

141 to create a nonrefundable tax credit for taxpayers who sell or lease solar photovoltaic system to be installed in public buildings in the Commonwealth; amend KRS 141.0205 to establish the order in which the credit may be taken; EFFECTIVE for taxable years beginning after December 31, 2010.

Mar 1-introduced in House Mar 2-to Appropriations & Revenue H)

HB 561 (BR 1825) - T. Thompson

AN ACT relating to motor carrier transportation contracts.

Create a new section of KRS Chapter 281 to define the terms "motor carrier transportation contract" and "promisee"; establish that indemnification clauses in motor carrier transportation contracts are void and unenforceable; establish that this section shall not apply to the Uniform Intermodal Interchange and Facilities Access Agreement.

Mar 1-introduced in House Mar 2-to Transportation (H) Mar 4-posted in committee

HB 562 (BR 2040) - T. Pullin, S. Riggs, B. Yonts

AN ACT relating to distributed generation of electricity.

Create a new section of KRS Chapter 278 to create feed-in tariffs, set by the Public Service Commission, for sources of renewable electric generation; direct the commission to set a standard rate for each source of renewable electricity; amend KRS 278.465 and 278.466 to increase the allowable capacity of a customer generation unit from 30 kilowatts to 50 kilowatts and to raise the amount of net-metering permissible for each retail electric supplier before it can petition the commission to limit new net metering.

HB 562 - AMENDMENTS

HCS - Retain original provisions; delete language referring to cost recovery; amend KRS 278.465 to increase rated capacity of eligible facility from 30 to 75 kilowatts and provide that customer-generators shall be paid for electricity fed back to the grid in excess of that used by the customer during the billing period; make technical corrections.

HFA (1, T. Pullin) - Amend KRS 278.466 by deleting references to credits which HB 562 would change to payments.

Mar 1-introduced in House Mar 2-to Natural Resources & Environment (H)

Mar 4-posted in committee

Mar 11-reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendment (1) filed to Committee Substitute

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 16-3rd reading, passed 98-0 with Committee Substitute, floor amendment (1); received in Senate

Mar 17-to Judiciary (S)

HB 563/LM (BR 1886) - S. Riggs

AN ACT relating to peace officers.

Amend KRS 61.365, relating to Kentucky peace officer status for federal officers, to add United States Postal Inspection Service Postal Inspectors.

Mar 1-introduced in House Mar 2-to Local Government (H) Mar 3-posted in committee Mar 10-reported favorably,

reading, to Consent Calendar Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Monday, March 15, 2010 Mar 15-3rd reading, passed 96-0 Mar 16-received in Senate Mar 17-to Judiciary (S)

HB 564/LM/CI (BR 858) - J. Tilley

AN ACT relating to the justice system and declaring an emergency.

Amend KRS 31.015 relating to the membership of the Public Advocacy Commission; amend KRS 196.180 to require wardens at Department of Corrections facilities to expunge an inmate disciplinary report upon it being dismissed or otherwise voided; amend KRS 196.702 to make conforming amendments; amend KRS 197.048 relating to inmate credits to increase good time and educational credits upon specified conditions; repeal, reenact, and amend KRS 439.320 relating to the Parole Board to establish membership educational and experience requirements, provide that a member serving in capacity of chairperson does so at the pleasure of the Governor, and eliminate part-time positions conclusion of current appointments; repeal and reenact KRS 439.340 relating to parole; amend KRS 439.344 to deny credit for time on parole when returned as a parole violator under specific situations with some exceptions; amend KRS 441.064, 441.075, and 441.105 to provide that communications and notices between the Department of Corrections and county jailers and fiscal courts may be in electronic format; repeal and reenact KRS 532.200 relating to home incarceration and approved monitoring devices; amend KRS 532.260 to permit the Department of Corrections to release an inmate on home incarceration during the inmate's final 180 days of sentence; EMERGENCY.

HB 564 - AMENDMENTS

HFA (1, B. Yonts) - Insert provisions to limit parole board members with backgrounds in penology, correction work, or law enforcement to no more then three positions on the board and to specify how members with those backgrounds shall participate on panels of the board; amend KRS 439.330 to provide for venue for appeals from Parole Board actions; amend KRS 439.340 to insert provisions relating to ex parte communications with parole board members, the criteria for granting parole, and the required record of decision when parole is denied; and amend KRS 439.430 to require the Parole Board to adopt a progressive sanctioning scheme for parole violators.

HFA (2, B. Yonts) - Insert provisions clarifying that the bill's provisions do not impact the required additional period of supervision required for sex offenders after their initial discharge; provide new

qualifications and categories for Parole Board membership; regulate ex parte communications to members of the Parole Board; revise the standards and conditions for considering, granting, or denying parole, and to include non-codified transition provisions relating to parole board membership.

HFA (3/LM, W. Coursey) - Attach provisions of HB 265/GA and HB 546; create new sections of KRS Chapter 218A to prohibit possession of, trafficking in, and cultivation or manufacture of salvia, synthetic cannabinoid agonists, or piperazines and impose penalties; amend KRS 218A.010 to define "salvia" and "synthetic cannabinoid agonists, or piperazines" and exclude certain substances; amend 218A.1401, relating to selling controlled substances to a minor, to exclude salvia, synthetic cannabinoid agonists, and piperazines; amend KRS 218A.500 to delete felony penalty; declare an EMERGENCY.

HFA (4/LM, W. Coursey) - Attach provisions of HB 265/GA and HB 546; amend 218A.1401, relating to selling controlled substances to a minor, to exclude salvia, synthetic cannabinoid agonists, and piperazines; amend KRS 218A.500 to delete felony penalty; declare an EMERGENCY.

HFA (5/Title, W. Coursey) - Make title amendment.

SCS/LM/CI - Retain original provisions except delete revised prerequisites for Parole Board membership; make technical corrections.

Mar 1-introduced in House

Mar 2-to Judiciary (H); posting waived Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 5, 2010; floor amendment (1) filed

Mar 8-floor amendment (2) filed Mar 11-floor amendments (3) (4) and

(5-title) filed Mar 15-3rd reading, passed 94-0

Mar 16-received in Senate Mar 17-to Judiciary (S)

Mar 24-taken from committee; 1st reading; returned to Judiciary (S)

Mar 25-reported favorably, 2nd reading, to Rules with Committee Substitute

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 38-0 with Committee Substitute; received in House; to Rules (H)

Apr 1-taken from committee; posted for passage for concurrence in Senate Committee Substitute for Thursday, April 1, 2010; House concurred in Senate Committee Substitute; passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 107)

HB 565 (BR 1909) - H. Collins, T. Edmonds, K. Hall

AN ACT relating to transportation.

Amend KRS 186A.170 to eliminate the requirement that copies of title records be kept in microfilm format.

Mar 1-introduced in House Mar 2-to Transportation (H) **HB 566 (BR 1867)** - M. Denham, J. Bell, M. King, T. McKee, W. Stone

AN ACT relating to milk.

Amend KRS 260.664 to require the Kentucky Milk Commission to coordinate with the Cabinet for Health and Family Services to increase awareness among consumers regarding where dairy products are produced; coordinate with the Cabinet for Economic Development to explore incentives that would sustain Kentucky's dairy industry; develop and administer a program of minimum milk pricing for dairy farmers if the federal milk marketing order system is abolished.

HB 566 - AMENDMENTS

SCA (1, D. Givens) - Require the commission to recommend a program of minimum milk pricing protection to the General Assembly for consideration, rather than develop and administer a program.

Mar 1-introduced in House Mar 2-to Agriculture & Small Business (H)

Mar 8-posted in committee Mar 10-reported favorably, 1st reading, to Consent Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, passed 96-0 Mar 16-received in Senate

Mar 17-to Agriculture (S)

Mar 22-taken from committee; 1st reading; returned to Agriculture (S)

Mar 23-taken from committee; 2nd reading; returned to Agriculture (S)

Mar 25 reported favorably, to Bules as

Mar 25-reported favorably, to Rules as a Consent bill with committee amendment (1)

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, passed 38-0 with committee amendment (1); received in House; to Rules (H)

Apr 1-taken from committee; posted for passage for concurrence in Senate committee amendment (1) for Thursday, April 1, 2010; House concurred in Senate committee amendment (1); passed 100-0; enrolled, signed by each presiding officer; delivered to Governor

Apr 13-signed by Governor (Acts ch. 140)

HB 567 (BR 1709) - C. Hoffman

AN ACT to promote utility-assisted improvements in energy efficiency, programs for home energy assistance, and combined heat and power facilities.

Create new sections of KRS Chapter 278 to define and require adoption by the Public Service Commission of ten Federal energy regulatory standards energy efficiency, regarding conservation, and demand-side management measures, diversity of fuel sources, improvements in energy efficiency, programs for home energy assistance, resource integrated planning, combined heat and power facilities, net metering, interconnection, rate design modifications to promote energy efficiency investments in power generation and supply, and investments in conservation and load management; repeal KRS 278.285.

Mar 1-introduced in House

Mar 2-to Tourism Development & Energy (H)

HB 568/LM (BR 2074) - K. Flood

AN ACT relating to juvenile justice.

Amend KRS 600.020 to define "valid court order" as one that is effective for a period of no more than 12 months: amend KRS 610.265, 630.010, and 630.080 to clarify that status offenders may only be securely detained for a period of 24 hours, exclusive of weekends and holidays, prior to their first court appearance and may not be securely detained thereafter unless following an adjudication hearing for contempt; amend KRS 630.050 and 630.060 to require inclusion of assessment, counseling, and treatment documentation when a person files a beyond-control, runaway, or truancy complaint.

Mar 1-introduced in House Mar 2-to Judiciary (H)

HB 569/LM (BR 1989) - K. Sinnette

AN ACT relating to the recording of deeds.

Amend KRS 382.300 to require all deeds filed after the effective date of the Act to include the map index number from the PVA.

Mar 1-introduced in House Mar 2-to Judiciary (H)

Introduced Mar. 2, 2010

HB 3/LM (BR 465) - R. Adkins, T. Riner

AN ACT relating to the advancement of clean energy use and production.

Create new sections of KRS chapter 278 to define renewable energy resources and energy efficiency measures; set benchmarks for usage of efficiency measures, renewables and low-carbon resources; establish a market for clean energy certificates; permit deviation from the benchmarks under some circumstances; amend sections of KRS Chapter 42 to include renewable energy projects in the Bluegrass Turns Green program; amend sections of KRS chapter 154 to make energy storage and energy efficiency technology projects eligible to participate in Kentucky Alternative Fuel and Renewable Energy Fund Program; amend sections of KRS Chapter 154 to make facilities that make components or systems used in alternative fuel, gasification, renewable energy, or energy storage eligible to participate in the Incentives for Energy Independence Act; amend KRS 152.715 to include natural gas-derived liquid fuels in the definition of "alternative transportation fuels"; amend KRS 154.27-010, 154.27-020, and 154.27-060 to include natural gas or natural gas liquids as a permissible feedstock for an alternative transportation facility, and to establish a minimum investment level of \$1,000,000 for such facilities; create a new section of KRS Chapter 143A to allow a severance tax credit for natural gas or natural gas liquids used as feedstock at an alternative transportation facility.

Mar 2-introduced in House

Mar 4-to Natural Resources & Environment (H)

Mar 5-posted in committee

Mar 17-taken from committee; 1st reading; returned to Natural Resources & Environment (H)

HB 570 (BR 1898) - F. Steele, S. Santoro

AN ACT relating to dextromethorphan abuse.

Create new sections of KRS Chapter 218A to prohibit any person from possessing one gram or more of pure dextromethorphan or dextromethorphan that has been extracted from solid or liquid form; prohibit sale of products containing dextromethorphan as the only active ingredient to individuals younger than 18; from 7:00 a.m. to 10:00 p.m. require retail establishments to show a photo ID and sign a document stating the customer is older than 18 before purchase; after 10:00 p.m. and until 7:00 am require retail establishments to secure products such that only a supervisory person may access them; require a person to request the product, show a photo ID, and sign a document stating the customer is older than 18; establish penalties for violation.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HB 571 (BR 477) - T. McKee

AN ACT relating to the State Board of Agriculture.

Amend KRS 246.120 to change the membership of the State Board of Agriculture; create a noncodified section to specify how to carry out the changes to the board.

Mar 2-introduced in House Mar 4-to Agriculture & Small Business (H)

Mar 5-posted in committee

HB 572 (BR 81) - M. Harmon

AN ACT relating to the boundary between Boyle County and Lincoln County.

Recognize Boyle Circuit Court Final Judgment and survey attached thereto in Civil Action No. 85-CI-00161 as the official boundary line between Boyle County and Lincoln County.

Mar 2-introduced in House Mar 4-to Local Government (H)

HB 573 (BR 125) - D. Floyd

AN ACT relating to public protection in an individual, private setting.

Create a new section of KRS Chapter 311 to specify how the phrase "individual, private setting" shall be interpreted in informed consent situations.

Mar 2-introduced in House Mar 4-to Health & Welfare (H)

HB 574 (BR 1163) - S. Santoro

days.

AN ACT relating to pawnbrokers.

Amend KRS 226.050 to allow a pawnbroker to sell an article after the expiration of 30 days rather than 60

Mar 2-introduced in House Mar 4-to Banking & Insurance (H) Mar 5-posted in committee

HB 575/LM (BR 1538) - S. Riggs

AN ACT relating to solid waste.

Create a new section of KRS 224.43-310 to 224.43-380 to define "displace", "displacement" and "local government," establish a procedure that local governments must follow in order to discontinue the services of a private solid waste collector or recycler and directly assume the collection or recycling of solid waste.

HB 575 - AMENDMENTS

HCS/LM - Substitute contents of original bill to define "Displace" and "Displacement." "Local Government." and "Private Collector," provide that a local government is not to displace a private collector registered with the county under KRS 224.43-315 until 12 months' notice is provided to the private collector, provide for conditions under which displacement can occur without the 12 months' notice, provide that present and future contracts or franchise agreements between the government and a private collector are not superseded or overridden, or obligations under existing contracts are impaired by the Act, and provide that any local government that exclusively allows for collection services by private collectors solely by subscription service and directly by the local government are not subject to the provisions of the Act.

HCA (1/Title, S. Riggs) - Make title amendment.

Mar 2-introduced in House Mar 4-to Local Government (H) Mar 8-posted in committee

Mar 17-reported favorably, 1st reading, to Calendar with Committee Substitute, committee amendment (1-title)

Mar 18-2nd reading, to Rules

Mar 23-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010; 3rd reading, passed 84-15 with Committee Substitute, committee amendment (1-title); received in Senate

Mar 24-to State & Local Government (S)

HB 576/FN (BR 1872) - T. Mills, T. Burch, S. Overly, T. Riner, J. Wayne

AN ACT relating to compulsive gambling and making an appropriation therefor.

Create new sections of KRS Chapter 222 to create the compulsive gamblers awareness and treatment fund; limit administrative costs to \$50,000 per year and total expenditures to the amount received; establish the Gamblers Awareness and Treatment Advisory Council; establish limits on funding amounts per fiscal year; require the director of the Division of Mental Health and Substance Abuse, in collaboration with the advisory council, to develop standards, evaluate request for funding, recommend payment mechanisms, certify disbursement of funds, and report annually; amend KRS 238.570 to provide funding from a percentage of the fee imposed on

charitable gaming; amend KRS 222.001 and 222.003 to define terms and to conform.

Mar 2-introduced in House Mar 4-to Health & Welfare (H) Mar 19-posted in committee

HB 577 (BR 1110) - C. Rollins II

AN ACT relating to the development of highly effective teachers and school leaders.

Create a new section of KRS Chapter 156 to establish the roles of the Kentucky Board of Education, the Kentucky Department of Education, the Council on Postsecondary Education, the Education Professional Standards Board, and local school districts in providing a comprehensive statewide program of professional development for teachers and education leaders; amend KRS 156.095 to require that the Department of Education maintain an electronic consumer bulletin board to post information related to professional development providers including a design that allows a user of a professional development provider to post his or her review of the experience and allows others to read the review; require by September 1, 2010, that the Kentucky Department of Education convene a group of representatives of selected agencies and organizations to determine how effective professional learning communities can be integrated into Kentucky schools; require that, by December 1, 2010, the study group report its findings to the Kentucky Board of Education which shall make recommendations to the General Assembly for consideration during the 2011 session.

Mar 2-introduced in House Mar 4-to Education (H)

HB 578 (BR 105)

Mar 2-WITHDRAWN

HB 579/FN (BR 1580) - F. Nesler, T. Edmonds

AN ACT relating to tobacco products. Amend KRS 138.146 to allow the Department of Revenue to sell tax evidence on a 30-day deferred payment basis to a resident wholesaler for a 10month period; require a financial instrument to be filed with surety; amend KRS 138.195 to increase the license fee for an unclassified acquirer to \$500; allow the Department of Revenue to be capable of accepting cigarette tax information and reports electronically by facsimile; allow a licensee to sell or to purchase from any other licensee untaxpaid cigarettes; require the department to file administrative regulations within 90 days of the effective date of the Act setting forth requirements for the untaxpaid cigarette transfer; create a new section of KRS 138.130 to 138.205 to prohibit the department from issuing licenses to convicted felons or to persons who have had any license issued under KRS 139.195 or any other statute relating to the regulation of the manufacture, sale, or transportation of cigarettes, other tobacco products. cigarette papers, or snuff revoked for cause or has been convicted of a

violation of any of those statutes, or to an individual who is not a citizen of the United States; amend KRS 365.270 to include unclassified acquirer in the definition of "wholesaler"; amend KRS 365.270 to increase the presumed cost of doing business by a wholesaler to 3.25 percent; amend KRS 365.390 to require an unclassified acquirer to pay the enforcement and administration fee on cigarettes; amend various sections of the Kentucky Revised Statutes to conform; EFFECTIVE August 1, 2010.

Mar 2-introduced in House
Mar 4-to Appropriations & Revenue
(H)

HB 580 (BR 835) - D. Sims

AN ACT relating to bids on highway projects.

Amend KRS 176.080, relating to bids on highway projects, to require the Transportation Cabinet to receive a minimum of two bids before awarding a construction project; require the project to be in three consecutive lettings in an attempt to receive at least two bids; provide that if the minimum number of bids has not been achieved after three lettings for the project it shall be awarded to the lowest and best bidder from the three lettings.

Mar 2-introduced in House Mar 4-to Transportation (H)

HB 581 (BR 1631) - T. Moore

AN ACT relating to consumer protection.

Create new sections of KRS Chapter 367 to create definitions related to identity theft; restrict certain uses by businesses of a consumer's Social Security number subject to certain exceptions, and to make a violation subject to the same remedies, duties, powers, and penalties as violations of the Consumer Protection Act; require a business to give specified notice to a person whose personal information was acquired in a security breach subject to certain exceptions, to make a waiver void and unenforceable, and to declare that a violation is subject to the same remedies, duties, powers, and penalties as violations of the Consumer Protection declare that the provisions regarding business use of Social Security numbers and security breach notices do not limit the power to enforce criminal or civil statutes or the right to bring civil actions, and to provide venue for civil actions brought by the Attorney General regarding violations; amend KRS 365.725 to require a business disposing of records to destroy any record with personally identifiable information.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HB 582 (BR 840) - T. Mills

AN ACT relating to tax credits to promote quality education in Kentucky.

Create new sections of KRS Chapter 141 to establish a tuition assistance tax credit and an innovative education tax credit; amend KRS 141.010 to exclude from any amount received as tuition assistance from the definition of

"adjusted gross income"; amend KRS 141.0205 to establish the order in which the credits may be taken; create a new section of KRS 135.500 to 136.575 to allow financial institutions to take the tuition assistance tax credit and the innovative education tax credit against the bank franchise tax.

Mar 2-introduced in House Mar 4-to Appropriations & Revenue (H)

Mar 12-posted in committee

HB 583 (BR 1539) - B. Montell, S. Lee

AN ACT relating to charter schools. Create new sections of KRS Chapter 160 to describe the intent of the General Assembly and the purposes of authorizing charter schools; define terms; outline the requirements and limitations on the establishment of charter school including authorizers to be local boards of education, boards of trustees of state research universities, or of regents of boards comprehensive universities; describe authorizer's roles and responsibilities; describe exemptions from law and required compliance areas for charter schools; and describe the application, approval, and renewal processes for charter schools; describe application process for existing schools to convert to charter schools; require state, federal, and local funds to be distributed to a charter school using formulas and allocation processes used in any other

Mar 2-introduced in House Mar 4-to Education (H)

HB 584 (BR 1662) - R. Meeks

AN ACT relating to petitions for local option elections.

school; and provide that the Act shall be

know as "The Francene Cucunillo Act".

Amend KRS 242.020 to permit a qualified voter to request a public hearing prior to the filing of a petition for local option election; establish a prefiling period of 14 days from receipt of petition by the county clerk; require notice to be given pursuant to KRS Chapter 424; require petition to be filed after 14 days if no hearing is requested; permit signer to request removal of his or name from petition if the name was placed on petition by means of deception or under false pretenses; require county/judge executive to remove name by order if signer proves name was placed on petition without his or her authority.

Mar 2-introduced in House

Mar 4-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 17-posted in committee Mar 24-reported favorably, 1st reading, to Calendar

Mar 25-2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

HB 585 (BR 1234) - B. DeWeese, R. Crimm, D. Floyd, D. Osborne

AN ACT proposing to create a new section of the Constitution of Kentucky relating to health care.

Propose to create a new section of the Constitution of Kentucky to declare that

a law or rule shall not compel any person, employer, or health care provider to participate in any health care system; that a person or employer may pay directly for lawful health care services and shall not be required to pay penalties or fines for direct payment for health care services; that a health care provider may accept direct payment for lawful health care services and shall not be required to pay penalties or fines; and that the purchase or sale of health insurance in private health care systems shall not be prohibited by law or rule. This section does affect which health care services a health care provider or hospital is required to provide or which health care services are permitted by law, affect laws or rules in effect as of January 1, 2010, affect terms or conditions of any health care system, or prohibit care provided pursuant to workers' compensation statutes; define terms for the purposes of the proposed amendment.

Mar 2-introduced in House
Mar 4-to Elections, Const.
Amendments & Intergovernmental
Affairs (H)

HB 586/LM (BR 512) - H. Moberly Jr., T. Riner

AN ACT relating to the spouse abuse shelter fund and making an appropriation therefor.

Amend KRS 209.160 to increase the amount collected for the spouse abuse shelter fund each month from the issuance of marriage licenses to \$15 from each \$30.

Mar 2-introduced in House Mar 4-to Appropriations & Revenue (H)

HB 587 (BR 344) - D. Pasley, H. Moberly Jr.

AN ACT relating to fiscal matters. Amend KRS 139.480 to exempt from sales and use tax the purchase of Kentucky coffee trees; EFFECTIVE August 1, 2010.

Mar 2-introduced in House Mar 4-to Appropriations & Revenue (H)

HB 588 (BR 1737) - R. Adkins

AN ACT relating to incentives for carbon capture and storage.

Create a new section of Subchapter 27 of KRS Chapter 154 to authorize tax incentives under the Incentives for Energy Independence Act to be awarded to certain carbon capture and storage projects that have received incentives from the United States Department of Energy.

Mar 2-introduced in House Mar 4-to Natural Resources & Environment (H)

Mar 5-posted in committee

Mar 18-reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HB 589/FN (BR 420) - R. Adkins, T. Riner

AN ACT relating to tax credits for alternative transportation fuels.

Amend KRS 153.715 to include natural gas-derived liquid fuels in the definition of "alternative transportation fuels"; amend KRS 154.27-010, 154.27-020, and 154.27-060 to include natural gas or natural gas liquids as a permissible feedstock for an alternative transportation facility, and to establish a minimum investment level of \$1,000,000 for such facilities; create a new section of KRS Chapter 143A to allow a severance tax credit for natural gas or natural gas liquids used as feedstock at an alternative transportation facility.

HB 589 - AMENDMENTS

HCS - Retain provisions of original bill except reinstate existing definition for transportation fuels" "alternative produced before August 1, 2010; define transportation "alternative fuels" produced after August 1, 2010 to include liquefied fuel produced from natural gas and liquefied petroleum produced from natural gas or natural gas liquids; make a technical correction to the definition of "resident"; provide that to be eligible for incentives provided in the the subchapter, the minimum capital investment shall be \$1,000,000 for an alternative fuel facility constructed after August 1, 2010 or an existing facility that is upgraded after August 1, 2010 that uses natural gas or natural gas liquids as the primary feedstock; provide that purchases or severs of natural gas or natural gas liquids made after August 1, 2010 shall be eligible for the tax incentives provided in that paragraph; amend KRS 42.450 to provide that after October 1, 2010, the quarterly transfer of funds to the Local Government Economic Assistance Fund shall be made only after the quarterly installment of the annual amount from the prior calendar year allowed as an incentive to an approved company under Sections 4 and 5 of the Act has been made.

SCA (1, B. Smith) - Retain the original provisions, except amend KRS 154.27-020 and KRS 154.27-30 to limit the number of projects using natural gas or natural gas liquids as the primary feedstock that the authority may approve to 5.

Mar 2-introduced in House

Mar 4-to Natural Resources & Environment (H)

Mar 5-posted in committee

Mar 15-taken from committee; 1st reading; returned to Natural Resources & Environment (H)

Mar 18-reported favorably, 2nd reading, to Rules with Committee Substitute as a Consent Bill

Mar 22-posted for passage in the Consent Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, passed 99-0 with Committee Substitute ; received in Senate

Mar 25-taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 26-taken from committee; 2nd reading; to Appropriations & Revenue

(S)

Apr 1-recommitted to Natural Resources and Energy (S); reported favorably, to Rules with committee amendment (1); placed in the Orders of the Day; 3rd reading, passed 36-0 with committee amendment (1); received in House; to Rules (H); posted for passage for concurrence in Senate committee amendment (1); House concurred in Senate committee amendment (1); passed 97-0; enrolled, signed by each presiding officer; delivered to Governor Apr 13-signed by Governor (Acts ch.

Apr 13-signed by Governor (Acts ch 139)

HB 590 (BR 1997) - C. Hoffman

AN ACT relating to the sale of crime memorabilia.

Amend KRS 346.165 to require a portion of the proceeds from the sale of crime memorabilia to be paid to the Crime Victims' Compensation Board.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HB 591 (BR 2061) - D. Graham

AN ACT relating to historic properties. Amend KRS 11.026 to increase the membership of the Historic Properties Advisory Commission from 14 to 18; add the First Lady of the Commonwealth of Kentucky and the spouse of the Lieutenant Governor as ex officio members of the commission; amend KRS 42.019 to include education and experience requirements to the position of director of the Division of Historic Properties/state curator; list the responsibilities of the state curator.

Mar 2-introduced in House Mar 4-to State Government (H) Mar 9-posted in committee

HB 592 (BR 2099) - J. DeCesare

AN ACT relating to a legislative timeout prior to voting on a floor amendment or a free conference report related to an appropriation measure or a revenue measure.

Create a new section of KRS Chapter 6 to require a three-day waiting period prior to a vote on an appropriation or revenue bill or amendment.

Mar 2-introduced in House
Mar 4-to Appropriations & Revenue
H)

HB 593/LM (BR 223) - J. DeCesare, A. Koenig, S. Lee

AN ACT relating to prevailing wage. Amend KRS 337.010 to raise the threshold exemption for public works projects from \$250,000 to \$1,000,000 when requiring payment of prevailing wages and exempt all construction projects in elementary, secondary, and post-secondary buildings and facilities from the prevailing wage requirements.

Mar 2-introduced in House Mar 4-to Labor & Industry (H)

HB 594 (BR 273) - J. Bell, G. Stumbo, W. Stone, R. Weston

AN ACT relating to the sustainability of Kentucky dairy farms and making an

appropriation therefor.

Amend and create sections of KRS 260.660 to 260.665 to establish the Dairy Producer Incentive Program; provide for subsidies and a low-interest loan program to support dairy producers who agree to comply with quality and production requirements established by the Kentucky Milk Commission; fund the program through the imposition of a fee on the sale of gallons and half-gallons of milk at retail, which will be collected by the Department of Revenue; set forth the duties of the Kentucky Milk Commission regarding administration of the dairy industry fund and the Dairy Producer Incentive Program; create a new section of KRS 247.940 to 247.978 to establish a low-interest loan program for dairy producers participating in the Dairy Producer Incentive Program; amend KRS 131.183 to conform.

HB 594 - AMENDMENTS

HCS - Delete original provisions; direct the Kentucky Milk Commission to gather data relating to the processing, marketing, distribution, and pricing of milk; direct the commission to report any potential violations of the Consumer Protection Act to the Office of the Attorney General for further action; report findings to the Legislative Research Commission and the Interim Joint Committee on Agriculture by November 1, 2010.

HCA (1/Title, T. McKee) - Make title amendment.

Mar 2-introduced in House Mar 4-to Agriculture & Small Business (H)

Mar 15-posted in committee

Mar 22-reported favorably, 1st reading, to Consent Calendar with Committee Substitute, committee amendment (1-title)

Mar 23-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 24-3rd reading, passed 98-0 with Committee Substitute, committee amendment (1-title); received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 25-taken from committee; 2nd reading; returned to Committee on Committees (S); to Agriculture (S)

HB 595 (BR 375) - M. Cherry

AN ACT relating to the Kentucky Emergency Response Commission.

Amend KRS 39E.010 to authorize the Kentucky Emergency Response Commission to appoint technical advisory boards for all hazards-related preparation, response, and recovery; create a new section of KRS Chapter 39E to direct the Kentucky Emergency Response Commission to create a cost-recovery program.

HB 595 - AMENDMENTS

HCS - Retain original provisions of bill except remove the Kentucky Emergency Response Commission's authority to appoint technical advisory boards for all hazards-related preparation, response, and recovery.

SCS - Retain original provisions of bill; amend KRS 216B.015 to define "medical foster home"; amend KRS 216B.020 to exempt medical foster homes from various sections of KRS 367.4903 to 367.4917 to update definitions and provisions; define "critical service," "critical service provider," "nonintrusive excavation," "one-call center," and "commission"; require critical service providers and operators not providing a critical service to comply with new provisions no later than December 1, 2012; provide for Public Service Commission determination of terms for exemption for noncompliance; provide for waiver of any operator's right to recover damages to an underground facility, loss of product or service, or damages from excavation as a result of failing to comply with requirements; require that all newly established underground facilities installed after January 1, 2011, shall be installed to include a means to accurately identify and locate underground facilities from the surface, not including the repair of existing underground facilities; provide for excavators to contact the one-call center as satisfactory for notification of planned excavation or demolition work no more than ten business days prior to commencing work; require that each excavator who conducts or is responsible for any excavation or demolition that results in underground facility damage notify the one-call center of the location and nature of the underground facility damage; require each protection notification center to provide promptly to each of its affected operator members the excavator by required **KRS** information receiving 367.4911(2) after demolition excavation or work notification from an excavator; provide for a seven-member elected board of directors composed of member operators to govern the one-call center; require that a minimum of one representative from natural distribution, electric distribution, water, sewer, or sanitation, gas or petroleum transmission pipelines, telephone, cable, and municipal or government sectors be elected to the board; provide for the onecall board to establish the method to calculate the cost of each locate request transmitted to member operators; prohibit the board from establishing rates or other charges that require payments from any member operator who receives fewer than 100 telephone calls in the calendar year; provide for Kentucky Underground Protection, Inc., which operates the one-call center, to provide service to all Kentucky counties; provide that the requirements of KRS 367.4905 to 367.4917 shall not apply to excavation by hand probing to determine the extent of leak migration or any hand digging performed by an operator to locate the operator's underground utility lines in response to a notice of excavation from the notification center if all reasonable precaution has been taken to protect the underground utility lines.

certificate of need requirements; amend

SCA (1/Title, E. Tori) - Make title amendment.

SFA (1/Title, G. Tapp) - Make title amendment.

SFA (2, G. Tapp) - Retain original provisions of bill; amend KRS 39G.010 to set experience, qualification standards, and job duties for the position of Kentucky Office of Homeland Security Executive Director.

SFA (3, E. Tori) - Retain original

provisions of bill; amend various sections of KRS 367.4903 to 367.4917 to update definitions and provisions; define "critical service," "critical service provider," "nonintrusive excavation," "one-call center," and "commission"; require critical service providers and operators not providing a critical service to comply with new provisions no later than December 1, 2012; provide for Public Service Commission determination of terms for exemption for noncompliance; provide for waiver of any operator's right to recover damages to an underground facility, loss of product or service, or damages from excavation as a result of failing to comply with requirements; require that all newly established underground facilities installed after January 1, 2011, shall be installed to include a means to accurately identify and locate underground facilities from the surface, not including the repair of existing underground facilities; provide for excavators to contact the one-call center as satisfactory for notification of planned excavation or demolition work no more than 10 business days prior to commencing work; require that each conducts who excavator or responsible for any excavation or demolition that results in underground facility damage notify the one-call center of the location and nature of the underground facility damage; require each protection notification center to provide promptly to each of its affected operator members the excavator by required KRS information 367.4911(2) after receiving an demolition work excavation or notification from an excavator; provide for a seven-member elected board of directors composed of member operators to govern the one-call center; require that a minimum of one representative from natural distribution, electric distribution, water, sewer, or sanitation, gas or petroleum transmission pipelines, telephone, cable, and municipal or government sectors be elected to the board; provide for the onecall board to establish the method to calculate the cost of each locate request transmitted to member operators; prohibit the board from establishing rates or other charges that require payments from any member operator who receives fewer than 100 telephone calls in the calendar year; provide for Kentucky Underground Protection, Inc., which operates the one-call center, to provide service to all Kentucky counties; provide that the requirements of KRS 367.4905 to 367.4917 shall not apply to excavation by hand probing to determine the extent of leak migration or any hand digging performed by an operator to locate the operator's underground utility lines in response to a notice of excavation from the notification center if all reasonable precaution has been taken to protect the underground utility lines.

Mar 2-introduced in House Mar 4-to State Government (H) Mar 8-reassigned to Military Affairs & Public Safety (H); posted in committee 10-reported favorably, reading, to Consent Calendar with Committee Substitute

Mar 11-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Monday, March 15, 2010 Mar 15-3rd reading, passed 96-0 with

Committee Substitute

Mar 16-received in Senate

Mar 17-to Veterans, Military Affairs, & Public Protection (S)

24-reported favorably, Mar reading, to Consent Calendar; floor amendments (1-title) (2) and (3) filed

Mar 25-2nd reading, to Rules; recommitted to Veterans, Military Affairs, & Public Protection (S)

Mar 26-reported favorably, to Rules with Committee Substitute, committee amendment (1-title); posted for passage in the Regular Orders of the Day for Friday, March 26, 2010; 3rd reading; floor amendments (1-title) (2) and (3) withdrawn; passed 37-1 with Committee Substitute, committee amendment (1title); received in House; to Rules (H)

Apr 1-taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Thursday, April 1, 2010; House refused to concur in Senate Committee Substitute. committee amendment (1-title) received in Senate

HB 596 (BR 834) - D. Sims

AN ACT relating to domestic relations. Create a new section of KRS Chapter 403 to establish conditions for adjusting the presumptive child support award under the child support guidelines table on the basis of a shared parenting order for physical custody of a child; amend KRS 403.270 to require a court when considering child custody to not exercise any bias or favoritism in favor a mother. father, or de facto custodian and to only award custody based upon objective criteria.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HB 597 (BR 1478) - C. Rollins II, W.

AN ACT relating to public schools and declaring an emergency.

Amend KRS 156.095 to define development" "professional "professional learning," "professional learning team, and "school calendar"; describe the technical assistance role of the Kentucky Department of Education for professional development; change the name of "professional development coordinator" to "professional growth coordinator"; identify the areas that local boards of education shall address in their policies on professional development; identify additional professional learning experiences; delete requirement for the Department of Education to maintain an electronic bulletin board that lists professional development providers and programs; amend KRS 158.070 to define terms relating to the school year for students and teachers; specify the instructional year as not less than 1050 instructional hours and not less than 163 student attendance days; delete the requirement that teachers be provided four days in the school calendar for professional development; add language professional learning shall take place during the instructional year when teachers are not supervising students or delivering instruction and on teacher professional days when students are not attendance: permit flexible professional development options for a local board, but delete specific requirements for what must be in the flexible arrangement; delete language that defines what each local board must display in the school calendar; delete the specific language relating to a yearround school program; change the from "disaster" reference "emergency"; direct the Kentucky Board promulgate Education to administrative regulations relating to use of student attendance days as a result of emergencies and procedures for seeking waivers to adopt innovative calendars or in the case of extreme hardships; reorder language; existing changes to conform; EMERGENCY.

Mar 2-introduced in House Mar 4-to Education (H) Mar 5-posted in committee

HB 598 (BR 1993) - L. Combs

AN ACT relating to forestry.

Amend KRS 149.344 to require loggers or operators engaged in timber harvesting operations to file notice of intent with the cabinet; to allow loggers or operators to cure failure to file notice and resume operations upon filing such notice; to classify loggers or operators who fail to submit a notice of intent two (2) or more times as bad actors; amend KRS 149.346 and 149.348 to conform.

Mar 2-introduced in House Mar 4-to Natural Resources & Environment (H)

HB 599 (BR 1871) - S. Overly

AN ACT relating to revenue and taxation.

Amend KRS 131.180 to clarify when an estimated tax penalty applies; amend KRS 141.985 to prohibit the imposition of interest on any estimated tax payment; amend KRS 141.990 to define terms and clarify the situations within which an estimated tax penalty applies.

Mar 2-introduced in House Mar 4-to Appropriations & Revenue

HB 600 (BR 968) - T. Moore

AN ACT relating to courts.

Amend KRS 29A.160 relating to prohibiting an employer coercing an employee not to perform jury service to provide for gender equality.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HB 601/LM (BR 1847) - H. Moberly Jr.

AN ACT relating to electronic games of skill, and making an appropriation therefor.

Create a new section of KRS Chapter 230 to declare legislative findings; amend KRS 230.210 to limit the number of licensed tracks to nine, define "electronic games of skill", "EGS", "retained EGS revenue", "net EGS revenue", and "corporation"; create new sections of KRS Chapter 230 to permit licensing of electronic games of skill at tracks, prohibit anyone under 21 years of

age from placing wagers; require payouts of at least 83%; specify information required for licensure; specify requirements for track facilities and minimum number of race days; specify requirements for the Kentucky lottery corporation; provide limitations on the acquisition of electronic games of skill, their placement at tracks, prohibit unlicensed persons from tampering with games, require adequate personnel, and require reporting of malfunctions; require financial records to be maintained and to allow the corporation reasonable access to financial records; limit location of electronic games of skill; provide for the distribution of revenue; specify that operation of electronic games of skill other than at a licensed track is gambling; provide for county level special election on the conduct of electronic games of skill at tracks in their jurisdictions; amend KRS 243.505 to include electronic games of skill: create a new section of KRS Chapter 230 to exempt revenue generated electronic games of skill from local taxation.

Mar 2-introduced in House Mar 4-to Licensing & Occupations (H)

House Resolutions

Includes opposite chamber sponsors where requested by primary sponsors of substantially similar bills in both chambers and jointly approved by the Committee on Committees of both chambers. Opposite chamber sponsors are represented in italics.

HR 1 - See Introductions on January 14, 2010.

Introduced Jan. 5, 2010

HR 2 (BR 988) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Invite pastors of Frankfort churches to open daily sessions with prayer.

Jan 5-introduced in House; adopted by voice vote

HR 3 (BR 989) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Appoint House of Representatives committee to join like committee from Senate to wait upon the Governor.

Jan 5-introduced in House; adopted by voice vote

HR 4 (BR 876) - F. Steele

Direct the Transportation Cabinet to name Kentucky Route 15 in Perry County the "Perry County Veterans Highway" and erect signs at appropriate intervals.

Jan 5-introduced in House Jan 6-to Transportation (H)

HR 5 (BR 852) - J. Glenn

Encourage support for university and college administrators with teaching credentials and experience to teach classes.

Jan 5-introduced in House Jan 6-to Education (H)

HR 6 (BR 1041) - M. Denham, T. McKee, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory of John W. McNeill III.

Jan 5-introduced in House; adopted by voice vote

HCR 7 (BR 324) - R. Meeks

Direct the Legislative Research Commission to study whether counties should be offered the option of conducting elections in centralized voting centers rather than in voting precincts.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments Intergovernmental Affairs (H)

Jan 12-posted in committee Jan 26-reported favorably, reading, to Calendar

Jan 27-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, January 28, 2010

Jan 28-3rd reading, adopted 68-26 Feb 1-received in Senate

Feb 3-to State & Local Government

HR 8 (BR 218) - F. Steele

Declare Harlan County the home of 2008 Kentucky State Festival Pageant Grand Supreme, Rylie Jo Makenzie Maggard.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to House Floor

HR 9 (BR 268) - M. Denham

Designate June 2010 as Kentucky Rabies Awareness Month.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to House

HCR 10 (BR 54) - S. Lee, A. Wuchner, R. Adams, K. Bratcher, S. Brinkman, J. Carney, J. Comer Jr., T. Couch, R. Crimm, J. DeCesare, B. DeWeese, M. Dossett, C. Embry Jr., J. Fischer, J. Gooch Jr., K. Hall, M. Harmon, B. Housman, T. Kerr, A. Koenig, B. Montell, T. Moore, L. Napier, D. Osborne, S. Rudy, S. Santoro, F. Steele, J. Stewart III, T. Turner, K. Upchurch, A. Webb-Edgington, S. Westrom

Declare state sovereignty over powers not given to the federal government by the U. S. Constitution; demand the federal government to cease mandates constitutionally delegated beyond powers; prohibit federal legislation requiring state passage of laws under threat of penalties or sanctions; direct the Clerk to distribute copies of the Resolution.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to Elections, Const. Amendments Intergovernmental Affairs (H)

Mar 18-discharge petition filed Mar 19-discharge petition filed

HCR 11 (BR 50) - R. Crimm, T. Couch. D. Floyd, B. Housman, D. Osborne

Reaffirm the principles of government expressed by Thomas Jefferson in a resolution written for the Kentucky legislature in 1798; declare that the nation represents a compact among the states, and that the federal government possesses only the powers delegated to it by the United States Constitution; describe the limits of federal power under the Ninth and Tenth Amendments to the United States Constitution; determine a method for communicating these principles to other states; declare that any act of the federal Congress, executive order of the President of the United States, or judicial order of the federal court that assumes a power not delegated to the United States government will constitute a nullification of the United States Constitution; declare that, upon such a nullification, all powers previously delegated to the United States will revert to the several states individually; list some federal actions that would bring about such a nullification; declare that any future government of the United States would require ratification by three-quarters of the states.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on State Government

Jan 5-introduced in House; Elections, Const. Amendments Intergovernmental Affairs (H)

Belcher

Direct the Legislative Research Commission to establish a legislative task force to establish a strategy to provide home laptop computers for middle school students; establish task force by August 1, 2010; report findings to appropriate committee or committees no later than December 1, 2010.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on Education

5-introduced in House; to Jan Education (H)

Mar 15-posted in committee; posting waived 16-reported favorably, Mar

reading, to Consent Calendar Mar 17-2nd reading, to Rules; posted

for passage in the Consent Orders of the Day for Thursday, March 18, 2010 Mar 18-3rd reading, adopted 98-0; received in Senate

Mar 22-to Appropriations & Revenue

HCR 13 (BR 124) - D. Floyd, L. Belcher, B. Farmer, B. Housman, D. Osborne

Urge support for the Second Amendment of the United States Constitution; urge Congress not to enact any law that infringes on the right to bear arms under the Constitution of Kentucky.

(Prefiled by the sponsor(s).)

Sep 2-To: Interim Joint Committee on State Government

Jan 5-introduced in House; Elections, Const. Amendments Intergovernmental Affairs (H)

HJR 14 (BR 142) - F. Steele

Direct the Transportation Cabinet to designate the "Jerry Chesnut Highway" on Kentucky Route 840 in Harlan County and erect appropriate signs.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on Transportation

Jan 5-introduced in House; to Transportation (H)

HCR 15 (BR 390) - K. Stevens, T. Thompson

Designate March 2010 as Kidney Cancer Awareness Month in Kentucky.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to State Government (H)

Jan 12-posted in committee

14-reported favorably, reading, to Consent Calendar Jan 15-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Thursday, January 21, 2010 Jan 21-3rd reading, adopted 99-0 Jan 22-received in Senate

Jan 25-to Health & Welfare (S) Feb 24-reported favorably, 1st reading, to Consent Calendar

Feb 25-2nd reading, to Rules Mar 4-posted for passage in the

Regular Orders of the Day for Monday, March 8, 2010 Mar 8-passed over and retained in the

Orders of the Day

Mar 9-3rd reading, adopted 37-0

Mar 10-received in House: enrolled. signed by each presiding officer; delivered to Governor

Mar 18-signed by Governor (Acts ch.

HJR 16 (BR 197) - R. Nelson, C. Embry Jr., C. Miller, C. Siler

Commend the Ridgetop Tribe of Shawnee Indians for their efforts to help their elderly and their youth; recognize their work to preserve their native language and heritage.

(Prefiled by the sponsor(s).)

Nov 4-To: Interim Joint Committee on State Government

Jan 5-introduced in House; to State

Government (H)

Jan 26-posted in committee

Jan 28-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 2-3rd reading, adopted 98-0 Feb 3-received in Senate

Feb 5-to State & Local Government

HJR 17 (BR 266) - M. Henley

Direct the Transportation Cabinet to designate a section of KY 94 in Calloway County in honor of Stevie McReynolds.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House: to Transportation (H)

HR 18 (BR 463) - T. Riner

Commend Franklin County Board of Education for its pilot program that allows a later start time for middle and secondary school students.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to House Floor

Mar 19-adopted by voice vote

HCR 19 (BR 488) - R. Crimm, B. Housman

Urge the.United States Congress to grant licensed insurance agents and brokers the right to enroll individuals and employers under any national health insurance plan.

(Prefiled by the sponsor(s).)

Jan 5-introduced in House; to Elections, Const. Amendments Intergovernmental Affairs (H)

HJR 20/LM (BR 902) - J. Fischer, J. Gooch Jr., H. Collins, T. Couch, M. Dossett, K. Hall, M. Harmon, S. Lee, J. Stewart III

Prohibit enforcement and enactment of restrictions on carbon dioxide emissions by all agencies and political subdivisions of state and local government.

Jan 5-introduced in House Jan 6-to Natural Resources & Environment (H) Jan 11-posted in committee

HCR 21 (BR 413) - R. Nelson, R. Palumbo, M. Denham, T. McKee, G.

the Naismith Memorial Urge Basketball Hall of Fame to enshrine Coach Joe B. Hall among its inductees.

Jan 5-introduced in House Jan 6-to State Government (H) Jan 26-posted in committee Jan 28-reported favorably, 1st reading, to Calendar

Feb 1-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Tuesday, February 2, 2010

Feb 8-3rd reading, adopted 97-0 Feb 9-received in Senate Feb 11-to Economic Development,

Tourism & Labor (S) Mar 16-reported favorably, 1st reading, to Consent Calendar Mar 17-2nd reading, to Rules

Mar 24-recommitted to Economic Development, Tourism & Labor (S)

HR 22 (BR 412) - R. Nelson, R.

the Naismith Memorial Urae Basketball Hall of Fame to enshrine Coach Joe B. Hall among its inductees.

Jan 5-introduced in House Jan 6-to State Government (H)

HCR 23 (BR 831) - G. Stumbo

Palumbo

Reauthorize the Poverty Task Force; require a report by December 31, 2010; EMERGENCY.

Jan 5-introduced in House Jan 6-to State Government (H) Jan 12-posted in committee Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010 Feb 10-3rd reading, adopted 99-0 Feb 11-received in Senate

Feb 16-to Judiciary (S)

HR 24 (BR 891) - M. Marzian, J. DeCesare, R. Adkins, D. Floyd, D. Graham, C. Hoffman, A. Koenig, D. Owens, J. Richards, W. Stone, A. Wuchner

Endorse the creation of a General Assembly Green Schools Caucus in support of efforts to build more energyefficient, water-efficient. and environmentally sustainable K-12 schools.

Jan 5-introduced in House Jan 6-to Education (H) Jan 11-posting waived 12-reported favorably, Jan 1st reading, to Calendar Jan 13-2nd reading, to Rules Jan 20-posted for passage in the Regular Orders of the Day for Thursday, January 21, 2010 Jan 26-3rd reading, adopted 97-0

HR 25 (BR 269) - J. Glenn, J. Crenshaw

Urge cities of at least 25,000 citizens to include dementia training for police

officers, emergency medical technicians, and firefighters.

HR 25 - AMENDMENTS

HFA (1, J. Glenn) - Amend House Resolution 25 to urge counties to include dementia training for deputy sheriffs and county emergency medical personnel, and to urge the State Police to incorporate this training as well.

Jan 5-introduced in House Jan 6-to Local Government (H) Feb 5-posted in committee 10-reported favorably, reading, to Consent Calendar

Feb 11-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed

Feb 16-3rd reading, adopted 97-0 with floor amendment (1)

HJR 26 (BR 419) - K. Hall

Direct the Transportation Cabinet to name the first bridge off of Kentucky Route 119 onto Kentucky Route 199 going into Stone, Ky., as the "Corporal Mayo Blackburn Memorial Bridge."

Jan 5-introduced in House Jan 6-to Transportation (H)

HR 27 (BR 887) - T. Edmonds

Adjourn the House of Representatives in loving memory and honor of Jacob R. Boulanger.

Jan 5-introduced in House; adopted by voice vote

HR 28 (BR 379) - J. Jenkins

Adjourn the House of Representatives in loving memory and honor of Christine Irene Floyd.

Jan 5-introduced in House Jan 6-to House Floor

HR 29 (BR 1037) - L. Clark, D. Owens, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Denver Butler.

Jan 5-introduced in House; adopted by voice vote

HR 30 (BR 1010) - W. Coursey, R. Adams, R. Adkins, J. Arnold Jr., L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, L. Napier, F. Nesler, D. Osborne, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, A. Webb-Edgington, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in memory of Specialist Kevin J. Graham.

Jan 5-introduced in House Jan 6-to House Floor Jan 14-adopted by voice vote

HR 31 (BR 381) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of David Ray Evans.

Jan 5-introduced in House Jan 6-to House Floor Mar 26-adopted by voice vote

HR 32 (BR 403) - C. Rollins II

Adjourning the House of Representatives in loving memory and honor of Richard Devers.

Jan 5-introduced in House Jan 6-to House Floor Mar 25-adopted by voice vote

HR 33 (BR 404) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Dr. Franklin S. Watts.

Jan 5-introduced in House Jan 6-to House Floor Feb 16-adopted by voice vote

HJR 34 (BR 1039) - J. Richards, R. Adkins, R. Henderson, D. Horlander, T. McKee, C. Miller, R. Nelson, D. Sims, W. Stone, B. Yonts

Direct the Kentucky Department of Veterans' Affairs to name the veterans' nursing home in Hanson, Kentucky, the "Joseph 'Eddie' Ballard Western Kentucky Veterans' Center" in honor of

Representative Eddie Ballard.

Jan 5-introduced in House Jan 6-to Military Affairs & Public Safety (H)

Jan 11-posting waived; posted in committee

13-reported favorably, Jan reading, to Calendar

Jan 14-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, January 15, 2010

Jan 20-3rd reading, adopted 96-0 Jan 21-received in Senate

Jan 25-to Veterans, Military Affairs, & Public Protection (S)

Feb 11-reported favorably, reading, to Calendar

Feb 12-2nd reading, to Rules

Feb 18-posted for passage in the Regular Orders of the Day for Monday, February 22, 2010

Feb 22-passed over and retained in the Orders of the Day

Feb 23-3rd reading, adopted 38-0 Feb 24-received in House; enrolled, signed by each presiding officer; delivered to Governor

Mar 4-signed by Governor (Acts ch. 9)

HJR 35 (BR 880) - M. Denham

Direct the Transportation Cabinet and the Kentucky State Police to study the effects of horse-drawn wagons on highway safety and condition; specify that study include recommended statutory changes; mandate study be presented to the IJC on Transportation by October 31, 2010.

Jan 5-introduced in House Jan 6-to Transportation (H) Feb 18-posted in committee Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, adopted 99-0 Mar 4-received in Senate Mar 8-to Transportation (S)

HR 36 (BR 874) - M. Denham

Designate June 2010 as Shannon Noelle Reid Rabies Awareness Month in Kentucky.

Jan 5-introduced in House Jan 6-to State Government (H) Feb 2-posted in committee Feb 18-reported favorably, 1st reading, to Calendar

Feb 19-2nd reading, to Rules Feb 22-posted for passage in the Regular Orders of the Day for Tuesday, February 23, 2010

Mar 4-3rd reading, adopted 100-0

Introduced Jan. 6, 2010

HR 37 (BR 1070) - T. McKee

Adjourn the House of Representatives in loving memory and honor of G. Kenton Barnett.

Jan 6-introduced in House; adopted by voice vote

HR 38 (BR 1071) - F. Nesler

Adjourn the House of Representatives

in honor and loving memory of Martin "Spud" Jetton.

Jan 6-introduced in House; adopted by voice vote

Introduced Jan. 7, 2010

HCR 39 (BR 973) - T. Moore

Urge Congress to appoint an independent counsel to investigate the issue of American prisoners of war and those missing in action.

Jan 7-introduced in House Jan 11-to Military Affairs & Public Safety (H)

HR 40 (BR 983) - T. Moore

Resolve to declare the support of the House of Representatives for the proposition that Kentucky students should be free to participate in student groups that have religious expression as a component of the group's activities and that they should be free to express their religious viewpoints in school activities to the same extent that they are permitted to express their nonreligious viewpoints.

Jan 7-introduced in House Jan 11-to Education (H)

HR 41 (BR 437) - T. Moore

Urge Congress and the President of the United States to continue using POW/MIA designation instead of DUSTWUN.

Jan 7-introduced in House Jan 11-to Military Affairs & Public Safety (H)

Mar 17-posted in committee
Mar 24-reported favorably, 1st
reading, to Consent Calendar

Mar 25-2nd reading, to Rules Mar 29-recommitted to Appropriations & Revenue (H)

HJR 42 (BR 438) - T. Moore

Urge Congress and the President of the United States to continue using POW/MIA designation instead of DUSTWUN.

Jan 7-introduced in House Jan 11-to Military Affairs & Public Safety (H)

HCR 43 (BR 483) - A. Koenig, D. Floyd

Honor pregnancy resource centers; encourage Congress to grant centers assistance for medical equipment and abstinence education.

Jan 7-introduced in House Jan 11-to Health & Welfare (H)

HJR 44 (BR 1099) - F. Steele

Direct the Transportation Cabinet to name Kentucky Route 15 in Perry County the "Perry County Veterans Highway" and erect signs at appropriate intervals.

Jan 7-introduced in House Jan 11-to Transportation (H)

Introduced Jan. 11, 2010

HR 45 (BR 406) - L. Clark

Adjourn the House of Representatives in honor and loving memory of James Yocom.

Jan 11-introduced in House; adopted by voice vote

HR 46 (BR 1016) - C. Hoffman, T. Edmonds

Adjourn the House of Representatives in honor and memory of Corporal Lloyd D. Stidham.

Jan 11-introduced in House Jan 13-to House Floor

HCR 47 (BR 227) - J. Bell

Urge members of Congress to oppose legislation that interferes with states' abilities to direct the transport or processing of horses and to support horse processing facilities.

Jan 11-introduced in House Jan 13-to Agriculture & Small Business (H)

HR 48 (BR 1008) - A. Wuchner

Adjourn the House of Representatives in loving memory and honor of Anthony C. Campbell, Jr.

Jan 11-introduced in House Jan 13-to House Floor Mar 22-adopted by voice vote

Introduced Jan. 12, 2010

HR 49 (BR 1151) - L. Clark

Adjourn the House of Representatives in honor of 21c Museum Hotel for being voted the number one hotel in the United States and number six hotel in the world by the readers of Conde Nast Traveler magazine.

Jan 12-introduced in House; adopted by voice vote

HR 50 (BR 1018) - J. Greer

Adjourn the House of Representatives in honor and memory of Staff Sergeant Edward B. Smith.

Jan 12-introduced in House Jan 13-to House Floor Mar 18-adopted by voice vote

HR 51 (BR 1012) - J. Greer

Adjourn the House of Representatives in memory of Staff Sergeant Gary L. Woods.

Jan 12-introduced in House Jan 13-to House Floor Mar 18-adopted by voice vote

HR 52 (BR 1165)

Jan 13-WITHDRAWN

HR 53 (BR 1176) - J. Fischer

Adjourn the House of Representatives

in loving memory and honor of Albert B. Howe Jr.

Jan 12-introduced in House Jan 13-to House Floor Apr 1-adopted by voice vote

Introduced Jan. 13, 2010

HJR 54 (BR 1193) - M. Henley

Direct the Transportation Cabinet to designate a portion of Kentucky Route 80 in Calloway County as the Calloway County Veterans Memorial Highway, and erect appropriate signs.

Jan 13-introduced in House Jan 19-to Transportation (H)

HR 55 (BR 1014) - L. Combs, R. Nelson

Adjourn the House of Representatives in honor and memory of First Sergeant John D. Blair.

Jan 13-introduced in House Jan 19-to House Floor Mar 22-adopted by voice vote

HR 56 (BR 1171) - C. Embry Jr.

Urge public health and health care professionals and entities to take an active role in raising awareness and educating Kentucky citizens about reflex sympathetic dystrophy.

Jan 13-introduced in House
Jan 19-to Health & Welfare (H)
Feb 9-posted in committee
Feb 11-reported favorably, 1st
reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, adopted 98-0

HR 57 (BR 1166) - G. Stumbo, F. Nesler

Recognize and honor Keri Dowdy, teacher at Sedalia Elementary School in the Graves County School District, for receiving the Presidential Award for Excellence in Mathematics and Science Teaching.

Jan 13-introduced in House Jan 19-to House Floor; adopted by voice vote

Introduced Jan. 14, 2010

HR 1 (BR 414) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adopt Rules of Procedure for the 2010 Regular Session of the House of Representatives.

Jan 14-introduced in House; adopted by voice vote

HR 58 (BR 1167) - G. Stumbo, C. Rollins II

Recognize and honor Kris Jarboe, teacher at Elkhorn Elementary School in the Franklin County School District, on receiving the Presidential Award for Excellence in Mathematics and Science Teaching.

Jan 14-introduced in House

Jan 19-to House Floor; adopted by voice vote

HR 59 (BR 1072) - G. Stumbo, T. Mills

Honor the volunteers and staff of the American Cancer Society Hope Lodge for their efforts to improve the quality of life for cancer patients and their families.

Jan 14-introduced in House Jan 19-to House Floor Feb 11-adopted by voice vote

HR 60 (BR 885) - J. Richards, C. Rollins II

Recognize and honor Linda B. Childress, Walter Dick, and Frances Kidd Steenbergen as 2010 inductees into the Kentucky Teacher Hall of Fame.

Jan 14-introduced in House Jan 19-to House Floor

Introduced Jan. 15, 2010

HR 61 (BR 1238) - B. Housman

Adjourn the House of Representatives in loving memory and honor of Jane Carson Myre.

Jan 15-introduced in House Jan 19-to House Floor Jan 20-adopted by voice vote

Introduced Jan. 19, 2010

HR 62 (BR 1283) - D. Graham, G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Richard W. "Butch" Stewart.

Jan 19-introduced in House; adopted by voice vote

HCR 63 (BR 1286) - T. Moore

Urge Congress and the President of the United States to continue using POW/MIA designation instead of DUSTWUN.

Jan 19-introduced in House Jan 21-to Military Affairs & Public Safety (H)

HR 64 (BR 1280) - J. Carney

Adjourn the House of Representatives in loving memory and honor of Fuller Harding.

Jan 19-introduced in House Jan 20-adopted by voice vote

HR 65 (BR 1255) - S. Riggs

Adjourning the House of Representatives in honor of the Boy Scouts of America on the occasion of its 100th year anniversary.

Jan 19-introduced in House Jan 21-to House Floor

HR 66 (BR 1253)

Jan 21-WITHDRAWN

HJR 67 (BR 1291) - H. Collins

Direct the Transportation Cabinet to name the Benton Bypass in the town of Benton that connects off the Purchase Parkway to the new U.S. Highway 641, in honor of J.R. Gray and erect signs that read "J.R. Gray Bypass."

HJR 67 - AMENDMENTS

HCS - Delete provisions of the original resolution; insert language designating honorary road names for several state highways and bridges.

HCA (1/Title, H. Collins) - Make title amendment.

SCS (1) - Retain original provisions; add honorary designation for additional routes and bridges.

SCS (2) - Retain provisions of SCS1, remove designation of "J.R. Gray Bypass" in the town of Benton; extend "The Purple Heart Trail" past Fort Knox and Fort Campbell; direct the Transportation Cabinet to erect signs designating the city of Somerset as the official car cruise capital of Kentucky.

SFA (1, J. Turner) - Direct the Transportation Cabinet to extend the "Floyd County Civil War Highway."

Jan 19-introduced in House Jan 21-to Transportation (H)

Feb 18-posted in committee
Feb 23-reported favorably, 1st
reading, to Calendar with Committee
Substitute, committee amendment (1title)

Feb 24-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 25, 2010

Feb 26-3rd reading, adopted 97-0 with Committee Substitute, committee amendment (1-title)

Mar 1-received in Senate

Mar 3-to Transportation (S)

Mar 24-reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed

Mar 25-2nd reading, to Rules; recommitted to Transportation (S)

Mar 26-reported favorably, to Rules as a Consent bill with Committee Substitute Apr 1-taken from committee; recommitted to Transportation (S); reported favorably, to Rules as a Consent bill with Committee Substitute (2); posted for passage in the Consent

Orders of the Day for Thursday, April 1, 2010; 3rd reading; Committee Substitute (1) withdrawn; adopted 37-0 with Committee Substitute (2); received in House; to Rules (H); posted for passage for concurrence in Senate Committee Substitute (2); House concurred in Senate Committee Substitute (2); adopted 96-1; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HR 68 (BR 1270) - R. Adkins, J. Stacy, R. Adams, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, D. Sims, K. Sinnette, A. Smith, F. Steele, Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Wayne, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor and loving memory of David N. Lovelace.

Jan 19-introduced in House Jan 21-to House Floor Jan 25-adopted by voice vote

Introduced Jan. 20, 2010

HJR 69 (BR 997) - R. Rand

Provide that the mandates, directives, and initiatives in the 2010-2012 State/Executive Branch Budget Memorandum have the force and effect of law; EMERGENCY.

Jan 20-introduced in House Jan 21-to Appropriations & Revenue

(H)

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-reported favorably, to Rules; taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, adopted 97-1

Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue (S); 2nd reading

HJR 70/Analysis (BR 1000) - R. Rand

Provide that the mandates, directives, and initiatives in the 2010-2012 Transportation Cabinet Budget Memorandum have the force and effect of law; EMERGENCY.

HJR 70 - AMENDMENTS

HCS - Retain original provisions; attach the last four years of the six year road plan; declare an EMERGENCY.

SCS/Analysis - Delete all references to the Transportation Cabinet Budget Memorandum; amend the last four years of the Six Year Road Plan.

SCA (1/Title, E. Harris) - Make title amendment.

Jan 20-introduced in House Jan 21-to Appropriations & Revenue

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 8-reported favorably, to Rules with Committee Substitute; taken from Rules Committee, placed in the Orders of the Day for Tuesday, March 9, 2010

Mar 9-3rd reading, adopted 97-2 with Committee Substitute

Mar 10-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S)

Mar 11-taken from committee; 2nd reading; returned to Committee on Committees (S); to Transportation (S)

Mar 26-reported favorably, to Rules as a Consent bill with Committee Substitute, committee amendment (1-title); posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, adopted 38-0 with Committee Substitute, committee amendment (1-title); received in House; to Rules (H)

Mar 29-taken from committee; posted for passage for concurrence in Senate Committee Substitute, committee amendment (1-title) for Monday, March 29, 2010

HJR 71 (BR 998) - R. Rand

Provide that any mandates, directives, and initiatives in the 2010-2012 Judicial Branch Budget Memorandum have the force and effect of law; EMERGENCY.

Jan 20-introduced in House
Jan 21-to Appropriations & Revenue

Feb 26-posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H)

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-reported favorably, to Rules; taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, adopted 98-0

Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue

(S); 2nd reading

HCR 72 (BR 1245) - T. Burch

Direct the staff of the Legislative Research Commission to study the scope of practice for pharmacists; require results to be submitted by December 1, 2010.

Jan 20-introduced in House Jan 21-to Health & Welfare (H) Feb 1-posted in committee

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-taken from the Consent

Orders of the Day, placed in the Regular Orders of the Day

Feb 18-3rd reading, adopted 82-16
Feb 19-received in Senate

Feb 19-received in Senate

Feb 22-to State & Local Government (S)

HR 73 (BR 1292) - H. Collins

Honor Ronald H. Gray upon his recognition as the National Stone, Sand, and Gravel Association's 2009 State Aggregates Association Executive of the Year.

Jan 20-introduced in House; adopted by voice vote

HR 74 (BR 1294) - D. Floyd

Adjourn the House of Representatives in honor of Parker Beam, Master Distiller, for 50 years of service at Heaven Hill Distilleries.

Jan 20-introduced in House Jan 21-to House Floor Apr 1-adopted by voice vote

Introduced Jan. 21, 2010

HR 75 (BR 1358) - T. Pullin, M. Cherry, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Honor the USS Kentucky (SSBN 737), its officers, and crew.

Jan 21-introduced in House; adopted by voice vote

HR 76 (BR 1103) - G. Stumbo, L. Clark, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington. R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor and loving memory of Raymond

Jan 21-introduced in House; adopted by voice vote

HR 77 (BR 1346) - D. Graham, C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Michael D. Hancock.

Jan 21-introduced in House Jan 22-adopted by voice vote

HR 78 (BR 1349) - R. Meeks

Honoring Azia Meeks for placing second in the Middle School Category for Visual Arts in the 2010 Dr. Martin Luther King, Jr. Contest.

Jan 21-introduced in House; adopted by voice vote

HR 79 (BR 1306) - D. Watkins, T. Burch, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette,

A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Honor and adjourn the House of Representatives in recognition of the volunteers and staff of the American Cancer Society Reach to Recovery program for their efforts to improve the quality of life for breast cancer patients and their families.

Jan 21-introduced in House Jan 26-to House Floor; adopted by voice vote

HR 80 (BR 1317) - L. Napier, H. Moberly Jr., D. Pasley

Adjourn the House of Representatives in honor and loving memory of Dr. Clifford Franklin Kerby.

Jan 21-introduced in House; adopted by voice vote

Introduced Jan. 22, 2010

HR 81 (BR 1300) - R. Palumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Weston, Webb-Edgington, R. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor of University of Kentucky men's basketball coach John Calipari, and salute him for his many charitable endeavors.

Jan 22-introduced in House; adopted by voice vote

HJR 82 (BR 1352) - A. Smith

Direct the Transportation Cabinet to erect signs in Knott County at the intersections of Kentucky Route 15 and Kentucky Route 160, and Kentucky Route 80 and Kentucky Route 160, that read "Home of Gingerbread Festival First Weekend after Labor Day."

Jan 22-introduced in House Jan 26-to Transportation (H) Feb 18-posted in committee

Introduced Jan. 25, 2010

HR 83 (BR 1364) - J. Jenkins, R. Crimm, K. Bratcher, S. Brinkman, T. Burch, B. DeWeese, T. Firkins, D. Horlander, M. Marzian, R. Meeks, C. Miller, D. Owens, S. Riggs, T. Riner, J. Wayne, R. Weston

Adjourn the House of Representatives in loving memory and honor of Francene Cucinello.

Jan 25-introduced in House Jan 26-to House Floor Mar 18-adopted by voice vote

HCR 84 (BR 1322) - T. Thompson, J. Arnold Jr., E. Ballard, M. Cherry, H. Collins, L. Combs, R. Damron, T. Edmonds, J. Gooch Jr., J. Greer, K. Hall, R. Henderson, M. King, R. Nelson, J. Richards, A. Smith, F. Steele, W. Stone, J. Tilley, B. Yonts

Establish the Kentucky Natural Resources Caucus to support the coal, oil, and natural gas industries.

Jan 25-introduced in House Jan 26-to Natural Resources & Environment (H)

Feb 1-posted in committee

Feb 4-reported favorably, 1st reading, to Consent Calendar

Feb 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 10-3rd reading, adopted 99-0 Feb 11-received in Senate

Feb 16-to State & Local Government (S)

25-reported favorably, Mar 1st reading, to Consent Calendar Mar 26-2nd reading, to Rules

HR 85 (BR 1430) - R. Meeks

Honoring Selena Schembari for placing first in the Middle School Category for Visual Arts in the 2010 Dr. Martin Luther King, Jr. Contest.

Jan 25-introduced in House Jan 26-to House Floor; adopted by voice vote

HR 86 (BR 1431) - R. Meeks

Honoring Serena Dobson for placing third in the Middle School Category for Visual Arts in the 2010 Dr. Martin Luther King, Jr. Contest.

Jan 25-introduced in House Jan 26-to House Floor; adopted by voice vote

HR 87 (BR 1320) - M. Denham, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J.

Honor the Kentucky Association of Circuit Court Clerks and its members adjourn the House and Representatives in recognition of the exemplary service of the Association and all Circuit Court Clerks.

Jan 25-introduced in House Jan 26-to House Floor Feb 3-adopted by voice vote

HR 88 (BR 1401) - T. McKee, M. Denham

Confirm the appointment of Karen Curtis to the Agricultural Development Board for a term expiring July 6, 2012.

Jan 25-introduced in House Jan 26-to Agriculture & Small

Business (H)

Feb 9-posted in committee 10-reported Mar

favorably, 1st reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 12-3rd reading, adopted 81-0

HR 89 (BR 1397) - M. Cherry

Confirm Executive Order 2009-700, dated July 23, 2009, appointing Laurel W. True to the Kentucky Long-Term Policy Research Center Board, representing at-large members, to replace Bernard F. Lovely, Jr., of Lexington, Kentucky, for the remainder of the unexpired term ending October 6,

Jan 25-introduced in House Jan 26-to State Government (H) Feb 2-posted in committee Feb 11-reported favorably, reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010 Feb 17-3rd reading, adopted 98-0

HR 90 (BR 1421) - J. DeCesare

Recognition of the Warren County Public Schools Energy Program; congratulations of receiving Andromeda Star of Energy Efficiency Award.

Jan 25-introduced in House Jan 26-to House Floor; adopted by voice vote

Introduced Jan. 26, 2010

HR 91 (BR 1359) - E. Ballard, L. Belcher

Request the Transportation Cabinet to study cost savings and safety

implications of reducing the amount of lighting used at remote parkway interchanges during overnight hours.

HR 91 - AMENDMENTS

HFA (1, T. Pullin) - Suggest the Cabinet include an examination of other cost-saving maintenance and lighting changes in the study

Jan 26-introduced in House Jan 28-to Transportation (H) Feb 5-posted in committee Feb 9-reported favorably, 1st reading, to Consent Calendar

Feb 10-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day; floor amendment (1) filed

Feb 11-3rd reading, adopted 98-0 with floor amendment (1)

HJR 92 (BR 1353)

Feb 16-WITHDRAWN

HJR 93 (BR 1354) - E. Ballard

Direct the Transportation Cabinet to designate KY 3052 in Hopkins County as the "William M. Cox, Sr. Drive" and erect appropriate signs.

Jan 26-introduced in House Jan 28-to Transportation (H)

HJR 94 (BR 1351) - A. Smith

Direct the Transportation Cabinet to name the segment of Kentucky Route 2759 in Knott County, from Kentucky Route 550 to the Hindman Spur, the "Norman Risner Highway" and erect appropriate signs.

Jan 26-introduced in House Jan 28-to Transportation (H)

HR 95 (BR 1433) - L. Combs, R. Nelson

Adjourn the House of Representatives in recognition and honor of Alfred "Al" Cornett.

Jan 26-introduced in House Jan 28-to House Floor Feb 3-adopted by voice vote

HR 96 (BR 1385) - C. Rollins II

Confirm the gubernatorial appointment of Shae Hopkins to the Governor's Postsecondary Education Nominating Committee for a term expiring April 14, 2010.

Jan 26-introduced in House Jan 28-to Education (H)

Mar 15-posted in committee; posting waived

Mar 16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010 Mar 18-3rd reading, adopted 98-0

HR 97 (BR 1373) - C. Rollins II

Confirm the appointment Cassandra A. Webb to the Education Professional Standards Board for a term expiring September 18, 2012.

Jan 26-introduced in House Jan 28-to Education (H) Feb 11-posted in committee 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HR 98 (BR 1395) - C. Rollins II

Confirm the gubernatorial appointment of Joseph B. Wise, III to the Council on Postsecondary Education for a term expiring December 31, 2010.

Jan 26-introduced in House Jan 28-to Education (H) Feb 11-posted in committee 16-reported favorably, 1st reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HR 99 (BR 1393) - C. Rollins II

Confirm the gubernatorial appointment of Marcia Milby Ridings to the Council on Postsecondary Education for a term expiring December 31, 2009.

Jan 26-introduced in House Jan 28-to Education (H) Feb 12-posted in committee 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HR 100 (BR 1391) - C. Rollins II

Confirm the appointment of Joe Graviss to the Council on Postsecondary Education for a term expiring December 31, 2014.

Jan 26-introduced in House Jan 28-to Education (H) Feb 11-posted in committee 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

Introduced Jan. 27, 2010

HR 101 (BR 1426) - R. Meeks, D. Owens

Resolve to declare the support of the House of Representatives for the goals and ideals of the 2010 Census and that the members of the House support dissemination of census information in districts and encourage participation in the census by residents of the Commonwealth; request that House members work together to achieve an accurate and complete count of the residents of the Commonwealth; and encourage the various populations of the Commonwealth to participate in events and initiatives to raise awareness of the 2010 Census and increase participation among all residents of the Commonwealth.

Jan 27-introduced in House Jan 28-to House Floor Mar 26-adopted by voice vote

HR 102 (BR 1449) - D. Graham, C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Albert E.

Jan 27-introduced in House Jan 28-to House Floor Mar 29-adopted by voice vote

HR 103 (BR 1377) - C. Rollins II

Confirm the appointment of Michael Mark Wasicsko to the Education Professional Standards Board for a term expiring June 7, 2012.

Jan 27-introduced in House Jan 28-to Education (H) Mar 15-posted in committee; posting

waived Mar 16-reported favorably, reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 18-3rd reading, adopted 98-0

HR 104 (BR 1375) - C. Rollins II

Confirm the appointment of Rebecca S. Sagan to the Education Professional Standards Board for a term expiring September 18, 2010.

Jan 27-introduced in House Jan 28-to Education (H) Feb 11-posted in committee Feb 16-reported favorably, 1st reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HR 105 (BR 1381) - C. Rollins II

Confirm the reappointment of Lorraine Williams to the Education Professional Standards Board for a term expiring September 18, 2013.

Jan 27-introduced in House Jan 28-to Education (H) Feb 11-posted in committee Feb 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HR 106 (BR 1383) - C. Rollins II

Confirm the reappointment of Zenaida M. Smith to the Education Professional Standards Board for a term expiring September 18, 2013.

Jan 27-introduced in House Jan 28-to Education (H) Feb 11-posted in committee 16-reported favorably, reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Dav for Wednesdav. Februarv 24. 2010 Feb 24-3rd reading, adopted 98-0

HR 107 (BR 1379) - C. Rollins II

Confirm the reappointment of Cathy Gunn to the Education Professional Standards Board for a term expiring September 18, 2013.

Jan 27-introduced in House Jan 28-to Education (H) Mar 15-posted in committee; posting waived

Mar 16-reported favorably, reading, to Consent Calendar

Mar 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010 Mar 18-3rd reading, adopted 98-0

HR 108 (BR 1389) - C. Rollins II

Confirm the appointment of Ellen Call to the Council on Postsecondary Education for a term expiring December 31, 2014.

Jan 27-introduced in House Jan 28-to Education (H) Feb 11-posted in committee

16-reported favorably, 1st reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010 Feb 24-3rd reading, adopted 98-0

HCR 109 (BR 1278) - L. Clark, D. Owens, K. Bratcher, S. Brinkman, T. Burch, R. Crimm, B. DeWeese, T. Firkins, D. Horlander, J. Jenkins, M. Marzian, R. Meeks, C. Miller, S. Riggs, T. Riner, J. Wayne, R. Weston

Urge the next mayor of Louisville-Jefferson County Metro Government to appoint a study group to evaluate the effectiveness of consolidated local government in promoting efficiency in government; require the study group, if appointed, to report its findings no later than December 1, 2011.

Jan 27-introduced in House Jan 28-to Local Government (H) Feb 1-posted in committee Feb 3-reported favorably, 1st reading, to Consent Calendar

Feb 4-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 10, 2010

Feb 9-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day Feb 10-3rd reading, adopted 97-0

Feb 11-received in Senate Feb 16-to State & Local Government

HCR 110 (BR 892) - A. Wuchner, S. Santoro, A. Koenig

Require the Legislative Research Commission to direct the 2010 Interim Joint Committee on Education or Interim Joint Committee on Appropriations and Revenue to study the funding requirements for participation in the Support Education Excellence in Kentucky program and the current funding distribution of local and state funding which comprises basic per pupil funding among Kentucky's 174 school districts; require a draft report by October 15, 2010, and a formal discussion at the November 2010 regular meeting; require that the report

include recommendations for statutory change if the findings indicate funding inequity is occurring.

Jan 27-introduced in House Jan 28-to Education (H)

Introduced Jan. 28, 2010

HR 111 (BR 1494) - T. Burch

Adjourn the House of Representatives in honor and appreciation of Gilda's Club of Louisville.

Jan 28-introduced in House; adopted by voice vote

HR 112 (BR 1455) - K. Stevens

Honor the Anderson County Middle School archery team for winning first place in the National Archery in the Schools Program World Championships in Orlando, Florida.

Jan 28-introduced in House Feb 1-to House Floor Feb 12-adopted by voice vote

HR 113 (BR 1456) - K. Stevens

Honor the Anderson County Middle School girls' basketball team for winning the 2009 Kentucky State Middle School Girls Basketball Championship.

Jan 28-introduced in House Feb 1-to House Floor Feb 12-adopted by voice vote

HR 114 (BR 1387) - R. Adkins

Confirm the appointment of David K. Karem to the Kentucky Board of Education for a term expiring April 14, 2012

Jan 28-introduced in House
Feb 1-to Education (H)
Feb 11-posted in committee
Feb 16-reported favorably, 1st
reading, to Consent Calendar

Feb 17-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 23-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Mar 2-3rd reading, adopted 92-7

HCR 115 (BR 1480) - K. Hall, H. Collins, L. Combs, G. Stumbo

Honor and commend Pikeville Medical Center upon being named Hospital of the Year by the American Alliance of Healthcare Providers.

Jan 28-introduced in House
Feb 1-to Health & Welfare (H)
Feb 9-posted in committee
Feb 11-reported favorably, 1s
reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010; taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 22-3rd reading, adopted 94-0 Feb 23-received in Senate Feb 25-to Health & Welfare (S) Mar 10-reported favorably, 1s reading, to Consent Calendar

Mar 11-2nd reading, to Rules
Mar 17-posted for passage in

Mar 17-posted for passage in the Consent Orders of the Day for Thursday, March 18, 2010

Mar 19-passed over and retained in the Consent Orders of the Day

Mar 22-passed over and retained in the Consent Orders of the Day Mar 23-passed over and retained in

Mar 23-passed over and retained in the Consent Orders of the Day

Mar 24-3rd reading, adopted 38-0

Mar 25-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 6-signed by Governor (Acts ch. 62)

HR 116 (BR 1156) - K. Stevens, C. Rollins II, T. Burch, J. Jenkins, M. Marzian, R. Palumbo

Adjourn the House of Representatives in loving memory and honor of Amber Dawn Poynter encourage awareness of Kentucky's organ and tissue donation program.

Jan 28-introduced in House Feb 1-to House Floor Feb 2-adopted by voice vote

Introduced Feb. 1, 2010

HR 117 (BR 1537) - T. McKee

Adjourn the House of Representatives in loving memory and honor of Howard Jerome Hoess.

Feb 1-introduced in House; adopted by voice vote

HR 118 (BR 1511) - D. Graham

Adjourn the House of Representatives in commemoration of February as 2010 Career and Technical Education Month.

Feb 1-introduced in House Feb 2-to House Floor

HJR 119 (BR 1435) - R. Nelson

Direct the Transportation Cabinet to name United States Highway 119 in Bell County, from Pineville at United States Highway 25E to the Harlan County line, in honor and memory of Deputy Anthony Sean Pursifull and erect signs at the locations specified that read "Deputy Anthony Sean Pursifull Memorial Highway."

Feb 1-introduced in House Feb 2-to Transportation (H)

HR 120 (BR 1502) - R. Damron, K. Flood

Promote awareness of the impact that diabetes has on the eyes and commend the work of the Kentucky Association of Eye Physicians.

Feb 1-introduced in House Feb 2-to House Floor; adopted by voice vote

HR 121 (BR 1510) - G. Stumbo, L. Clark

Proclaim February 3, 2010, as Disabilities Awareness Day in Kentucky.

Feb 1-introduced in House Feb 2-to House Floor Feb 3-adopted by voice vote

HJR 122 (BR 1445) - L. Clark, G. Stumbo, R. Adkins, R. Damron, D. Pasley, J. Stacy

Direct the Director of the Legislative Research Commission to engage a consulting firm to study the effectiveness of economic development incentive programs; require results to be submitted by December 1, 2010.

Feb 1-introduced in House Feb 2-to Economic Development (H) Feb 12-posted in committee Feb 18-reported favorably, 1st reading, to Consent Calendar

Feb 19-2nd reading, to Rules Feb 22-posted for passage in the Consent Orders of the Day for Wednesday, February 24, 2010

Feb 24-3rd reading, adopted 98-0
Feb 25-received in Senate

Mar 1-to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, 1st reading, to Calendar

Mar 17-2nd reading, to Rules

Introduced Feb. 2, 2010

HJR 123 (BR 1515) - E. Ballard

Direct the Department of Fish and Wildlife Resources to designate the White City Road within the Peabody Wildlife Management Area as the "Kenneth O. Gibson White City Highway".

Feb 2-introduced in House Feb 3-to Transportation (H)

HR 124 (BR 1541) - K. Flood, R. Damron

Recognize February 2, 2010, as Diabetes Day at the Capitol, and commend those organizations and individuals who have made an impact on diabetes prevention and control.

Feb 2-introduced in House; adopted by voice vote

Introduced Feb. 3, 2010

HR 125 (BR 1572) - T. Burch

Urges the Department for Public Health to educate parents on the importance of adolescent well health physicals.

Feb 3-introduced in House; adopted by voice vote

HR 126 (BR 1569) - D. Owens, R. Meeks

Commemorating the unveiling and dedication of the bust of the late Justice William E. McAnulty during the 2010 Black History Month Celebration on February 11, 2010, at 12:00 p.m. in the Capitol Rotunda.

Feb 3-introduced in House Feb 4-adopted by voice vote

HR 127 (BR 1356) - J. Hoover

Adjourn the House of Representatives in honor and loving memory of Veston "Bocky" Bottom.

Feb 3-introduced in House Feb 5-adopted by voice vote

HR 128 (BR 1544) - J. DeCesare, J. Richards

Adjourn the House of Representatives in loving memory and honor of Charles H. "Chuck" Evans.

Feb 3-introduced in House Feb 4-adopted by voice vote

Introduced Feb. 4, 2010

HR 129 (BR 1584)

Feb 17-WITHDRAWN

HCR 130 (BR 1561) - T. McKee, D. Pasley, R. Adams, J. Bell, R. Crimm, J. Gooch Jr., R. Henderson, M. King, L. Napier, D. Sims, K. Stevens, W. Stone, B. Yonts

Urge the United States Department of Transportation or Congress to enhance commercial driver's license agricultural exemptions.

Feb 4-introduced in House Feb 8-to Transportation (H) Feb 18-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, adopted 99-0 Mar 4-received in Senate Mar 8-to Agriculture (S)

Mar 17-taken from committee; 1st reading; returned to Agriculture (S)

Introduced Feb. 5, 2010

HR 131 (BR 1618) - K. Flood, R. Palumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of $\mbox{Dr}.$

Feb 5-introduced in House Feb 8-adopted by voice vote

HR 132 (BR 1576) - J. Gooch Jr., K. Hall, R. Adkins, J. Arnold Jr., E. Ballard, S. Brinkman, H. Collins, L. Combs, T. Couch, W. Coursey, R. Crimm, J. DeCesare, T. Edmonds, B. Farmer, J. Fischer, D. Floyd, D. Ford, J. Glenn, M. Harmon, R. Henderson, M. Henley, S. Lee, T. McKee, C. Miller, B. Montell, T. Moore, L. Napier, R. Nelson, M. Rader, S. Rudy, S. Santoro, K. Sinnette, J. Stacy, F. Steele, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, K. Upchurch, S. Westrom, B. Yonts

Encourage Congress to adopt legislation postponing the United States Environmental Protection Agency's regulation of greenhouse gas emissions from stationary sources until an approach which does not cripple the economy is adopted.

Feb 5-introduced in House

Feb 8-to Natural Resources & Environment (H)

Feb 10-posted in committee; posting waived

Feb 11-reported favorably, 1st reading, to Consent Calendar

Feb 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 17, 2010

Feb 17-taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Feb 23-3rd reading, adopted 76-16

Introduced Feb. 8, 2010

HJR 133 (BR 1559) - J. Glenn

Direct the Transportation Cabinet to study the feasibility of establishing a high speed rail network in Kentucky; require findings be reported to the IJC on Transportation and the IJC on Appropriations and Revenue by 12/31/10.

Feb 8-introduced in House Feb 10-to Transportation (H)

HR 134 (BR 1660) - J. Greer, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D.

Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Express support for the designation of February 8, 2010, as Boy Scouts of America Day, in celebration of its 100th anniversary.

Feb 8-introduced in House; adopted by voice vote

HR 135 (BR 1605) - J. Richards

Adjourn the House of Representatives in honor and loving memory of Charles Mitchell Frost, Jr.

Feb 8-introduced in House Feb 10-to House Floor Mar 24-adopted by voice vote

HR 136 (BR 1585) - R. Nelson, J. Stewart III, T. Couch, G. Stumbo

Urge the Kentucky Public Service Commission to not approve any electric rate increases for Kentucky that exceed the previous year's percentage increase in the Consumer Price Index; direct the clerk to send a copy of the Resolution to the Kentucky Public Service Commission.

Feb 8-introduced in House Feb 10-to Tourism Development &

Energy (H) Feb 23-posted in committee

Feb 25-reported favorably, 1 reading, to Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 1, 2010

Mar 1-3rd reading, adopted 92-0

HR 137 (BR 1534) - J. Jenkins

Recognize March 2010 as Sexual Assault Awareness Month in Kentucky and honor Kentucky's 13 regional rape crisis centers.

Feb 8-introduced in House Feb 10-to House Floor Feb 25-adopted by voice vote

HR 138 (BR 1482) - J. DeCesare, J. Richards

Adjourn the House in honor and memory of Lance Corporal Timothy J. Poole

Feb 8-introduced in House Feb 10-to House Floor Mar 18-adopted by voice vote

HR 139 (BR 1563) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Leslie J. "Ikey" Blackburn, Jr.

Feb 8-introduced in House Feb 10-to House Floor Mar 26-adopted by voice vote

HR 140 (BR 1564) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of B. Allen "Buddy" Dawson.

Feb 8-introduced in House Feb 10-to House Floor Feb 16-adopted by voice vote

HJR 141 (BR 1154) - K. Hall, T. Edmonds

Direct study by the Public Service Commission regarding natural gas retail choice programs; require study report to address specific elements, including whether state-level certification of competitive gas suppliers should be applicable for service to all levels of consumption or to certain customer classes; marketing, contracting, and service enrollments and renewals; the obligation to serve and the provider of last resort and entities that should fulfill this role, and alternative procurement strategies for default service; nondiscriminatory access to services offered and best practices; standards of conduct for natural gas distribution companies and competitive gas suppliers; utility services and utilities' interaction with competitive gas suppliers, including billing methods and related issues; and transition costs and reasonable practices to minimize or eliminate stranded costs; Provide that Joint Resolution shall not be construed to interfere with existing gas commodity programs, including the continuation or extension of those programs or with PSC authority to approve new programs; study report to be provided to the Legislative Research Commission no later than November 1,

HJR 141 - AMENDMENTS

HCS - Direct the Public Service Commission to commence collaborative study of natural gas retail competition programs to determine if benefits can be derived from these programs, and to determine whether natural gas retail competition programs can be crafted to benefit Kentucky consumers; require study to include an evaluation of existing natural gas retail competition programs; upon completion of study, require the PSC to make a written report to the General Assembly and the Legislative Research Commission of its findings and recommendations; encourage the PSC to seek input for the study from interested stakeholders, including the Attorney General, regulated local distribution companies, natural gas marketers, including marketers that are not local distribution companies, utilities, natural gas companies, public service companies, or similar companies, representatives from consumer groups, and representatives from all classes of customers; require the PSC study and subsequent report to the General Assembly and the Legislative Research Commission to consider and examine elements that shall be incorporated into any proposed natural gas retail competition program and issues which need to be addressed in order to adequately protect the public interest in any new natural gas retail competition program; require PSC to establish criteria by which the effectiveness of competition and benefits to customers can be measured; require study report to be provided to the Legislative Research Commission for appropriate distribution no later than January 1, 2011; specify that joint resolution shall not interfere with existing natural gas retail competition programs, including their continuation or extension.

Feb 8-introduced in House Feb 10-to Tourism Development & Energy (H)

Feb 23-posted in committee

Mar 11-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 12-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 15, 2010

Mar 15-3rd reading, adopted 96-0 with Committee Substitute

Mar 16-received in Senate

Mar 17-to Natural Resources and Energy (S)

Mar 24-reported favorably, 1st reading, to Consent Calendar

Mar 25-2nd reading, to Rules

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, adopted 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 105)

 \mbox{HR} 142 (BR 1651) - C. Rollins II, D. Graham

Adjourn the House of Representatives in commemoration of February as 2010 Career and Technical Education Month.

Feb 8-introduced in House Feb 9-adopted by voice vote

Introduced Feb. 9, 2010

HR 143 (BR 1608) - T. McKee, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, T. Burch, D. Butler, J. Carney, L. Clark, L. Combs, T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., T. Moore, L. Napier, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Honor Kentucky farmers and recognize February 21 to 27, 2010, as Food Checkout Week.

Feb 9-introduced in House Feb 10-to House Floor Feb 18-adopted by voice vote

HR 144 (BR 1638) - T. McKee

Adjourn the House of Representatives in honor and loving memory of J. Paul Browning.

Feb 9-introduced in House; adopted by voice vote

Introduced Feb. 10, 2010

HR 145 (BR 1701) - D. Graham, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, T. Couch, J. Crenshaw, R. Crimm, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Janice Hawkins.

Feb 10-introduced in House; adopted by voice vote

HR 146 (BR 1636) - M. Marzian

Recognize February 10, 2010, as Arts Day in Kentucky.

Feb 10-introduced in House; adopted by voice vote

HR 147 (BR 1673) - J. Carney

Adjourn the House of Representatives in honor of E. Poe Young on the occasion of his 100th birthday.

Feb 10-introduced in House; adopted by voice vote

HCR 148 (BR 1623) - J. Jenkins, Ji. Lee

Direct the Legislative Research Commission to create the Task Force on Children Exposed to and Affected by Domestic Violence; require the task force to assess state and local response and services to children exposed to domestic violence; study strategies to identify children; study initiatives to reduce the negative effects on children; state the objectives of the task force; state the desired outcomes of the task force; establish membership of the task force; require monthly meetings during the 2010 interim; require a report to be submitted to LRC by December 31, 2010.

Feb 10-introduced in House Feb 12-to Judiciary (H) Feb 17-reassigned to Health & Welfare (H)

Feb 19-posted in committee

Feb 25-reported favorably, 1 reading, to Consent Calendar

Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, adopted 99-0 Mar 4-received in Senate

Mar 8-to Appropriations & Revenue (S)

HR 149 (BR 1674) - J. Crenshaw, R. Meeks

Honor the women of the Alpha Kappa Alpha Sorority, Incorporated.

Feb 10-introduced in House Feb 11-adopted by voice vote

HR 150 (BR 1723) - T. Thompson, J. Glann

Honor and recognize William Francis Medley, Bishop-elect for the Diocese of Owensboro.

Feb 10-introduced in House Feb 11-adopted by voice vote

HR 151 (BR 1454) - J. Richards, J. DeCesare

Adjourn the House of Representatives in honor of Warren County Sheriff Jerry "Peanuts" Gaines for being selected to receive the 2010 Ferris E. Lucas Award for National Sheriff of the Year.

Feb 10-introduced in House Feb 11-adopted by voice vote

HR 152 (BR 1702) - J. DeCesare, J. Richards

Adjourn the House of Representatives in loving memory and honor of Sue Darby.

Feb 10-introduced in House Feb 11-adopted by voice vote

HR 153 (BR 1612) - W. Stone, T. McKee, R. Adams, J. Bell, L. Clark, J. Comer Jr., R. Henderson, C. Hoffman, L. Napier

Reauthorize the Tobacco Task Force through December 31, 2010, to help address problems facing the tobacco industry in Kentucky.

Feb 10-introduced in House Feb 12-to Agriculture & Small Business (H)

Feb 16-posting waived

Feb 17-reported favorably, 1s reading, to Calendar

Feb 18-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, February 19, 2010 Feb 19-3rd reading, adopted 93-0

HJR 154 (BR 1604) - J. DeCesare

Designate Sam Bush as "The Father of Newgrass Music" and Bowling Green, Kentucky as "The Birthplace of Newgrass Music."

Feb 10-introduced in House Feb 17-to Tourism Development & Energy (H)

Feb 23-posted in committee Feb 25-reported favorably, 1st reading, to Consent Calendar Feb 26-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010

Mar 3-3rd reading, adopted 99-0
Mar 4-received in Senate

Mar 8-to Economic Development,

Tourism & Labor (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules
Mar 22-posted for passage in the
Consent Orders of the Day for Tuesday,

March 23, 2010
Mar 23-3rd reading, adopted 37-0
Mar 24-received in House; enrolled,

signed by each presiding officer;

delivered to Governor
Mar 30-signed by Governor (Acts ch. 52)

Introduced Feb. 11, 2010

HJR 155 (BR 1676) - R. Meeks, D. Owens, K. Bratcher, S. Brinkman, T. Burch, R. Crimm, T. Firkins, J. Jenkins, M. Marzian, C. Miller, S. Riggs, T. Riner, J. Wayne

Direct the Transportation Cabinet to rename the Shawnee Expressway, Interstate 264 from its origin at the junction with interstate 64 to the interchange of Interstate 264 and Dixie Highway in Jefferson County, the "Georgia Davis Powers Expressway" and to erect signs at locations specified.

Feb 11-introduced in House Feb 12-to Transportation (H)

Introduced Feb. 12, 2010

HR 156 (BR 316) - R. Meeks, D. Butler

Encourage cooperative training for law enforcement, prosecution, defense, courts, and historical agencies in detecting, prosecuting, and defending artifact theft cases.

Feb 12-introduced in House Feb 17-to Judiciary (H)

HJR 157 (BR 1281) - R. Meeks, D. Owens

Direct the Transportation Cabinet to extend the length of the Tuskegee Airmen Memorial trail throughout the entire length of Interstate 75 in the Commonwealth.

Feb 12-introduced in House Feb 17-to Transportation (H)

HR 158 (BR 1743) - A. Webb-Edgington, T. Kerr, R. Adams, J. Fischer, D. Keene, A. Koenig, T. McKee, S. Santoro, A. Simpson, A. Wuchner

Honor Fort Mitchell, Kentucky, and celebrate the 100th anniversary of the city's incorporation.

Feb 12-introduced in House Feb 16-adopted by voice vote

Introduced Feb. 16, 2010

HR 159 (BR 1173) - L. Clark

Adjourn the House of Representatives in honor of The Monarchs for providing

the Commonwealth with 50 years of music, dancing, and a whole lot of fun.

Feb 16-introduced in House; adopted by voice vote

HR 160 (BR 1708) - L. Clark, G. Stumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Honor and congratulate former governor Paul E. Patton on his inauguration as the eighteenth president of Pikeville College.

Feb 16-introduced in House; adopted by voice vote

HR 161 (BR 1760) - R. Nelson, J. Stewart III, T. Couch, M. Rader, C. Siler, T. Turner

Urge the U.S. Post Master General to forego consolidation of the London Mail Processing Center with the operations in Lexington.

Feb 16-introduced in House Feb 17-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 19-posted in committee

Feb 23-reported favorably, 1st reading, to Consent Calendar

Feb 24-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, March 3, 2010 Mar 3-3rd reading, adopted 97-2

HR 162 (BR 1721) - T. McKee

Adjourn the House of Representatives in honor and loving memory of Dewey Thomas Peluso, Sr.

Feb 16-introduced in House; adopted by voice vote

HR 163 (BR 1614)

Feb 23-WITHDRAWN

HR 164 (BR 1746) - W. Stone

Adjourn the House of Representatives in honor and memory of Sergeant Joshua A. Ward Sr.

Feb 16-introduced in House Feb 17-to House Floor Mar 18-adopted by voice vote

HR 165 (BR 1679) - B. Housman

Adjourn the House of Representatives in honor and recognition of Meteorologist Beau Dodson.

Feb 16-introduced in House Feb 17-to House Floor Feb 26-adopted by voice vote

HR 166 (BR 1689) - L. Combs

Honor and congratulate former governor Paul E. Patton on his inauguration as the eighteenth president of Pikeville College.

Feb 16-introduced in House Feb 17-to House Floor

HR 167 (BR 1780) - R. Damron, R. Palumbo, R. Adams, R. Adkins, E. Ballard, L. Belcher, J. Bell, K. Bratcher. S. Brinkman, T. Burch, D. Butler, J. Carney, L. Clark, L. Combs, W. Coursey, J. Crenshaw, R. Crimm, J. DeCesare, M. Denham, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Declare February 18, 2010, as Kentucky Hospice Day.

Feb 16-introduced in House Feb 17-to House Floor Feb 18-adopted by voice vote

HR 168 (BR 1733) - B. Montell, R. Meeks

Honor the Run for the Wall organization upon its 23rd annual motorcycle rally promoting awareness of the United States armed forces, veterans, prisoners of war, and those missing in action.

Feb 16-introduced in House Feb 17-to House Floor; adopted by voice vote

HR 169 (BR 1782) - J. Hoover, B. DeWeese, K. Bratcher, S. Brinkman, R. Crimm, D. Osborne

Adjourn the House of Representatives in loving memory and honor of Solon Lawrence Bailey and William "Liam" Theiler Bailey.

Feb 16-introduced in House Feb 17-to House Floor Mar 10-adopted by voice vote

HR 170 (BR 1713) - J. Hoover

Adjourn the House of Representatives in honor and loving memory of C. Bascum Smith.

Feb 16-introduced in House Feb 17-to House Floor Feb 19-adopted by voice vote

HCR 171 (BR 1696) - T. McKee, T. Pullin

Commend the work of the Executive Task Force on Biomass and Biofuels to address the energy needs of the Commonwealth, and urge that support for the biomass and biofuels industry to continue in Kentucky.

Feb 16-introduced in House Feb 17-to Natural Resources & Environment (H)

Feb 23-posted in committee

Mar 4-reported favorably, 1st reading, to Consent Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, adopted 95-0 Mar 9-received in Senate Mar 10-to Natural Resources and

Introduced Feb. 17, 2010

Energy (S)

HR 172 (BR 1776) - J. DeCesare, J. Richards

Adjourn the House of Representatives in honor and loving memory of Edward Doyle Bryson.

Feb 17-introduced in House Feb 18-to House Floor Feb 19-adopted by voice vote

HR 173 (BR 1747) - T. Moore

Adjourn in the House of Representatives in loving memory of Brian M. Bunting.

Feb 17-introduced in House Feb 18-to House Floor Mar 18-adopted by voice vote

HR 174 (BR 1764) - C. Hoffman, G. Stumbo, T. McKee, S. Overly

Declare the horse a natural resource of the Commonwealth and urge the General Assembly to consider making horses eligible for the same tax exempts afforded to other natural resource commodities.

Feb 17-introduced in House; adopted by voice vote

Introduced Feb. 18, 2010

HJR 175 (BR 1751) - T. Mills, D. Ford

Direct the Kentucky Historical Society to place a marker on the site of the first public school in Casey County.

Feb 18-introduced in House Feb 22-to Tourism Development & Energy (H)

Mar 2-posted in committee Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, adopted 95-0 Mar 9-received in Senate

Mar 10-to Economic Development, Tourism & Labor (S)

Mar 16-reported favorably, 1st reading, to Consent Calendar

Mar 17-2nd reading, to Rules
Mar 24-recommitted to Economic
Development, Tourism & Labor (S)

HR 176 (BR 1792) - R. Meeks, D. Owens, J. Crenshaw, J. Glenn, D. Graham, M. Marzian, A. Simpson

Urge Congress to appropriate funds necessary for the USDA to fulfill obligations to black farmers under a 1999 settlement agreement, and to ensure that claims under the settlement are paid expeditiously.

Feb 18-introduced in House Feb 22-to Agriculture & Small Business (H)

Mar 1-posted in committee Mar 3-reported favorably, 1st reading, to Calendar

Mar 4-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 5, 2010 Mar 5-3rd reading, adopted 91-0

HR 177 (BR 1787) - J. Jenkins, L. Clark

Honor the Junior League of Louisville.

Feb 18-introduced in House; adopted by voice vote

HR 178 (BR 1824) - K. Stevens

Adjourn the House of Representatives in loving memory and honor of Ralph G. Anderson.

Feb 18-introduced in House Feb 22-to House Floor

HR 179 (BR 1834) - M. Denham

Adjourn the House of Representatives in honor and loving memory of Patrick Thomas Pfeffer.

Feb 18-introduced in House; adopted by voice vote

HCR 180 (BR 1699) - J. Fischer, K. Bratcher, M. Harmon, B. Montell

Urge the General Assembly, if it chooses to address expanded gambling, to follow the Kentucky Constitution by submitting an amendment to the Kentucky Constitution to the voters of the Commonwealth for their ratification or rejection.

Feb 18-introduced in House Feb 22-to Licensing & Occupations (H)

HR 181 (BR 1784) - A. Webb-Edgington, A. Koenig, R. Adams, R. Crimm, J. Fischer, D. Keene, T. Kerr, T. McKee, R. Rand, S. Santoro, A. Simpson, A. Wuchner

Honor Mary Middleton upon receiving the inaugural Crystal Baton Award presented by the Kentucky Symphony Orchestra.

Feb 18-introduced in House Feb 22-to House Floor

Introduced Feb. 22, 2010

HR 182 (BR 1956) - K. Stevens

Adjourn the House of Representatives in honor and memory of Corporal Timothy D. Lewis.

Feb 22-introduced in House Feb 24-to House Floor Mar 18-adopted by voice vote

HR 183 (BR 1896) - J. Stacy, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor and loving memory of Phyllis Robinson Highley.

Feb 22-introduced in House Feb 24-to House Floor Mar 1-adopted by voice vote

HR 184 (BR 1974) - C. Hoffman, A. Koenig, T. McKee

Commend Toyota Motor Manufacturing, Kentucky for their contributions to the Commonwealth and express support for the manner in which team members quickly and thoroughly address all quality issues that come before them.

Feb 22-introduced in House; adopted by voice vote

HR 185 (BR 1814) - R. Meeks

Adjourn the House of Representatives in loving memory and honor of Dr. Eliza Atkins Gleason.

Feb 22-introduced in House Feb 24-to House Floor Feb 26-adopted by voice vote

Introduced Feb. 23, 2010

HCR 186 (BR 1983) - C. Embry Jr., R. Meeks

Urge the Kentucky Department of Veterans' Affairs to offer admission to Kentucky veterans' nursing homes to Kentucky Medal of Honor recipients at no cost, and to expedite their admission.

Feb 23-introduced in House Feb 24-to Military Affairs & Public Safety (H)

HJR 187 (BR 1654) - A. Koenig, K. Sinnette, J. Fischer, J. Gooch Jr., T. Kerr, S. Santoro, T. Thompson, A. Webb-Edgington, A. Wuchner

Express support for federal legislation requiring the United States Environmental Protection Agency to consider affordability when implementing its Combined Sewer Overflow control measures.

Feb 23-introduced in House

Feb 24-to Natural Resources & Environment (H)

Mar 2-posted in committee

Mar 4-reported favorably, 1st reading, to Calendar

Mar 5-2nd reading, to Rules

Mar 11-posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 24-taken from the Orders of the Day; returned to Rules (H)

Mar 25-recommitted to Appropriations & Revenue (H)

HR 188 (BR 1813) - L. Clark

Adjourn the House of Representatives in honor and memory of Sergeant Adam J. Ray.

Feb 23-introduced in House; adopted by voice vote

HR 189 (BR 2087) - M. Denham

Adjourn the House of Representatives in honor of Fleming County native Franklin Runyon Sousley, a Marine who participated in raising the American flag during the World War II Battle for Iwo Jima, and who later died in that battle, in recognition of the sixty-fifth anniversary of the flag raising.

Feb 23-introduced in House; adopted by voice vote

HR 190 (BR 1907)

Feb 24-WITHDRAWN

HR 191 (BR 2070) - T. Riner, R. Meeks

Honor Mozziz "Coach Mo" DeWalt for mentoring youth, advocating proper nutrition, and admirably representing the Commonwealth of Kentucky as a contestant on Season 8 of NBC's The Biggest Loser.

Feb 23-introduced in House; adopted by voice vote

HJR 192 (BR 1904) - R. Nelson

Encourage the Tourism, Arts and Heritage Cabinet's Department of Fish and Wildlife Resources, the Kentucky State Nature Preserves Commission and the Kentucky Environmental and Public Protection Cabinet's Division of Water to

develop a memorandum of agreement with the Harlan County Fiscal Court for the restoration and management of a trail known as the Brush Mountain Trail, for foot and equine travel; specify provisions which the memorandum of agreement may include; require a report from the state and local agencies on the status of the Brush Mountain Trail restoration and management for foot and equine travel.

HJR 192 - AMENDMENTS

HCS - Authorize the Tourism, Arts and Heritage Cabinet's Department of Fish and Wildlife Resources, the Kentucky State Nature Preserves Commission, which administratively attached to the Kentucky Environmental and Public Protection Cabinet, and that Cabinet's Division of Water, to develop a memorandum of agreement, for a period not to exceed one year, with the Harlan County Fiscal Court for the restoration and management of the Brush Mountain Trail, for foot and equine travel; specify provisions of the memorandum of agreement, which should limitations on access to the trail in wildlife management areas certain hunting seasons, a baseline survey of invasive plant species, and other assurances; require a report, on or before October 1, 2011, from the state and local agencies on the status of the Brush Mountain Trail restoration and management for foot and equine travel.

Feb 23-introduced in House Feb 24-to Tourism Development & Energy (H)

Mar 2-posted in committee

Mar 4-reported favorably, 1st reading, to Consent Calendar with Committee Substitute

Mar 5-2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Monday, March 8, 2010

Mar 8-3rd reading, adopted 95-0 with Committee Substitute

Mar 9-received in Senate

Mar 10-to Natural Resources and Energy (S)

Mar 17-reported favorably, 1st reading, to Consent Calendar

Mar 18-2nd reading, to Rules

Mar 24-posted for passage in the Consent Orders of the Day for Thursday, March 25, 2010

Mar 25-3rd reading, adopted 37-0; received in House; enrolled, signed by Speaker of the House

Mar 26-enrolled, signed by President of the Senate; delivered to Governor

Apr 7-signed by Governor (Acts ch. 66)

Introduced Feb. 24, 2010

HR 193 (BR 1971) - T. McKee, R. Meeks

Urge the Kentucky School Boards Association to study if current statutory language prohibits minority candidates from serving on local school boards.

Feb 24-introduced in House; adopted by voice vote

HR 194 (BR 2050) - B. Housman

Adjourn the House of Representatives in loving memory and honor of Bob

Swatzell.

Feb 24-introduced in House Feb 26-to House Floor; adopted by voice vote

HR 195 (BR 2120) - G. Stumbo, J. Stacy, R. Adkins, L. Clark, D. Pasley, R. Rand, J. Richards, T. Thompson

Adjourn the House of Representatives in honor and loving memory of Brent Saltzman.

Feb 24-introduced in House Feb 26-to House Floor Mar 1-adopted by voice vote

HR 196 (BR 1127) - T. Burch, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, J. Stacv. F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts

Honor the University of Louisville James Graham Brown Cancer Center for becoming Kentucky's first and only nationally accredited breast care center.

Feb 24-introduced in House Feb 25-adopted by voice vote

Introduced Feb. 25, 2010

HJR 197 (BR 999) - G. Stumbo, L. Clark, R. Adkins, R. Damron, R. Rand, J. Stacy

Provide that any mandates, directive, and initiatives in the 2010-2012 Legislative Branch Budget Memorandum have the force and effect of law; EMERGENCY.

Feb 25-introduced in House Feb 26-to Appropriations & Revenue (H); posted in committee

Mar 1-taken from committee; 1st reading; returned to Appropriations & Revenue (H); posted in committee

Mar 2-taken from committee; 2nd reading; returned to Appropriations & Revenue (H)

Mar 9-reported favorably, to Rules; taken from Rules Committee, placed in the Orders of the Day for Wednesday, March 10, 2010

Mar 10-3rd reading, adopted 98-0 Mar 11-received in Senate; taken from committee; 1st reading; returned to Committee on Committees (S); to Appropriations & Revenue (S)

Mar 12-taken from committee; returned to Appropriations & Revenue (S); 2nd reading

HCR 198 (BR 1899) - D. Butler

Direct the staff of the Legislative Research Commission to study the scope of practice for paramedics; require results to be submitted by December 1, 2010.

Feb 25-introduced in House Feb 26-to Health & Welfare (H) Mar 4-posted in committee

HJR 199 (BR 2121) - J. Glenn

Direct study of "2-1-1" services in Kentucky by the Public Service Commission; require study report to assess the impact of 2-1-1 service in Kentucky and make recommendations to the General Assembly regarding the means for securing financial support for "2-1-1" service in a public-private partnership; study report to be provided to the Legislative Research Commission no later than December 1, 2010.

Feb 25-introduced in House Feb 26-to Tourism Development & Energy (H)

HR 200 (BR 1893) - K. Upchurch

Adjourn the House of Representatives in honor and loving memory of Pamela Dixon

Feb 25-introduced in House Feb 26-to House Floor Mar 1-adopted by voice vote

HR 201 (BR 2125) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Armon Portwood.

Feb 25-introduced in House Feb 26-to House Floor; adopted by voice vote

Introduced Feb. 26, 2010

HR 202 (BR 2049) - C. Siler

Honor and commend John W. and Tilda Towe's family for their proud military service.

Feb 26-introduced in House Mar 2-to House Floor; adopted by voice vote

HR 203 (BR 2118) - D. Sims

Adjourn the House of Representatives in loving memory of Lance Corporal Matthias N. Hanson.

Feb 26-introduced in House Mar 2-to House Floor Mar 22-adopted by voice vote

HR 204 (BR 1981) - T. Pullin

Request and petition President Barack Obama and the United States Congress to fully fund the Greenup Locks and Dams Project. Feb 26-introduced in House

Mar 2-to Elections, Const. Amendments & Intergovernmental Affairs (H)

Mar 12-posted in committee

24-reported favorably, 1st Mar reading, to Calendar

Mar 25-2nd reading, to Rules

Mar 29-recommitted to Appropriations & Revenue (H)

Introduced Mar. 1, 2010

HR 205 (BR 2141) - C. Rollins II

Adjourn the House of Representatives in honor and loving memory of Gentry "Sonny" McCauley.

Mar 1-introduced in House Mar 2-to House Floor

HR 206 (BR 2133) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Emmit Hadley Tilghman.

Mar 1-introduced in House Mar 2-to House Floor

HCR 207 (BR 1866) - M. Denham, J. Bell, J. Comer Jr., M. King, T. McKee, W. Stone

Urge the United States Department of Agriculture to evaluate the efficiency of the formula used to establish milk prices paid to farmers and determine if that formula puts Kentucky dairy farmers at a competitive disadvantage.

Mar 1-introduced in House Mar 2-to Agriculture & Small Business

Mar 8-posted in committee

10-reported favorably, 1st Mar reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010

Mar 12-3rd reading, adopted 83-0

Mar 15-received in Senate Mar 16-to Agriculture (S)

Mar 17-taken from committee; 1st

reading; returned to Agriculture (S) Mar 23-taken from committee; 2nd reading; returned to Agriculture (S)

Mar 25-reported favorably, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, adopted 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch.

HR 208 (BR 1859) - T. Moore, T. Pullin

Declare March 13, 2010, as K 9 Veterans Day.

Mar 1-introduced in House Mar 2-to House Floor Mar 12-adopted by voice vote

Introduced Mar. 2, 2010

HJR 209 (BR 80) - M. Harmon

Recognize Boyle Circuit Court Final Judgment and survey attached thereto in Civil Action No. 85-CI-00161 as the official boundary line between Boyle County and Lincoln County.

Mar 2-introduced in House Mar 4-to Local Government (H)

Mar 12-posted in committee Mar 17-reported favorably,

reading, to Consent Calendar Mar 18-2nd reading, to Rules; posted for passage in the Consent Orders of the

Day for Friday, March 19, 2010 Mar 19-3rd reading, adopted 92-0

Mar 22-received in Senate

Mar 24-to State & Local Government (S); taken from committee; 1st reading; returned to State & Local Government

25-reported favorably, reading, to Rules as a Consent Bill

Mar 26-posted for passage in the Consent Orders of the Day for Friday, March 26, 2010; 3rd reading, adopted 38-0; received in House

Mar 29-enrolled, signed by each presiding officer; delivered to Governor Apr 8-signed by Governor (Acts ch.

HCR 210 (BR 2044) - R. Palumbo, D. Graham

Recognize the celebration of the Kentucky New State Capitol centennial; urge Kentuckians, and guests to Kentucky, to share stories about life, work, or visits to the Capitol through county cooperative extension offices; encourage participation in the Capitol Centennial celebration gala on June 4, 2010; encourage all citizens and visitors from around the nation to attend the Capitol Centennial celebration on Saturday, June 5, 2010.

Mar 2-introduced in House

Mar 4-to Tourism Development & Energy (H)

Mar 9-reassigned to Economic Development (H)

Mar 10-posting waived

11-reported favorably, Mar 1st reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 22-3rd reading, adopted 98-0; received in Senate

Mar 24-to State & Local Government

25-reported favorably, 1st reading, to Consent Calendar

Mar 26-2nd reading, to Rules Mar 29-posted for passage in the Consent Orders of the Day for Monday,

March 29, 2010; 3rd reading, adopted Apr 1-received in House; enrolled, signed by each presiding officer;

delivered to Governor Apr 12-signed by Governor (Acts ch. 118)

HR 211 (BR 2140) - J. Gooch Jr., K. Sinnette, D. Pasley, F. Steele

Urge EPA to consider increased emissions in relation to increased electricity generation when determining whether to apply New Source Review to a modification of an electricity generation plant.

Mar 2-introduced in House

Mar 4-to Natural Resources & Environment (H)

Mar 5-posted in committee Mar 11-reported favorably, 1st

reading, to Calendar

Mar 12-2nd reading, to Rules

Mar 15-posted for passage in the Regular Orders of the Day for Tuesday, March 16, 2010

Mar 17-3rd reading, adopted 95-0

HR 212 (BR 2142) - T. Burch

Designate March as "Deep-Vein Thrombosis Awareness Month."

Mar 2-introduced in House; adopted by voice vote

HJR 213 (BR 1749) - J. Fischer, A. Simpson

Require the Kentucky Board of Education to rescind sanctions imposed against Ft. Thomas Highlands High School and its football program.

Mar 2-introduced in House Mar 4-to Education (H)

HCR 214 (BR 2028) - K. Hall

Urge Congress to protect citizens against anonymous defamation on the Internet.

Mar 2-introduced in House Mar 4-to Judiciary (H)

HR 215 (BR 2139) - T. Kerr, D. Keene, R. Adams, J. Fischer, M. Harmon, A. Koenig, R. Meeks, S. Santoro, A. Simpson, A. Webb-Edgington,

Recognize May 2010 as Motorcycle Awareness Month in the Commonwealth of Kentucky.

Mar 2-introduced in House; adopted by voice vote

Introduced Mar. 3, 2010

HR 216 (BR 2128) - D. Owens, M. Marzian

Designate March 6 as Louisville Water Company Day in Kentucky.

Mar 3-introduced in House Mar 4-adopted by voice vote

HR 217 (BR 2147) - Ji. Lee

Adjourn the House of Representatives in honor of Allen and Ann Case upon the occasion of their retirement as musicians at Severns Valley Baptist Church.

Mar 3-introduced in House; adopted by voice vote

HR 218 (BR 2148) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Marie T.

Mar 3-introduced in House; adopted by voice vote

HR 219 (BR 2149) - M. Denham

Adjourn the House of Representatives in loving memory and honor of Jane

Mar 3-introduced in House; adopted by voice vote

HR 220 (BR 2150) - T. Pullin, M. Denham

Urge support for a memorial for fallen members of the Kentucky Army and Air National Guard at the Boone National Guard Center.

Mar 3-introduced in House Mar 4-to Military Affairs & Public Safety (H)

Mar 8-posted in committee

10-reported favorably, Mar 1st reading, to Calendar

Mar 11-2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Friday, March 12, 2010 Mar 17-3rd reading, adopted 96-0

HR 221 (BR 2152) - J. Comer Jr.

Adjourn the House of Representatives in loving memory and honor of Gerald Woodrow Watt.

Mar 3-introduced in House Mar 4-to House Floor Mar 19-adopted by voice vote

HR 222 (BR 1573) - R. Palumbo, L. Belcher, L. Combs, K. Flood, J. Jenkins, M. King, M. Marzian, S. Overly, D. Sims, S. Westrom

Congratulate the League of Women Voters on the occasion of the 90th anniversary of founding, and adjourn the House of Representatives in its honor.

Mar 3-introduced in House Mar 4-to House Floor; adopted by voice vote

Introduced Mar. 4, 2010

HCR 223 (BR 2156) - F. Nesler

Urge the United States Congress to fully fund the Resource Conservation and Development Program at \$50.73 million.

Mar 4-introduced in House Mar 5-to Natural Resources & Environment (H) Mar 18-posted in committee

HR 224 (BR 2163) - J. Comer Jr.

Adjourn the House of Representatives in loving memory and honor of James Eldon Veach.

Mar 4-introduced in House Mar 5-to House Floor Mar 9-adopted by voice vote

HR 225 (BR 2158) - M. Dossett, J. Tilley

Recognize Welcome Home Vietnam Veterans Day and urge Kentuckians to celebrate by thanking Vietnam veterans for their dedication and service.

Mar 4-introduced in House

Mar 5-to House Floor; adopted by voice vote

Introduced Mar. 8, 2010

HR 226 (BR 2172) - K. Stevens

Adjourn the House of Representatives in honor and celebration of Jimmy Russell and his 55 years of service at the Wild Turkey Bourbon Distillery.

Mar 8-introduced in House Mar 9-to House Floor Mar 23-adopted by voice vote

HR 227 (BR 2165) - S. Westrom, M. Denham

Honor the 2010 Alltech FEI World Equestrian Games.

Mar 8-introduced in House Mar 9-to House Floor

HR 228 (BR 2151) - T. Thompson

Recognize Brescia University for 60 years of leadership in higher education.

Mar 8-introduced in House Mar 9-to House Floor; adopted by voice vote

Introduced Mar. 9, 2010

HR 229 (BR 2173) - C. Hoffman

Adjourn the House of Representatives in honor of Scott County Sheriff Bobby Hammons upon being named the 2009 Kentucky Sheriff of the Year.

Mar 9-introduced in House; adopted by voice vote

HR 230 (BR 1692) - R. Adkins

Adjourn the House of Representatives in honor and memory of Sergeant First Class Matthew Sluss-Tiller.

Mar 9-introduced in House Mar 10-to House Floor Mar 22-adopted by voice vote

Introduced Mar. 10, 2010

HR 231 (BR 2171) - J. Richards

Adjourn the House of Representatives in honor, gratitude, and loving memory of Lynne Breen.

Mar 10-introduced in House Mar 11-to House Floor Mar 24-adopted by voice vote

HR 232 (BR 2174) - T. Moore, R. Adams, K. Bratcher, D. Butler, J. Carney, M. Cherry, H. Collins, J. Comer Jr., W. Coursey, R. Crimm, R. Damron, J. DeCesare, M. Denham, M. Dossett, T. Edmonds, B. Farmer, J. Fischer, D. Floyd, D. Ford, J. Gooch Jr., J. Greer, K. Hall, M. Harmon, J. Hoover, D. Horlander, B. Housman, T. Kerr, M. King, S. Lee, Ji. Lee, C. Miller, T. Mills, B. Montell, F. Nesler, D. Osborne, M. Rader, S. Rudy, S. Santoro, K. Sinnette, F. Steele, K. Stevens, J. Stewart III, T. Thompson, T. Turner, A. Webb-Edgington, A. Wuchner, J. York

Recognize and honor the efforts of those who have inspired thousands of Kentuckians with the Manhattan Declaration.

Mar 10-introduced in House Mar 11-to House Floor; adopted by voice vote

 HR 233 (BR 2178) - G . Stumbo, R . Henderson

Honor and recognize the Young Professionals of East Kentucky.

Mar 10-introduced in House Mar 11-to House Floor Mar 19-adopted by voice vote

HCR 234 (BR 2160) - D. Keene, S. Santoro, R. Adams, L. Belcher, J. Bell, M. Cherry, W. Coursey, R. Damron, T. Edmonds, J. Glenn, J. Greer, K. Hall, R. Henderson, M. Henley, C. Miller, T. Mills, L. Napier, R. Nelson, S. Overly, D. Pasley, T. Riner, C. Rollins II, C. Siler, W. Stone, T. Thompson, D. Watkins

Direct the creation of a legislative task force to study means of preventing minors from accessing on-line pornography, with the task force composed of five senators appointed by the President and five representatives appointed by the Speaker, with a study completion date of December 1, 2010.

Mar 10-introduced in House Mar 12-to Judiciary (H)

Introduced Mar. 11, 2010

HR 235 (BR 2186) - D. Graham

Adjourn the House of Representatives in honor of Buffalo Trace Distillery on the occasion of being named "Whisky Visitor Attraction of the Year" by Whisky Magazine.

Mar 11-introduced in House Mar 12-to House Floor Mar 24-adopted by voice vote

HR 236 (BR 2194) - E. Ballard, R. Adams, R. Damron, M. Dossett, B. Farmer, C. Hoffman, C. Miller, T. Moore, C. Siler

Request the Legislative Research Commission to reestablish the Subcommittee on Veterans' Affairs.

Mar 11-introduced in House Mar 12-to House Floor Mar 15-to Military Affairs & Public Safety (H)

HR 237 (BR 2166) - K. Flood, R. Palumbo

Adjourn the House of Representatives in loving memory and honor of Abby Marlatt.

Mar 11-introduced in House Mar 12-to House Floor Mar 22-adopted by voice vote

HR 238 (BR 2116) - S. Santoro, A. Wuchner, R. Adams, J. Fischer, D. Keene, T. Kerr, A. Koenig, T. McKee, A. Simpson, A. Webb-Edgington

Adjourn the House of Representatives in honor and memory of Lance Corporal Adam D. Peak.

Mar 11-introduced in House Mar 12-to House Floor Mar 18-adopted by voice vote

Introduced Mar. 12, 2010

HR 239 (BR 2191) - H. Collins, B. Yonts

Recognize and honor Ron Wolf for his service to Louisville Metro Government and on the occasion of his 60th birthday.

Mar 12-introduced in House; adopted by voice vote

HR 240 (BR 2200) - R. Damron, K. Stevens

Adjourn the House of Representatives in loving memory and honor of Raymond Denton "R.D." Peyton.

Mar 12-introduced in House; adopted by voice vote

HR 241 (BR 2193) - S. Westrom

Declare the Thoroughbred Retirement Foundation Maker's Mark Secretariat Center as a Kentucky Tourism and Economic Development Site.

Mar 12-introduced in House Mar 15-to House Floor Mar 29-adopted by voice vote

HR 242 (BR 2167) - T. Thompson

Honor and congratulate the Kentucky Dental Association for its 150th anniversary.

Mar 12-introduced in House Mar 15-to House Floor; adopted by voice vote

Introduced Mar. 15, 2010

HR 243 (BR 2203) - T. Burch

Adjourn the House of Representatives in celebration of St. Patrick's Day.

Mar 15-introduced in House Mar 16-to House Floor Mar 17-adopted by voice vote

HCR 244 (BR 2192) - W. Stone, T. McKee, C. Hoffman, D. Pasley

Encourage an intensification of efforts to bolster the export of Kentucky-grown unmanufactured tobacco to foreign markets.

Mar 15-introduced in House Mar 16-to Agriculture & Small Business (H)

Mar 22-taken from committee; 1st reading; returned to Agriculture & Small Business (H); posted in committee

Mar 23-taken from committee; 2nd reading; returned to Agriculture & Small Business (H)

Mar 24-reported favorably, to Rules Mar 29-recommitted to Appropriations Revenue (H)

HR 245 (BR 2211) - R. Damron, S.

Overly, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Robert J. Cook.

Mar 15-introduced in House Mar 16-to House Floor; adopted by voice vote

HR 246 (BR 2198) - C. Hoffman

Adjourn the House of Representatives in honor and loving memory of Warring Davis "Mac" McFarland.

Mar 15-introduced in House Mar 16-to House Floor Mar 26-adopted by voice vote

HR 247 (BR 2206) - D. Pasley, Ji. Lee, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Harry Moberly, Sr.

Mar 15-introduced in House Mar 16-to House Floor

Introduced Mar. 16, 2010

HR 248 (BR 2209) - M. Denham, G. Stumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, T. Mills, B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, R. Palumbo, D. Pasley, T. Pullin, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, A. Webb-Edgington, R. Weston, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor of Fontaine Banks, Jr., the Boy Scouts of America's "Man of the Year."

Mar 16-introduced in House; adopted by voice vote

HR 249 (BR 2189) - D. Floyd, T. Riner, R. Adams, R. Adkins, E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, T. Edmonds, C. Embry Jr., B. Farmer, J. Fischer, K. Flood, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, Ji. Lee, T. McKee, C. Miller, T. Mills, B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, C. Rollins II, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, D. Watkins, A. Webb-Edgington, R. Weston, A. Wuchner, B. Yonts, J.

Adjourn the House of Representatives in honor of Brother Joe Adams upon the occasion of his retirement.

Mar 16-introduced in House; adopted by voice vote

Introduced Mar. 17, 2010

HCR 250 (BR 2179) - J. Tilley

Create a Penal Code and Controlled Substances Drafting Group, set its membership, and define its duties; require report to LRC by November 1, 2010. Mar 17-introduced in House

Mar 18-to Judiciary (H); posting waived; reported favorably, 1st reading, to Calendar

Mar 19-2nd reading, to Rules

Mar 22-posted for passage in the Regular Orders of the Day for Tuesday, March 23, 2010

Mar 23-3rd reading, adopted 98-0; received in Senate

Mar 24-taken from committee; 1st reading; returned to Committee on Committees (S); to Judiciary (S)

Mar 25-reported favorably, 2nd reading, to Rules as a Consent Bill

Mar 29-posted for passage in the Consent Orders of the Day for Monday, March 29, 2010; 3rd reading, adopted 38-0

Apr 1-received in House; enrolled, signed by each presiding officer; delivered to Governor

Apr 12-signed by Governor (Acts ch. 121)

HR 251 (BR 2215) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Mary Clift Jones.

Mar 17-introduced in House; adopted by voice vote

HR 252 (BR 2221) - S. Riggs, M. Cherry

Urge creation of an employee suggestion system for employees of the Legislative Research Commission.

Mar 17-introduced in House
Mar 18-to State Government (H)
Mar 23-posted in committee
Mar 25-reported favorably, 1st
reading, to Consent Calendar
Mar 26-2nd reading, to Rules
Mar 29-recommitted to Appropriations
& Revenue (H)

Introduced Mar. 18, 2010

HR 253 (BR 2223) - L. Clark

Adjourn the House of Representatives in loving memory and honor of Robert G. "Bobby" Stallings.

Mar 18-introduced in House; adopted by voice vote

 \mbox{HR} 254 (BR 2212) - R. Palumbo, D. Graham

Adjourn the House of Representatives in honor of Dr. Louis A. Newby, as he celebrates his 34th anniversary as pastor of First Corinthian Baptist Church in Frankfort, Kentucky.

Mar 18-introduced in House; adopted by voice vote

HR 255 (BR 2219) - R. Meeks

Adjourn the House of Representatives in loving memory and honor of Ellen O'Leary.

Mar 18-introduced in House Mar 22-to House Floor Mar 29-adopted by voice vote

HR 256 (BR 2208) - D. Pasley, T. McKee, R. Adams, R. Adkins, J. Bell, M.

Denham, H. Moberly Jr., S. Overly, R. Rand, W. Stone, G. Stumbo

Adjourn the House of Representatives in loving memory and honor of John Cameron Hendricks.

Mar 18-introduced in House Mar 22-to House Floor Mar 24-adopted by voice vote

Introduced Mar. 19, 2010

HR 257 (BR 2229) - J. Gooch Jr.

Adjourn the House of Representatives in loving memory and honor of Mary Ruth Shelton.

Mar 19-introduced in House; adopted by voice vote

Introduced Mar. 22, 2010

HR 258 (BR 2217) - M. Harmon, K. Stevens

Honor Department of Corrections personnel for their exemplary service during the disturbance at Northpoint Training Center near Burgin, Kentucky, on August 21, 2009.

Mar 22-introduced in House Mar 23-to House Floor; adopted by voice vote

Introduced Mar. 23, 2010

HR 259 (BR 2231) - R. Meeks

Adjourn the House of Representatives in loving memory and honor of Lettie Mae Oliver.

Mar 23-introduced in House Mar 24-to House Floor Mar 29-adopted by voice vote

HR 260 (BR 2228) - R. Meeks

Honor the Patriot Guard Riders of Kentucky.

Mar 23-introduced in House Mar 24-to House Floor Apr 1-adopted by voice vote

HR 261 (BR 2240) - J. Jenkins

Honor Patsy Mayes on the occasion of her retirement after 22 years on the Shively City Council.

Mar 23-introduced in House; adopted by voice vote

HR 262 (BR 2239) - T. Burch

Urge the Department of Parks to set aside certain lodge guest rooms in all state resort lodges as pet-friendly rooms.

Mar 23-introduced in House Mar 24-to Tourism Development & Energy (H)

HR 263 (BR 2234) - T. Pullin, T. Couch

Adjourn the House of Representatives in honor and recognition of Lieutenant General P. K. "Ken" Keen.

Mar 23-introduced in House Mar 24-to House Floor Apr 15-adopted by voice vote

Introduced Mar. 24, 2010

HR 264 (BR 2238) - T. Burch

Honor the Mercy Academy Jaguars basketball team upon winning the 2010 KHSAA Girls Sweet Sixteen Basketball Tournament.

Mar 24-introduced in House; adopted by voice vote

HR 265 (BR 2246) - C. Hoffman

Adjourn the House of Representative in honor and loving memory of Daniel McFarland.

Mar 24-introduced in House Mar 26-adopted by voice vote

HR 266 (BR 2252) - G. Stumbo, T. Mills

Urge the Rock and Roll Hall of Fame to enshrine Hyleme George and Obie Slater among its inductees.

Mar 24-introduced in House Mar 25-adopted by voice vote

Introduced Mar. 25, 2010

HR 267 (BR 2205) - A. Koenig

Honor Michael and Mary Koenig upon the occasion of their 40th wedding anniversary on April 4, 2010.

Mar 25-introduced in House Mar 26-adopted by voice vote

Introduced Mar. 26, 2010

HR 268 (BR 2275) - K. Stevens

Honor Peggy Satterly upon being named the 2010 John D. Whisman Vison Award recipient on March 1, 2010, in Washington, D.C.

Mar 26-introduced in House; adopted by voice vote

HR 269 (BR 2271) - T. Burch, R. Adams, R. Adkins, J. Arnold Jr., L. Belcher, J. Bell, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, B. DeWeese, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, C. Miller, H. Moberly Jr., B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, J. Wayne, A. Webb-Edgington, S. Westrom, A.

Wuchner, B. Yonts

Adjourn the House of Representatives in honor and loving memory of Jackie Childs.

Mar 26-introduced in House Mar 29-to House Floor; adopted by voice vote

HR 270 (BR 2279) - K. Sinnette, R. Adkins

Support the naming of the judicial center in Boyd County the "C. David Hagerman Justice Center."

Mar 26-introduced in House Mar 29-to House Floor Apr 1-adopted by voice vote

Introduced Mar. 29, 2010

HR 271 (BR 2282) - L. Combs

Honor Elisha Justice upon being named Kentucky's Mr. Basketball for 2010.

Mar 29-introduced in House Apr 1-to House Floor

HR 272 (BR 2288) - M. King, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, A. Koenig, S. Lee, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, G. Stumbo, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Honor the House of Representatives in honor of the many women who have made enormous contributions to Kentucky.

Mar 29-introduced in House; adopted by voice vote

HR 273 (BR 2285) - J. Hoover

Adjourn in honor and recognition of DeMolay Kentucky.

Mar 29-introduced in House Apr 1-to House Floor; adopted by voice vote

HR 274 (BR 2287) - M. King

Adjourn the House of Representatives

in loving memory and honor of George W. Arnold.

Mar 29-introduced in House Apr 1-to House Floor Apr 15-adopted by voice vote

Introduced Apr. 1, 2010

HR 275 (BR 2299) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of Charlie Reed.

Apr 1-introduced in House; adopted by voice vote

HR 276 (BR 2294) - A. Wuchner

Promote awareness of the impact of diabetes and education and medical management of the disease and its complications.

Apr 1-introduced in House; adopted by voice vote

HR 277 (BR 2293) - M. Denham

Adjourn the House of Representatives in honor and loving memory of Robert G. Hall.

Apr 1-introduced in House; adopted by voice vote

HR 278 (BR 2289) - T. Burch

Adjourn the House of Representatives in honor and loving memory of Jackie Childs.

Apr 1-introduced in House; adopted by voice vote

HR 279 (BR 2204) - T. Burch

Recognize and honor the facilities and custodial staff in the Capitol and Capitol Annex for their exemplary work.

Apr 1-introduced in House; adopted by voice vote

HR 280 (BR 2296) - G. Stumbo, L. Clark, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, J. Bell, K. Bratcher, S. Brinkman, T. Burch, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, A. Koenig, Ji. Lee, M. Marzian, T. McKee, R. Meeks, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, R. Nelson, F. Nesler, D. Osborne, S. Overly, D. Owens, R. Palumbo, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington,

R. Weston, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in loving memory and honor of Joan Marjorie Koch Stivers.

Apr 1-introduced in House; adopted by voice vote

HR 281 (BR 2306) - J. York

Adjourn the House of Representatives in loving memory and honor of Lowell Eugene "Gene" Cline.

Apr 1-introduced in House; adopted by voice vote

HR 282 (BR 2243) - R. Palumbo

Support the United States Constitution and Bill of Rights, recognize their importance and relevance to women and all citizens, and applaud the role of women and all citizens who have fought for the rights of "We the People."

Apr 1-introduced in House Apr 15-to State Government (H)

HCR 283 (BR 2310) - G. Stumbo, R. Adkins, L. Clark, R. Damron, J. Stacy

Provide that when the House of Representatives and Senate adjourn on April 1, 2010, they do so to convene again on April 14, 2010.

Apr 1-introduced in House; adopted 100-0; received in Senate; posted for passage in the Regular Orders of the Day for Thursday, April 1, 2010; adopted 36-0; received in House

HR 284 - See Introductions on April 15, 2010.

HR 285 - See Introductions on April 15, 2010.

HR 286 - See Introductions on April 15, 2010.

HR 287 - See Introductions on April 15, 2010.

Introduced Apr. 14, 2010

HR 288 (BR 2317) - R. Damron, T. Burch

Honor Dr. Rice Leach upon the occasion of his retirement from the Lexington-Fayette County Health Department.

Apr 14-introduced in House; adopted by voice vote

HR 289 - See Introductions on April 15, 2010.

HR 290 - See Introductions on April 15, 2010.

HR 291 - See Introductions on April 15, 2010.

HR 292 - See Introductions on April 15,

HR 293 - See Introductions on April 15, 2010.

2010.

HR 294 - See Introductions on April 15, 2010.

HR 295 - See Introductions on April 15,

HR 296 - See Introductions on April 15,

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HR 297 - See Introductions on April 15, 2010.

HR 298 - See Introductions on April 15,

HR 299 - See Introductions on April 15, 2010.

HR 300 - See Introductions on April 15,

HR 301 - See Introductions on April 15,

2010.

HR 302 (BR 2346) - L. Combs, H. Collins

Adjourn the House of Representatives in loving memory and honor of Madge Combs.

Apr 14-introduced in House; adopted by voice vote

Introduced Apr. 15, 2010

HR 284 (BR 2324) - C. Rollins II

Adjourn the House of Representatives in loving memory and honor of John Patton "Pat" Williams.

Apr 15-introduced in House; adopted by voice vote

HR 285 (BR 2323) - C. Rollins II, D. Graham

Adjourn the House of Representatives in loving memory and honor of Ira Webster Fannin.

Apr 15-introduced in House; adopted by voice vote

HR 286 (BR 2318) - S. Overly

Adjourn the House of Representatives in loving memory and honor of Carrie Mae Spivey Shumate.

Apr 15-introduced in House; adopted by voice vote

HR 287 (BR 2334) - B. Housman

Honor the 90th anniversary of the Paducah Lions Club.

Apr 15-introduced in House; adopted by voice vote

HR 289 (BR 2342) - R. Palumbo, G. Stumbo, R. Adams, R. Adkins, E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham,

J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, C. Hoffman, J. Hoover, D. Horlander, B. Housman, J. Jenkins, T. Kerr, M. King, A. Koenig, S. Lee, Ji. Lee, T. McKee, C. Miller, T. Mills, H. Moberly Jr., B. Montell, T. Moore, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Owens, D. Pasley, T. Pullin, M. Rader, R. Rand, J. Richards, S. Riggs, T. Riner, C. Rollins II, S. Rudy, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, S. Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor of the University of Kentucky women's basketball team in recognition of its outstanding 2009-2010 season.

Apr 15-introduced in House; adopted by voice vote

HR 290 (BR 2341) - R. Palumbo, G. Stumbo, R. Adams, R. Adkins, J. Arnold Jr., E. Ballard, L. Belcher, K. Bratcher, S. Brinkman, D. Butler, J. Carney, M. Cherry, L. Clark, H. Collins, L. Combs, J. Comer Jr., T. Couch, W. Coursey, J. Crenshaw, R. Crimm, R. Damron, J. DeCesare, M. Denham, B. DeWeese, M. Dossett, T. Edmonds, C. Embry Jr., B. Farmer, T. Firkins, J. Fischer, K. Flood, D. Floyd, D. Ford, J. Glenn, J. Gooch Jr., D. Graham, J. Greer, K. Hall, M. Harmon, R. Henderson, M. Henley, J. Hoover, D. Horlander, B. Housman, J. Jenkins, D. Keene, T. Kerr, M. King, S. Lee, Ji. Lee, T. McKee, C. Miller, T. Mills, H. Moberly Jr., B. Montell, L. Napier, F. Nesler, D. Osborne, S. Overly, D. Pasley, T. Pullin, M. Rader, R. Rand, S. Riggs, T. Riner, C. Rollins II, S. Rudy, S. Santoro, C. Siler, A. Simpson, D. Sims, K. Sinnette, A. Smith, J. Stacy, F. Steele, K. Stevens, J. Stewart III, W. Stone, T. Thompson, J. Tilley, T. Turner, K. Upchurch, D. Watkins, J. Wayne, A. Webb-Edgington, R. Weston, Westrom, A. Wuchner, B. Yonts, J. York

Adjourn the House of Representatives in honor of the University of Kentucky men's basketball team in recognition of its outstanding 2009-2010 season.

Apr 15-introduced in House; adopted by voice vote

HR 291 (BR 2244) - L. Belcher, J. Carney, K. Flood, B. Housman, M. King, T. Mills, S. Overly, K. Sinnette, F. Steele, K. Stevens, J. York

Close the 2010 Regular Session in honor of all the individuals who have worked so hard to assist legislators in carrying out the business of the Commonwealth.

Apr 15-introduced in House; adopted by voice vote

HR 292 (BR 2263) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adjourn the House of Representatives in honor of Representative Joseph "Eddie" Ballard upon the occasion of his

Apr 15-introduced in House; adopted

by voice vote

HR 293 (BR 2267) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adjourn the House of Representatives in honor of Representative Ron Weston upon the occasion of his retirement.

Apr 15-introduced in House; adopted by voice vote

HR 294 (BR 2266) - G. Stumbo, L. Clark, R. Adkins, R. Damron, J. Stacy

Adjourn the House of Representatives in honor of Representative Harry Moberly, Jr., upon the occasion of his retirement.

Apr 15-introduced in House; adopted by voice vote

HR 295 (BR 2265) - J. Hoover, G. Stumbo, R. Adkins, L. Clark, R. Damron, J. Stacy

Adjourn the House of Representatives in honor of Representative Ken Upchurch upon the occasion of his retirement.

Apr 15-introduced in House; adopted by voice vote

HR 296 (BR 2264) - J. Hoover, G. Stumbo, R. Adkins, L. Clark, R. Damron, J. Stacy

Adjourn the House of Representatives in honor of Representative Scott Brinkman upon the occasion of his retirement.

Apr 15-introduced in House; adopted by voice vote

HR 297 (BR 2340) - T. Riner

Honors and recognizes state health departments that have implemented required public reporting of hospitalacquired infection rates, all the hospitals nationwide that voluntarily publicize hospital-acquired infection rates, Dr. Kevin Kavanagh, Board Chairman, Health Watch USA for his efforts advocating for required reporting of hospital-acquired infections in Kentucky, and all the organizations and agencies nationwide that advocate on behalf of required reporting of hospital-acquired infections.

Apr 15-introduced in House; to State Government (H)

HR 298 (BR 2314) - T. McKee, T. Pullin

Compliment the work of the Executive Task Force on Biomass and Biofuels. and urge that support for the biomass and biofuels industry continue in Kentucky.

Apr 15-introduced in House; to State Government (H)

HR 299 (BR 2343) - R. Palumbo, J. Crenshaw

Honor Shelvin Mack for leading the Butler University Bulldogs to the NCAA Division I national championship basketball game.

Apr 15-introduced in House; adopted by voice vote

HR 300 (BR 1332) - R. Palumbo, L.

Adjourn the House of Representatives in loving memory and honor of Velma Childers.

Apr 15-introduced in House; adopted by voice vote

HR 301 (BR 2313) - D. Floyd

Encourage the Governor to authorize the sale of alcoholic beverage at state parks located in counties that currently permit the sale of alcohol.

Apr 15-introduced in House; to State Government (H)

HR 303 (BR 2326) - T. Mills

Honor Joe Paul Daugherty upon the occasion of his retirement after 50 years in the real estate business.

Apr 15-introduced in House; adopted by voice vote

HCR 304 (BR 2301) - R. Adkins

Adjourn the 2010 Regular Session of the General Assembly sine die.

Apr 15-introduced in House; adopted 96-0; received in Senate; placed in the Consent Orders of the Day for April 15, 2010; adopted 38-0; received in House

HR 305 (BR 2352) - J. Gooch Jr.

Honor the United Mine Workers of America and recognize the importance of a postal stamp in commemoration.

Apr 15-introduced in House; adopted by voice vote

HR 306 (BR 2353) - D. Osborne

Adjourn the House of Representatives in loving memory and honor of Dravo Green Foley.

Apr 15-introduced in House; adopted by voice vote

HR 307 (BR 2355) - D. Pasley

Recognize the 70th anniversary of the Winchester-Clark County Chamber of Commerce.

Apr 15-introduced in House; adopted by voice vote

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BR81 (HB572)	BR207 (HB119)	BR326 (HB108)	BR441 (HB103)	BR846 (SB53)
BR82 (HB22)	BR210 (HB74)	BR327 (HB88)	BR442 (HB240)	BR847 (HB135)
BR85 (SJR15)	BR212 (HB120)	BR331 (HB213)	BR443 (HB149)	BR848 (SB43)
BR86 (HB54)	BR213 (HB41)	BR332 (HB347)	BR444 (HB288)	BR849 (HB483)
BR87 (HB26)	BR214 (HB10)	BR333 (SB2)	BR446 (SB82)	BR850 (SB47)
BR88 (HB162)	,	BR334 (HB69)	BR447 (SB28)	
*	BR216 (HB72)	* *		BR851 (SB5)
BR89 (HB298)	BR218 (HR8)	BR336 (HB94)	BR448 (HB178)	BR852 (HR5)
BR90 (SB73)	BR219 (HB343)	BR338 (HB95)	BR449 (HB133)	BR853 (SR18)
BR92 (HB371)	BR223 (HB593)	BR339 (SB33)	BR451 (HB189)	BR854 (HB190)
BR93 (HB17)	BR224 (HB128)	BR340 (HB231)	BR453 (HB134)	BR855 (HB166)
BR94 (HB400)	BR226 (HB143)	BR341 (HB76)	BR454 (SB35)	BR856 (SB76)
BR95 (HB35)	BR227 (HCR47)	BR342 (SB69)	BR456 (HB206)	BR857 (HB546)
BR96 (SB18)	BR228 (HB83)	BR343 (HB127)	BR458 (HB182)	BR858 (HB564)
BR97 (HB121)	BR229 (HB48)	BR344 (HB587)	BR459 (HB137)	BR861 (HB512)
BR98 (HB16)	BR230 (HB49)	BR345 (SB44)	BR460 (SB121)	BR862 (HB508)
BR99 (HB158)	BR231 (HB50)	BR346 (HB164)	BR462 (HB101)	BR863 (HB526)
BR101 (SB29)	BR232 (HB51)	BR348 (HB87)	BR463 (HR18)	BR864 (HB528)
BR102 (SB8)	BR234 (HB454)	BR349 (SR10)	BR465 (HB3)	BR865 (HB505)
BR104 (SB74)	BR237 (HB64)	BR355 (HB82)	BR467 (HB117)	BR866 (HB507)
BR105 (HB578)	BR239 (HB67)	BR356 (SR166)	BR468 (HB118)	BR868 (SB64)
	,		BR470 (HB281)	
BR107 (HB55) BR108 (HB56)	BR240 (HB68) BR244 (HB163)	BR357 (HB113) BR362 (HB187)	,	BR869 (HB197)
BR108 (HB56)	BR244 (HB163)	BR362 (HB187)	BR472 (HB106)	BR870 (SR48)
BR109 (HB174)	BR247 (HB205)	BR363 (HB179)	BR475 (HB102)	BR872 (SB56)
BR111 (SB60)	BR250 (HB65)	BR364 (HB144)	BR477 (HB571)	BR874 (HR36)
BR114 (HB33)	BR251 (HB1)	BR366 (HB129)	BR478 (HB309)	BR876 (HR4)
BR115 (HB21)	BR252 (SB58)	BR367 (HB75)	BR480 (HB212)	BR878 (SB59)
BR116 (HB314)	BR254 (SB183)	BR369 (SR9)	BR481 (HB211)	BR880 (HJR35)
BR118 (HB27)	BR258 (SB25)	BR370 (SJR11)	BR483 (HCR43)	BR881 (SR28)
BR120 (HB53)	BR259 (SB21)	BR371 (SR8)	BR484 (HB112)	BR882 (HB222)
BR121 (SB13)	BR261 (HB38)	BR372 (SB22)	BR485 (HB391)	BR883 (HB196)
BR122 (SB15)	BR262 (HB73)	BR375 (HB595)	BR486 (HB105)	BR884 (SB6)
BR123 (HB32)	BR263 (SB19)	BR376 (HB300)	BR487 (HB126)	BR885 (HR60)
BR124 (HCR13)	BR265 (HB62)	BR377 (HB96)	BR488 (HCR19)	BR887 (HR27)
BR125 (HB573)	BR266 (HJR17)	BR378 (SB211)	BR490 (HB130)	BR889 (HB329)
BR126 (HB145)	BR267 (HB175)	BR379 (HR28)	BR494 (HB153)	BR890 (HB191)
DIVIZO (11D140)	DIVEO1 (110110)	DIGITA (FINZO)		(ופוטוו) ססטאם

BR891 (HR24)	BR1013 (SR45)	BR1117 (HB336)	BR1256 (HB320)	BR1367 (HB330)
BR892 (HCR110)	BR1014 (HR55)	BR1119 (HB335)	BR1257 (SR60)	BR1369 (HB385)
BR893 (SCR171)	BR1015 (SR47)	BR1120 (HB317)	BR1258 (HB308)	BR1370 (SB102)
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BR895 (SB77)	BR1016 (HR46)	BR1121 (HB256)	BR1259 (HB280)	BR1371 (HB361)
BR898 (SB66)	BR1017 (SR44)	BR1124 (HB517)	BR1261 (SB109)	BR1372 (HB533)
BR899 (HB398)	BR1018 (HR50)	BR1125 (HB232)	BR1262 (SR68)	BR1373 (HR97)
BR901 (HB250)	BR1019 (HB238)	BR1127 (HR196)	BR1263 (SB118)	BR1374 (SR270)
BR902 (HJR20)	BR1022 (SJR24)	BR1130 (HB328)	BR1264 (SB123)	BR1375 (HR104)
BR903 (HB199)	BR1023 (SJR23)	BR1131 (HB312)	BR1265 (HB501)	BR1376 (SR267)
BR904 (SR287)	BR1024 (SJR25)	BR1132 (HB253)	BR1266 (SB97)	BR1377 (HR103)
BR905 (SR286)	BR1025 (SJR26)	BR1133 (HB295)	BR1268 (SB173)	BR1378 (SR266)
BR906 (SR285)	BR1026 (HB558)	BR1134 (SCR43)	BR1269 (HB541)	BR1379 (HR107)
BR907 (SR284)	BR1027 (HB269)	BR1136 (HB490)	BR1270 (HR68)	BR1380 (SR269)
BR908 (SR299)	BR1028 (HB216)	BR1137 (HB247)	BR1271 (SR64)	BR1381 (HR105)
BR909 (SR298)	BR1029 (SB92)	BR1138 (HB229)	BR1272 (SB125)	BR1382 (SR268)
` ,	BR1032 (HB228)		BR1275 (SB125)	• • • • • • • • • • • • • • • • • • • •
BR912 (HB284)		BR1139 (SR161)		BR1383 (HR106)
BR913 (SR301)	BR1033 (HB230)	BR1143 (SR54)	BR1276 (SB160)	BR1384 (SR271)
BR914 (SR300)	BR1034 (SB166)	BR1144 (SR51)	BR1277 (SB116)	BR1385 (HR96)
BR915 (SR303)	BR1037 (HR29)	BR1145 (HB241)	BR1278 (HCR109)	BR1386 (SR277)
BR916 (SR304)	BR1038 (SR21)	BR1147 (HB251)	BR1279 (HB306)	BR1387 (HR114)
BR917 (SR302)	BR1039 (HJR34)	BR1149 (SR53)	BR1280 (HR64)	BR1388 (SR276)
BR918 (SR305)	BR1040 (SR13)	BR1150 (SR50)	BR1281 (HJR157)	BR1389 (HR108)
BR919 (SR297)	BR1041 (HR6)	BR1151 (HR49)	BR1282 (HB321)	BR1390 (SR272)
BR920 (SR280)	BR1043 (HB233)	BR1153 (SB215)	BR1283 (HR62)	BR1391 (HR100)
BR921 (SR281)	BR1044 (SR27)	BR1154 (HJR141)	BR1284 (SR66)	BR1392 (SR274)
BR922 (SR283)	BR1045 (SB65)	BR1155 (HB276)	BR1286 (HCR63)	BR1393 (HR99)
BR923 (SR282)	BR1046 (HB279)	BR1156 (HR116)	BR1288 (HB358)	BR1394 (SR275)
BR925 (SR294)	BR1048 (HB201)	BR1157 (HB249)	BR1291 (HJR67)	BR1395 (HR98)
BR926 (SR296)	BR1049 (SR20)	BR1159 (HB339)	BR1292 (HR73)	BR1396 (SR273)
BR928 (HB367)	BR1050 (HB431)	BR1160 (HB338)	BR1293 (SB96)	BR1397 (HR89)
• • • • • • • • • • • • • • • • • • • •	BR1051 (SR31)	BR1161 (HB364)	BR1294 (HR74)	
BR930 (SB143) BR931 (HB268)	BR1051 (SR31) BR1052 (SR29)	BR1163 (HB574)	BR1294 (HR74) BR1295 (SB124)	BR1400 (SR279) BR1401 (HR88)
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BR932 (HB370)	BR1053 (SR34)	BR1165 (HR52)	BR1296 (SR67)	BR1402 (SR265)
BR935 (HB227)	BR1054 (SR33)	BR1166 (HR57)	BR1297 (HB326)	BR1403 (HB345)
BR937 (HB348)	BR1055 (SR36)	BR1167 (HR58)	BR1298 (HB453)	BR1404 (HB423)
BR939 (HB368)	BR1056 (SR35)	BR1168 (SR59)	BR1300 (HR81)	BR1405 (SJR77)
BR940 (HB185)	BR1057 (SR37)	BR1169 (SR55)	BR1301 (SR74)	BR1406 (HB493)
BR942 (HB264)	BR1058 (HB322)	BR1170 (HB278)	BR1302 (SR72)	BR1407 (HB503)
BR945 (SB1)	BR1059 (HB239)	BR1171 (HR56)	BR1304 (SR73)	BR1408 (HB324)
BR946 (SB184)	BR1060 (HB200)	BR1172 (HB252)	BR1306 (HR79)	BR1409 (SB195)
BR947 (SB9)	BR1061 (SR30)	BR1173 (HR159)	BR1307 (SR76)	BR1412 (SB119)
BR949 (SB88)	BR1063 (SR49)	BR1174 (SB105)	BR1308 (SR75)	BR1415 (HB316)
BR950 (HB260)	BR1064 (SR38)	BR1175 (SB4)	BR1312 (SB98)	BR1416 (SR98)
BR951 (HB192)	BR1065 (SB115)	BR1176 (HR53)	BR1313 (HB294)	BR1418 (HB346)
BR952 (HB194)	BR1066 (SB80)	BR1180 (SB100)	BR1314 (SB101)	BR1419 (HB323)
BR955 (HB349)	BR1067 (SB79)	BR1181 (SR63)	BR1315 (SB99)	BR1420 (HB318)
BR960 (SB87)	BR1068 (SB108)	BR1182 (SB93)	BR1317 (HR80)	BR1421 (HR90)
BR967 (HB226)	BR1069 (SB84)	BR1183 (SR61)	BR1318 (SR71)	BR1422 (SR79)
BR968 (HB600)	BR1070 (HR37)	BR1184 (SJR193)	BR1320 (HR87)	BR1423 (SB130)
BR971 (HB307)	BR1071 (HR38)	BR1190 (HB261)	BR1321 (HB491)	BR1425 (HB556)
BR972 (HB272)	BR1072 (HR59)	BR1192 (SB117)	BR1322 (HCR84)	BR1426 (HR101)
BR973 (HCR39)	BR1075 (HB236)	BR1193 (HJR54)	BR1323 (SR70)	BR1427 (SR82)
BR974 (HB273)	BR1077 (HB277)	BR1199 (HB500)	BR1324 (SR69)	BR1428 (HB366)
BR975 (HB208)	BR1078 (HB237)	BR1206 (SB129)	BR1325 (HB383)	BR1429 (SB145)
BR976 (HB209)	BR1079 (SB81)	BR1207 (SB228)	BR1326 (HB355)	BR1430 (HR85)
BR977 (HB270)	BR1080 (SB83)	BR1208 (HB263)	BR1328 (HB530)	BR1431 (HR86)
BR978 (HB210)	BR1081 (SR52)	BR1210 (SR56)	BR1329 (SB141)	BR1432 (SR81)
BR979 (HB271)	BR1082 (HB297)	BR1213 (HB446)	BR1330 (SB106)	BR1433 (HR95)
BR980 (HB275)	BR1082 (HB297) BR1083 (HB265)	BR1214 (HB333)	BR1332 (HR300)	BR1434 (HB337)
BR983 (HR40)	BR1084 (HB225)	BR1215 (HB334)	BR1333 (HB286)	BR1435 (HJR119)
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BR984 (HB274)	BR1085 (HB258)	BR1216 (HB310)	BR1334 (SB172)	BR1436 (SR78)
BR985 (SR1)	BR1086 (HB235)	BR1221 (HB257)	BR1335 (SB171)	BR1437 (SR83)
BR986 (SR3)	BR1088 (HB219)	BR1222 (HB262)	BR1336 (HB470)	BR1438 (SB107)
BR987 (SR4)	BR1089 (SB78)	BR1223 (HB315)	BR1337 (HB311)	BR1439 (SR85)
BR988 (HR2)	BR1090 (HB407)	BR1227 (HB296)	BR1339 (HB341)	BR1440 (SR92)
BR989 (HR3)	BR1091 (HB327)	BR1230 (HB282)	BR1341 (SR80)	BR1441 (SR84)
BR990 (HB202)	BR1092 (HB248)	BR1231 (SB144)	BR1343 (SB126)	BR1442 (SR88)
BR992 (HB290)	BR1097 (SR57)	BR1233 (HB419)	BR1344 (SB148)	BR1443 (SB110)
BR993 (HB293)	BR1098 (SR39)	BR1234 (HB585)	BR1345 (HB301)	BR1444 (SB142)
BR994 (HB511)	BR1099 (HJR44)	BR1235 (HB325)	BR1346 (HR77)	BR1445 (HJR122)
BR995 (HB291)	BR1100 (HB224)	BR1236 (SB90)	BR1348 (SR91)	BR1446 (HB369)
BR996 (HB292)	BR1101 (HB218)	BR1237 (SB95)	BR1349 (HR78)	BR1447 (HB332)
BR997 (HJR69)	BR1102 (SR40)	BR1238 (HR61)	BR1350 (HB409)	BR1448 (SR86)
BR998 (HJR71)	BR1103 (HR76)	BR1239 (SR65)	BR1351 (HJR94)	BR1449 (HR102)
BR999 (HJR197)	BR1104 (HB220)	BR1241 (SR58)	BR1352 (HJR82)	BR1450 (SR87)
BR1000 (HJR70)	BR1106 (HB544)	BR1242 (HB469)	BR1353 (HJR92)	BR1451 (SB112)
BR1004 (SR32)	BR1107 (HB283)	BR1243 (HB302)	BR1354 (HJR93)	BR1452 (SB185)
BR1005 (SR19)	BR1108 (HB215)	BR1244 (SR62)	BR1356 (HR127)	BR1453 (SB120)
BR1006 (SB89)	BR1109 (HB539)	BR1245 (HCR72)	BR1357 (SB103)	BR1454 (HR151)
BR1007 (SR42)	BR1110 (HB577)	BR1246 (HB266)	BR1358 (HR75)	BR1455 (HR112)
BR1008 (HR48)	BR1112 (HB234)	BR1249 (SB91)	BR1359 (HR91)	BR1456 (HR113)
BR1009 (SR17)	BR1113 (HB255)	BR1250 (HB551)	BR1360 (HB421)	BR1457 (SB167)
BR1010 (HR30)	BR1114 (SR41)	BR1252 (HB287)	BR1364 (HR83)	BR1458 (SR122)
BR1011 (SR14)	BR1115 (HB223)	BR1253 (HR66)	BR1365 (SB113)	BR1459 (SB111)
BR1012 (HR51)	BR1116 (HB465)	BR1255 (HR65)	BR1366 (HB377)	BR1460 (SB213)

BR1461 (SB122)				
	BR1564 (HR140)	BR1672 (SR137)	BR1776 (HR172)	BR1927 (SB204)
BR1463 (SR94)	BR1565 (HB373)	BR1673 (HR147)	BR1777 (SB161)	BR1929 (HB484)
BR1465 (HB350)	BR1567 (HB376)	BR1674 (HR149)	BR1778 (HB542)	BR1930 (HB482)
BR1466 (HB359)	BR1568 (SR118)	BR1675 (SR142)	BR1779 (SR140)	BR1931 (HB540)
			BR1780 (HR167)	BR1932 (HB516)
BR1467 (HB331)	BR1569 (HR126)	BR1676 (HJR155)		
BR1468 (SB152)	BR1570 (SR101)	BR1677 (SR126)	BR1781 (SCR192)	BR1933 (HB545)
BR1469 (SB150)	BR1571 (SB222)	BR1678 (SR133)	BR1782 (HR169)	BR1935 (SJR177)
BR1470 (SB151)	BR1572 (HR125)	BR1679 (HR165)	BR1784 (HR181)	BR1938 (HB472)
BR1471 (SR90)	BR1573 (HR222)	BR1680 (HB467)	BR1785 (HB445)	BR1943 (SCR197)
BR1472 (SR89)	BR1574 (SB156)	BR1681 (HB417)	BR1787 (HR177)	BR1944 (HB487)
BR1473 (SB136)	BR1575 (HB404)	BR1685 (SB159)	BR1788 (SR149)	BR1953 (HB519)
BR1474 (SB147)	BR1576 (HR132)	BR1686 (SR124)	BR1789 (SR160)	BR1956 (HR182)
BR1475 (SB135)	BR1577 (SR107)	BR1687 (SB155)	BR1790 (SR154)	BR1961 (SB187)
BR1476 (HB357)	BR1579 (HB444)	BR1688 (HB430)	BR1791 (SR152)	BR1965 (SR158)
BR1477 (HB356)	BR1580 (HB579)	BR1689 (HR166)	BR1792 (HR176)	BR1966 (SB227)
BR1478 (HB597)	BR1581 (HB387)	BR1690 (HB415)	BR1813 (HR188)	BR1967 (SB230)
BR1480 (HCR115)	BR1582 (HB459)	BR1692 (HR230)	BR1814 (HR185)	BR1970 (HB555)
BR1481 (SR115)	BR1583 (HB382)	BR1693 (SR203)	BR1815 (SR164)	BR1971 (HR193)
BR1482 (HR138)	BR1584 (HR129)	BR1694 (HB439)	BR1817 (HB486)	BR1972 (HB520)
	BR1585 (HR136)	,	BR1818 (HB557)	BR1974 (HR184)
BR1483 (HB380)		BR1695 (HB413)	• •	
BR1484 (HB375)	BR1586 (SB149)	BR1696 (HCR171)	BR1819 (HB479)	BR1975 (HB552)
BR1485 (SB132)	BR1589 (HB462)	BR1698 (SR144)	BR1820 (HB461)	BR1978 (HB547)
BR1486 (HB378)	BR1590 (HB390)	BR1699 (HCR180)	BR1822 (HB554)	BR1979 (HB543)
BR1487 (HB420)	BR1591 (HB389)	BR1700 (HB485)	BR1823 (HB468)	BR1980 (HB478)
BR1489 (SB131)	BR1592 (HB388)	BR1701 (HR145)	BR1824 (HR178)	BR1981 (HR204)
BR1491 (HB353)	BR1593 (SR120)	BR1702 (HR152)	BR1825 (HB561)	BR1983 (HCR186)
BR1492 (SB158)	BR1594 (SR119)	BR1703 (SR129)	BR1826 (SR165)	BR1984 (SB168)
BR1493 (HB408)	BR1595 (SR117)	BR1704 (SR138)	BR1829 (HB456)	BR1985 (SB169)
BR1494 (HR111)	BR1596 (SB165)	BR1705 (SR132)	BR1830 (SB178)	BR1986 (SB170)
BR1495 (HB362)	BR1597 (SB133)	BR1706 (SR131)	BR1831 (SB188)	BR1988 (HB524)
BR1496 (SR96)	BR1598 (SCR110)	BR1708 (HR160)	BR1832 (HB538)	BR1989 (HB569)
BR1497 (SR95)	BR1600 (HB471)	BR1709 (HB567)	BR1833 (SB164)	BR1990 (HB518)
BR1499 (HB384)	BR1601 (HB427)	BR1710 (SJR135)	BR1834 (HR179)	BR1991 (HB515)
BR1500 (SR104)	BR1602 (HB410)	BR1711 (SR150)	BR1842 (HB455)	BR1992 (HB477)
BR1501 (SR93)	BR1603 (HB449)	BR1713 (HR170)	BR1843 (HB495)	BR1993 (HB598)
BR1502 (HR120)	BR1604 (HJR154)	BR1714 (HB497)	BR1844 (SB190)	BR1994 (HB504)
BR1503 (HB494)	BR1605 (HR135)	BR1715 (HB422)	BR1846 (SB224)	BR1996 (SR168)
BR1504 (HB428)	BR1606 (HB457)	BR1717 (SB216)	BR1847 (HB601)	BR1997 (HB590)
BR1505 (SR97)	BR1607 (SR113)	BR1718 (SB218)	BR1848 (SB223)	BR2004 (SB207)
BR1506 (HB354)	BR1608 (HR143)	BR1719 (SB217)	BR1855 (HB498)	BR2005 (SB208)
BR1507 (HB352)	BR1609 (SJR114)	BR1721 (HR162)	BR1856 (HB475)	BR2008 (SB182)
BR1508 (HB351)	BR1610 (SR108)	BR1722 (HB433)	BR1857 (HB523)	BR2009 (SB205)
BR1509 (HB532)	BR1611 (HB392)	BR1723 (HR150)	BR1858 (HB464)	BR2010 (SB206)
BR1510 (HR121)	BR1612 (HR153)	BR1724 (SR139)	BR1859 (HR208)	BR2013 (SB209)
BR1511 (HR118)	BR1613 (HB396)	BR1725 (SR153)	BR1866 (HCR207)	BR2014 (SB210)
BR1512 (HB402)		BR1726 (SR148)	BR1867 (HB566)	BR2022 (SB214)
BR1513 (HB401)	BR1614 (HR163) BR1616 (SR127)	BR1727 (SR136)	BR1870 (HB480)	BR2025 (SB220)
BR1514 (HB499)	BR1618 (HR131)	BR1728 (SJR141)	BR1871 (HB599)	BR2027 (HB560)
	BR1619 (SB134)	BR1729 (HB440)	BR1872 (HB576)	•
BR1515 (HJR123) BR1516 (SB127)	BR1620 (HB434)	BR1730 (SB175)	BR1874 (SB180)	BR2028 (HCR214) BR2039 (SB191)
	•	BR1730 (SB173) BR1732 (SB163)	BR1875 (HB476)	
BR1517 (HB397)	BR1621 (HB424)			BR2040 (HB562)
BR1518 (HB363)	BR1623 (HCR148)	BR1733 (HR168)	BR1876 (SB225)	BR2041 (SB212)
BR1519 (HB394)	BR1624 (HB435)	BR1734 (HB432)	BR1877 (SJR155)	BR2044 (HCR210)
BR1520 (HB365)	BR1625 (SB162)	BR1735 (SR134)	BR1878 (SB226)	BR2049 (HR202)
BR1521 (HB399)	BR1626 (SB154) BR1628 (SR111)	BR1736 (SR146)		
BR1523 (HB513)		DD4727 (UDE00)	BR1879 (SB221)	BR2050 (HR194)
		BR1737 (HB588)	BR1880 (SB181)	BR2050 (HR194) BR2061 (HB591)
BR1524 (SB153)	BR1629 (SR116)	BR1739 (HB460)	BR1880 (SB181) BR1883 (SB229)	BR2050 (HR194) BR2061 (HB591) BR2065 (SR167)
BR1527 (SB128)	BR1629 (SR116) BR1630 (HB492)	BR1739 (HB460) BR1742 (HB458)	BR1880 (SB181) BR1883 (SB229) BR1886 (HB563)	BR2050 (HR194) BR2061 (HB591) BR2065 (SR167) BR2066 (HB496)
BR1527 (SB128) BR1528 (HB412)	BR1629 (SR116) BR1630 (HB492) BR1631 (HB581)	BR1739 (HB460) BR1742 (HB458) BR1743 (HR158)	BR1880 (SB181) BR1883 (SB229) BR1886 (HB563) BR1888 (SB174)	BR2050 (HR194) BR2061 (HB591) BR2065 (SR167) BR2066 (HB496) BR2070 (HR191)
BR1527 (SB128) BR1528 (HB412) BR1534 (HR137)	BR1629 (SR116) BR1630 (HB492) BR1631 (HB581) BR1633 (HB403)	BR1739 (HB460) BR1742 (HB458) BR1743 (HR158) BR1744 (HB441)	BR1880 (SB181) BR1883 (SB229) BR1886 (HB563) BR1888 (SB174) BR1889 (SB177)	BR2050 (HR194) BR2061 (HB591) BR2065 (SR167) BR2066 (HB496) BR2070 (HR191) BR2071 (SR162)
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	BR2167 (HR242)	BR2211 (HR245)	BR2259 (SR295)	BR2305 (SR260)	BR2355 (HR307)
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	BR2170 (SR206)	BR2214 (SR218)	BR2261 (SR318)	BR2307 (SR263)	