# **2018 OTHER RETIREMENT-RELATED LEGISLATION**

Daily activity is highlighted in **bold** with **RED** font.

#### **SENATE**

#### 1. SB 33 (BR 286) - M. McGarvey, R. Thomas

AN ACT relating to the security of personal information and declaring an emergency.

Amend KRS 367.363 to include additional definitions; amend KRS 367.3645 to provide for a free security freeze in the event a protected person has been notified of a security breach pursuant to the Act and to make technical corrections; amend KRS 367.365 to require consumer reporting agencies to encrypt electronic data contained in consumer files and consumer reports; allow for security freezes to be requested by methods established by the consumer reporting agency; allow consumers to request a replacement personal identification number or password in the same manner as the original security freeze request; remove the expiration of a credit freeze after seven years; include gender-neutral language; to prohibit a credit reporting agency from charging a fee for security freeze in the event a consumer has been notified of a security breach; require that consumer reporting agencies notify consumers of security breaches in compliance with KRS 365.732(4) to (7) and provide five years of credit monitoring; allow for a security freeze placed at one nationwide consumer reporting agency to be sent and applied to other nationwide consumer reporting agencies; require third-party agents to notify consumer reporting agencies of security breaches; require consumer reporting agencies to comply with KRS 365.732(3); prohibit requirements that consumers waive rights or submit to arbitration; amend KRS 365.730 to extend definitions to KRS 365.732; to conform the definition of "personally identifiable information"; amend KRS 365.732 to define "encrypt" and "security breach"; provide an exemption for consumer reporting agencies subject to this Act; prohibit electronic or substitute notice from being sent to electronic and email accounts involved in the security breach; provide for the request for three consumer reports from each nationwide consumer reporting agency by consumers affected by a security breach; prohibit requirements that consumers waive rights or submit to arbitration; require certain information holders to encrypt personally identifiable data; make technical corrections; amend KRS 61.931 to exempt certain

persons from the definition of "nonaffiliated third parties"; conform the definition of "personally identifiable information"; make technical corrections; amend KRS 61.932, KRS 61.933, 61.934,171.450, 42.722, and 42.726 to conform; EMERGENCY.

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Dec 08, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in Senate

Jan 03, 2018 - to Banking & Insurance (S)
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#### 2. SB 34 (BR 409) - J. Carroll

AN ACT relating to state employees.

Amend KRS 18A.110 to require the secretary of the Personnel Cabinet to promulgate administrative regulations for an internal mobility program; prohibit the program from differentiating between full-time and part-time employees in filling full-time positions.

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Dec 08, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in Senate

Jan 03, 2018 - to State & Local Government (S)
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#### 3. <u>SB 83</u> (BR 947) - <u>D. Carroll</u>

AN ACT relating to investigations of financial mismanagement.

Amend KRS 45.131 to require the Finance and Administration Cabinet, the Chief Justice, and the Legislative Research Commission to investigate any alleged mismanagment of any of the affairs of the state by any current or former officer, employee, or governing body responsible for carrying out any state function or the management of state funds; amend KRS 45.142 to add KRS Chapter 45A, the Model Procurement Code, to those chapters for which the secretary of the Finance and Administration Cabinet, the Chief Justice, and the Legislative Research Commission, on behalf of their respective departments, shall have certain investigative powers to enforce.

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Jan 17, 2018 - introduced in Senate

Jan 18, 2018 - to State & Local Government (S)
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#### 4. SB 86/FN (BR 1045) - S. Humphries

AN ACT relating to capital projects.

Amend KRS 45.750 to increase the dollar minimum from \$600,000 to \$1,000,000 for the definition of "capital projects" for entities other than institutions of higher education.

# AMENDMENTS SB 86 (As Introduced)

SCS1 - Retain original provisions; amend KRS 7A.010 to increase the dollar minimum from \$600,000 to \$1,000,000 for all capital projects other than movable equipment and for all information technology systems; amend KRS 45.750 to increase the dollar minimum from \$600,000 to \$1,000,000 for all information technology systems.

Jan 17, 2018 - introduced in Senate

Jan 18, 2018 - to Appropriations & Revenue (S)

Jan 30, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 31, 2018 - 2nd reading, to Rules

Feb 01, 2018 - posted for passage in the Regular Orders of the Day for Thursday, February 1, 2018; 3rd reading, passed 38-0 with Committee Substitute (1)

Feb 02, 2018 - received in House

Feb 06, 2018 - to Appropriations & Revenue (H)

Feb 08, 2018 - posted in committee

Mar 06, 2018 - reported favorably, 1st reading, to Consent Calendar

Mar 07, 2018 - 2nd reading, to Rules

Mar 08, 2018 - posted for passage in the Consent Orders of the Day for Friday, March 9, 2018

Mar 09, 2018 - 3rd reading, passed 84-0

Mar 12, 2018 - received in Senate; enrolled, signed by President of the Senate; enrolled, signed by Speaker of the House; delivered to Governor

Mar 23, 2018 - signed by Governor (Acts, ch. 20)

Vote History

#### 5. SB 90/FN/LM (BR 198) - D. Carroll, D. Seum

AN ACT relating to the law enforcement and firefighters foundation programs, making an appropriation therefor, and declaring an emergency.

Amend KRS 15.420 to differentiate between a local police officer and a state police officer and to further define which state employees are state police officers; amend KRS 15.460 to increase the annual supplement for each qualified police officer to \$4,000, beginning July 1, 2018, to provide each unit of government an administrative expense reimbursement in an amount equal to 7.65% of the total annual supplement received greater than \$3,100 for each qualified local police officer, but not more than a total of \$525,000 for each fiscal year, to provide that a conservation officer is a participant in the Kentucky Law Enforcement Program Fund but require that the annual training stipend disbursed to a conservation officer shall be paid from the game and fish fund; amend KRS 95A.250 to increase the annual supplement for each qualified professional firefighter to \$4,000, beginning July 1, 2018, and to provide each unit of government an administrative expense reimbursement in an amount equal to 7.65% of the total annual supplement received greater than \$3,100 for each qualified professional firefighter, but not more than a total of \$250,000 for each fiscal year; amend KRS 95A.262 to increase the allotment to certain volunteer fire departments to \$11,000 annually to each qualifying department; amend KRS 150.150 to allow funds in the game and fish fund to be used to pay the annual supplement to conservation officers; make various conforming amendments; APPROPRIATION; EMERGENCY.

# AMENDMENTS SB 90 (As Introduced)

SCS1/LM - Amend KRS 15.420 to differentiate between a local police officer and a state police officer and to further define which state employees are state police officers; amend KRS 15.460 to increase the annual supplement for each qualified police officer to \$4,000, beginning July 1, 2018, to provide each unit of government an administrative expense reimbursement in an amount equal to 7.65% of the total annual supplement received greater than \$3,100 for each qualified local police officer, but not more than a total of \$525,000 for each fiscal year, to provide that a conservation officer is a participant in the Kentucky Law Enforcement Program Fund but require that the annual training stipend disbursed to a conservation officer shall be paid from the game and fish fund; amend KRS 95A.250 to increase the annual supplement for each

qualified professional firefighter to \$4,000, beginning July 1, 2018, and to provide each unit of government an administrative expense reimbursement equal to 7.65% of the total annual supplement received greater than \$3,100 for each qualified professional firefighter, but not more than a total of \$250,000 for each fiscal year; amend KRS 95A.262 to increase the allotment to certain volunteer fire departments to \$11,000 annually to each qualifying department; amend KRS 150.150 to allow funds in the game and fish fund to be used to pay the annual supplement to conservation officers; make various conforming amendments; APPROPRIATION; EMERGENCY.

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Jan 17, 2018 - introduced in Senate
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Jan 18, 2018 - to Appropriations & Revenue (S)

Feb 20, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 21, 2018 - 2nd reading, to Rules

Feb 23, 2018 - posted for passage in the Regular Orders of the Day for Monday, February 26, 2018

Feb 26, 2018 - 3rd reading, passed 36-0 with Committee Substitute (1)

Feb 27, 2018 - received in House

Mar 01, 2018 - to Appropriations & Revenue (H)

#### Vote History

#### 6. SB 92/FN/LM (BR 1047) - D. Ridley

AN ACT relating to pensions for city employees.

Amend KRS 90.410, 95.560, and 95.624 to allow certain cities of the home rule class to increase pension payments in response to increases in the cost of living as calculated by the consumer price index and as calculated for recipients of Social Security.

Jan 18, 2018 - introduced in Senate

Jan 19, 2018 - to Appropriations & Revenue (S)

#### 7. SB 194 (BR 2000) - W. Westerfield

AN ACT relating to the Uniform Fiduciary Access to Digital Assets Act.

Establish KRS Chapter 395A and create new sections thereof to enact the Uniform Fiduciary Access to Digital Assets Act to establish a framework for the management and disposition of digital assets upon death or incapacitation; define terms; set forth the applicability of the chapter to fiduciaries, agents, personal representatives, conservators, guardians, and trustees; provide that the chapter does not apply to a digital asset of an employer that is used by an employee in the ordinary course of business; enumerate the rights and limitations of a personal representative of a decedent to access the electronic communications or digital assets of the decedent; permit a court to grant a conservator or guardian the right to access electronic communications of a protected person after a hearing conducted pursuant to applicable state law; enumerate the rights and limitations of an agent to access a principal's electronic communications and digital assets; enumerate the rights and limitations of a trustee, or successor of a trustee, to access the electronic communications and digital assets of an account holder or successor account holder; provide that a fiduciary who is an account holder or has the right to access an account holder's digital assets may do so, subject to certain limitations; provide that an account holder may limit a fiduciary's access to any digital asset by affirmative act, separate from his or her assent to other provisions, in a terms-of-service agreement; specify when a provision in a terms-of-service agreement is void as against public policy of Kentucky; provide that a choice-of-law provision in an agreement is unenforceable to the extent that it limits a fiduciary's access to a digital asset; allow a fiduciary with authority over the property of a decedent, protected person, principal, or settlor to access tangible property containing digital assets; specify the documents or instruments that a fiduciary must provide to a custodian in order to access, control, or copy a digital asset; provide that a custodian must comply with a request made within 60 days of receipt of the request; require that the provisions of the chapter be applied and construed so as to promote uniformity of law among the states; establish conformity with federal requirements related to electronic signatures and records; provide that the chapter may be cited as the Uniform Fiduciary Access to Digital Assets Act.

Feb 22, 2018 - introduced in Senate

Feb 23, 2018 - to Judiciary (S)

#### 8. <u>SB 197</u> (BR 1850) - <u>S. Humphries</u>

AN ACT relating to water well drillers.

Amend KRS 223.400 to define "water well driller's assistant"; amend KRS 223.405 to require anyone who engages in activities associated with drilling a water well to have a valid certificate as a water well driller or water well driller's assistant; amend KRS 223.425 to delete the examination exemption for persons in business since 1984 and establish the application, examination, and other requirements for certified water well driller's assistants; amend KRS 223.447 to establish fees for water well driller's assistant certifications; and amend KRS 223.450 to include water well driller's assistants to comply with requirements before performing work.

# AMENDMENTS SB 197 (As Introduced)

<u>SCS1</u> - Retain original provisions of SB 197; amend the definition of water well driller's assistant to reference the affidavit of supervision; require information from water well driller assistants through submission with the affidavit of supervision; change monitoring water well to testing water well; amend KRS 223.430 to require liability insurance or surety bond for water well driller assistants; amend KRS 223.440 to prohibit water well driller assistants from certifying records; amend KRS 223.447 to prescribe fees for certified water well driller and certified water well driller assistants.

HFA1(B. Rowland) - Delete all provisions in the bill; provide that the Kentucky Teachers' Retirement System Board of Trustees shall have the authority to pay the same dependent subsidy that executive branch agencies pay for their active employees who have similar coverage during plan years 2019 and 2020 for all retirees not eligible for Medicare who participate in the Kentucky Employees Health Plan through the Kentucky Teachers' Retirement System; amend 2018 HB 366, as amended by the free conference committee report, to remove the reduction to the pension income exclusion for individual income tax purposes, leaving the exclusion at \$41,110.

<u>HFA2</u>(B. Rowland) - Make title amendment.

Feb 22, 2018 - introduced in Senate

Feb 23, 2018 - to Natural Resources & Energy (S)

Mar 07, 2018 - reported favorably, 1st reading, to Consent Calendar with Committee

#### Substitute (1)

Mar 08, 2018 - 2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Friday, March 9, 2018

Mar 09, 2018 - 3rd reading, passed 38-0 with Committee Substitute (1)

Mar 12, 2018 - received in House

Mar 14, 2018 - to Natural Resources & Energy (H)

Mar 20, 2018 - posted in committee

Mar 22, 2018 - reported favorably, 1st reading, to Calendar

Mar 27, 2018 - 2nd reading, to Rules; posted for passage in the Regular Orders of the Day for Thursday, March 29, 2018

Apr 02, 2018 - floor amendments (1) and (2-title) filed; 3rd reading, passed 87-1 with floor amendments (1) and (2-title); received in Senate

Apr 13, 2018 - posted for passage for concurrence in House floor amendments (1) and (2-title) for Friday, April 13, 2018; passed over and retained for concurrence

Apr 14, 2018 - Senate refused to concur in House floor amendments (1) and (2-title); floor amendment (2-title) ruled out of order; received in House; to Rules (S)

# **Vote History**

#### 9. SB 248 (BR 1311) - M. McGarvey, R. Alvarado, W. Westerfield

AN ACT relating to the security of personal information and declaring an emergency.

Amend KRS 367.363 to include additional definitions; amend KRS 367.3645 to provide for a free security freeze in the event a protected person has been notified of a security breach and to make technical corrections; amend KRS 367.365 to require consumer reporting agencies to encrypt electronic data contained in consumer files and consumer reports; allow for security freezes to be requested by methods established by the consumer reporting agency; allow consumers to request a replacement personal identification number or password in the same manner as the original security freeze request; remove the expiration of a credit freeze after seven years; include gender-neutral language; prohibit a credit reporting agency from charging a fee for security freeze in the event a consumer has been notified of a security breach; require that

consumer reporting agencies notify consumers of security breaches in compliance with KRS 365.732(4) to (7) and provide three years of credit monitoring; allow for a security freeze, temporary lift, or removal request placed at one nationwide consumer reporting agency to be sent and applied to other nationwide consumer reporting agencies; require third-party agents to notify consumer reporting agencies of security breaches; require consumer reporting agencies to comply with KRS 365.732(3); prohibit requirements that consumers waive rights or submit to arbitration; amend KRS 365.732 to define "encrypt," "personally identifiable information," and "security breach"; provide an exemption for consumer reporting agencies subject to this Act; prohibit electronic or substitute notice from being sent to electronic and e-mail accounts involved in the security breach; provide for the request of one consumer report from each nationwide consumer reporting agency by consumers affected by a security breach; prohibit requirements that consumers waive rights or submit to arbitration; require certain information holders to encrypt personally identifiable data; make technical corrections; amend KRS 61.931 to include exemption for certain persons from the definition of "nonaffiliated third parties"; conform the definition of "personally identifiable information"; make technical corrections; amend KRS 61.932, 61.933, 61.934, 171.450, 42.722, and 42.726 to conform; EMERGENCY.

Mar 01, 2018 - introduced in Senate

Mar 05, 2018 - to Economic Development, Tourism, and Labor (S)

#### 10. <u>SB 257</u> (BR 1986) - <u>M. Wise</u>

AN ACT relating to reorganization.

Create a new section of KRS Chapter 160 to establish the Charter Schools Advisory Council; create a new section of KRS Chapter 158 to establish the State Advisory Council for Exceptional Children; amend KRS 156.029 to revise the Kentucky Board of Education membership; amend KRS 156.040 to allow a Kentucky Board of Education member to hold a non-paid state office requiring the constitutional oath; repeal, reenact, and amend KRS 158.648 to revise the State Advisory Council for Gifted and Talented Education membership; repeal and reenact KRS 158.794 to abolish the Reading Diagnostic and Intervention Grant Steering Committee and create the Read to Achieve Council; repeal, reenact, and amend KRS 161.028 to attach the

Education Professional Standards Board to the Kentucky Department of Education for administrative purposes; revise the board membership; amend KRS 161.120 to provide the commissioner of education subpoena authority for EPSB disciplinary cases; amend KRS 164.011 to revise the Council on Postsecondary Education membership; amend KRS 161.220 to provide for the transition to KDE for EPSB employees that participate in KTRS; amend KRS 151B.134 to revise the membership of the Board of the Kentucky Center for Education and Workforce Statistics; amend various sections to conform; repeal KRS 158.6452 and 161.017; confirm Executive Order 2017-364.

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Mar 01, 2018 - introduced in Senate
Mar 05, 2018 - to Education (S)
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#### **HOUSE**

1. HCR 6 (BR 199) - K. Imes, K. King, J. Richards, J. Stewart III, W. Stone

Urge the United States Congress to amend Title II of the Social Security Act to repeal the Government Pension Offset provision.

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Sep 18, 2017 - Prefiled by the sponsor(s).
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Jan 02, 2018 - introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 08, 2018 - posted in committee

Feb 12, 2018 - reported favorably, 1st reading, to Consent Calendar

Feb 13, 2018 - 2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Wednesday, February 14, 2018

Feb 14, 2018 - 3rd reading, passed 95-0

Feb 15, 2018 - received in Senate

Feb 16, 2018 - to State & Local Government (S)

**Vote History** 

#### 2. HR 11 (BR 381) - M. Prunty, D. Keene

Urge the United States Congress to amend Title II of the Social Security Act to repeal the Government Pension Offset Provision and the Windfall Elimination Provision.

Dec 06, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in House; to State Government (H)

Apr 14, 2018 - taken from State Government (H); to House Floor; adopted

#### 3. HB 10 (BR 40) - K. Imes, S. Wells, C. Morgan, J. Tipton, K. Upchurch

AN ACT proposing to amend Section 29 of the Constitution of Kentucky relating to administrative regulations.

Propose to amend Section 29 of the Constitution of Kentucky to permit the General Assembly or an agency or committee it creates to review, approve, or disapprove any administrative regulation of the executive branch during or between regular sessions of the General Assembly; submit to the voters for approval or disapproval; supply ballot language.

Jun 27, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in House; to Elections, Const. Amendments & Intergovernmental Affairs (H)

Jan 03, 2018 - posted in committee

Jan 08, 2018 - reported favorably, 1st reading, to Calendar

Jan 09, 2018 - 2nd reading, to Rules

Jan 17, 2018 - recommitted to Elections, Const. Amendments & Intergovernmental Affairs (H)

Feb 07, 2018 - taken from Committee, placed in the Orders of the Day for Thursday, February 8, 2018

Feb 08, 2018 - returned to Rules; posted for passage in the Regular Orders of the Day for Thursday, February 8, 2018; 3rd reading, passed 68-22

Feb 09, 2018 - received in Senate

Feb 12, 2018 - to State & Local Government (S)

Vote History

#### 4. HB 11 (BR 20) - J. Shell

AN ACT relating to power of attorney.

Establish KRS Chapter 457 to adopt portions of the Uniform Power of Attorney Act of 2006; establish definitions for the chapter; provide that the chapter shall apply to all powers of attorney except for certain exceptions; provide that powers of attorney are durable and for their execution; provide a choice-of-law rule for determining the law that governs the meaning and effect of the power of attorney; detail the relationship between a power of attorney and a conservator or guardian; outline when a power of attorney becomes effective; detail when a power of attorney terminates; establish default rules for coagents and successor agents; allow for the reimbursement and compensation of an agent; detail how an agent accepts his or her appointment; outline an agent's duties; provide that a principal can lower the standard of liability for an agent with a few exceptions; establish a list of persons that may petition the court to review the agent's conduct; address when an agent is liable; detail how an agent can resign; provide protections for persons who accept a power of attorney in good faith; impose liability for refusal to accept a power of attorney; clarify that the principles of law and equity supplement the chapter unless displaced by a provision of the chapter; provide that the remedies under the chapter are not exclusive and do not abrogate any other cause of action or remedy; amend KRS 367.93103, relating to funeral planning declarations, to clarify that a funeral declaration included in a will or power of attorney does not invalidate the will or power of attorney; amend KRS 372.140 and 387.530 to conform; repeal KRS 386.093, relating to the effect of incapacity or death on a power of attorney.

# AMENDMENTS HB 11 (As Introduced)

<u>HCS1</u> - Retain original provisions; clarify that a power of attorney terminates if a court appoints a limited conservator, conservator, limited guardian, or guardian of the principal's estate or other fiduciary charged with the management of some or all of the principal's property, unless the court specifically provides that it shall remain in effect; provide that a person is not required to accept an acknowledged power of attorney if the person is not otherwise required to engage in a transaction with the principal in the same circumstances; specify that a person that accepts a power of attorney is not liable for his or her good faith reliance on the agent's representation of the scope of authority granted to the agent nor is the person responsible to

determine or ensure the proper application of funds or property by the agent; clarify that this chapter does not supersede any other law applicable to financial institutions or other entities and that the other law controls if inconsistent with this chapter; require consideration to be given to the need to promote uniformity of the law with respect to its subject matter among the states that enact it when applying and construing this uniform act; clarify the relation of the Electronic Signatures in Global and National Commerce Act and this chapter; specify the effect of this chapter on existing powers of attorney.

<u>HFA1</u>(S. Lee) - Require that a power of attorney be signed in the presence of two disinterested witnesses; specify that if a power of attorney is signed in the principal's conscious presence by another individual that the reason for this method of signing be stated in the power of attorney.

<u>HFA2</u>(S. Lee) - Require that a power of attorney be signed in the presence of two disinterested witnesses; specify that if a power of attorney is signed in the principal's conscious presence by another individual that the reason for this method of signing be stated in the power of attorney.

<u>SCS1</u> - Keep original provisions; clarify that a person authorized by the principal to determine incapacity may access the principal's health-care information solely to determine incapacity, unless the power of attorney provides otherwise; specify that a power of attorney terminates for those power of attorneys that specify a purpose when the purpose of the power of attorney is accomplished.

Jan 11, 2018 - introduced in House

Jan 17, 2018 - to Judiciary (H)

Jan 22, 2018 - posted in committee

Feb 07, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 08, 2018 - 2nd reading, to Rules; floor amendment (1) filed to Committee Substitute, floor amendment (2) filed to Bill

Feb 09, 2018 - posted for passage in the Regular Orders of the Day for Monday, February 12, 2018

Feb 14, 2018 - 3rd reading, passed 94-0 with Committee Substitute and floor amendment (1)

Feb 15, 2018 - received in Senate

Feb 16, 2018 - to Judiciary (S)

Mar 22, 2018 - reported favorably, 1st reading, to Consent Calendar with Committee Substitute (1)

Mar 27, 2018 - 2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Thursday, March 29, 2018

Mar 29, 2018 - 3rd reading, passed 37-0 with Committee Substitute (1); received in House; to Rules (H)

Apr 13, 2018 - posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1); passed 81-4

Apr 14, 2018 - enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 26, 2018 - signed by Governor

#### **Vote History**

5. <u>HB 21</u> (BR 39) - <u>S. Santoro</u>, <u>L. Belcher</u>, <u>D. Hale</u>, <u>M. Hart</u>, <u>R. Huff</u>, <u>J. Richards</u>, <u>J. Sims Jr</u>, <u>J. Tipton</u>

AN ACT relating to Kentucky school bus drivers.

Create a new section of KRS Chapter 2 to designate and observe May 1 of every year as "School Bus Driver Day."

# AMENDMENTS HB 21 (As Introduced)

<u>HCS1</u> - Retain original substantive language, eliminating the preamble.

<u>HFA1</u>( J. Kay ) - Add language to the Whereas clauses emphasizing the importance of fulfilling pension promises to school bus drivers.

May 16, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in House; to Transportation (H)

Jan 23, 2018 - posted in committee

Jan 30, 2018 - reported favorably, 1st reading, to Consent Calendar; floor amendment (1) filed

Jan 31, 2018 - 2nd reading, to Rules

Feb 01, 2018 - posted for passage in the Regular Orders of the Day for Friday, February 2, 2018

Feb 06, 2018 - taken from the Regular Orders of the Day; recommitted to Transportation (H)

Feb 27, 2018 - reported favorably, to Rules with Committee Substitute

Mar 02, 2018 - posted for passage in the Regular Orders of the Day for Monday, March 5, 2018

Mar 08, 2018 - 3rd reading, passed 92-0 with Committee Substitute

Mar 09, 2018 - received in Senate

Mar 12, 2018 - to State & Local Government (S)

#### **Vote History**

6. <u>HB 29/LM</u> (BR 15) - <u>J. Wayne</u>, <u>G. Brown Jr</u>, <u>T. Burch</u>, <u>J. Donohue</u>, <u>K. Flood</u>, <u>D. Graham</u>, <u>J. Jenkins</u>, <u>M. Marzian</u>, <u>R. Meeks</u>, <u>D. Owens</u>, <u>R. Palumbo</u>, <u>A. Scott</u>

AN ACT relating to taxation.

Amend KRS 140.130 to decouple from changes to the federal estate tax since 2003; amend KRS 141.010 to provide for a reduction and phase-out of the pension exclusion, disallow the domestic production activities deduction, establish a cap for itemized deductions, and define "taxpayer"; amend KRS 141.020 to provide for changes to income tax rates; amend KRS 141.066 to make a technical correction; amend KRS 141.0205 to recognize and order changes in income tax credits; amend KRS 141.0401 to lower the exclusion threshold; amend KRS 141.120 to change apportionment methods to use a "throwback" rule and market-based sourcing for receipts; amend KRS 141.200 to require "combined" reporting for corporations; amend KRS 134.810, 136.310, 136.530, 141.040, 141.121, 141.206, and 141.420 to conform; amend KRS 141.205 to recognize "tax haven" foreign countries and tax all income apportioned or allocated to those countries; amend KRS 141.383, 148.544, and 148.546 to make the film industry tax credit nonrefundable and nontransferable; create a new section of KRS 6.905 to 6.935 to require review and sunset of all economic development tax credits; amend KRS 131.190 to allow LRC employees to review selected tax documents; amend KRS 138.270 to reduce motor fuels dealer

compensation to one percent; amend KRS 132.020 to make the real property tax rate 12.2 cents per \$100, remove the rate adjustment provision, and remove the recall provisions; amend KRS 132.260 to clarify requirements for reporting of rental space for mobile or manufactured homes, private aircraft, and certain boats or vessels; amend KRS 132.730, 132.751, 132.810, and 132.815 to clarify property tax treatment of manufactured homes; amend KRS 140.300 to clarify the treatment of agricultural valuation on inherited property; amend KRS 279.200, 279.530, 279.220, and 139.530 to repeal rural electric and telephone co-op taxes; amend KRS 132.097 and 132.099 to amend the exemption for personal property shipped out of state; amend KRS 139.105, 139.200, 139.220, 139.270, 139.340, and 139.740 to impose sales tax on selected services; create a new section of KRS Chapter 141 to provide for a refundable Kentucky earned income tax credit; amend KRS 243.0305 and 243.990 to recognize changes in the distilled spirits case tax; amend KRS 138.130, 138.140, and 138.143 to change the tax on cigarette rolling papers, to raise the tobacco taxes, to impose a floor stock tax, and to tax e-cigarettes; amend KRS 65.125, 65.674, 67.862, 67.938, 67A.843, 68.245, 68.248, 82.095, 97.590, 132.0225, 132.023, 132.024, 132.027, 132.029, 157.440, 160.470, 160.473, 67C.147, 78.530, 342.340, and 134.810 to remove provisions that allow for recall of certain tax rates and make conforming and technical changes; create a new section of KRS Chapter 141 to provide for a refundable noise mitigation credit; repeal KRS 132.017, 132.018, 132.025, 132.720, 143A.035, and 243.710, relating to recall petitions and to various tax rates; provide that estate tax provisions apply for deaths occurring on or after August 1, 2018, sales tax provisions are effective for periods beginning on or after October 1, 2018, motor fuels compensation provisions are effective August 1, 2018, and property tax provisions are for assessments on and after January 1, 2019.

Jul 13, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in House; to Appropriations & Revenue (H)

## 7. <u>HB 78</u> (BR 388) - <u>J. Kay</u>

AN ACT relating to ethics.

Amend KRS 7.119 to include communication made by members of the General Assembly on publicly owned computers or cell phones in the definition of records available for public

inspection; amend KRS 11A.040 to prohibit a public servant from acting as an executive branch lobbyist for one year after leaving employment, and prohibit a public servant from bidding on or holding a state contract unless approved by the Executive Branch Ethics Commission; amend KRS 11A.045 to prohibit a public servant from accepting any gifts or gratuities from a person or business holding a state contract; amend KRS 11A.050 to add the financial statement filings for public servants to include August 15 and December 15, require appointees to state boards and commissions to file a financial disclosure statement on or before April 15, and require constitutional officers and candidates for constitutional office to file a copy of their tax returns with the commission; amend KRS 11A.060 to reestablish the commission as an independent, de jure municipal corporation, and change the way in which board members are appointed and removed; amend KRS 11A.070 to set out requirements for the executive director of the commission, limit his or her employment term, and require he or she be sworn in under Section 228 of the Kentucky Constitution, require the commission to employ four full-time investigators, and make all employees of the commission independent; amend KRS 11A.080 to prohibit the commission from turning over information to other agencies, contractors, or persons, and from making public statements prior to the completion of an investigation; amend KRS 11A.110 to create an ethics tip line; amend KRS 11A.990 to make failure to disclose a financial disclosure statement or tax return as required a Class D felony and disqualify the public servant from holding public office; amend KRS 12.028 to remove the commission from the reorganization authority of the Governor; amend KRS 18A.005 to include the definition of "relative"; amend KRS 18A.155 to prohibit a relative of a sitting state legislator or cabinet secretary from being hired in the unclassified service; amend KRS 45A.095 to define "business relationship" and "family", and prohibit a no-bid contract with a vendor having a business relationship with the Governor, Lieutenant Governor, or a member of the Governor's Executive Cabinet or any vendor owned by them; amend KRS 45A.715 to prohibit the Department of Revenue from entering into a personal service contract that gives the Governor the authority to set out a bonus payment structure for the collection of taxes; make the former Executive Branch Ethics Commission cease to exist effective January 1, 2019; require the Attorney General, the Auditor of Public Accounts, the Secretary of State, and the Chief Justice of the Commonwealth to submit their nominees to the new Executive Branch Ethics Commission to the Governor by October 1, 2018, and require the Governor to appoint the new commissioners on or before December 1, 2018 to take effect

January 1, 2019; reconstitution of Executive Branch Ethics Commission effective January 1, 2019.

Dec 08, 2017 - Prefiled by the sponsor(s).

Jan 02, 2018 - introduced in House; to State Government (H)

#### 8. HB 94 (BR 95) - D. Keene, D. Horlander

AN ACT relating to the transfer of real property on death.

Create new sections of KRS Chapter 394 to establish the Kentucky Uniform Real Property Transfer on Death Act to codify provisions for the creation, administration, modification, termination, and validity of transfer on death deeds; define terms; specify that a transfer on death deed is not an inter vivos transfer and that transfer occurs at the time of the transferor's death; specify that the transferor retains the power to revoke a transfer on death deed; enumerate that a transfer on deed is nontestmentary; establish requirements for a transfer on death deed and specify the process of recording a transfer on death deed; specify that a transfer on death deed is effective without notice to or acceptance by the beneficiary during the transferor's lifetime; establish provisions for the revocation of a transfer on death deed by instrument or act; enumerate the effect of a transfer on death deed during transferor's life; allow a beneficiary to disclaim all or part of the beneficiary's interests; specify the impact of transfer on death deed on claims when an estate is insufficient; enumerate that a beneficiary of a transfer on death deed may disclaim the property interest in the deed; create the form for creating a transfer on death deed; create the form for revocation of a transfer on death deed; require that the provisions of KRS Chapter 394 be applied and construed so as to promote uniformity; conform to federal requirements related to electronic signatures and records; specify the applicability of KRS Chapter 394 to current law; specify that this Act may be cited as the Uniform Real Property Transfer on Death Act; amend KRS 382.110, 391.360, and 403.190 to conform.

Jan 02, 2018 - introduced in House Jan 04, 2018 - to Judiciary (H)

#### 9. <u>HB 105</u> (BR 183) - <u>B. Reed</u>

AN ACT relating to the terms of office of the trustees of the Teachers' Retirement System of Kentucky.

Amend KRS 161.250 to remove the term limits for appointed and elected trustees of the Kentucky Teachers' Retirement System; specify that this Act shall supersede any noncodified provisions to the contrary in prior Acts.

Jan 02, 2018 - introduced in House Jan 04, 2018 - to State Government (H)

#### 10. <u>HB 125</u> (BR 855) - <u>A. Koenig, A. Simpson, C. Morgan, J. Nemes</u>

AN ACT relating to voluntary unification of counties.

Create new sections of KRS Chapter 67 to establish a new procedure for the optional consolidation of counties; exclude consolidated local governments, charter county governments, urban-county governments, and unified local governments from the procedures; permit two or more counties to consolidate with such action initiated by public petition or local ordinance; require signatures of 20% or more of the number of persons voting in last presidential election for initiation petition; provide for the contents and certification of petitions as prescribed; require the county judge/executive in the initiating county within 10 days to notify the other local governments and their citizens of the proposal as prescribed; require responding action in adjoining counties within 120 days or initial action becomes void; require a special election within 90 days if adjoining counties enter the process; require approval in each county for consolidation to become effective; prescribe the language for the ballot, other election procedures, and advertisement of the election by the sheriff; require a simple majority of those voting in each county for approval; require all election costs to be paid for by the state, and prohibit any organizational changes in a newly consolidated county for 10 years; prohibit any new county from becoming effective until the end of terms of current officeholders and require new officers to be elected in the same manner and at same time as other county officials; require the county judge/executive in each county to appoint 6 citizens to a transition committee as prescribed; require transition committee to divide county into 3-8 magisterial districts and to

select 2-5 names for the new county to be decided by the voters; require final report of the transition committee as prescribed; provide for a gubernatorial appointee to break tie vote on questions relating to the name of the new county, the formation of magisterial districts, or other issues on the ballot; require all taxes from the immediate year to remain in effect until changed by the new county; require the creation of a special taxing district for repayment of prior financial obligations in previously existing counties as prescribed; require surplus funds to be spent in the areas where funds were raised as prescribed; permit voters to determine the location of new county seat from previously existing locations; require county seat to remain at that location for not less than 10 years; require other remaining county buildings to be maintained as branch offices for 10 years as prescribed; require the Department for Local Government to promulgate administrative regulations awarding preference points on community development block grant applications and provide technical and advisory assistance to consolidated counties; require, upon consolidation, all appointments to boards of special districts to remain in effect until the expiration of the term, at which point the appropriate appointing authority shall make new appointments; amend KRS 67.280 to provide for federal and state election districts as prescribed; repeal KRS 67.190, 67.200, 67.210, 67.220, 67.230, 67.240, 67.250, 67.260, 67.270, 67.290, and 67.310.

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Jan 03, 2018 - introduced in House
Jan 05, 2018 - to Local Government (H)
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#### 11. HB 127 / AA (BR 896) - R. Nelson, C. Miller, J. Richards

AN ACT relating to survivor benefits in the Kentucky Teachers' Retirement System.

Amend KRS 161.520 to remove marriage as a disqualifying event for a widow or widower who is receiving survivor's benefits from the Kentucky Teachers' Retirement System; specify that the widow or widower must have been married to the deceased contributing member for not less than five years.

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Jan 04, 2018 - introduced in House
Jan 08, 2018 - to State Government (H)
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12. <u>HB 130</u> (BR 469) - <u>K. Upchurch, J. Petrie, K. Imes, K. Moser, J. Tipton, T. Turner</u> AN ACT relating to administrative regulations.

Create a new section of KRS 13A.290 to 13A.335 to require the staff of the Administrative Regulation Review Subcommittee to submit to that committee's co-chairs an annual report on administrative regulations found deficient by a legislative committee; list the information that is necessary to complete the report; include prominent text on the first page of the report outlining potential legislative options; amend KRS 13A.290, 13A.330, and 13A.331 to allow a committee to take action on an administrative regulation within 60 days of LRC referral.

# AMENDMENTS HB 130 (As Introduced)

<u>HCS1</u> - Retain original provisions; amend KRS 13A.190 to make an emergency administrative regulation expire after 210 days; allow an administrative body that extends the time for filing a statement of consideration to postpone the expiration beyond 210 days for a number of days equal to the extension.

Jan 04, 2018 - introduced in House

Jan 08, 2018 - to State Government (H)

Jan 09, 2018 - posted in committee

Jan 18, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Jan 19, 2018 - 2nd reading, to Rules

Jan 24, 2018 - posted for passage in the Regular Orders of the Day for Thursday, January 25, 2018

Jan 25, 2018 - 3rd reading, passed 91-1 with Committee Substitute

Jan 26, 2018 - received in Senate

Jan 29, 2018 - to State & Local Government (S)

Mar 27, 2018 - taken from State & Local Government (S); 1st reading; returned to State & Local Government (S)

Mar 29, 2018 - taken from State & Local Government (S); 2nd reading; returned to State & Local Government (S)

Apr 14, 2018 - reassigned to Appropriations & Revenue (S); reported favorably, 2nd reading, to Rules; posted for passage in the Consent Orders of the Day for Saturday, April 14, 2018; 3rd

reading, passed 38-0; received in House; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 26, 2018 - vetoed

#### **Vote History**

#### 13. <u>HB 154</u> (BR 995) - <u>S. Wells</u>, <u>C. Morgan</u>

AN ACT relating to administrative regulations.

Amend KRS 13A.290 to require the administrative regulations compiler to compile a list of administrative regulations considered during the year, including their disposition; require the cochairs of the Administrative Regulation Review Subcommittee to file the list of regulations as a simple resolution in their respective chambers; allow members to object to any resolution on the list; require the Legislative Research Commission to refer administrative regulations removed from the list to the interim joint committee with jurisdiction over the administrative regulation for additional consideration.

Jan 08, 2018 - introduced in House Jan 10, 2018 - to State Government (H)

#### 14. HB 158 (BR 406) - B. Rowland

AN ACT relating to life insurance for public employees.

Amend KRS 18A.205 to permit certain individuals participating in an optional retirement plan authorized by KRS 161.567, certain individuals employed by a public postsecondary educational institution or certain local governments, and any certified or classified employee or elected member of a local board of education to obtain life insurance under the state-sponsored group life insurance policy or policies if the individual's employer opts to participate in the state-sponsored group life insurance program; amend KRS 18A.210 and 18A.215 to conform.

Jan 08, 2018 - introduced in House Jan 10, 2018 - to Banking & Insurance (H)

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Jan 18, 2018 - posted in committee
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Jan 24, 2018 - reported favorably, 1st reading, to Consent Calendar

Jan 25, 2018 - 2nd reading, to Rules

Jan 26, 2018 - posted for passage in the Consent Orders of the Day for Monday, January 29, 2018

Jan 29, 2018 - taken from the Consent Orders of the Day, placed in the Regular Orders of the Day

Jan 30, 2018 - 3rd reading, passed 91-0

Jan 31, 2018 - received in Senate

Feb 01, 2018 - to Banking & Insurance (S)

Feb 06, 2018 - reported favorably, 1st reading, to Calendar

Feb 07, 2018 - 2nd reading, to Rules

Mar 20, 2018 - posted for passage in the Regular Orders of the Day for Wednesday, March 21, 2018

Mar 21, 2018 - 3rd reading, passed 37-0

Mar 22, 2018 - received in House; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 02, 2018 - signed by Governor (Acts, ch. 80)

#### Vote History

15. HB 180 (BR 1050) - A. Scott, S. Westrom, G. Brown Jr, M. Cantrell, J. Jenkins, M. Marzian, R. Meeks, S. Overly, D. Owens, J. Richards

AN ACT relating to charter schools.

Repeal KRS 160.1590, 160.1591, 160.1592, 160.1593, 160.1594, 160.1595, 160.1596, 160.1597, 160.1598, 160.1599, and 161.141.

Jan 11, 2018 - introduced in House

Jan 17, 2018 - to Education (H)

#### 16. HB 188 (BR 1020) - R. Meeks, M. Marzian, A. Scott, S. Westrom

AN ACT relating to the security of personal information and declaring an emergency.

Amend KRS 367.363 to include additional definitions; amend KRS 367.3645 to provide for a free security freeze in the event a protected person has been notified of a security breach pursuant to the Act or has been notified of a free security freeze, and to make technical corrections; amend KRS 367.365 to require consumer reporting agencies to encrypt electronic data contained in consumer files and consumer reports; allow for security freezes to be requested by methods established by the consumer reporting agency; allow consumers to request a replacement personal identification number or password in the same manner as the original security freeze request; remove the expiration of a credit freeze after seven years; include gender-neutral language; to prohibit a credit reporting agency from charging a fee for security freeze in the event a consumer has been notified of a security breach or of a free security freeze; require that consumer reporting agencies notify consumers of security breaches in compliance with KRS 365.732(4) to (7) and provide five years of credit monitoring; allow for a security freeze placed at one nationwide consumer reporting agency to be sent and applied to other nationwide consumer reporting agencies; require third-party agents to notify consumer reporting agencies of security breaches; require consumer reporting agencies to comply with KRS 365.732(3); prohibit requirements that consumers waive rights or submit to arbitration; amend KRS 365.730 to extend definitions to KRS 365.732; to conform the definition of "personally identifiable information"; amend KRS 365.732 to define "encrypt" and "security breach"; provide an exemption for consumer reporting agencies subject to this Act; prohibit electronic or substitute notice from being sent to electronic and email accounts involved in the security breach; provide for the request for three consumer reports from each nationwide consumer reporting agency by consumers affected by a security breach; prohibit requirements that consumers waive rights or submit to arbitration; require certain information holders to encrypt personally identifiable data; make technical corrections; amend KRS 61.931 to exempt certain persons from the definition of "nonaffiliated third parties"; conform the definition of "personally identifiable information"; make technical corrections; amend KRS 61.932, KRS 61.933, 61.934,171.450, 42.722, and 42.726 to conform; EMERGENCY.

Jan 11, 2018 - introduced in House

Jan 17, 2018 - to Banking & Insurance (H)

17. HB 192/FN (BR 986) - W. Thomas, DJ Johnson, J. Blanton, L. Brown, J. Carney, M. Castlen, W. Coursey, M. Dossett, C. Fugate, J. Greer, D. Hale, M. Hart, R. Heath, T. Herald, K. Imes, K. King, S. Lee, D. Mayfield, C. McCoy, M. Meredith, T. Moore, K. Moser, P. Pratt, M. Prunty, B. Reed, J. Richards, R. Rothenburger, S. Santoro, D. Schamore, R. Webber, S. Westrom, J. York

AN ACT relating to an exemption of income taxation for military pensions.

Amend KRS 141.010 to exclude United States military retirees' pension income from income taxation for taxable years beginning on or after January 1, 2019, and ending before January 1, 2023; require reporting by the Department of Revenue; amend various sections of KRS Chapters 131 and 141 to make technical corrections.

Jan 11, 2018 - introduced in House

Jan 17, 2018 - to Appropriations & Revenue (H)

Jan 19, 2018 - reassigned to Veterans, Military Affairs, and Public Protection (H)

Jan 29, 2018 - posted in committee

Jan 31, 2018 - reported favorably, 1st reading, to Calendar

Feb 01, 2018 - 2nd reading, to Rules; recommitted to Appropriations & Revenue (H)

#### TRANSPORTATION CABINET BUDGET BILL:

18. <u>HB 201</u> (BR 830) - <u>S. Rudy</u>, <u>D. Osborne</u>

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, and Road Fund \$2,338,992,800 in fiscal year 2018-2019 and \$2,318,218,000 in fiscal year 2019-2020 for operating costs; appropriate from Road Fund and Investment Income for various capital projects; require the Secretary of the Transportation Cabinet to produce a document detailing the 2018-2020 Biennial Highway Construction Program and the Highway Preconstruction Program; provide debt service to the General Administration and Support budget unit; allow reallocation of appropriations among budget units; 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 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, Biennial Highway Construction Program, Highway Construction Contingency Account, and the Kentucky Pride Fund; authorize projects in the 2016-2018 Biennial Highway Construction Plan to continue into the 2018-2020 biennium; provide no Road Fund appropriation for the Kentucky Transportation Center; authorize the Transportation Cabinet to match federal highway moneys; prioritize projects should any additional federal highway moneys become 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 for the transfer of Road Fund resources for judgments; authorize the Transportation Cabinet to maximize the use of Toll Credits; 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 for Capital Construction Fund appropriations and reauthorizations; provide for the expiration of existing line-item capital construction projects; authorize various capital projects; specify funds transfers.

# AMENDMENTS HB 201 (As Introduced)

HCS1 - Retain original provisions with the following exceptions: Amend appropriations from the General Fund, Restricted Funds, Federal Funds, and Road Fund to \$2,339,242,900 in fiscal year 2018-2019 and \$2,318,468,100 in fiscal year 2019-2020 for operating costs; amend appropriations from Road Fund and Investment Income for various capital projects; remove provision allowing reallocation of appropriations among budget units; insert provision relating to the SAFE Patrol Program; insert provision relating to riverport improvements; insert provision relating to aviation-supported construction; insert provision relating to excess lease-rental payments; insert provisions relating to federal construction projects, highways maintenance, and delayed projects status report; insert provision relating to nonpublic school transportation; insert

provision relating to the continuation of Flex Funds and 80/20 bridge replacement programs; amend capital construction projects and reauthorizations.

<u>SCS1</u> - Retain provisions with the following exceptions: remove General Fund appropriation from the Aviation budget unit; remove aviation supported construction provision; amend amounts within state supported construction program provision and biennial highway construction program provision; amend language related to federal aid highway funds and carry forward of appropriation balances; amend amounts within highways maintenance provision; insert provisions related to county judge/executive expense allowance and appropriations for projects not line-itemized; amend capital projects.

Jan 16, 2018 - introduced in House

Jan 18, 2018 - to Appropriations & Revenue (H)

Feb 16, 2018 - taken from Appropriations & Revenue (H); 1st reading; returned to Appropriations & Revenue (H)

Feb 22, 2018 - posted in committee

Mar 06, 2018 - reported favorably, 2nd reading, to Rules with Committee Substitute; posted for passage in the Regular Orders of the Day for Wednesday, March 7, 2018

Mar 07, 2018 - 3rd reading, passed 78-16 with Committee Substitute

Mar 08, 2018 - received in Senate

Mar 09, 2018 - to Appropriations & Revenue (S)

Mar 12, 2018 - reassigned to Transportation (S)

Mar 15, 2018 - taken from Transportation (S); 1st reading; returned to Transportation (S)

Mar 16, 2018 - taken from Transportation (S); 2nd reading; returned to Transportation (S)

Apr 14, 2018 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Saturday, April 14, 2018; 3rd reading, passed 37-0 with Committee Substitute (1); received in House; to Rules (H); taken from Rules (H); posted for passage for concurrence in Senate Committee Substitute (1); House concurred in Senate Committee Substitute (1); Bill passed 78-11; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 26, 2018 - line items vetoed

**Vote History** 

#### **LEGISLATIVE BRANCH BUDGET BILL:**

#### 19. <u>HB 204</u> (BR 829) - <u>S. Rudy</u>

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 \$69,693,900 for fiscal year 2018-2019 and \$71,248,700 for fiscal year 2019-20020; appropriate from Restricted Funds \$75,000 for fiscal year 2018-2019 and \$175,000 for fiscal year 2019-2020, with appropriations allocated as follows: General Assembly 2018-2019 \$19,372,900 2019-2020 \$20,281,900 Legislative Research Commission 2018-2019 \$50,396,000 2019-2020 \$51,141,800; transfer \$2,269,000 to the General Fund in each fiscal year.

# AMENDMENTS HB 204 (As Introduced)

- **HCS1** Retain original provisions; insert provision relating to administrative expenses.
- <u>SCS1</u> Retain original provisions with the following exception: provide no funding for the actuarially required contributions to the Legislators Retirement Plan.
  - Feb 05, 2018 introduced in House
  - Feb 07, 2018 to Appropriations & Revenue (H)
- Feb 16, 2018 taken from Appropriations & Revenue (H); 1st reading; returned to Appropriations & Revenue (H)
  - Feb 22, 2018 posted in committee
  - Feb 28, 2018 reported favorably with Committee Substitute; 2nd reading, to Rules
- Mar 01, 2018 taken from Rules (H); posted for passage in the Regular Orders of the Day for Thursday, March 1, 2018; 3rd reading, passed 83-7 with Committee Substitute
  - Mar 02, 2018 received in Senate
  - Mar 06, 2018 to Appropriations & Revenue (S)
- Mar 15, 2018 taken from Appropriations & Revenue (S); 1st reading; returned to Appropriations & Revenue (S)
  - Mar 16, 2018 taken from Appropriations & Revenue (S); 2nd reading; returned to

Appropriations & Revenue (S)

Mar 20, 2018 - reported favorably, to Rules with Committee Substitute (1); posted for passage in the Regular Orders of the Day for Tuesday, March 20, 2018; 3rd reading, passed 36-2 with Committee Substitute (1)

Mar 21, 2018 - received in House; to Rules (H)

Mar 22, 2018 - posted for passage for concurrence in Senate Committee Substitute

Apr 02, 2018 - House concurred in Senate Committee Substitute (1); passed 86-8; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 13, 2018 - line items vetoed; received in House

Apr 14, 2018 - to Rules (H); taken from Rules; posted for passage for consideration of Governor's veto; veto overridden; Bill passed 74-12; received in Senate; to Rules (S); posted for passage for consideration of Governor's veto; veto overridden; Bill passed 35-0; received in House; enrolled, signed by Speaker of the House; enrolled, signed by President of the Senate; delivered to Secretary of State (Acts, ch. 173)

# **Vote History**

#### 20. HB 205 (BR 1120) - R. Nelson, L. Belcher, J. Richards

AN ACT relating to charter schools.

Repeal KRS 160.1590, 160.1591, 160.1592, 160.1593, 160.1594, 160.1595, 160.1596, 160.1597, 160.1598, 160.1599, and 161.141.

Jan 17, 2018 - introduced in House

Jan 19, 2018 - to Education (H)

#### 21. HB 216/LM (BR 957) - J. Petrie

AN ACT relating to procurement.

Amend KRS 61.810 to include selection committees established under KRS Chapters 45A and 56 as exceptions to the open meeting requirements; amend KRS 61.878 to include

information identifying members of selection committees and records of the procurement processes established under KRS Chapters 45A and 56 as exceptions to the open record requirements; amend KRS 56.8169 to clarify that KRS 61.810 and 61.878 apply to the selection process for built-to-suit contracts.

# AMENDMENTS HB 216 (As Introduced)

<u>HCS1/LM</u> - Retain original provisions; amend KRS 61.878 to include the procurement processes established under KRS Chapters 45A and 56 as exceptions to the open record requirements until the award of the contract or cancellation of the procurement process.

Jan 18, 2018 - introduced in House

Jan 22, 2018 - to State Government (H)

Feb 20, 2018 - posted in committee

Feb 22, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)

Feb 23, 2018 - 2nd reading, to Rules

Feb 27, 2018 - posted for passage in the Regular Orders of the Day for Wednesday, February 28, 2018

Mar 19, 2018 - taken from the Regular Orders of the Day; recommitted to State Government (H)

#### 22. HB 243/LM (BR 313) - T. Herald, A. Koenig

AN ACT relating to the consolidation of counties.

Create noncodified sections to consolidate various counties in the Commonwealth; stipulate how the county is to be divided into districts, select new county names and county seats, form taxing districts, integrate into representative, senatorial, congressional districts, or judicial circuits, require that records are transferred, treat appointed officials on boards, and the transition of the board functions, account for special districts, transfer contracts, bonds, franchises and other legal instruments to new county, transfer employees employed as of December 31, 2022, to new county, maintain local option status until changed by law, require Circuit Court clerks serve remainder of term concurrently and have duties for that period prescribed by Administrative

Office of the Courts, and transition county board of election membership to coordinate with the consolidation.

Jan 24, 2018 - introduced in House

Jan 26, 2018 - to Local Government (H)

# 23. HB 248 (BR 1022) - A. Koenig, C. McCoy, K. Moser, J. Nemes, S. Santoro, A. Simpson, J. Sims Jr, D. St. Onge

AN ACT relating to fantasy contests and making an appropriation therefor.

Establish KRS Chapter 239 and create new sections thereof to establish definitions; require fantasy contest operators to be registered with the cabinet before operating fantasy contests; establish registration requirements; create the fantasy contest administration fund; prescribe the conditions upon which the cabinet may grant registration to a fantasy contest operator; require registrants to implement reasonable procedures for the conduct of fantasy contests that require an entry fee; require registrants to annually submit their records to a cabinet-approved certified public accountant to perform an audit; direct registrants to keep daily records of its operations; direct the cabinet to promulgate administrative regulations that govern the operation of fantasy contests, with exceptions.

# AMENDMENTS HB 248 (As Introduced)

<u>HCS1</u> - Retain original provisions except change the audit requirement to an examination requirement.

<u>HFA1</u>( A. Koenig ) - Retain original provisions; amend definition of "adjusted gross revenue" to clarify that the revenue amount is to be multiplied by the location percentage, not the resident location.

<u>HFA2</u>( A. Koenig ) - Retain original provisions; amend definition of "adjusted gross revenue" to clarify that the revenue amount is to be multiplied by the location percentage, not the resident location.

Jan 25, 2018 - introduced in House

Jan 29, 2018 - to Licensing, Occupations, & Admin Regs (H)

Feb 02, 2018 - posted in committee

Feb 21, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute; floor amendments (2) filed to Committee Substitute, (1) filed to Bill

Feb 22, 2018 - 2nd reading, to Rules

Feb 28, 2018 - posted for passage in the Regular Orders of the Day for Thursday, March 1, 2018

Mar 19, 2018 - taken from the Regular Orders of the Day; recommitted to Licensing, Occupations, & Admin Regs (H)

#### 24. HB 256 (BR 1289) - K. Sinnette

AN ACT relating to computation of time in state administrative bodies.

Create a new section of KRS Chapter 12 to require state agencies to compute time in a standardized way, similar to rule of civil procedure.

Jan 25, 2018 - introduced in House

Jan 29, 2018 - to State Government (H)

#### 25. HB 300 (BR 1291) - J. Miller

AN ACT relating to executive branch ethics.

Amend KRS 11A.010, relating to executive branch ethics, to expand and update the definitions of "officer" and "public servant."

AMENDMENTS HB 300 (As Introduced) <u>HCS1</u> - Retain original provisions; clarify that employment arrangements referenced in the definitions of "officer" and "public servant" are those made with an agency; remove employees of any entity to which the Governor appoints a majority of the members of its governing body from the definition of "public servant".

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Feb 02, 2018 - introduced in House
Feb 06, 2018 - to State Government (H)
Feb 13, 2018 - posted in committee
Feb 15, 2018 - reported favorably, 1st reading, to Calendar with Committee Substitute (1)
Feb 16, 2018 - 2nd reading, to Rules
Feb 20, 2018 - posted for passage in the Regular Orders of the Day for Wednesday, February
21, 2018
Feb 21, 2018 - 3rd reading, passed 85-9 with Committee Substitute
Feb 22, 2018 - received in Senate
Feb 23, 2018 - to State & Local Government (S)
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# Vote History

#### 26. HB 461/FN/LM (BR 1074) - M. Meredith

AN ACT relating to supplements paid to police officers, professional firefighters, and qualified volunteer fire departments, declaring an emergency, and making an appropriation therefor.

Amend KRS 15.460, relating to the Kentucky Law Enforcement Foundation Program fund, to increase the stipend paid to police officers to \$4,000 and make the beginning date for the stipend commence July 1, 2018; add provisions for an administrative expense payable to each city, county, combination of cities and counties, or county sheriff's office; restate that the payment to the police is to be transmitted to the police officer by the stipulated local government; amend KRS 95A.250, relating to the Firefighters Foundation Program fund, to increase the stipend paid to professional firefighters to \$4,000 and make the beginning date for the firefighter stipend commence July 1, 2018; add provisions for an administrative expense payable to each eligible local government; update reference to Cabinet for Health and Family Services; amend KRS

95A.262 to increase the volunteer fire department allotment to \$11,000 and make the beginning date for the allotment July 1, 2018; APPROPRIATION; EMERGENCY

Feb 23, 2018 - introduced in House

Feb 27, 2018 - to Appropriations & Revenue (H)

#### 27. HB 476 (BR 1966) - J. Blanton

AN ACT relating to compensatory time.

Amend KRS 337.285 to allow Trooper R and CVE R law enforcement officers to receive and use compensatory time for time worked over forty hours per week.

Feb 26, 2018 - introduced in House

Feb 28, 2018 - to State Government (H)

Mar 06, 2018 - posted in committee

Mar 08, 2018 - reported favorably, 1st reading, to Calendar

Mar 09, 2018 - 2nd reading, to Rules

Mar 13, 2018 - posted for passage in the Regular Orders of the Day for Wednesday, March 14, 2018

Mar 15, 2018 - 3rd reading, passed 83-0

Mar 16, 2018 - received in Senate

Mar 19, 2018 - to Appropriations & Revenue (S)

Mar 22, 2018 - taken from Appropriations & Revenue (S); 1st reading; returned to

Appropriations & Revenue (S)

Mar 27, 2018 - reported favorably, 2nd reading, to Rules as a consent bill

Mar 29, 2018 - posted for passage in the Consent Orders of the Day for Monday, April 2, 2018

Apr 02, 2018 - passed over and retained in the Consent Orders of the Day

Apr 13, 2018 - passed over and retained in the Consent Orders of the Day

Apr 14, 2018 - 3rd reading, passed 38-0; received in House; enrolled, signed by Speaker of

the House; enrolled, signed by President of the Senate; delivered to Governor

Apr 26, 2018 - signed by Governor

#### **Vote History**

#### 28. HB 491 (BR 1489) - K. Sinnette

AN ACT relating to an income tax exemption for uniformed services retirement benefits. Amend KRS 141.010 to exclude United States uniformed services retirees' pension income and survivor benefits income from income taxation for taxable years beginning on or after January 1, 2018, and ending before January 1, 2022; require reporting by the Department of Revenue; amend various sections of KRS Chapters 131 and 141 to make technical corrections.

Feb 26, 2018 - introduced in House

Feb 28, 2018 - to Veterans, Military Affairs, and Public Protection (H)

#### 29. HB 515 (BR 360) - K. Imes

AN ACT relating to venue in civil actions that include the Commonwealth or its agencies. Amend various sections of the Kentucky Revised Statutes relating to the Franklin Circuit Court to provide alternative concurrent venue and jurisdiction when appealing the decisions of state agencies, and to move venue from Franklin Circuit Court to the Circuit Courts of the counties in which events underlying the enforcement actions occurred.

Feb 26, 2018 - introduced in House

Feb 28, 2018 - to Judiciary (H)

Mar 05, 2018 - posted in committee

#### 30. HB 552 (BR 289) - J. DeCesare

AN ACT relating to adult education.

Repeal various sections of KRS Chapter 164, reenact them as the sections of KRS Chapter 151B, and amend to move the Kentucky Adult Education Program and the Foundation for Adult Education from the Council on Postsecondary Education to the Department of Workforce Investment in the Education and Workforce Development Cabinet; rename the Kentucky Adult Education Program as the Office of Adult Education; amend various sections of the Kentucky Revised Statutes to conform; amend KRS 18A.115 to exempt transferred employees from classified service; amend 161.220 to allow transferred employees currently participating in KTRS to continue in KTRS.

Feb 27, 2018 - introduced in House

Mar 01, 2018 - to Economic Development & Workforce Investment (H)

Mar 05, 2018 - posted in committee

#### 31. <u>HB 599</u> (BR 1995) - <u>J. Petrie</u>

AN ACT relating to taxation and declaring an emergency.

Amend KRS 141.040 to lower the corporation income tax rate brackets effective January 1, 2019; amend various sections to conform; amend KRS 141.020 to lower the individual income tax rate brackets effective January 1, 2019, and to eliminate the personal credit for the taxpayer, spouse, and dependents; amend KRS 139.200 to increase the sales and use tax rate to eight percent effective October 1, 2018; amend various sections to conform; amend KRS 132.020 to eliminate the reduced rate on personal aircraft for property assessed; amend KRS 139.480 to sunset the exemptions for tombstones and other memorial grave markers and machinery used for recycling purposes effective July 1, 2018; amend KRS 139.531 to sunset the exemption for sales of horses less than two years of age effective July 1, 2018; amend KRS 139.538 to suspend the refundable credit until July 1, 2020, for the motion picture production industry and require reporting; create a new section in KRS Chapter 148 to suspend all applications for the film industry credit until July 1, 2020, and require reporting; amend KRS 148.8531 to suspend all applications until July 1, 2020, for tourism development projects and require reporting; amend

various sections to conform; amend KRS 141.010 to change the pension income exclusion threshold and to include in adjusted gross income 50 percent of certain gains on the sale of a taxpayer's principal residence; amend KRS 141.390 to suspend until January 1, 2021, the income tax credit for recycling and composting equipment and require reporting; create a new section of KRS 171.396 to 171.397 to suspend applications until July 1, 2020, for certified rehabilitation projects and require reporting; amend KRS 243.886 to sunset the allowance for collecting and reporting certain alcohol beverage taxes effective July 1, 2018; amend KRS 140.210 to sunset the discount on certain inheritance tax payments for dates of death occurring on or after July 1, 2018; amend KRS 141.385 to suspend until January 1, 2021, the railroad maintenance tax credit and require reporting; amend KRS 141.386 to suspend until January 1, 2021, the railroad expansion tax credit and require reporting; amend KRS 143.010 and 143.025 to include transportation expense in the gross value of coal and natural resources severed or processed beginning July 1, 2018; amend various sections to conform; amend KRS 131.190 to exempt certain data provided to the Legislative Research Commission from the confidentiality standards applied to most tax return data; amend various sections to conform; EMERGENCY

Feb 27, 2018 - introduced in House Mar 01, 2018 - to Appropriations & Revenue (H)