1	AN ACT relating to police pursuit policies and making an appropriation therefor.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 61 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) As used in this section, "law enforcement agency" means:
6	(a) Any public agency that employs a police officer as defined in KRS 15.420 or
7	<u>a special law enforcement officer as defined in KRS 61.900;</u>
8	(b) Any public agency that is composed of or employs other public peace
9	officers; and
10	(c) Any elected or appointed peace officer who is authorized to exercise powers
11	of a peace officer as defined in KRS 446.010.
12	(2) On or before January 1, 2021, each law enforcement agency of this state shall
13	adopt, implement, enforce, and maintain written policies that establish standards
14	and procedures for the vehicular pursuit of any person who has violated or is
15	suspected of violating the laws of this state. The policy shall create guidelines for
16	determining when the interests of public safety and effective law enforcement
17	justify the initiation or termination of a vehicular pursuit. The policy shall
18	address the following subjects:
19	(a) The definition of pursuit that will be governed under the law enforcement
20	agency's policy;
21	(b) Decision-making criteria or principles that are designed to assist peace
22	officers in determining whether to initiate a pursuit. The criteria or
23	principles may include but shall not be limited to:
24	1. The potential for harm or potential danger to others if the fleeing
25	individual evades or escapes immediate custody;
26	2. The seriousness of the offense committed or believed to be committed,
27	by the fleeing individual or individuals, prior to the officer activating

1	<u>emergency equipment;</u>
2	3. If the officer has a reasonable and articulable suspicion that the driver
3	or an occupant of the vehicle in which they are fleeing represent a
4	clear and present danger to the public safety;
5	4. Safety factors that pose a risk to peace officers, other motorists,
6	pedestrians, or other third parties;
7	5. Vehicular or pedestrian traffic safety and volume;
8	6. Weather and vehicle conditions;
9	7. Potential speeds of the pursuit; and
10	8. Consideration of whether the identity of an offender is known and
11	could be apprehended at a later time;
12	(c) Responsibilities of the pursuing peace officer or officers, including pursuit
13	tactics and when those tactics are appropriate for use by the officer or
14	<u>officers;</u>
15	(d) Procedures for designating the primary pursuit vehicle and for determining
16	the total number of vehicles that are permitted to participate at one (1) time
17	in the pursuit;
18	(e) Coordination of communications during the pursuit, including but not
19	limited to responsibilities of the pursuing officer to communicate with his or
20	her communications center at the commencement of a pursuit regarding
21	the location, direction of travel, reason for the pursuit, and ongoing status
22	reporting during the pursuit;
23	(f) A requirement that there is supervisory control of the pursuit, including the
24	responsibilities of command staff or other supervisors during the pursuit, if
25	<u>a supervisor is available;</u>
26	(g) The circumstances and conditions where the use of pursuit intervention
27	tactics, including but not limited to blocking, ramming, boxing, and

1		roadblock procedures may be employed;
2	<u>(h)</u>	Decision-making criteria or principles that are designed to assist peace
3		officers in making an ongoing determination during the course of the
4		pursuit of whether to continue the pursuit or to terminate or discontinue it.
5		The criteria or principles may include but shall not be limited to:
6		1. The potential for harm or potential danger to others if the fleeing
7		individual evades or escapes immediate custody;
8		2. The seriousness of the offense committed or believed to have been
9		committed by the individual or individuals that are fleeing;
10		3. Safety factors that pose a risk to peace officers, other motorists,
11		pedestrians, or other third parties;
12		4. Vehicular or pedestrian traffic safety and volume;
13		5. Weather and vehicle conditions;
14		6. Speeds of the pursuit;
15		7. Consideration of whether the identity of an offender is known and
16		could be apprehended at a later time; or
17		8. Where the officer has a reasonable and articulable suspicion that the
18		driver or an occupant of the vehicle in which they are fleeing
19		represent a clear and present danger to the public safety;
20	<u>(i)</u>	Procedures for coordinating the pursuit with other law enforcement
21		agencies, including procedures for interjurisdictional pursuits; and
22	<u>(j)</u>	A process for reporting and evaluating each pursuit by the law enforcement
23		agency.
24	<u>(3) The</u>	policy adopted by a law enforcement agency may be a model policy that has
25	been	n endorsed by a national or state organization if the model complies with
26	<u>sub</u>	section (2) of this section and other laws of this Commonwealth.
27	<u>(4) Upo</u>	on the initial adoption of the policy, a law enforcement agency shall cause a

1		full copy of its policy to be filed with the Justice and Public Safety Cabinet, which
2		shall maintain a list of law enforcement agencies that have complied with the
3		requirements of this section.
4	<u>(5)</u>	Each law enforcement agency shall receive and maintain written confirmation
5		from each officer in its employment that he or she has received a copy of the
6		policy, and that he or she has received instruction or training specific to the law
7		enforcement agency's policy.
8	<u>(6)</u>	Any policy adopted pursuant to this section shall be reviewed annually and may
9		be revised at any time by the agency adopting it. The agency shall cause a full
10		copy of any revised policy to be filed with the Justice and Public Safety Cabinet
11		within ten (10) days of its adoption.
12	<u>(7)</u>	The requirements of this section are solely intended to direct law enforcement
13		agencies to adopt, implement, enforce, and maintain written vehicular pursuit
14		policies and outline the subjects of these policies. This section shall not be
15		interpreted or construed to:
16		(a) Mandate the actions of individual peace officers of a law enforcement
17		agency during any particular pursuit;
18		(b) Restrict a law enforcement agency from adopting additional policy
19		requirements, including policies that limit or prohibit vehicular pursuits; or
20		(c) Create any civil liability upon peace officers, law enforcement agencies, or
21		any public agency for the process of creating the vehicular pursuit policies
22		or the process of documenting compliance with the vehicular pursuit
23		policies.
24		Section 2. KRS 15.440 is amended to read as follows:
25	(1)	Each unit of government that meets the following requirements shall be eligible to
26		share in the distribution of funds from the Law Enforcement Foundation Program
27		fund:

1

2

(a) Employs one (1) or more police officers;

(b) Pays every police officer at least the minimum federal wage;

- 3 (c) Requires all police officers to have, at a minimum, a high school degree, or its
 4 equivalent as determined by the council, except that each police officer
 5 employed prior to the date on which the officer's police department was
 6 included as a participant under KRS 15.410 to 15.510 shall be deemed to have
 7 met the requirements of this subsection;
- 8 1. Requires all police officers to successfully complete a basic training (d) 9 course of nine hundred twenty-eight (928) hours' duration within one (1) 10 year of the date of employment at a school certified or recognized by the 11 council, which may provide a different number of hours of instruction as 12 established in this paragraph, except that each police officer employed 13 prior to the date on which the officer's police department was included as a participant under KRS 15.410 to 15.510 shall be deemed to have 14 15 met the requirements of this subsection.
- 16 2. As the exclusive method by which the number of hours required for 17 basic training courses shall be modified from that which is specifically established by this paragraph, the council may, by the promulgation of 18 19 administrative regulations in accordance with the provisions of KRS 20 Chapter 13A, explicitly set the exact number of hours for basic training 21 at a number different from nine hundred twenty-eight (928) hours based 22 upon a training curriculum approved by the Kentucky Law Enforcement 23 Council as determined by a validated job task analysis.
- 243. If the council sets an exact number of hours different from nine hundred25twenty-eight (928) in an administrative regulation as provided by this26paragraph, it shall not further change the number of hours required for27basic training without promulgating administrative regulations in

20 RS HB 298/EN

1
_

accordance with the provisions of KRS Chapter 13A.

- 2 4. Nothing in this paragraph shall be interpreted to prevent the council, 3 pursuant to its authority under KRS 15.330, from approving training 4 schools with a curriculum requiring attendance of a number of hours that exceeds nine hundred twenty-eight (928) hours or the number of hours 5 6 established in an administrative regulation as provided by subparagraphs 7 2. and 3. of this paragraph. However, the training programs and schools for the basic training of law enforcement personnel conducted by the 8 9 department pursuant to KRS 15A.070 shall not contain a curriculum that 10 requires attendance of a number of hours for basic training that is 11 different from nine hundred twenty-eight (928) hours or the number of 12 hours established in an administrative regulation promulgated by the 13 council pursuant to the provisions of KRS Chapter 13A as provided by 14 subparagraphs 2. and 3. of this paragraph.
- 15 5. KRS 15.400 and 15.404(1), and subparagraphs 1. to 4. of this paragraph
 16 to the contrary notwithstanding, the council may, through the
 17 promulgation of administrative regulations in accordance with KRS
 18 Chapter 13A, approve basic training credit for:
- 19a.Years of service credit as a law enforcement officer with previous20service in another state; and

Basic training completed in another state;

(e) Requires all police officers to successfully complete each calendar year an inservice training course, appropriate to the officer's rank and responsibility and
the size and location of the officer's police department, of forty (40) hours'
duration[, of which the number of hours shall not be changed by the council],
at a school certified or recognized by the council, *which may include a four*(4) *hour course which meets the requirements of paragraph (j) of this*

21

b.

20 RS HB 298/EN

1		subsection. This in-service training requirement shall be waived for the
2		period of time that a peace officer is serving on active duty in the United
3		States Armed Forces. This waiver shall be retroactive for peace officers from
4		the date of September 11, 2001;
5	(f)	Complies with all provisions of law applicable to police officers or police
6		departments, including transmission of data to the centralized criminal history
7		record information system as required by KRS 17.150 and transmission of
8		reports as required by KRS 15.391;
9	(g)	Complies with all rules and regulations, appropriate to the size and location of
10		the police department issued by the cabinet to facilitate the administration of
11		the fund and further the purposes of KRS 15.410 to 15.510;
12	(h)	Possesses a written policy and procedures manual related to domestic violence
13		for law enforcement agencies that has been approved by the cabinet. The
14		policy shall comply with the provisions of KRS 403.715 to 403.785. The
15		policy shall include a purpose statement; definitions; supervisory
16		responsibilities; procedures for twenty-four (24) hour access to protective
17		orders; procedures for enforcement of court orders or relief when protective
18		orders are violated; procedures for timely and contemporaneous reporting of
19		adult abuse and domestic violence to the Cabinet for Health and Family
20		Services, Department for Community Based Services; victim rights,
21		assistance, and service responsibilities; and duties related to timely completion
22		of records; [and]
23	(i)	Possesses by January 1, 2017, a written policy and procedures manual related
24		to sexual assault examinations that meets the standards provided by, and has
25		been approved by, the cabinet, and which includes:
26		1. A requirement that evidence collected as a result of an examination
27		performed under KRS 216B.400 be taken into custody within five (5)

Page 7 of 12

20 RS HB 298/EN

1			days of notice from the collecting facility that the evidence is available
2			for retrieval;
3		2.	A requirement that evidence received from a collecting facility relating
4			to an incident which occurred outside the jurisdiction of the police
5			department be transmitted to a police department with jurisdiction
6			within ten (10) days of its receipt by the police department;
7		3.	A requirement that all evidence retrieved from a collecting facility under
8			this paragraph be transmitted to the Department of Kentucky State
9			Police forensic laboratory within thirty (30) days of its receipt by the
10			police department;
11		4.	A requirement that a suspect standard, if available, be transmitted to the
12			Department of Kentucky State Police forensic laboratory with the
13			evidence received from a collecting facility; and
14		5.	A process for notifying the victim from whom the evidence was
15			collected of the progress of the testing, whether the testing resulted in a
16			match to other DNA samples, and if the evidence is to be destroyed. The
17			policy may include provisions for delaying notice until a suspect is
18			apprehended or the office of the Commonwealth's attorney consents to
19			the notification, but shall not automatically require the disclosure of the
20			identity of any person to whom the evidence matched; and
21		<u>(j) Req</u>	uires all police officers to successfully complete by December 31, 2022,
22		and	every two (2) years thereafter a training course, certified by the council,
23		<u>of n</u>	ot less than four (4) hours in emergency vehicle operation.
24	(2)	A unit of	government which meets the criteria of this section shall be eligible to
25		continue s	sharing in the distribution of funds from the Law Enforcement Foundation
26		Program 1	fund only if the police department of the unit of government remains in
27		compliance	ce with the requirements of this section.

20 RS HB 298/EN

1	(3)	Deputies employed by a sheriff's office shall be eligible to participate in the
2		distribution of funds from the Law Enforcement Foundation Program fund
3		regardless of participation by the sheriff.
4	(4)	Failure to meet a deadline established in a policy adopted pursuant to subsection
5		(1)(i) of this section for the retrieval or submission of evidence shall not be a basis
6		for a dismissal of a criminal action or a bar to the admissibility of the evidence in a
7		criminal action.
8		→Section 3. KRS 186.560 (Effective July 1, 2020) is amended to read as follows:
9	(1)	The cabinet shall forthwith revoke the license of any operator of a motor vehicle
10		upon receiving record of his or her:
11		(a) Conviction of any of the following offenses:
12		1. Murder or manslaughter resulting from the operation of a motor vehicle;
13		2. Driving a vehicle which is not a motor vehicle while under the influence
14		of alcohol or any other substance which may impair one's driving ability;
15		3. Perjury or the making of a false affidavit under KRS 186.400 to 186.640
16		or any law requiring the registration of motor vehicles or regulating their
17		operation on highways;
18		4. Any felony in the commission of which a motor vehicle is used;
19		5. Conviction or forfeiture of bail upon three (3) charges of reckless
20		driving within the preceding twelve (12) months;
21		6. Conviction of driving a motor vehicle involved in an accident and
22		failing to stop and disclose his identity at the scene of the accident;
23		7. Conviction of theft of a motor vehicle or any of its parts, including the
24		conviction of any person under the age of eighteen (18) years;
25		8. Failure to have in full force and effect the security required by Subtitle
26		39 of KRS Chapter 304 upon conviction of a second and each
27		subsequent offense within any five (5) year period;

20 RS HB 298/EN

1		9. Conviction for fraudulent use of a driver's license or use of a fraudulent
2		driver's license to purchase or attempt to purchase alcoholic beverages,
3		as defined in KRS 241.010, in violation of KRS 244.085(4);[and]
4		10. Conviction of operating a motor vehicle, motorcycle, or moped without
5		an operator's license as required by KRS 186.410; and [or]
6		11. Conviction of fleeing or evading police in the second degree when the
7		offense involved the operation of a motor vehicle; or
8		(b) Being found incompetent to stand trial under KRS Chapter 504.
9	(2)	If the person convicted of any offense named in subsection (1) of this section or
10		who is found incompetent to stand trial is not the holder of a license, the cabinet
11		shall deny the person so convicted a license for the same period of time as though
12		he had possessed a license which had been revoked. If through an inadvertence the
13		defendant should be issued a license, the cabinet shall forthwith cancel it.
14	(3)	The cabinet, upon receiving a record of the conviction of any person upon a charge
15		of operating a motor vehicle while the license of that person is denied, or
16		suspended, or revoked, or while his privilege to operate a motor vehicle is
17		withdrawn, shall immediately extend the period of the first denial, suspension,
18		revocation, or withdrawal for an additional like period.
19	(4)	The revocation or denial of a license or the withdrawal of the privilege of operating
20		a motor vehicle for a violation of subsection (1)(a)1. of this section shall be for a
21		period of not less than five (5) years. Revocations or denials under this section shall
22		not be subject to any lessening of penalties authorized under any other provision of
23		this section or any other statute.
24	(5)	Example a matrix $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$ $\frac{1}{2}$

(5) Except as provided in subsections (3), (4), (8), and (9) of this section, in all other
cases, the revocation or denial of a license or the withdrawal of the privilege of
operating a motor vehicle under this section shall be for a period of six (6) months,
except that if the same person has had one (1) previous conviction of any offense

20 RS HB 298/EN

1 enumerated in subsection (1) of this section, regardless of whether the person's 2 license was revoked because of the previous conviction, the period of the 3 revocation, denial, or withdrawal shall be one (1) year. If the person has had more 4 than one (1) previous conviction of the offenses considered collectively as 5 enumerated in subsection (1) of this section, regardless of whether the person's 6 license was revoked for any previous conviction, the period of revocation, denial, or 7 withdrawal shall be for not less than two (2) years. If the cabinet, upon receipt of the written recommendation of the court in which any person has been convicted of 8 9 violating KRS 189.520(1) or 244.085(4) as relates to instances in which a driver's 10 license or fraudulent driver's license was the identification used or attempted to be 11 used in the commission of the offense, who has had no previous conviction of said 12 offense, the person's operator's license shall not be revoked, but the person's 13 operator's license shall be restricted to any terms and conditions the secretary in his 14 discretion may require, provided the person has enrolled in an alcohol or substance 15 abuse education or treatment program as the cabinet shall require. If the person fails 16 to satisfactorily complete the education or treatment program or violates the 17 restrictions on his operator's license, the cabinet shall immediately revoke his 18 operator's license for a period of six (6) months.

19 (6) In order to secure the reinstatement of a license to operate a motor vehicle or
20 motorcycle restored following a period of suspension pursuant to KRS Chapter
21 189A, the person whose license is suspended shall comply with the fees and other
22 procedures of the Transportation Cabinet with regard to the reinstatement of
23 suspended licenses.

- (7) The cabinet shall revoke the license of any operator of a motor vehicle upon
 receiving notification that the person is under age eighteen (18) and has dropped out
 of school or is academically deficient, as defined in KRS 159.051(1).
- 27

A person under the age of eighteen (18) who is convicted of the offenses of

(8)

1	subsections (1) or (3) of this section, except for subsection (1)(a)8. or 9. of this
2	section, shall have his license revoked until he reaches the age of eighteen (18) or
3	shall have his license revoked as provided in this section, whichever penalty will
4	result in the longer period of revocation.
5	(9) A revocation or denial of a license or the withdrawal of the privilege of operating a
6	motor vehicle under this section due to a person being found incompetent to stand
7	trial shall extend until the person is found competent to stand trial or the criminal
8	case is dismissed.
9	→SECTION 4. A NEW SECTION OF KRS CHAPTER 15 IS CREATED TO
10	READ AS FOLLOWS:
11	Each law enforcement agency or other employing agency whose officers are required
12	to meet the training requirements of subsection (1)(j) of Section 2 of this Act shall
13	retain a record of each of its officers having met the biennial training. These records
14	shall be made available upon request to the Kentucky Law Enforcement Council and
15	to the Justice and Public Safety Cabinet.

16 \rightarrow Section 5. Section 1 of this Act may be cited as Jill's Law.