1	AN ACT relating to the Department of Kentucky State Police and declaring an			
2	eme	emergency.		
3	Be it enacted by the General Assembly of the Commonwealth of Kentucky:			
4		→ S	→ Section 1. KRS 15.525 is amended to read as follows:	
5	(1)	A la	w enforcement agency may create a program to refer persons to treatment for	
6		subs	substance use who voluntarily seek assistance from the law enforcement agency.	
7	(2)	A po	erson voluntarily seeking assistance through a program created pursuant to this	
8		secti	ion:	
9		(a)	Shall not be placed under arrest;	
10		(b)	Shall not be prosecuted for the possession of any controlled substance \underline{or}	
11			<u>drug[,]</u> paraphernalia[, or other item] surrendered to the law enforcement	
12			agency. Items surrendered pursuant to this paragraph shall be recorded by the	
13			law enforcement agency at the time of surrender and shall be destroyed; <u>and</u>	
14		(c)	[Shall be paired immediately with a volunteer mentor to assist his or her	
15			recovery; and	
16		(d)		
17			center, medical provider, or other entity for substance use treatment.	
18	(3)	A pe	erson is ineligible for placement through a program established pursuant to this	
19		secti	ion if the person:	
20		(a)	Has an outstanding arrest warrant <u>issued by a Kentucky court or an</u>	
21			extraditable arrest warrant issued by a court of another state;	
22		(b)	Places law enforcement or its representatives in reasonable apprehension of	
23			physical injury[Has been convicted of three (3) or more drug-related	
24			offenses] ; or	
25		(c)	Is under the age of eighteen (18) and does not have the consent of a parent or	
26			guardian.	
27	(4)	<u>Info</u>	ormation gathered by a program created pursuant to this section related to a	

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1		person who has voluntarily sought assistance under this section is exempt from			
2		disci	losure under the Kentucky Open Records Act pursuant to KRS		
3		61.878(1)(a)[Programs created pursuant to this section may be called an Angel			
4		Initi	ative Program].		
5	<u>(5)</u>	Exc	ept for intentional misconduct, any law enforcement agency or person that		
6		prov	vides referrals or services in accordance with subsection (2) of this section		
7		<u>shal</u>	l be immune from criminal and civil liability.		
8		→ S	ection 2. KRS 16.055 is amended to read as follows:		
9	(1)	Pror	notions to sergeant within the department shall be on the following terms and		
10		conc	ditions:		
11		(a)	The applicant must have served six (6) years of continuous service as a		
12			commissioned State Police officer to be eligible for promotion to sergeant;		
13		(b)	The applicant may be excluded from promotion eligibility by the		
14			commissioner for up to thirty-six (36) months on the basis of substantiated		
15			misconduct, as set forth in department policy;		
16		<u>(c)</u>	Promotions shall be based on cumulative scores computed from twenty-five		
17			percent (25%) on personnel performance evaluation, thirty percent (30%) on		
18			job simulation examination, and forty-five percent (45%) on a written		
19			examination on which the applicant achieved at least a minimum score as		
20			determined by the commissioner in consultation with the Kentucky State		
21			Police Promotional Review Board;		
22		<u>(d)</u> [(The promotional list shall be valid for one (1) year, shall consist of the		
23			numerical scores and rankings of each applicant, and promotions shall be		
24			made in consecutive order beginning with the highest numerical ranking to fill		
25			an interim vacancy. When two (2) or more applicants receive the same		
26			numerical score, the order of placement on the list shall be determined by		
27			seniority of service. Upon the determination of a new numerical ranking		

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1	following a new examination, all previous rankings shall be null and void;
2	(e)[(d)] The written examination shall be prepared and administered by an
3	individual designated by the commissioner. The materials and textbooks will
4	be selected by the commissioner and his or her staff. The commissioner will
5	inform all applicants at least three (3) months prior to the examination date of
6	the exact material from which test questions will be taken and the minimum
7	score required to be eligible for placement on the promotional list;
8	(\underline{f}) The written test shall be administered to all applicants at the same time.
9	Immediately upon completion of the written test the applicant will receive his
10	or her numerical score. Such numerical score shall remain valid for a period of
11	two (2) years following the date of examination unless the source material
12	upon which the test is based is changed by more than thirty percent (30%),
13	provided that the numerical score meets or exceeds the minimum score set in
14	paragraph (d) of this subsection for the current year's promotional list;
15	(g) [(f)] The job simulation examination shall be evaluated by boards designated
16	by the commissioner consisting of the commissioner or his or her designated
17	appointee not lower than rank of captain, an officer from another police
18	agency of the rank equal to the position for which the applicant is competing,
19	an instructor from an accredited law enforcement education program, a
20	personnel director from private industry, and an officer from the Kentucky
21	State Police of the rank equal to the position for which the applicant is
22	competing;
23	(h) [(g)] The designated job simulation examination boards will perform all
24	evaluations under guidelines developed and approved by the commissioner;
25	and
26	(i)[(h)] Personnel evaluations shall be made by the appropriate supervisory
27	personnel under procedures established and approved by the commissioner.

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1	(2)	Promotions from sergeant to lieutenant within the department shall be on the same
2		terms and conditions as promotions to sergeant. In addition, any applicant for
3		lieutenant must have completed at least one (1) year of continuous service in grade
4		as sergeant.

- Promotions from lieutenant to captain within the department shall be on the same terms and conditions as promotions to lieutenant. In addition, any applicant for captain must have completed at least one (1) year of continuous service in grade as lieutenant.
- 9 (4) The department will develop and administer only one (1) test for each of the above 10 ranks. All eligible applicants will be permitted to participate in the promotional 11 process to the next highest position of responsibility wherever a vacancy exists.
- 12 (5) Officers promoted to rank of sergeant, lieutenant, or captain shall serve a 13 probationary period for one (1) year of continuous service from the effective date of 14 their promotions, and may be reverted to their previous rank with or without cause 15 at any time during this period. *If reverted to a previous rank, an individual is* 16 *ineligible for promotion the next time the promotional process is offered.*
- 17 (6) The provisions of KRS 16.140 to the contrary notwithstanding, all ranks above the
 18 grade of captain are temporary and shall not be subject to the provisions for
 19 selection and promotion as required herein. All officers in such temporary positions
 20 shall serve at the pleasure of the commissioner and shall revert to their previous
 21 permanent rank upon the termination of their temporary appointment.
- 22 (7) The total number of supervisory officers of all classifications shall be limited to a 23 ratio not to exceed one (1) supervisor for every five (5) nonsupervisory officers.
- No officer of the department, other than temporary positions above the rank of captain, shall be promoted to the next highest rank without competing with other officers as prescribed by this promotional procedure.
- 27 (9) There shall be no discrimination based on race, sex, age, national origin, color,

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1		religion, creed, or political affiliation with respect to the department promotional			
2		system. All personnel actions are to be based solely on merit.			
3		→ Section 3. KRS 16.198 is amended to read as follows:			
4	The	The appointment, salary, benefits, and number of individuals employed as a Trooper R			
5	Clas	Class and CVE R class shall be as follows:			
6	(1)	The	commissioner may appoint CVE R Class employees. CVE R Class employees		
7		shall	serve on a contractual basis for a term of one (1) year, and the contract may be		
8		rene	wed annually, by agreement of the parties, for no more than nine (9) additional		
9		one	(1) year terms. A CVE R Class employee shall be required to pass a physical		
10		fitness test every three (3) years.			
11	(2)	The	commissioner may appoint Trooper R Class employees who shall serve on a		
12		cont	ractual basis for a term of one (1) year. The contract may be renewed on an		
13		annual basis upon the agreement of both parties. A Trooper R Class employee shall			
14		be re	be required to pass a physical fitness test every three (3) years.		
15	(3)	The	compensation for Trooper R Class employees and CVE R Class employees		
16		shall	be established by administrative regulation promulgated pursuant to KRS		
17		Chapter 13A.			
18	(4)	(a)	All appointments of individuals employed as a Trooper R Class and CVE R		
19			Class shall be based upon agency need as determined by the commissioner.		
20		(b)	Work stations for individuals employed as a Trooper R Class and CVE R		
21			Class shall be determined by agency need with consideration given to the		
22			applicant's stated preference.		
23		(c)	Merit of individuals employed as a Trooper R Class and CVE R Class shall be		
24			determined by the applicant's work performance history.		
25		(d)	Fitness of individuals employed as a Trooper R Class and CVE R Class shall		
26			be determined by the applicant's ability to adhere to the agency standards set		
27			by the commissioner under this chapter.		

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The number of individuals employed as a Trooper R Class and CVE R Class by the

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Class.

(5)

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2		depa	artment shall not:
3		(a)	Exceed one hundred (100); or
4		(b)	Be counted in the total employee cap for the department.
5	(6)	All i	individuals employed as a Trooper R Class and CVE R Class shall be assigned
6		the j	ob duties of trooper or commercial vehicle enforcement officer and shall not be
7		place	ed in any supervisory positions or special work assignments.
8	(7)	Noty	withstanding any provision of KRS 16.505 to 16.652, KRS 18A.005 to
9		18A	.228, and KRS 61.510 to 61.705 to the contrary:
10		(a)	Individuals employed as a Trooper R Class and CVE R Class shall continue to
11			receive all retirement and health insurance benefits provided by the systems
12			administered by Kentucky Retirement Systems to which they were entitled
13			upon retiring from the department as a commissioned officer under this
14			chapter;
15		(b)	Individuals employed as a Trooper R Class and CVE R Class shall not be
16			eligible to receive health insurance coverage or benefits through the
17			department and shall not be eligible to participate in the State Police
18			Retirement System or the Kentucky Employees Retirement System; and
19		(c)	The department shall not pay health insurance contributions to the state health

(8) Individuals employed as a Trooper R Class or CVE R Class shall be employed on a contractual basis and shall be provided due process pursuant to KRS 16.140 or 16.192 for any disciplinary action imposed by the commissioner. A decision by the commissioner to not renew a contract shall not be considered a disciplinary action for purposes of this section.

insurance plan for individuals employed as a Trooper R Class or CVE R

27 (9) The provisions of this section shall not eliminate or reduce any requirements under

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1	KR	S 61.637 for the department to pay employer contributions to the retirement	
2	systems or to reimburse the retirement systems for the cost of retiree health, on any		
3	individual employed as a Trooper R Class or CVE R Class.		
4	→ Section 4. KRS 61.906 is amended to read as follows:		
5	In order	to qualify for a commission as a special law enforcement officer under KRS	
6	61.900 to 61.930, an individual must present satisfactory evidence of compliance with the		
7	following conditions and requirements:		
8	(1) No	person shall be eligible for a commission who:	
9	(a)	Has been dishonorably discharged from the Armed Forces of the United	
10		States;	
11	(b)	Has been convicted in any jurisdiction of any felony or of any crime involving	
12		moral turpitude for which he or she has not received a full pardon;	
13	(c)	Has been convicted of any other offense or offenses more than five (5) times	
14		within the previous three (3) years;	
15	(d)	Has by any court of competent jurisdiction been declared mentally disabled by	
16		reason of an intellectual disability or disease and has not been restored; or	
17	(e)	Suffers from habitual drunkenness or from narcotics addiction or dependence,	
18		or from any physical defect or deficiency which the secretary determines to	
19		materially impair the applicant's ability to perform the duties of a special law	
20		enforcement officer.	
21	(2) Eve	ery person to be eligible for a commission shall:	
22	(a)	Have reached his or her twenty-first birthday;	
23	(b)	Provide, on forms supplied by the secretary, such information pertaining to	
24		himself as may reasonably be requested thereon, including, but not limited to	
25		his: name; age; date of birth; current address and employment; prior	
26		addresses and employment for the past ten (10) years; aliases, if any; arrest	

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and conviction record, if any; Social Security number; fingerprints;

photographs; and general physical description. The accuracy of such information shall be attested by the applicant and his <u>or her</u> attestation shall be notarized by one authorized to administer oaths;

- (c) Be of good moral character;
 - (d) Provide references from two (2) reputable <u>individuals</u>[residents of the Commonwealth] who are not related to him <u>or her</u> and who have known him <u>or her</u> well for a period of not less than three (3) years, attesting to his <u>or her</u> good character;
- (e) Pay the fees provided in KRS 61.908; and
 - (f) Provide evidence satisfactory to the secretary that he <u>or she</u> meets the following requirements:
 - 1. Is a graduate of an accredited high school or of an equivalent technical or vocational training or education program satisfactory to the secretary; or holds a High School Equivalency Diploma; provided, however, that all special local peace officers formally commissioned under KRS 61.360 and with unexpired commissions on December 31, 1976, shall be deemed to have met the requirements of this subsection;
 - 2. Has successfully completed not fewer than eighty (80) hours of training in a program approved by the council and dealing comprehensively with the subjects of criminal law and the law of arrest, search and seizure; or has been employed as a full-time sworn public peace officer for a period of not less than one (1) year within the past five (5) years, and has never been discharged for cause from employment as a sworn public peace officer; or has been employed in a full-time capacity as a military policeman engaged in law enforcement for the United States Armed Forces for a period of not less than one (1) year within the past five (5) years; or has successfully completed a written, oral and practical

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1		examination approved by the council and dealing comprehensively with
2		the subject matter of criminal law and the law of arrest, search and
3		seizure; and
4	3.	Demonstrates, in written and practical examinations approved by the
5		council, knowledge of and proficiency in firearms safety, range firing,
6		the moral and legal aspects of firearms use, and first aid. Provided,
7		however, that all special local peace officers formally commissioned
8		under KRS 61.360 and with unexpired commissions on December 31,
9		1976, shall be deemed to have met the requirements of these
10		subsections.
11	→ Section	5. Whereas recruitment is vital to the Department of Kentucky State
12	Police in fulfilli	ing its mission and substance abuse treatment programs are a critical part
13	of aiding the res	sidents of the Commonwealth, an emergency is declared to exist, and this
14	Act takes effect	et upon its passage and approval by the Governor or upon otherwise
15	becoming law.	

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