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1		AN	ACT relating to the address protection program and declaring an emergency.
2	Be it	t enac	eted by the General Assembly of the Commonwealth of Kentucky:
3		→s	ection 1. KRS 14.260 is amended to read as follows:
4	(1)	<u>The</u>	[As funds are available, the] Secretary of State, or designee, shall promulgate
5		adm	inistrative regulations to expand the address protection program to allow an
6		appl	icant or specified guardians to apply to have a substitute address designated to
7		serv	e as the address of the participant. Any program created under this section shall:
8		(a)	Collaborate with the Kentucky Commission on Women;
9		(b)	Establish criteria to prohibit certain individuals, including any individual
10			required to register as a sex offender, from participation in the program;
11		(c)	Allow a participant to request that state and local agencies use the substitute
12			address as the address of the participant, but agencies may show that they have
13			a bona fide statutory or administrative requirement for the actual address;
14		(d)	Be open to individuals that are victims of domestic violence and abuse,
15			stalking, any victim of an offense or an attempt to commit an offense defined
16			in KRS Chapter 510, 530.020, 530.064(1)(a), 531.310, or 531.320, or any
17			victim of a similar federal offense or a similar offense from another state or
18			territory;
19		(e)	Allow an applicant to submit evidence, <u>such as</u> [including] a sworn statement,
20			to show that he or she is a victim of a qualifying offense. To provide
21			immediate protection to potential victims of domestic violence and abuse, a
22			lower standard of proof of domestic violence or abuse than a domestic
23			violence order may be utilized by the victim to demonstrate eligibility to the
24			agency or entity operating the address protection program. If available and
25			relevant, a domestic violence order may also be used to demonstrate
26			eligibility for the address protection program; and
27		<u>(f)</u>	Issue a residency letter, document, or card to a participant in the address

## 1protection program for that participant to offer as proof that he or she2actually resides in a specific county.

3 (2) Participation in any program established under this section shall not affect custody
4 or visitation orders in effect prior to or established during program participation, nor
5 shall it constitute evidence of any offense and shall not be considered for purposes
6 of making an order allocating parental responsibilities or parenting time.

7 (3) No actionable duty nor any right of action shall accrue against the state, any entity
8 operating an address protection program for the state, an individual operating in his
9 or her professional capacity on behalf of the confidential address protection
10 program established in this section, or an employee of the state or municipality in
11 the event of negligent acts that result in the disclosure of a program participant's
12 actual address.

- (4) The address protection program fund is hereby created as a separate trust fund in the
  State Treasury. The address protection program fund shall consist of amounts
  received from fees collected pursuant to KRS 23A.208 and 24A.178, amounts
  received from appropriations, and any other proceeds from gifts, grants, federal
  funds, or any other funds, both public and private, made available for the purposes
  of this section.
- 19 (5) The address protection program fund shall be administered by the Secretary of State
   20 to operate and maintain the confidential address protection program established in
   21 this section.
- (6) Notwithstanding KRS 45.229, address protection program fund amounts not
  expended at the close of a fiscal year shall not lapse but shall be carried forward
  into the next fiscal year.
- 25 (7) Any interest earnings of the address protection program fund shall become a part of
  26 the address protection program fund and shall not lapse.
- 27 (8) Moneys deposited in the address protection program fund are hereby appropriated

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- for the purposes set forth in this section and shall not be appropriated or transferred
   by the General Assembly for any other purposes.
- $\Rightarrow$  Section 2. KRS 14.304 is amended to read as follows:

4 (1)Upon the creation of the crime victim address protection program, an applicant, a 5 parent or guardian acting on behalf of a minor, a guardian acting on behalf of a 6 person who is declared incompetent, or a designee of an applicant or a parent or 7 guardian of a minor or a guardian of a person declared incompetent who cannot for 8 any reason apply themselves, may apply to the Secretary of State to have an address 9 designated by the Secretary of State serve for voting purposes as the address of the 10 applicant, the minor, or the incompetent person. The Secretary of State shall 11 approve an application if it is filed in the manner and on the form prescribed by the 12 Secretary of State by administrative regulation and if it contains:

- 13 (a) A sworn statement by the applicant that:
- 141. The applicant or the minor or the incompetent person on whose behalf15the application is made is a victim of a specified offense in an ongoing16criminal case or in a criminal case that resulted in a conviction by a17judge or jury or by a defendant's guilty plea; [or]
- 182. The applicant or the minor or the incompetent person on whose behalf19the application is made has been granted an order of protection as20defined in KRS 403.720 and 456.010 by a court of competent21jurisdiction within the Commonwealth of Kentucky and the order is in22effect at the time of application; or
- 233. The applicant or the minor or the incompetent person on whose behalf24the application is made is a participant in the address protection25program established in Section 1 of this Act;

26 (b) A sworn statement by the applicant that disclosure of the address of the 27 applicant would endanger the safety of the applicant or the safety of the

1		children of the applicant, or the minor or incompetent person on whose behalf		
2		the application is made.		
3		(c) The mailing address and the phone number or numbers where the applicant		
4		can be contacted by the Secretary of State;		
5		(d) The new address or addresses that the applicant requests not be disclosed for		
6		the reason that disclosure will increase the risk of a specified offense; and		
7		(e) The signature of the applicant and of a representative of any office designated		
8		under KRS 14.310 as a referring agency who assisted in the preparation of the		
9		application, and the date on which the applicant signed the application.		
10	(2)	Applications shall be filed with the Office of the Secretary of State.		
11	(3)	Upon the filing of a properly completed application, the Secretary of State shall		
12		certify the applicant as a program participant if the applicant is not required to		
13		register as a sex offender or is not otherwise prohibited from participating in the		
14		program.		
15	(4)	Applicants shall be certified for two (2) years following the date of filing unless the		
16		certification is withdrawn or invalidated before that date. The Secretary of State		
17		shall promulgate an administrative regulation to establish a renewal procedure.		
18	(5)	A person who falsely attests in an application that disclosure of the address of the		
19		applicant would endanger the safety of the applicant or the safety of the children of		
20		the applicant, or the minor or incompetent person on whose behalf the application is		
21		made, or who knowingly provides false or incorrect information upon making an		
22		application may be found guilty of a violation of KRS 523.030.		
23	(6)	The addresses of individuals applying for entrance into the crime victim address		
24		confidentiality program and the addresses of those certified as program participants		
25		shall be exempt from disclosure under the Kentucky Open Records Act, KRS		
26		61.870 to KRS 61.884.		
27	(7)	A program participant shall notify the Office of the Secretary of State of a change of		

1		address within seven (7) days of the change of address.			
2		→ Section 3. KRS 23A.208 is amended to read as follows:			
3	(1)	In addition to fees created by KRS 23A.205, 23A.206, and 23A.2065, an			
4		administrative fee of thirty dollars (\$30) shall be added to the costs that the			
5		defendant is required to pay for the following crimes:			
6		(a) A sex crime, meaning an offense described in:			
7		1. KRS Chapter 510;			
8		2. KRS 530.020;			
9		3. KRS 530.064(1)(a);			
10		4. KRS 531.310; and			
11		5. KRS 531.320;			
12		(b) Stalking, meaning conduct prohibited under KRS 508.140 and 508.150;[ and]			
13		(c) Any crime, the underlying factual basis of which has been found by the			
14		court on the record to include an act of domestic violence and abuse as			
15		defined in KRS 403.720; and			
15 16		<ul><li><i>defined in KRS 403.720; and</i></li><li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the</li></ul>			
16	(2)	$(\underline{d})$ A criminal attempt, conspiracy, facilitation, or solicitation to commit the			
16 17	(2)	( <i>d</i> ) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.			
16 17 18	(2)	<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section</li> </ul>			
16 17 18 19	(2)	<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated</li> </ul>			
16 17 18 19 20	(2)	<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated by the clerk of the court on a quarterly basis to the address protection program fund</li> </ul>			
16 17 18 19 20 21	(2)	<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated by the clerk of the court on a quarterly basis to the address protection program fund established in KRS 14.260 to be used solely to establish, operate, and maintain the</li> </ul>			
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>		<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated by the clerk of the court on a quarterly basis to the address protection program fund established in KRS 14.260 to be used solely to establish, operate, and maintain the confidential address protection program established in KRS 14.260.</li> </ul>			
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> </ol>		<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated by the clerk of the court on a quarterly basis to the address protection program fund established in KRS 14.260 to be used solely to establish, operate, and maintain the confidential address protection program established in KRS 14.260.</li> <li>The court may waive all or any portion of the fee required by this section if the</li> </ul>			
<ol> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> <li>23</li> <li>24</li> </ol>		<ul> <li>(d) A criminal attempt, conspiracy, facilitation, or solicitation to commit the crimes set forth in this subsection.</li> <li>The first one dollar and fifty cents (\$1.50) of each fee collected under this section shall be placed into the general fund, and the remainder of the fee shall be allocated by the clerk of the court on a quarterly basis to the address protection program fund established in KRS 14.260 to be used solely to establish, operate, and maintain the confidential address protection program established in KRS 14.260.</li> <li>The court may waive all or any portion of the fee required by this section if the court finds that a person subject to the surcharge is indigent or financially unable to</li> </ul>			

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1	(1)	In addition to fees created by KRS 24A.175, 24A.176, and 24A.1765, an		
2		administrative fee of thirty dollars (\$30) shall be added to the costs that the		
3		defendant is required to pay for the following crimes:		
4		(a) A sex crime, meaning an offense described in:		
5		1. KRS Chapter 510;		
6		2. KRS 530.020;		
7		3. KRS 530.064(1)(a);		
8		4. KRS 531.310; and		
9		5. KRS 531.320;		
10		(b) Stalking, meaning conduct prohibited under KRS 508.140 and 508.150;[ and]		
11		(c) Any crime, the underlying factual basis of which has been found by the		
12		court on the record to include an act of domestic violence and abuse as		
13		defined in KRS 403.720; and		
14		$(\underline{d})$ A criminal attempt, conspiracy, facilitation, or solicitation to commit the		
15		crimes set forth in this subsection.		
16	(2)	The first one dollar and fifty cents (\$1.50) of each fee collected under this section		
17		shall be placed into the general fund, and the remainder of the fee shall be allocated		
18		by the clerk of the court on a quarterly basis to the address protection program fund		
19		established in KRS 14.260 to be used solely to establish, operate, and maintain the		
20		confidential address protection program established in KRS 14.260.		
21	(3)	The court may waive all or any portion of the fee required by this section if the		
22		court finds that a person subject to the surcharge is indigent or financially unable to		
23		pay all or any portion of the surcharge. The court may waive only the portion of the		
24		surcharge that the court finds the person is financially unable to pay.		
25		Section 5. KRS 186.412 is amended to read as follows:		
26	(1)	(a) A person who was under the age of eighteen (18) years at the time of		
27		application for an instruction permit and is eighteen (18) years of age or older		

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1	may apply for an operator's license to operate a motor vehicle, motorcycle, or
2	moped if the person has possessed the valid instruction permit for at least one
3	hundred eighty (180) days and has completed a driver training program under
4	KRS 186.410(4).

- 5 (b) A person who has attained the age of eighteen (18) years and is under the age 6 of twenty-one (21) at the time of application for an instruction permit may 7 apply for an operator's license to operate a motor vehicle, motorcycle, or 8 moped if the person has possessed the valid instruction permit for at least one 9 hundred eighty (180) days.
- 10 (c) A person who is at least twenty-one (21) years of age at the time of 11 application for an instruction permit may apply for an operator's license to 12 operate a motor vehicle, motorcycle, or moped if the person has possessed the 13 valid instruction permit for at least thirty (30) days.
- 14 (2) Except as provided in subsection (4) of this section, a person shall apply for an
  15 operator's license in the office of the circuit clerk of the county where the person
  16 lives. Except as provided in subsection (8)(b) and (c) of this section, the application
  17 form shall require the person's:
- 18 (a) Full legal name and signature;
- 19 (b) Date of birth;
- 20 (c) Social Security number, federal tax identification number, a letter from the
  21 Social Security Administration declining to issue a Social Security number, or
  22 a notarized affidavit from the applicant to the Transportation Cabinet swearing
  23 that the person either does not have a Social Security number, or refuses to
  24 divulge his or her Social Security number, based upon religious convictions;
- 25 (d) Sex;
- 26 (e) Present Kentucky resident address, exclusive of a post office box address
  27 alone, *unless the person is a participant in the confidential address*

1			protection program established in Section 1 of this Act or KRS 14.300 to				
2		14.318. If the person is a participant in the confidential address program,					
3			the circuit clerk shall accept the verified substitute address information				
4			issued pursuant to Section 1 of this Act by the agency operating the				
5			confidential address program for the purposes of this section;				
6		(f)	Other information necessary to permit the application of United States citizens				
7			to also serve as an application for voter registration;				
8		(g)	A brief physical description of the applicant;				
9		(h)	A statement if the person has previously been licensed as an operator in				
10			another state;				
11		(i)	Proof of the person's Kentucky residency, including but not limited to a deed				
12			or property tax bill, utility agreement or utility bill, or rental housing				
13			agreement. If the person is a participant in the confidential address				
14			protection program established in Section 1 of this Act or KRS 14.300 to				
15			14.318, then the circuit clerk shall accept a verified substitute address issued				
16			pursuant to Section 1 of this Act by the confidential address protection				
17			program; and				
18		(j)	Other information the cabinet may require by administrative regulation				
19			promulgated under KRS Chapter 13A.				
20	(3)	A pe	ermanent resident shall present one (1) of the following documents issued by the				
21		United States Department of Homeland Security, United States Bureau of					
22		Citiz	enship and Immigration Services:				
23		(a)	An I-551 card with a photograph of the applicant; or				
24		(b)	A form with the photograph of the applicant or a passport with a photograph				
25			of the applicant on which the United States Department of Homeland				
26			Security, United States Bureau of Citizenship and Immigration Services has				
27			stamped the following: "Processed for I-551. Temporary evidence of lawful				

- admission for permanent residence. Valid until -----. Employment authorized."
   (4) If the person is not a United States citizen and has not been granted status as a
   permanent resident of the United States, the person's application for an original
   operator's license shall be submitted to either the Transportation Cabinet in
   Frankfort or a Transportation Cabinet field office.
- 6 The application form shall be accompanied by the person's documentation (a) 7 issued by the United States Department of Homeland Security, United States Bureau of Citizenship and Immigration Services, authorizing the person to be 8 9 in the United States and, if applicable, the person's international driving 10 permit. The application form of a special status individual with a K-1 status 11 shall be accompanied by an original or certified copy of the person's 12 completed marriage license signed by the official who presided over the 13 marriage ceremony and two (2) witnesses. The application form of a special 14 status individual with a K-1 status shall also include the person's petition to 15 enter the United States for the purpose of marriage that contains the name of 16 the prospective spouse. If the name of the prospective spouse on the petition 17 does not match the name of the spouse on the marriage license, the Transportation Cabinet shall not be required to issue an operator's license. 18
- (b) The Transportation Cabinet shall, within fifteen (15) days of receipt of the application, review the person's documentation and determine if the person will be issued a Kentucky operator's license. If the review of an application will take longer than fifteen (15) days, the cabinet shall continue the review, but the cabinet shall be required to make a determination in all cases within thirty (30) days of receipt of the application.
- (c) If the cabinet determines the person may be issued an operator's license, the
  cabinet shall issue the person an official form that the person shall take to the
  office of the circuit clerk of the county where the person resides. The circuit

clerk shall review the person's documentation and the official form issued by
 the Transportation Cabinet. If the documentation is verified as accurate, and if
 the person successfully completes the examinations required under KRS
 186.480, the circuit clerk shall issue the person a Kentucky operator's license.
 (d) Except as provided in paragraphs (e) and (f) of this subsection, a person who
 is not a United States citizen and who has not been granted status as a

- permanent resident of the United States shall apply to renew an operator's
  license, or obtain a duplicate operator's license, in the office of the circuit
  clerk in the county in which the person resides.
- 10 If a person is renewing an operator's license or is applying for a duplicate (e) 11 license after July 15, 2002, and the person's documentation issued by the 12 United States Department of Homeland Security, United States Bureau of 13 Citizenship and Immigration Services, has not been reviewed by the either the 14 Transportation Cabinet in Frankfort or a Transportation Cabinet field office 15 under the provisions of this subsection, the person shall be required to apply 16 for the renewal or duplicate with either the Transportation Cabinet in 17 Frankfort or a Transportation Cabinet field office.
- (f) If a person has any type of change in the person's immigration status, the
  person shall apply to renew an operator's license with either the Transportation
  Cabinet in Frankfort or a Transportation Cabinet field office.
- 21(g) If the person is a participant in the confidential address protection program22established in Section 1 of this Act or KRS 14.300 to 14.318, then the circuit23clerk shall accept a verified substitute address issued pursuant to Section 1
- 24 of this Act by the confidential address protection program.
- (5) The circuit clerk shall issue an operator's license bearing a color photograph of the
   applicant and other information the cabinet may deem appropriate. The photograph
   shall be taken by the circuit clerk so that one (1) exposure will photograph the

1 applicant and the application simultaneously. When taking the photograph, the 2 applicant shall be prohibited from wearing sunglasses or any other attire that 3 obscures any features of the applicant's face as determined by the clerk. The clerk 4 shall require an applicant to remove sunglasses or other obscuring attire before taking the photograph required by this subsection. Any person who refuses to 5 6 remove sunglasses or other attire prohibited by this section as directed by the clerk 7 shall be prohibited from receiving an operator's license. The operator's license issued by the cabinet shall not contain the applicant's Social Security number. The 8 9 cabinet shall promulgate administrative regulations pursuant to KRS Chapter 13A 10 that develop a numbering system that uses an identification system other than Social 11 Security numbers. If an applicant does not have a Social Security number, or the 12 applicant has submitted a notarized affidavit refusing to divulge his or her Social 13 Security number based upon religious convictions, the Transportation Cabinet shall 14 assign the applicant a unique identifying number. The license shall also designate 15 by color coding and use the phrase "under 21" if the licensee is under the age of 16 twenty-one (21); "CDL" if the license is issued pursuant to KRS Chapter 281A; or 17 "under 21 CDL" if the licensee holds a commercial driver's license issued pursuant 18 to KRS Chapter 281A and is under the age of twenty-one (21). The cabinet shall 19 allow a participant in the confidential address protection program established in 20 Section 1 of this Act or KRS 14.300 to 14.318 to submit his or her verified 21 substitute address as the address to be used on his or her operator's license for 22 the purposes of this subsection.

- 23 (6) Every applicant shall make oath to the circuit clerk as to the truthfulness of the24 statements contained in the form.
- 25 (7) (a) Except as provided in subsection (8) of this section, the circuit clerk shall
  26 issue a color photo personal identification card to any person who is a
  27 Kentucky resident and who resides in the county who complies with the

1 provisions of this section and who applies in person in the office of the circuit 2 clerk. An application for a personal identification card shall be accompanied 3 by the same information as is required for an operator's license under 4 subsection (2) of this section, except if a person does not have a fixed, 5 permanent address, the person may use as proof of residency a signed letter 6 from a homeless shelter, health care facility, or social service agency currently 7 providing the person treatment or services and attesting that the person is a 8 resident of Kentucky.

9 (b) It shall be permissible for the application form for a personal identification
10 card to include as a person's most current resident address a mailing address,
11 post office box, *verified substitute address issued by the confidential address*12 *protection program established in Section 1 of this Act or KRS 14.300 to*13 14.318, or an address provided on a voter registration card.

14 (c) Every applicant for a personal identification card shall make an oath to the 15 circuit clerk as to the truthfulness of the statements contained on the 16 application form. If the applicant is not the legal owner or possessor of the address provided on the application form, the applicant shall swear that he or 17 18 she has permission from the legal owner, authorized agent for the legal owner 19 or possessor to use the address for purposes of obtaining the personal 20 identification card. The personal identification card shall designate by color 21 coding and by use of the phrase "under 21" if the applicant is under the age of 22 twenty-one (21).

(d) A personal identification card shall be valid for a period of four (4) years from
the date of issuance, except that if the personal identification card is issued to
a person who does not have a fixed, permanent address, then the personal
identification card shall be valid for one (1) year from the date of issuance.
Except as provided in this subsection, an initial or renewal personal

1 identification card issued to a person who is not a United States citizen and 2 who has not been granted status as a permanent resident of the United States 3 and who is not a special status individual, but who is a Kentucky resident, 4 shall be valid for a period equal to the length of time the person's 5 documentation from the United States Department of Homeland Security, 6 United States Bureau of Citizenship and Immigration Services is issued, or 7 four (4) years, whichever time period is shorter. An initial or renewal personal 8 identification card shall be valid for a period of two (2) years if the person is 9 not a special status individual and the person's documentation issued by the 10 United States Department of Justice, Immigration and Naturalization Service, 11 is issued for an indefinite period of time and does not have an expiration date. 12 The fee shall be the same as for a regular personal identification card.

(e) A personal identification card may be suspended or revoked if the person who
was issued the card presents false or misleading information to the cabinet
when applying for the card.

16 (8) (a) A person may be issued a personal identification card if the person currently 17 holds a valid Kentucky instruction permit or operator's license. If a person's 18 instruction permit or operator's license has been suspended or revoked, the 19 person may be issued a temporary personal identification card. A temporary 20 personal identification shall be renewed annually and may be surrendered 21 when the person applies to have his or her instruction permit or operator's 22 license reinstated.

(b) Upon receipt of proper documentation provided by the Department of
Corrections, the circuit clerk of the county in which a released felony offender
resides shall issue to any felony offender, if the felony offender is eligible,
released from the Department of Corrections on home incarceration, parole,
completed service of sentence, shock probation, or pardon, a personal

1		identification card or, if the felony offender is eligible, an operator's license.			
2		Proper documentation under this paragraph shall consist of:			
3		1. The offender's certificate of birth, except for offenders born outside this			
4		state;			
5		2. A copy of the offender's resident record card and parole certificate or			
6		notice of discharge;			
7		3. A photograph of the offender, printed on plastic card or paper; and			
8		4. A release letter that shall contain the offender's:			
9		a. Full legal name, subject to the information available to the			
10		Department of Corrections;			
11		b. Discharge/release date;			
12		c. Signature;			
13		d. Social Security number;			
14		e. Date of birth;			
15		f. Present Kentucky address where he or she resides; and			
16		g. Physical description.			
17		The offender shall present this documentation to the circuit clerk within thirty			
18		(30) calendar days from the date of the release letter and shall be responsible			
19		for paying the fee for the personal identification card or operator's license			
20		pursuant to KRS 186.531. The provisions of this paragraph shall apply only to			
21		persons released on or after July 15, 2010.			
22	(c)	Upon receipt of proper documentation provided by the Department of			
23		Corrections, the circuit clerk of the county in which a felony offender resides			
24		shall issue to any felony offender, if the felony offender is eligible, probated or			
25		conditionally discharged by the court and under the supervision of the			
26		Division of Probation and Parole, a personal identification card or, if the			
27		felony offender is eligible, an operator's license. Proper documentation under			

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1		this paragraph shall consist of:				
2		1. T	1. The offender's certificate of birth, except for offenders born outside this			
3		st	state;			
4		2. T	The offender's sentencing order;			
5		3. A	3. A photograph of the offender, printed on plastic card or paper; and			
6		4. A	A notarized release letter, signed by the supervising officer verifying the			
7		0	offender's status on supervision, that shall contain the offender's:			
8		a.	Full legal name, subject to the information available to the			
9			Division of Probation and Parole;			
10		b	Signature;			
11		c.	Social Security number;			
12		d	Date of birth;			
13		e.	Present Kentucky address where he or she resides; and			
14		f.	Physical description.			
15		The off	ender shall present this documentation to the circuit clerk within thirty			
16		(30) ca	lendar days from the date of the notarized release letter. The offender			
17		shall be	e responsible for paying the fee for the personal identification card or			
18		operato	r's license pursuant to KRS 186.531. The provisions of this paragraph			
19		shall ap	oply only to persons released on or after July 15, 2010.			
20	(9)	The Transp	ortation Cabinet shall implement a voluntary statewide child			
21		identification	program. The program shall issue a color photo personal			
22		identification	a card to a child two (2) to fifteen (15) years of age. Application for a			
23		child identification card shall be accompanied by a Social Security card and a birth				
24		certificate for	certificate for the child or other proof of the child's date of birth as provided under			
25		subsection (2	2) of this section. The card shall contain the child's name and the toll-			
26		free number	of the Kentucky Missing Persons Clearinghouse, Department of			
27		Kentucky St	ate Police. The card shall not contain the child's Social Security			

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1 number. The cabinet shall set a four dollar (\$4) fee for the child identification card. 2 Two dollars (\$2) of the fee shall be used to cover the cabinet's cost for equipment 3 and supplies. Two dollars (\$2) of the fee shall be an administrative fee of the circuit 4 clerk for issuing the card which shall be deposited by the Administrative Office of 5 the Courts into a trust and agency account for the circuit clerks and used for the 6 purposes of hiring additional deputy clerks and providing salary adjustments to 7 deputy clerks. The card shall expire every four (4) years on the child's birthday. Within the time period that the child identification card is valid, the card may be 8 9 updated with a new photograph and information. The fee for an updated card shall 10 be four dollars (\$4), with two dollars (\$2) of the fee going to the cabinet and two 11 dollars (\$2) going to the Administrative Office of the Courts in the same manner as 12 the fee for an initial card as described in this subsection. The descriptive data and a 13 photo image of the child shall be stored in the Kentucky Driver's License 14 Information System and may be retrieved and used by public agencies subject to the 15 provisions of the Driver Privacy Protection Act, 18 U.S.C. sec. 2721, and may also 16 be used by the Kentucky Missing Persons Clearinghouse.

(10) If a citizen of the Commonwealth currently serving in the United States military is
stationed or assigned to a base or other location outside the boundaries of the
Commonwealth, the citizen may renew a Class D operator's license issued under
this section by mail. If the citizen was issued an "under 21" operator's license, upon
the date of his or her twenty-first birthday, the "under 21" operator's license may be
renewed for an operator's license that no longer contains the outdated reference to
being "under 21."

(11) A citizen of the Commonwealth renewing an operator's license by mail under
subsection (10) of this section may have a personal designee apply to the circuit
clerk on behalf of the citizen to renew the citizen's operator's license. An operator's
license being renewed by mail under subsection (10) of this section shall be issued a

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license without a photograph. The license shall show in the space provided for the photograph the legend "valid without photo and signature."

- 3 (12) (a) If a citizen of the Commonwealth has been serving in the United States
  4 military stationed or assigned to a base or other location outside the
  5 boundaries of the Commonwealth and has allowed his or her operator's license
  6 to expire, he or she shall, within ninety (90) days of returning to the
  7 Commonwealth, be permitted to renew his or her license without having to
  8 take a written test or road test.
- 9 (b) A citizen who meets the criteria in paragraph (a) of this subsection shall not be 10 convicted or cited for driving on an expired license prior to license renewal 11 during the ninety (90) days after the person's return to the Commonwealth if 12 the person can provide proof of his or her out-of-state service and dates of 13 assignment.
- 14 (c) A citizen who meets the criteria in paragraph (a) of this subsection and who
  15 does not renew his or her license within ninety (90) days of returning to the
  16 Commonwealth shall be required to comply with the provisions of this chapter
  17 governing renewal of a license that has expired.
- (d) If a citizen of the Commonwealth has been issued an "under 21" or "under 21
  CDL" operator's license and the person is unable to renew the license on the
  date of his twenty-first birthday, the "under 21" or "under 21 CDL" operator's
  license shall be valid for ninety (90) days beyond the date of the person's
  twenty-first birthday.
- (13) The cabinet shall provide on each license to operate motor vehicles, motorcycles,
  and mopeds a space for the licensed driver's:
- 25 (a) Blood type;
- (b) Medical insignia if the person provides evidence that a medical identification
  bracelet noting specific physical ailments or a drug allergy is being worn or

1		other proof as may be required by the cabinet; and
2		(c) A statement whereby the owner of the license may certify in the presence of
3		two (2) witnesses his willingness to make an anatomical gift under KRS
4		311.1917.
5	(14)	If the motor vehicle operator denotes a physical ailment or drug allergy on the
6		operator's license, he may apply for and shall receive, for a fee of two dollars (\$2)
7		paid to the circuit clerk, two (2) medical insignia decals that may be affixed to the
8		driver's side of the front windshield of a motor vehicle and to the driver's side of the
9		rear window of a motor vehicle.
10	(15)	An operator's license pursuant to this section shall be designated a Class D license.
11	(16)	A person shall not have more than one (1) license.
12	(17)	Upon marriage, a woman applying for an operator's license or a color photo
13		personal identification card shall provide the circuit clerk with her marriage license
14		and complete an affidavit form provided by the circuit court clerk. She shall have
15		the following choices in regard to her full legal name as required in subsections (2)
16		and (7) of this section:
17		(a) Use her husband's last name;
18		(b) Retain her maiden name;
19		(c) Use her maiden name hyphenated with her husband's last name;
20		(d) Use her maiden name as a middle name and her husband's last name as her
21		last name; or
22		(e) In the case of a previous marriage, retain that husband's last name.
23	(18)	Upon issuing an operator's license or personal identification card, the clerk shall
24		draw the recipient's attention to the location on the license relating to anatomical
25		gifts under subsection (13)(c) of this section and offer to allow personnel in the
26		clerk's office to serve as the witnesses to the recipient's certification of willingness
27		to make an anatomical gift if the recipient is the person to whom the license is

1 issued.

2 (19) Any person who served in the active Armed Forces of the United States, including the Coast Guard of the United States, and was released, separated, discharged, or 3 4 retired therefrom under conditions other than dishonorable, may, at the time of 5 initial application or application for renewal or duplicate, request that an operator's 6 license or a personal identification card issued under this section bear the word 7 "veteran" on the face or the back of the license or personal identification card. The 8 designation shall be in a style and format considered appropriate by the 9 Transportation Cabinet. Prior to obtaining a designation requested under this 10 subsection, the applicant shall present the circuit clerk with an original or copy of 11 his or her DD-214 or DD-2 form as proof of veteran status. The circuit clerk shall 12 not be liable for fraudulent or misread DD-214 or DD-2 forms presented.

13 → Section 6. KRS 209A.030 is amended to read as follows:

14 (1) The secretary may promulgate administrative regulations in accordance with KRS
15 Chapter 13A to effect the purposes of this chapter. The secretary may offer or cause
16 to be offered protective services for safeguarding the welfare of an adult who has
17 experienced abuse or neglect inflicted or caused by a spouse. While the cabinet
18 shall continue to have primary responsibility for investigation and the provision of
19 protective services under this chapter, nothing in this chapter shall restrict the
20 powers of another authorized agency to act under its statutory authority.

(2) Any person, including but not limited to physician, law enforcement officer, nurse,
social worker, cabinet personnel, coroner, medical examiner, mental health
professional, alternate care facility employee, or caretaker, having reasonable cause
to suspect that an adult has suffered abuse or neglect, shall report or cause reports to
be made in accordance with the provisions of this chapter. Death of the adult does
not relieve one of the responsibility for reporting the circumstances surrounding the
death.

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1	(3)	An oral or written report shall be made immediately to the cabinet upon knowledge		
2		of suspected abuse or neglect of an adult.		
3	(4)	Any person making such a report shall provide the following information, if known:		
4		(a) The name and address of the adult;		
5		(b) The age of the adult;		
6		(c) The nature and extent of the abuse or neglect, including any evidence of		
7		previous abuse or neglect;		
8		(d) The identity of the perpetrator, if known;		
9		(e) The identity of the complainant, if possible; and		
10		(f) Any other information that the person believes might be helpful in		
11		establishing the cause of abuse or neglect.		
12	(5)	Upon receipt of the report, the cabinet shall take the following action:		
13		(a) Notify the appropriate law enforcement agency, if indicated;		
14		(b) Initiate an investigation of the complaint; and		
15		(c) Make a written report of the initial findings together with a recommendation		
16		for further action, if indicated.		
17	(6)	Any representative of the cabinet may enter any health facility or health service		
18		licensed by the cabinet at any reasonable time to carry out the cabinet's		
19		responsibilities under this chapter.		
20	(7)	Any representative of the cabinet actively involved in the conduct of an abuse or		
21		neglect investigation under subsection (5) of this section shall also be allowed		
22		access to the mental and physical health records of the adult which are in the		
23		possession of any individual, hospital, or other facility if necessary to complete the		
24		investigation mandated by this section.		
25	(8)	Any representative of the cabinet may with consent of the adult enter any private		
26		premises where any adult alleged to be abused or neglected is found in order to		
27		investigate the need for protective services for the purpose of carrying out the		

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provisions of this chapter.

- 2 (9) If a determination has been made that protective services are necessary when
  3 indicated by the investigation, the cabinet shall provide such services within
  4 budgetary limitations, except in such cases where an adult chooses to refuse such
  5 services.
- 6 (10) In the event the adult elects to accept the protective services to be provided by the
  7 cabinet, no other person shall interfere with the cabinet when rendering such
  8 services.
- 9 (11) Anyone knowingly or wantonly violating the provisions of subsection (2) of this
  10 section shall be guilty of a Class B misdemeanor and penalized in accordance with
  11 KRS 532.090. Each violation shall constitute a separate offense.
- 12 (12) (a) For the purposes of this subsection, "application assistant" means a person
  13 who provides counseling, shelter, or other services to victims of domestic
- 14 violence, sexual offenses, or stalking and has completed the training and
- registration process required by the entity or agency operating the address
   protection program established in Section 1 of this Act.
- 17 (b) Notwithstanding any provision of this section to the contrary, an application
- 18 assistant of the address protection program established in Section 1 of this
- 19 <u>Act shall not be required to forward information regarding the abuse or</u>
- 20 <u>neglect of an adult to the cabinet if the failure to report will protect an</u>
- 21 *individual, including an applicant or a program participant, associated with*
- 22 *the address protection program established in Section 1 of this Act.*
- (c) An application assistant of the address protection program established in
   Section 1 of this Act shall be required to forward information to the cabinet
   in accordance with KRS Chapters 209 and 620.

26 → Section 7. Whereas the protection afforded to victims by a robust address
27 protection program is life-saving and vital, an emergency is declared to exist, and this Act

- 1 takes effect upon its passage and approval by the Governor or upon its otherwise
- 2 becoming a law.