Date Printed: 02/10/2009

JTS Box Number: IFES_50

Tab Number:

Document Title: KENTUCKY ELECTION LAWS 1992 EDITION

Document Date: 1992

Document Country:

USA

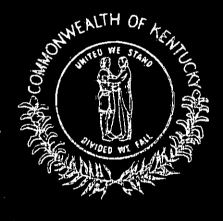
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RENTUCKY ELECTION LAWS

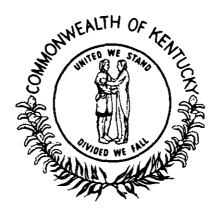
1992 EDITION



Bob Babbage, Secretary of State

STATE BOARD OF ELECTIONS
KENTUCKY REGISTRY OF ELECTION FINANCE

KENTUCKY ELECTION LAWS 1992 EDITION



Bob Babbage, Secretary of State

STATE BOARD OF ELECTIONS
KENTUCKY REGISTRY OF ELECTION FINANCE

Return to Resource Center International Foundation for Electoral Systems 1620 I St. NW, Suite 611 Washington, D.C. 20006 The Congress is met; the debate's begun, And Liberty lags for the vote of one— When into the hall, not a moment late, Walks Caesar Rodney, the delegate.

> Rodney's Ride (July 3, 1776)¹ by Elbridge Streeter Brooks, Stanza 13

¹ Caesar Rodney was one of Delaware's three delegates to the Continental Congress. At the time the Congress was debating upon the provisions of the Declaration of Independence, Rodney was in Dover, Delaware. When he learned of the impending vote the resolution for independence, Rodney mounted his horse and sped to Philadelphia, arriving in time to break the tie in Delaware's delegation, and cast his state's affirmative vote for independence.

3.5m Published by State Board of Elections and Kentucky Registry of Election Finance—Paid for with state funds KRS 57.375

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Reprinted from Kentucky Revised Statutes Annotated and 1992 Cumulative Supplement

Raturn to Resource Curt Internation if Foundation for Elector i Systems 1020 I St. NW, Ship 611 Vachington, D.C. 2012

FOREWORD

The 1992 Kentucky General Assembly made many significant changes in the election laws of the Commonwealth.

This edition of KENTUCKY ELECTION LAWS has been revised and updated to contain the latest statutes and changes to the existing election and campaign laws.

Recent history shows that voter registration and participation in Kentucky has declined to the level of thirds: nearly one-third of Kentucky's voting age population is eligible but unregistered; one-third is registered but declines to vote; and one-third of the population votes in most elections.

Hopefully, this edition of KENTUCKY ELECTION LAWS will serve to inform citizens about the ways to be more involved in the processes of democracy in Kentucky.

Your comments and advice about ways to improve service to voters and to increase voter registration and participation are welcome.

BOB BABBAGE

Bob Babbage

Secretary of State

Chairman, State Board of Elections

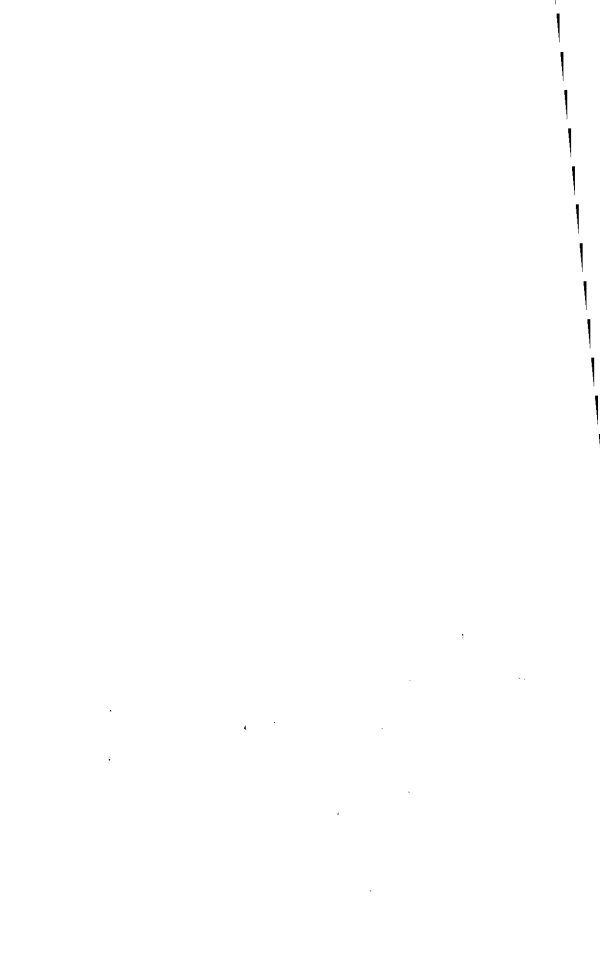


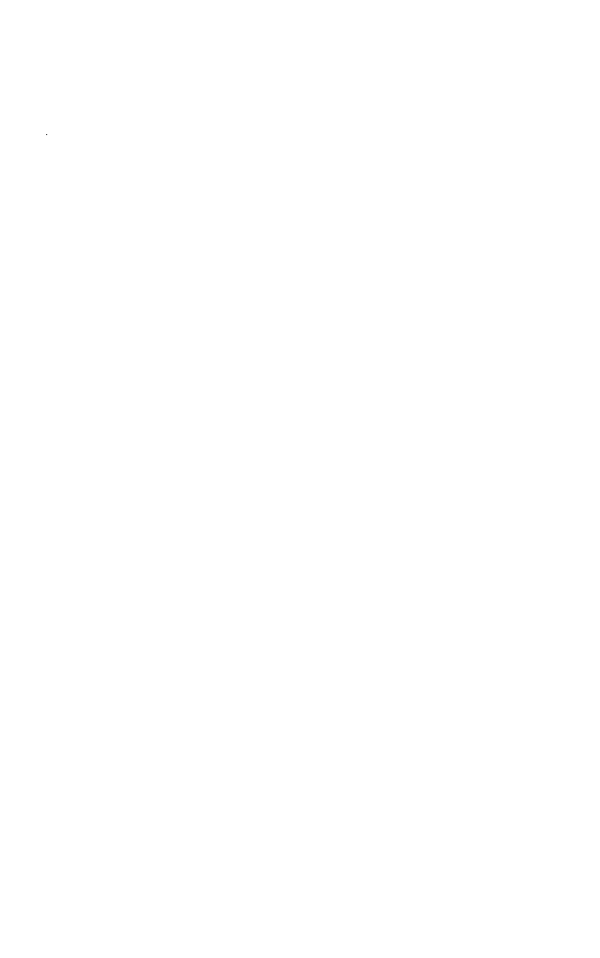
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SAMPLE OATH

I DO SOLEMNLY SWEAR (or affirm as the case may be) that I will support the Constitution of the United States and the Constitution of this Commonwealth, and be faithful and true to the Commonwealth of Kentucky, so long as I continue a citizen thereof; and that I will faithfully execute, to the best of my ability, the office of (title of Election Official) ..., according to law; and I do further solemnly swear (or affirm) that since the adoption of the present Constitution, I, being a citizen of this State, have not fought a duel with deadly weapons, within this State, nor out of it; nor have I sent or accepted a challenge to fight a duel with deadly weapons, nor have I acted as second in carrying a challenge, or aided or assisted any person thus offending, SO HELP ME GOD.



REFERENCES TO CONSTITUTIONAL AND STATUTORY REQUIREMENTS ON QUALIFICATIONS OF **CANDIDATES**

TITLE OF OFFICE

REFERENCES President

President Vice President U.S. Senator U.S. Representative	U.S. Const. Art. II, § 1 U.S. Const. Art. II, § 1 U.S. Const. Art. I, § 3 U.S. Const. Art. I, § 2
Governor Lt. Governor Attorney General Secretary of State Auditor of Public Accounts Treasurer of State Commissioner of Agriculture Superintendent of Public Instruction State Senator State Representative Railroad Commissioner	Ky. Const. § 72 Ky. Const. § 82 Ky. Const. § 91, § 92 Ky. Const. § 91 Ky. Const. § 32 Ky. Const. § 32 Ky. Const. § 209
Justice of the Supreme Court Judge of the Court of Appeals Circuit Judge District Judge Commonwealth Attorney	Ky. Const. \$ 110 Ky. Const. \$ 111 Ky. Const. \$ 112 Ky. Const. \$ 113 Ky. Const. \$ 100
County Judge/Executive County Clerk County Attorney Sheriff Jailer Coroner Property Valuation Administrator	Ky. Const. § 99, § 100 Ky. Const. § 99, § 100

Ky. Const. § 99, § 100 Surveyor Justice of the Peace, Commissioners Ky. Const. § 99, § 100 Ky. Const. § 101 Constable KRS 83A.040 Mayor KRS 83A.040 Commissioner Council Member KRS 83A.040

School Board Member

KRS 160.210

REFERENCES TO CONSTITUTIONAL AND STATUTORY PROVISIONS ON VACANCIES IN OFFICE

TITLE OF OFFICE

Governor Lt. Governor U.S. Senator

U.S. Representative State Senator State Representative

Justice of the Supreme Court Judge of the Court of Appeals

Circuit Judge District Judge

Commonwealth Attorney

County Attorney County Clerk Circuit Clerk

State Constitutional Officers

County Officials City Officials

School Board Members

REFERENCES

Ky. Const. § 84, § 85, § 87

Ky. Const. § 85 U.S. Const. Art. I, § 3 (2nd par.), U.S. Const. Am. 17; KRS 63.200 U.S. Const. Art. I, § 2 (4th par.)

Ky. Const. § 152 Ky. Const. § 152

Ky. Const. § 118, § 152 Ky. Const. § 118, § 152 Ky. Const. § 118, § 152 Ky. Const. § 118, § 152

Ky. Const. § 152 Ky. Const. § 152; KRS 63.220 Ky. Const. § 152; KRS 63.220 Ky. Const. § 152; KRS 30A.150

Ky. Const. § 152; KRS 63,220

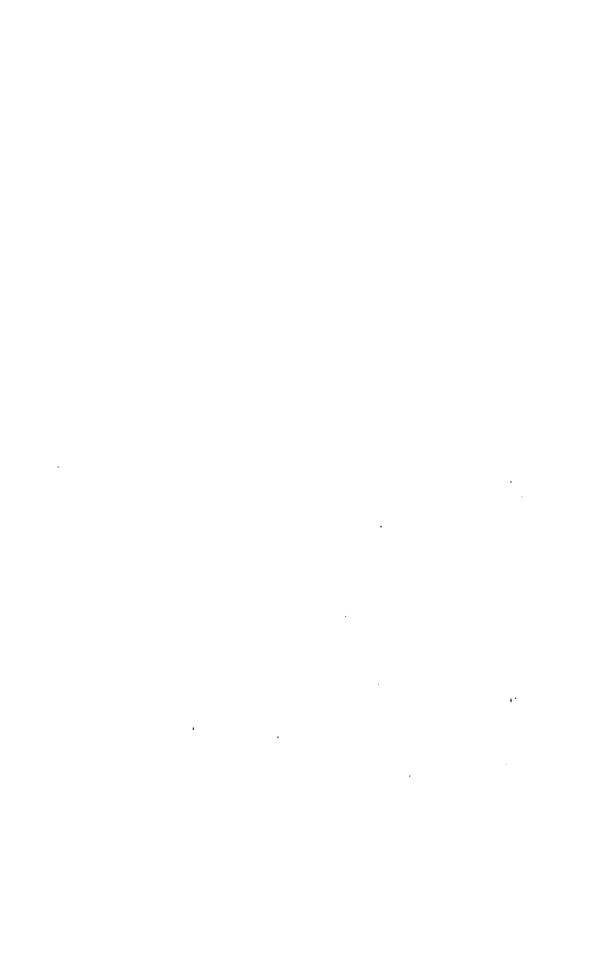
KRS 63.210, 63.220

KRS 83A.040 KRS 160.190

KENTUCKY ELECTION CALENDAR

		,						_	·
	OFFICE	92	93	94	95	96	97	98	TERM IN OFFICE
	U. S. PRESIDENT	*				*			Four Years
	Vice President	*		İ		*	ļ	ĺ	Four Years
	U. S. Senator (2)	†				†		† 1	Six Years
	U. S. PRESIDENT Vice President U. S. Senator (2) U. S. Representative (6)	*		*		*		*	Two Years
	Governor				*				Four Years
	Lt. Governor	1			*				Four Years
	Secretary of State				*				Four Years
	Attorney General				*				Four Years
	State Auditor				*	l			Four Years
	State Treasurer		ļ		*				Four Years
	Supt. Public Instruction				*				Four Years
Ę	Agriculture Commissioner				*		Ī		Four Years
STATE	State Representative	*	Ì	*		*	ļ	*	Two Years
	State Senators	*		*		*		*	Four Years
	Supreme Court Judges (7)	†		†	İ	†	ŀ	†	Eight Years
	Court of Appeals Judges(x)				1				Eight Years
	Circuit Judges (x)	l		l					Eight Years
1	Commonwealth's Attorney	1	*			ŀ			Six Years
	Circuit Clerk	ļ	*				ŀ		Six Years
	District Judges		*				*		Four Years
	Mayor		*				*		Four Years
Ž	Mayor County Judge/Executive		*	1			*		Four Years
	Local Officials		*		*		*		2 or 4 Years

^(†)Staggered terms. (x)Last race in 1991, run in 1999.



CONSTITUTION OF KENTUCKY

SUFFRAGE AND ELECTIONS

SECTION.

- 145. Persons entitled to vote.
- 146. Soldiers or sailors stationed in state are not residents.
- 147. Registration of voters Manner of voting Absent voting Voting machines "Election" defined Election laws Illiterate and disabled voters.
- 148. Number of elections Day and hours of election — Election years — Qualifications of officers — Employees to be given time to vote.
- 149. Privilege from arrest during voting.
- 150. Disqualification from office for using money or property to secure or influence election Corporation not to use money or other thing of value to

SECTION

- influence election Exclusion from office for conviction of felony or high misdemeanor Laws to regulate elections.
- 151. Person guilty of fraud, intimidation, bribery or corrupt practice to be deprived of office by suitable statutory means.
- 152. Vacancies When filled by appointment, when by election Who to fill.
- 153. Power of general assembly as to elec-
- 154. Laws as to sale or gift of liquor on election days.
- 155. School elections not governed by consti-
- § 145. Persons entitled to vote. Every citizen of the United States of the age of eighteen years who has resided in the state one year, and in the county six months, and the precinct in which he offers to vote sixty days next preceding the election, shall be a voter in said precinct and not elsewhere but the following persons are excepted and shall not have the right to vote.
- 1. Persons convicted in any court of competent jurisdiction of treason, or felony, or bribery in an election, or of such high misdemeanor as the General Assembly may declare shall operate as an exclusion from the right of suffrage, but persons hereby excluded may be restored to their civil rights by executive pardon.
- 2. Persons who, at the time of the election, are in confinement under the judgment of a court for some penal offense.
- 3. Idiots and insane persons. (Amendment, proposed by Acts 1954, approved, November, 1955.)

Cross-References. Eligibility to vote, count of sex, United States Const., Amend. KRS 116.025.

Right of suffrage not to be abridged on ac-

§ 146. Soldiers or sailors stationed in state are not residents. — No person in the military, naval or marine service of the United States shall be deemed a resident of this State by reason of being stationed within the same.

Cross-References. Rules for determining residence, KRS 116.035.

§ 147. Registration of voters — Manner of voting — Absent voting - Voting machines - "Election" defined - Election laws - Illiterate and disabled voters. — The General Assembly shall provide by law for the registration of all persons entitled to vote in cities and towns having a population of five thousand or more; and may provide by general law for the registration of other voters in the State. Where registration is required, only persons registered shall have the right to vote. The mode of registration shall be prescribed by the General Assembly. In all elections by persons in a representative capacity, the voting shall be viva voce and made a matter of record; but all elections by the people shall be by secret official ballot, furnished by public authority to the voters at the polls, and marked by each voter in private at the polls, and then and there deposited, or any person absent from the county of his legal residence, or from the state, may be permitted to vote in a manner provided by law. Counties so desiring may use voting machines, these machines to be installed at the expense of such counties. The word "elections" in this section includes the decision of questions submitted to the voters, as well as the choice of officers by them. The General Assembly shall pass all necessary laws to enforce this section, and shall provide that persons illiterate, blind, or in any way disabled may have their ballots marked or voted as herein required. (Amendment, proposed 1940, approved, 1941; amendment, proposed Acts 1944, ch. 5, approved November 1945.)

Cross-References. Absentee voting, KRS 117.085 to 117.087.

Conduct of elections, KRS 117.015 to 117.345, 118.015 to 118.770.

Electronic voting system, KRS 117.375 to 117.393.

Medical emergency, voting by person incurring, KRS 117.077. Registration of voters, KRS Ch. 116. Voting by illiterate and disabled voters, KRS 117.075, 117.255.

Voting machines, KRS 117.145 to 117.345. Voting to be by secret ballot, KRS 125.005.

§ 148. Number of elections — Day and hours of election — Election years — Qualifications of officers — Employees to be given time to vote. — Not more than one election each year shall be held in this State or in any city, town, district, or county thereof, except as otherwise provided in this Constitution. All elections of State, county, city, town or district officers shall be held on the first Tuesday after the first Monday in November; but no officer of any city, town, or county, or of any subdivision thereof, except members of municipal legislative boards, shall be elected in the same year in which members of the House of Representatives of the United States are elected. District or State officers, including members of the General Assembly, may be elected in the same year in which members of the House of Representatives of the United States are elected. All elections by the people shall be between the hours of six o'clock a. m. and seven o'clock p. m., but the General Assembly may change said hours, and all

officers of any election shall be residents and voters in the precinct in which they act. The General Assembly shall provide by law that all employers shall allow employees, under reasonable regulations, at least four hours on election days, in which to cast their votes.

Proposed Amendment. Acts 1992, ch. 168, § 16 proposed that this section be amended, such amendment to be submitted to the voters for ratification or rejection at the November, 1992 regular election.

The proposed amendment reads: "§ 16. Number of elections — Day and hours of election — Qualifications of officers Employees to be given time to vote. — Not more than one election each year shall be held in this State or in any city, town, district, urban-county or county thereof, except as otherwise provided in this Constitution. All regular elections of State, county, city, town, urban-county, or district officers shall be held on the first Tuesday after the first Monday in November. All elections by the people shall be between the hours of six o'clock a. m. and seven o'clock p.m., but the General Assembly may change said hours, and all officers of any election shall be residents and voters in the precinct in which they act. The General Assembly shall provide by law that all employers shall allow employees, under reasonable regulations, at least four hours on election days, in which to cast their votes."

Section 19 of Acts 1992, ch. 168 provided: "It is further proposed as a part of this amendment and as a schedule of transitional provisions, for the purposes of this amendment, and any other provision of the Constitution of Kentucky notwithstanding:

"(1) The Governor; Lieutenant Governor; Treasurer; Auditor of Public Accounts; Attorney General; Secretary of State; Commissioner of Agriculture, Labor and Statistics; Superintendent of Public Instruction; and Railroad Commissioners elected in 1991 shall be ineligible for election to the same office for the succeeding term. Those officers elected in 1995 shall be eligible for election to the next succeeding term.

"(2) The term of office of Commonwealth's Attorneys and Circuit Clerks elected in 1993 shall be for a single term of seven years. The regular election for those offices shall then be held in 2000 and every six years thereafter.

"(3) The term of office of District Judges, Mayors, County Judges/Executive, and local officers who regularly serve a four-year term and who are scheduled to be elected in 1993 shall be for a single term of five years. The regular election for those offices shall then be held in 1998 and every four years thereafter.

"(4) The term of office for local officers who regularly serve a two-year term and who are scheduled to be elected in 1993 shall be for a single term of three years. The regular election for those offices shall then be held in 1996 and every two years thereafter.

"(5) The term of office for Circuit Judges and Judges of the Court of Appeals elected in 1999 shall be for a single term of seven years. The regular election for those offices shall then be held in 2006 and every eight years thereafter.

"(6) The term of office for mayor, magistrate, or other officer not specifically provided for in subsection (4) of this section elected in 1995 shall be extended for one year and subsequent elections for offices subject to the provisions of this subsection shall be held in even-numbered years.

"(7) No person holding elective office upon the effective date of this amendment shall have the duration of his current term extended. However, if the next election of any officer not specifically provided for in this section is scheduled to appear on the ballot in an odd-numbered year, the duration of that term of the officer elected shall be extended for one year. The election for any office subject to the provisions of this subsection shall subsequently be held in even-numbered years."

Cross-References. Employees to be given time to vote, KRS 118.035.

Hours of election, KRS 118.035.

Qualifications of election officers, KRS 117.035.

Time of election of Constitutional state officers, Const., § 95.

Time of holding regular elections, KRS 118.025.

§ 149. Privilege from arrest during voting. — Voters, in all cases except treason, felony, breach of surety of the peace, or violation of the election laws, shall be privileged from arrest during their attendance at elections, and while they are going to and returning therefrom.

Cross-References. Voters exempt from arrest on civil process, KRS 454.020.

§ 150. Disqualification from office for using money or property to secure or influence election — Corporation not to use money or other thing of value to influence election — Exclusion from office for conviction of felony or high misdemeanor — Laws to regulate elections. — Every person shall be disqualified from holding any office of trust or profit for the term for which he shall have been elected who shall be convicted of having given, or consented to the giving, offer or promise of any money or other thing of value, to procure his election, or to influence the vote of any voter at such election; and if any corporation shall, directly or indirectly, offer, promise or give, or shall authorize, directly or indirectly, any person to offer, promise or give any money or any thing of value to influence the result of any election in this State, or the vote of any voter authorized to vote therein, or who shall afterward reimburse or compensate, in any manner whatever, any person who shall have offered, promised or given any money or other thing of value to influence the result of any election or the vote of any such voter, such corporation, if organized under the laws of this Commonwealth, shall, on conviction thereof, forfeit its charter and all rights, privileges and immunities thereunder; and if chartered by another State and doing business in this State, whether by license, or upon mere sufferance, such corporation, upon conviction of either of the offenses aforesaid, shall forfeit all right to carry on any business in this State; and it shall be the duty of the General Assembly to provide for the enforcement of the provisions of this section. All persons shall be excluded from office who have been, or shall hereafter be, convicted of a felony, or of such high misdemeanor as may be prescribed by law, but such disability may be removed by pardon of the Governor. The privilege of free suffrage shall be supported by laws regulating elections, and prohibiting, under adequate penalties, all undue influence thereon, from power, bribery, tumult or other improper practices.

Cross-References. Bribery in elections, KRS 61.040, 119.205. Corrupt practices, KRS ch. 121. Election offenses generally, KRS ch. 119. Exclusion from office for conviction of felony or high misdemeanor, KRS 61.040.

§ 151. Person guilty of fraud, intimidation, bribery or corrupt practice to be deprived of office by suitable statutory means. — The General Assembly shall provide suitable means for depriving of office any person who, to procure his nomination or election, has, in his canvass or election, been guilty of any unlawful use of money, or other thing of value, or has been guilty of fraud, intimidation, bribery, or any other corrupt practice, and he shall be held responsible for acts done by others with his authority, or ratified by him.

§ 152. Vacancies — When filled by appointment, when by election - Who to fill. - Except as otherwise provided in this Constitution, vacancies in all elective offices shall be filled by election or appointment, as follows: If the unexpired term will end at the next succeeding annual election at which either city, town, county, district or State officers are to be elected, the office shall be filled by appointment for the remainder of the term. If the unexpired term will not end at the next succeeding annual election at which either city, town, county, district or State officers are to be elected, and if three months intervene before said succeeding annual election at which either city, town, county, district or State officers are to be elected, the office shall be filled by appointment until said election, and then said vacancy shall be filled by election for the remainder of the term. If three months do not intervene between the happening of said vacancy and the next succeeding election at which city, town, county, district or State officers are to be elected, the office shall be filled by appointment until the second succeeding annual election at which city, town, county, district or State officers are to be elected; and then, if any part of the term remains unexpired, the office shall be filled by election until the regular time for the election of officers to fill said offices. Vacancies in all offices for the State at large, or for districts larger than a county, shall be filled by appointment of the Governor; all other appointments shall be made as may be prescribed by law. No person shall ever be appointed a member of the General Assembly, but vacancies therein may be filled at a special election. in such manner as may be provided by law.

Cross-References. How and by whom vacancies filled, Const., § 76; KRS 63.150 to assembly, KRS 118.730.

§ 153. Power of general assembly as to elections. — Except as otherwise herein expressly provided, the General Assembly shall have power to provide by general law for the manner of voting, for ascertaining the result of elections and making due returns thereof, for issuing certificates or commissions to all persons entitled thereto, and for the trial of contested elections.

Cross-References. Contest of elections, Determination and certification of results KRS ch. 120.

Determination and certification of results of elections, KRS 118.425.

§ 154. Laws as to sale or gift of liquor on election days. — The General Assembly shall prescribe such laws as may be necessary for the restriction or prohibition of the sale or gift of spirituous, vinous or malt liquors on election days.

Cross-References. Sale of liquor on election day, KRS 119.215, 242.100, 244.290, 244.480.

§ 155. School elections not governed by constitution. — The provisions of sections 145 to 154, inclusive, shall not apply to the election of school trustees and other common school district elections. Said elections shall be regulated by the General Assembly, except as otherwise provided in this Constitution.

Cross-References. School elections, KRS 160.200 to 160.260.

KENTUCKY REVISED STATUTES

TITLE X

ELECTIONS

CHAPTER. 116. VOTER REGISTRATION, 116.005 TO

116.995. 117. REGULATION OF ELECTIONS, 117.005 TO

117.995. 118. CONDUCT OF ELECTIONS, 118.010 TO

118.995. 118A. ELECTION OF JUDGES, 118A.010 TO 118A.990.

118B. DISTRICTS FOR UNITED STATES HOUSE OF REPRESENTATIVES, 118B.010 TO 118B.160.

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119. ELECTION OFFENSES AND PROSECUTIONS, 119.005 то 119.360.

120. ELECTION CONTESTS. 120.005 120.360.

121. CAMPAIGN FINANCE REGULATION, 121.010 то 121.990.

121A. PUBLIC FINANCING CAMPAIGN ACT, 121A.005 to 121A.990.

CHAPTER 116

VOTER REGISTRATION

SECTION.	
116.005. [[Repealed.]
116.010. [[Repealed.]
116.013. '	"Voter" defined.
116.015,	116.020. [Repealed.]
116.025. I	Eligibility to vote.
	[Repealed.]
	Determination of voter's residence.
116.037. I	Designation of precincts in area
	ceded or leased to the govern-
_	ment of the United States.
	Repealed.)
116.045.	Voter registration, transfer, or
	change of party affiliation —
	Availability of forms.
116.046.	Voter registration forms for high
	school students — Public edu-
110045	cation program.
116.047. 1	Forgery, alteration, destruction or
	failure to return completed
116.040	registration form.
116.049. [[Repealed.] [Repealed.]
	Qualifications for voting in primary
110.000. 1	election.
116.060 ([Repealed.]
	Verification of applications.
	[Repealed.]
	Repealed.
	[Repealed.]
	Transfer of registration — Name
	change.
116.090. [[Repealed.]
	- 1
	1

SECTION.
116.095. Access to registration records.
116.100. [Repealed.]
116.105. [Repealed.]
116.110. [Repealed.]
116.112. Biennial purge of ineligible and de-
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Elections — Procedures.
116.113. Removal of voter's name by state
board upon notice of death,
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or conviction of felony - No-
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116.115. [Repealed.]
116.120. [Repealed.]
116.124. [Repealed.]
116.125. Purge on county board's own knowl-
edge — Procedure.
116.127. [Repealed.]
116.130. [Repealed.]
116.135. Appeal from decision of county
board.
116.140. [Repealed.]
116.145. Fee for registration.
116.150. [Repealed.]
116.155. Forms for registration — Informa-
tion required.
116.160. [Repealed.]
116.165. Falsification of signature or verifi-
cation.
116.170 to 116.192. [Repealed.]
116.990. [Repealed.]
116.995. Penalties.

116.005. Preservation by county clerk of certain voting records. [Repealed.]

Compiler's Notes. This section (Enact. 1986) was repealed by Acts 1988, ch. 341, Acts 1986, ch. 470, § 2, effective July 15, § 50, effective July 15, 1988.

116.010. State board of elections — Membership — Appointment — Qualification — Vacancies. [Repealed.]

Compiler's Notes. This section (1596a-1: Acts 1972, ch. 188, § 69. For present law, see amend. Acts 1956 (1st Ex. Sess.), ch. 5, § 1; KRS 117.015. 1962, ch. 106, Art. II, § 2) was repealed by

116.013. "Voter" defined. — Unless the context otherwise requires, the word "voter" means any name contained in any registration list. (Enact. Acts 1974, ch. 130, § 1.)

116.015. Board of election commissioners and board of registration and purgation redesignated as board of elections. [Repealed.]

Compiler's Notes. This section (Acts 1962, ch. 106, Art. II, § 1) was repealed by Acts 1966, ch. 255, § 283.

116.020. Secretary of board — Records — Compensation and expenses of board. [Repealed.]

Compiler's Notes. This section (1596a-1, 1596a-13) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.025.

- 116.025. Eligibility to vote. (1) Every person who is a resident of this state and the precinct in which he offers to vote on or before the day preceding the closing of the registration books for any primary, general or special election, who possesses on the day of any election the qualifications set forth in Section 145 of the Constitution, exclusive of the durational residency requirements, who is not disqualified under that section or under any other statute, and who is registered as provided in this chapter, may vote for all officers to be elected by the people and on all public questions submitted for determination at that election, in the precinct in which he is qualified to vote. Any person who shall have been convicted of any election law offense which is a felony shall not be permitted to vote until his civil rights have been restored by executive pardon.
- (2) Any person charged with or indicted for a crime, whether or not in custody for same, who has not yet been convicted of the offense and who is not otherwise ineligible to vote, may vote for all offices to be elected by the people and on all public questions submitted for determination at that election, in the precinct in which he is qualified to vote.

(3) A registered voter who moves while the registration books are closed for an election and is not permitted to register at his new residence may vote at his former residence, either in person or by absentee ballot. (Enact. Acts 1974, ch. 130, § 2; 1982, ch. 360, § 36, effective July 15, 1982; 1988, ch. 341, § 20, effective July 15, 1988; 1990, ch. 48, § 2, effective July 13, 1990.)

Cross-References. Absentee ballots for persons in jail, KRS 117.085.

116.030. Meetings of board — Quorum — Chairman. [Repealed.]

Compiler's Notes. This section (1596a-1, ch. 5, § 2) was repealed by Acts 1972, ch. 188, 1596a-13: amend. Acts 1956 (1st Ex. Sess.), § 69. For present law, see KRS 117.015.

- 116.035. Determination of voter's residence. The following rules, so far as applicable, shall be observed in determining the residence of a person offering to vote:
- (1) A voter's residence shall be deemed to be at the place where his habitation is, and to which, when absent, he has the intention of returning;
- (2) A voter shall not lose his residence by absence for temporary purposes merely; nor shall he obtain a residence by being in a county or precinct for such temporary purposes, without the intention of making that county or precinct his home;
- (3) A voter shall lose his residence by removal to another state or county with intention to make his permanent residence there, or by removal to and residence in another state, with intention to reside there an indefinite time, or by voting there, even though he may have had the intention to return to this state at some future period;
- (4) The place where the family of a married man resides shall generally be considered his residence, unless the family so resides for a temporary purpose. If his family is permanently in one (1) place, and he transacts his business in another, the former shall be his residence. (Enact. Acts 1974, ch. 130, § 3.)
- 116.037. Designation of precincts in area ceded or leased to the government of the United States. In each county having within its boundaries a geographical area which has been ceded or leased to the government of the United States, the county clerk shall designate the precincts to which voters claiming Kentucky residence for voting purposes shall be assigned. If the ceded or leased territory extends beyond a single county, the county clerk in each county encompassing a part of the territory shall assign voters to the appropriate precincts. In making the assignments of absentee voters in any county that contains all or portions of more than one (1) congressional or state legislative district, any advantage shall be given to the district containing the largest territory. (Enact. Acts 1990, ch. 48, § 12, effective July 13, 1990.)

116.040. County board of election commissioners — Membership — Qualification — Vacancies. [Repealed.]

Compiler's Notes. This section (1596a-2: 1962, ch. 183) was repealed by Acts 1972, ch. amend. Acts 1956 (1st Ex. Sess.), ch. 5, § 2A; 188, § 69. For present law, see KRS 117.035.

- 116.045. Voter registration, transfer, or change of party affiliation Availability of forms. (1) Any person may register as a voter during the period registration is open if he possesses, or will possess on the day of the next regular election, the qualifications set forth in KRS 116.025.
- (2) The county clerk shall cause all registration to be closed the fourth Tuesday preceding through the first Monday following, any primary or general election, and the twenty-eight (28) days prior to and seven (7) days following any special election. No voter shall be registered or be permitted to change his registration during the period that the registration is closed; except that, registration shall be closed only in those precincts in which the election is held. During the period that registration is closed, the county clerk shall accept no registrations or changes in registration except those received by mail or completed on election day at the polls and delivered to the clerk by the precinct election officers.
- . (3) In all counties, the county clerk shall receive registrations, transfers, or changes of party affiliation at branch offices at any place in the county during those periods that the registration books are open. However, notice in the manner provided by KRS Chapter 424 shall be given at least three (3), but not more than fourteen (14), days in advance of the time and place of any branch registration, and ten (10) days' written notice shall be given to the county executive committee of each major political party in the county 'in which the branch registration is to be held.
- (4) Any person may register to vote or may change his party affiliation in any of the following ways:
 - (a) In person;
 - (b) By mail;
- (c) By means of the federal post card application, if the person is a resident of Kentucky and a member of the armed forces, or a dependent of members of the armed forces, or overseas citizen; or
- '(d) By other methods of registration, or reregistration, approved by the State Board of Elections, including the use of voluntary interested groups and political parties, under the proper supervision and directions of the county clerk, which may include door to door canvassing.
- (5) Upon receipt of the form prescribed by the State Board of Elections, properly filled out and signed by the applicant, the county clerk shall register the applicant.
- (6) Any individual or group shall have access to a reasonable number of voter registration forms in the county clerk's office. The individual or group shall act under the proper supervision and directions of the county clerk

and shall return these completed forms to the county clerk for official registration by the county clerk.

- (7) The county clerk shall provide voter registration cards which shall be made available where motor vehicle license plates are issued. The cards shall be displayed in plain view and notice of their availability posted prominently. Personnel who issue licenses may offer a voter registration card. The completed forms shall be returned by the applicant either in person or by mail to the county clerk for official registration. (Enact. Acts 1974, ch. 130, § 4; 1976, ch. 30, § 1; 1980, ch. 136, § 1, effective July 15, 1980; 1980, ch. 188, § 99, effective July 15, 1982, ch. 394, § 4, effective July 15, 1982; 1988, ch. 42, § 2, effective July 15, 1988; 1988, ch. 341, § 21, effective July 15, 1988; 1990, ch. 48, § 3, effective July 13, 1990.)
- 116.046. Voter registration forms for high school students Public education program. (1) The county clerk shall provide voter registration forms to each principal or assistant principal of every public high school, each area vocational school, and upon request, private schools, who shall designate a person in each school who shall be responsible for informing students and school personnel of the availability of the registration forms and assist them in properly registering. The completed forms shall be returned to the county clerk, for official registration by the county clerk.
- (2) Any person designated to assist in registration in subsection (1) of this section shall fulfill this responsibility in an impartial and fair manner and shall not recruit a registrant for any particular party.
- (3) The State Board of Education shall implement programs of public education regarding elections, voting procedures, and election fraud, which shall include an audio-visual presentation for high school juniors and seniors. The State Board of Education, after consultation with the State Board of Elections, shall update the public education programs required by this section as relevant statutory changes occur, as different types of voting machines are used, or as more effective methods of presentation shall be developed. (Enact. Acts 1988, ch. 341, §§ 5, 6, effective July 15, 1988; 1990, ch. 48, § 4, effective July 13, 1990.)
- 116.047. Forgery, alteration, destruction or failure to return completed registration form. Any individual who forges or fraudulently alters a form completed by the prospective registrant, who wilfully destroys a completed registration form or who wilfully fails to return a completed form to the county clerk for official registration by the county clerk shall be subject to the penalties described for class D felonies. (Enact. Acts 1976, ch. 30, § 2.)

Cross-References. Class D felony, term of imprisonment, KRS 532.060. Class D felony, fines, KRS 534.030.

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116.049. Voter registration card. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1976, ch. 30, § 3; 1980, ch. 117, § 1, ef- 1990, ch. 48, § 95, effective July 13, 1990.

116.050. Secretary of county board — Records — Quorum — Chairman — Notice of meetings. [Repealed.]

Compiler's Notes. This section (1596a-2) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.035.

116.055. Qualifications for voting in primary election. — Before a person shall be qualified to vote in a primary election, he shall possess all the qualifications required of voters in a regular election. In addition, he shall be a registered member of the party in whose primary election he seeks to vote, and shall have been registered as a member of that party at the time of the preceding regular election, or, in the case of new registrations not involving a change of political affiliation made after the preceding regular election, have registered and remained registered as a member of that party. No person shall be allowed to vote for any party candidates or slates of candidates other than that of the party of which he is a registered member. The qualifications shall be determined as of the date of the primary, without regard to the qualifications or disqualifications as they may exist at the succeeding regular election, except that minors who will become eighteen (18) years of age on or before the day of the regular election shall be entitled to vote in the primary if otherwise qualified. However, any registered voter, whether registered as a member of a party or as an independent, shall be qualified to vote in primary elections for candidates listed in all nonpartisan races. Any voter eligible to vote in a primary election shall also be eligible to vote in a subsequent runoff primary if one shall be necessary. (Enact. Acts 1974, ch. 130, § 5; 1976, ch. 54, § 20, effective March 10, 1976; 1988, ch. 341, § 22, effective July 15, 1988; 1990, ch. 48, § 5, effective July 13, 1990; 1992, ch. 288, § 34, effective July 14, 1992.)

116.060. Compensation of county election commissioners. [Repealed.]

Compiler's Notes. This section (1596a-14) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.035.

116.065. Verification of applications. — Each application for registration, change of affiliation, transfer of registration or absentee ballot, as absentee ballots are provided for by KRS 117.075, shall be verified by a written declaration by the applicant that it is made under the penalties of perjury. (Enact. Acts 1974, ch. 130, § 6; 1982, ch. 360, § 37, effective July 15, 1982; 1992, ch. 296, § 1, effective July 14, 1992.)

116.070. Regular election officers — Appointment — Term. [Repealed.]

Compiler's Notes. This section (1596a-3) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.045.

116.075. Registration application form — Report to state board. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 7; 1982, ch. 394, § 5, effective July 15, 1982) was repealed by Acts 1990, ch. 48, § 95, effective July 13, 1990.

Collateral References. 29 C.J.S., Elections, § 46.

116.080. Qualifications of regular election officers — Removals — Vacancies. [Repealed.]

Compiler's Notes. This section (1596a-3) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.045.

- 116.085. Transfer of registration Name change. (1) When a voter changes his place of residence to another location within the county, the clerk shall, upon application of the voter in person or by mail, transfer the voter's registration record to the proper precinct.
- (2) When the boundaries of a precinct are changed by law, placing a registered voter in a new or different precinct, the clerk shall automatically transfer the voter's registration record to the proper precinct and mail the voter a notice of the change.
- (3) A voter who has changed his name may indicate the change at the precinct on election day by completing the form provided for this purpose by the State Board of Elections. The form shall be returned by the precinct officer to the county clerk who shall make the necessary change on the voter's registration record.
- (4) The county clerk may petition the State Board of Elections for approval of a plan by which the clerk may make changes in voter addresses based upon the clerk's own knowledge of the change. If a voter's address is changed through a plan approved under this subsection, the clerk shall transfer the voter's registration record to the proper precinct and shall, within ten (10) days of the transfer, mail to the voter a notice of the address change which shall include the name and voting location of the voter's new precinct. (Enact. Acts 1974, ch. 130, § 8; 1990, ch. 48, § 6, effective July 13, 1990.)

116.090. Primary election officers — Appointment of. [Repealed.]

Compiler's Notes. This section (1550-22) was repealed by Acts 1972, ch. 188, § 69.

116.095. Access to registration records. — The county clerk shall permit any citizen, at all reasonable hours, to inspect or make copies of any registration record, without any fee. He shall, upon request, furnish to any person a copy of the registration records, for which he may charge necessary duplicating costs not to exceed fifty cents (\$.50) per page. (Enact. Acts 1974, ch. 130, § 9; 1990, ch. 48, § 7, effective July 13, 1990.)

116.100. Enforcement of provisions as to appointment of primary election officers. [Repealed.]

Compiler's Notes. This section (1550-22) was repealed by Acts 1972, ch. 188, § 69.

116.105. County clerks fees. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 10; 1976, ch. 30, § 4; fective July 15, 1980.

Was repealed by Acts 1988, ch. 341, § 50, effective July 15, 1980.

116.110. Bona fide candidate defined — Bona fides questioned. [Repealed.]

Compiler's Notes. This section (1550-22) was repealed by Acts 1972, ch. 188, § 69.

- 116.112. Biennial purge of ineligible and deceased voters by State Board of Elections Procedures. (1) The State Board of Elections shall establish by administrative regulation a schedule to conduct a purge of ineligible and deceased voters in every even-numbered year beginning with the fiscal year which begins July 1, 1990. The purge shall be conducted as set forth in this section, or by use of the United States Postal Service Address Information System (AIS).
- (2) The State Board of Elections shall send to each registered voter, by first class mail, a notice of voter registration. The notice shall contain:
 - (a) The name of the voter; and
 - (b) The voter's precinct.
- (3) The notice shall provide that it is not forwardable and shall be returned to the State Board of Elections if undeliverable.
- (4) If the notice is returned by the postal service with information that the voter has moved or may otherwise be ineligible to vote, the State Board of Elections shall forthwith mail to the voter who has moved a notice of intention to remove the voter's name from the voter registration list. This notice shall be forwardable and shall give the voter thirty (30) days to

protest that he remains eligible to vote and should not be removed from the registration rolls. The expiration of this thirty (30) day notice shall not fall during a period when the registration books are closed for any primary or general election. The State Board of Elections' purgation notice shall contain a change of address form addressed to the county clerk of the county where the voter resides upon which the voter may request that his voter registration be transferred to his new address in the county or may request a hearing before the county board of elections to protest that he remains eligible to vote. Immediately upon mailing of the notices to a county, the State Board of Elections shall forward to the county clerk a list of all voters in the county to whom purgation notices were sent.

- (5) If the voter requests a change of address, in person or in writing, with the county clerk before the end of the thirty (30) day notice period, or if the voter files a protest before the end of the thirty (30) day notice period, he shall not be removed from the registration rolls of the county. All protests against removal shall be heard at the regular monthly meeting of the county board of elections next following the day upon which the thirty (30) day notice period expires.
- (6) At the expiration of the thirty (30) day notice period, the county clerk shall remove from the registration rolls the names of all voters submitted to him by the State Board of Elections, except those voters who have transferred their voter registration to their current residence address or who have filed a protest to be heard by the county board of elections. (Enact. Acts 1988, ch. 341, § 7, effective July 15, 1988; 1990, ch. 48, § 8, effective July 13, 1990.)
- 116.113. Removal of voter's name by state board upon notice of death, declaration of incompetency, or conviction of felony Notice to county clerk. (1) Upon receipt of notification from the Cabinet for Human Resources of the death of a person, the State Board of Elections shall within five (5) days cause the removal of the name of that person from the voter registration records it maintains, except that no voter's name may be removed during the period of time the registration books are closed for any primary, general or special election.
- (2) Upon receipt of notification from the circuit clerk that a person has been declared incompetent, the State Board of Elections shall within five (5) days cause the removal of the name of that person from the voter registration records it maintains, except that no voter's name may be removed during the period of time the registration books are closed for any primary, general or special election.
- (3) Upon receipt of notification from the Administrative Office of the Courts that a person has been convicted of a felony offense, the State Board of Elections shall within five (5) days cause the removal of the name of that person from the voter registration records it maintains, except that no voter's name may be removed during the period of time the registration books are closed for any primary, general or special election.

(4) Following the purge of a name from the records of the State Board of Elections, the state board shall notify the clerk of the county in which the voter lived of the action; and the county clerk shall within ten (10) days update the county voter registration files to reflect the necessary change. If a protest is filed by the voter, the county board shall hear it at its next regular monthly meeting. If the county board decides in favor of the protesting voter, the voter's registration record shall be restored, including his voting record. If the protest is filed while the registration books are closed and the county board decides in favor of the protesting voter, the county board shall issue the voter an "Authorization to Vote" for the upcoming election and the voter's record shall be restored when the registration books open following the election. (Enact. Acts 1988, ch. 341, § 8, effective July 15, 1988; 1990, ch. 48, § 9, effective July 13, 1990.)

116.115. Purge of voter from county roster on notice from state board — Protest hearing. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1988, ch. 341, § 50, effective July 15, Acts 1974, ch. 130, § 11) was repealed by 1988.

116.120. Oath to be taken by election officers. [Repealed.]

Compiler's Notes. This section (1596a-4) was repealed by Acts 1972, ch. 188, § 69.

116.124. County clerk to make available to county board of elections data on deceased residents furnished by cabinet for human resources. [Repealed.]

Compiler's Notes. This section (Enact. 1984) was repealed by Acts 1988, ch. 341, Acts 1984, ch. 333, § 1, effective July 13, § 50, effective July 15, 1988.

116.125. Purge on county board's own knowledge — Procedure.

— (1) In addition to the biennial purge required by KRS 116.112, the county board of elections may, upon information known to it or furnished to it by any citizen, purge from the county registration rolls the name of any voter who is no longer properly registered. Before purgation shall take place, the county board of elections shall mail to the voter a notice of intent to purge his name in thirty (30) days if no protest is filed by the voter. The end of the thirty (30) day protest period shall not fall within the time when the registration rolls are closed for any primary or general election. At the end of the thirty (30) days, if no protest has been filed, the county board of elections shall submit to the county clerk the name or names of voters to be purged and the clerk shall remove the name or names from the registration rolls of the county. If a protest is filed, the county board shall hear the matter at its next regular monthly meeting and the protesting voter's name shall not be removed from the registration rolls until the hearing is held.

- (2) If the hearing is held during the period when the registration books are closed and the board determines that the voter is not properly registered, the county board shall submit the name of the voter to the county clerk for purgation when the registration books open immediately following an election. The board shall also provide notice to the election officers in the precinct where the voter's name appears on the precinct roster that the board has ruled the voter ineligible to vote and shall not be permitted to vote unless the circuit court issues an order to that effect.
- (3) All forms pertaining to the notice of purgation and the notice to the precinct election officers relative to ineligible voters shall be prescribed by the State Board of Elections. (Enact. Acts 1974, ch. 130, § 12; 1978, ch. 381, § 1, effective June 17, 1978; 1984, ch. 333, § 2, effective July 13, 1984; 1988, ch. 341, § 23, effective July 15, 1988; 1990, ch. 48, § 10, effective July 13, 1990.)

116.127. Purge in counties containing a city of the first class biennially — Procedure. [Repealed.]

Compiler's Notes. This section (Enact. 1984) was repealed by Acts 1984, ch. 185, Acts 1978, ch. 202, § 1, effective June 17, 1978; 1982, ch. 402, § 2, effective January 1,

116.130. Absence of election officer — Selection of substitute. [Repealed.]

Compiler's Notes. This section (1596a-4) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.045.

116.135. Appeal from decision of county board. — Appeals from the decision of the county board of elections may be taken to the circuit court within ten (10) days following the final decision of the board. (Enact. Acts 1974, ch. 130, § 13.)

116.140. Pay of election officers. [Repealed.]

Compiler's Notes. This section (Acts 1950, ch. 123, § 21; 1956, ch. 100; 1968, ch. 19) was repealed by Acts 1972, ch. 188, § 69.

116.145. Fee for registration. — The fee for registration of all voters shall be paid to the county clerk by the state in the amount of twenty-five cents (25¢) for each person registered. (Enact. Acts 1974, ch. 130, § 14; 1976, ch. 247, § 11; 1978, ch. 202, § 2, effective June 17, 1978; 1984, ch. 185, § 5, effective July 13, 1984.)

116.150. Pay claim of election officer good for taxes. [Repealed.]

Compiler's Notes. This section (1541-1) was repealed by Acts 1972, ch. 188, § 69.

116.155. Forms for registration — Information required. — All forms pertaining to registration shall be prescribed and furnished by the State Board of Elections. The registration form shall include the voter's name; date of birth; Social Security number, if any; mailing and residence addresses, if different and telephone number; and such other information as the State Board of Elections may deem necessary. No person shall be denied the right to register because of the failure to include his Social Security number or telephone number. All forms which require a voter's signature shall provide for verification by the signer thereof. (Enact. Acts 1974, ch. 130, § 15; 1986, ch. 470, § 5, effective July 15, 1986; 1990, ch. 48, § 11, effective July 13, 1990.)

116.160. Who to act when county sheriff is candidate or office is vacant. [Repealed.]

Compiler's Notes. This section (1451) was repealed by Acts 1972, ch. 188, § 69.

116.165. Falsification of signature or verification. — Any person who falsely signs and verifies any form requiring verification shall be guilty of perjury and subject to the penalties therefor. (Enact. Acts 1974, ch. 130, § 16.)

116.170. Duties and powers of persons acting in place of county sheriff. [Repealed.]

Compiler's Notes. This section (1438) was repealed by Acts 1972, ch. 188, § 69.

116.180. Election precincts — Number of voters in — Procedure to require county judge to perform duties. [Repealed.]

Compiler's Notes. This section (1443, 1952, ch. 135; 1964, ch. 46, § 2) was repealed 1596c-4: amend. Acts 1948, ch. 141, § 1; by Acts 1972, ch. 188, § 69.

116.190. Alteration or division of precincts. [Repealed.]

Compiler's Notes. This section (1444: § 124) was repealed by Acts 1972, ch. 188, amend. Acts 1948, ch. 141, § 2; 1966, ch. 239, § 69. For present law, see KRS 117.055.

116.192. Precinct changes following redistricting of 1972. [Repealed.]

Compiler's Notes. This section (Acts 1971 (Ex. Sess.), ch. 2, § 7; 1972, ch. 227, § 4; 1972 (1st Ex. Sess.), ch. 6, § 4) was repealed by

Acts 1972, ch. 188, § 69, effective December 1, 1982.

116.990. Penalties. [Repealed.]

Compiler's Notes. This section (1550-22) was repealed by Acts 1972, ch. 188, § 69.

116.995. Penalties. — Any person who wilfully fails to perform any of his duties as set forth in this chapter shall be fined not less than fifty dollars (\$50) nor more than one hundred dollars (\$100) for each offense. Each day of refusal to serve and carry out the duties as prescribed by law shall constitute a separate offense. (Enact. Acts 1974, ch. 130, § 17.)

CHAPTER 117

REGULATION OF ELECTIONS

SECTION. 117.005. [Repealed.] 117.010 to 117.590. [Repealed.]

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117.025. Executive director and assistant — Staff — Powers and duties.

117:027. State board to promulgate recordkeeping requirements.

117.030. Announcements and signs regarding importance of voting —
Notice of illegal acts and penalties at polling places.

117.035. County board of elections — Membership — Meetings — Staff in counties containing city of first or second class.

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117.0554. Request for exemption — Procedure.

117.0555. Hearing on returned order believed by county board to be in compliance.

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tucky military personnel and other citizens.

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SECTION.

Acquisition of Voting Machines

117.405 to 117.525, [Repealed.]

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117.600. [Repealed.]

QUALIFICATION

117.605, 117.610. [Repealed.]

REGISTRATION GENERALLY

117.615, 117.620. [Repealed.]

REGISTRATION OUTSIDE CITIES OF FIRST CLASS

117.625 to 117.670. [Repealed.]

REGISTRATION IN CITIES OF FIRST CLASS

117.675 to 117.750. [Repealed.]

PURGATION

117.755 to 117.895. [Repealed.]

PROMOTION OF VOTING

117.900. Election essay and slogan contests

— Private sponsorship.

PENALTIES

117.990. [Repealed.] 117.995. Penalties.

117.005. Preservation by county clerk of certain voting records. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1986, ch. 470, § 3, effective July 15,

1986) was repealed by Acts 1988, ch. 341, § 50, effective July 15, 1988.

117.010 to 117.590. Qualification, registration and purgation of voters. [Repealed.]

Compiler's Notes. The sections listed below were repealed by Acts 1952, ch. 134, § 63.

117.010 (1439, 1486b-29, 1486bb-2.)

117.020 (1478.)

117.030 (1441.)

117.040 (1486b-29, 1486bb-2.)

117.050 (1486b-33, 1496-14: amend. Acts

1942, ch. 59, §§ 2, 3.) 117.060 (1486bb-5.)

117.070 (1486bb-6.)

117.080 (1486bb-6, 1496-13.)

117.090 (1486bb-11.)

117.100 (1486bb-10: amend. Acts 1942, ch. 59, §§ 1, 3.)

117.110 (1486bb-7.)

117.120 (1486bb-8.)

117.130 (1486bb-21.)

117.140 (1486bb-22: amend. Acts 1946, ch. 44.)

117.150 (1486bb-23.)

117.155 (Enact. Acts 1946, ch. 147, § 2; Acts 1948, ch. 1.)

117.160 (1486b-28.)

117.170 (1486b-30, 1486b-31.)

117.180 (1486b-31.)

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117.190 (1486b-31.)
                                                117.410 (1496-10.)
  117,200 (1486b-32.)
                                                 117.420 (1496-10, 1496-11; amend, Acts
  117.210 (1486b-34: amend. Acts 1948, ch.
                                               1946, ch. 91, § 1.)
                                                117.425 (Enact. Acts 1946, ch. 91, § 3.)
                                                117.430 (1496-11.)
  117.220 (1486b-35.)
 117.230 (1486b-36, 1486b-52.)
                                                117.440 (1496-10, 1496-13.)
 117.240 (1486b-37, 1486b-38.)
                                                 117.450 (1486bb-12, subsec. (2) of 117.450
 117.250 (1486b-33.)
                                              repealed by Acts 1946, ch. 54, § 1.)
  117.260 (1486b-41, 1486b-43.)
                                                 117.460 (1486bb-13.)
 117.270 (1486b-44, 1486b-47, 1486b-50,
                                                 117.470 (1486bb-13.)
1486b-52, 1496-13.)
                                                117.480 (1486bb-13.)
 117.280 (1486b-46.)
                                                117.490 (1486bb-13.)
 117.290 (1486b-48, 1486b-50.)
                                                117.500 (1486bb-15.)
 117.300 (1486b-45.)
                                                 117.510 (1486-50.)
                                                 117.520 (1496-12.)
 117.310 (1486b-45; amend, Acts 1944, ch.
                                                117.530 (1486b-50: amend. Acts 1948, ch.
 117.320 (1486b-52.)
                                              153.)
  117.330 (1496-1.)
                                                117.540 (1486b-50, 1496-12.)
                                                117.541 to 117.545 (Enact. Acts 1946, ch.
 117.340 (1496-2: amend. Acts 1946, ch. 27,
                                              147, §§ 1, 3 to 6.)
  117.350 (1496-3.)
                                                117.550 (1496-15.)
  117.360 (1496-4, 1496-6.)
                                                 117.560 (1486b-51, 1486bb-13, 1486bb-14,
 117.370 (1496-4.)
                                              1486bb-15.)
                                                117.570 (1496-16.)
 117.380 (1496-5.)
 117.390 (1496-9.)
                                                117.580 (1486b-49, 1486bb-16.)
  117.400 (1496-10.)
                                                117.590 (1486bb-22.)
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BOARDS OF ELECTIONS

- 117.015. State Board of Elections. (1) There shall be a State Board of Elections which shall administer the election laws of the state and supervise registration and purgation of voters within the state. The board may adopt administrative regulations necessary to properly carry out its duties.
- (2) The board shall consist of the Secretary of State and six (6) members to be appointed by the Governor as provided in this subsection. The Secretary of State shall serve as the chairman of the state board and the chief election official for the Commonwealth. The members shall serve for a term of four (4) years or until their successors are appointed. Members shall be at least twenty-five (25) years of age and qualified voters of this state. No appointed member shall be a candidate for public office, have been a candidate for public office for two (2) years prior to his appointment, or have been convicted of any election law offense. Two (2) members shall be appointed by the Governor from a separate list of at least five (5) names submitted by the state central executive committee of each of the two (2) political parties that polled the largest vote in the last preceding election for state officials. The list shall be submitted to the Governor by February 15 of 1992, and the appointments of the Governor shall be made by April 1 of the same year. Two (2) separate lists shall be submitted to the Governor by August 15 of 1990 and every four (4) years thereafter, and two (2) appointments shall be made from these lists by September 15 of each year in which the lists are received. Vacancies shall be filled in the same manner as provided for

original appointments, and the person appointed to fill the vacancy shall be of the same political party as his predecessor.

- (3) The board shall meet as often as necessary to carry out its duties and shall keep a record of its acts, orders, findings, and proceedings. A majority of the board shall constitute a quorum. The Secretary of State shall preside at the meetings and may vote.
- (4) The members of the board shall be paid a reasonable sum to be fixed by the commissioner of personnel, with the approval of the secretary of the Finance and Administration Cabinet, and in addition, their expenses in attending board meetings. The compensation shall be paid out of the State Treasury upon requisition signed by the chairman of the board and approved by the secretary of the Finance and Administration Cabinet. (Enact. Acts 1974, ch. 130, § 18; 1982, ch. 457, § 1, effective July 15, 1982; 1988, ch. 341, § 24, effective July 15, 1988; 1990, ch. 293, § 1, effective July 13, 1990.)
- 117.025. Executive director and assistant Staff Powers and duties. (1) The State Board of Elections shall appoint an executive director, who shall be the chief administrative officer for the board. The board shall also appoint an assistant to the director, who shall be of a different political party than the director. The salaries of the director and his assistant shall be set by the board.
- (2) The State Board of Elections shall employ, on a bipartisan basis, a staff sufficient to carry out the duties assigned to the board, including legal counsel as deemed necessary by the board.
 - (3) The board shall:
- (a) Maintain a complete roster of all qualified registered voters within the state by county and precinct;
- (b) For each primary election, furnish each county clerk with a master list of all registered voters in the county, together with three (3) signature rosters of all registered voters in each precinct of the county according to party affiliation, and two (2) lists of all registered voters in each precinct of the county at least five (5) days prior to each primary election;
- (c) For each regular election, furnish each county clerk with a master list of all registered voters in the county, together with one (1) signature roster of all registered voters in each precinct of the county on which each voter's party affiliation is identified, and two (2) lists of all registered voters in each precinct of the county at least five (5) days prior to each regular election;
- (d) Maintain all information furnished to the board relating to the inclusion or deletion of names from the rosters for four (4) years;
- (e) Furnish, at a reasonable price, the state central executive committee of each political party qualifying under KRS 118.015 monthly data of all additions, deletions and changes of registration in each precinct of each county and the state central executive committee shall furnish a county listing to each of the county executive committees of each political party;

- (f) Purchase, lease or contract for the use of equipment necessary to properly carry out its duties under the provisions of this chapter and KRS Chapters 116 and 118;
- (g) Secure information from any source which may assist the board in carrying out the purposes of this section;
- (h) Furnish at a reasonable price any and all precinct lists to duly qualified candidates, political party committees or officials thereof, or any committee that advocates or opposes an amendment or public question. The State Board of Elections may also furnish the precinct lists to other persons at the board's discretion, at a reasonable price. The board shall not furnish precinct lists to persons who intend to use the lists for commercial use. (Enact. Acts 1974, ch. 130, § 19; 1982, ch. 457, § 2, effective July 15, 1982; 1984, ch. 185, § 6, effective July 13, 1984; 1984, ch. 333, § 3, effective July 13, 1984; 1990, ch. 48, § 13, effective July 13, 1990.)

117.027. State board to promulgate record-keeping requirements. — The state board of elections shall promulgate administrative regulations and procedures necessary to:

- (1) Designate which election records and materials shall be retained;
- (2) Establish the manner in which the records and materials shall be maintained;
 - (3) Establish by whom the records shall be maintained; and
- (4) Establish the period of time the records shall be retained, but such records shall be retained for not less than twenty-two (22) months. (Enact. Acts 1988, ch. 341, § 16, effective July 15, 1988.)
- 117.030. Announcements and signs regarding importance of voting Notice of illegal acts and penalties at polling places. (1) The state board of elections shall publish and broadcast announcements throughout the state regarding the importance of voting in a free and conscientious manner, procedures for registering to vote and voting, general election laws, and penalties for vote buying and selling.
- (2) The state board of elections shall provide for the conspicuous placement of signs at all precinct polling places, which shall state that vote buying and selling are illegal and state the penalties for such acts. (Enact. Acts 1988, ch. 341, § 5, effective July 15, 1988.)
- 117.035. County board of elections Membership Meetings Staff in counties containing city of first or second class. (1) There shall be a county board of elections, which shall, at the direction and under the supervision of the State Board of Elections, administer the election laws and the registration and purgation of voters within the county.
- (2) The board shall consist of the county clerk, the sheriff, and two (2) members appointed by the State Board of Elections not later than July 1 following the election of persons to statewide office, for a term of four (4) years and until their successors are appointed. The first board shall be

appointed within one (1) month following December 1, 1972, and serve until successors are appointed in April, 1976. The sheriff shall not serve on the board during any year in which he is a candidate, but shall recommend to the board a temporary replacement to serve in his place, subject to approval by the board. The county clerk may, at his option, continue to serve on the board during a year in which he is a candidate. If the clerk elects not to serve, he shall recommend a temporary replacement to serve in his place, subject to approval by the board. If the board rejects a replacement recommended by the sheriff or the county clerk, a new name shall be recommended until a temporary appointment is approved by the board. Service on the board of elections shall be compatible with the holding of any other county office. The members shall be at least twenty-one (21) years of age, qualified voters in the county from which they are appointed, and shall not have been convicted of any election law offense. One (1) member shall be appointed from a list of five (5) names submitted by the county executive committee of each of the two (2) political parties that polled the largest number of votes in the state at the last preceding election for presidential electors. If there are two (2) or more contending executive committees of the same party in any county, the one (1) recognized by the written certificate of the chairman of the state central committee of the party, shall be the one (1) authorized to submit the lists. Appointees may be removed by the State Board of Elections for cause. A member appointed by the State Board of Elections may be removed upon a request approved by a two-thirds (2/3) vote of the county executive committee that submitted the member's name. If an appointee is temporarily unable to act, a temporary appointee shall be named by the State Board of Elections. A temporary appointee shall serve until the original appointee notifies the State Board of Elections that he is able to resume his term. Vacancies and temporary vacancies shall be filled in the same manner as provided for original appointments, and the person appointed to fill the vacancy or temporary vacancy shall be of the same political party as his predecessor. Compensation and payment of actual expenses of members shall be set by the fiscal court either as an amount payable on an annual basis, or as an amount payable on a per diem basis of not less than fifteen dollars (\$15) nor more than one hundred dollars (\$100) for each day the board meets.

- (3) A majority of the board shall constitute a quorum. The county clerk shall serve as chairman of the meetings and may vote. In case of a tie, the chairman may cast an additional vote. Records shall be kept of all proceedings, and the records shall be public and kept at the office of the county clerk.
- (4) The board shall meet at least once a month and may meet more frequently if necessary. The board shall stay in session on election days to correct clerical errors and rule on questions regarding voter registration and may make to the election officers such certifications as may be necessary. On election days, appeals may be made to a Circuit Judge, but a

ruling of the board shall be reversed only upon a finding that it was arbitrary and capricious.

(5) In counties containing cities of the first and second class, the board may employ, on a bipartisan basis, a staff sufficient to carry out the duties assigned to the board. (Enact. Acts 1974, ch. 130, § 20; 1976 (Ex. Sess.), ch. 14, § 129, effective January 2, 1978; 1978, ch. 318, § 1, effective June 17, 1978; 1982, ch. 394, § 6, effective July 15, 1982; 1988, ch. 341, § 25, effective July 15, 1988; 1990, ch. 48, § 14, effective July 13, 1990; 1992, ch. 256, § 1, effective July 14, 1992.)

117.045. Precinct election officers — Emergency appointments. — (1) The county board of elections shall in the manner prescribed by this

section, not later than March 20 each year, appoint for each precinct in the county two (2) judges, one (1) clerk and one (1) sheriff of election. They shall serve in all elections held in the county during the year, except as provided

in KRS Chapter 242.

- (2) The county executive committees of the two (2) political parties having representation on the State Board of Elections may, on or before March 15 each year, designate in writing to the county board of elections a list of not less than four (4) names for each precinct; except that, in any precinct where there are not as many as four (4) persons possessing the qualifications of an election officer belonging to the political party filing the list, a less number may be designated. If there are two (2) or more contending executive committees of the same party in any county, the one (1) recognized by the written certificate of the chairman of the state central committee of the party shall be the one (1) authorized to submit the lists. The lists shall contain the full name, address, phone number, and Social Security number, if available, of each person listed. The lists shall be accompanied by a signed statement from each person stating that he is willing to serve, has not failed to serve without excuse in the past, and has not been convicted of an election law offense. The State Board of Elections shall prescribe by administrative regulation the form of the list.
- (3) The Attorney General shall notify each county political party chairman of the duties of the party.
- (4) If lists are submitted, one (1) judge at each voting place shall be selected from each list, and the sheriff shall be chosen from one (1) list and the clerk from the other. If no lists are submitted, the two (2) members of the county board of elections who are appointed by the State Board of Elections may submit lists; and the county board shall select the sheriff and one (1) judge from one (1) list and the clerk and the other judge from the remaining list. If no lists are submitted, the county board shall select the sheriff and one (1) judge from the membership of one (1) party and the clerk and the other judge from the membership of the remaining party.
- (5) If, after all reasonable efforts have been made, the county board of elections is unable to find two (2) qualified officers for each precinct who are affiliated with the two (2) political parties having representation on the

State Board of Elections, the county board shall submit a list of emergency election officer appointments to the State Board of Elections. The county board shall also present, in writing, its efforts to recruit and appoint election officers as prescribed in subsection (4) of this section. The list of emergency appointments may include qualified voters not affiliated with the two (2) parties represented on the state board. The state board, after its review, may approve any or all of the emergency appointments submitted by the county board or may direct the county board to take other action. Any emergency appointment shall be made for the next ensuing election only.

- (6) The county board of elections shall, within ten (10) days before the next ensuing election, give each election officer written notice of his appointment. The board may direct the sheriff of the county to serve the notice of appointment, if it deems the action is necessary.
- (7) The State Board of Elections may require the county board of elections to submit its list of precinct officers for review. The State Board of Elections may, after a hearing, direct the removal of any election officer who the board finds, based upon clear and convincing evidence, would not fairly administer the state election laws. The state board shall replace any officer so removed. The board shall provide for the method and manner of the hearing by administrative regulation.
- (8) An election officer shall be a qualified voter of the precinct; except that, where no qualified voter of the required political party is available within the precinct, the election officer shall be a qualified voter of the county. An election officer shall not be a candidate or the spouse, parent, brother, sister, or child of a candidate who is to be voted for at the election. An election officer shall not have changed his voter registration party affiliation for two (2) years prior to his appointment. An election officer may be removed, for cause, at any time up to five (5) days before an election. Vacancies shall be filled in the same manner as provided for original appointments and the person appointed to fill the vacancy shall be of the same political party as his predecessor, except for emergency appointments made as provided in subsection (5) of this section.
- (9) If the county board of elections fails to appoint election officers, or if any officer is not present at the precinct at the time for commencing the election, or refuses to act, and if no alternate is available, the officer in attendance representing the political party of the absentee shall appoint a suitable person to act in his place for that election. If both representatives of the same political party are absent, qualified voters present affiliating with that party shall elect, viva voce, suitable persons to act in their places.
- (10) Each election officer shall be paid a minimum of forty-nine dollars (\$49) per day, and such an additional amount as compensation as may be determined by the county board of elections, with the approval of the governing body which would be responsible for funding the election officers' pay, for each election in which the election officer serves, to be paid by the county. For delivering the election packets to the polls, the precinct election

officers shall receive in addition the mileage reimbursement provided for state employees, for each mile necessarily traveled in the delivery of the packets to the polls, or a flat fee if the fee equals or exceeds that amount. For delivering election returns, the two judges shall receive in addition the mileage reimbursement provided for state employees for each mile necessarily traveled from the place of voting to and from the place of delivery, or a flat fee if the fee equals or exceeds that amount. The fee paid to the two (2) judges for delivering election returns shall be paid by the county. (Enact. Acts 1974, ch. 130, § 21; 1976, ch. 282, § 1; 1978, ch. 318, § 2, effective June 17, 1978; 1978, ch. 395, § 1, effective June 17, 1978; 1982, ch. 394, § 7, effective July 15, 1982; 1986, ch. 470, § 6, effective July 15, 1986; 1988, ch. 341, § 26, effective July 15, 1988; 1990, ch. 48, § 15, effective July 13, 1990; 1992, ch. 180, § 1, effective July 14, 1992.)

117.055. Division of county into precincts — Maps — Failure of board to perform duty — Coordination of precinct boundary changes with other boundaries. — Subject to KRS 117.0551 to 117.0555:

- (1) Each county shall be divided into election precincts by the county board of elections. Each election precinct shall be composed of contiguous and, as nearly as practicable, compact areas having clearly definable boundaries and wholly contained within any larger district. The county board of election shall establish precincts so that no boundary of a precinct crosses the boundary of:
 - (a) The Commonwealth;
 - (b) A county or urban-county;
 - (c) A congressional district;
 - (d) A state senatorial district;
 - (e) A state representative district; or
- (f) A justice of the peace or county commissioner's district established under KRS Chapter 67.
- (2) The county board of elections shall have the authority to draw precinct lines so as to enable more than one (1) precinct to vote at one (1) location. The county board of elections shall review election precinct boundaries as often as necessary. Without exception, they shall review the boundaries of all election precincts exceeding seven hundred (700) votes cast in the last regular election prior to each primary election. Consideration to the division of said election precincts should be based on the anticipated growth factor within the specified boundaries; however, the county board of elections shall not be prohibited from dividing election precincts in excess of seven hundred (700) votes cast in the last regular election or less than seven hundred (700) votes cast in the last regular election if they elect to do so.
- (3) No election precinct shall be created, divided, abolished or consolidated or the boundaries therein changed prior to any primary election to comply with the provisions of KRS 117.055 to 117.0555 and KRS 117.0557 later than the last date prescribed by election law generally for filing notifi-

cation and declaration forms with the county clerk or Secretary of State. No election precinct shall be created, divided, abolished, or consolidated or the boundaries therein changed prior to any general election to comply with the provisions of KRS 117.055 to 117.0555 and KRS 117.0557 later than the last date prescribed by election law generally for filing certificates or petitions of nomination with the county clerk or Secretary of State.

- (4) The county board of elections shall designate the name or number and the boundaries of the election precincts. Each precinct shall contain, as nearly as practicable, an equal number of voters, based on the number of registered voters in the county.
- (5) A map and listing of the exact election precinct boundaries shall be filed by the county board of elections with the State Board of Elections, and any changes in boundaries thereafter made shall also be filed with the State Board of Elections. A copy of this map indicating all precinct boundaries within the county shall be included in the election supplies of each precinct.
- (6) If the county board of elections fails to perform any of the duties required by KRS 117.055 to 117.0555 and KRS 117.0557:
- (a) The State Board of Elections or any citizen and voter of the county may apply to the Circuit Court of the county for a summary mandatory order requiring the board to perform the duty. Appeals may be taken to the Court of Appeals by either party; and
- (b) The State Board of Elections shall not submit claims for payments to the county under KRS 117.343 and 117.345 until the State Board of Elections determines in writing that the duty has been performed.
- (7) The county board of elections shall coordinate all precinct boundary changes with the affected school board, magisterial, and municipal boundaries. (Enact. Acts 1974, ch. 130, § 22; 1976, ch. 135, § 1; 1976, ch. 333, § 1; 1980, ch. 157, § 1, effective July 15, 1980; 1982, ch. 394, § 8, effective July 15, 1982; 1984, ch. 44, § 3, effective March 2, 1984; 1992, ch. 430, § 1, effective July 14, 1992.)
- 117.0551. Boundaries of precincts. (1) A county board of elections shall establish election precincts so that each boundary of each precinct follows:
 - (a) A boundary described in KRS 117.055(1);
 - (b) The boundary of an incorporated city;
- (c) A boundary of an urban-county legislative district established under KRS Chapter 67A;
- (d) A boundary of a school district or school district division established under KRS Chapter 160; or
- (e) A boundary of a census tract or census block established by the United States Bureau of the Census for the most recent decennial census of population and appearing on census block boundary maps.
- (2) If a county board of elections cannot establish a precinct that complies with KRS 117.055 by using the boundaries permitted under subsection (1) of this section, the county board of elections may either:

- (a) Establish the precinct boundary by using a boundary following a visible feature, including but not limited to a highway, railroad, or stream, and an extension of that visible feature to, but not across, another visible feature, nor across an extension of another feature that is used as a precinct boundary; or
 - (b) Request an exemption under KRS 117.0553 and 117.0554.
- (3) For purposes of this section, a "visible feature" is a physical feature shown on official maps prepared by:
 - (a) The Kentucky Transportation Cabinet;
 - (b) The United States Geological Survey; or
- (c) The United States Bureau of the Census. (Enact. Acts 1992, ch. 430, § 2, effective July 14, 1992.)
- 117.0552. Procedure for establishing precincts. (1) As used in KRS 117.055 to 117.0555 and KRS 117.0557, "establish a precinct" shall include the following:
 - (a) Creating a new precinct;
 - (b) Dividing one (1) precinct into two (2) or more precincts;
 - (c) Combining two (2) or more precincts into one (1) precinct; and
 - (d) Altering a boundary line between two (2) or more precincts.
- (2) Each county board of elections shall establish precincts by issuing a proposed precinct establishment order. Each proposed precinct establishment order shall be submitted to the executive director of the State Board of Elections for approval.
 - (3) The order prescribed in subsection (2) of this section shall include:
- (a) A written description of the boundaries of each precinct to be established;
- (b) A map or maps clearly showing the boundaries of each precinct to be established:
- (c) The estimated number of registered voters in each precinct to be established; and
- (d) Any additional information which may be required by an administrative regulation adopted by the State Board of Elections under KRS Chapter 13A for the purposes of assuring compliance with KRS 117.055 to 117.0555 and KRS 117.0557.
- (4) If a proposed precinct establishment order includes a description of a precinct with a boundary that follows the boundary of an entity referred to in KRS 117.0551(1), the order shall include the following:
 - (a) A description that precisely identifies the boundary line; and
- (b) A notation on the map of the precinct indicating that the boundary is that of an entity referred to in KRS 117.0551(1) and naming the specific entity.
- (5) If a proposed precinct establishment order includes a description of a precinct boundary that follows one or more visible features, the order shall include a description that precisely identifies each feature that forms the precinct boundary. (Enact. Acts 1992, ch. 430, § 3, effective July 14, 1992.)

- 117.0553. Review and approval of precinct establishment order—Resubmission of returned orders.— (1) The executive director of the State Board of Elections or his designee shall examine each proposed precinct establishment order submitted under KRS 117.0552 to determine if the order would establish precincts in compliance with KRS 117.055 to 117.0552.
- (2) If the executive director or his designee determines that the proposed precinct establishment order would comply with KRS 117.055 to 117.0552, the executive director shall approve the proposed precinct establishment order no later than thirty (30) days after its receipt by the executive director. The order shall become effective upon the executive director's approval unless the order contains a different effective date.
- (3) If the executive director or his designee determines that the proposed precinct establishment order would not comply with KRS 117.055 to 117.0552, the executive director shall return the proposed precinct establishment order to the county board of elections no later than thirty (30) days after he receives the proposed order. The order shall be accompanied by a letter from the executive director indicating specifically how the order would not comply with KRS 117.055 to 117.0552.
- (4) If a proposed precinct establishment order is returned to a county board of elections under this section, the board may:
- (a) Amend the proposed order so that the precincts may be established in compliance with KRS 117.055 to 117.0552; or
 - (b) Request an exemption under KRS 117.0554; or
 - (c) Request a hearing under KRS 117.0555.
- (5) The county board of elections shall resubmit the proposed order to the executive director of the State Board of Elections with the amendment, request for an exemption, or request for a hearing. If the proposed order is resubmitted with an amendment, the executive director or his designee shall review and act upon the amended proposal in accordance with subsections (1) to (3) of this section. (Enact. Acts 1992, ch. 430, § 4, effective July 14, 1992.)
- 117.0554. Request for exemption Procedure. (1) When a proposed precinct establishment order has been returned to the county board of elections under KRS 117.0553, and the county board of elections has determined that the noncompliance described by the executive director cannot be corrected by the establishment of a precinct that complies with the provisions of KRS 117.055 to 117.0552, the county board of elections may request the State Board of Elections to grant an exemption.
- (2) The State Board of Elections shall conduct a hearing on the exemption request. If the State Board of Elections determines that the noncompliance described by the executive director cannot be corrected by the establishment of a precinct that complies with all provisions of KRS 117.055 to 117.0552, the board shall grant the exemption.

- (3) If the State Board of Elections grants the exemption, the county board of elections shall amend the proposed precinct establishment order to establish precinct boundaries:
- (a) In accordance with the exemption granted by the State Board of Elections;
- (b) That comply with all other requirements established by KRS 117.055 to 117.0552; and
 - (c) That are precisely described in the order.
- (4) The county board of elections shall submit the amended order to the State Board of Elections. If the State Board of Elections finds that the proposed order, as amended, complies with subsection (3) of this section, it shall approve the order. The order shall become effective upon its approval by the State Board of Elections unless the order contains a different effective date. (Enact. Acts 1992, ch. 430, § 5, effective July 14, 1992.)
- 117.0555. Hearing on returned order believed by county board to be in compliance. If the county board of elections believes that the proposed order returned under KRS 117.0553(3) complies with KRS 117.055 to 117.0552, the county board may resubmit the order to the executive director and request a hearing before the State Board of Elections. If the State Board of Elections determines that the proposed precinct establishment order complies with KRS 117.055 to 117.0552, the State Board of Elections shall make a written finding of fact that the order complies with KRS 117.055 to 117.0552 and shall approve the order. The order shall become effective upon its approval by the State Board of Elections unless the order contains a different effective date. (Enact. Acts 1992, ch. 430, § 6, effective July 14, 1992.)
- 117.0556. Information to be supplied to Legislative Research Commission Opportunity for comment. For the purposes of implementing KRS 7.550:
- (1) The State Board of Elections shall provide the Legislative Research Commission:
- (a) A copy of each proposed precinct establishment order submitted under KRS 117.0552;
- (b) A copy of each request for an exemption filed under KRS 117.0553 and 117.0554:
- (c) Notice of the time and place of any hearing on a request for an exemption held under KRS 117.0554; and
- (d) A copy of each precinct establishment order approved under KRS 117.0553 and 117.0555.
- (2) The Legislative Research Commission or its designee shall be given an opportunity to comment upon any proposed order or request for an exemption made under KRS 117.0553 and 117.0555 prior to the State Board of Elections' approval of the order or decision on the request. (Enact. Acts 1992, ch. 430, § 8, effective July 14, 1992.)

- 117.0557. Schedule of actions for compliance with KRS 117.055 and 117.0551. Not later than January 1, 1995, the boundaries of all election precincts in the Commonwealth shall comply with KRS 117.055 and 117.0551, and all county boards of elections shall have filed with the State Board of Elections maps and descriptions of precinct boundaries that provide the information required by KRS 117.055 and 117.0552. For the purpose of implementing this section:
- (1) By July 15, 1993, the State Board of Elections, in consultation with the Legislative Research Commission, shall review the boundaries of all precincts in effect on July 14, 1992, to determine whether or not the boundaries comply with KRS 117.055 and 117.0551. If the State Board of Elections finds that a precinct boundary does not comply with KRS 117.055 and 117.0551, it shall so notify the county board of elections in writing.
- (2) By July 15, 1993, the State Board of Elections, in consultation with the Legislative Research Commission, shall review the maps and descriptions of precinct boundaries on file with the State Board of Elections to determine if the boundaries of all precincts in effect on July 14, 1992, are described and mapped in a manner that provides the information required by KRS 117.055 and 117.0552. If the State Board of Elections finds that the information on file does not provide the information required by KRS 117.055 and 117.0552, it shall so notify the county board of elections in writing.
- (3) If a county board of elections receives notice under subsection (1) or (2) of this section, it shall prepare a proposed precinct establishment order to establish a precinct boundary in compliance with KRS 117.055 and 117.0551, or provide a map and description of the precinct boundary in compliance with KRS 117.055 and 117.0552, or both, not later than July 15, 1994. The proposed precinct establishment order shall be processed in the manner prescribed by KRS 117.0552 and 117.0555. (Enact. Acts 1992, ch. 430, § 9, effective July 14, 1992.)
- 117.056. Maintenance of boundaries of election precincts. (1) The provisions of KRS 117.055 notwithstanding, the county boards of elections shall maintain the boundaries of election precincts from July 15 of each year ending in "0" until the termination of the next following regular session of the General Assembly or until the termination of any extraordinary session of the General Assembly which enacts congressional and state legislative redistricting legislation following receipt of the decennial U. S. Census of Population, whichever shall occur at the earlier date.
- (2) If any county board of elections fails to perform the duty placed upon it by subsection (1) of this section, the State Board of Elections shall apply to the Circuit Court of the county for a writ of mandamus requiring the county board to perform this duty. (Enact. Acts 1990, ch. 319, § 1, effective July 13, 1990.)

117.057. Maintenance of current boundaries of election precincts. [Repealed.]

Compiler's Notes. This section (Acts 1980, ch. 15, § 1, effective July 15, 1980) was repealed upon the termination of the 1982

Regular Session of the General Assembly pursuant to Acts 1980, ch. 15, § 1(3).

117.058. Legislative approval for certain boundary changes. — The county board of elections shall not add territory to, delete territory from, or otherwise change the boundary of any congressional, representative or senatorial district without legislative approval to redefine the district in the form of a legislative act changing the district's boundaries. Nothing in this section shall be deemed to prohibit the consolidation, creation or division of precincts within legislative and congressional district boundaries under KRS 117.055. (Enact. Acts 1982, ch. 394, § 1, effective July 15, 1982; 1986, ch. 470, § 7, effective July 15, 1986.)

117.065. Establishing voting places for precincts — Change — Expense — Authority to designate as voting places buildings constructed with tax revenues — Accessibility. — (1) The county board of elections shall, not later than September 20 of each year, establish the voting place for each precinct. If a change becomes necessary after that date, notice of change shall be published pursuant to KRS chapter 424. If a change becomes necessary on election day, notice shall be posted at the former voting place. The expense of renting voting places, for which rent of not less than twenty dollars (\$20.00) shall be paid, shall be paid in the same manner as other election expenses.

- (2) The county board of elections shall have the authority to designate as voting places, without cost to the board, buildings constructed in whole or in part with tax revenues.
- (3) The county board of elections shall make every reasonable effort to designate as voting places only those places which are accessible to all eligible voters, including those with physical limitations and the elderly. (Enact. Acts 1974, ch. 130, § 23; 1976, ch. 135, § 2; 1980, ch. 72, § 1, effective July 15, 1980.)

117.066. Ability of precinct with small number of voters to use voting facilities and election officers of larger precinct. — (1) In the case of a precinct comprised of a small number of registered voters, the county board of elections may, pursuant to KRS 117.055, utilize the facilities of another precinct as a voting location. Additionally, the county board of elections may petition the State Board of Elections to allow the precinct election officers of the larger precinct to serve as precinct election officers for the precinct that is the subject of the petition. The petition shall designate both the smaller precinct and the larger precinct with which it is to be included, and the type of voting machine or machines to be used. The

petition shall contain a full explanation of the reasons why inclusion is desirable.

- (2) If the petition submitted pursuant to subsection (1) of this section is approved by the State Board of Elections, the election shall be conducted according to the following provisions:
- (a) One voting machine may be utilized for both precincts if the State Board of Elections certifies that separate ballots may be placed upon the voting machine to be used without endangering the integrity of the ballots or without violating any other election law. Otherwise, separate voting machines shall be used for each precinct;
- (b) Separate precinct voter rosters shall be maintained for each precinct, and steps shall be taken to insure that voters cast their ballot in their duly authorized precinct; and
- (c) A separate set of elections forms and reports required by this chapter and the State Board of Elections shall be maintained for each precinct. (Enact. Acts 1992, ch. 430, § 10, effective April 13, 1992.)
- 117.075. Absentee ballots for disabled voters. (1) Any qualified voter who has not been declared mentally disabled by a court of competent jurisdiction, and who, on account of age, infirmity or illness, is not able to appear at the polls on election day may vote in the following manner. At least seven (7) days prior to the date of the election and prior to the close of normal business hours, he shall present to the clerk by mail or in person his application for an absentee ballot containing a verified statement that his inability to appear is due to age, infirmity, or illness. The request for the application may be made by telephone, facsimile machine, mail, or in person. Upon receipt of the application, the clerk shall immediately mail to the voter an absentee ballot and envelopes, and the voter shall cast his vote in accordance with KRS 117.086. The ballot shall be returned by the voter to the county clerk by mail.
- (2) Ballots furnished pursuant to the provisions of this section shall include the names of all candidates for which the voter is entitled to vote. (Enact. Acts 1976, ch. 247, § 3; 1978, ch. 222, § 1, effective June 17, 1978; 1980, ch. 73, § 1, effective July 15, 1980; 1982, ch. 141, § 56, effective July 1, 1982; 1982, ch. 360, § 38, effective July 15, 1982; 1982, ch. 394, § 9, effective July 15, 1982; 1984, ch. 185, § 7, effective July 13, 1984; 1986, ch. 287, § 4, effective July 15, 1986; 1986, ch. 470, § 8, effective July 15, 1986; 1990, ch. 48, § 16, effective July 13, 1990; 1992, ch. 65, § 1, effective March 19, 1992.)

Compiler's Notes. Acts 1980, ch. 396, which would have taken effect on July 1, 1982, was repealed by Acts 1982, ch. 141, § 146, effective July 1, 1982. Accordingly, the amendment to this section by § 61 of Chapter 396 did not take effect.

Section 39 of Acts 1982, ch. 360 and section 10 of Acts 1982, ch. 394 purported to amend this section as amended by § 61 of Acts 1980, ch. 396, which would have taken effect July 1, 1982; however, Acts 1982, ch. 141, § 146, effective July 1, 1982, repealed Acts 1980, ch. 396, and therefore, the amendments by Acts 1982, ch. 360, § 39 and ch. 394, § 10 have not been codified.

117.077. Absentee ballot for medical emergencies. — In case of a medical emergency within seven (7) days or less of an election, a registered voter may apply for an absentee ballot. The application shall state that the emergency condition occurred within the seven (7) day period and shall be notarized. The application form shall be restricted to the use of the voter or the spouse, parents or children of the voter. If the voter has no spouse, parents or children, the application form shall be restricted to the use of the voter or the brother, sister, niece or nephew of the voter. Upon receipt of the application and verification, the county clerk shall issue an absentee ballot. (Enact. Acts 1986, ch. 287, § 2, effective July 15, 1986; 1990, ch. 48, § 17, effective July 13, 1990.)

117.079. Administrative regulations for absentee voting by overseas Kentucky military personnel and other citizens. — The provisions of KRS 117.085 and 117.086 notwithstanding, the State Board of Elections shall, as circumstances warrant and with the concurrence of the Attorney General, promulgate necessary administrative regulations to preserve the absentee voting rights of residents of Kentucky who are military personnel serving on active duty outside the United States and other residents of Kentucky residing outside the United States. (Enact. Acts 1991 (Ex. Sess.), ch. 17, § 1, effective March 1, 1991.)

- 117.085. Application for absentee ballot Form of ballot Cancellation of absentee ballot. (1) All requests for an application for an absentee ballot may be transmitted by telephone, facsimile machine, by mail, or in person. All applications for an absentee ballot shall be transmitted only by mail or in person as specifically provided by this section. Except for qualified voters who apply pursuant to the requirements of KRS 117.075 and 117.077, and those who are incarcerated in jail but have yet to be convicted, no absentee ballots shall be mailed to an address within the county except to those voters who regularly work outside the county during all hours the office of the county clerk is open. In the case of ballots returned by mail, the county clerk shall provide an absentee ballot, two (2) official envelopes for returning the ballot, and instructions for voting to a voter who presents a completed application for an absentee ballot as provided in this section and who is properly registered as stated in his application. Application for an absentee ballot shall be made as follows:
- (a) Any qualified voter in any county who shall be absent from the county on any election day or any person incarcerated in jail who has been charged for a crime but has yet to be convicted of the crime may, at any time not less than the close of normal business hours seven (7) days before the election, make application in person or by mail to the county clerk for an absentee ballot. Requests for an application for an absentee ballot may be transmitted by telephone, facsimile machine, by mail, or in person. All applications for an absentee ballot shall be made in person or by mail, at the option of the voter, except that the county clerk shall hand an applica-

tion for an absentee ballot to the voter who appears in person to request the application, or shall mail the application to a voter who requests the application by telephone, facsimile machine, or mail. The application shall be restricted to use of the voter or the spouse, parents, or children of the voter;

- (b) Any qualified voter in any county who finds, within the last seven (7) days preceding an election, that he shall be unexpectedly absent from the county on election day may apply for and vote by means of an absentee ballot up to the close of normal business hours on the day before the election. The voter shall complete and sign, under penalty of perjury, an affidavit of emergency stating that he had no knowledge of his absence prior to seven (7) days before the election. The application shall be restricted to the use of the voter and the absentee ballot shall be executed in the office of the county clerk during normal business hours.
- (c) Residents of Kentucky who are members of the Armed Forces, dependents of members of the Armed Forces, and overseas citizens, may apply for an absentee ballot by means of the federal post-card application. The application may be used to register, reregister, and to apply for an absentee ballot. If the federal post-card application is received at any time not less than seven (7) days before the election, the county clerk shall affix his seal to the application form upon receipt; and
- (d) Any member of the county board of elections, any precinct election officer appointed to serve in a precinct other than that in which he is registered, and any alternate precinct election officer may vote by absentee ballot. The application form for those persons shall be prescribed by the State Board of Elections and, in the case of application by precinct election officers, shall contain a verification of appointment signed by a member of the county board of elections. If an alternate precinct election officer or a precinct election officer appointed to serve in a precinct other than that in which he is registered receives his appointment less than seven (7) days prior to the election, such officer may vote by absentee ballot in the county clerk's office up to the close of normal business hours on the day before the election. In case of such voters, the verification of appointment shall also contain the date of appointment. The applications shall be restricted to the use of the voter only.
- (2) The clerk shall type the name of the voter on the application form for that person's use and no other. The application form shall be in the form prescribed by the State Board of Elections, shall bear the seal of the county clerk, and shall contain the following information: name, residential address, precinct, party affiliation, statement of absence on election day, statement of where the voter shall be on election day, statement of compliance with residency requirements for voting in the precinct, and the voter's mailing address for an absentee ballot. The form shall be verified and signed by the voter. A notice of the actual penalty provisions in KRS 117.995(2) and (5) shall be printed on the application.
- (3) If the county clerk finds that the voter is properly registered as stated in his application and qualifies to receive an absentee ballot, he shall mail

to the voter an absentee ballot, two (2) official envelopes for returning the ballot, and instructions for voting. The county clerk shall complete a postal form for a certificate of mailing for ballots mailed within the fifty (50) states, and it shall be stamped by the postal service when the ballots are mailed.

- (4) Absentee ballots which are requested prior to the printing of the ballots shall be mailed by the county clerk to the voter within three (3) days of the receipt of the printed ballots; and absentee ballots which are requested subsequent to the receipt of the ballots by the county clerk shall be mailed to the voter within three (3) days of the receipt of the request.
- (5) The clerk shall cause ballots to be printed fifty (50) days prior to each primary or general election and ten days prior to each runoff primary.
- (6) The outer envelope shall bear the words "Absentee Ballot" and the address and official title of the county clerk and shall provide space for the voter's signature, voting address and precinct number. A detachable flap on the inner envelope shall provide space for the voter's signature, voting address, precinct number and notice of penalty provided in KRS 117.995(5). The clerk shall type the voter's address and precinct number in the upper left hand corner of the outer envelope and of the detachable flap on the inner envelope immediately below the blank space for the voter's signature. The inner envelope shall be blank. The clerk shall retain the application and the postal form required by subsection (3) of this section for twenty-two (22) months after the election.
- (7) Any person who has received an absentee ballot but who knows at least seven (7) days before the date of the election that he will be in the county on election day and who has not voted pursuant to the provisions of KRS 117.086 shall cancel his absentee ballot and vote in person. He shall return his absentee ballot to the county clerk's office no later than seven (7) days prior to the date of the election. Upon the return of the absentee ballot, the clerk shall mark on the outer envelope of the sealed ballot or the unmarked ballot the words "Canceled because voter appeared to vote in person." Sealed envelopes so marked shall not be opened. The clerk shall remove the voter's name from the list of persons who were sent absentee ballots, and the voter may vote in the precinct in which he is properly registered. (Enact. Acts 1976, ch. 247, § 4; 1978, ch. 71, § 1, effective June 17, 1978; 1980, ch. 316, § 1, effective July 15, 1980; 1982, ch. 394, § 11, effective July 15, 1982; 1984, ch. 413, § 1, effective April 11, 1984; 1986, ch. 287, \$ 5, effective July 15, 1986; 1986, ch. 470, \$ 9, effective July 15, 1986; 1988, ch. 25, § 1, effective July 15, 1988; 1988, ch. 233, § 1, effective July 15, 1988; 1988, ch. 341, § 27, effective July 15, 1988; 1990, ch. 48, § 18, effective July 13, 1990; 1992, ch. 65, § 2, effective March 19, 1992; 1992, ch. 288, § 35, effective July 14, 1992.)

Legislative Research Commission Note. (7/14/92). This section was amended by two 1992 Acts which do not appear to be in conflict and have been compiled together.

Cross-References. Eligibility to vote, persons charged with crime, KRS 116.025.

Absentee write-in voting, KRS 117.265.

117.0851. Tabulation of absentee ballots. — Absentee ballots cast, as provided by KRS 117.075, 117.077, and 117.085, shall all be tabulated in the same manner, as shall be provided by this chapter. (Enact. Acts 1986, ch. 287, § 3, effective July 15, 1986; 1992, ch. 296, § 2, effective July 14, 1992.)

- 117.086. Marking of absentee ballot Deposit of returned ballots Record. (1) The voter returning his absentee ballot by mail shall mark his ballot, seal it in the inner envelope and then in the outer envelope and mail it to the county clerk as shall be provided by this chapter. The voter shall sign the detachable flap and the outer envelope in order to validate the ballot. In order to be counted, the ballots shall be received by the clerk by at least the time established by the election laws generally for the closing of the polls, which time shall not include the extra hour during which those voters may vote who were waiting in line to vote at the scheduled poll closing time.
- (2) Any voter who shall be absent from the county on election day, but who does not qualify to receive an absentee ballot by mail under the provisions of KRS 117.085 and all members of county boards of elections and precinct election officers qualified to vote by absentee ballot under the provisions of KRS 117.085, shall vote at the main office of the county clerk prior to the day of election. The clerk may provide for such voting by absentee ballot or may use the voting equipment in general use in the county either at the precinct or the equipment as may be used to tabulate absentee ballots, except as follows:
- (a) Any voter qualifying to vote in the clerk's office as provided by this subsection who receives assistance to vote shall use the typed inner and outer envelopes as required in subsection (1) of this section.
- (b) Any voter qualifying to vote in the clerk's office as provided by this subsection whose qualifications are challenged by any clerk or deputy shall vote in the manner required in subsection (1) of this section and shall complete an "Oath of Voter" affidavit which shall be inserted in the outer envelope along with the inner envelope.
- (3) If the clerk uses general voting equipment or absentee ballot tabulating equipment as provided for in subsection (2) of this section, each voter casting his vote at the clerk's office shall sign an "Absentee Ballot Signature Roster."
- (4) The clerk shall designate a location within his office where the ballots shall be cast secretly. In counties containing a city of the first or second class, the county clerk may establish locations other than his main office in which the voters may execute their ballots. Public notice of the locations shall be given pursuant to KRS Chapter 424 and similar notice by mail shall be given to the county chairmen of the two (2) political parties whose candidates polled the largest number of votes in the county at the last general election.

- (5) The State Board of Elections shall promulgate administrative regulations to provide for casting ballots as provided in subsection (2) of this section.
- (6) The clerk shall deposit all of the returned absentee ballots in a locked ballot box immediately upon receipt without opening the outer envelope. The ballot box shall be locked with three (3) locks. The keys to the box shall be retained by the three (3) members of the central absentee ballot counting board, if one is appointed, or by the members of the board of elections, and the box shall remain locked until the ballots are counted. All voting equipment on which ballots are cast as permitted in subsection (2) of this section shall also remain locked and the keys shall be retained by the three (3) members of the central absentee ballot counting board, if one is appointed, or by the members of the board of elections, and the equipment shall remain locked until the ballots are counted.
- (7) The clerk shall keep a list of all persons who return their mail ballots or cast their ballots in the clerk's office and send a copy of that list to the state board after election day. The county clerk and the Secretary of State shall keep a record of the number of absentee ballots cast in any election as a part of the official returns of the election. (Enact. Acts 1980, ch. 73, § 2, effective July 15, 1980; 1986, ch. 287, § 6, effective July 15, 1986; 1986, ch. 470, § 10, effective July 15, 1986; 1988, ch. 341, § 28, effective July 15, 1988; 1990, ch. 48, § 19, effective July 13, 1990.)

Compiler's Notes. This section, which was formerly compiled as KRS 117.325 (Acts 1974, ch. 130, § 46; 1978, ch. 71, § 2, effective July 15, 1980.

- 117.0863. Assistance in voting by absentee ballot Form required of voter and assistant. (1) Except for those voters who have been certified as requiring assistance in voting on a permanent basis, any person voting by means of an absentee ballot as provided in this chapter who receives assistance in voting shall be required to complete the voter assistance form required by KRS 117.255.
- (2) Any person who assists another person in voting by use of an absentee ballot shall complete the voter assistance form required by KRS 117.255.
- (3) The detachable flap on all absentee ballots shall have printed upon it the voter assistance form required by KRS 117.255, as well as a notice of the penalty for failure to complete the form.
- (4) The State Board of Elections shall promulgate a voter assistance form which shall be in a form acceptable to the attorney general. (Enact. Acts 1988, ch. 341, § 14, effective July 15, 1988; 1990, ch. 48, § 20, effective July 13, 1990.)
- 117.0865. Prohibition against influencing a voter completing an absentee ballot Penalty. Any person who aids another in complet-

ing an absentee ballot shall not solicit or encourage that person to vote for or against any candidate, party, or issue. Any person who violates this section shall be guilty of a Class D felony. (Enact. Acts 1988, ch. 341, § 15, effective July 15, 1988; 1990, ch. 48, § 21, effective July 13, 1990.)

- 117.087. Challenge of an absentee ballot Counting procedure Persons permitted to observe. (1) The challenge of an absentee ballot shall be in writing and in the hands of the county clerk before 3:00 p.m. on election day.
- (2) The county board of elections shall count the absentee ballots. The board may appoint a central absentee ballot counting board of not less than three (3) members, who shall be qualified voters and no more than two-thirds (2/3) of whom shall be members of the same political party, to count the ballots at the direction of the county board of elections.
- (3) Beginning at 3:00 p.m. on election day, the board shall meet at the clerk's office to count the absentee ballots. Candidates or their representatives shall be permitted to be present. The county board of elections shall authorize representatives of the news media to observe the counting of absentee ballots. The board shall open the boxes containing absentee ballots and remove the envelopes one (1) at a time. As each envelope is removed, it shall be examined to ascertain whether the outer envelope and the detachable flap are in proper order and have been signed by the voter. All unsigned absentee ballots shall be rejected automatically. The chairman of the county board of elections shall compare the signatures on the outer envelope and the detachable flap with the signature of the voter that appears on the registration card. If the outer envelope and the detachable flap are found to be in order, the chairman shall read aloud the name of the voter. If the vote of the voter is not rejected on a challenge then made as provided in subsection (4) of this section, the chairman shall remove the detachable flap and place the inner envelope unopened in a ballot box which has been provided for the purpose.
- (4) When the name of a voter is read aloud by the chairman, the vote of the voter may be challenged by any board member or by the written challenge provided in subsection (1) of this section and the challenge may be determined and the vote accepted or rejected by the board as if the voter was present and voting in person; but if the outer envelope and the detachable flap are regular, and substantially comply with the provisions of this chapter, they shall be considered as showing that the voter is prima facie entitled to vote. If the vote of a voter is rejected pursuant to the challenge, the inner envelope shall not be opened, but returned to the outer envelope upon which the chairman shall write on the envelope the word "rejected".
- (5) After the challenges have been made and all the blank inner envelopes have been placed in a ballot box, the box shall be thoroughly shaken to redistribute the ballots in the box. The board shall open the ballot box, remove the absentee ballots from the inner envelopes, and count the ballots.

- (6) The board shall unlock any voting equipment used to cast ballots in the clerk's office as provided for in KRS 117.086 and a total of all absentee ballots shall be made and recorded on the form provided by the State Board of Elections.
- (7) The county board of elections shall make public the absentee ballot results after 6:00 p.m. (Enact. Acts 1980, ch. 73, § 3, effective July 15, 1980; 1980, ch. 316, § 2, effective July 15, 1980; 1982, ch. 394, § 12, effective July 15, 1982; 1986, ch. 287, § 7, effective July 15, 1986; 1986, ch. 470, § 11, effective July 15, 1986; 1988, ch. 341, § 29, effective July 15, 1988; 1990, ch. 48, § 22, effective July 13, 1990.)

Compiler's Notes. This section, which was formerly compiled as KRS 117.335 (Acts 1974, ch. 130, § 47; 1976, ch. 130, § 3; 1976, ch. 247, § 5; 1978, ch. 71, § 3, effective June

17, 1978), was repealed and reenacted as this section by Acts 1980, ch. 73, § 3, effective July 15, 1980.

VOTING MACHINES

- 117.105. Purchase or lease of voting machines. The fiscal court of any county shall purchase or lease, from available funds or from the proceeds of bonds which may be issued for that purpose, voting machines, including extra or reserve machines, for use in regular, special and primary elections. The fiscal court may, prior to any election, authorize the use of additional voting machines in any particular precinct. (Enact. Acts 1974, ch. 130, § 24.)
- 117.115. Power to select make of machine. The fiscal court of any county may select in its discretion any type and make of voting machine that complies with the specifications and requirements of this chapter. The fiscal court may employ engineers and other skilled persons to advise and aid in the selection of the machines and in determining the specifications thereof. (Enact. Acts 1974, ch. 130, § 25.)
- 117.125. Specifications and features required for approval. No make of voting machine shall be approved for use unless it is so constructed that:
 - (1) It will insure secrecy to the voter in the act of voting.
- (2) It provides facilities that will permit votes to be cast for any candidate entitled to have his name printed upon the ballots at any regular, special or primary election, and for or against any public question entitled to be placed upon the ballots.
- (3) It will, except at primary elections, permit a voter to vote for all the candidates of one (1) party or for one or more candidates of every party having candidates entitled to be voted for, or for one or more independent candidates.
- (4) It will permit a voter to vote for as many persons for an office as he is lawfully entitled to vote for, and no more.

- (5) It will prevent a voter from voting for the same person, or for or against the same question, more than once.
- (6) It will permit a voter to vote for or against any question he may have the right to vote on, but no other.
- (7) It may be adjusted for use in primary elections so that a voter may not vote for any person except those seeking nomination as candidates of his party or as candidates for an office of the Court of Justice.
- (8) It will correctly register and accurately count all votes cast for each person, and for or against each public question.
- (9) It can be determined whether the machine has been unlocked and operated after once being locked.
- (10) It will show at all times during an election how many persons have voted by a device hereinafter referred to as a public counter.
- (11) The counter indicating the number of votes cast for each person and for or against each public question cannot be seen or tampered with without unlocking a covering device that cannot be unlocked by a key that unlocks any other part of the machine. When such counters are so exposed the machine can no longer be placed into condition for operation without the use of a special key, which key shall not have been in the possession of the election officers at the polling places; but if this requirement has the effect of eliminating from consideration any other make of machine such requirement shall not apply.
- (12) The operating device and operating mechanism may be locked before the time for opening the polls and after the time for closing the polls.
- (13) It is accompanied by a mechanical model illustrating the manner of voting on the machine, suitable for the instruction of voters.
- (14) It will permit a voter to vote for all the candidates for presidential electors of any party by one (1) operation.
- (15) It will permit a voter to vote, in any regular or special election, for any person desired to be voted for whose name does not appear upon the voting machine.
 - (16) It bears a number that will distinguish it from any other machine.
- (17) The frames in which ballot labels are placed shall be constructed with transparent protective devices, in order that the names thereon cannot be mutilated or altered. (Enact. Acts 1974, ch. 130, § 26; 1976, ch. 54, § 21, effective March 10, 1976.)
- 117.135. Custody of machines. When voting machines are acquired by any county, they shall be immediately placed in the custody of the county clerk, and shall remain in his custody at all times except when in use at an election or when in the custody of a court or court officer during contest proceedings. The clerk shall see that the machines are properly protected and preserved from damage or unnecessary deterioration, and shall not permit any unauthorized person to tamper with the machines. (Enact. Acts 1974, ch. 130, § 27.)

- 117.145. Preparation of ballot labels, absentee ballots and supplemental paper ballots Provision for write-in votes. (1) At least fifteen (15) days before any special election, and at least fifty (50) days before any primary or regular election, the county clerk of each county shall cause to be printed and ready for use ballot labels for each candidate who, and each question which, is entitled to be voted upon in such election. The ballot labels shall be printed on clear white paper or other material which shall be furnished by the printer. They shall be printed in black ink, in plain, clear type clearly legible to a person with normal vision, and shall be of a size to fit the ballot frames. The labels shall include the necessary party designations.
- (2) Each county clerk shall have printed a sufficient number of paper absentee ballots. The absentee ballot shall be used for voting by absent voters; by precinct officers who have been assigned to a precinct other than their own; by members of a county board of elections; by voters so disabled by age, infirmity or illness as to be unable to appear at the polls; and for voting in an emergency situation. The ballot stubs shall be consecutively numbered and the county board shall keep a record, by number, of all absentee ballots used for any of the purposes listed herein.
- (3) No later than the Friday preceding a special or regular election, the county clerk shall equip the voting machines with the necessary supplies for the purpose of write-in votes. The county clerk shall also attach a pencil or pen to the voting machine for write-in purposes.
- (4) If supplemental paper ballots have been approved as provided in KRS 118.215, the county clerk shall cause to be printed a sufficient number of paper ballots for the registered voters of each precinct. The paper ballots shall have stubs which are numbered consecutively. The quality of paper on which the supplemental paper ballots are printed shall be determined by regulations promulgated by the secretary of the Finance and Administration Cabinet. (Enact. Acts 1974, ch. 130, § 28; 1976 (Ex. Sess.), ch. 1, § 3; 1984, ch. 44, § 4, effective March 2, 1984; 1984, ch. 185, § 8, effective July 13, 1986; ch. 470, § 12, effective July 15, 1986; 1990, ch. 48, § 23, effective July 13, 1990; 1992, ch. 296, § 3, effective July 14, 1992.)
- 117.155. Arrangement of ballot labels Preparation of machines Record. Upon receiving the printed ballot labels, the county clerk shall place them in the ballot frames upon the machines, in such a manner as will most nearly conform to the plan of arrangement prescribed by the secretary of state in the manner prescribed in KRS 118.215. He shall then see that the counters referred to in subsections (10) and (11) of KRS 117.125 are set at zero, and shall lock the operating device and mechanism and the devices protecting the counters and ballot labels. He shall then enter in an appropriate book, opposite the number of each precinct the distinguishing number of the machine to be used in that precinct. (Enact. Acts 1974, ch. 130, § 29; 1976, ch. 247, § 10.)

- 117.165. Examination of machines by county board Approval — Delivery of election supplies to precinct. — (1) Upon completing the preparation of the machines in accordance with the provisions of KRS 117.155, and not later than the Thursday preceding the day of the election, the county clerk shall notify the members of the county board of elections that the machines are ready for use. The board shall thereupon convene at the office of the county clerk, not later than the Friday preceding the day of the election, and examine the machines to determine whether the requirements of KRS 117.155 have been met. The county board of elections shall publish notice, in accordance with KRS 424.130(1)(d), at least twenty-four (24) hours in advance of the time when the machines are to be examined by the board. If found in proper order, the members of the county board of elections shall endorse their approval in the book in which the county clerk has entered the numbers of the machines opposite the numbers of the precincts. The clerk shall then deliver all of the keys to the machines to the county board of elections who shall give a receipt for the keys which shall contain identification of the keys. Not later than one (1) hour before the time set for the opening of the polls, the board shall deliver all election supplies including the precinct list, tabulation sheets, and the key to the device covering the registering counters and other keys necessary for the operation of the machine in registering votes, to the election officers of the precinct in which the machine is being used, who shall give the board a receipt containing identification of the keys. The master key and all other keys shall remain in the possession of the county board of elections.
- (2) Any candidate, one (1) representative of each political party having candidates to be voted for at the election, and representatives of the news media may be present when the examination of the machines is made by the county board of elections. (Enact. Acts 1974, ch. 130, § 30; 1982, ch. 394, § 13, effective July 15, 1982; 1992, ch. 296, § 4, effective July 14, 1992.)
- 117.175. Instruction cards. The county clerk shall, with the county attorney, prepare a sufficient number of instruction cards containing a diagram showing the front of the voting machine as it will appear on the day of the election, instructions as to the proper method of voting by the use of the machine and instructions as to the proper method of casting a write-in vote. If supplemental paper ballots have been approved, as provided in KRS 118.215, the instruction cards shall indicate the offices, candidates and questions which will appear on the paper ballots and the instructions for marking and depositing the ballots. The cards shall be examined and approved by the county board of elections at the time the machines are examined and approved. The cards shall be delivered to each election clerk by the county clerk at the time that other election supplies are delivered and the election clerk shall post the card at the polling place. (Enact. Acts 1974, ch. 130, § 31; 1976 (Ex. Sess.), ch. 1, § 4.)

117.185. Election officers, instruction and compensation. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 32; 1978, ch. 318, § 3, effective June 17, 1978; 1978, ch. 348, § 1,

- 117.187. Training regarding election laws for state and county officials Training and compensation for election officers and training for certified challengers. (1) The State Board of Elections shall regularly provide special training regarding the election laws and methods of enforcement to all county clerks, sheriffs, county attorneys, Commonwealth's attorneys and certain members of the Kentucky State Police.
- (2) The county board of elections shall provide special training to all election officers, alternates, and certified challengers regarding their duties and the penalties for failure to perform. Election officers, including alternates, and certified challengers shall attend the training session, unless excused by the county board of elections for reason of illness or other emergency. Any person who fails to attend a training session without being excused shall be prohibited from serving as an election officer or challenger for a period of five (5) years.
- (3) The county attorney shall attend the training session for election officers to assist in explaining the duties and penalties for failure to perform.
- (4) Compensation in the minimum amount of five dollars (\$5) for reimbursement of actual expenses shall be paid by the county to the election officers for attending the training session. (Enact. Acts 1988, ch. 341, § 12, effective July 15, 1988; 1992, ch. 288, § 50, effective July 14, 1992.)
- 117.195. Delivery of machines to precincts Arrangement in voting place Delivery of supplemental paper ballots, voting booths, supplies, and ballot box to each precinct County clerk to take receipt and retain keys to ballot box. (1) At least one (1) hour prior to the opening of the polls, the county clerk shall deliver each machine, with the operating device and mechanism and the device covering the registering counters securely locked, to the clerk of the precinct in which it is to be used, and shall take a receipt indicating the distinguishing number of the machine. The clerk of the precinct shall cause the machine to be arranged in the voting place so that the front of the machine, on which appear the ballot labels and the operating devices, will not be visible, when being operated, to any person other than the voter.
- (2) In polling places in which machines for multiple precincts are located, the county clerk shall post a sign near each machine identifying the precinct for which the machine has been designated.
- (3) If supplemental paper ballots have been approved as provided in KRS 118.215, the county clerk shall, at least one hour prior to the opening of the

polls, deliver a sufficient number of ballots for the registered voters of each precinct, a sufficient number of voting booths for voting paper ballots, string, rubber stamps for marking "Spoiled" and "Unused" ballots and a locked ballot box for each precinct. The county clerk shall take a receipt for the number of ballots issued and the ballot box for each precinct. The county clerk shall retain the keys to all ballot boxes. (Enact. Acts 1974, ch. 130, § 33; 1976 (Ex. Sess.), ch. 1, § 5; 1990, ch. 48, § 24, effective July 13, 1990.)

117.205. Examination by election officers — Correction of defects - Reserve voting machine. - Before permitting any person to vote on the day of the election, the election officers shall examine the machine to ascertain whether it has been operated since the counters referred to in subsections (10) and (11) of KRS 117.125 were set at zero, and to ascertain whether the ballot labels are arranged as specified on the printed instruction cards. If the machine indicates that it has been operated or if the ballot labels are not so arranged, the officers shall not unlock the operating device or mechanism, but shall immediately secure the attendance of the county clerk and one (1) member of the county board of elections other than the county clerk, who shall reset the counters at zero and relock the device covering the counters, or properly arrange the ballot labels, as the case may be, in the presence of the election officers. If the attendance of members of the board of elections cannot be obtained before the opening of the polls or within one (1) hour thereafter, the election officers shall notify the county clerk of the foregoing facts and obtain from the county clerk a reserve voting machine, and proceed to conduct the election. Any reserve machine shall have been certified for use at the election by the county board of elections and prepared for use at the election by the election officers in the precinct in the same manner as the original machine was prepared for the election. The machine found to have been so operated shall be returned immediately to the custody of the county clerk, whose duty it shall be to promptly repair same in order that it may be used as a reserve machine in the election if needed. (Enact. Acts 1974, ch. 130, § 34; 1990, ch. 48, § 25, effective July 13, 1990.)

117.215. Procedure when machine becomes unusable during election — Counting of votes — Backup voting machine or supplemental paper ballots for emergency use. — (1) If, during the conduct of an election, a machine becomes in a state of disrepair so that it cannot be operated in a manner that will comply with the provisions of this chapter, the election officers shall lock or seal the machine in such a manner as to prevent further voting thereon and record the numbers shown by the public counter. Then the election officers shall secure from the county clerk a reserve voting machine, which shall be prepared and made ready for use as provided in KRS 117.205, and thereupon proceed to conduct the election. When the polls are closed both the original and reserve voting machines

shall be examined and the votes thereon registered shall be counted as provided in KRS 117.275 and the aggregate number of votes cast on both machines for each candidate and on each question shall be certified as the result of the election in that precinct.

- (2) If an emergency should arise due to the malfunction of the voting machine, the county clerk shall provide a backup voting machine or supplemental paper ballots for use at the precinct and a ballot box in which to deposit the voted ballots. The ballot box shall be locked with two (2) locks and the judges of the precinct shall each hold the key to one (1) lock. At the close of voting, the ballots shall be counted at the precinct or a central counting center and added to the votes cast by machine. The aggregate of these votes shall be certified as the result of the election in that precinct. (Enact. Acts 1974, ch. 130, § 35; 1976 (Ex. Sess.), ch. 1, § 6; 1990, ch. 48, § 26. effective July 13, 1990.)
- 117.225. Voter's signature Use of original registration forms to compare signature Voting supplemental paper ballot. (1) Any person desiring to vote on election day shall give his name and address to the clerk of the election. If the person's name is listed on the precinct list furnished by the state board of elections as provided in KRS 117.025 and if no challenge is made, he shall sign his name on the precinct list in the space opposite his printed name. The voter's signature shall constitute his verification that he is a properly registered and qualified voter. The voter shall then retire alone to cast his vote on the voting machine. The county board of elections may provide to each precinct the original registration form of each voter entitled to vote in that precinct. These forms shall be used to compare signatures in those precincts to which the forms are provided.
- (2) If supplemental paper ballots are used, as provided in KRS 118.215, after voting on the voting machine the voter shall take the supplemental paper ballot with the stub intact and retire alone to the voting booth provided for voting paper ballots. After voting the supplemental paper ballot, the voter shall remove the numbered stub, hand the stub to an election official and deposit the voted ballot in the locked ballot box. (Enact. Acts 1974, ch. 130, § 36; 1976, ch. 199, § 1; 1976 (Ex. Sess.), ch. 1, § 7; 1978, ch. 384, § 561, effective June 17, 1978; 1986, ch. 33, § 1, effective July 15, 1986.)
- 117.227. Confirmation of voter's identity Affidavit required from voter without identification. Election officers shall confirm the identity of each voter by personal acquaintance or by a document, such as a motor vehicle operator's license, social security card, or credit card. If the voter has no identification in his possession, the election officer shall require the voter to complete the affidavit which is required to be completed by a voter whose right to vote is challenged. The election officer confirming

the identity shall sign the precinct voter roster and list the method of identification. (Enact. Acts 1988, ch. 341, § 9, effective July 15, 1988.)

- 117.235. Persons permitted in voting room Prohibited activities Exit polls permitted Election sheriff to maintain order Mock elections for school children. (1) No person, other than the election officers and challengers, shall be permitted within the voting room while the vote is being polled, except for the purpose of voting or except by authority of the election officers to keep order and enforce the law.
 - (2) No officer of election shall do any electioneering on election day.
- (3) No person shall do any electioneering at the polling place or within a distance of five hundred (500) feet of any entrance to a building in which a voting machine is located if that entrance is unlocked and is used by voters on election day, unless the fiscal court or legislative body of an urbancounty government specifically authorizes by ordinance on a county wide basis a greater distance from the polling place within which electioneering may be permitted, but in no case shall electioneering be allowed within five hundred (500) feet of any entrance to a building in which a voting machine is located if that entrance is unlocked and is used by voters. Electioneering shall include the displaying of signs, the distribution of campaign literature, cards or handbills, the soliciting of signatures to any petition, or the solicitation of votes for or against any candidate or question on the ballot in any manner, but shall not include exit polling. Nothing contained in this section shall prohibit electioneering conducted within a private residence or establishment other than that in which the polling place is located by persons having an ownership interest in such property.
- (4) No voter shall be permitted to converse with others while in the voting room concerning their support or nonsupport of any candidate, party or issue to be voted on, except as provided in KRS 117.255.
- (5) The election sheriff, under the supervision of the precinct election judges, shall enforce the election laws and maintain law and order at the polls and within fifty (50) feet of any entrance to the building in which the voting machine is located if that entrance is unlocked and is used by voters. Assistance may be requested of any law enforcement officer.
- (6) Notwithstanding the provisions of subsection (1) of this section, the State Board of Elections may establish a program designed to instill in schoolchildren a respect for the democratic principles of voting by conducting in any county a mock election for schoolchildren in conjunction with any regular, primary, or special election. The State Board of Elections shall promulgate administrative regulations regarding the mock elections to insure that the regular voting process will not be impaired. (Enact. Acts 1974, ch. 130, § 37; 1978, ch. 224, § 1, effective June 17, 1978; 1978, ch. 318, § 4, effective June 17, 1978; 1982, ch. 394, § 14, effective July 15, 1982; 1986, ch. 470, § 13, effective July 15, 1986; 1988, ch. 341, § 30, effective July 15, 1988; 1990, ch. 48, § 27, effective July 13, 1990; 1992, ch. 296, § 22, effective July 14, 1992.)

- 117.237. Request for state police patrol of voting precinct during polling hours Investigation by state police of reported violations Reports to prosecutors. (1) A county board of elections, a clerk, judge/executive, sheriff, fiscal court, the attorney general, grand jury or the county chairman of either of the two (2) political parties which polled the largest vote in the preceding general election may request that the Kentucky state police patrol voting precincts in the county during the hours the polls are open on the day of any primary or regular or special election for the purpose of maintaining order and enforcing the election laws of the state. The state police shall investigate any reported violations of the election laws. Candidates may petition any of the aforementioned officers or bodies to request state police patrols of county voting precincts.
- (2) The state police shall report the results of their investigation to the appropriate Commonwealths' and county attorneys. (Enact. Acts 1986, ch. 287, § 1, effective July 15, 1986; 1988, ch. 341, § 31, effective July 15, 1988.)
- 117.245. Procedure when voter's right to vote disputed. (1) The fact that a person is registered constitutes only prima facie evidence of his right to vote and does not prevent the officers of any election from refusing to allow him to vote for cause.
- (2) When the officers of an election disagree as to the qualifications of a voter or if his right to vote is disputed by a challenger, the voter shall sign a written oath as to his qualifications before he is permitted to vote. The oath shall be in such form as prescribed by the state board of elections and twenty (20) printed copies shall be included in the election supplies of each precinct.
- (3) The subscribed oaths shall be returned to the county clerk who shall deliver them to the commonwealth's attorney.
- (4) The commonwealth's attorney and county attorney shall investigate each of the oaths and cause to be summoned before the grand jury the witnesses they or either of them, deem proper, and the grand jury shall make a thorough investigation of all votes so cast, and return indictments against all persons illegally voting. The foreman of the grand jury shall return to the county clerk all of the oaths upon which no indictments are found. The clerk shall safely keep them as a part of the records of his office, and shall produce any or all of them, when required, to any subsequent grand jury. (Enact. Acts 1974, ch. 130, § 38; 1976 (Ex. Sess.), ch. 14, § 130, effective January 2, 1978; 1982, ch. 394, § 15, effective July 15, 1982.)
- 117.255. Instruction of voters Assistance and certification of voters requiring assistance Manner of voting Report of violations. (1) The voter shall be instructed by the officers of election, with the aid of the instruction cards and the model, in the use of the machine, if the voter so requests.

- (2) Except for those voters who have been certified as requiring assistance on a permanent basis, no voter shall be permitted to receive any assistance in voting at the polls unless he makes and signs an oath that, by reason of inability to read English, or by reason of blindness or other physical disability he is unable to vote without assistance. The oath shall be upon a voter assistance form prescribed by the State Board of Elections. All persons assisting a voter shall execute the voter assistance form.
- (3) Upon making and filing with the judges the oath, the voter shall retire to the voting machine, with the judges, and one (1) of the judges shall, in the presence of the other and the voter, operate the machine as the voter directs. The disabled person applying to vote may, if he prefers, be assisted by a person of his own choice who is not an election officer, except that the voter's employer, an agent of that employer, an officer or agent of that voter's union, or a candidate shall not assist the voter, nor shall a person assist more than two (2) voters on the date of any primary, regular or special election.
- (4) The clerk shall swear the person accompanying the disabled or blind voter to operate the voting machine in accordance with the directions of the disabled or blind voter, and the disabled or blind voter and the person sworn shall enter the voting booth and the one sworn shall operate the machine for the disabled or blind voter as he directs.
- (5) Voters who require assistance on a permanent basis due to blindness or other physical disability may apply to the county board of elections for certification. Application may be made when registering to vote or completing the voter assistance form by indicating the reason for obtaining assistance is permanent. The county board of elections shall determine whether the applicant requires assistance on a permanent basis. The county board of elections shall notify the county clerk who shall enter such certification on the voter's registration record. The State Board of Elections shall cause the precinct roster of voters to indicate those voters who are certified to receive assistance permanently without signing voter assistance forms at the precinct.
- (6) Voting booth shall mean an area in which a voter casts his vote which is designed to insure the secrecy of the vote. No voter shall be assisted under this subsection unless the judges and the sheriff of election are satisfied of the truth of the facts stated in the oath. The voter shall state in his oath the specific physical disability that requires him to receive assistance.
- (7) No voter shall be permitted to occupy the voting machine more than two (2) minutes if other voters are waiting to use it.
- (8) In primary elections, before a voter is permitted to use the voting machine, a judge of the election shall adjust the machine so that the voter will only be able to vote for the persons for whom the voter is qualified to vote.

- (9) If the machine is so constructed as to require adjustment after one (1) person has voted before another person may vote, the judges of election shall adjust it after each person has voted.
- (10) The election officers shall constantly maintain a watch in order to prevent any person from voting more than once.
- (11) If supplemental paper ballots have been approved, as provided in KRS 118.215, the voter shall vote his ballot in privacy in a booth provided for that purpose by the county clerk. If the voter spoils his ballot, he shall return the spoiled paper ballot to an election official who shall stamp the ballot "Spoiled," initial and place the spoiled ballot in an envelope provided for that purpose. The voter shall be issued a second supplemental paper ballot. Upon completion of voting, the voter shall remove the numbered stub from the ballot, hand the stub to an election official and deposit the voted ballot in the locked ballot box in the presence of precinct election officials.
- (12) The election sheriff shall be responsible for reporting violations of this section. (Enact. Acts 1974, ch. 130, § 39; 1976 (Ex. Sess.), ch. 1, § 8; 1982, ch. 360, § 40, effective July 15, 1986; ch. 287, § 9, effective July 15, 1986; 1986, ch. 470, § 14, effective July 15, 1986; 1988, ch. 341, § 32, effective July 15, 1988; 1990, ch. 48, § 28, effective July 13, 1990.)
- 117.265. Write-in votes. (1) A voter may, at any regular or special election, cast a write-in vote for any person qualified as provided in subsection (2) or (3) of this section, whose name does not appear upon the ballot label as a candidate, by writing the name of his choice upon the appropriate device for the office being voted on provided on the voting machine as required by KRS 117.125. Any candidate for city office who is defeated in a partisan or nonpartisan primary election shall be ineligible as a candidate for the same office in the regular election. Any voter utilizing an absentee ballot may write in a vote for any eligible person whose name does not appear upon the ballot, by writing the name of his choice under the office.
- (2) Write-in votes shall be counted only for candidates for election to office who have filed a declaration of intent to be a write-in candidate with the Secretary of State or county clerk, depending on the office being sought, not less than ten (10) days preceding the date of the regular or special election. The declaration of intent shall be on a form prescribed by the Secretary of State.
- (3) Persons who wish to run for President and Vice-President shall file a declaration of intent to be a write-in candidate, along with a list of presidential electors pledged to those candidates, with the Secretary of State not less than ten (10) days preceding the date of the regular election for those offices. Write-in votes cast for the candidates whose names appear on the ballot shall apply to the slate of pledged presidential electors, whose names shall not appear on the ballot.
- (4) The county clerk shall provide to the precinct election officers certified lists of those persons who have filed declarations of intent as provided

in subsections (2) and (3) of this section. Only write-in votes cast for qualified candidates shall be counted.

- (5) Two (2) election officers of opposing parties shall upon the request of any voter instruct the voter on how to cast a write-in vote.
- (6) The provisions of this section requiring the filing of a declaration of intent shall not apply to elections for municipal office in cities of the fifth or sixth class, and all write-in votes shall be counted, regardless of whether a declaration was filed. (Enact. Acts 1974, ch. 130, § 40; 1976, ch. 247, § 6; 1982, ch. 394, § 16, effective July 15, 1982; 1986, ch. 287, § 10, effective July 15, 1986; 1990, ch. 48, § 29, effective July 13, 1990; 1990, ch. 366, § 2, effective July 13, 1990; 1992, ch. 288, § 57, effective July 14, 1992; 1992, ch. 454, § 1, effective July 14, 1992.)

Legislative Research Commission Note. (7/14/92). This section was amended by 1992 Acts chs. 288 and 454 which are in conflict.

Pursuant to KRS 446.250, Acts ch. 288 which was last enacted by the General Assembly prevails

- 117.275. Counting and certification of votes Return of keys and machines Return of ballot box, ballot stubs, spoiled and unused ballots Authorized representatives and news media representatives to observe tally Secretary of State to determine need for runoff primary in gubernatorial election. (1) At the count of the votes in any precinct, any candidate or slate of candidates and any representatives to witness and check the count of the votes therein, who are authorized to be appointed as is provided in subsection (7) of this section, shall be admitted and be permitted to be present and witness the count.
- (2) As soon as the polls are closed, and the last voter has voted, the judges shall immediately lock and seal the operating lever, mechanism or other device of the voting equipment so that the voting and counting mechanism will be prevented from operation, and they shall sign a certificate stating:
- (a) That the voting equipment has been locked against voting and sealed;
 - (b) The number of voters, as shown on the public counters;
- (c) The number registered on the protective or accumulative counter or device, if any; and
- (d) The number or other designation of the voting equipment, which certificate shall be returned by the judges of election to the officials authorized by law to receive it. The judges shall compare the number of voters, as shown by the counter of the voting equipment, with the number of those who have voted as shown by the protective or accumulative counter or device, if any.
- (3) Where voting equipment is used which does not print the candidates' names, lever numbers, and total votes received on a general return sheet or record for that equipment, the procedure to be followed shall be: the judges, in the presence of the representatives mentioned in subsection (1) of this

section, if any, and of all other persons who may be lawfully within the polling place, shall make visible the registering counters, and, for that purpose, shall unlock and open the doors, or other covering concealing the counters, giving full view of all the counter numbers. The judges shall, under the scrutiny of the representatives, and in the order of the offices as their titles are arranged on the machine, read and announce, in distinct tones, the results as shown by the counter numbers for each candidate or slate of candidates and for and against each question voted on. The counters shall not be read consecutively along the party rows or columns, but shall always be read along the office columns or rows, completing the canvass for each office or question before proceeding to the next. The vote as registered shall be entered by the judges, in ink, on quadruplicate return sheets, and also on a general return sheet and statement, all of which, after the canvass is completed, shall be signed by the election officers. The total votes cast for each candidate, and slate of candidates, and for and against each question, shall be entered on the general and quadruplicate return sheets and statement. The proclamation of the result of the votes cast shall be announced distinctly and audibly by one (1) of the judges, who shall read the name and the vote cast for each candidate, and slate of candidates, and the vote for and against each question submitted. During the proclamation, ample opportunity shall be given to any person lawfully present to compare the results so announced with the counter dials of the voting equipment, and any necessary corrections shall be made by the judges, and the door or other cover of the voting equipment shall then be closed and locked.

- (4) If any officer shall decline to sign the return, he shall state his reason in writing, and a copy thereof, signed by him, shall be enclosed with the return. Each of the return sheets shall be enclosed in an envelope, which shall be securely sealed, and each of the officers shall write his name across the fold of the envelope. One (1) of the quadruplicate return sheets, along with the general return sheet and the write-in roll, if any write-in votes were cast in the precinct, shall be directed to the county board of elections of the county in which the election is being held, one (1) to the county clerk of the county in which the election is being held and one (1) to the local governing body of each of the two (2) dominant political parties. The envelope shall have endorsed thereon a certificate of the election officers, stating the number of the machine, the precinct where it has been used, the number on the seal, and the number on the protective or accumulative counter or device at the close of the polls. Following the tabulation of all votes cast in the election, including absentee votes and write-in votes, the county board shall mail the tabulation sheets showing the results from each precinct to the State Board of Elections and the county clerk shall mail or deliver the precinct lists from each precinct to the State Board of Elections.
- (5) In primary elections at which each party's slates of candidates seeking the nomination of their parties for Governor and Lieutenant Governor are voted on, the Secretary of State, upon receiving the certified results of

voting from each county's precincts for those offices, shall determine whether a runoff primary shall be necessary for either or both parties pursuant to KRS 118.245. The Secretary of State shall, within twenty-four (24) hours of making his determination, inform the affected slates of candidates, the county clerks, the county boards of elections, the State Board of Elections, the Registry of Election Finance, and the news media of his determination, and the date of the runoff primary, which shall be subject to change if an election contest or vote recount shall be requested.

- (6) As soon as possible after the completion of the count, the two (2) judges shall return to the county board of elections the keys to the voting machine received and receipted for by them, and the county clerk in which the precinct is located shall have the voting machine properly boxed or securely covered and removed to a proper and secure place of storage.
- (7) In primary elections, each candidate, slate of candidates, or group of candidates may designate to the county board of elections a representative to witness and check the vote count. In regular elections, the governing authority of each political party, each candidate for member of board of education, independent candidate, or independent ticket may designate a representative to the county board of elections to witness and check the vote count. The county board of elections shall authorize representatives of the news media to observe the taking of the tally of votes from the voting machine in each precinct in each primary, regular or special election.
- (8) If supplemental paper ballots have been approved, as provided in KRS 118.215, after the polls are closed, the precinct election officials shall stamp "Unused" on all supplemental paper ballots not used. The election officers shall string all used ballots' stubs upon a string provided for that purpose, and the stubs shall be placed in an envelope. The two (2) judges shall return to the county clerk's office the locked ballot box, all ballot stubs, spoiled ballots, and unused ballots at the same time as the tabulation of votes from the voting machine is delivered. The county clerk shall issue a receipt for the number of ballot stubs, unused ballots, spoiled ballots and the ballot box. The county board of elections, or its designee, shall count and tally the paper ballots manually or with the use of tabulating equipment which does not involve an additional voting system. The results of the vote tally shall be certified by the county board of elections to the county clerk and to the Secretary of State. The county board of elections shall authorize the candidates, slates of candidates, or their representatives, and representatives of the news media to be present during the counting of the paper ballots. Except as otherwise required in this chapter that certain records and papers relating to specified elections be retained for twenty-two (22) months, the county clerk shall retain the paper ballots for sixty (60) days, after which time they shall be destroyed in a manner to render them unreadable by the county board of elections if no contest or recount action has been filed. (Enact. Acts 1974, ch. 130, § 41; 1976, ch. 130, § 1; 1976 (Ex. Sess.), ch. 1, § 9; 1978, ch. 384, § 249, effective June 17, 1978; 1980, ch. 14, § 1, effective July 15, 1980; 1986, ch. 470, § 15, effective July 15,

1986; 1990, ch. 48, § 30, effective July 13, 1990; 1992, ch. 288, § 36, effective July 14, 1992.)

117.285. Form of return sheets and statement — Delivery. — The general return sheet, triplicate return sheets, and statement, shall be printed to conform with the make of voting machine used. The designating number and letter, if any, on the counter for each candidate shall be printed thereon opposite the candidate's name. Immediately after the vote has been ascertained, the statement thereof shall be posted on the door of the polling place. Thereupon, each of the judges shall take into his possession two (2) of the above-mentioned return sheets, sealed up in its envelope as aforesaid, and shall forthwith deliver the said return sheets to the respective officers and persons to whom they are addressed, as aforesaid, and shall take receipts therefor. The judges representing each of the two (2) dominant political parties shall take the envelope addressed to the local governing authority of the party with which said respective judges are affiliated, also, one (1) of the judges shall take and deliver the envelope addressed to the board and the other judge shall take and deliver the envelope addressed to the county clerk. (Enact. Acts 1974, ch. 130, § 42.)

117.295. Period machines to remain locked — Custody of keys. — (1) For a period of ten (10) days following any primary election, and for a period of thirty (30) days following any general or special election, the voting machine shall remain locked against voting, except that it may be opened and all the data and figures therein examined, upon the order of any court of competent jurisdiction, or judge thereof, or by direction of any legislative committee authorized and empowered to investigate and report upon contested elections affected by the use of a voting machine, and all the data and figures shall be examined by the court, judge or committee in the presence of the officer having the custody of the machine. In the event of a contest of election, the court in which the contest is pending or the committee before which the contest is being heard may, upon motion of any party to the contest, issue an order requiring that the voting machines shall remain continuously locked for further time as may be reasonable or necessary, with due regard for the preparation of the machines for a succeeding primary, runoff primary, regular, or special election, but in no event shall the order compel that the machines remain locked to a time within thirty (30) days next preceding any approaching primary, runoff primary, regular, or special election.

(2) During the period when the machine is required to be kept locked, the keys thereto shall remain in the possession of the county board of elections. After that period, it shall be the duty of the county board of elections to return the keys to the custody of the county clerk. (Enact. Acts 1974, ch. 130, § 43; 1992, ch. 288, § 37, effective July 14, 1992.)

117.305. Recanvass of votes — Test of machines — Candidates and representatives of political parties and news media to observe recanvass — Forms for reporting recanvassed vote. — (1) The canvass and returns provided for in KRS 117.275 shall constitute the official returns of the precinct, unless before 6:00 p.m. on a Tuesday following a primary or regular election, or within twenty-four (24) hours after the close of the polls in a special election held for the purpose of filling a vacancy, the county clerk or county board of elections takes notice of a discrepancy in the tally of votes cast in any precinct or number of precincts, or a candidate makes a written request to the county board of elections in the case of a candidate who has filed with the county clerk, or the Secretary of State in the case of a candidate who has filed with the Secretary of State, to check and recanvass the voting machines and absentee ballots of any precinct or any number of precincts involving his race. After this time period has elapsed and notice is taken, the election board shall immediately assemble and recheck and recanvass each machine and make a proper return thereof to the county clerk, and the canvass and return shall become the official returns for the election. In making the recanvass, the board shall make a record of the number of the seal upon the voting machine and, without unlocking the machine against voting, recanvass the vote cast thereon. If, upon a recanvass, it is found that the original canvass of the returns has been correctly made from the machine, and that there still remains a discrepancy unaccounted for, this discrepancy shall be noted. The registering counter of each candidate who requested a recanvass and the counter of the candidate's opponent shall be reset at zero before it is tested, after which it shall be operated at least one hundred (100) times. If, upon recanvass, it appears that the original canvass of the returns by the election officers was incorrect, the returns and all papers being prepared by the board shall be corrected accordingly, except that there shall be no change in the vote of any candidate from that originally certified unless the candidate was actually notified. The county board of elections shall, immediately upon receipt of a request for a recanvass, notify each candidate for the office of the time and place of the recanvass. At the recanvass, each political party represented on the board may appoint a representative there to be its governing body, and also each candidate to be voted for may be present, either in person or by a representative or both. The county board of elections shall authorize representatives of the news media to observe the recanvass of the votes cast on the voting machine in each precinct. Nothing in this section shall prohibit an individual from requesting, in addition to a recanvass, a recount as authorized by KRS Chapter 120.

- (2) The State Board of Elections shall prescribe forms to be used by county boards of election to report all recanvassed votes. The form shall include the following information:
 - (a) The name of the county in which the recanvass was conducted;
 - (b) The date of the report:
 - (c) The date of the election;

- (d) The office for which the recanvass was conducted;
- (e) The names of each candidate for the office being recanvassed; and
- (f) The machine votes, absentee votes, and vote totals for each candidate, as well as write-in votes cast in a regular or special election for candidates whose names did not appear on the ballot.

The report shall be signed by each member of the county board of elections.

(3) The county board of elections shall file its recanvass report as prescribed in administrative regulations promulgated by the State Board of Elections in conformity with KRS Chapter 13A. (Enact. Acts 1974, ch. 130, § 44; 1976, ch. 130, § 2; 1978, ch. 384, § 250, effective June 17, 1978; 1982, ch. 268, § 1, effective July 15, 1982; 1982, ch. 394, § 17, effective July 15, 1982; 1986, ch. 470, § 16, effective July 15, 1986; 1990, ch. 48, § 51, effective July 13, 1990; 1992, ch. 296, § 5, effective July 14, 1992; 1992, ch. 421, § 1, effective July 14, 1992.)

Legislative Research Commission Note. 1992 Acts which do not appear to be in con-(7/14/92). This section was amended by two flict and have been compiled together.

117.315. Appointment of challengers and inspectors. — (1) Each political party is entitled to have not exceeding two (2) challengers at each precinct during the holding of the primary election. Any group of bona fide candidates, as defined in KRS 118.176, of the same political party equal to twenty-five percent (25%) of all the candidates for that party to be voted for in a county in any primary, including state, district, and all other candidates, may recommend to the county committee or governing authority of the party for the county a list of persons whom they desire to have appointed as challengers in each precinct in the county. If more than two (2) such lists are furnished, the committee or governing authority, in making appointments of challengers, shall alternate between the several lists so furnished so as to give to each list an equal amount or proportion of the appointments, but in no event shall there be appointed more than one (1) challenger for any precinct from any one (1) list. The list of challengers shall be presented to the chairman or secretary of the party committee of the county not less than thirty (30) days before the date on which the primary is to be held, and the committee or the chairman thereof shall make the appointments and certify to same at least twenty (20) days before the date on which the primary is held. The appointment of challengers shall be certified in all respects as challengers at regular elections, except as otherwise provided in this section. The challengers shall be registered voters of the county in which the primary is held and shall be subject to the same penalties and possess the same rights and privileges as challengers at regular elections, except that the challengers of one (1) political party shall not be entitled to challenge persons who offer to vote for candidates of any other party in the primary. The provisions of this section shall be enforceable against the chairman of the political party committees by a mandatory summary proceeding instituted in the Circuit Court. The order of the court

may be reviewed by the Court of Appeals as provided for the granting or dissolving of temporary injunctions.

- (2) Any school board candidate, any independent ticket or candidate for city office, any nonpartisan city candidate, or candidate for an office of the Court of Justice at the primary or regular election may designate not more than one (1) challenger to be present at and witness the holding of primaries or elections in each precinct in the county. The challenger shall be entitled to stay in the room or at the door. The challenger shall be a registered voter of the county in which the primary or election is held, shall be appointed in writing by the chairman of the committee, independent candidate, or candidates representing a ticket, and shall produce written appointment on demand of any election officer.
- (3) The county executive committee of any political party having a ticket to elect at any regular election may designate not more than two (2) challengers to be present at and witness the holding of the election in each precinct in the county. The challengers shall be entitled to stay in the room or at the door. The challengers shall be registered voters of the county in which the election is held, shall be appointed in writing signed by the chairman of the committee, and shall produce written appointments on demand of any election officer.
- (4) Except as provided in KRS Chapter 242, not later than the fourth Tuesday preceding an election at which constitutional amendments or other public questions are to be submitted to the vote of the people, any committee that in good faith advocates or opposes an amendment or public question may file a petition with the clerk of the county asking that the petitioners be recognized as the committee entitled to nominate inspectors and challengers to serve at the election at which the constitutional amendment or public question is to be voted on. If more than one (1) committee alleging itself to advocate or oppose the same amendment file such a petition, the county board of elections shall decide, and announce by certified mail, return receipt requested, to each committee not less than the third Tuesday preceding the election, which committee is entitled to nominate the challengers and inspectors. The decision shall not be final, but any aggrieved party may institute proceedings with the county judge/executive and upon hearing the county judge/executive shall determine which of the committees shall be recognized as the one (1) to select inspectors and challengers at the election.
- (5) The committee shall file the names of the persons nominated by it with the clerk of the county at least fifteen (15) days before the election. The county board of elections shall, not later than the Thursday preceding the election, certify the nominees of the committee for the respective precincts to serve as challengers and inspectors at the election where any constitutional amendment or public question is to be voted upon. If more than one (1) amendment or question is to be voted upon, the county board of elections may designate, on the petition of the committee, one (1) person for each amendment and question to serve as inspector at the election and one

- (1) person for each amendment and question to serve as challenger at the election.
- (6) The challengers and inspectors shall perform their duties in the same manner and be subject to the same privileges as other inspectors and challengers at an election. (Repealed and reenact. Acts 1990, ch. 476, Pt. V, § 302, effective July 13, 1990; 1992, ch. 288, § 49, effective July 14, 1992; 1992, ch. 296, § 6, effective July 14, 1992.)

Legislative Research Commission Note. (7/14/92). This section was amended by two 1992 Acts. Where those Acts are not in conflict, they have been compiled together.

Where a conflict exists, the Act which was last enacted by the General Assembly prevails, pursuant to KRS 446.250.

- 117.316. Duties of challenger. The duties of a challenger appointed and certified as provided in KRS 117.315 shall include:
- (1) The challenge of the eligibility of a voter who presents himself at the precinct to vote, but who the challenger has reason to believe:
 - (a) Is not a duly registered voter in the precinct;
 - (b) Is not a resident of the precinct;
 - (c) Is a convicted felon who has not had his civil rights restored; or
 - (d) Is not the person he claims to be.
- (2) If the challenger attempts to challenge a person's right to vote, he shall express his challenge to the precinct election officer; he shall sign the oath of voter executed by the voter if the voter's name appears on the precinct roster and state the reason for his challenge as required by KRS 117.245(2). (Enact. Acts 1992, ch. 288, § 51, effective July 14, 1992.)
- 117.317. Acts prohibited to challenger. A challenger appointed and certified as provided in KRS 117.315 shall not:
- (1) Electioneer or campaign on behalf of any candidate, issue, or political party;
 - (2) Handle official election materials except as provided in KRS 117.817;
- (3) Attempt to intimidate or harrass, verbally or otherwise, any voter who is being challenged or any precinct election officer;
 - (4) Behave in any manner to disrupt activities at the polling place; or
- (5) Attempt to interfere with the proper conduct of the election. (Enact. Acts 1992, ch. 288, § 52, effective July 14, 1992.)
- 117.318. Ordering of challengers from polling places. (1) It shall be the duty of a precinct election officer to warn a challenger who violates any provision of KRS 117.187 and 117.316 to 117.318. If the challenger continues to violate these provisions, the precinct election officer shall order the challenger out of the polling place. Any challenger ordered from the polling place shall be prohibited from acting as a challenger in any precinct in any election for a period of five (5) years.

(2) The provisions of KRS 117.187 and 117.316 to 117.318 shall apply to all challengers in all elections conducted in the Commonwealth. (Enact. Acts 1992, ch. 288, § 53, effective July 14, 1992.)

117.325. Marking of absent voter's ballot — Deposit of returned ballots — Record. [Repealed and reenacted.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 46; 1978, ch. 71, § 2, effective June 17, 1978) was repealed and reenacted as KRS 117.086 by Acts 1980, ch. 73, § 2, effective July 15, 1980.

117.335. Counting procedure for absent voters' ballots — Challenge — Disposal of ballots — News media representatives to observe. [Repealed and reenacted.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 47; 1976, ch. 130, § 3; 1976, 117.087 by Acts 1980, ch. 73, § 3, effective ch. 247, § 5; 1978, ch. 71, § 3, effective June July 15, 1980.

17, 1978) was repealed and reenacted as KRS

117.343. Reimbursement of county clerk by state board for certain election related expenses — Submission of claims. — The county clerk may request reimbursement from the state board of elections, for the cost of employing office personnel necessary for the conduct of elections, including the registration and purgation of voters in the county. Such reimbursement shall not exceed fifty cents (50¢) per registered voter in the county per year. Claims for reimbursement shall be submitted to the state board by July 31 of each year for employment costs for the preceding fiscal year. Claims shall be on forms provided by the state board of elections and shall show in detail the employe time and costs. If the state board of elections determines that the claims are valid and reasonable, the state board shall submit the claims to the treasury for payment and they shall be paid within thirty (30) working days. The state board may issue administrative regulations prescribing the method and forms for documenting and submitting the claims. (Enact. Acts 1988, ch. 341, § 10, effective July 15, 1988.)

- 117.345. Cost of elections Payment. (1) The cost of all elections held in any county shall be allowed by the fiscal court and paid by the county treasurer, except as otherwise provided by law.
- (2) When the cost of any election has been allowed by the fiscal court and paid by the county treasurer, and within sixty (60) days following the date of the election, the county treasurer shall certify a statement of the number of precincts in the county, the date and kind of election to the state board of elections. The certification shall be filed within ninety (90) days after the election. Upon receipt of the certification and upon being satisfied as to the correctness thereof, the state board of elections shall issue its warrant upon the state treasurer in favor of the county treasurer for the amount of two hundred fifty-five dollars (\$255) for each precinct in the county. All sums

paid under this section shall be in addition to any sum paid by the state for ballot paper in elections.

- (3) Payments to any county under the provisions of subsection (2) of this section shall be terminated if and whenever it fails to renew a lease, contract, or lease and option with the state property and buildings commission executed in connection with the acquisition of voting machines by the commission for the use of such county; and payments to any county shall be terminated whenever such county fails to pay any part of the rentals required for any effective period of the lease. (Enact. Acts 1974, ch. 130, § 48; 1978, ch. 318, § 5, effective June 17, 1978; 1980, ch. 235, § 18, effective July 15, 1980; 1986, ch. 470, § 18, effective July 15, 1986; 1988, ch. 341, § 33, effective July 15, 1988.)
- 117.355. Election reports to be made by the precinct election sheriff and county board of elections Contents. (1) Within three (3) days after any primary or general election, the precinct election sheriff shall file a report with the chairman of the county board of elections and with the local grand jury. The report shall include any irregularities observed and any recommendations for improving the election process.
- (2) Within ten (10) days after any primary or general election, the county board of elections shall file a report with the state board of elections, the registry of election finance and the local grand jury. The report shall include any irregularities of which the county board has knowledge and any recommendations for improving the election process. The report shall also include a breakdown by precinct of the number of voters requiring assistance to vote and the reasons therefor; the number of special ballots cast by category; and any other information required by the state board.
- (3) The state board of elections shall issue administrative regulations to prescribe the forms required by this section. (Enact. Acts 1988, ch. 341, § 11, effective July 15, 1988.)
- 117.365. Presentation of voter assistance forms, absentee ballot applications, emergency absentee ballot affidavits, and report of emergency absentee voters who voted in election by county clerk to grand jury. Upon the first day a grand jury convenes after a primary, general election, or special election, the county clerk shall present to the grand jury all voter assistance forms, all applications for absentee ballots, and all emergency absentee ballot affidavits which shall have been completed in the immediately preceding primary, general election or special election. The clerk shall also present to the grand jury a report of all emergency absentee voters who voted in the election. (Enact. Acts 1988, ch. 341, § 13, effective July 15, 1988; 1990, ch. 48, § 31, effective July 13, 1990; 1992, ch. 65, § 3, effective March 19, 1992.)

ELECTRONIC VOTING SYSTEM

- 117.375. Definitions. As used in this chapter, unless the context otherwise requires:
- (1) "Electronic or electromechanical voting system" means a system of casting votes by use of marking devices and tabulating ballots employing automatic tabulating equipment or data processing equipment.
- (2) "Automatic tabulating equipment" means apparatus necessary to automatically examine and count votes as designated on ballots and data processing machines which can be used for counting ballots and tabulating results.
- (3) "Voting device" means either an apparatus in which paper ballots or ballot cards are used in connection with an implement by which a voter registers his votes with ink or other substance or by punching, or an apparatus by which such votes are registered electronically, so that in either case the votes so registered may be computed and tabulated by means of automatic tabulating equipment.
- (4) "Ballot card" means a tabulating card on which votes may be recorded by a voter by use of a voting punch device or by marking with a pen or special marking device.
- (5) "Ballot label" means the cards, papers, booklet, pages or other material on which appear the names of candidates and the questions to be voted on by means of ballot cards or voting machines.
- (6) "Ballot" or "official ballot" means the voting machine ballot label, ballot cards, paper ballots, an absentee ballot, or a supplemental paper ballot which has been authorized for the use of voters in any primary, general or special election by the Secretary of State or the county clerk.
- (7) "Voting punch device" means an apparatus in which ballots or ballot cards are inserted for the piercing of ballots by the voter. The hole may be in the form of a round dot, rectangle, square, or any other shape that will clearly indicate the intent of the voter.
- (8) "Vote marking device" means any approved device for marking a paper ballot with ink or other substance which will enable the ballot to be tabulated by means of automatic tabulating equipment.
- (9) "Secrecy envelope" means the envelope handed to the voter with his ballot into which the voter shall place his voted ballot cards.
- (10) "Precinct ballot counter" means an automatic tabulating device used at the precinct to tabulate and process ballots.
- (11) "Voting machine" or "machine" shall include lever machines and, as far as applicable, any electronic or electromechanical unit and supplies utilized or relied upon by a voter in casting and recording his votes in an election. (Enact. Acts 1982, ch. 360, § 1, effective July 15, 1982; 1990, ch. 48, § 32, effective July 13, 1990.)
- 117.377. Acquisition or abandonment of voting system subject to approval of state board of elections Petition in emergency situa-

- tion. (1) The fiscal court of any county, or any urban county government, may acquire by purchase or lease or lease-purchase agreement or abandon any voting system covered by this chapter, if the equipment has been approved by the State Board of Elections. The fiscal court shall notify the State Board of Elections that a new voting system is being installed in the county.
- (2) The county clerk of any county may petition the State Board of Elections to allow a new voting system in the county if an emergency exists. The petition must state the reasons why the present equipment is inadequate. Within sixty (60) days of the receipt of the petition the State Board of Elections shall notify the county clerk whether the permission to obtain a new voting system is granted or denied. The letter of approval shall be presented to the fiscal court for its approval before any new voting system is acquired. (Enact. Acts 1982, ch. 360, § 2, effective July 15, 1982; 1990, ch. 48, § 33, effective July 13, 1990.)
- 117.379. Examination of electronic voting system by state board of elections. (1) Any person or corporation owning, manufacturing or selling any electronic voting system, may request the state board of elections to examine such system. Before requesting such examination or reexamination, any such person, persons, or corporation shall pay to the state treasurer an examination fee of five hundred dollars (\$500). The state board of elections may, at any time, reexamine any system already approved. The state board of elections shall approve or disapprove any voting system within thirty (30) days after the date of its initial submission.
- (2) Upon receipt of a request for examination of an electronic voting system, the state board of elections shall require that such system be examined or reexamined by three (3) examiners. The state board of elections shall appoint one (1) examiner who is an expert in patent law, one (1) examiner shall be an expert in computer science or automatic tabulating equipment, and one (1) person knowledgable in election procedures in Kentucky. The three (3) examiners shall submit a written report on each system examined or reexamined to the state board of elections. The members of the state board of elections shall also examine or reexamine the system. If the report states that the system can be safely used by the voters and the state board of elections finds that the system meets all of the requirements of this chapter the system shall be approved. The report and a letter of approval shall be filed in the office of the state board of elections.
- (3) Any electronic voting system not approved by the state board of elections shall not be used at any election.
- (4) When an electronic voting system has been approved any improvement or changes in the system shall render necessary the examination or approval of such system or improvement.
- (5) Neither the members of the state board of elections, nor any examiner appointed by the state board of elections, nor any member of a county

board of elections shall have any pecuniary interest in any electronic voting system.

- (6) Each examiner appointed by the state board of elections shall receive fair compensation to be established by the state board of elections. (Enact. Acts 1982, ch. 360, § 3, effective July 15, 1982.)
- 117.381. Requirements for approval. No electronic voting system shall, upon any examination or reexamination, be approved by the State Board of Elections unless it shall be established that such system, at the time of examination or reexamination:
 - (1) Provides for voting in secrecy;
- (2) Permits each voter to vote at any election for all candidates and questions for which he is lawfully entitled to vote, and no others;
- (3) Permits each voter, at the general election to vote a straight political party ticket by one (1) or more marks or acts;
 - (4) Provides a method for write-in voting;
 - (5) Provides for a nonpartisan ballot;
- (6) If it is of a type that registers the vote electronically, the voting system shall preclude each voter from voting for more persons for any office than he is entitled to vote for or upon any question more than once;
- (7) Permits each voter at a primary election to vote only for the candidates seeking nomination by a political party in which such voter is registered, and for any candidate for nonpartisan nomination, and for any question upon which he is entitled to vote;
- (8) If it is of a type that registers the vote electronically, the voting system shall permit each voter to change his vote for any candidate or upon any question appearing on the official ballot up to the time that he takes the final step to register his vote and to have his vote computed. If it is of a type that uses paper ballots or ballot cards to register the vote and automatic tabulating equipment to compute such votes, the system shall provide that a voter who spoils his ballot may obtain another ballot;
- (9) Is suitably designed for the purpose used, is constructed of a durable material, and is safely transportable;
- (10) Is so constructed that a voter may readily learn the method of operating it; and
- (11) Meets or exceeds the standards for electronic voting equipment established by the Federal Election Commission. (Enact. Acts 1982, ch. 360, § 4, effective July 15, 1982; 1992, ch. 421, § 2, effective July 14, 1992.)
- 117.383. Rules and regulations. The state board of elections shall prescribe rules and regulations which shall include but not be limited to the following:
- (1) Achieve and maintain the maximum degree of correctness, impartiality, and efficiency of the procedures of voting;
 - (2) Count, tabulate, and record votes;

- (3) Establish a method for placing items on the electronic voting device, which shall, as closely as possible, follow the requirements pertaining to ballot labels:
- (4) Design the ballot cards, including a numerical system to insure an accurate record of all voting activities;
 - (5) Instruct voters in the use of the voting device;
 - (6) Provide for checking the accuracy of the equipment;
- (7) Provide necessary supplies, including those necessary for a write-in vote and secrecy envelopes for punch cards or data processing cards to insure voter privacy;
- (8) As part of the official canvass, provide for a manual recount of randomly selected precincts representing three to five percent (3-5%) of the total ballots cast in each election;
- (9) Provide a method for maintaining sufficient documents and records so that votes can be recounted. Such documents and records shall include any material other than a ballot card which is imprinted with the names of candidates and issues voted upon. Records shall be maintained in such a manner that a specific piece of printed material listing issues and candidates can be matched with the specific ballot cards which were marked in reliance upon such printed material. Except as otherwise required in this chapter that certain records and papers relating to specified elections be retained for twenty-two (22) months, such documents and records shall be maintained for thirty (30) days following an election. (Enact. Acts 1982, ch. 360, § 5, effective July 15, 1982; 1984, ch. 44, § 5, effective March 2, 1984; 1986, ch. 470, § 19, effective July 15, 1986.)
- 117.385. Spoiled or defaced ballot card Disposition of ballot card after voting. (1) A voter who spoils or defaces a ballot card or marks it erroneously shall return the card to the election officials. The election officials shall deliver to the voter another ballot card, but no voter may receive more than three (3) ballot cards including the one originally delivered to the voter. Upon return of a defective ballot card, an election official shall cancel it by writing in ink on the back the word "spoiled." The cancelled ballot card shall be placed with spoiled ballots to be returned with the election returns.
- (2) After marking the ballot card, the voter shall place it inside the secrecy envelope and return it to an election official, who shall deposit the ballot in the ballot box. When precinct ballot counters are used the voter may either insert his ballot contained in the secrecy envelope provided and deposit the emptied ballot container envelope with the election official presiding over the ballot counter or deposit the ballot in the ballot box for processing by precinct election officials after the polls close. (Enact. Acts 1982, ch. 360, § 6, effective July 15, 1982.)
- 117.387. Absentee voting by electronic system. (1) In any county in which the fiscal court has adopted voting by means of an electronic

voting system, the county board of elections may elect to also conduct absentee voting by the use of such a system.

- (2) When a ballot card is used for voting by mail it shall be accompanied by a stylus, voter instructions, and a specimen ballot showing the proper positions to vote on the ballot card for each candidate or question. The card shall be mounted on material suitable to receive the punched out chip. (Enact. Acts 1982, ch. 360, § 7, effective July 15, 1982.)
- 117.389. Testing of automatic tabulating equipment prior to election. On any day not more than thirty (30) nor less than five (5)) days prior to the election day, the county clerk shall have the automatic tabulating equipment tested in the manner prescribed by the State Board of Elections. (Enact. Acts 1982, ch. 360, § 8, effective July 15, 1982; 1992, ch. 421, § 3, effective July 14, 1992.)
- 117.391. Application. The provisions of all laws relating to elections not inconsistent with Acts 1982, ch. 360 apply to elections in all counties in which electronic or electromechanical tabulation of ballots are used. (Enact. Acts 1982, ch. 360, § 9, effective July 15, 1982.)
- 117.393. Biennial report on status of voting equipment and systems. Beginning January 1, 1984, the state board of elections shall submit a biennial report to the legislature concerning the status of various voting equipment and voting systems that are in use or are approved for use in this state. This report shall also contain any recommendations by the secretary of state as to election law modifications relating to the acquisition and use of voting equipment and voting systems. (Enact. Acts 1982, ch. 360, § 10, effective July 15, 1982.)

Acquisition of Voting Machines

117.405 to 117.525. Voting machines — Acquisition and financing. [Repealed.]

Compiler's Notes. These sections (Enact. by Acts 1984, ch. 185, § 34, effective July 13, Acts 1974, ch. 130, §§ 49-61) were repealed 1984.

DEFINITIONS FOR KRS 117.605 to 117.895

117.600. Definitions. [Repealed.]

Compiler's Notes. This section (Acts 1952, ch. 134, §§ 15, 32) was repealed by Acts 1972, ch. 188, § 69.

QUALIFICATION

117.605, 117.610. Qualification of voters — Registration — Residence requirement. [Repealed.]

Compiler's Notes. These sections (Acts 1952, ch. 134, §§ 1, 2; 1972, ch. 320, § 1; 1972 (1st Ex. Sess.), ch. 5, § 1) were repealed

by Acts 1972, ch. 188, § 69. For present law, see KRS 116.025, 116.035.

REGISTRATION GENERALLY

117.615, 117.620. Persons permitted to register — Registration procedure. [Repealed.]

Compiler's Notes. These sections (Acts 1952, ch. 134, §§ 3, 4; 1964, ch. 142, §§ 1, 2; 1972, ch. 320, §§ 2, 3; 1972 (1st Ex. Sess.), ch.

5, §§ 2, 3) were repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 116.045.

REGISTRATION OUTSIDE CITIES OF FIRST CLASS

117.625 to 117.670. Registration procedures — Transfer — Duties of clerk. [Repealed.]

Compiler's Notes. The sections listed below were repealed by Acts 1972, ch. 188, § 69, effective December 1, 1972 except where otherwise noted.

117.625 (Acts 1952, ch. 134, § 5.)

117.630 (Acts 1952, ch. 134, § 6; 1954, ch. 218, § 2.)

117.635 (Acts 1952, ch. 134, § 7.)

117.640 (Acts 1952, ch. 134, § 8; 1970, ch.

208, § 2.)

117.645 (Acts 1952, ch. 134, § 9.)
117.650 (Acts 1952, ch. 134, § 10.)
117.655 (Acts 1952, ch. 134, § 11.)
117.660 (Acts 1952, ch. 134, § 12.)
117.665 (Acts 1952, ch. 134, § 13), effective until the 1973 regular election.
117.670 (Acts 1952, ch. 134, § 14.)
For present law, see KRS ch. 116.

REGISTRATION IN CITIES OF FIRST CLASS

117.675 to 117.750. Board of registration commissioners — Registration procedure. [Repealed.]

low were repealed by Acts 1972, ch. 188, § 69, effective December 1, 1972 except where otherwise noted.

117.675 (Acts 1952, ch. 134, § 16.)
117.680 (Acts 1952, ch. 134, § 17.)
117.685 (Acts 1952, ch. 134, § 18.)
117.690 (Acts 1952, ch. 134, § 19.)
117.695 (Acts 1952, ch. 134, § 20.)
117.700 (Acts 1952, ch. 134, § 21.)
117.705 (Acts 1952, ch. 134, § 22; 1954, ch. 165.)

Compiler's Notes. The sections listed be-

117.710 (Acts 1952, ch. 134, § 23.)

117.715 (Acts 1952, ch. 134, § 24.)
117.720 (Acts 1952, ch. 134, § 25.)
117.725 (Acts 1952, ch. 134, § 26; 1966, ch.
255, § 119.)
117.730 (Acts 1952, ch. 134, § 27.)
117.735 (Acts 1952, ch. 134, § 28; 1970, ch.
208, § 1.)
117.740 (Acts 1952, ch. 134, § 29.)
117.745 (Acts 1952, ch. 134, § 30), effective until the 1973 regular election.
117.750 (Acts 1952, ch. 134, § 31.)
For present law, see KRS ch. 116 and KRS
117.035.

PURGATION

117.755. State board of elections — Membership, oath. [Repealed.]

Compiler's Notes. This section (Acts 1966, ch. 255, § 283. For present law see 1952, ch. 134, § 33) was repealed by Acts KRS 117.015, 117.025.

117.760 to 117.810. Purgation — State and county boards — Duties. [Repealed.]

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Compiler's Notes. The sections listed be-
                                                 117.795 (Acts 1952, ch. 134, § 41; 1956 (1st
low were repealed by Acts 1972, ch. 188,
                                               Ex. Sess.), ch. 5, § 3; 1964, ch. 42, § 1; 1966,
                                               ch. 151, § 1; 1968, ch. 152, § 92.)
  117.760 (Acts 1952, ch. 134, § 34.)
                                                 117.800 (Acts 1952, ch. 134, § 42; 1964, ch.
  117.761 (Acts 1954, ch. 218, § 1.)
                                               42, § 2.)
  117.765 (Acts 1952, ch. 134, § 35; 1968, ch.
                                                 117.803 (Acts 1966, ch. 80, §§ 1, 2.)
152, § 91.)
                                                 117.805 (Acts 1952, ch. 134, § 43.)
  117.770 (Acts 1952, ch. 134, § 36.)
                                                 117.810 (Acts 1952, ch. 134, § 44; 1960, ch.
  117.775 (Acts 1952, ch. 134, § 37.)
                                               59; 1966, ch. 239, § 125.)
  117.780 (Acts 1952, ch. 134, § 38.)
                                                 For present law, see KRS 116.115 to
  117.785 (Acts 1952, ch. 134, § 39.)
                                               116.155, 117.015 to 117.035.
  117.790 (Acts 1952, ch. 134, § 40.)
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117.812. Notice to voters before primary for statewide officers of necessity of transferring registration record upon moving to another precinct. [Repealed.]

Compiler's Notes. This section (Acts 1960, ch. 134, § 60) was repealed by Acts 1966, ch. 255, § 283.

117.815 to 117.885. Purgation in cities of first class and outside cities of first class — Procedures — Records — Investigations — Fees. [Repealed.]

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Compiler's Notes. The sections listed be-
                                                117.850 (Acts 1952, ch. 134, § 52.)
                                                117.855 (Acts 1952, ch. 134, § 53.)
low were repealed by Acts 1972, ch. 188,
                                                117.860 (Acts 1952, ch. 134, § 54.)
§ 69.
                                                117.865 (Acts 1952, ch. 134, § 55.)
 117.815 (Acts 1952, ch. 134, § 45.)
 117.820 (Acts 1952, ch. 134, § 46.)
                                               117.870 (Acts 1952, ch. 134, § 56.)
 117.825 (Acts 1952, ch. 134, § 47.)
                                               117.875 (Acts 1952, ch. 134, § 57.)
 117.830 (Acts 1952, ch. 134, § 48.)
                                               117.880 (Acts 1952, ch. 134, § 58.)
 117.835 (Acts 1952, ch. 134, § 49.)
                                               117.885 (Acts 1952, ch. 134, § 59.)
 117.840 (Acts 1952, ch. 134, § 50.)
                                               For present law, see KRS 116.115 to
 117.845 (Acts 1952, ch. 134, § 51.)
                                             116.155.
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117.890. Old boards continued until successors appointed. [Repealed.]

Compiler's Notes. This section (Acts 1952, ch. 134, § 60) was repealed by Acts 1966, ch. 255, § 283.

117.895. Validity of registration under prior law. [Repealed.]

Compiler's Notes. This section (Acts 1952, ch. 134, § 61) was repealed by Acts 1972, ch. 188, § 69.

PROMOTION OF VOTING

- 117.900. Election essay and slogan contests Private sponsor-ship. (1) The secretary of state shall implement an annual statewide essay contest for students in grades nine (9) through twelve (12) and an annual statewide slogan contest, each to be relative to voting and registration. The secretary of state shall publicize the contests, present awards or certificates to the essay winner in each grade level and to the slogan contest winner in a public ceremony, and provide appropriate publicity for the winning entries.
- (2) The secretary of state shall solicit sponsorship for the essay and slogan contests so that, in addition to awards or certificates, winners shall receive the following amounts, as funds are available from sponsors:
- (a) Essay contest winner in each grade, a one hundred dollar (\$100) United States savings bond; and
- (b) Slogan contest winners, one thousand dollars (\$1,000) to the first place winner; five hundred dollars (\$500) to the second place winner; and two hundred fifty dollars (\$250) to the third place winner.
- (3) The secretary of state shall report his efforts toward development of sponsorship to the legislative research commission annually, beginning in 1988. The report shall be presented at the October meeting, or the first meeting conducted after October if no meeting of the legislative research commission is held during that month. (Enact. Acts 1988, ch. 42, § 1, effective July 15, 1988.)

PENALTIES

117.990. Penalties. [Repealed.]

Compiler's Notes. This section (Acts 1972, ch. 188, § 69. For present law, see KRS 1952, ch. 134, § 62) was repealed by Acts 116.995.

- 117.995. Penalties. (1) Any person appointed to serve as an election officer but who shall knowingly and willfully fail to serve and who is not excused by the county board of elections for the reasons specified in this chapter shall be guilty of a violation and shall be ineligible to serve as an election officer for a period of five (5) years.
- (2) Any county clerk or member of the county board of elections who knowingly and willfully violates any of the provisions of this chapter, including furnishing applications for absentee ballots to persons other than those specified by the provisions of this chapter and failure to type the

name of the voter on the application form as required by the provisions of this chapter, shall be guilty of a Class D felony.

- (3) Any officer who willfully fails to prepare or furnish ballot labels or absentee ballots or fails to allow a qualified voter to cast his vote on the machine as required of him by this chapter shall be guilty of a Class A misdemeanor.
- (4) Any election officer who knowingly and willfully violates any of the provisions of this chapter, including failure to enforce the prohibition against electioneering established by KRS 117.235, shall be guilty of a Class D felony.
- (5) Any person who signs a name other than his own on an application for an absentee ballot or on the verification form for the ballot or on an emergency absentee ballot affidavit, or any person who votes an absentee ballot other than the one (1) issued in his name, or any person who applies for the ballot for the use of anyone other than himself or the person designated by the provisions of this chapter, or any person who makes a false statement on an application for an absentee ballot or on an emergency absentee ballot affidavit shall be guilty of a Class D felony.
- (6) Any person who violates any provision of KRS 117.235 related to prohibited activities on election day, after he has been duly notified of the provisions by the sheriff of the election precinct, shall, for each offense, be guilty of a Class A misdemeanor.
- (7) Any person who knowingly and willfully prepares or assists in the preparation of an inaccurate voter assistance form shall be guilty of a Class A misdemeanor for the first offense and a Class D felony for each subsequent offense; however, if a voter has been permanently certified as requiring voting assistance, there shall be no offense for the failure of the voter to complete the form. (Enact. Acts 1974, ch. 130, § 62; 1978, ch. 71, § 4, effective June 17, 1978; 1978, ch. 224, § 2, effective June 17, 1978; 1986, ch. 287, § 11, effective July 15, 1986; 1988, ch. 341, § 34, effective July 15, 1988; 1990, ch. 48, § 34, effective July 13, 1990; 1990, ch. 476, Pt. V, § 303, effective July 13, 1990; 1992, ch. 65, § 4, effective March 19, 1992.)

CHAPTER 118 CONDUCT OF ELECTIONS

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118.035. Hours polls to be open — Employees
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118.045. Display of American flag at voting
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KENTUCKY ELECTION LAWS

	GT GT GT
SECTION. 118.050 to 118.100. [Repealed.]	SECTION. 118.245. Number of votes necessary to nomi-
110.000 to 110.100. [hepcared.]	nate candidates or slates —
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118.115. Nominations for unexpired terms.	118.250. [Repealed.] 118.255. Fees.
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118.127. Slate of candidates for Governor	118.315. Nomination for regular election by
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110.210. [Impositut]	110.110. Moveme of presidential electric

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118.621. Secretary of State to place candi-	118.990. (Repealed.)
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118.010. "Election" defined — Application of chapter. [Repealed.]

Compiler's Notes. This section (1437) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.015.

118.015. Definitions. — (1) A "political party" within the meaning of this chapter, is an affiliation or organization of electors representing a political policy and having a constituted authority for its government and regulation, and which cast at least twenty percent (20%) of the total vote cast at the last preceding election at which presidential electors were voted for.

- (2) The word "election" used in reference to a state, district, county or city election, includes the decisions of questions submitted to the qualified voters as well as the choice of officers by them.
- (3) A "ballot" or "official ballot" means the voting machine ballot label, ballot cards, paper ballots, an absentee ballot, or a supplemental paper ballot which has been authorized for the use of the voters in any primary, general or special election by the Secretary of State or the county clerk.
- (4) "Ballot label" means the cards, papers, booklet, pages or other material on which appear the names of candidates and the questions to be voted on by means of ballot cards or voting machines.
- (5) "Ballot card" means a tabulating card on which votes may be recorded by a voter by use of a voting punch device or by marking with a pen or special marking device.
- (6) "Voting machine" or "machine" shall include lever machines and, as far as applicable, any electronic or electromechanical unit and supplies utilized or relied upon by a voter in casting and recording his votes in an election.
- (7) The word "resident" used in reference to a candidate in a state, district, county or city election shall mean actual resident, without regard to the residence of the spouse of the candidate. (Enact. Acts 1974, ch. 130, § 97; 1976 (Ex. Sess.), ch. 1, § 1; 1978, ch. 384, § 252, effective June 17, 1978; 1982, ch. 295, § 2, effective July 15, 1982; 1982, ch. 360, § 41, effective July 15, 1982; 1982, ch. 402, § 6, effective January 1, 1984; 1990, ch. 48, § 35, effective July 13, 1990.)

118.020. Voting to be by secret ballot. [Repealed.]

Compiler's Notes. This section (1446) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.025.

- 118.025. Voting to be by secret ballot on voting machines General laws applicable Time for holding elections. (1) Except as otherwise provided by law, voting in all elections shall be by secret ballot on voting machines.
- (2) The general laws applying to regular, special, primary, and runoff primary elections shall apply to elections conducted with the use of voting machines, and all provisions of the general laws applying to the custody of ballot boxes shall apply, as far as applicable, to the custody of the voting machine.
- (3) Primary elections for the nomination of candidates or slates of candidates to be voted for at the next regular election shall be held on the first Tuesday after the fourth Monday in May of each year.
- (4) A runoff primary shall be held thirty-five (35) days after the date of the May primary, if it shall be necessary, pursuant to KRS 118.245, unless that date falls on a holiday; in that case, a runoff primary shall be held on the succeeding Tuesday. However, if either a primary election is contested

or a recount of the votes cast in a primary is requested, a runoff primary shall be held on the first Tuesday following the thirty-fifth day following the conclusion of any contest proceeding or recount, if it shall be necessary, unless that date falls on a holiday; in that case, a runoff primary shall be held on the succeeding Tuesday. The election of all officers of all governmental units shall be held on the first Tuesday after the first Monday in November.

- (5) If the law authorizes the calling of a special election on a day other than the day of the regular election in November, the election shall be held on a Tuesday.
- (6) If the law requires that a special election be held within a period of time during which the voting machines must be locked as required by KRS 117.295, the special election shall be held on the fourth Tuesday following the expiration of the period during which the voting machines are locked. (Enact. Acts 1974, ch. 130, § 98; 1982, ch. 402, § 3, effective January 1, 1984; 1984, ch. 44, § 6, effective March 2, 1984; 1986, ch. 29, § 12, effective July 15, 1986; 1990, ch. 431, § 1, effective July 13, 1990; 1992, ch. 288, § 38, effective July 14, 1992; 1992, ch. 296, § 7, effective July 14, 1992.)

Legislative Research Commission Note. 1992 Acts which do not appear to be in con-(7/14/92). This section was amended by two flict and have been compiled together.

118.030. Time of holding regular elections. [Repealed.]

Compiler's Notes. This section (1520) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.025.

- 118.035. Hours polls to be open Employees to be allowed time off to vote, to apply for or execute absentee ballot, to serve or train to be election officer. (1) The polls shall be opened at 6:00 a.m., prevailing time, and remain open continuously until 6:00 p.m., prevailing time. Any voter who is waiting in line at the polls to cast his vote at closing time, and who has been unable to cast his vote before closing time because of the large numbers of voters casting their votes, shall be allowed to cast his vote as soon after closing time as practicable; provided, however, that no vote shall be cast after 7:00 p.m. No voter who arrives at the polls after 6:00 p.m., prevailing time, shall be allowed to cast his vote.
- (2) As provided in Section 148 of the Constitution of Kentucky, any person entitled to a vote at any election in this state shall, if he has made application for leave prior to the day he appears before the county clerk to request an application for or to execute an absentee ballot, be entitled to absent himself from any services or employment in which he is then engaged or employed for a reasonable time, but not less than four (4) hours on the day he appears before the clerk to request an application for or to execute an absentee ballot, during normal business hours of the office of the clerk or to cast his ballot on the day of the election between the time of

opening and closing the polls. The employer may specify the hours during which an employee may absent himself.

- (3) No person shall be penalized for taking a reasonable time off to vote, unless, under circumstances which did not prohibit him from voting, he fails to vote. Any qualified voter who exercises his right to voting leave under this section but fails to cast his vote, under circumstances which did not prohibit him from voting, may be subject to disciplinary action.
- (4) Any person selected to serve as an election officer shall be entitled to absent himself from any services or employment in which he is then engaged or employed for a period of an entire day to attend training or to serve as an election officer. The person shall not, because of so absenting himself, be liable to any penalty. The employer may specify the hours during which the employee may absent himself. No person shall refuse an employee the privilege hereby conferred, or discharge or threaten to discharge an employee or subject an employee to a penalty, because of the exercise of the privilege. (Enact. Acts 1974, ch. 130, § 99; 1986, ch. 287, § 12, effective July 15, 1986; 1988, ch. 341, § 35, effective July 15, 1988; 1990, ch. 26, § 1, effective July 13, 1990; 1990, ch. 48, § 36, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) This section was amended by two

1990 Acts which do not appear to be in conflict and have been compiled together.

118.040. Hours polls to be open. [Repealed.]

Compiler's Notes. This section (1469: pealed by Act Acts 1952, ch. 107, § 1; 1964, ch. 53) was represent law, so

pealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.035.

- 118.045. Display of American flag at voting precinct. (1) Every voting precinct on the day upon which any election is held shall, during voting hours, display an American flag of dimensions of reasonable size, which shall be firmly attached to the entrance of the voting precinct so that it will be readily visible to the general public.
- (2) The precinct sheriff shall attach the American flag to the entrance of the voting precinct upon the opening of the polls on the election day and shall remove the same upon the closing of the polls.
- (3) The fiscal court of every county shall purchase out of its general fund sufficient American flags for every voting precinct in that county. (Enact. Acts 1974, ch. 77, § 1; 1990, ch. 48, § 37, effective July 13, 1990.)

118.050 to 118.100. Voting places — Candidates. [Repealed.]

Compiler's Notes. The following sections were repealed by Acts 1972, ch. 188, § 69. 118.050 (1443, 1444: Acts 1966, ch. 239, § 126.) 118.060 (1467.)

118.070 (1453, 1550-1c, 1550-1d, 1550-1e, 1550-1f, 1550-4, 1550-5, 1550-9, 1550-33: Acts 1942, ch. 174, § 1; 1964, ch. 83, § 2.) 118.080 (1453, 1454: Acts 1964, ch. 83, § 3.)

118.090 (1453, 1550-1f: Acts 1942, ch. 174, For present law, see KRS 118.305 to \$2.) 118.100 (1454.)

PRIMARIES

- 118.105. Nominations by political parties. (1) Except as provided in subsections (3) and (4) of this section and in KRS 118.115, every political party shall nominate all of its candidates for elective offices to be voted for at any regular election at a primary election held as provided in this chapter, and the governing authority of any political party shall have no power to nominate any candidate for any elective office or to provide any method of nominating candidates for any elective office other than by primary elections as provided in this chapter.
- (2) Any political organization not constituting a political party as defined in KRS 118.015 may make its nominations as provided in KRS 118.325.
- (3) If a vacancy occurs in the nomination of an unopposed candidate or in a nomination made by the primary before the ballots are printed for the regular election, because of death, disqualification to hold the office sought, or severe disabling condition which arose after the nomination, the governing authority of the party may provide for filling the vacancy, but only following certification to the governing authority, by the Secretary of State, that a vacancy exists for a reason specified in this subsection. When such a nomination has been made, the certificate of nomination shall be signed by the chairman and secretary of the governing authority of the party making it, and shall be filed in the same manner as certificates of nomination at a primary election.
- (4) If a vacancy occurs in the nomination of an unopposed candidate or in a nomination made by the primary before the ballots are printed for the regular election for reasons other than those specified in subsection (3) of this section, and if that party's nominee was the only candidate for the office sought, the governing authority of the party may provide for filling the vacancy.
- (5) This section does not apply to candidates for members of boards of education, or presidential electors, nor to candidates participating in non-partisan elections. (Enact. Acts 1974, ch. 130, § 100; 1976, ch. 54, § 23, effective January 1, 1978; 1978, ch. 384, § 25, effective January 1, 1978; 1978, ch. 384, § 25, effective June 17, 1978; 1982, ch. 394, § 18, effective July 15, 1982; 1988, ch. 17, § 8, effective July 15, 1988; 1990, ch. 49, § 1, effective March 12, 1990.)

118.110. Candidate who is defeated or who violates corrupt practice law in primary cannot have name on regular election ballot — Exception as to defeat of judicial candidates. [Repealed.]

Compiler's Notes. This section (1550-5a, 1550-5b) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.345.

118.115. Nominations for unexpired terms. — Except as provided in subsection (2)(b) of KRS 83A.045 governing vacancies in candidacy, candidates for unexpired terms to be filled at a regular election shall be nominated at the primary next preceding the regular election, if the vacancy occurred not less than one hundred thirty-four (134) days before the primary. If the vacancy occurred less than one hundred thirty-four (134) days before the primary, the nomination shall be made in a manner determined by the governing authority of the political party concerned. In the preparation of ballots, candidates for full terms shall be grouped together, and candidates for unexpired terms shall be grouped together, under appropriate headings, so that the voter may easily distinguish the candidates for full terms from the candidates for unexpired terms. (Enact. Acts 1974, ch. 130, § 101; 1984, ch. 185, § 9, effective July 13, 1984; 1988, ch. 17, § 9, effective July 15, 1988; 1990, ch. 48, § 38, effective July 13, 1990.)

118.120. Where and by whom certificates and petitions of nomination to be filed. [Repealed.]

Compiler's Notes. This section (1453, 1482) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.356.

- 118.125. Procedure and form for candidate to get name on primary ballot Form in which name may appear on ballot. [Effective until November 5, 1992.] (1) Except as provided in KRS 118.155, any person who is qualified under the provisions of KRS 116.055 to vote in any primary election for the candidates for nomination by the party at whose hands he seeks the nomination, shall have his name printed on the official ballot of his party for an office to which he is eligible in that primary, upon filing, with the proper officer at the proper time, a notification and declaration.
- (2) The notification and declaration shall be in the form prescribed by the State Board of Elections. It shall be signed by the candidate and by not less than two (2) registered voters of the same party from the district or jurisdiction from which the candidate seeks nomination. The notification and declaration shall include the following oath:

(name in full as desired on the ballot), do solemnly swear t	hat I
reside at No street in the City of, State of	Ken-
tucky, and that I am a registered (party) voter in	
precinct, City of ———; that I believe in the principles of the –	
Party, and intend to support its principles and policies and vo	te for
its nominees at the coming regular election; that I was affiliated with	
party and supported its nominees at the last regular election, or was	-
vented from doing so by reason of (state reason here); the	
nominated as a candidate of such party at the ensuing election I will a	-
the nomination and not withdraw; that I will not knowingly violate	any
election law or any law relating to corrupt and fraudulent practice in	cam-
paigns or elections in this state, and if finally elected I will qualify fo	r the
office.	

The declaration shall be subscribed and sworn to by the person making it before an officer authorized to administer an oath.

- (3) When the notice and declaration has been filed with the proper officer, and certified according to KRS 118.165, the officer shall have the candidate's name printed on the ballot according to the provisions of this chapter, except as provided in KRS 118.185.
- (4) Titles, ranks or spurious phrases shall not be accepted on the filing papers and shall not be printed on the ballots as part of the candidate's name; however, nicknames, initials and contractions of given names may be acceptable as the candidate's name. (Enact. Acts 1974, ch. 130, § 102; 1976, ch. 7, § 1; 1976, ch. 54, § 24, effective March 10, 1976; 1982, ch. 394, § 19, effective July 15, 1982; 1984, ch. 317, § 1, effective July 13, 1984; 1986, ch. 470, § 23, effective July 15, 1986; 1990, ch. 48, § 39, effective July 13, 1990.)

Compiler's Notes. For this section as effective subsequent to November 5, 1992 see 118.125.

- 118.125. Procedure and form for candidate to get name on primary ballot Form in which name may appear on ballot. [Effective November 5, 1992.] (1) Except as provided in KRS 118.155, any person who is qualified under the provisions of KRS 116.055 to vote in any primary election for the candidates for nomination by the party at whose hands he seeks the nomination, shall have his name printed on the official ballot of his party for an office to which he is eligible in that primary, upon filing, with the Secretary of State or county clerk, as appropriate, at the proper time, a notification and declaration.
- (2) The notification and declaration shall be in the form prescribed by the State Board of Elections. It shall be signed by the candidate and by not less than two (2) registered voters of the same party from the district or jurisdiction from which the candidate seeks nomination. The notification and declaration shall include the following oath:

The declaration shall be subscribed and sworn to by the person making it before an officer authorized to administer an oath.

- (3) When the notice and declaration has been filed with the Secretary of State or county clerk, as appropriate, and certified according to KRS 118.165, the Secretary of State or county clerk, as appropriate, shall have the candidate's name printed on the ballot according to the provisions of this chapter, except as provided in KRS 118.185.
- (4) Titles, ranks, or spurious phrases shall not be accepted on the filing papers and shall not be printed on the ballots as part of the candidate's name; however, nicknames, initials, and contractions of given names may be acceptable as the candidate's name. (Enact. Acts 1974, ch. 130, § 102; 1976, ch. 7, § 1; 1976, ch. 54, § 24, effective March 10, 1976; 1982, ch. 394, § 19, effective July 15, 1982; 1984, ch. 317, § 1, effective July 13, 1984; 1986, ch. 470, § 23, effective July 15, 1986; 1990, ch. 48, § 39, effective July 13, 1990; 1992, ch. 186, § 1, effective November 5, 1992.)

Compiler's Notes. For this section as effective until November 5, 1992 see the preceding section also numbered KRS 118.125.

118.127. Slate of candidates for Governor and Lieutenant Governor. — A candidate for Governor filing a notification and declaration pursuant to KRS 118.125 shall list on the notification and declaration the name of the candidate for Lieutenant Governor who shall jointly appear on the ballot with him. The slate of candidates for Governor and Lieutenant Governor shall be nominated jointly by the casting by each voter of a single vote applicable to both offices. No candidate for Governor or Lieutenant Governor shall appear individually on the ballot for the nomination he is seeking. (Enact. Acts 1992, ch. 288, § 14, effective July 14, 1992.)

Compiler's Notes. Section 61 of Acts 1992, ch. 288 provides: "The provisions of Section 14 of this Act shall first apply to the

filing of notifications and declarations for Governor and Lieutenant Governor for the statewide primary of 1995."

- 118.129. Spelling and form of candidate's name on ballot. [Effective November 5, 1992.] (1) The Secretary of State or the county clerk, as appropriate, shall certify the exact spelling and form of the name of the candidate to be printed on all ballots in accordance with the requirements listed in this section.
- (2) A candidate's nickname which is found to be, in the discretion of the Secretary of State or the county clerk, as appropriate, a title, rank, degree, job description, or spurious phrase shall be placed on the ballot only if it is the candidate's bona fide nickname, generally used by acquaintances of the candidate in the county of residence to refer to the candidate, and if the nickname is acknowledged, by affidavit, under oath, by five (5) residents of the county in which the candidate resides, to be a bona fide nickname. The candidate shall also acknowledge, by affidavit under oath, that this is his bona fide nickname and is not being used to gain an advantage on the ballot
- (3) A nickname shall always appear set off in quotation marks and immediately before the last name. Periods shall follow all abbreviations or initials. Additional qualifiers following the last name, such as "Jr" or "III" shall not be separated from the last name by a comma and shall be followed by a period.
- (4) The candidate's name shall always appear in the following form: first or given name or initial; middle name or names or initials, if desired by the candidate; nickname if desired by the candidate; and last or surname in full. All names shall be in substantially the following form: John Lincoln "Jack" Doe; or J. Lincoln "Jack" Doe; or J. L. "Jack" Doe Jr.; or any of the above combinations without the intervening nickname.
- (5) The total number of spaces, inclusive of letters, spaces, and punctuation, which may be utilized on the ballot for a candidate's name and, if any, nickname, shall be twenty-five (25). Notwithstanding the listing of the candidate's name on the filing papers, spaces, periods, quotation marks, and commas necessary for proper punctuation shall be added by the Secretary of State or the county clerk, as appropriate. No candidate's name shall exceed twenty-five (25) spaces. The Secretary of State or the county clerk, as appropriate, shall determine the correct listing for any candidate whose name exceeds twenty-five (25) spaces to conform to this requirement. (Enact. Acts 1992, ch. 186, § 2, effective November 5, 1992.)

118.130. When certificates and petitions of nomination to be filed. [Repealed.]

Compiler's Notes. This section (1456, 1482, 1520a-15: Acts 1942, ch. 174, § 3; 1946, ch. 242, § 26; 1964, ch. 142, § 3) was re-

pealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.365.

118.135. Vacancy before primary, independent to file when. [Repealed.]

Compiler's Notes. This section (Acts 1972, ch. 188, § 69. For present law, see KRS 1964, ch. 142, § 8) was repealed by Acts 118.375.

118.136. "Dummy" candidates prohibited. — No person shall file a notification and declaration to become a candidate in a primary election as a pretended, fictitious or "dummy" candidate for the purpose of influencing or controlling the selection of challengers or inspectors or officers of election, nor shall any person solicit, persuade, urge, influence or induce another person to file a notification and declaration with the intention that such person become a pretended, fictitious or "dummy" candidate for the purpose of influencing or controlling the selection of challengers or inspectors or officers of election. (Enact. Acts 1974, ch. 130, § 103.)

118.140. Time certificates and petitions to be preserved. [Repealed.]

Compiler's Notes. This section (1455) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.385.

118.145. Nomination of candidates for judicial officers. [Repealed.]

Compiler's Notes. This section (Acts 1976, ch. 54, § 30, effective March 10, 1976. 1974, ch. 130, § 104) was repealed by Acts For present law, see KRS 118A.060.

118.150. Secretary of state to certify names of candidates to county clerks. [Repealed.]

Compiler's Notes. This section (1457, pealed by Acts 1972, ch. 188, § 69. For 1550-34: Acts 1942, ch. 174, § 4) was represent law, see KRS 118.215.

- 118.155. Nomination of candidates serving in armed forces. (1) The provisions of KRS 118.125 shall not apply to any eligible person serving in the armed forces of the United States while this country is at war. The name of such person shall be printed on the official ballot of his party for an office for which he is eligible in any primary election when an application has been filed on his behalf by two (2) reputable electors of the party at whose hands he seeks the nomination.
- (2) Such application shall be accompanied by a statement signed by the proposed candidate authorizing the action of the electors.
- (3) The application and the candidate's statement, herein mentioned, shall be filed in good faith and with the proper officer at the proper time, as provided for other candidates in primary elections.
- (4) The form of such application shall be similar to that of the affidavits required of electors in behalf of other candidates as provided in KRS 118.125.

(5) Before such a successful candidate is given a certificate of nomination, he shall file with the county clerk of the county in which he resides a statement that during the campaign for the nomination he did not, and while a candidate for the office will not, knowingly violate any election law or any law relating to corrupt and fraudulent practice in campaigns or elections in this state, and if elected will qualify for the office. (Enact. Acts 1974, ch. 130, § 105; 1976, ch. 54, § 25, effective March 10, 1976.)

118.160. Withdrawal of nomination. [Repealed.]

Compiler's Notes. This section (1458) was repealed by Acts 1972, ch. 188, § 69.

- 118.165. Filing of nomination papers Certification. (1) Except as provided in KRS Chapters 116 to 121, candidates for offices to be voted for by the electors of one (1) county or of a district less than one (1) county, except members of Congress and members of the General Assembly, shall file their nomination papers with the county clerk of the county not later than the last Tuesday in January preceding the day fixed by law for holding the primary election. Candidates for offices to be voted for by the electors of more than one (1) county, and for members of Congress and members of the General Assembly, shall file their nomination papers with the Secretary of State not later than the last Tuesday in January preceding the day fixed by law for holding the primary election. All nomination papers shall be filed no later than 4 p.m. local time at the place of filing when filed on the last date on which the papers may be filed.
- (2) The Secretary of State or the county clerk shall examine the notification and declaration form of each candidate to determine whether it is regular on its face. If there is an error, the proper officer shall notify the candidate by certified mail within twenty-four (24) hours of filing. (Enact. Acts 1974, ch. 130, § 106; 1976, ch. 7, § 2; 1978, ch. 318, § 6, effective June 17, 1978; 1980, ch. 114, § 14, effective July 15, 1980; 1982, ch. 394, § 20, effective July 15, 1982; 1982, ch. 402, § 4, effective January 1, 1984; 1984, ch. 185, § 10, effective July 13, 1984; 1984, ch. 185, § 11, effective January 1, 1985; 1986, ch. 185, § 1, effective January 1, 1987; 1988, ch. 17, § 10, effective July 15, 1988; 1988, ch. 238, § 1, effective July 15, 1988; 1990, ch. 48, § 40, effective July 13, 1990; 1992, ch. 296, § 8, effective July 14, 1992.)

118.170 to 118.175. Ballots. [Repealed.]

Compiler's Notes. The following sections were repealed by Acts 1972, ch. 188, § 69. 118.170 (1459 to 1462: Acts 1942, ch. 169, §§ 1, 3; 1942, ch. 174, § 5; 1970, ch. 58, § 1.) 118.171 (Acts 1964, ch. 142, § 4.)

118.173 (Acts 1963 (3rd Ex. Sess.), ch. 2, § 1; 1970, ch. 92, § 24.) 118.175 (Acts 1942, ch. 28, § 1; 1962, ch. 88, § 2.) For present law, see KRS 118.215, 118.225.

- 118.176. Challenging good faith of candidate. (1) A "bona fide" candidate means one who is seeking nomination in a primary or election in a general election according to law.
- (2) The bona fides of any candidate seeking nomination or election in a primary or general election may be questioned by any qualified voter entitled to vote for such candidate or by an opposing candidate by summary proceedings consisting of a motion before the circuit court of the judicial circuit in which the candidate whose bona fides is questioned resides. The motion shall be tried summarily and without delay. Proof may be heard orally, and upon motion of either party shall be officially reported. If the circuit judge of the circuit in which the proceeding is filed is disqualified or absent from the county or is himself a candidate, the proceeding may be presented to, heard and determined by the circuit judge of any adjoining judicial circuit.
- (3) In any action or proceeding under this section the burden of proof as to the bona fides of a candidate shall be on the person challenging the bona fides of a candidate.
- (4) If the court finds the candidate is not a bona fide candidate it must so order, and certify the fact to the board of elections, and the candidate's name shall be stricken from the written designation of election officers filed with the board of elections or the court may refuse recognition or relief in a mandatory or injunctive way. The order of the circuit court shall be entered on the order book of the court and shall be subject to a motion to set aside in the Court of Appeals. The motion shall be heard by the Court of Appeals or a judge thereof in the manner provided for dissolving or granting injunctions, except that the motion must be made before the court or judge within five (5) days after the entry of the order in the circuit court, and may be heard and tried upon the original papers, and the order of the Court of Appeals or judge thereof shall be final.
- (5) No person shall approach the circuit judge for the purpose or view of influencing his decision on the motion pending before him or to be tried by him. (Enact. Acts 1974, ch. 130, § 107; 1976, ch. 62, § 86; 1976, ch. 247, § 7; 1976 (Ex. Sess.), ch. 14, § 131, effective January 2, 1978; 1984, ch. 413, § 2, effective April 11, 1984.)

118.180. Paper on which ballots to be printed. [Repealed.]

Compiler's Notes. This section (1460, 1972, ch. 188, § 69. For present law, see KRS 1462: Acts 1942, ch. 169, § 1; 1946, ch. 242, \$ 27; 1954, ch. 26, § 6) was repealed by Acts

118.185. Certification of unopposed candidate. — If it appears, after the expiration of the time for filing nomination papers, that there is only one (1) candidate who has filed the necessary papers for a place on the ballot of any party on whose ballot he is entitled to have his name printed, the officer with whom the papers are filed shall immediately issue and file

in his office a certificate of nomination, and send a copy to the candidate. (Enact. Acts 1974, ch. 130, § 108.)

118.190. When ballots to be printed — Number to be furnished each precinct. [Repealed.]

Compiler's Notes. This section (1465) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.145.

118.195. Inspection of nomination papers. — All nomination papers filed under KRS 118.165 and 118.365 shall at all times be subject to inspection by any person. (Enact. Acts 1974, ch. 130, § 109; 1976, ch. 247, § 13.)

118.200. Method of filling vacancy in candidacy after ballots are printed. [Repealed.]

Compiler's Notes. This section (1464) was repealed by Acts 1972, ch. 188, § 69.

118.205. Register of candidates. — The secretary of state and the county clerks shall each keep a book entitled "Register of Candidates for Nomination in the Primary Election," and shall enter on different pages of the book for the different political parties the title of office sought and name and residence of each candidate for nomination in the primary election, the name of his political party, and the date of receiving his nomination papers. The book shall be so kept that the names of all candidates of the same political party shall be on the same or successive pages and the names of candidates of no two (2) political parties shall appear on the same page. The books shall be public records. (Enact. Acts 1974, ch. 130, § 110; 1978, ch. 384, § 253, effective June 17, 1978.)

118.210. Preparation of seals, envelopes, stencils and other election supplies — Delivery of ballots and supplies to precincts. [Repealed.]

Compiler's Notes. This section (1465) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.195.

118.212. When candidate's name not to be certified or printed on ballot — Effect of death or withdrawal of candidate — Notice required at polls — Penalty. — (1) If, before the time of certification provided in KRS 118.215, any candidate whose notification and declaration or certificate or petition of nomination has been filed in the office of the Secretary of State dies or notifies the Secretary of State in writing, signed and properly notarized that he will not accept the nomination or election, the Secretary of State shall not certify his name.

- (2) If, before the ballots are printed, any candidate whose notification and declaration or certificate or petition of nomination has been filed in the office of the county clerk dies or notifies the clerk, in the manner described in subsection (1) of this section, that he will not accept the nomination or election, the clerk shall not cause his name to be printed on the ballot.
- (3) If, before the ballots are printed, any candidate whose notification and declaration or certificate or petition of nomination has been filed in the office of the Secretary of State dies or notifies the Secretary of State in the manner described in subsection (1) of this section, that he will not accept the nomination or election, the Secretary of State shall immediately notify the appropriate county clerk, and the clerk shall not cause his name to be printed on the ballot.
- (4) If, after the ballots are printed, any candidate whose name appears thereon shall officially withdraw or die, neither the precinct election officers nor the county board of elections shall tabulate or record the votes cast for the candidate.
- (5) If, after the ballots are printed, any candidate whose name appears thereon shall officially withdraw or die, the county clerk shall provide a notice to the precinct election officers who shall see that the notice is conspicuously displayed at the polling place advising voters of the change, and that votes for the candidate shall not be tabulated or recorded. If the county clerk learns of the death or withdrawal at least five (5) days prior to the election and provides the notice required by this subsection and the precinct officers fail to post the notice at the polling place, the precinct officers shall be guilty of a violation subject to a fine of not less than ten dollars (\$10) nor more than two hundred fifty dollars (\$250). (Enact. Acts 1976, ch. 247, § 8; 1984, ch. 185, § 12, effective July 13, 1984; 1986, ch. 470, § 24, effective July 15, 1986; 1990, ch. 48, § 41, effective July 13, 1990.)
- 118.215. Certification of candidates or slates by Secretary of State - Order of listing county offices — Use of supplemental paper ballots — Approval of State Board of Elections — Ballot position unalterable. — (1) After the order of the names has been determined as provided in KRS 118.225, the Secretary of State shall certify, to the county clerks of the respective counties entitled to participate in the nomination or election of the respective candidates, the name, place of residence, and party of each candidate or slate of candidates for each office, as specified in the nomination papers or certificates and petitions of nomination filed with him, and shall designate the device with which the candidate groups, slates of candidates, or lists of candidates of each party shall be printed, in the order in which they are to appear on the ballot, with precedence to be given to the party that polled the highest number of votes at the preceding election for presidential electors, followed by the political party which received the second highest number of votes with the order of any other political parties and independents to be determined by lot. Candidates for county offices and local state offices shall be listed in the following order: Common-

wealth's attorney, circuit clerk, property valuation administrator, county judge/executive, county attorney, county clerk, sheriff, jailer, county commissioner, coroner, justice of the peace, and constable. The names of candidates for President and Vice President shall be certified in lieu of certifying the names of the candidates for presidential electors. The names shall be certified as follows:

- (a) Not later than the third Tuesday in February preceding a primary;
- (b) Not less than twenty-five (25) days before a runoff primary;
- (c) Not later than the third Tuesday in August preceding a general election, the certification of candidates to federal office; and
- (d) Not later than the third Tuesday in August preceding a general election, the certification to include all candidates and slates of candidates except those to federal office.
- (2) Except as otherwise provided in subsection (3) of this section, all independent candidates or slates of candidates whose nominating petitions are filed with the county clerk or the Secretary of State shall be listed under the title and device designated by them as provided in KRS 118.315, or if none is designated, under the word "independent," and shall be placed on the ballot in a separate column or columns or in a separate line or lines according to the office which they seek. The order in which independent candidates or slates of candidates shall appear on the ballot shall be determined by lot by the county clerk. If the same device is selected by two (2) groups of petitioners, it shall be given to the first selecting it and the county clerk shall permit the other group to select a suitable device. This section shall not apply to candidates for municipal offices which come under subsection (3) of this section.
- (3) The ballots used at any election in which city officers are to be elected as provided in subsection (2) of this section shall contain the names of candidates for the city offices grouped according to the offices they seek, and the candidates shall be immediately arranged with and designated by the title of office they seek. The order in which the names of the candidates for each office are to be printed on the ballot shall be determined by lot. Each group of candidates for each separate office for which the candidates are to be elected shall be clearly separated from other groups on the ballot and spaced to avoid confusion on the part of the voter.
- (4) The Secretary of State shall not knowingly certify to the county clerk of any county the name of any candidate or slate of candidates who has not filed the required nomination papers, nor knowingly fail to certify the name of any candidate or slate of candidates who has filed the required nomination papers.
- (5) If the county clerk determines that the number of certified candidates or slates of candidates cannot be placed on a ballot which can be accommodated by the voting machines currently in use by the county, he shall so notify the State Board of Elections not later than the last Tuesday in February preceding the primary or the last Tuesday in August preceding the general election. The State Board of Elections shall meet within five (5)

days of the notice, review the ballot conditions, and determine whether supplemental paper ballots are necessary for the election. Upon approval of the State Board of Elections, supplemental paper ballots may be used for nonpartisan candidates or slates of candidates for an office or offices and public questions submitted for a yes or no vote. All candidates or slates of candidates for any particular office shall be placed either on the machine ballot or on the paper ballot.

(6) The ballot position of a candidate or slate of candidates shall not be changed after the ballot position has been designated by the county clerk. (Enact. Acts 1974, ch. 130, § 111; 1976, ch. 199, § 2; 1976, ch. 247, § 9; 1976 (Ex. Sess.), ch. 1, § 2; 1982, ch. 394, § 21, effective July 15, 1982; 1984, ch. 185, § 13, effective July 13, 1984; 1986, ch. 470, § 25, effective July 15, 1986; 1990, ch. 48, § 42, effective July 13, 1990; 1990, ch. 169, § 7, effective July 13, 1990; 1992, ch. 288, § 39, effective July 14, 1992; 1992, ch. 296, § 9, effective July 14, 1992.)

Legislative Research Commission Note. 1992 Acts which do not appear to be in con-(7/14/92). This section was amended by two flict and have been compiled together.

118.220. Instruction cards. [Repealed.]

Compiler's Notes. This section (1466) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.175.

- 118.225. Determination of order of names on ballot. (1) For the purpose of determining the order in which the names of candidates or slates of candidates to be voted for by the electors of the entire state shall be certified and printed on the ballots with the designation of the respective offices, the Secretary of State shall prepare lists of the counties of each congressional district of the state. He shall arrange the surnames of all candidates or slates of candidates for each office in alphabetical order for the First Congressional District, and the names shall be certified in this order to the county clerks of all the counties comprising that district. For each succeeding congressional district, taken in numerical order, the name appearing first for each office in the last preceding district shall be placed last, and the name appearing second in the last preceding district shall be placed first, and each other name shall be moved up one (1) place. The lists shall be certified accordingly.
- (2) For all other offices for which nomination papers and petitions are filed with the Secretary of State, the order of names of candidates for each office shall be determined by lot at a public drawing to be held in the office of the Secretary of State at 2:00 p.m., standard time, on the Thursday following the last Tuesday in January preceding the primary, twenty-six (26) days before a runoff primary, or the Thursday following the first Tuesday in August preceding the general election.

- (3) For all offices for which nomination papers and petitions are filed in the office of the county clerk, the order in which the names of candidates for each office are to be printed on the ballot shall be determined by lot at a public drawing in the office of the county clerk at 2:00 p.m., standard time, on the Thursday following the last Tuesday in January before the primary or the Thursday following the first Tuesday in August preceding the general election.
- (4) If the number of certified candidates or slates of candidates cannot be placed on a ballot which can be accommodated on voting machines currently in use in the county, the county clerk shall notify the State Board of Elections, as provided in KRS 118.215. (Enact. Acts 1974, ch. 130, § 112; 1976 (Ex. Sess.), ch. 1, § 10; 1982, ch. 394, § 22, effective July 15, 1982; 1984, ch. 185, § 14, effective July 13, 1984; 1986, ch. 470, § 26, effective July 15, 1986; 1990, ch. 48, § 43, effective July 13, 1990; 1992, ch. 288, § 40, effective July 14, 1992; 1992, ch. 296, § 10, effective July 14, 1992.)

Legislative Research Commission Note. 1992 Acts which do not appear to be in con-(7/14/92). This section was amended by two flict and have been compiled together.

118.230. Ballot boxes — Adoption — Specifications — Locks — Delivery to election officers. [Repealed.]

Compiler's Notes. This section (1468, 1483a) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.195.

118.235. Publication of names of candidates by county clerk. — The county clerk of each county shall publish pursuant to KRS chapter 424 and shall post notice at the courthouse, under the proper party designation and title of each office the names of all persons certified to him by the secretary of state, in the order in which they were certified, and of all persons for whom nomination papers have been filed with the county clerk. Only the names of persons who have substantially complied with provisions of KRS 118.125 to 118.165 shall be published. The names shall be published in the order in which they are to appear on the voting machine. The county shall pay the cost of printing. (Enact. Acts 1974, ch. 130, § 113.)

118.240. Challengers at regular election. [Repealed.]

Compiler's Notes. This section (1470, § 1) was repealed by Acts 1972, ch. 188, § 69. 1481: Acts 1964, ch. 142, § 5; 1968, ch. 181, For present law, see KRS 117.315.

118.245. Number of votes necessary to nominate candidates or slates — Runoff primary — Breaking of tie vote — Section not applicable to presidential primaries. — (1) The candidate for office, other than the offices of Governor and Lieutenant Governor, receiving the highest number of votes in a primary election for the office for which he is a

candidate shall be the nominee of his party for that office and shall receive the certificate of nomination.

- (2) A slate of candidates for Governor and Lieutenant Governor that receives not less than forty percent (40%) of its party's votes cast shall be the nominee of its party for those offices and that slate of candidates shall receive the certificate of nomination; except that if two (2) slates of candidates receive forty percent (40%) or more of their party's votes, the slate receiving the higher number of votes shall be its party's nominee, and no runoff primary shall be conducted.
- (3) A slate of candidates for Governor and Lieutenant Governor that receives the highest number of its party's votes but which number is less than forty percent (40%) of the votes cast for all slates of candidates of that party, shall be required to participate in a runoff primary with the slate of candidates of the same party receiving the second highest number of votes.
- (4) The slate of candidates receiving the highest number of votes in a runoff primary shall be the nominees of that party for Governor and Lieutenant Governor, and that slate of candidates shall receive the certificate of nomination.
- (5) Subject to the foregoing provisions relating to a runoff primary, if two (2) or more slates of candidates in a primary election are found to have received the next highest and equal number of votes for the nomination for election to the offices of Governor and Lieutenant Governor, the slate which will appear on the ballot in a runoff primary shall be determined by lot in the manner the state board directs, in the presence of not less than three (3) other persons.
- (6) Subject to the foregoing provisions relating to a runoff primary, if two (2) or more candidates or slates of candidates in a runoff primary or primary election are found to have received the highest and an equal number of votes for nomination to the same office, the election shall be determined by lot in the manner the board directs, in the presence of not less than three (3) other persons. This section does not apply to presidential primaries. (Enact. Acts 1974, ch. 130, § 114; 1982, ch. 394, § 23, effective July 15, 1982; 1984, ch. 111, § 63, effective July 13, 1984; 1984, ch. 185, § 15, effective July 13, 1984; 1986, ch. 29, § 13, effective July 15, 1986; 1992, ch. 288, § 41, effective July 14, 1992.)

118.250. Written oath of voter when qualifications questioned — Grand jury to investigate oaths. [Repealed.]

Compiler's Notes. This section (1477a: Acts 1972, ch. 188, § 69. For present law, see Acts 1966, ch. 255, § 120) was repealed by KRS 117.245.

118.255. Fees. — (1) The Secretary of State shall receive a fee of five hundred dollars (\$500) for a candidate for statewide elected state office or the Congress, two hundred dollars (\$200) for a candidate for Commonwealth's attorney, the General Assembly, or the District Court, Circuit

Court, Court of Appeals, or Supreme Court, and fifty dollars (\$50) for other candidates who file with the Secretary of State for each notification and declaration and petition filed with him, to be paid by the candidate, or the candidate's representative, when the notification and declaration and petition is filed.

- (2) The county clerk shall receive a fee pursuant to KRS 64.012 for each notification and declaration and petition filed with him to be paid by the candidate at the time of the filing. The county clerk shall receive a fee pursuant to KRS 64.012 for each name published as provided in KRS 118.235, to be paid by the county.
- (3) The amount of fees received by the Secretary of State and county clerk for notifications and declarations and petitions filed with them, minus twenty dollars (\$20) for each notification and declaration or petition filed, shall be forwarded to the State Treasurer for deposit in the election campaign fund established by KRS 121A.020.
- (4) The county clerk and/or Secretary of State shall pay the cost of mailing the certification of nomination and declaration petition from the fee collected from the candidate. (Enact. Acts 1974, ch. 130, § 115; 1976, ch. 7, § 3; 1978, ch. 84, § 2, effective June 17, 1978; 1982, ch. 394, § 24, effective July 15, 1982; 1992, ch. 288, § 58, effective July 14, 1992.)

118.260 to 118.300. Voting procedures. [Repealed.]

Compiler's Notes. The following sections were repealed by Acts 1972, ch. 188, § 69. 118.260 (1477.) 118.270 (1484.) 118.280 (1459, 1460, 1471, 1472: Acts 1942, ch. 169, §§ 1, 3; 1952, ch. 136.)

118.290 (1472, 1569: Acts 1942, ch. 169, §§ 2, 4.) 118.300 (1475.) For present law, see KRS 117.075, 117.255, 117.265.

REGULAR ELECTIONS

- 118.305. Persons entitled to have name on ballot Certification of names of candidates Eligibility of candidates defeated in primary Notification of vacancy in elective office. (1) Except as provided in KRS 118.345, and subject to the provisions of subsections (2), (3), and (4) of this section, the county clerk of each county shall cause to be printed for the voting machines and on the absentee ballots for the regular election the names of the following persons:
- (a) Candidates of a political party, as defined in KRS 118.015, who have received certificates of nomination at the preceding primary election, or certificates of nomination under KRS 118.185, and whose certificates of nomination have been filed with the Secretary of State or the appropriate county clerk;
- (b) Candidates of a political party, as defined in KRS 118.015, who have been nominated for an unexpired term in a manner determined by the governing authority of the party, as provided in KRS 118.115, and whose

evidences of nomination have been filed with the Secretary of State or the appropriate county clerk within the time prescribed in this chapter;

- (c) Candidates of a political party, as defined in KRS 118.015, who have been nominated by the governing authority of the party to fill a vacancy in the candidacy of a person nominated at the preceding primary election, as provided in KRS 118.105, and whose certificates of nomination have been filed with the Secretary of State or the appropriate county clerk, by at least the date provided by the election law generally for such filing;
- (d) Candidates who have been nominated by a political organization as provided in KRS 118.325 and whose certificates or petitions of nomination have been filed with the Secretary of State or the appropriate county clerk within the time prescribed in this chapter;
- (e) Independent candidates who have been nominated by petition as provided in KRS 118.315, and whose petitions of nomination have been filed with the Secretary of State or the appropriate county clerk within the time prescribed in this chapter;
- (f) Successful nominees of all nonpartisan primaries which shall have been conducted:
- (g) Candidates who have filed a petition of candidacy as shall be required to fill a vacancy which shall appear on the ballot;
- (h) If a vacancy in a candidacy occasioned by the death, removal or resignation of a candidate before the election and after the ballot labels have been prepared is filled by the chairman of the state, district, or county political organization as provided by law, the chairman shall furnish to the county clerk a sufficient number of printed ballot labels bearing the name of the new candidate to replace those bearing the name of the candidate with respect to which the vacancy has occurred. If the ballot labels are furnished to the clerk before the machines are delivered to the election precincts, the clerk shall cause them to be inserted in the proper ballot frames. If they are furnished after the machines have been delivered to the election precincts, the county clerk shall cause the ballot labels to be delivered to the clerk of each precinct, with directions as to insertion in the proper ballot frames;
- (i) Candidates for President and Vice President of the United States, of those political parties and organizations who have nominated presidential electors as provided in KRS 118.325, if the certificate of nomination of the electors has been filed with the Secretary of State within the time prescribed in this chapter;
- (j) Candidates for soil and water district supervisors who have been nominated by petition as provided in KRS 262.210; and
- (k) Candidates for city office for which no nonpartisan primary has been conducted in a city which requires nonpartisan city elections.
- (2) Any candidate for city office who is defeated in a partisan or nonpartisan primary election shall be ineligible as a candidate for the same office in the regular election.

- (3) Candidates for members of boards of education shall have their names printed on ballot labels and absentee ballots for the regular election only after filing as provided in KRS 160.220.
- (4) Except as provided in KRS 118.105 and 118.115, the name of no candidate shall be printed upon the ballot labels and absentee ballots for any regular election as the nominee of any political party, as defined in KRS 118.015, or under the emblem of any political party, as so defined, except those candidates who have been duly and regularly nominated as nominees of that party at a primary election held as provided in this chapter.
- (5) No county clerk shall knowingly cause to be printed, upon the ballot labels or absentee ballots for any regular election, the name of any candidate of a political party, as defined in KRS 118.015, who has not been nominated in the manner provided in the primary election laws or the name of any candidate who is not in compliance with the restrictions concerning party registration and candidacy provided in subsection (1) of KRS 118.315.
- (6) The names of candidates for President and Vice President shall be certified in lieu of certifying the names of the candidates for presidential electors.
- (7) When a vacancy occurs in an elective office which is required by law to be filled temporarily by appointment, the officer or body designated by law to make the appointment, or in the case of an office to be filled by appointment from a list of nominations, the officer or body designated by law to make the nominations, shall immediately notify in writing both the county clerk and Secretary of State of the vacancy. (Enact. Acts 1974, ch. 130, § 116; 1982, ch. 394, § 25, effective July 15, 1982; 1984, ch. 185, § 16, effective July 13, 1984; 1986, ch. 287, § 13, effective July 15, 1986; 1988, ch. 341, § 36, effective July 15, 1988; 1990, ch. 48, § 44, effective July 13, 1990; 1990, ch. 366, § 7, effective July 13, 1990.)

Legislative Research Commission Note. 1990 Acts which do not appear to be in con-(7/13/90) This section was amended by two flict and have been compiled together.

118.310. Ballot not voted — Spoiled ballot. [Repealed.]

Compiler's Notes. This section (1473) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.255.

118.315. Nomination for regular election by petition — Form of petition — Examination of petition. — (1) A candidate for any office to be voted for at any regular election may be nominated by a petition of electors qualified to vote for him, complying with the provisions of subsection (2) of this section. No person who is a registered member of a political party shall be eligible to election as an independent candidate, nor shall any person be eligible to election as an independent candidate who was a

registered member of a political party at the time of the last preceding regular election. This restriction shall not apply to candidates to those offices specified in KRS 118.105(5), for supervisor of a soil and water conservation district, for candidates for mayor or legislative body in cities of the second to sixth class, or to candidates participating in nonpartisan elections.

- (2) The form of the petition shall be prescribed by the State Board of Elections. It shall be signed by the candidate and by registered voters from the district or jurisdiction from which the candidate seeks nomination. A petition of nomination for a state officer, or any officer for whom all the electors of the state are entitled to vote, shall contain five thousand (5,000) petitioners; for a representative in Congress from any congressional district, or for any officer from any other district except as herein provided, four hundred (400) petitioners; for a county officer, member of the General Assembly, or Commonwealth's attorney, one hundred (100) petitioners; for a soil and water conservation district supervisor, twenty-five (25) petitioners; for a city officer, two (2) petitioners; and for an officer of a division less than a county, except as herein provided, twenty (20) petitioners. It shall not be necessary that the signatures of the petition be appended to one (1) paper. Each petitioner shall include his residence, Social Security number or date of birth, and post-office address. Failure of a voter to include his Social Security number or date of birth and address shall result in his signature not being counted. If any person joins in nominating, by petition, more than one (1) nominee for any office to be filled, he shall be counted as a petitioner for the candidate whose petition is filed first, except a petitioner for the nomination of candidates for soil and water conservation district supervisors may be counted for every petition to which his signature is affixed.
- (3) Titles, ranks, or spurious phrases shall not be accepted on the filing papers and shall not be printed on the ballots as part of the candidate's name; however, nicknames, initials, and contractions of given names may be accepted as the candidate's name.
- (4) The Secretary of State and county clerks shall examine the petitions of all candidates who file with them to determine whether each petition is regular on its face. If there is an error, the Secretary of State or the county clerk shall notify the candidate by certified mail within twenty-four (24) hours of filing. (Enact. Acts 1974, ch. 130, § 117; 1978, ch. 318, § 7, effective June 17, 1978; 1982, ch. 394, § 26, effective July 15, 1982; 1984, ch. 185, § 17, effective July 13, 1984; 1986, ch. 287, § 14, effective July 15, 1986; 1986, ch. 470, § 27, effective July 15, 1986; 1988, ch. 17, § 11, effective July 15, 1988; 1990, ch. 48, § 45, effective July 13, 1990; 1990, ch. 166, § 1, effective July 13, 1990; 1990, ch. 476, Pt. V, § 304, effective July 13, 1990; 1992, ch. 296, § 11, effective July 14, 1992.)

118.320. Provisions for insuring secrecy of ballot. [Repealed.]

Compiler's Notes. This section (1472, Acts 1972, ch. 188, § 69. For present law, see 1474, 1476, 1569 to 1571) was repealed by KRS 117.235, 118.025.

- 118.325. Nomination by parties by convention or primary election. (1) Any political organization not constituting a political party within the meaning of KRS 118.015 but which cast two percent (2%) of the vote of the state at the last preceding election for presidential electors may nominate, by a convention or primary election held by the party in accordance with its constitution and bylaws, candidates for any offices to be voted for at any regular election, except the office of member of a board of education, for which nominations shall be made as provided in KRS 160.220. Any political party, as defined in KRS 118.015, and any political organization not constituting such a political party but which cast two percent (2%) of the vote of the state at the last preceding election for presidential electors, may nominate, by a convention or primary election held by the party or organization in accordance with its constitution and bylaws, as many electors of President and Vice President of the United States as this state is entitled to elect.
- (2) The certificate of nomination by such a convention or primary election shall be in writing, shall contain the name of each person nominated, his residence and the office to which he is nominated, and shall designate a title for the party or principle that such convention or primary election represents, together with any simple figure or device by which its list of candidates may be designated on the voting machines. The certificate shall be signed by the presiding officer and secretary of the convention, or by the chairman and secretary of the county, city or district committee, who shall add to their signatures their respective places of residence, and acknowledge the same before an officer duly authorized to administer oaths. A certificate of the acknowledgment shall be appended to the certificate of nomination. In the case of electors of President and Vice President of the United States the certificate of nomination shall state the names of the candidates of the party for President and Vice President.
- (3) Any person desiring to become a candidate for an office, the nomination to which is to be made by a convention pursuant to subsections (1) and (2) of this section, except for the office of elector of President and Vice President of the United States, shall file a statement with the official designated in KRS 118.165 with whom notification and declaration forms are filed for the office. The form of the statement shall be prescribed by the State Board of Elections. Such statement shall be filed as prescribed by KRS 118.365.
- (4) If the certificate of nomination of any state convention requests that the figure or device selected by such convention be used to designate the candidates of such party on the voting machines for all elections throughout the state, that figure or device shall be used until changed by request of

- a subsequent state convention of the same party. The device may be any appropriate symbol other than the coat of arms or seal of this state or of the United States, the national flag, or any other emblem common to the people at large.
- (5) In case of death, resignation or removal of any such candidate subsequent to nomination and before the ballot labels are printed, the chairman of the state, county or city district committee shall fill the vacancy, unless a supplemental certificate or petition of nomination is filed. In the case of electors of President and Vice President of the United States, a vacancy may be filled by the chairman of the state committee at any time before the meeting of the electors, whether the vacancy occurs before or after the election.
- (6) If any political party entitled to nominate by convention fails to do so, the names of all nominees by petition for any office who are designated in their petition as members and candidates of that party shall be printed under the device and title on the voting machines as if nominated by a convention. If two (2) or more persons who have filed certificates of nomination under this section claim to be the nominee of the same political party, the governing authority of that party shall designate to the Secretary of State and county clerk, in writing, which of the candidates is entitled to the party emblem. If there are two (2) or more contending executive committees of the same party in the county or district, the county or district executive committee that is recognized by the state governing authority of the party, by the written certificate of its chairman, shall be recognized by the Secretary of State and county clerk. (Enact. Acts 1974, ch. 130, § 118; 1984, ch. 185, § 18, effective January 1, 1985; 1988, ch. 17, § 12, effective July 15, 1988; 1990, ch. 48, § 46, effective July 13, 1990.)
- 118.327. Registers of candidates to be chosen by convention. Each county clerk and the secretary of state shall keep a book in which he shall enter certain information concerning candidates to be chosen by convention. Such book shall include the name, place of residence, office for which the person is a candidate, party designation, and the date of the receipt of the form required to be filed by KRS 118.325(3). Such book shall be a public record. (Enact. Acts 1984, ch. 185, § 1, effective January 1, 1985.)

118.330. Persons to keep away from polls — Electioneering at polls prohibited. [Repealed.]

Compiler's Notes. This section (1467, ch. 188, § 69. For present law, see KRS 1470, 1472, 1569) was repealed by Acts 1972, 117.235.

118.335. Effect of conflicting certificates and petitions of nomination. — If any certificate or petition of nomination made under the provisions of this chapter contains the name of more than one (1) candidate for any office to be filled, neither name shall be printed as a candidate for that office. If any person has been nominated as a candidate for any office by primary election or by party convention, and also by petition, his name shall be placed in the list of candidates nominated by the primary or convention, and the place occupied by his name in the petition shall be left blank, unless the candidate makes written request, prior to the last day for filing evidences of nomination, that his name be printed as nominated by petition and be omitted from the list nominated by the primary or convention. (Enact. Acts 1974, ch. 130, § 119; 1976, ch. 54, § 26, effective March 10, 1976.)

118.340. Employees to be allowed time off to vote. [Repealed.]

Compiler's Notes. This section (1574: Acts 1972, ch. 188, § 69. For present law, see Acts 1966, ch. 255, § 121) was repealed by KRS 118.035.

- 118.345. Defeated primary candidate barred from having name on regular election ballot Section not applicable to presidential preference primary candidates. (1) No candidate who has been defeated for the nomination for any office in a primary election shall have his name placed on voting machines in the succeeding regular election as a candidate for the same office for the nomination to which he was a candidate in the primary election, except that if a vacancy occurs in the party nomination for which he was a candidate in the primary election his name may be placed on voting machines for the regular election as a candidate of that party if he has been duly made such party nominee after the vacancy occurs as provided in KRS 118.105.
- (2) No person who was a candidate for nomination for any office in a primary election and who, before the succeeding regular election, is declared by the judgment of any court of competent jurisdiction to have violated, in the primary election, any provision of KRS Chapter 121, or to be responsible for such violation by others, shall have his name placed on voting machines for any office to be voted for in the succeeding regular election.
- (3) This section does not apply to presidential preference primary candidates. (Enact. Acts 1974, ch. 130, § 120; 1976, ch. 54, § 27, effective March 10, 1976; 1982, ch. 394, § 27, effective July 15, 1982; 1984, ch. 111, § 64, effective July 13, 1984; 1984, ch. 185, § 19, effective July 13, 1984; 1986, ch. 29, § 14, effective July 15, 1986.)

118.350, 118.355. Closing polls — Delivery of ballot boxes and election supplies to county clerks — Disposition of stubs. [Repealed.]

Compiler's Notes. These sections (1482: Acts 1942, ch. 169, § 2; 1952, ch. 107, § 3; 1966, ch. 255, § 122) were repealed by Acts

1972, ch. 188, § 69. For present law, see KRS 117.275, 117.285.

- 118.356. Filing of certificates and petitions of nomination. (1) Certificates and petitions of nomination shall, in the case of candidates voted for by the state at large, by a district greater than one (1) county, or by a city whose boundaries extend beyond those of a single county, be filed with the Secretary of State. In the case of candidates voted for by a county or by a district less than a county, they shall be filed with the county clerk. In the case of candidates for Congress and for General Assembly, they shall be filed with the Secretary of State.
- (2) Certificates of nomination at a primary election held under this chapter shall be filed by the State Board of Elections or the county board of elections, depending upon which one issued the certificate. Certificates and petitions of nomination shall be filed by the candidate or by someone on his behalf. (Enact. Acts 1974, ch. 130, § 121; 1990, ch. 169, § 8, effective July 13, 1990.)

118.360. Guarding ballot boxes and envelopes before meeting of election commissioners. [Repealed.]

Compiler's Notes. This section (1482) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.295.

118.365. Time for filing certificates and petitions of nomination. —

- (1) Certificates of nomination issued by the State Board of Elections shall be filed by that board with the Secretary of State immediately. The certificates issued by the county board of elections shall be filed by that board with the county clerk immediately.
- (2) Petitions of nomination for candidates for city offices except as provided in KRS 83A.047, for candidates for members of boards of education, and for candidates for supervisors of soil and water conservation districts shall be filed with the county clerk not later than the first Tuesday in August preceding the day fixed by law for the holding of regular elections.
- (3) Candidates for an office, the nomination to which is to be made by a convention pursuant to KRS 118.325(1) and (2), except for the office of electors of President and Vice President of the United States, shall file the statements required by KRS 118.325(3), with the official designated in KRS 118.165 with whom notification and declaration are filed for the office, not later than the first Tuesday in August preceding the regular election.

- (4) Certificates of nomination made by the governing authority of a political party within the meaning of KRS 118.015 or a political organization not constituting a political party within the meaning of KRS 118.015 but which cast two percent (2%) of the vote of the state at the last preceding election for presidential electors to fill vacancies in office, as provided in KRS 118.115 and 118.325, shall be filed as required with the Secretary of State or county clerk not later than the first Tuesday in August preceding the day fixed by law for the election of the person in nomination.
- (5) Except as otherwise provided in this section, petitions of nomination shall be filed as required with the Secretary of State or county clerk not later than the first Tuesday in August preceding the day fixed by law for the holding of general elections. Certificates of nomination shall be filed with the Secretary of State or county clerk, as required by law, not later than the first Tuesday in August preceding the day fixed by law for the holding of general elections.
- (6) Petitions and certificates of nomination for electors of President and Vice President of the United States shall be filed with the Secretary of State not later than the last Thursday in August preceding the date fixed by law for the election of the electors.
- (7) Petitions of nomination, petitions for candidacy, statements, and certificates of nomination shall be filed no later than 4 p.m. local time at the place of filing when filed on the last date on which such papers are permitted to be filed. (Enact. Acts 1974, ch. 130, § 122; 1978, ch. 384, § 254, effective June 17, 1978; 1982, ch. 394, § 28, effective July 15, 1982; 1984, ch. 185, § 20, effective July 13, 1984; 1984, ch. 185, § 21, effective January 2, 1985; 1986, ch. 185, § 2, effective January 1, 1987; 1986, ch. 470, § 28, effective July 15, 1986; 1988, ch. 238, § 2, effective July 15, 1988; 1990, ch. 48, § 47, effective July 13, 1990; 1990, ch. 169, § 9, effective July 13, 1990; 1990, ch. 476 Pt. V, § 305, effective July 13, 1990; 1992, ch. 296, § 12, effective July 14, 1992.)

118.370. County board of election commissioners to canvass election returns. [Repealed.]

Compiler's Notes. This section (1482, was repealed by Acts 1972, ch. 188, § 69. For 1596a-5, 1596a-8a: Acts 1952, ch. 107, § 4) present law, see KRS 117.275.

118.375. Independent candidates filing to fill vacancy. — If a vacancy occurs in any elective office less than one hundred thirty-four (134) days before the primary or at any time after the primary, but not less than one hundred six (106) days before the general election, independent candidates may file their petitions at the time and place provided for in KRS 118.365, subject to the restrictions concerning party registration and candidacy provided in KRS 118.315(1). (Enact. Acts 1974, ch. 130, § 123; 1984, ch. 185, § 22, effective July 13, 1984; 1986, ch. 287, § 15, effective July 15, 1986; 1990, ch. 48, § 48, effective July 13, 1990.)

118.380. Parties may designate inspectors to witness count. [Repealed.]

Compiler's Notes. This section (1482: 1972, ch. 188, § 69. For present law, see KRS Acts 1964, ch. 142, § 6) was repealed by Acts 117.275.

- 118.385. Preservation of certain voting records. (1) The secretary of state and county clerks shall preserve in their respective offices all certificates and petitions of nomination filed therein, for six (6) months after the election for which the nominations were made.
- (2) Each county clerk and the secretary of state shall retain and preserve, for a period of twenty-two (22) months from the date of any primary or general or special election at which candidates for the office of presidential elector or member of the United States senate or house of representatives are voted for, and only for the precincts in which any such office appears on the ballot all records and papers relative to the voter returns for all the offices voted for in those precincts. (Enact. Acts 1974, ch. 130, § 124; 1986, ch. 470, § 29, effective July 15, 1986.)

118.390. Return of keys to ballot boxes, stub books and ballots — Preservation and disposal of election papers. [Repealed.]

Compiler's Notes. This section (1482, 1482b, 1483, 1596a-5: Acts 1942, ch. 169, §§ 2, 4; 1968, ch. 152, § 93) was repealed by

Acts 1972, ch. 188, § 69. For present law, see KRS 117.295.

118.395. Arrangement of judicial ballot. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 125; 1976, ch. 247, § 12) was repealed by Acts 1976 (Ex. Sess.), ch. 19, § 1.

For present law, see KRS 118A.060, 118A.090.

118.400. County board to issue certificates of election, certify votes. [Repealed.]

Compiler's Notes. This section (1482, 1596a-5, 1596a-8a, 1596a-9, 1596a-11: Acts 1960, ch. 34, § 1; 1968, ch. 152, § 94) was

repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.425.

118.405. Name of candidate to appear on ballot but once — Exceptions for filling of vacancy. — No candidate's name shall appear on any voting machine or absentee ballot more than once, except that a candidate's name may appear twice if he is a candidate for a primary or a regular election and also a candidate to fill a vacancy in the same office required to be filled at a special election, when the special election to fill a vacancy is scheduled for the regular election day. (Enact. Acts 1974, ch. 130, § 126; 1976, ch. 54, § 28, effective March 10, 1976; 1986, ch. 470, § 30, effective July 15, 1986; 1990, ch. 48, § 49, effective July 13, 1990.)

118.410. Form of certificate of election and certificate of returns. [Repealed.]

Compiler's Notes. This section (1483, 1596a-7) was repealed by Acts 1972, ch. 188, 8 69

- 118.415. Constitutional amendments. (1) When an amendment to the Constitution has been proposed by the General Assembly, the Secretary of State shall cause the text of the proposed amendment to be published at least two (2) times in two (2) newspapers of general circulation published in this state, and shall also cause to be published at the same time and in the same manner the fact that the amendment will be submitted to the voters for their acceptance or rejection at the next regular election at which members of the General Assembly are to be voted for. The publication shall be made not later than the last Tuesday in July preceding the election at which the amendment is to be voted on.
- (2) The Attorney General shall state the substance of the amendment in the form of a question in a manner calculated to inform the electorate of the substance of the amendment, and shall certify the question to the Secretary of State to be placed on the voting machine. The Secretary of State, not later than the fourth Tuesday in August preceding the next regular election at which members of the General Assembly are to be chosen, shall certify the substance of the amendment, as stated and certified by the Attorney General, to the county clerk of each county, and the county clerk shall have the substance of the amendment, as so certified, indicated on the voting machines.
- (3) The votes cast for and against the amendment shall be counted, canvassed, and certified to the State Board of Elections in the same manner as the votes cast for any officer elective by the votes of the whole state. If a majority of the votes cast on the question are for the amendment, it shall become a part of the Constitution.
- (4) The expenses of the publications provided for in this section shall be paid as are the expenses of other publications that the Secretary of State is required to make in connection with elections. (Enact. Acts 1974, ch. 130, § 127; 1978, ch. 318, § 8, effective June 17, 1978; 1982, ch. 394, § 29, effective July 15, 1982; 1984, ch. 185, § 23, effective July 13, 1984; 1992, ch. 296, § 13, effective July 14, 1992.)

118.420. State board to issue certificates of election for state and district offices — Tie votes. [Repealed.]

Compiler's Notes. This section (1482, 1596a-8a, 1596a-10: Acts 1942, ch. 174, § 6; 1966, ch. 239, § 127; 1968, ch. 152, § 95) was

repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.425.

- 118.425. Issuance of certificates of election Tie votes. (1) The State Board of Elections shall issue certificates of election where the successful candidate was voted for by the state at large, by a district greater than one (1) county, by a city whose boundaries extend beyond those of a single county, or was a candidate for member of Congress or the General Assembly.
- (2) The county board of elections shall issue certificates of election where the successful candidate was voted for by the electors of one (1) county, or of a district less than one (1) county, except members of Congress, members of the General Assembly, and designated officers filing with the State Board of Elections. The board shall forward the certificate to the elected candidate. If the board finds that two (2) or more candidates have received the highest and equal number of votes for the same office, the board shall determine by lot which of the candidates is elected.
- (3) In the case of all offices voted for, and in the case of public questions submitted to the vote of the people of the state at large or of a district greater than one (1) county, the county board of elections shall make out duplicate certificates of the total number of votes received by each of the candidates for the office and the total number of votes for and against each of the questions. The clerk shall keep one (1) of the certificates in his office. He shall not later than three (3) days after receiving the certificate from the board, forward the other certificate by mail to the Secretary of State who shall deliver it to the State Board of Elections.
- (4) The State Board of Elections shall meet, to count and tabulate the votes received by the different candidates as certified to the Secretary of State, when the returns are all in, or on the third Monday after the election whether they are in or not, but if all the returns are not made, the right to contest an election shall not be impaired. A majority of the members of the board shall constitute a quorum and may act. The board shall make out the certificates of election in the office of the board from the returns made. The board shall make out duplicate certificates of election, in writing, over the signatures of its members. The board shall forward the original certificate, by mail, to the elected candidate. The duplicate shall be retained in the office of the board. In the case of the election of a representative in Congress, an additional certificate shall be made and sent, by mail, to the clerk of the House of Representatives.
- (5) The certificate of election shall be issued to the candidate receiving the highest number of votes in the territory from which the election is to be made. If two (2) or more persons are found to have received the highest and an equal number of votes for the same office, the election shall be determined by lot in the manner the board directs, in the presence of not less than three (3) other persons. In the case of elections for electors of President and Vice President of the United States, the board shall issue a certificate of election to each elector of the political party or organization whose candidates for President and Vice President received the highest number of votes and the determination by the board that the candidates of any political

party or organization for President and Vice President have received the highest number of votes shall constitute a determination that the electors nominated by that party have been elected. (Enact. Acts 1974, ch. 130, § 128; 1978, ch. 318, § 9, effective June 17, 1978; 1982, ch. 394, § 30, effective July 15, 1982; 1984, ch. 185, § 24, effective July 13, 1984; 1986, ch. 470, § 31, effective July 15, 1986; 1990, ch. 169, § 10, effective July 13, 1990.)

118.430. Constitutional amendments — How submitted to vote and voted on. [Repealed.]

Compiler's Notes. This section (1459: was repealed by Acts 1972, ch. 188, § 69. For Acts 1946, ch. 242, § 28; 1968, ch. 152, § 96) present law, see KRS 118.415.

118.435. Time of election of presidential electors. — The election of electors of president and vice-president of the United States shall be held on the Tuesday next after the first Monday in November every four (4) years, beginning with 1892. The governor may, by proclamation, appoint the same day in any other year, pursuant to act of congress, for holding the election, in the event of a vacancy in the offices of president and vice-president. (Enact. Acts 1974, ch. 130, § 129.)

118.440. Challengers and inspectors for election on constitutional amendment. [Repealed.]

Compiler's Notes. This section (1539a-8 to 1539a-10) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.315.

118.445. Meeting of presidential electors — Filling vacancy if elector fails to attend. — The electors of president and vice president of the United States shall convene at the state capitol, at 11:45 a.m. on the first Monday after the second Wednesday in December next after their election, give their votes at or after 12:00 noon, and make return thereof according to law. If any elector fails to attend by 12:00 noon, on the day of the meeting, those in attendance shall fill his place by the election of another person, who shall have the same powers as if originally elected by the people. (Enact. Acts 1974, ch. 130, § 130; 1986, ch. 470, § 32, effective July 15, 1986.)

118.450. Cost of elections — Payment — Voting machines, acquisition. [Repealed.]

Compiler's Notes. This section (1452, 1540; Acts 1946, ch. 25; 1960, ch. 129, § 1; 1962, ch. 33; 1962, ch. 210, § 19; 1968, ch.

152, § 97) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.345, 117.405 to 117.525.

- 118.455. Compensation of presidential electors. Each elector of president and vice-president of the United States, for each day he attends at the state capitol as an elector, shall receive the same per diem and mileage as may at the time be allowed to members of the general assembly, to be paid out of the state treasury. (Enact. Acts 1974, ch. 130, § 131.)
- 118.465. Election of United States senators. One (1) United States senator shall be elected at the regular November election every six (6) years beginning with 1914, and one (1) shall be elected at the regular November election every six (6) years beginning with 1918, to succeed the senator whose term will expire the succeeding year. The election for United States senator shall be held and the result shall be ascertained and certified in the same manner as the elections for state officers. After the returns have been canvassed, the governor shall certify the election of the person elected to the president of the senate of the United States. The certificate shall be under the seal of the state and shall be countersigned by the secretary of state. All electors who are eligible to vote for representatives in congress shall be eligible to vote for United States senator, and the person receiving the highest number of votes shall be declared elected. (Enact. Acts 1974, ch. 130, § 132.)
- . 118.475. Time of election of congressmen. The election of representatives in congress shall be held on the Tuesday next after the first Monday in November in every even numbered year. (Enact. Acts 1974, ch. 130, § 133.)

118.485. Congressional districts. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 134; 1982, ch. 81, § 1, effective March 10, 1982) was repealed by

Acts 1991 (2nd Ex. Sess.), ch. 4, § 9, effective December 20, 1991.

118.495. Construction of KRS 118.485. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 135; 1982, ch. 81, § 2, effective March 10, 1992) was repealed by

Acts 1991 (2nd Ex. Sess.), ch. 4, § 9, effective December 20, 1991.

PRESIDENTIAL PREFERENCE PRIMARIES

118.550. Definitions. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 136) was repealed by 1984.

- 118.551. Definition of political party. As used in KRS 118.561 to 118.651, "political party" means each political party that cast ten percent (10%) or more of the vote for governor in the preceding election, or has a registration equal to ten percent (10%) or more of the total registered voters in the Commonwealth. (Enact. Acts 1986, ch. 29, § 1, effective July 15, 1986.)
- 118.555. Methods by which to determine a political party's delegate votes for presidential candidates. (1) The state executive committee of each political party shall, pursuant to its party's rules, determine whether to distribute its party's authorized delegate votes for presidential candidates at its party's national convention based on the results of a party caucus, a presidential preference primary, or a combination of the two (2) methods. Each state executive committee shall notify the State Board of Elections of its decision not later than the December 31 preceding the day for conducting a presidential preference primary as set by KRS 118.561.
- (2) If a state executive committee determines that its party's authorized delegate votes for presidential candidates at its party's national convention shall be distributed based on the results of a party caucus, a presidential preference primary shall not be conducted for that political party, and the provisions of KRS 118.561 to 118.651 shall not apply. The distribution of delegates among the presidential candidates shall be determined by party rule.
- (3) If a state executive committee determines that its party's authorized delegate votes for presidential candidates at its party's national convention shall be distributed based on the results of both a party caucus and a presidential preference primary, the formula for distribution of authorized delegate votes based on the results of a party caucus shall be determined by party rule. The distribution of delegates based on the results of a presidential preference primary shall be in accordance with the provisions of KRS 118.641(1). Regardless of the method by which the authorized delegate votes are distributed, the casting of votes on the first ballot at each party's national convention shall be in accordance with the provisions of KRS 118.641(2). (Enact. Acts 1990, ch. 431, § 2, effective July 13, 1990; 1992, ch. 296, § 14, effective July 14, 1992.)

118.560. Presidential preference primary elections. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 137) was repealed by 1984.

- 118.561. Presidential preference primary election. (1) Subject to KRS 118.555, on the first Tuesday after the fourth Monday in May, in each presidential election year, the Commonwealth of Kentucky shall conduct presidential preference primary elections within each political party.
 - (2) Hours of voting shall be in accordance with KRS 118.035.

(3) The cost of election, officials, and the entire method of conducting the presidential preference primary shall be in accordance with Kentucky statutory provisions on primary elections. (Enact. Acts 1986, ch. 29, § 2, effective July 15, 1986; 1990, ch. 431, § 3, effective July 13, 1990.)

118.570. Voter qualification. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 138) was repealed by 1984.

118.571. Voter qualification. — To qualify to vote in a presidential preference primary in the Commonwealth a voter must register to vote in the same manner as prescribed in KRS Chapter 116. A voter shall vote only in the presidential preference primary of the political party for which he has declared a preference as required by KRS 116.055. (Enact. Acts 1986, ch. 29, § 3, effective July 15, 1986.)

118.580. Nomination of candidates by state board of elections. [Repealed.]

Compiler's Notes. This section (Enact. effective July 15, 1982) was repealed by Acts Acts 1974, ch. 130, § 139; 1982, ch. 394, § 31, 1982, ch. 402, § 5, effective January 1, 1984.

118.581. Nomination of candidates by State Board of Elections. — The State Board of Elections shall convene in Frankfort on the second Tuesday in January preceding a presidential preference primary. At the meeting required by this section, the board shall nominate as presidential preference primary candidates all those candidates of the political parties for the office of President of the United States who have qualified for matching federal campaign funds. Immediately upon completion of this requirement, the board shall transmit a list of all the nominees selected to the Secretary of State and shall also release the list to the news media. (Enact. Acts 1986, ch. 29, § 4, effective July 15, 1986; 1986, ch. 470, § 20, effective July 15, 1986; 1990, ch. 48, § 52, effective July 13, 1990; 1990, ch. 431, § 4, effective July 13, 1990; 1992, ch. 296, § 15, effective July 14, 1992.)

118.590. Nomination of candidate by petition. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 140; 1976, ch. 23, § 1, effective March 2, 1976; 1978, ch. 318, § 10,

118.591. Nomination of candidates by petition. — (1) Any person seeking the endorsement by a political party for the office of President of the United States, or any group organized in this state on behalf of, and with the consent of, the person, may file with the Secretary of State certi-

fied petitions signed by five thousand (5,000) persons who, at the time they sign, are registered and qualified voters in the Commonwealth and are affiliated, by registration, with the same political party as the candidate for whom petitions are filed.

- (2) The petitions shall be filed by the petitioners with the Secretary of State no later than the last Tuesday in January preceding a presidential preference primary.
 - (3) The petitions shall state:
- (a) The name of the candidate for nomination and the party of which he is a member; and
- (b) The name and address of the chairman of the group circulating such petition.
- (4) The Secretary of State shall determine the sufficiency of petitions filed with him and shall immediately communicate his determination to the chairman of the group which has filed the petitions. (Enact. Acts 1986, ch. 29, § 5, effective July 15, 1986; 1986, ch. 470, § 21, effective July 15, 1986; 1990, ch. 48, § 53, effective July 13, 1990; 1990, ch. 431, § 5, effective July 13, 1990; 1992, ch. 296, § 16, effective July 14, 1992.)

118.600. Notification of nominees by secretary of state. [Repealed.]

Compiler's Notes. This section (Enact. effective July 15, 1980) was repealed by Acts Acts 1974, ch. 130, § 141; 1980, ch. 114, § 15, 1982, ch. 402, § 5, effective January 1, 1984.

- 118.601. Notification of nominees by Secretary of State Order of names on ballot Certification of candidates. (1) The Secretary of State shall contact each person who has been nominated by petition and notify him in writing by certified mail, with return receipt requested, that his name will appear as a candidate on the Kentucky presidential primary ballot of his party.
- (2) The order in which the names of candidates for a presidential preference primary are to be printed on the ballot shall be determined by lot at a public drawing in the office of the Secretary of State at 2:00 p.m., standard time, on the Thursday following the last Tuesday in January preceding the presidential preference primary.
- (3) Not later than the third Tuesday in February preceding the presidential preference primary, and after the order of the names has been determined as provided by subsection (2) of this section, the Secretary of State shall certify to each county clerk the name, place of residence and party of each candidate, as specified in the notice of candidacy forms or petitions filed with him and shall designate the device with which the candidates of each party shall be printed, in the order in which they are to appear on the ballot, with precedence to be given to the party that polled the highest number of votes at the preceding election for presidential electors, followed by the political party which received the second highest number of votes. (Enact. Acts 1986, ch. 29, § 6, effective July 15, 1986; 1986, ch. 470, § 22,

effective July 15, 1986; 1990, ch. 48, § 54, effective July 13, 1990; 1990, ch. 431, § 6, effective July 13, 1990; 1992, ch. 296, § 17, effective July 14, 1992.)

118.610. Candidates required to make deposit with secretary of state. [Repealed.]

Compiler's Notes. This section (Enact. effective July 15, 1982) was repealed by Acts Acts 1974, ch. 130, § 142; 1982, ch. 394, § 32, 1982, ch. 402, § 5, effective January 1, 1984.

118.611. Candidates required to make deposit with Secretary of State — Refund — Escheat to Commonwealth. — Before any candidate's name is placed upon the official ballot by the Secretary of State for a presidential preference primary in the Commonwealth, the candidate shall remit to the Secretary of State a filing fee of one thousand dollars (\$1,000), which shall be nonrefundable unless no presidential preference primary is held. (Enact. Acts 1986, ch. 29, § 7, effective July 15, 1986; 1990, ch. 48, § 55, effective July 13, 1990; 1990, ch. 431, § 7, effective July 13, 1990.)

Legislative Research Commission Note. 1990 Acts which do not appear to be in con-(7/13/90) This section was amended by two flict and have been compiled together.

118.620. Secretary of state to place candidates' names on ballots — Provision for casting "uncommitted" vote. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 143; 1976, ch. 81, § 1, effective March 29, 1976) was repealed by

118.621. Secretary of State to place candidates' names on ballot—Provisions for casting uncommitted vote. — The Secretary of State shall place the names of all candidates who have been nominated by petition on the official presidential preference primary ballot of their respective political parties. The Secretary of State shall additionally place on the ballot of each political party a ballot slot for voters to cast an "uncommitted" vote. This vote shall be entitled to the same proportionate representation as a candidate under KRS 118.641, but delegates representing these voters shall not be bound by the first ballot requirement of KRS 118.631. (Enact. Acts 1986, ch. 29, § 8, effective July 15, 1986; 1990, ch. 48, § 56, effective July 13, 1990.)

118.630. Certification of results of preference primary. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 144) was repealed by 1984.

- 118.631. Certification of results by preference primary. Upon completion of the official canvass of the results of the primary by the state board of elections, the secretary of state shall certify to the state chairman of each political party participating in the presidential preference primary the following:
- (1) The names of the candidates entitled to delegate votes under provisions of KRS 118.641;
 - (2) The total vote received by each;
- (3) A declaration that the results of the presidential preference primary, in accordance with the division of votes reflected by the official canvass, shall be the official vote cast by each political party at its national convention, on the first ballot only, and shall be designated by KRS 118.551 to 118.651 as an automatic vote, expressing the will of the people of the Commonwealth of Kentucky; and
- (4) After the vote on the first ballot by the political party at its national convention, as required by this section, all responsibility under KRS 118.551 to 118.651 shall terminate and further balloting shall be the prerogative of the political parties as might be prescribed by the rules of such political parties. (Enact. Acts 1986, ch. 29, § 9, effective July 15, 1986.)

118.640. Distribution of authorized delegate vote among party candidates. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 145; 1976, ch. 81, § 2, effective March 29, 1976; 1980, ch. 166, § 1,

- 118.641. Distribution of authorized delegate vote among party candidates. (1) The political parties in distributing authorized delegate votes among party candidates shall select one of the following methods of distribution:
- (a) The candidates receiving the highest number of votes, provided each candidate receives at least fifteen percent (15%) of the total vote cast by his political party, shall be awarded a pro rata portion of the authorized delegate vote of his political party as follows:
- 1. The total vote received by the candidates qualifying under the provisions of KRS 118.551 to 118.651 and subsections herein shall, when combined, be equal to one hundred percent (100%);
- 2. Each such candidate shall share in the total percentage in direct proportion to the total vote received by him mathematically determined to be the percentage of the aggregate vote which represents one hundred percent (100%);
- 3. Each political party shall appropriate such percentage, as is determined by this section, to the total number of delegate votes as are allotted by the national committee of each party; or
- (b) The candidate receiving the highest number of votes cast by his political party shall be awarded a pro rata portion of the authorized delegate

vote of his political party in compliance with the state party rules for that party.

(2) Each political party shall, on the first ballot at its national convention, cast this Commonwealth's vote for the candidates as determined by the primary or party caucus and calculated under this section or under party rules, whichever is applicable. Provided, however, that in the event of the death or withdrawal of a candidate receiving votes under this section prior to the tabulation of the first ballot, any delegate votes allocated to such candidate shall be considered uncommitted. Withdrawal shall mean notice in writing by the candidate to the chairman of the Kentucky delegation prior to the first ballot. (Enact. Acts 1986, ch. 29, § 10, effective July 15, 1986; 1990, ch. 431, § 8, effective July 13, 1990.)

118.650. Notice to political party's national committee. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1982, ch. 402, § 5, effective January 1, Acts 1974, ch. 130, § 146) was repealed by 1984.

118.651. Notice to political party's national committee. — It shall be the responsibility of the state chairman of each political party to notify his party's national committee, no later than January 30 of each year in which such presidential primary shall be conducted, of the provisions contained herein relating to the automatic vote on the first ballot as required under KRS 118.551 to 118.641. (Enact. Acts 1986, ch. 29, § 11, effective July 15, 1986.)

SPECIAL ELECTIONS

- as provided in KRS 120.205, when a vacancy happens in the office of governor, requiring an election, a proclamation therefor shall be issued by the chief justice of the Supreme Court, or if he is absent from the state or unable to act, by one (1) of the associate justices, and shall be directed to the sheriffs. The proclamation shall be published by the sheriffs as required by KRS 118.750. (Enact. Acts 1974, ch. 130, § 147; 1976 (Ex. Sess.), ch. 14, § 132; 1986, ch. 470, § 33, effective July 15, 1986.)
- 118.720. Proclamation for special election for congressional representative. When an election is to be held to fill a vacancy in the office of representative in Congress, a proclamation therefor, in lieu of a writ of election, shall be issued and signed by the governor and shall be directed to the proper sheriffs. The proclamation shall be published by the sheriffs as required by KRS 118.750. (Enact. Acts 1974, ch. 130, § 148; 1986, ch. 470, § 34, effective July 15, 1986.)
- 118.730. Writ for special election for member of general assembly.

 When a vacancy exists in either house of the general assembly during its

session, the presiding officer of the house in which the vacancy exists shall issue a writ of election; when the general assembly is not in session, the writ shall be issued by the governor. The writ shall be signed by the officer issuing it, shall designate the day for holding the election, and shall be directed to the proper sheriff or sheriffs. (Enact. Acts 1974, ch. 130, § 149; 1984, ch. 208, § 1, effective July 13, 1984.)

- 118.740. Delivery of proclamations and writs to sheriffs. A copy of a proclamation issued under KRS 118.710 or 118.720, or a writ of election issued under KRS 118.730 shall be forwarded by mail to the sheriff of each county in the district in which the election is to be held, at least thirty-five (35) days before the election. The sheriff of each county in which an election is to be held shall give notice at least thirty (30) days before the day of election. If, from any cause, the sheriff cannot properly act, he shall immediately hand the writ or proclamation to the person authorized to act in his place. (Enact. Acts 1974, ch. 130, § 150; 1990, ch. 48, § 57, effective July 13, 1990.)
- 118.750. Publication of proclamations and writs by sheriffs. Immediately on receipt of a proclamation or writ of election, or other sufficient information thereof, the sheriff shall give notice thereof by publication pursuant to KRS chapter 424 and by handbills posted at the courthouse door and at the several places of voting. (Enact. Acts 1974, ch. 130, § 151.)
- 118.760. Nominations by political parties of candidates for special elections. Nominations by political parties, as defined in KRS 118.015, to fill vacancies at special elections shall be made in such manner as may be determined by the governing authority of the party in the territory in which the election is to be held. (Enact. Acts 1974, ch. 130, § 152; 1986, ch. 470, § 35, effective July 15, 1986.)
- 118.770. Time for filing petitions and certificates of nomination for special election of Governor, congressional representative or General Assembly member. When a writ of election or proclamation is issued to fill a vacancy as prescribed in KRS 118.710, 118.720, or 118.730, independent petitions and certificates of nomination may be filed twenty-eight (28) days before the day of election, and if filed with the Secretary of State shall be immediately certified by him to the proper county clerks. (Enact. Acts 1974, ch. 130, § 153; 1986, ch. 470, § 36, effective July 15, 1986; 1990, ch. 48, § 58, effective July 13, 1990.)
- 118.775. Person elected to fill vacancy to take office immediately upon certification of results and administration of oath. A successful candidate in a special election held for the purpose of filling a vacancy in any elective office shall take office immediately upon certification of the

election results by the State Board of Elections and administration of the oath of office. (Enact. Acts 1990, ch. 48, § 50, effective July 13, 1990.)

118.780, 118.790. Special ballots for disabled voters — Absentee ballots. [Repealed.]

Compiler's Notes. These sections (Acts 1974, ch. 130, §§ 154, 155) were repealed by Acts 1976, ch. 247, § 16. For present law see KRS 117.075, 117.085 to 117.087.

PENALTIES

118.990. Penalties. [Repealed.]

Compiler's Notes. This section (1462, 1472, 1475, 1476, 1477a, 1482, 1550-33, 1550-34, 1569 to 1571, 1574: Acts 1942, ch.

169, § 4; 1960, ch. 34, § 2) was repealed by Acts 1974, ch. 188, § 69.

118.995. Penalties. — (1) Any person who violates any of the provisions of KRS 118.136 shall be guilty of a Class A misdemeanor.

- (2) If the Secretary of State violates any of the provisions of subsection (4) of KRS 118.215, he shall be guilty of a Class D felony.
- (3) Any person who violates subsection (5) of KRS 118.176 shall be guilty of a Class A misdemeanor.
- (4) If any county clerk violates any of the provisions of subsection (5) of KRS 118.305, he shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 156; 1978, ch. 384, § 562, effective June 17, 1978; 1980, ch. 188, § 100, effective July 15, 1980; 1990, ch. 48, § 59, effective July 13, 1990; 1990, ch. 366, § 9, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) This section was amended by two

1990 Acts which do not appear to be in conflict and have been compiled together.

CHAPTER 118A

ELECTION OF JUDGES

SECTION. 118A.010. Definitions — Applicability of provisions of KRS Chapter 118. 118A.020. Justices of the Supreme Court. 118A.030. Judges of the Court of Appeals. 118A.040. Circuit judges. 118A.050. District judges. 118A.060. Petition for nomination - Examination of petition — Form and order of names on ballot ---Secretary of State's duties -Ballot position unalterable — Certification of nomination. 118A.070. [Repealed.]

SECTION.

118A.080. Denial of right to have name placed on ballot - Restoration. 118A.090. Determination of order of names

on ballot for regular election Secretary of State's duties — Ballot labels — Ballot position unalterable Who elected.

118A.100. Filling vacancy for unexpired term — Filling nomination when nominees unavailable.

118A.105. [Repealed.] 118A.110. [Repealed.]

SECTION.

section.

118A.120. Publication and posting of names of certified candidates.

118A.130. Candidate's name to appear but once.

118A.140. Register of candidates.

118A.150. Certification of candidates - Bal-

lot labels - Effect of death or

withdrawal of candidate —
Penalty.

118A.160. Hours for filing — Inspection. 118A.170, 118A.180. [Repealed.]

118A.190. Issuance of certificates by state board of elections — Tie votes. 118A.990. Penalty.

118A.010. Definitions — Applicability of provisions of KRS Chapter 118. — (1) As used in this chapter, the word "election" refers only to elections for offices of the Court of Justice.

- (2) A "ballot" or "official ballot" means the voting machine ballot label, ballot cards, paper ballots, an absentee ballot, a special ballot, or a supplemental paper ballot which has been authorized for the use of the voters in any primary, general or special election by the secretary of state or the county clerk.
- (3) "Ballot label" means the cards, papers, booklet, pages or other material on which appear the names of candidates and the questions to be voted on by means of ballot cards or voting machines.
- (4) "Ballot card" means a tabulating card on which votes may be recorded by a voter by use of a voting punch device or by marking with a pen or special marking device.
- (5) "Voting machine" or "machine" shall include lever machines and, as far as applicable, any electronic or electromechanical unit and supplies utilized or relied upon by a voter in casting his vote in an election.
- (6) No provisions of KRS Chapter 118 existing on March 10, 1976 except KRS 118.015 through KRS 118.045 shall apply to such elections. All other provisions of the election laws not inconsistent with this chapter shall be applicable thereto. (Enact. Acts 1976, ch. 54, § 1, effective March 10, 1976; 1982, ch. 360, § 42, effective July 15, 1982.)
- 118A.020. Justices of the Supreme Court. Justices of the Supreme Court shall be elected from the Supreme Court districts established by KRS chapter 21A. (Enact. Acts 1976, ch. 54, § 2, effective March 10, 1976.)
- 118A.030. Judges of the Court of Appeals. (1) Judges of the Court of Appeals shall be elected from the same districts as are justices of the Supreme Court.
- (2) In each Court of Appeals district there shall be, for election purposes, numbered divisions corresponding to the number of Court of Appeals judges in the district. Each judge shall be elected at large from the entire district.
- (3) Each numbered division of a district shall be voted upon and shall be tallied separately. (Enact. Acts 1976, ch. 54, § 3, effective March 10, 1976.)
- 118A.040. Circuit judges. (1) Circuit judges shall be elected from the judicial circuits established in KRS Chapter 23A.

- (2) In judicial circuits having two (2) or more judges there shall be, for election purposes, numbered divisions corresponding to the number of circuit judges in the circuit. Each judge shall be elected at large from the entire circuit.
- (3) Each numbered division of a circuit shall be voted upon and shall be tallied separately. (Enact. Acts 1976, ch. 54, § 4, effective March 10, 1976; 1980, ch. 188, § 101, effective July 15, 1980.)
- 118A.050. District judges. (1) District judges shall be elected from judicial districts.
- (2) In judicial districts having two (2) or more judges there shall be, for election purposes, numbered divisions corresponding to the number of district judges in the district. Each judge shall be elected at large from the entire district.
- (3) Each numbered division of a district shall be voted upon and shall be tallied separately. (Enact. Acts 1976, ch. 54, § 5, effective March 10, 1976.)
- 118A.060. Petition for nomination Examination of petition Form and order of names on ballot Secretary of State's duties Ballot position unalterable Certification of nomination. —
- (1) Except as provided in KRS 118A.100 and 118A.110, no person's name shall appear on a ballot label or absentee ballot for an office of the Court of Justice without first having been nominated as provided in this section.
- (2) Each candidate for nomination shall file a petition for nomination with the Secretary of State not later than the last Tuesday in January preceding the day fixed by law for holding the primary election. The petition shall be signed by the candidate and by not less than two (2) registered voters from the district or circuit from which he seeks nomination. The petition shall be filed no later than 4 p.m. local time at the place of filing when filed on the last date on which the papers are permitted to be filed.
- (3) The petition for nomination shall be in the form prescribed by the State Board of Elections. Titles, ranks, or spurious phrases shall not be accepted on the petition and shall not be printed on the ballots as part of the candidate's name; however, nicknames, initials, and contractions of given names may be acceptable as the candidate's name.
- (4) The Secretary of State shall examine the petition of each candidate to determine whether it is regular on its face. If there is an error, the Secretary of State shall notify the candidate by certified mail within twenty-four (24) hours of filing. The order of names on the ballot for each district or circuit, and numbered division thereof if divisions exist, shall be determined by lot at a public drawing to be held in the office of the Secretary of State at 2:00 p.m., standard time, on the Thursday following the last Tuesday in January preceding the primary election.
- (5) Not later than the third Tuesday in February preceding the primary election, and after the order of names on the ballot has been determined as required in subsection (4) of this section, the Secretary of State shall:

- (a) Certify to the county clerks of the respective counties entitled to participate in the election of the various candidates, the name and place of residence of each candidate for each office, by district or circuit, and numbered division thereof if divisions exist, as specified in the petitions for nomination filed with him; and
- (b) Designate for the county clerks the office of the Court of Justice with which the names of candidates shall be printed and the order in which they are to appear on the ballot.
- (6) The ballot position of a candidate shall not be changed after the ballot position has been designated by the county clerk.
- (7) The county clerks of each county shall cause to be printed on the ballot labels for the voting machines and on the special ballots for the primary the names of the candidates for offices in the Court of Justice.
- (8) The names of the candidates shall be placed on the voting machine in a separate column or columns or in a separate line or lines and identified by the words "Judicial Ballot." The words "Vote for one," or "Vote for one in each division," shall be printed on the ballot in an appropriate location. The office, numbered division thereof if divisions exist, and the candidates therefor shall be clearly labelled. No party designation or emblem of any kind, nor any sign indicating any candidate's political belief or party affiliation, shall be used on voting machines or special ballots.
- (9) The two (2) candidates receiving the highest number of votes for nomination for justice or judge of a district or circuit, or numbered division thereof if divisions exist, shall be nominated. Certificates of nomination shall be issued as provided in KRS 118A.190.
- (10) If it appears after expiration of the time for filing petitions for nomination that there are not more than two (2) candidates who have filed the necessary petitions for a place on the ballot in the regular election, no drawing for ballot position shall be held and the Secretary of State shall immediately issue and file in his office certificates of nomination, and send copies to the candidates. (Enact. Acts 1976, ch. 54, § 6, effective March 10, 1976; 1976 (Ex. Sess.), ch. 1, § 11; 1982, ch. 394, § 33, effective July 15, 1982; 1984, ch. 185, § 25, effective July 13, 1984; 1986, ch. 470, § 37, effective July 15, 1986; 1988, ch. 238, § 3, effective July 15, 1988; 1990, ch. 48, § 60, effective July 13, 1990; 1992, ch. 296, § 18, effective July 14, 1992.)

118A.070. Eligibility of voters. [Repealed.]

Compiler's Notes. This section (Enact. 1976) was repealed by Acts 1988, ch. 341, Acts 1976, ch. 54, § 8, effective March 10, § 50, effective July 15, 1988.

118A.080. Denial of right to have name placed on ballot — Restoration. — No person who was a candidate for nomination for any office of the Court of Justice in a primary election and who, before the succeeding regular election, is declared by the final judgment of any court of competent

jurisdiction to have violated, in the primary election, any provision of KRS chapter 121, or to be responsible for such violation by others, shall have his name placed on the ballot for any office to be voted for in the succeeding regular election. However, if such judgment is subsequently reversed prior to the time of printing of the ballots, the candidate's name shall be restored on the ballot. (Enact. Acts 1976, ch. 54, § 8, effective March 10, 1976.)

- 118A.090. Determination of order of names on ballot for regular election Secretary of State's duties Ballot labels Ballot position unalterable Who elected. (1) For the regular election, the order of names on the ballot for each district or circuit, and numbered division thereof if divisions exist, shall be determined by lot at a public drawing to be held in the office of the Secretary of State at 2:00 p.m., standard time, on the Thursday following the first Tuesday in August preceding the regular election.
- (2) Not later than the third Tuesday in August preceding the regular election, and after the order of names on the ballot has been determined as required in subsection (1) of this section, the Secretary of State shall:
- (a) Certify to the county clerks of the respective counties entitled to participate in the election of the various candidates, the name and place of residence of each candidate for each office, by district or circuit, and numbered division thereof if divisions exist, as certified under KRS 118A.060; and
- (b) Designate for the county clerks the office of the Court of Justice with which the names of candidates shall be printed and the order in which they are to appear on the ballot.
- (3) The ballot position of a candidate shall not be changed after the ballot position has been designated by the county clerk. The county clerks of each county shall cause to be printed on the ballot labels for the voting machines and on the special ballots for the regular elections the names of the candidates for offices of the Court of Justice.
- (4) The names of the candidates shall be placed on the voting machine in a separate column or columns or in a separate line or lines and identified by the words "Judicial Ballot," and in such a manner that the casting of a vote for all of the candidates of a political party will not operate to cast a vote for judicial candidates. The words "Vote for one" or "Vote for one in each division," shall be printed on the ballot in an appropriate location. The office, numbered division thereof if divisions exist, and the candidates therefor shall be clearly labeled. No party designation or emblem of any kind, nor any sign indicating any candidate's political belief or party affiliation, shall be used on voting machines or special ballots.
- (5) The candidate receiving the highest number of votes cast at the regular election for a district or circuit, or for a numbered division thereof if divisions exist, shall be elected. (Enact. Acts 1976, ch. 54, § 9, effective March 10, 1976; 1976 (Ex. Sess.), ch. 1, § 12; 1984, ch. 185, § 26, effective

July 13, 1984; 1986, ch. 470, § 38, effective July 15, 1986; 1990, ch. 48, § 61, effective July 13, 1990; 1992, ch. 296, § 19, effective July 14, 1992.)

- 118A.100. Filling vacancy for unexpired term Filling nomination when nominees unavailable. (1) Candidates for an unexpired term of a judicial office to be filled at a regular election shall be nominated at the primary next preceding the regular election in the manner prescribed in KRS 118A.060 if the vacancy occurs not later than the second Tuesday in January preceding the primary. If the vacancy occurs on or after that date, the election to fill the unexpired term shall be held in accordance with the procedures described in this section and Section 152 of the Constitution of Kentucky.
- (2) If in a regular election for judicial office no candidates nominated as provided in KRS 118A.060 are available due to death, incapacity, or withdrawal, and the candidates have not been replaced as provided in KRS 118A.060, the election to fill the regular term shall be conducted in the manner prescribed in subsections (3) through (11) of this section.
- (3) Each candidate shall file a petition for candidacy with the Secretary of State not later than the first Tuesday in August preceding the day fixed by law for holding the regular election. The petition shall be filed no later than 4 p.m. local time at the place of filing when filed on the last date on which the papers are permitted to be filed.
- (4) The petition for candidacy shall be in the form prescribed by the State Board of Elections. Titles, ranks, or spurious phrases shall not be accepted on the petition and shall not be printed on the ballots as part of the candidate's name; however, nicknames, initials, and contractions of given names may be acceptable as the candidate's name.
- (5) The Secretary of State shall examine the petition of each candidate to determine whether it is regular on its face. If there is an error, the Secretary of State shall notify the candidate by certified mail within twenty-four (24) hours of filing.
- (6) The order of names on the ballot for each district or circuit, and numbered division thereof if divisions exist, shall be determined by lot at a public drawing to be held in the office of the Secretary of State at 2:00 p.m., standard time, on the Thursday following the first Tuesday in August preceding the regular election.
- (7) Not later than the third Thursday in August preceding the regular election, and after the order of names on the ballot has been determined as required in subsection (6) of this section, the Secretary of State shall:
- (a) Certify to the county clerks of the respective counties entitled to participate in the election of the various candidates, the name and place of residence of each candidate for each office, by district or circuit, and numbered division thereof if divisions exist, as specified in the petitions for candidacy filed with him; and
- (b) Designate for the county clerks the office of the Court of Justice with which the names of candidates shall be printed and the order in which they are to appear on the ballot.

- (8) The ballot position of a candidate shall not be changed after the ballot position has been designated by the county clerk.
- (9) The county clerks of each county shall cause to be printed on the ballot labels for the voting machines and on the absentee ballots for the regular election the names of the candidates for offices of the Court of Justice.
- (10) The names of the candidates shall be placed on the voting machine in a separate column or columns or in a separate line or lines and identified by the words "Judicial Ballot," and in such a manner that the casting of a vote for all of the candidates of a political party will not operate to cast a vote for judicial candidates. The words "Vote for one" or "Vote for one in each division," shall be printed on the appropriate location. The office, numbered division thereof if divisions exist, and the candidates therefor shall be clearly labelled. No party designation or emblem of any kind, nor any sign indicating any candidate's political belief or party affiliation, shall be used on voting machines or special ballots.
- (11) The candidate receiving the highest number of votes cast at the regular election for a district or circuit, or for a numbered division thereof if divisions exist, shall be elected. (Enact. Acts 1976, ch. 54, § 10, effective March 10, 1976; 1976 (Ex. Sess.), ch. 1, § 13; 1982, ch. 394, § 34, effective July 15, 1982; 1982, ch. 449, § 14, effective July 15, 1982; 1984, ch. 185, § 27, effective July 13, 1984; 1986, ch. 185, § 4, effective January 1, 1987; 1986, ch. 470, § 39, effective July 15, 1986; 1990, ch. 48, § 62, effective July 13, 1990; 1992, ch. 296, § 20, effective July 14, 1992.)

118A.105. Filling vacancy where only one nominee in race. [Repealed.]

Compiler's Notes. This section (Enact. 1982) was repealed by Acts 1992, ch. 454, Acts 1982, ch. 394, § 2, effective July 15, § 2, effective July 14, 1992.

118A.110. Initial election of judges to Court of Appeals. [Repealed.]

Compiler's Notes. This section (Enact. 1982; 1984, ch. 185, § 28, effective July 13, Acts 1976, ch. 54, § 11, effective March 10, 1984) was repealed by Acts 1992, ch. 454, 1976; 1982, ch. 449, § 15, effective July 15, § 2, effective July 14, 1992.

118A.120. Publication and posting of names of certified candidates. — The county clerk of each county shall publish, pursuant to KRS chapter 424, and shall post at the courthouse, by district or circuit, and numbered division thereof if divisions exist, the names of all persons certified to him by the secretary of state as candidates for judicial office. The names shall be published in the order in which they are to appear on the voting machines. The county shall pay the cost of printing. (Enact. Acts 1976, ch. 54, § 12, effective March 10, 1976.)

- 118A.130. Candidate's name to appear but once. No judicial candidate's name shall appear on any voting machine or absentee ballot more than once. (Enact. Acts 1976, ch. 54, § 13, effective March 10, 1976; 1992, ch. 296, § 21, effective July 14, 1992.)
- 118A.140. Register of candidates. (1) The secretary of state shall keep a book entitled "Register of Candidates for Nomination to Offices of the Court of Justice," and shall enter in that book the name and place of residence of each candidate for nomination to the office of justice or judge in the primary election and the date of receipt of his nomination papers. The book shall be a public record.
- (2) Petitions for candidacy filed pursuant to KRS 118A.100 and 118A.110 shall also be entered in this book. (Enact. Acts 1976, ch. 54, § 14, effective March 10, 1976.)
- 118A.150. Certification of candidates Ballot labels Effect of death or withdrawal of candidate Penalty. (1) In certification of candidates for judicial office, no reference shall be made to political affiliation.
- (2) The Secretary of State shall not knowingly certify to the county clerk of any county the name of any candidate who has not filed the required nomination or candidacy papers, nor knowingly fail to certify the name of any candidate who has filed the required nomination or candidacy papers.
- (3) No county clerk shall knowingly cause to be printed on the ballot labels or absentee ballots for any election, the name of a candidate for an office of the Court of Justice who has not been certified in the manner specified in this chapter.
- (4) If, before the time of certification provided for in this chapter, any candidate whose petition or certificate of nomination or petition for candidacy has been filed, dies or notifies the Secretary of State in writing, signed and properly notarized, that he will not accept the nomination or election, the Secretary of State shall not certify his name.
- (5) If, before the ballots are printed, any candidate whose petition or certificate of nomination or petition for candidacy has been filed, dies or notifies the Secretary of State in the manner described in subsection (4) of this section, that he will not accept the nomination or election, the Secretary of State shall immediately notify the appropriate county clerk, and the clerk shall not cause his name to be printed on the ballot.
- (6) If after the ballots are printed, any candidate whose name appears thereon shall withdraw or die, neither the precinct election officers nor the county board of elections shall tabulate or record the votes cast for the candidate.
- (7) If, after the ballots are printed, any candidate whose name appears thereon shall withdraw pursuant to KRS 118.212 or die, the county clerk shall provide notices to the precinct election officers who shall see that a notice is conspicuously displayed at the polling place advising voters of the

change, and that votes for the candidate shall not be tabulated or recorded. If the county clerk learns of the death or withdrawal at least five (5) days prior to the election and provides the notices required by this subsection and the precinct officers fail to post the notices at the polling place, the officers shall be guilty of a violation, subject to a fine of not less than ten dollars (\$10) nor more than two hundred fifty dollars (\$250). (Enact. Acts 1976, ch. 54, § 15, effective March 10, 1976; 1986, ch. 470, § 40, effective July 15, 1986; 1990, ch. 48, § 63, effective July 13, 1990.)

118A.160. Hours for filing — Inspection. — All nomination or candidacy papers filed under this chapter shall during normal business hours be subject to inspection by any person. (Enact. Acts 1976, ch. 54, § 16, effective March 10, 1976.)

118A.170. Ballot labels. [Repealed.]

Compiler's Notes. This section (Enact. 1976) was repealed by Acts 1986, ch. 470, Acts 1976, ch. 54, § 17, effective March 10, § 43, effective July 15, 1986.

118A.180. Preservation of petitions and certificates. [Repealed.]

Compiler's Notes. This section (Enact. 1976) was repealed by Acts 1988, ch. 341, Acts 1976, ch. 54, § 18, effective March 10, § 50, effective July 15, 1988.

- 118A.190. Issuance of certificates by state board of elections Tie votes. (1) The state board of elections shall issue certificates of nomination or election for all primary and regular elections as provided in this section.
- (2) Following a primary or regular election, the board of elections of each county shall make out duplicate certificates of the total number of votes received by each candidate, by circuit or district, and numbered division thereof if divisions exist. The board shall deliver these certificates to the county clerk. The clerk shall keep one (1) of the certificates in his office and, within three (3) days of their receipt from the board, shall forward the other certificate by mail to the secretary of state who shall deliver it to the state board of elections.
- (3) When all the returns are received by the state board of elections, the board shall meet to count and tabulate the votes received by the different candidates as certified to the secretary of state. If all returns have not been received by the third Monday after the primary or regular election, the board shall, nevertheless, proceed with its duties at that time. When the board certifies the results of a primary or regular election on the basis of incomplete returns, the right to contest the election shall not be impaired. A majority of the members of the board shall constitute a quorum and may act. The board shall prepare the certificates of nomination or election in the office of the board, from the returns made. The certificates shall be in writing and in duplicate, and shall be signed by the board members. The

board shall forward the original certificate, by mail, to the elected candidate, unless he has failed to comply with KRS Chapter 121. The duplicate shall be retained in the office of the board.

- (4) Certificates of nomination for a judicial office shall be issued to the two (2) candidates receiving the highest number of votes, except that if more than two (2) candidates are found to have received the highest and an equal number of votes for the same office or if two (2) or more candidates are found to have received the second highest and an equal number of votes for the same office, the election shall be determined by lot in such manner as the board directs, in the presence of not less than three (3) other persons.
- (5) The certificate of election for a judicial office shall be issued to the candidate receiving the highest number of votes, except that if two (2) or more candidates are found to have received the highest and an equal number of votes for the same office, the election shall be determined by lot in such manner as the board directs, in the presence of not less than three (3) other persons. (Enact. Acts 1976, ch. 54, § 19, effective March 10, 1976; 1978, ch. 318, § 11, effective June 17, 1978; 1986, ch. 470, § 41, effective July 15, 1986.)
- 118A.990. Penalty. Any person who violates any of the provisions of this chapter or who fails to perform his duties in the manner specified in this chapter shall be guilty of a class A misdemeanor. (Enact. Acts 1976, ch. 54, § 29, effective March 10, 1976.)

Cross-References. Class A misdemeanor, fines, KRS 534.040.

Class A misdemeanor, term of imprisonment, KRS 532.090.

CHAPTER 118B

DISTRICTS FOR UNITED STATES HOUSE OF REPRESENTATIVES

SECTION.	SECTION.
Generalities	118B.110. First Congressional District. 118B.120. Second Congressional Districts.
118B.010. 1991 redistricting — Explanation	118B.130. Third Congressional District.
of sources — Official maps.	118B.140. Fourth Congressional District.
CONGRESSIONAL DISTRICTS	118B.150. Fifth Congressional District. 118B.160. Sixth Congressional District.
118B.100. Division of Commonwealth into congressional districts.	-

GENERALITIES

- 118B.010. 1991 redistricting Explanation of sources Official maps. For the purpose of congressional redistricting done by the Second Extraordinary Session of 1991:
- (1) The boundaries of the congressional districts created by this chapter shall be those shown on the maps generated by the Legislative Research

Commission's geographic information system to accompany the redistricting plan enacted into law. The official paper copies of these maps shall be on file with the State Board of Elections. A duplicate set of maps and associated population information shall be retained by the Legislative Research Commission.

- (2)(a) Designated precincts are those precincts in existence on July 15, 1990. Precinct boundaries shown in the maps referred to in subsection (1) of this section are taken from county precinct maps filed with the State Board of Elections and verified and corrected by the Legislative Research Commission staff in consultation with county election officials.
- (b) Census tracts and blocks shown in the maps referred to in subsection (1) of this section are those utilized for the making of the 1990 United States Census.
- (c) Population data utilized for redistricting is the 1990 United States Census PL 94-171 population data that was deemed to be official by the United States Secretary of Commerce on or before July 15, 1991, and election precinct population data prepared by the Legislative Research Commission staff from the official PL 94-171 population data. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 8, effective December 20, 1991.)

Compiler's Notes. PL 94-171 referred to in subsection (2)(c) of this section is compiled as 13 U.S.C., § 141.

CONGRESSIONAL DISTRICTS

118B.100. Division of Commonwealth into congressional districts. — The Commonwealth of Kentucky is divided into six (6) congressional districts as provided by KRS 118B.110 to 118B.160. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 7, effective December 20, 1991.)

118B.110. First Congressional District. — The First Congressional District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
ADAIR	A101	PELLYTON	
ADAIR	A102	WHITE OAK	
ADAIR	A104	EUNICE	
ADAIR ,	A105	LITTLE CAKE	,
ADAIR	B101	GLENSFORK	, .
ADAIR	B102	E. COLUMBIA	
ADAIR	B104	OZARK	
ADAIR	C101	MELSON RIDGE	

				ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
ADAIR	C102	SOUTH COLUMBIA #			
ADAIR	C103	HARMONY			
ADAIR	D101	GRADYVILLE			
ADAIR	D102	NELL			
ADAIR	D103	SPARKSVILLE			
ADAIR	D104	SOUTH COLUMBIA #			-
ADAIR	D105	BREEDING			
ADAIR	E101	MILLTOWN		i	
ADAIR	E102	TARTER			
ADAIR	E103	KELTNER			
ADAIR	E104	WEST COLUMBIA			
ADAIR	F101	CANE VALLEY			
ADAIR	F102	HOLMES			
ADAIR	F103	KNIFLEY			•
ADAIR	F104	ROLEY	9701	102	
ADAIR	F104	ROLEY	9701	103	
ADAIR	F104	ROLEY	9701	107	
ADAIR	F104	ROLEY	9701	108	
ADAIR	F104	ROLEY	9701	109	•
ADAIR	F104	ROLEY	9701	110	
ADAIR	F104	ROLEY	9701	111	
ADAIR	F104	ROLEY	9701	112	
ADAIR	F104	ROLEY	9701	201	
ADAIR	F104	ROLEY	9701	202	0201
ADAIR	F104	ROLEY	9701	203	
ADAIR	F104	ROLEY	9701	204	0201
ADAIR	F104	ROLEY	9701	205	
ADAIR	F104	ROLEY	9701	206	
ADAIR	F104	ROLEY	9701	207	
ADAIR	F104	ROLEY	9701	208	•
ADAIR	F104	ROLEY	9701	209	
ADAIR	F104	ROLEY	9701	210	

—CENSUS—

COUNTY

PREC SECT NAME

HURT

TRACT BLCK SECT

ADAIR

G101

NORTH COLUMBIA

ADAIR

G102

...........

ALLEN

BALLARD

BUTLER

CALDWELL

CALLOWAY

CARLISLE

CHRISTIAN

CLINTON

CRITTENDEN

CUMBERLAND

FULTON

GRAVES

HENDERSON

HICKMAN

HOPKINS

LIVINGSTON

LOGAN

LYON

MARSHALL

MCCRACKEN

MCLEAN

MONROE

MUHLENBERG

оню

RUSSELL

SIMPSON

TODD

TRIGG

UNION

WEBSTER

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 1, effective December 20, 1991.)

118B.120. Second Congressional Districts. — The Second Congressional District shall consist of the following territory:

			J.	ENSUS-
COUNTY	PREC SECT	NAME		BLCK SECT
ADAIR	F104	ROLEY	9701	101
BARREN				
BRECKINRIDGE	E			
BULLITT				
CASEY				
DAVIESS				
EDMONSON				
GRAYSON				
GREEN				
HANCOCK				
HARDIN				
HART			•	
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	411
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	412
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	413
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	414
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	419
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	420
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	901 0201
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	905
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	917
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	918
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	928
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104	929

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 938
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 939
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 940
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 999 0201
JEFFERSON	B113	PRECINCT 113 29 DISTRICT	
JEFFERSON	B116	PRECINCT 116 29 DISTRICT	
JEFFERSON	B117	PRECINCT 117 29 DISTRICT	
JEFFERSON	B120	PRECINCT 120 29 DISTRICT	
JEFFERSON	B121	PRECINCT 121 29 DISTRICT	
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 201
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 202
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 203
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 204
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 208
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 209
JEFFERSON	F109	PRECINCT 109 33 DISTRICT	
JEFFERSON	F110	PRECINCT 110 33 DISTRICT	
JEFFERSON	F111	PRECINCT 111 33 DISTRICT	
JEFFERSON	F112	PRECINCT 112 33 DISTRICT	
JEFFERSON	F113	PRECINCT 113 33 DISTRICT	•

			—c	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	F126	PRECINCT 126 33 DISTRICT			. •
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	302	0202
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	304	
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	305	
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	309	
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	399	;
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	216	•
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	217	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	218 '	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	219	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	220	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	302	0201
JEFFERSON	J124	PRECINCT 124 38 DISTRICT		•	
JEFFERSON	J125	PRECINCT 125 38 DISTRICT			
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	908	0201
JEFFERSON	P110	PRECINCT 110 45 DISTRICT			٠
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	915	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	916	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	918	0201
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919A	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	P110	PRECINCT 110 45	012001	
, recomback	D110	DISTRICT	010001	0100
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919D
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	920
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	922A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	922B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	922C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	923
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	307
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	308
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	310
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	311
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	312
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	313
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003	399
JEFFERSON	P111	PRECINCT 111 45 DISTRICT		
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	903

COLINION	PREC SECT	NI A MID	—C	ENSUS	
COUNTY				904	SECI
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	904	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	905	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	906	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	908	0202
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	909	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	910	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	911	0201
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	912	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	913	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	914	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	917	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	918	0202
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	925	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	926	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	927	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	999	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	999	
JEFFERSON	P112	PRECINCT 112 45 DISTRICT			
JEFFERSON	P113	PRECINCT 113 45 DISTRICT			٠
JEFFERSON	P114	PRECINCT 114 45 DISTRICT			

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P115	PRECINCT 115 45 DISTRICT	·
JEFFERSON	P116	PRECINCT 116 45 DISTRICT	
JEFFERSON	Q115	PRECINCT 115 46 DISTRICT	
JEFFERSON	Q118	PRECINCT 118 46 DISTRICT	
JEFFERSON	Q119	PRECINCT 119 46 DISTRICT	
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 210
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 211
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 311
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 401 .
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 402
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 403
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 405
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 410
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 411
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 412
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 413
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 414
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 415
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 416
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 417

COUNTY	PREC	SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 418
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 419
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 420
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 421
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 422
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 423
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 499
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 499
JEFFERSON	Q120		PRECINCT 120 46 DISTRICT	011703 499
JEFFERSON	Q121		PRECINCT 121 46 DISTRICT	
JEFFERSON	R125		PRECINCT 125 47 DISTRICT	
JEFFERSON	R130		PRECINCT 130 47 DISTRICT	
LARUE				
LINCOLN	C102		WAYNESBURG #2	
LINCOLN	C103		KINGS MOUNTAIN	
LINCOLN	D101		HUSTONVILLE	
LINCOLN	D102		MCKINNEY	
MARION				
MEADE				
METCALFE				
NELSON				
SPENCER				
TAYLOR				• 1
WARREN				
WASHINGTON				•

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 2, effective December 20, 1991.)

118B.130. Third Congressional District. — The Third Congressional District shall consist of the following territory:

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
JEFFERSON	A101	PRECINCT 101 28 DISTRICT	
JEFFERSON	A103	PRECINCT 103 28 DISTRICT	
JEFFERSON	A104	PRECINCT 104 28 DISTRICT	
JEFFERSON	A105	PRECINCT 105 28 DISTRICT	
JEFFERSON	A107	PRECINCT 107 28 DISTRICT	
JEFFERSON	A108	PRECINCT 108 28 DISTRICT	
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	
JEFFERSON	A113	PRECINCT 113 28 DISTRICT	
JEFFERSON	A114	PRECINCT 114 28 DISTRICT	
JEFFERSON	A115	PRECINCT 115 28 DISTRICT	
JEFFERSON	A117	PRECINCT 117 28 DISTRICT	
JEFFERSON	A118	PRECINCT 118 28 DISTRICT	
JEFFERSON	A119	PRECINCT 119 28 DISTRICT	
JEFFERSON	A120	PRECINCT 120 28 DISTRICT	
JEFFERSON	A121	PRECINCT 121 28 DISTRICT	
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 401
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 402
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 403

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 404
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 405
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 406
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 407
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 408
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 409
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 410
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 415
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 416
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 417
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 418
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	012104 936
JEFFERSON	B101	PRECINCT 101 29 DISTRICT	
JEFFERSON	B102	PRECINCT 102 29 DISTRICT	
JEFFERSON	B103	PRECINCT 103 29 DISTRICT	
JEFFERSON	B105	PRECINCT 105 29 DISTRICT	
JEFFERSON	B106	PRECINCT 106 29 DISTRICT	
JEFFERSON	B107	PRECINCT 107 29 DISTRICT	
JEFFERSON	B108	PRECINCT 108 29 DISTRICT	
JEFFERSON	B109	PRECINCT 109 29 DISTRICT	

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	B110	PRECINCT 110 29 DISTRICT			:
JEFFERSON	B111	PRECINCT 111 29 DISTRICT		•	
JEFFERSON	B112	PRECINCT 112 29 DISTRICT	•		,
JEFFERSON	B114	PRECINCT 114 29 DISTRICT	٠		
JEFFERSON	B115	PRECINCT 115 29 DISTRICT			
JEFFERSON	B119	PRECINCT 119 29 DISTRICT			
JEFFERSON	B123	PRECINCT 123 29 DISTRICT			
JEFFERSON	C101	PRECINCT 101 30 DISTRICT			
JEFFERSON	C102	PRECINCT 102 30 DISTRICT			
JEFFERSON	C103	PRECINCT 103 30 DISTRICT			
JEFFERSON	C104	PRECINCT 104 30 DISTRICT			•
JEFFERSON	C105	PRECINCT 105 30 DISTRICT	<i>:</i>		
JEFFERSON	C106	PRECINCT 106 30 DISTRICT			
JEFFERSON	C107	PRECINCT 107 30 DISTRICT			
JEFFERSON	C108	PRECINCT 108 30 DISTRICT	•		•
JEFFERSON	C109	PRECINCT 109 30 DISTRICT	•		
JEFFERSON	C110	PRECINCT 110 30 DISTRICT		•	
JEFFERSON	C111	PRECINCT 111 30 DISTRICT		·	•
JEFFERSON	C112	PRECINCT 112 30 DISTRICT	•		
JEFFERSON	C113	PRECINCT 113 30 DISTRICT			,

	DDDG 6565		_CENSUS_
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	C115	PRECINCT 115 30 DISTRICT	
JEFFERSON	C116	PRECINCT 116 30 DISTRICT	
JEFFERSON	C117	PRECINCT 117 30 DISTRICT	
JEFFERSON	C118	PRECINCT 118 30 DISTRICT	
JEFFERSON	C119	PRECINCT 119 30 DISTRICT	
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 101
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 106
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 111
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 205
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 206
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 207
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 212
JEFFERSON	D101	PRECINCT 101 31 DISTRICT	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	
JEFFERSON	D103	PRECINCT 103 31 DISTRICT	
JEFFERSON	D104	PRECINCT 104 31 DISTRICT	,
JEFFERSON	D105	PRECINCT 105 31 DISTRICT	
JEFFERSON	D106	PRECINCT 106 31 DISTRICT	••
JEFFERSON	D108	PRECINCT 108 31 DISTRICT	•
JEFFERSON	D109	PRECINCT 109 31 DISTRICT	,

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
JEFFERSON	D110	PRECINCT 110 31 DISTRICT	
JEFFERSON	D113	PRECINCT 113 31 DISTRICT	
JEFFERSON	D114	PRECINCT 114 31 DISTRICT	
JEFFERSON	D115	PRECINCT 115 31 DISTRICT	
JEFFERSON	D116	PRECINCT 116 31 DISTRICT	
JEFFERSON	D117	PRECINCT 117 31 DISTRICT	
JEFFERSON	D118	PRECINCT 118 31 DISTRICT	
JEFFERSON	D120	PRECINCT 120 31 DISTRICT	
JEFFERSON	D121	PRECINCT 121 31 DISTRICT	
JEFFERSON	D122	PRECINCT 122 31 DISTRICT	
JEFFERSON	D123	PRECINCT 123 31 DISTRICT	
JEFFERSON	D124	PRECINCT 124 31 DISTRICT	
JEFFERSON	D125	PRECINCT 125 31 DISTRICT	
JEFFERSON	D126	PRECINCT 126 31 DISTRICT	
JEFFERSON	D127	PRECINCT 127 31 DISTRICT	
JEFFERSON	D128	PRECINCT 128 31 DISTRICT	
JEFFERSON	E101	PRECINCT 101 32 DISTRICT	
JEFFERSON	E102	PRECINCT 102 32 DISTRICT	
JEFFERSON	E103	PRECINCT 103 32 DISTRICT	
JEFFERSON	E104	PRECINCT 104 32 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
			TRACT BLCK SECT
JEFFERSON	E105	PRECINCT 105 32 DISTRICT	
JEFFERSON	E107	PRECINCT 107 32 DISTRICT	
JEFFERSON	E108	PRECINCT 108 32 DISTRICT	• .
JEFFERSON	E109	PRECINCT 109 32 DISTRICT	
JEFFERSON	E110	PRECINCT 110 32 DISTRICT	• •
JEFFERSON	E111	PRECINCT 111 32 DISTRICT	
JEFFERSON	E112	PRECINCT 112 32 DISTRICT	
JEFFERSON	E113	PRECINCT 113 32 DISTRICT	
JEFFERSON	E114	PRECINCT 114 32 DISTRICT	1
JEFFERSON	E115	PRECINCT 115 32 DISTRICT	•
JEFFERSON	E116	PRECINCT 116 32 DISTRICT	
JEFFERSON	E118	PRECINCT 118 32 DISTRICT	
JEFFERSON	E119	PRECINCT 119 32 DISTRICT	
JEFFERSON	E120	PRECINCT 120 32 DISTRICT	
JEFFERSON	E121	PRECINCT 121 32 DISTRICT	
JEFFERSON	E123	PRECINCT 123 32 DISTRICT	
JEFFERSON	E124	PRECINCT 124 32 DISTRICT	
JEFFERSON	E125	PRECINCT 125 32 DISTRICT	٠,
JEFFERSON	E126	PRECINCT 126 32 DISTRICT	,
JEFFERSON	E127	PRECINCT 127 32 DISTRICT	

•			C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	E128	PRECINCT 128 32 DISTRICT	:	To the second
JEFFERSON	E129	PRECINCT 129 32 DISTRICT		. •
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	-	•
JEFFERSON	E131	PRECINCT 131 32 DISTRICT	•	•
JEFFERSON	E132	PRECINCT 132 32 DISTRICT		•
JEFFERSON	E133	PRECINCT 133 32 DISTRICT		
JEFFERSON	E134	PRECINCT 134 32 DISTRICT		
JEFFERSON	E135	PRECINCT 135 32 DISTRICT		
JEFFERSON	E136	PRECINCT 136 32 DISTRICT		
JEFFERSON	E138	PRECINCT 138 32 DISTRICT	٠	
JEFFERSON	F101	PRECINCT 101 33 DISTRICT		•
JEFFERSON	F102	PRECINCT 102 33 DISTRICT		~
JEFFERSON	F103	PRECINCT 103 33 DISTRICT	•	•
JEFFERSON	F104	PRECINCT 104 33 DISTRICT		
JEFFERSON	F105	PRECINCT 105 33 DISTRICT	I	•
JEFFERSON	F106	PRECINCT 106 33 DISTRICT		•
JEFFERSON	F107	PRECINCT 107 33 DISTRICT		1.0
JEFFERSON	F108	PRECINCT 108 33 DISTRICT		. ::
JEFFERSON	F115	PRECINCT 115 33 DISTRICT		
JEFFERSON	F116	PRECINCT 116 33 DISTRICT		rain April

COUNTY	PREC	SECT	NAME	-CENSUS TRACT BLCK SECT
JEFFERSON	F117		PRECINCT 117 33 DISTRICT	
JEFFERSON	F118		PRECINCT 118 33 DISTRICT	
JEFFERSON	F119		PRECINCT 119 33 DISTRICT	
JEFFERSON	F120		PRECINCT 120 33 DISTRICT	
JEFFERSON	F121		PRECINCT 121 33 DISTRICT	
JEFFERSON	F122	0201	PRECINCT 122 33 DISTRICT	
JEFFERSON	F122	0202	PRECINCT 122 33 DISTRICT	
JEFFERSON	F123		PRECINCT 123 33 DISTRICT	
JEFFERSON	F124		PRECINCT 124 33 DISTRICT	
JEFFERSON	F125		PRECINCT 125 33 DISTRICT	
JEFFERSON	G101		PRECINCT 101 34 DISTRICT	
JEFFERSON	G102		PRECINCT 102 34 DISTRICT	
JEFFERSON	G103		PRECINCT 103 34 DISTRICT	
JEFFERSON	G104		PRECINCT 104 34 DISTRICT	
JEFFERSON	G105		PRECINCT 105 34 DISTRICT	
JEFFERSON	G106		PRECINCT 106 34 DISTRICT	
JEFFERSON	G107		PRECINCT 107 34 DISTRICT	
JEFFERSON	G108		PRECINCT 108 34 DISTRICT	
JEFFERSON	G109		PRECINCT 109 34 DISTRICT	
JEFFERSON	G111		PRECINCT 111 34 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	G112	PRECINCT 112 34 DISTRICT	
JEFFERSON	G116	PRECINCT 116 34 DISTRICT	
JEFFERSON	G117	PRECINCT 117 34 DISTRICT	
JEFFERSON	G119	PRECINCT 119 34 DISTRICT	
JEFFERSON	G120	PRECINCT 120 34 DISTRICT	
JEFFERSON	G121	PRECINCT 121 34 DISTRICT	
JEFFERSON	G122	PRECINCT 122 34 DISTRICT	
JEFFERSON	G123	PRECINCT 123 34 DISTRICT	
JEFFERSON	G124	PRECINCT 124 34 DISTRICT	
JEFFERSON	G126	PRECINCT 126 34 DISTRICT	
JEFFERSON	G127	PRECINCT 127 34 DISTRICT	
JEFFERSON	G128	PRECINCT 128 34 DISTRICT	
JEFFERSON	G129	PRECINCT 129 34 DISTRICT	
JEFFERSON	G130	PRECINCT 130 34 DISTRICT	
JEFFERSON	G132	PRECINCT 132 34 DISTRICT	
JEFFERSON	G133	PRECINCT 133 34 DISTRICT	
JEFFERSON	G134	PRECINCT 134 34 DISTRICT	
JEFFERSON	G136	PRECINCT 136 34 DISTRICT	
JEFFERSON	G137	PRECINCT 137 34 DISTRICT	
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	
		146	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	
JEFFERSON	H103	PRECINCT 103 35 DISTRICT	
JEFFERSON	H104	PRECINCT 104 35 DISTRICT	
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	
JEFFERSON	H106	PRECINCT 106 35 DISTRICT	
JEFFERSON	H107	PRECINCT 107 35 DISTRICT	
JEFFERSON	H108	PRECINCT 108 35 DISTRICT	
JEFFERSON	H109	PRECINCT 109 35 DISTRICT	
JEFFERSON	H110	PRECINCT 110 35 DISTRICT	
JEFFERSON	H111	PRECINCT 111 35 DISTRICT	
JEFFERSON	H112	PRECINCT 112 35 DISTRICT	
JEFFERSON	H113	PRECINCT 113 35 DISTRICT	
JEFFERSON	H114	PRECINCT 114 35 DISTRICT	
JEFFERSON	H115	PRECINCT 115 35 DISTRICT	
JEFFERSON	H116	PRECINCT 116 35 DISTRICT	
JEFFERSON	H117	PRECINCT 117 35 DISTRICT	
JEFFERSON	H118	PRECINCT 118 35 DISTRICT	
JEFFERSON	H119	PRECINCT 119 35 DISTRICT	
JEFFERSON	H120	PRECINCT 120 35 DISTRICT	
JEFFERSON	H121	PRECINCT 121 35 DISTRICT	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	H122	PRECINCT 122 35 DISTRICT	
JEFFERSON	H123	PRECINCT 123 35 DISTRICT	
JEFFERSON	H124	PRECINCT 124 35 DISTRICT	
JEFFERSON	H125	PRECINCT 125 35 DISTRICT	
JEFFERSON	H126	PRECINCT 126 35 DISTRICT	
JEFFERSON	H127	PRECINCT 127 35 DISTRICT	
JEFFERSON	H128	PRECINCT 128 35 DISTRICT	
JEFFERSON	H129	PRECINCT 129 35 DISTRICT	
JEFFERSON	H130	PRECINCT 130 35 DISTRICT	
JEFFERSON	I101	PRECINCT 101 37 DISTRICT	
JEFFERSON	I102	PRECINCT 102 37 DISTRICT	
JEFFERSON	I103	PRECINCT 103 37 DISTRICT	
JEFFERSON	I104	PRECINCT 104 37 DISTRICT	
JEFFERSON	I105	PRECINCT 105 37 DISTRICT	
JEFFERSON	I106	PRECINCT 106 37 DISTRICT	
JEFFERSON	I107	PRECINCT 107 37 DISTRICT	
JEFFERSON	I108	PRECINCT 108 37 DISTRICT	
JEFFERSON	1109	PRECINCT 109 37 DISTRICT	• ,
JEFFERSON	I110	PRECINCT 110 37 DISTRICT	
JEFFERSON	I111	PRECINCT 111 37 DISTRICT	

COUNTY	PREC SECT	NI A BATT		ENSUS— BLCK SECT
		•	INACI	BLCK SECT
JEFFERSON	I112	PRECINCT 112 37 DISTRICT	•	
JEFFERSON	I113	PRECINCT 113 37 DISTRICT		• • .
JEFFERSON	I114	PRECINCT 114 37 DISTRICT	•	
JEFFERSON	I115	PRECINCT 115 37 DISTRICT	- ,	÷
JEFFERSON	I117	PRECINCT 117 37 DISTRICT		
JEFFERSON	I119	PRECINCT 119 37 DISTRICT		•
JEFFERSON	I120 .	PRECINCT 120 37 DISTRICT		ne grand
JEFFERSON	I121	PRECINCT 121 37 DISTRICT		3. 24.
JEFFERSON	I122	PRECINCT 122 37 DISTRICT		• • • • • • • • • • • • • • • • • • • •
JEFFERSON	I123 ·	PRECINCT 123 37 DISTRICT		April No.
JEFFERSON	I124	PRECINCT 124 37 DISTRICT		•.
JEFFERSON	I125	PRECINCT 125 37 DISTRICT	• .	1
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	404 ,
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	406B
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	407. , . "
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	408/
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	409
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	414
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	415
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	416

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 306
JEFFERSON	I127	PRECINCT 127 37 DISTRICT	
JEFFERSON	J101	PRECINCT 101 38 DISTRICT	
JEFFERSON	J104	PRECINCT 104 38 DISTRICT	
JEFFERSON	J105	PRECINCT 105 38 DISTRICT	
JEFFERSON.	J107	PRECINCT 107 38 DISTRICT	
JEFFERSON	J108	PRECINCT 108 38 DISTRICT	
JEFFERSON	J110	PRECINCT 110 38 DISTRICT	
JEFFERSON	J111	PRECINCT 111 38 DISTRICT	
JEFFERSON	J113	PRECINCT 113 38 DISTRICT	
JEFFERSON	J114	PRECINCT 114 38 DISTRICT	
JEFFERSON	J115	PRECINCT 115 38 DISTRICT	
JEFFERSON	J117	PRECINCT 117 38 DISTRICT	
JEFFERSON	J119	PRECINCT 119 38 DISTRICT	
JEFFERSON	J120	PRECINCT 120 38 DISTRICT	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	•
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 101
JEFFERSON :	J123	PRECINCT 123 38 DISTRICT	012003 102
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 103
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 104

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 105
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 106
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 107
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 108
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 109
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 110
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 111
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 112
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 113
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 114 .
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 201
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 202
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 203
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 204
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 205
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 206
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 207
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 208
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 209
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 210

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COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	211
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	212
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	301
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	303
JEFFERSON	J126	PRECINCT 126 38 DISTRICT		
JEFFERSON	K101	PRECINCT 101 40 DISTRICT		
JEFFERSON	K102	PRECINCT 102 40 DISTRICT		
JEFFERSON	K103	PRECINCT 103 40 DISTRICT	•	•
JEFFERSON	K104	PRECINCT 104 40 DISTRICT		
JEFFERSON	K105	PRECINCT 105 40 DISTRICT		
JEFFERSON	K106	PRECINCT 106 40 DISTRICT		
JEFFERSON	K107	PRECINCT 107 40 DISTRICT		
JEFFERSON	K108	PRECINCT 108 40 DISTRICT		
JEFFERSON	K109	PRECINCT 109 40 DISTRICT		
JEFFERSON	K110	PRECINCT 110 40 DISTRICT		
JEFFERSON	K111	PRECINCT 111 40 DISTRICT		
JEFFERSON	K112	PRECINCT 112 40 DISTRICT		
JEFFERSON	K113	PRECINCT 113 40 DISTRICT	-	•
JEFFERSON	K114	PRECINCT 114 40 DISTRICT		
JEFFERSON	K116	PRECINCT 116 40 DISTRICT	•	

COLINER	DDDG GDGM	NAME	-CENSUS-
COUNTY	PREC SECT		TRACT BLCK SECT
JEFFERSON .	K117	PRECINCT 117 40 DISTRICT	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	
JEFFERSON	K119	PRECINCT 119 40 DISTRICT	
JEFFERSON	K120	PRECINCT 120 40 DISTRICT	, à
JEFFERSON	K121	PRECINCT 121 40 DISTRICT	
JEFFERSON	K122	PRECINCT 122 40 DISTRICT	. •
JEFFERSON	K123	PRECINCT 123 40 DISTRICT	
JEFFERSON	K124	PRECINCT 124 40 DISTRICT	
JEFFERSON	K125	PRECINCT 125 40 DISTRICT	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	
JEFFERSON	L104	PRECINCT 104 41 DISTRICT	• •
JEFFERSON	L107	PRECINCT 107 41 DISTRICT	
JEFFERSON	L108	PRECINCT 108 41 DISTRICT	
JEFFERSON	L109	PRECINCT 109 41 DISTRICT	• •
JEFFERSON	L110	PRECINCT 110 41 DISTRICT	• .
JEFFERSON	L111	PRECINCT 111 41 DISTRICT	
JEFFERSON	L112 ·	PRECINCT 112 41 DISTRICT	,
JEFFERSON	L113	PRECINCT 113 41 DISTRICT	. 7
JEFFERSON	L114 ·	PRECINCT 114 41 DISTRICT	1

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	L115	PRECINCT 115 41 DISTRICT	
JEFFERSON	L116	PRECINCT 116 41 DISTRICT	
JEFFERSON	L117	PRECINCT 117 41 DISTRICT	
JEFFERSON	L118	PRECINCT 118 41 DISTRICT	
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	
JEFFERSON	L121	PRECINCT 121 41 DISTRICT	
JEFFERSON	L122	PRECINCT 122 41 DISTRICT	
JEFFERSON	L123	PRECINCT 123 41 DISTRICT	
JEFFERSON	M101	PRECINCT 101 42 DISTRICT	
JEFFERSON	M102	PRECINCT 102 42 DISTRICT	
JEFFERSON	M103	PRECINCT 103 42 DISTRICT	
JEFFERSON	M104	PRECINCT 104 42 DISTRICT	
JEFFERSON	M105	PRECINCT 105 42 DISTRICT	
JEFFERSON	M106	PRECINCT 106 42 DISTRICT	
JEFFERSON	M107	PRECINCT 107 42 DISTRICT	
JEFFERSON	M109	PRECINCT 109 42 DISTRICT	
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	
JEFFERSON	M113	PRECINCT 113 42 DISTRICT	
JEFFERSON	M114	PRECINCT 114 42 DISTRICT	

--CENSUS-COUNTY PREC SECT NAME TRACT BLCK SECT **JEFFERSON** M115 PRECINCT 115 42 DISTRICT PRECINCT 116 42 **JEFFERSON** M116 DISTRICT PRECINCT 117 42 **JEFFERSON** M117 DISTRICT PRECINCT 118 42 JEFFERSON M118 DISTRICT PRECINCT 119 42 **JEFFERSON** M119 DISTRICT **JEFFERSON** M120 PRECINCT 120 42 DISTRICT **JEFFERSON** M121 PRECINCT 121 42 DISTRICT **JEFFERSON** M123 PRECINCT 123 42 DISTRICT PRECINCT 124 42 **JEFFERSON** M124 DISTRICT PRECINCT 125 42 M125 **JEFFERSON** DISTRICT PRECINCT 126 42 JEFFERSON M126 DISTRICT PRECINCT 127 42 JEFFERSON M127 DISTRICT PRECINCT 128 42 M128 JEFFERSON DISTRICT PRECINCT 101 43 **JEFFERSON** N101 DISTRICT **JEFFERSON** N102 PRECINCT 102 43 DISTRICT **JEFFERSON** N103 PRECINCT 103 43 DISTRICT N104 PRECINCT 104 43 **JEFFERSON** DISTRICT N105 PRECINCT 105 43 **JEFFERSON** DISTRICT PRECINCT 106 43 JEFFERSON N106 DISTRICT

DISTRICT

JEFFERSON

N107

PRECINCT 107 43

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	N108	PRECINCT 108 43 DISTRICT	
JEFFERSON	N109	PRECINCT 109 43 DISTRICT	
JEFFERSON	N110	PRECINCT 110 43 DISTRICT	
JEFFERSON	N111	PRECINCT 111 43 DISTRICT	
JEFFERSON	N112	PRECINCT 112 43 DISTRICT	
JEFFERSON	N113	PRECINCT 113 43 DISTRICT	
JEFFERSON	N115	PRECINCT 115 43 DISTRICT	
JEFFERSON	N117	PRECINCT 117 43 DISTRICT	•
JEFFERSON	N118	PRECINCT 118 43 DISTRICT	
JEFFERSON	N119	PRECINCT 119 43 DISTRICT	<i>,</i> .
JEFFERSON	N120	PRECINCT 120 43 DISTRICT	
JEFFERSON	O101	PRECINCT 101 44 DISTRICT	
JEFFERSON	O102	PRECINCT 102 44 DISTRICT	
JEFFERSON	O103	PRECINCT 103 44 DISTRICT	
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	•
JEFFERSON	O105	PRECINCT 105 44 DISTRICT	•
JEFFERSON	0107	PRECINCT 107 44 DISTRICT	•
JEFFERSON	O109	PRECINCT 109 44 DISTRICT	
JEFFERSON	0111	PRECINCT 111 44 DISTRICT	•
JEFFERSON	O112	PRECINCT 112 44 DISTRICT	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
			IMAGI	BLCK SECT
JEFFERSON	O113	PRECINCT 113 44 DISTRICT		•
JEFFERSON	O114	PRECINCT 114 44 DISTRICT		
JEFFERSON	O115	PRECINCT 115 44 DISTRICT		••
JEFFERSON	O116	PRECINCT 116 44 DISTRICT		
JEFFERSON	O117	PRECINCT 117 44 DISTRICT		
JEFFERSON	O119	PRECINCT 119 44 DISTRICT		•
JEFFERSON	O120	PRECINCT 120 44 DISTRICT		4 .
JEFFERSON	O121	PRECINCT 121 44 DISTRICT		
JEFFERSON	O122	PRECINCT 122 44 DISTRICT		
JEFFERSON	O123 .	PRECINCT 123 44 DISTRICT		. • •
JEFFERSON	O124	PRECINCT 124 44 DISTRICT		
JEFFERSON	O126	PRECINCT 126 44 DISTRICT		,
JEFFERSON	P101	PRECINCT 101 45 DISTRICT		.•
JEFFERSON	P102	PRECINCT 102 45 DISTRICT		
JEFFERSON	P103	PRECINCT 103 45 DISTRICT		· •
JEFFERSON	P104 .	PRECINCT 104 45 DISTRICT		· •• • '.
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	301.
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	302
JEFFERSON	P105 ,	PRECINCT 105 45 DISTRICT	012001	303
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	304

				ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	907A
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012001	907B
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	101
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	109
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	110
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	111 ,
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	114
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	012002	115
JEFFERSON	P106	PRECINCT 106 45 DISTRICT		
JEFFERSON	P107	PRECINCT 107 45 DISTRICT		
JEFFERSON	P108	PRECINCT 108 45 DISTRICT		
JEFFERSON	P109	PRECINCT 109 45 DISTRICT		
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	310,
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	311 ,
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	312
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	313
JEFFERSON	P111	PRECINCT 111 45 DISTRICT		
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	305
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	306 .
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001	307

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 308
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 309
JEFFERSON	Q101	PRECINCT 101 46 DISTRICT	
JEFFERSON	Q103	PRECINCT 103 46 DISTRICT	
JEFFERSON	Q104	PRECINCT 104 46 DISTRICT	
JEFFERSON	Q105	PRECINCT 105 46 DISTRICT	
JEFFERSON	Q106	PRECINCT 106 46 DISTRICT	
JEFFERSON	Q107	PRECINCT 107 46 DISTRICT	
JEFFERSON	Q109	PRECINCT 109 46 DISTRICT	
JEFFERSON	Q110	PRECINCT 110 46 DISTRICT	
JEFFERSON	Q112	PRECINCT 112 46 DISTRICT	
JEFFERSON	Q113	PRECINCT 113 46 DISTRICT	
JEFFERSON	Q114	PRECINCT 114 46 DISTRICT	
JEFFERSON	Q116	PRECINCT 116 46 DISTRICT	
JEFFERSON	Q117	PRECINCT 117 46 DISTRICT	
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 308 0201
JEFFERSON	R101	PRECINCT 101 47 DISTRICT	••
JEFFERSON	R102	PRECINCT 102 47 DISTRICT	
JEFFERSON	R103	PRECINCT 103 47 DISTRICT	•
JEFFERSON	R104	PRECINCT 104 47 DISTRICT	

			-CENSUS-
COUNTY	PREC SECT	NAME .	TRACT BLCK SECT
JEFFERSON	R105	PRECINCT 105 47 DISTRICT	
JEFFERSON	R106	PRECINCT 106 47 DISTRICT	,
JEFFERSON	R108	PRECINCT 108:47 DISTRICT	
JEFFERSON	R109	PRECINCT 109 47 DISTRICT	
JEFFERSON	R111	PRECINCT 111 47 DISTRICT	,
JEFFERSON	R112	PRECINCT 112 47 DISTRICT	
JEFFERSON	R113	PRECINCT 113 47 DISTRICT	
JEFFERSON	R114	PRECINCT 114 47 DISTRICT	•
JEFFERSON	R115	PRECINCT 115 47 DISTRICT	•
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	•• .:
JEFFERSON	R117	PRECINCT 117 47 DISTRICT	
JEFFERSON	R118	PRECINCT 118 47 DISTRICT	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
JEFFERSON	R119	PRECINCT 119 47 DISTRICT	e ^{ta} − • • •
JEFFERSON	R120	PRECINCT 120 47 DISTRICT	• •
JEFFERSON	R121	PRECINCT 121 47 DISTRICT	
JEFFERSON	R122 .	PRECINCT 122 47 DISTRICT	at .
JEFFERSON	R123	PRECINCT 123 47 DISTRICT	
JEFFERSON	R124	PRECINCT 124 47 DISTRICT	,÷
JEFFERSON	R126	PRECINCT 126 47 DISTRICT	
JEFFERSON	R127 ,	PRECINCT 127 47 DISTRICT	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	R128	PRECINCT 128 47	2201 3201
ohi i biwon	11200	DISTRICT	
JEFFERSON	R129	PRECINCT 129 47 DISTRICT	•
JEFFERSON	R131	PRECINCT 131 47 DISTRICT	
JEFFERSON	R132	PRECINCT 132 47 DISTRICT	
JEFFERSON	R133	PRECINCT 133 47 DISTRICT	
JEFFERSON	R134	PRECINCT 134 47 DISTRICT	
JEFFERSON	R135	PRECINCT 135 47 DISTRICT	
JEFFERSON	R136	PRECINCT 136 47 DISTRICT	
JEFFERSON	R137	PRECINCT 137 47 DISTRICT	
JEFFERSON	R138	PRECINCT 138 47 DISTRICT	
JEFFERSON	R139	PRECINCT 139 47 DISTRICT	•
JEFFERSON	S101	PRECINCT 101 48 DISTRICT	
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	
JEFFERSON	S103	PRECINCT 103 48 DISTRICT	
JEFFERSON	S104	PRECINCT 104 48 DISTRICT	
JEFFERSON	S105	PRECINCT 105 48 DISTRICT	
JEFFERSON	S107	PRECINCT 107 48 DISTRICT	٠,
JEFFERSON	S108	PRECINCT 108 48 DISTRICT	
JEFFERSON	S110	PRECINCT 110 48 DISTRICT	·
JEFFERSON	S111	PRECINCT 111 48 DISTRICT	•

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	S112	PRECINCT 112 48 DISTRICT	
JEFFERSON	S113	PRECINCT 113 48 DISTRICT	
JEFFERSON	S114	PRECINCT 114 48 DISTRICT	
JEFFERSON	S115	PRECINCT 115 48 DISTRICT	
JEFFERSON	S116	PRECINCT 116 48 DISTRICT	
JEFFERSON	S117	PRECINCT 117 48 DISTRICT	
JEFFERSON	S118	PRECINCT 118 48 DISTRICT	
JEFFERSON	S119	PRECINCT 119 48 DISTRICT	
JEFFERSON	S120	PRECINCT 120 48 DISTRICT	
JEFFERSON	S121	PRECINCT 121 48 DISTRICT	
JEFFERSON	S122	PRECINCT 122 48 DISTRICT	
JEFFERSON	S125	PRECINCT 125 48 DISTRICT	
JEFFERSON	S126	PRECINCT 126 48 DISTRICT	
JEFFERSON	S128	PRECINCT 128 48 DISTRICT	
JEFFERSON	S129	PRECINCT 129 48 DISTRICT	
JEFFERSON	S130	PRECINCT 130 48 DISTRICT	
JEFFERSON	S131	PRECINCT 131 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 3, effective December 20, 1991.)

118B.140. Fourth Congressional District. — The Fourth Congressional District shall consist of the following territory:

COUNTY	DDEC	SECT	NAME	—C TRACT	ENSUS	
BOONE	FREC	SECI	TAME	INACI	DLÇK	SECI
BOYD						
BRACKEN						
CAMPBELL						
CARROLL						
CARTER						
ELLIOTT						
FLEMING						
GALLATIN						
GRANT						
GREENUP						
HENRY						
KENTON						
LAWRENCE	A101		BUCHANAN			
LAWRENCE	A102		FALLSBURG			
LAWRENCE	A103		BRAMMER GAP			
LAWRENCE	A104		DEEPHOLE			
LAWRENCE	B101		WEST LOUISA			
LAWRENCE	B102		ADAMS			
LAWRENCE	B103		SPRING HILL			
LAWRENCE	C101		BRUSHY			
LAWRENCE	C102		BLAINE			
LAWRENCE	C103		MARTHA			
LAWRENCE	C104		MEADS BRANCH	9904	190	0202
LAWRENCE	C104		MEADS BRANCH	9904	191	
LAWRENCE	C104		MEADS BRANCH	9904	192	
LAWRENCE	C104		MEADS BRANCH	9904	202	0404
LAWRENCE	C104		MEADS BRANCH	9904	213	
LAWRENCE	C104		MEADS BRANCH	9904	214	
LAWRENCE	C104		MEADS BRANCH	9904	227	
LAWRENCE	C104		MEADS BRANCH	9904	228	
LAWRENCE	D103		EAST LOUISA			
LAWRENCE	D104		POINT			

ROWAN SHELBY TRIMBLE

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
LEWIS					
MASON					
NICHOLAS	A102	BARTERVILLE			
NICHOLAS	B101	RAFFERTY	9601	115	
NICHOLAS	B101	RAFFERTY	9601	116	
NICHOLAS	B101	RAFFERTY	9601	121	
NICHOLAS	B101	RAFFERTY	9601	122	
NICHOLAS	B101	RAFFERTY	9601	124	
NICHOLAS	B101	RAFFERTY	9601	125	0202
NICHOLAS	B101	RAFFERTY	9601	126	
NICHOLAS	B101	RAFFERTY	9601	139	0202
NICHOLAS	B101	RAFFERTY	9601	140	0202
OLDHAM					
OWEN					
PENDLETON					
ROBERTSON					

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 4, effective December 20, 1991.)

118B.150. Fifth Congressional District. — The Fifth Congressional District shall consist of the following territory:

COUNTY	PREC SECT NAME	—CENSUS— TRACT BLCK SECT
BELL		
BREATHITT		
CLAY		
FLOYD		
HARLAN		
JACKSON	•	
JOHNSON		• •
KNOTT		
KNOX		

				ENSUS	
COUNTY	PREC SECT	NAME .	TRACT	BLCK	SECT
LAUREL					
LAWRENCE	C104	MEADS BRANCH	9904	167	0202
LAWRENCE	C104	MEADS BRANCH	· 9 904	168	
LAWRENCE	C104	MEADS BRANCH	9904	169	
LAWRENCE	C104	MEADS BRANCH	9904	170	0303
LAWRENCE	C104	MEADS BRANCH	9904	174	
LAWRENCE	C104	MEADS BRANCH	9904	193	
LAWRENCE	C104	MEADS BRANCH	9904	202	0402
LAWRENCE	C104	MEADS BRANCH	9904	215	
LAWRENCE	C104	MEADS BRANCH	9904	216	
LAWRENCE	C104	MEADS BRANCH	9904	217	
LAWRENCE	C104	MEADS BRANCH	9904	218	
LAWRENCE	C104	MEADS BRANCH	9904	219	
LAWRENCE	C104	MEADS BRANCH	9904	220	
LAWRENCE	C104	MEADS BRANCH	9904	221	•
LAWRENCE	C104	MEADS BRANCH	9904	·222	
LAWRENCE	C104	MEADS BRANCH	9904	223	
LAWRENCE	C104	MEADS BRANCH	9904	224	
LAWRENCE	C104	MEADS BRANCH	9904	225	
LAWRENCE	C104	MEADS BRANCH	9904	226	
LAWRENCE	C104	MEADS BRANCH	9904	229	
LAWRENCE	C104	MEADS BRANCH	9904	230	
LAWRENCE.	C104	MEADS BRANCH	9904	231	
LAWRENCE	C104	MEADS BRANCH	9904	232	
LAWRENCE	C104	MEADS BRANCH	9904	233	
LAWRENCE	C104	MEADS BRANCH	9904	234	
LAWRENCE	C104	MEADS BRANCH	9904	235	
LAWRENCE	C104	MEADS BRANCH	9904	236	0201
LAWRENCE	C104	MEADS BRANCH	9904	262	
LAWRENCE	C104	MEADS BRANCH	9904	263	
LAWRENCE	C104	MEADS BRANCH	9904	264	
LAWRENCE	C104	MEADS BRANCH	9904	265	•
LAWRENCE	C104	MEADS BRANCH	9904	266	÷

			— C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
LAWRENCE	C104	MEADS BRANCH	9904	267
LAWRENCE	C104	MEADS BRANCH	9904	268
LAWRENCE	C104	MEADS BRANCH	9904	269
LAWRENCE	C104	MEADS BRANCH	9904	270
LAWRENCE	C104	MEADS BRANCH	9904	271
LAWRENCE	C104	MEADS BRANCH	9904	272
LAWRENCE	C104	MEADS BRANCH	9904	273
LAWRENCE	C104	MEADS BRANCH	9904	274
LAWRENCE	C104	MEADS BRANCH	9904	299A
LAWRENCE	C104	MEADS BRANCH	9904	299B
LAWRENCE	C104	MEADS BRANCH	9904	301
LAWRENCE	C104	MEADS BRANCH	9904	302
LAWRENCE	C104	MEADS BRANCH	9904	303
LAWRENCE	C104	MEADS BRANCH	9904	304
LAWRENCE	C104	MEADS BRANCH	9904	305
LAWRENCE	C104	MEADS BRANCH	9904	306
LAWRENCE	C104	MEADS BRANCH	9904	307
LAWRENCE	C104	MEADS BRANCH	9904	308
LAWRENCE	C104	MEADS BRANCH	9904	309
LAWRENCE	C104	MEADS BRANCH	9904	310
LAWRENCE	C104	MEADS BRANCH	9904	311
LAWRENCE	C104	MEADS BRANCH	9904	312
LAWRENCE	C104	MEADS BRANCH	9904	313
LAWRENCE	C104	MEADS BRANCH	9904	314
LAWRENCE	C104	MEADS BRANCH	9904	315
LAWRENCE	C104	MEADS BRANCH	9904	316
LAWRENCE	C104	MEADS BRANCH	9904	317
LAWRENCE	C104	MEADS BRANCH	9904	318
LAWRENCE	C104	MEADS BRANCH	9904	319
LAWRENCE	C104	MEADS BRANCH	9904	320
LAWRENCE	C104	MEADS BRANCH	9904	321
LAWRENCE	C104	MEADS BRANCH	9904	322
LAWRENCE	C104	MEADS BRANCH	9904	323

	DDDQ QDQM			ENSUS—
COUNTY	PREC SECT			BLCK SECT
LAWRENCE	C104	MEADS BRANCH	9904	324
LAWRENCE	C104	MEADS BRANCH	9904	325
LAWRENCE	C104	MEADS BRANCH	9904	326
LAWRENCE	C104	MEADS BRANCH	9904	327
LAWRENCE	C104	MEADS BRANCH	9904	328
LAWRENCE	C104	MEADS BRANCH	9904	329
LAWRENCE	C104	MEADS BRANCH	9904	330
LAWRENCE	C104	MEADS BRANCH	9904	331
LAWRENCE	C104	MEADS BRANCH	9904	332
LAWRENCE	C104	MEADS BRANCH	9904	333
LAWRENCE	C104	MEADS BRANCH	9904	334
LAWRENCE	C104	MEADS BRANCH	9904	335
LAWRENCE	C104	MEADS BRANCH	9904	336
LAWRENCE	C104	MEADS BRANCH	9904	337
LAWRENCE	C104	MEADS BRANCH	9904	338
LAWRENCE	C104	MEADS BRANCH	9904	339
LAWRENCE	C104	MEADS BRANCH	9904	340
LAWRENCE	C104	MEADS BRANCH	9904	341
LAWRENCE	C104	MEADS BRANCH	9904	342
LAWRENCE	C104	MEADS BRANCH	9904	343
LAWRENCE	C104	MEADS BRANCH	9904	344
LAWRENCE	C104	MEADS BRANCH	9904	345
LAWRENCE	C104	MEADS BRANCH	9904	346
LAWRENCE	C104	MEADS BRANCH	9904	347
LAWRENCE	C104	MEADS BRANCH	9904	348
LAWRENCE	C104	MEADS BRANCH	9904	349
LAWRENCE	C104	MEADS BRANCH	9904	350
LAWRENCE	C104	MEADS BRANCH	9904	351
LAWRENCE	C104	MEADS BRANCH	9904	352
LAWRENCE	C104	MEADS BRANCH	9904	353
LAWRENCE	C104	MEADS BRANCH	9904	354
LAWRENCE	C104	MEADS BRANCH	9904	355
LAWRENCE	C104	MEADS BRANCH	9904	356

COUNTY .	PREC SECT	NAME	—C TRACT	ENSUS— BLCK SECT
LAWRENCE	C104	MEADS BRANCH	9904	357
LAWRENCE	C104	MEADS BRANCH	9904	358
LAWRENCE	C104	MEADS BRANCH	9904	359
LAWRENCE	C104	MEADS BRANCH	9904	360
LAWRENCE	C104	MEADS BRANCH	9904	361
LAWRENCE	C104	MEADS BRANCH	9904	362
LAWRENCE	C104	MEADS BRANCH	9904	363
LAWRENCE	C104	MEADS BRANCH	9904	364
LAWRENCE	C104	MEADS BRANCH	9904	365
LAWRENCE	C104	MEADS BRANCH	9904	366
LAWRENCE	C104	MEADS BRANCH	9904	367
LAWRENCE	C104	MEADS BRANCH	9904	368
LAWRENCE	C104	MEADS BRANCH	9904	369
LAWRENCE	C104	MEADS BRANCH	9904	370
LAWRENCE	C104	MEADS BRANCH	9904	371
LAWRENCE	C104	MEADS BRANCH	9904	372
LAWRENCE	C104	MEADS BRANCH	9904	373
LAWRENCE	C104	MEADS BRANCH	9904	374
LAWRENCE	C104	MEADS BRANCH	9904	375
LAWRENCE	C104	MEADS BRANCH	9904	376
LAWRENCE	C104	MEADS BRANCH	9904	377
LAWRENCE	C104	MEADS BRANCH	9904	378
LAWRENCE	C104	MEADS BRANCH	9904	379
LAWRENCE	C104	MEADS BRANCH	9904	380
LAWRENCE	C104	MEADS BRANCH	9904	381
LAWRENCE	C104	MEADS BRANCH	9904	382
LAWRENCE	C104	MEADS BRANCH	9904	383
LAWRENCE	C104	MEADS BRANCH	9904	384
LAWRENCE	C104	MEADS BRANCH	9904	385
LAWRENCE	C104	MEADS BRANCH	9904	386
LAWRENCE	C104	MEADS BRANCH	9904	399
LAWRENCE	D101	CLIFFORD		1
LAWRENCE	D102	CHERRYVILLE		

-CENSUS-TRACT BLCK SECT PREC SECT NAME COUNTY LAWRENCE RICHARDSON D105 LEE LESLIE LETCHER **MAGOFFIN** MARTIN **MCCREARY MENIFEE** MORGAN OWSLEY PERRY PIKE **PULASKI** ROCKCASTLE WAYNE WHITLEY WOLFE (Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 5, effective December 20, 1991.) 118B.160. Sixth Congressional District. — The Sixth Congressional District shall consist of the following territory: -CENSUS--COUNTY PREC SECT NAME TRACT BLCK SECT ANDERSON BATH BOURBON **BOYLE** CLARK

ESTILL
FAYETTE
FRANKLIN.
GARRARD
HARRISON
JESSAMINE

				C	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
LINCOLN	A101	0201	STANFORD #1			
LINCOLN	A101	0202	STANFORD #1			
LINCOLN	A102		STANFORD #2			
LINCOLN	A103		STANFORD #3			
LINCOLN	B101		CRAB ORCHARD #1			
LINCOLN	B102		CRAB ORCHARD #2			
LINCOLN	B103		BROUGHTENTOWN			
LINCOLN	B104		STANFORD # 5			
LINCOLN	C101		WAYNESBURG #1			
LINCOLN	C104		HALLS GAP			
LINCOLN	D103		MORELAND			
LINCOLN	D104		STANFORD # 4			
MADISON						
MERCER						
MONTGOMERY						
NICHOLAS	A101		HEADQUARTERS			
NICHOLAS	B101		RAFFERTY	9601	101	
NICHOLAS	B101		RAFFERTY	9601	102	
NICHOLAS	B101		RAFFERTY	9601	103	
NICHOLAS	B101		RAFFERTY	9601	104	
NICHOLAS	B101		RAFFERTY	9601	105	
NICHOLAS	B101		RAFFERTY	9601	106	0201
NICHOLAS	B101		RAFFERTY	9601	108	0202
NICHOLAS	B101		RAFFERTY	9601	109	
NICHOLAS	B101		RAFFERTY	9601	110	0201
NICHOLAS	B101		RAFFERTY	9601	111	0301
NICHOLAS	B101		RAFFERTY	9601	112	
NICHOLAS	B101		RAFFERTY	9601	113	
NICHOLAS	B101		RAFFERTY	9601	114	
NICHOLAS	B101		RAFFERTY	9601	123	
NICHOLAS	B101		RAFFERTY	9601	142	
NICHOLAS	B101		RAFFERTY	9601	143	
NICHOLAS	B101		RAFFERTY	9601	144	

			_C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
NICHOLAS	B101	RAFFERTY	9601	145	
NICHOLAS	B101	RAFFERTY	9601	146	0303
NICHOLAS	B101	RAFFERTY	9601	147	0302
NICHOLAS	B101	RAFFERTY	9601	152	0201
NICHOLAS	B101	RAFFERTY	9601	154	0301
NICHOLAS	B101	RAFFERTY	9601	155	0202
NICHOLAS	B101	RAFFERTY	9601	157	0201
NICHOLAS	B101	RAFFERTY	9601	191	
NICHOLAS	B101	RAFFERTY	9601	192	
NICHOLAS	B101	RAFFERTY	9601	193	
NICHOLAS	B101	RAFFERTY	9601	199	
NICHOLAS	B102	MYERS			
NICHOLAS	C101	MOOREFIELD			
NICHOLAS	C102	EAST UNION			
NICHOLAS	D101	MAYORS OFFICE			
NICHOLAS	D102	ENGINE HOUSE			
NICHOLAS	E101	MATHIAS			
NICHOLAS	E102	CITY BUILDING			
POWELL					

SCOTT

WOODFORD

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 4, § 6, effective December 20, 1991.)

CHAPTER 119 ELECTION OFFENSES AND PROSECUTIONS

SECTION.	SECTION.
119.005. Definitions.	or destruction of registration
119.010. [Repealed.]	record - Making or using of
119.015. Clerk making or permitting wrong-	false or fraudulent record.
ful registration, or failing or	119.040. [Repealed.]
refusing to deliver copies of	119.045. Interfering with registration,
registration records.	119.050, 119.055. [Repealed.]
119.020. [Repealed.]	119.056. Alteration, mutilation, or suppres-
119.025. Wrongful registration.	sion of nomination papers.
119.030. [Repealed.]	119.060. [Repealed.]
119.035. Alteration, suppression, mutilation,	119.065. Forgery of nomination papers.

CHOMICAL	CHOMION!
SECTION. 119.070, 119.075. [Repealed.]	SECTION. 119.220. [Repealed.]
119.076. Clerk's failure to place candidate's	
name on ballot.	119.225. Denial of rights of inspectors by county board of elections.
119.080, 119.085. [Repealed.]	119.230. [Repealed.]
119.086. [Repealed.]	119.235. Alteration, suppression, or destruc-
119.090. [Repealed.]	tion of stub book, return, or
119.095. Printer's violation of duty in print-	certificate of election.
ing ballots.	119.240. [Repealed.]
119.100. [Repealed.]	119.245. Violation of law or failure to per-
119.105. Removal or destruction of election	form duty by member of board
supplies or booths.	of elections.
119.110. [Repealed.]	119.250. [Repealed.]
119.115. Unauthorized possession of key to	119.255. Intimidation of election officer or
voting machine — Tampering	board of elections.
with, injuring, or destroying	119.260. [Repealed.]
ballot labels or voting ma-	119.265. Violation of duties for which no
chines.	other penalty provided.
119.120. [Repealed.]	119.275. Advising or assisting violation of
119.125. Sheriff's failure to hold election or	election laws.
perform other election duties.	119.277. Prohibitions against holding elec-
119.130. [Repealed.]	tive office.
119.135. [Repealed].	119.285. Irregularity or defect in conduct of
119.140. [Repealed.]	election no defense.
119.145. Election officer's refusal to admit	119.295. Applicability of penalties for regu-
challenger.	lar elections to primaries and
119.150. [Repealed.]	to elections for United States
119.155. Preventing voter from casting bal-	senator.
lot — Interfering with elec-	119.305. Report by election officers of viola-
tion.	tions — Arrest of offenders.
119.160. [Repealed.]	119.307. Report to grand jury on election of-
119.165. False personation of a voter — Non-	ficials inexcusably absent -
resident or unqualified person	Subject to prosecution.
voting.	119.310. [Repealed.]
119.170. [Repealed.]	119.315. Grand jury may compel testimony
119.175. Receipt of illegal vote or rejection of	as to violation of election laws.
legal vote by election officer.	119.320. [Repealed.]
119.180. [Repealed.]	119.325. Refusal to produce evidence of cor-
119.185. Disobeying election officer's com-	rupt practices when sum-
mand.	moned by grand jury a Class A
119.190. [Repealed.]	misdemeanor.
119.195. Removing or tampering with bal-	119.330. [Repealed.]
lots.	119.335. Evidence required to support con-
119.200. [Repealed.]	viction for violation of election
119.205. Making or receiving expenditure	laws.
for vote or withholding of vote	119.340. [Repealed.]
— Definition of "expenditure"	119.345. Witness not exempted from giving
— Procedures for paying for	incriminating testimony —
transportation of voters — Ap-	Immunity except from perjury
plicability of KRS 502.020.	charge.
119.210. [Repealed.]	119.350. [Repealed.]
119.215. Providing another with intoxicants on election day.	119.355. Limitation of prosecutions. 119.360 to 119.990. [Repealed.]
on election day.	115.500 to 115.550. [Nepeated.]

119.005. Definitions. — (1) A "ballot" or "official ballot" means the voting machine ballot label, ballot cards, paper ballots, an absentee ballot, a special ballot, or a supplemental paper ballot which has been authorized for the use of the voters in any primary, general or special election by the secretary of state or the county clerk;

- (2) "Ballot label" means the cards, papers, booklet, pages or other material on which appear the names of candidates and the questions to be voted on by means of ballot cards or voting machines;
- (3) "Ballot card" means a tabulating card on which votes may be recorded by a voter by use of a voting punch device or by marking with a pen or special marking device;
- (4) "Voting machine" or "machine" shall include lever machines and, as far as applicable, any electronic or electromechanical unit and supplies utilized or relied upon by a voter in casting and recording his vote in an election. (Enact. Acts 1982, ch. 360, § 11, effective July 15, 1982.)

119.010. Definition of "political party." [Repealed.]

Compiler's Notes. This section (1550-5) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.015.

119.015. Clerk making or permitting wrongful registration, or failing or refusing to deliver copies of registration records. — Any county clerk or deputy county clerk who falsely or fraudulently registers the name of any person, or permits any person to register knowing that the person is not entitled to register, or who fails or refuses to deliver copies of the registration records to a person entitled thereto, shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 63; 1990, ch. 48, § 64, effective July 13, 1990.)

119.020. Nomination by primary. [Repealed.]

Compiler's Notes. This section (1550-1c, 1974, ch. 130, § 198. For present law, see 1550-1e, 1550-1f, 1550-5: Acts 1948, ch. 81, § 5; 1964, ch. 142, § 7) was repealed by Acts

119.025. Wrongful registration. — Any person who knowingly or fraudulently causes himself to be registered in more than one (1) precinct, or to be registered more than once, or in a precinct other than the one in which he is a legal voter, or who registers under any name other than his real name, or who gives a false address, or who in any manner causes himself to be registered when he is not legally entitled to register, or who makes a false oath as to his ability to read or write, or who knowingly or fraudulently aids, abets, counsels or advises in the commission of any such act, shall be subject to the penalties prescribed for Class D felonies. (Enact. Acts 1974, ch. 130, § 64; 1990, ch. 48, § 65, effective July 13, 1990.)

119.030. Unexpired terms — Nominations for. [Repealed.]

Compiler's Notes. This section (1550-4) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.115.

119.035. Alteration, suppression, mutilation, or destruction of registration record — Making or using of false or fraudulent record. — Any person who fraudulently or unlawfully alters any registration record, or fraudulently adds any name thereto, or willfully secretes, suppresses, mutilates or destroys any registration record, or makes or uses any false or fraudulent registration record, and any person who aids or abets in the commission of such act, shall be subject to the penalties prescribed for Class D felonies. (Enact. Acts 1974, ch. 130, § 65; 1990, ch. 48, § 66, effective July 13, 1990.)

119.040. Time and place of holding primary. [Repealed.]

Compiler's Notes. This section (1550-3: 102, § 1) was repealed by Acts 1972, ch. 188, Acts 1952, ch. 107, § 2; 1956, ch. 78; 1966, ch. § 69. For present law, see KRS 118.025.

119.045. Interfering with registration. — Any person who attempts to or forcibly prevents any person from registering, or in any way unlawfully interferes with any person registering, or prevents or interferes with a clerk or registration officer in carrying out his duties with relation to the registration of voters, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 66; 1990, ch. 48, § 67, effective July 13, 1990.)

119.050. Qualifications for nomination — Form of nomination papers. [Repealed.]

Compiler's Notes. This section (1550-1d, repealed by Acts 1972, ch. 188, § 69. For 1550-6, 1550-19: Acts 1944, ch. 86, § 1) was present law, see KRS 118.125.

119.055. Procedure for candidate to get name on primary ballot. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 188, § 46) was repealed by Acts KRS 118.125.

119.056. Alteration, mutilation, or suppression of nomination papers. — Any person in possession of nomination papers entitled to be filed under the statutes relating to primary elections who wrongfully alters, mutilates or suppresses such papers, or wrongfully fails to cause them to be filed at the proper time in the proper office, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 67; 1990, ch. 48, § 68, effective July 13, 1990.)

119.060. "Dummy" candidates prohibited. [Repealed.]

Compiler's Notes. This section (1550-6) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.136.

119.065. Forgery of nomination papers. — Any person who forges the name of a signer to a nomination paper shall be guilty of a Class C felony. (Enact. Acts 1974, ch. 130, § 68; 1990, ch. 48, § 69, effective July 13, 1990.)

119.070. Special provisions for nomination of candidates for judicial offices. [Repealed.]

Compiler's Notes. This section (1550-6: was repealed by Acts 1974, ch. 130, § 198. Acts 1966, ch. 255, § 123; 1970, ch. 92, § 97) For present law, see KRS 118A.060.

119.075. Special provisions for nomination of candidates serving in armed forces. [Repealed.]

Compiler's Notes. This section (Acts ch. 130, § 198. For present law, see KRS 1944, ch. 86, § 2) was repealed by Acts 1974, 118.155.

119.076. Clerk's failure to place candidate's name on ballot. — Any county clerk who willfully and knowingly refuses or fails to have the name of any candidate printed upon the official ballot in the manner provided by law shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 69; 1990, ch. 48, § 70, effective July 13, 1990.)

119.080. Where and when nomination papers to be filed. [Repealed.]

Compiler's Notes. This section (1550-7: 1974, ch. 130, § 198. For present law, see Acts 1946, ch. 242, § 23; 1964, ch. 142, § 9; KRS 118.165. 1972, ch. 188, § 47) was repealed by Acts

119.085. Challenging good faith of candidate. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 188, § 48) was repealed by Acts KRS 118.176.

119.086. Clerk's failure to use proper paper for ballots. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1984, ch. 111, § 199, effective July 13, Acts 1974, ch. 130, § 70) was repealed by 1984.

119.090. Unopposed candidate entitled to certificate of nomination. [Repealed.]

Compiler's Notes. This section (1550-9) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.185.

119.095. Printer's violation of duty in printing ballots. — Any printer of ballots, or person employed in printing ballots, who prints or permits to be printed any ballot in any other form than the one prescribed by law, or with any name or device placed, spelled or arranged thereon other than as authorized and directed by the county clerk, or who gives or delivers, or knowingly permits to be taken, any ballot by any person other than the county clerk for whom the ballots are being printed, shall be guilty of a Class C felony. (Enact. Acts 1974, ch. 130, § 71; 1990, ch. 48, § 71, effective July 13, 1990.)

119.100. Inspection of nomination papers. [Repealed.]

Compiler's Notes. This section (1550-11: by Acts 1974, ch. 130, § 198. For present law, amend. Acts 1974, ch. 98, § 1) was repealed see KRS 118.195.

- 119.105. Removal or destruction of election supplies or booths. (1) Any person who steals or wilfully destroys any of the election supplies required to be furnished by the county clerk shall be fined not less than fifty dollars (\$50.00) nor more than two hundred dollars (\$200), and imprisoned in the county jail for not less than one (1) month nor more than six (6) months.
- (2) Any person who, during an election, knowingly and wilfully removes or defaces the cards printed for the instruction of the voters, or destroys or removes any booth or other convenience provided for the election, or induces or attempts to induce any person to commit any such act, shall be imprisoned in the county jail for not less than six (6) months nor more than one (1) year. (Enact. Acts 1974, ch. 130, § 72.)

119.110. When nomination papers to be destroyed. [Repealed.]

Compiler's Notes. This section (1550-10) was repealed by Acts 1972, ch. 188, § 69.

- 119.115. Unauthorized possession of key to voting machine Tampering with, injuring, or destroying ballot labels or voting machines. (1) Any unauthorized person found in possession of any key to a voting machine to be used or being used in any primary, general, or special election shall be guilty of a Class A misdemeanor.
- (2) Any person who, during or before any primary, general, or special election, willfully tampers with or attempts to tamper with, disarrange,

deface, or impair in any manner whatsoever, injures, or destroys any ballot label, or destroys any such voting machine while in use at an election or at any other time, or who shall, after such machine is locked and sealed in order to preserve the record of the vote, tamper with or attempt to tamper with the record of the vote, or who aids or abets with intent to destroy or change the record of the vote shall be guilty of a Class D felony.

(3) Any election official, or other person entrusted with the custody or control of any voting machine who, with intent to cause or permit any voting machine to fail to correctly register votes cast thereon, tampers with or disarranges such machine in any way, unlawfully opens such voting machine, prevents or attempts to prevent the correct operation of such voting machine or causes such voting machine to be used or consents to its being used for any election with knowledge of the fact that the machine is not in order, or not perfectly set and adjusted to correctly register all votes cast thereon, or removes, changes, or mutilates any ballot label on a voting machine shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 277, § 1; 1984, ch. 111, § 65, effective July 13, 1984; 1990, ch. 48, § 72, effective July 13, 1990; 1992, ch. 463, § 11, effective July 14, 1992.)

119.120. Register of candidates. [Repealed.]

Compiler's Notes. This section (1550-12) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.205.

119.125. Sheriff's failure to hold election or perform other election duties. — Any sheriff who wilfully fails to cause an election to be held, as required by law, shall be fined not less than one hundred dollars (\$100) nor more than five hundred dollars (\$500). Any sheriff who wilfully fails to perform any other duty concerning an election, for which there is no penalty specifically prescribed, shall be fined not less than twenty dollars (\$20.00) nor more than two hundred dollars (\$200). (Enact. Acts 1974, ch. 130, § 73.)

119.130. Certification of candidates by secretary of state. [Repealed.]

Compiler's Notes. This section (1550-13, 130, § 198. For present law, see KRS 1550-34: Acts 1946, ch. 242, § 24; 1972, ch. 118.215. 188, § 60) was repealed by Acts 1974, ch.

119.135. Election officer's failure to perform duty. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1990, ch. 48, § 95, effective July 13, Acts 1974, ch. 130, § 74) was repealed by 1990.

119.140. Order of names on ballot — How determined. [Repealed.]

Compiler's Notes. This section (1550-14, pealed by Acts 1974, ch. 130, § 198. For 1550-15: Acts 1946, ch. 242, § 25) was represent law, see KRS 118.225.

119.145. Election officer's refusal to admit challenger. — Any election officer who refuses to permit any challenger of any political party having a ticket to be voted for at an election, who has been duly appointed and presents a duly attested certificate of appointment, to perform his duties as challenger, shall be fined not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500). (Enact. Acts 1974, ch. 130, § 75.)

119.150. Order of offices on ballot. [Repealed.]

Compiler's Notes. This section (1550-16) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 118.215.

- 119.155. Preventing voter from casting ballot Interfering with election. (1) Any person who unlawfully prevents or attempts to prevent any voter from casting his ballot, or intimidates or attempts to intimidate any voter so as to prevent him from casting his ballot, or who unlawfully interferes with the election officers in the discharge of their duties, shall be guilty of a Class D felony.
- (2) Any person who, by himself or in aid of others, forcibly breaks up or prevents, or attempts to break up or prevent, or obstructs or attempts to obstruct, the lawful holding of an election, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 76; 1990, ch. 48, § 73, effective July 13, 1990.)

119.160. Clerk's duties in regard to placing names on ballots. [Repealed.]

Compiler's Notes. This section (1550-15, 1550-33) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 119.076.

- 119.165. False personation of a voter Nonresident or unqualified person voting. (1) Any person who falsely personates a registered voter, and receives and casts a ballot by means of such personation, shall be guilty of a Class D felony. An attempt at such personation shall constitute a Class A misdemeanor.
- (2) Any person who, by means other than falsely personating a registered voter, votes at an election in this state when he is a resident of another state or country, or votes more than once at an election, or votes by use of the naturalization papers of another person, shall be guilty of a Class D felony. Any person who knowingly votes or attempts to vote in a precinct other than the one in which he resides shall be guilty of a Class A misde-

meanor, unless by voting in a precinct in which he does not live he is enabled to vote in a race or on a matter in which he could not vote in his proper precinct in which case he shall be guilty of a Class D felony. Any person who lends or hires his or another's naturalization papers to be used for the purpose of voting shall be subject to the same penalty.

- (3) Any resident of this state who, by means other than falsely personating a registered voter, votes at a regular or special election before he has resided in this state thirty (30) days, or in the county and precinct where the election is held the time required by law, or before he has attained full age, or before he has become a citizen, shall be guilty of a Class B misdemeanor.
- (4) Any person who, by means other than falsely personating a registered voter, votes in a primary election knowing that he is not qualified as provided in KRS 116.055, shall be guilty of a violation.
- (5) Any person who applies for or receives a ballot at any voting place other than the one at which he is entitled to vote, under circumstances not constituting a violation of any of the provisions of subsections (1) to (4) of this section, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 77; 1990, ch. 48, § 74, effective July 13, 1990; 1992, ch. 463, § 12, effective July 14, 1992.)

119.170. Court may compel compliance with law as to placing names on ballots. [Repealed.]

Compiler's Notes. This section (1550-27) was repealed by Acts 1972, ch. 188, § 69.

- 119.175. Receipt of illegal vote or rejection of legal vote by election officer. (1) Except as provided in subsection (2) of this section, any officer of election who receives, assents to receive or records a vote at an election at a time or place known by him not to be the time and place lawfully appointed, or who knowingly receives the vote of any person other than a qualified voter, or refuses to receive the vote of a qualified voter, shall, for each offense, be fined not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500), and shall forfeit any office he holds and be disqualified from ever holding any office.
- (2) Any judge of a primary election who knowingly receives a vote of an elector who is not qualified to vote in the primary election under KRS 116.055 shall be fined one hundred dollars (\$100) for each offense. (Enact. Acts 1974, ch. 130, § 78.)

119.180. Form of ballots — Sample ballots. [Repealed.]

Compiler's Notes. This section (1550-17) was repealed by Acts 1972, ch. 188, § 69. For present law, see KRS 117.145, 117.155.

119.185. Disobeying election officer's command. — Any person who wilfully disobeys any lawful command of an election officer, given in the execution of his duty as such at an election, shall be fined not less than twenty-five dollars (\$25.00) nor more than five hundred dollars (\$500). (Enact. Acts 1974, ch. 130, § 79.)

119.190. Publication of names of candidates by county clerk. [Repealed.]

Compiler's Notes. This section (1550-15, 130, § 198. For present law, see KRS 1550-30: Acts 1966, ch. 239, § 128; 1972, ch. 118.235. 188, § 49) was repealed by Acts 1974, ch.

- 119.195. Removing or tampering with ballots. (1) Any person who, during an election, knowingly and willfully removes or attempts to remove an official ballot from the election room, or has in his possession outside the election room any official ballot, either genuine or counterfeit, shall be guilty of a Class D felony.
- (2) Any voter who attempts to leave the election room with an official ballot in his possession shall at once be arrested on demand of either of the judges of election and shall be guilty of a violation, unless the act was done knowingly in which event he shall be guilty of a Class A misdemeanor.
- (3) Any person who takes or removes in any manner, feloniously or with the consent or permission of the custodian, any official ballot from any place where it may lawfully be, or knowingly and willfully has in his possession or custody any such official ballot, except as an officer or custodian under the law or while within the polling place for the purpose of voting, and any custodian or officer who permits any official ballot to be removed or carried away from the place where it may lawfully be by any person other than the officer or custodian whose duty it is to receive it, shall be guilty of a Class C felony.
- (4) Any election officer, or other person entrusted with the custody or control of any official ballot, either before or after it has been voted, who in any way marks, mutilates, or defaces any official ballot or places any distinguishing mark thereon, for the purpose of vitiating the official ballot, shall be guilty of a Class C felony.
- (5) Any person who unlawfully destroys or attempts to destroy any official ballot box used, or any official ballot deposited, at any election, or who unlawfully, by force, fraud, or other improper means, obtains or attempts to obtain possession of any ballot box or any official ballot therein deposited, while the voting at any election is going on or before the official ballots are duly taken out and counted according to law, shall be guilty of a Class D felony.
- (6) Any election officer who mutilates or tampers with any of the seals, or destroys or removes any official ballots required to be preserved, shall be guilty of a Class D felony.

- (7) Any county clerk who knowingly and willfully opens any ballot box and removes any official ballot therefrom, or removes, destroys, or tampers with a ballot box and official ballots left in his care and custody, or permits any other person to do so, during the period the boxes are required to remain locked in his office, shall be guilty of a Class D felony.
- (8) Any person who removes, mutilates, or destroys, or adds any new official ballots to, the regular official ballots that have been counted and prepared for preservation, or that have already been preserved, so that the result of the election in the precinct or county is changed, shall be guilty of a Class D felony.
- (9) Any person who tampers with or changes the official ballots, or opens the receptacles in which the official ballots are contained without the order of the court, after the ballots have been sent to the Franklin County courthouse in connection with the contest of a constitutional amendment, shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 80; 1976 (Ex. Sess.), ch. 1, § 14; 1990, ch. 48, § 75, effective July 13, 1990; 1992, ch. 463, § 13, effective July 14, 1992.)

119.200. Qualifications of voters. [Repealed.]

Compiler's Notes. This section (1550-19: Acts 1972, ch. 188, § 69. For present law, see Acts 1964, ch. 142, § 10) was repealed by KRS 116.055.

- 119.205. Making or receiving expenditure for vote or withholding of vote Definition of "expenditure" Procedures for paying for transportation of voters Applicability of KRS 502.020. (1) Any person who makes or offers to make an expenditure to any person, either to vote or withhold his vote, or to vote for or against any candidate or public question at an election shall be guilty of a Class D felony.
- (2) Any person who solicits, accepts, or receives any such expenditure as payment or consideration for his vote, or the withholding of his vote, or to vote for or against any candidate or public question at an election shall be guilty of a Class D felony.
- (3) For purposes of this section, "expenditure" means any of the following when intended as payment or consideration for a vote, or the withholding of a vote, for or against any candidate or public question:
- (a) A payment, distribution, loan, advance, deposit, or gift of money or anything of value; or
- (b) A contract, promise, or agreement, express or implied, whether or not legally enforceable, to make a payment, distribution, loan, advance, deposit, or gift of money or anything of value.

"Expenditure," as used in this section, shall not include the distribution of materials bearing the name, likeness, or other identification of a candidate, political party, committee, or organization, or position on a public question and not intended as payment or consideration for a vote, or the withholding of a vote, for or against any candidate or public question.

- (4) Any candidate or committee, or any person on his behalf, who pays any person, including campaign workers, for transporting voters to the polls on the day of the election, shall make all payments by check. All payments, regardless of amount, shall be reported to the Registry of Election Finance in the manner that the Registry shall provide by administrative regulation. Any person who knowingly violates any requirement of this subsection shall be guilty of a Class B misdemeanor.
- (5) In addition to the above provisions, a person may be convicted of a violation of this section pursuant to KRS 502.020. (Repealed, reenact., and amend. Acts 1991 (Ex. Sess.), ch. 5, § 1, effective February 15, 1991.)

Compiler's Notes. Former KRS 119.205 (Enact. Acts 1974, ch. 130, § 81; 1988, ch. 341, § 37, effective July 15, 1988; 1990, ch.

48, § 76, effective July 13, 1990) was repealed and reenacted by Acts 1991, (Ex. Sess.), ch. 5, § 1, effective February 15, 1991.

119.210. Challengers. [Repealed.]

Compiler's Notes. This section (1550-23: 1972, ch. 188, § 69. For present law, see KRS Acts 1968, ch. 181, § 2) was repealed by Acts 117.315.

119.215. Providing another with intoxicants on election day. — Any person who sells, loans, gives or furnishes intoxicating liquor to any person in this state on the day of any regular or primary election, under circumstances not constituting a violation of KRS 242.100, 244.290 or 244.480, shall be fined not less than twenty-five dollars (\$25.00) nor more than fifty dollars (\$50.00) for each offense. (Enact. Acts 1974, ch. 130, § 82.)

119.220. Manner of issuing, marking and casting ballots. [Repealed.]

Compiler's Notes. This section (1550-24) was repealed by Acts 1972, ch. 188, § 69.

119.225. Denial of rights of inspectors by county board of elections. — Any member of a county board of elections who refuses to permit an inspector designated under KRS 117.275 and 117.315 to exercise free and full action in witnessing the count of the ballots, or interferes with the right of such an inspector to have a free and full opportunity to witness the count of the ballots, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 83; 1982, ch. 394, § 35, effective July 15, 1982; 1990, ch. 48, § 77, effective July 13, 1990.)

119.230. Canvassing returns — Issuance of certificates of nomination. [Repealed.]

Compiler's Notes. This section (1482, by Acts 1972, ch. 188, § 69. For present law, 1550-26, 1596a-8a, 1596a-11) was repealed see KRS 117.275.

119.235. Alteration, suppression, or destruction of stub book, return, or certificate of election. — Any person who willfully alters, obliterates, secretes, suppresses or destroys a stub book, return or certificate of election, and any officer who makes, aids in making or authorizes the making of any false or fraudulent stub book, certificate of election or election return, shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 84; 1990, ch. 48, § 78, effective July 13, 1990.)

119.240. Plurality of votes nominates candidate. [Repealed.]

Compiler's Notes. This section (1550-1g) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.245.

119.245. Violation of law or failure to perform duty by member of board of elections. — Any member of the state board of elections or of a county board of elections who willfully and knowingly violates any provision of the statutes relating to his duties, or fails to execute faithfully any of the duties imposed upon him by law, for which no other penalty is provided, shall be guilty of a Class B misdemeanor. (Enact. Acts 1974, ch. 130, § 85; 1982, ch. 394, § 36, effective July 15, 1982; 1990, ch. 48, § 79, effective July 13, 1990.)

119.250. County clerk's fees. [Repealed.]

Compiler's Notes. This section (1550-30: Acts 1974, ch. 130, § 198. For present law, Acts 1972, ch. 188, § 49a) was repealed by see KRS 118.255.

119.255. Intimidation of election officer or board of elections. — Any person who, by threat of violence or in any other manner, intimidates or attempts to intimidate the election officers, the state board of elections or a county board of elections in the performance of their duty and any persons who conspire together and go forth armed for the purpose of intimidating said officers, shall be guilty of a Class D felony. (Enact. Acts 1974, ch. 130, § 86; 1982, ch. 394, § 37, effective July 15, 1982; 1990, ch. 48, § 80, effective July 13, 1990.)

119.260. Regular election laws apply to primaries. [Repealed.]

Compiler's Notes. This section (1550-29, 1550-30, 1550-36) was repealed by Acts 1972, ch. 188, § 69.

119.265. Violation of duties for which no other penalty provided.

— Any public officer who willfully neglects to perform a duty imposed upon him under the election laws, for which no other penalty is provided, or who willfully performs such duty in a way that hinders the objects of the elec-

- tion laws, shall be guilty of a Class B misdemeanor. (Enact. Acts 1974, ch. 130, § 87; 1990, ch. 48, § 81, effective July 13, 1990.)
- 119.275. Advising or assisting violation of election laws. Any person who counsels, advises, procures or aids in the commission of any of the offenses named in this chapter shall incur the penalty provided for committing such offense. (Enact. Acts 1974, ch. 130, § 88.)
- 119.277. Prohibitions against holding elective office. Any person who shall have been convicted of any election law offense which is a Class A misdemeanor shall not be permitted to hold elective office for a period of five (5) years following the conviction. Any person who shall have been convicted of any election law offense which is a felony shall not be permitted to hold elective office until his civil rights have been restored by executive pardon. (Enact. Acts 1988, ch. 341, § 17, effective July 15, 1988.)
- 119.285. Irregularity or defect in conduct of election no defense.

 Irregularities or defects in the mode of convening or conducting an election shall constitute no defense to a prosecution for a violation of the election laws. (Enact. Acts 1974, ch. 130, § 89.)
- 119.295. Applicability of penalties for regular elections to primaries and to elections for United States senator. (1) Any act or deed denounced by the statutes concerning regular elections or concerning elections generally shall be an offense when committed in connection with a primary election held under KRS chapter 118, and shall be punished in the same manner, and all the penalties for violation of the regular election laws shall apply with equal force to all similar violations of the provisions of the statutes relating to primary elections.
- (2) Penalties prescribed for offenses against the election laws in the election of other officers shall apply to elections for United States senator. (Enact. Acts 1974, ch. 130, § 90.)
- 119.305. Report by election officers of violations Arrest of offenders. Election officers shall give information of all infractions of the election laws to the grand jury, commonwealth's attorney, attorney general and the registry of election finance. The election officers shall cooperate in any investigation or prosecution of election law violations. When there is reason to fear that an offender will escape out of the county before indictment, any election officer may procure his immediate apprehension. (Enact. Acts 1974, ch. 130, § 91; 1988, ch. 341, § 38, effective July 15, 1988.)
- 119.307. Report to grand jury on election officials inexcusably absent Subject to prosecution. The county board of elections shall present to the grand jury next convening subsequent to each election the

names of those election officials who failed to appear and serve at the election and who had not been properly excused. Any such person may be subpoenaed and inquiry made of his absence, and if no good cause be shown, he shall be subject to prosecution. (Enact. Acts 1988, ch. 341, § 18, effective July 15, 1988.)

119.310. Persons entitled to have name placed on ballot. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For 1972, ch. 188, § 51; 1974, ch. 151, § 7) was present law, see KRS 118.305.

119.315. Grand jury may compel testimony as to violation of election laws. — Except as provided in KRS 119.325, any person who refuses, when summoned, to testify on oath before a grand jury as to any knowledge he may possess concerning any violation of law in relation to elections in the county during the preceding eighteen (18) months shall be imprisoned until he submits, and be fined not less than ten dollars (\$10.00) nor more than thirty dollars (\$30.00) by the court, and a like sum for each daily repetition of the contempt. (Enact. Acts 1974, ch. 130, § 92.)

119.320. Nomination for regular election by petition. [Repealed.]

Compiler's Notes. This section (Acts repealed by Acts 1974, ch. 130, § 198. For 1972, ch. 188, § 52; 1974, ch. 151, § 8) was present law, see KRS 118.315.

119.325. Refusal to produce evidence of corrupt practices when summoned by grand jury a Class A misdemeanor. — Any person having the possession of any books, correspondence or papers of a corporation that may show or tend to show any violation of the provisions of KRS 121.025, or of KRS 121.045 or 121.055, or of subsection (1) of KRS 121.310, who refuses, when summoned by a grand jury, to produce such books, correspondence or papers, or to appear and testify concerning them or to give any other evidence material to the matter under investigation, shall be guilty of a Class A misdemeanor. (Enact. Acts 1974, ch. 130, § 93; 1990, ch. 48, § 82, effective July 13, 1990.)

119.330. Nomination by minor political parties, and by major political parties for certain offices. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 188, § 53) was repealed by Acts KRS 118.325.

119.335. Evidence required to support conviction for violation of election laws. — No person shall be convicted of a violation of any of the statutes relating to elections upon the testimony of only one (1) witness, unless sustained by strong corroborating circumstances. (Enact. Acts 1974, ch. 130, § 94.)

119.340. Effect of conflicting certificates and petitions of nomination. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 188, § 54) was repealed by Acts KRS 118.335.

- 119.345. Witness not exempted from giving incriminating testimony—Immunity except from perjury charge.—(1) At the discretion of the prosecuting attorney, in any prosecution under the election laws it shall be no exemption for a witness that his information may criminate himself, and no such information given by a witness shall be used against him in any prosecution, except for perjury, and if used on behalf of the commonwealth he shall stand discharged from all penalties for any violation of the election laws so necessarily disclosed in the information he so discloses as tending to convict the accused.
- (2) The statement of any person testifying in any case pending under the provisions of KRS 121.025, 121.045, 121.055, or subsection (1) of KRS 121.310 shall not be used against him in any prosecution or civil proceeding. (Enact. Acts 1974, ch. 130, § 95; 1988, ch. 341, § 39, effective July 15, 1988.)

119.350. Defeated primary candidate barred from having name on regular election ballot — Exception for judicial candidate. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 188, § 55) was repealed by Acts KRS 118.345, 118A.060.

119.355. Limitation of prosecutions. — No prosecution shall be had under the election laws where the penalty is less than confinement in the penitentiary unless the prosecution is commenced within two (2) years from the time of the commission of the offense. (Enact. Acts 1974, ch. 130, § 96.)

119.360 to 119.990. Certificates of nomination — Vacancies — Names on ballot — Constitutional amendments — Penalties. [Repealed.]

Compiler's Notes. KRS 119.360 to 1550-33, 1550-34: Acts 1972, ch. 188, § 50 to 59, 61 to were repealed by Acts 1974, ch. 130, § 198. 64), and KRS 119.990 (1550-6, 1550-27,

witnesses and officers in elec-

date not to contest election.

tion contest cases.

120.360. Prohibition of agreement by candi-

CHAPTER 120 ELECTION CONTESTS

SECTION. 120.005. Definitions. 120.010. [Repealed.] GROUNDS 120.015. Corrupt practices as grounds for contest — Effect if successful candidate found guilty. 120.017. Administrative or clerical errors as grounds for contest — Action brought in circuit court — Recount — Appeal. 120.020 to 120.050. [Repealed.] 120.055. Procedure for contest of primary election. 120.066. [Repealed.] 120.076. [Repealed.] 120.077. Appeal to Court of Appeals from judgment in primary contest. 120.076. [Repealed.] 120.076. [Repealed.] 120.076. [Repealed.] 120.085. Certification of result of primary contest — Placement of name on ballots. 120.095. Recount of primary election. 120.096. Recount of election of officers referred to in KRS 120.155. Contest of election of Governor, General Assembly member. 120.200. [Repealed.] 120.200. [Repealed.] 120.201. [Repealed.] 120.205. Board to determining contest of election of member of general assembly. PUBLIC QUESTIONS AND CONSTITUTIONAL MATTERS 120.260. Procedure for recount of election on public question. 120.270. Judgment in contest or recount of election on public question. 120.280. Contest or recount of election on public question. 120.290. Procedure for recount of election on public question. 120.260. Procedure for recount of election on public question. 120.270. Judgment in contest or recount of election on public question. 120.280. Contest or recount of election on public question. 120.290. Procedure for recount of election on public question. 120.290. Procedure for recount of election on public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on public question. 120.290. Procedure for recount of election on public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.300. General		001/12-000
election. 120.060. [Repealed.] 120.075. Evidence in primary contest— Trial — Judgment. 120.075. Appeal to Court of Appeals from judgment in primary contest. 120.076. [Repealed.] 120.085. Certification of result of primary contest— Placement of name on ballots. 120.095. Recount of primary election. 120.110 to 120.150. [Repealed.] 120.155. Contest of regular election of officers other than governor, general assembly member and certain city officers. 120.160. [Repealed.] MATTERS 120.250. Contest or recount of election on public question. 120.260. Procedure for recount of election on public question. 120.270. Judgment in contest or recount of election on public question. 120.280. Contest on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.280. Contest or recount of election on constitutional convention or amendment, or statewide public question. 120.280. Contest or recount of election on constitutional convention or amendment, or statewide public question. 120.280. Contest on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.300. Appeal from public question. 120.300. Appeal from public question. 120.300. Appeal from public question. 120.300. Appeal from public question. 120.300. Appeal from public question. 120.300. Appeal from public question. 120.300. A	120.005. Definitions. 120.010. [Repealed.] GROUNDS 120.015. Corrupt practices as grounds for contest — Effect if successful candidate found guilty. 120.017. Administrative or clerical errors as grounds for contest — Action brought in circuit court — Recount — Appeal. 120.020 to 120.050. [Repealed.]	120.185. Recount of election of officers referred to in KRS 120.155. 120.190. [Repealed.] 120.195. Contest of election of Governor, Lieutenant Governor, or General Assembly member. 120.200. [Repealed.] 120.205. Board for determining contest of election of governor or lieutenant governor. 120.210. [Repealed.] 120.215. Board to determine contest of election of member of general assembly.
120,160. [Repealed.]	election. 120.060. [Repealed.] 120.065. Evidence in primary contest — Trial — Judgment. 120.070, 120.071. [Repealed.] 120.075. Appeal to Court of Appeals from judgment in primary contest. 120.076. [Repealed.] 120.085. Certification of result of primary contest — Placement of name on ballots. 120.095. Recount of primary election. 120.110 to 120.150. [Repealed.] REGULAR ELECTIONS 120.155. Contest of regular election of officers other than governor, lieutenant governor, general assembly member and certain city officers.	MATTERS 120.250. Contest or recount of election on public question. 120.260. Procedure for recount of election on public question. 120.270. Judgment in contest or recount of election on public question — Costs — Appeal. 120.280. Contest on constitutional convention or amendment, or statewide public question. 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. 120.300. Appeal from judgment in contest or recount on constitutional convention or amendment, or statewide public question.
		120.350. Compensation, powers and duties of

120.005. Definitions. — (1) A "ballot" or "official ballot" means the voting machine ballot label, ballot cards, paper ballots, an absentee ballot, a special ballot, or a supplemental paper ballot which has been authorized for the use of the voters in any primary, general or special election by the secretary of state or the county clerk;

tion - Trial - Judgment.

120.175. Appeal to Court of Appeals.

120.170. [Repealed.]

120.180. [Repealed.]

- (2) "Ballot label" means the cards, papers, booklet, pages or other material on which appear the names of candidates and the questions to be voted on by means of ballot cards or voting machines;
- (3) "Ballot card" means a tabulating card on which votes may be recorded by a voter by use of a voting punch device or by marking with a pen or special marking device;

(4) "Voting machine" or "machine" shall include lever machines and, as far as applicable, any electronic or electromechanical unit and supplies utilized or relied upon by a voter in casting and recording his vote in an election. (Enact. Acts 1982, ch. 360, § 12, effective July 15, 1982.)

120.010. Time of election of presidential electors. [Repealed.]

Compiler's Notes. This section (1514) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.435.

GROUNDS

120.015. Corrupt practices as grounds for contest — Effect if successful candidate found guilty. - In any contest over the nomination or election of any state, county, city or district officer, it may be alleged in the pleadings of the contestant that the provisions of KRS 121.025, 121.045, 121.055 or 121.310, have been violated by the contestee or by others in his behalf with his knowledge, and it may likewise be alleged in the pleadings of the contestee that such provisions have been violated by the contestant or by others in his behalf with his knowledge. If it appears upon the trial of the contest that such provisions have been violated by the contestant or by others in his behalf with his knowledge, the contest action shall be dismissed and the contestant shall have no further right to maintain the same. If no such violation by the contestant, or by others in his behalf with his knowledge, appears, and it appears that such provisions have been violated by the contestee or by others in his behalf with his knowledge, the nomination or election of the contestee shall be declared void. In the case of primary elections, if any candidate who is a party to the contest proceedings has not violated the provisions of KRS 121.025, 121.045, 121.055 or 121.310, and all candidates who received more votes than he did are also parties and are found to have violated those provisions, such candidate shall be declared nominated. (Enact. Acts 1974, ch. 130, § 157.)

- 120.017. Administrative or clerical errors as grounds for contest Action brought in circuit court Recount Appeal. (1) It shall be the duty of precinct election officers at all primary, regular, or special elections to immediately report to the county clerk any administrative or clerical error discovered in the process of conducting the polling or tabulation of votes at any such election.
- (2) Upon receipt by the county clerk of notice of error in conducting the polling or tabulation of votes pursuant to subsection (1) of this section, the county clerk shall file an action in the circuit court, within fifteen (15) days of the election, requesting a recount of ballots for the precinct reporting the administrative or clerical error. Simultaneously with the filing of such action, the county clerk shall make written notice by regular mail to all

candidates appearing on the ballot of the precinct at issue that such action is being filed. In the case of an election for candidates for offices for the state at large or an election on a statewide public question, the action shall be filed in the Franklin Circuit Court; in the case of other elections, the action shall be filed in the circuit court of the county in which the precinct reporting the error is located.

- (3) An action filed in the circuit court of proper jurisdiction pursuant to this section shall be heard summarily and without delay. Upon filing of the action, the circuit clerk shall immediately notify the circuit judge, and the judge shall at once enter an order directing custody of the voting machine, the ballots, boxes and all papers pertaining to the election from that precinct claiming error, to be transferred to the circuit court, and fix a day for the recount proceeding to begin.
- (4) Candidates notified pursuant to subsection (3) of this section shall, upon proper motion, be made parties to the action.
- (5) On the day fixed for the recount, the court shall proceed to recount the ballots if their integrity is satisfactorily shown and shall complete the recount as soon as practicable, and shall file and enter of record the results thereof.
- (6) Any person made party to the action pursuant to subsection (4) of this section may appeal from the judgment to the Court of Appeals, in the same manner as provided in KRS 120.075.
- (7) The county clerk shall certify the final recount results entered of record in any action filed pursuant to this section to the county board of elections and to the local governing body of each of two (2) dominant political parties. Final certification of election results shall then proceed according to KRS Chapters 117, 118, and 118A. (Enact. Acts 1982, ch. 295, § 1, effective July 15, 1982.)

120.020 to 120.050. Presidential electors — Election of United States senators and congressmen. [Repealed.]

Compiler's Notes. These sections (1543, \$ 198. For present law, see KRS 118.445 to 1544; Acts 1966, ch. 255, \$ 124; 1545; 1546-1; 118.475. 1515) were repealed by Acts 1974, ch. 130,

PRIMARY ELECTION

120.055. Procedure for contest of primary election. — Any candidate or slate of candidates for nomination to office at a primary election held under the provisions of KRS 118.015 to 118.035 and 118.105 to 118.255, or any candidate for nomination to a city office at a primary election for which the statutes do not otherwise provide for determining contest elections, for whom a number of votes was cast equal to not less than fifty percent (50%) of the votes cast for the successful candidate or slate of candidates for nomination to the office, may contest the right of the successful candidate or slate of candidates, and of any other candidate or

slate of candidates for nomination to the office, to the nomination, by filing a petition in the Circuit Court within ten (10) days from the day of the primary election, stating the specific grounds relied upon for the contest, and causing a summons to be issued, returnable in seven (7) days. In the case of candidates or slates of candidates for offices for the state at large. the petition shall be filed in the Franklin Circuit Court; in the case of other candidates it shall be filed in the Circuit Court of the county in which the contestee resides. The summons may be personally served on the contestee in any county, or it may be served by leaving a copy at his home with a member of his family over sixteen (16) years of age, or by posting a copy on the door of his residence. The contestee shall file his answer within seven (7) days after service of summons. The answer may contain grounds of contest in favor of the contestee and against the contestant, but the grounds shall be specifically set out. Any candidate or slate of candidates who would have been qualified to bring a contest action under this section, who is a party to a recount proceeding brought under KRS 120,095, may, by filing an answer in the recount proceeding within the time allowed by this section for filing grounds of contest, set forth grounds of contest against the petitioner in the recount proceeding. No ground of contest by either party shall be filed or made more definite by amendment after the expiration of the time allowed by this section for filing the original pleading. The contestant may file a reply within five (5) days after answer is filed, which shall complete the pleading, and any affirmative matter in the reply shall be treated as controverted. Upon return of the summons, properly executed, to the office of the circuit clerk of the county in which the action is pending, the clerk shall immediately docket the cause and notify the presiding judge of the court that the contest has been instituted, and the judge shall proceed to a trial of the cause within five (5) days after the issue was joined. In judicial circuits having more than one (1) Circuit Judge, the judge who shall hear the cause shall be determined by lot. (Enact. Acts 1974, ch. 130, § 158; 1976, ch. 62, § 87; 1976, ch. 199, § 3; 1992, ch. 288, § 42, effective July 14, 1992.)

120.060. Congressional district. [Repealed.]

Compiler's Notes. This section (Acts 1952, ch. 219, § 1; 1956, ch. 50) was repealed by Acts 1962, ch. 98, § 2.

120.065. Evidence in primary contest — Trial — Judgment. — Each party to a contest instituted under KRS 120.055 shall be entitled, in the production of evidence to be used on the trial thereof, to all the remedies allowed in cases at law and in equity. In trying the contest the court shall hear and determine all questions of law and fact without the intervention of a jury, and may examine the witnesses orally or require or permit the parties to take the evidence by depositions. If the evidence is taken orally either party may require it to be taken by the official reporter for the

court, to be taken and transcribed and paid for as evidence in other civil actions. The court may require the contestant, or the person who has the burden of proof under the issue joined, to complete his proof in not less than fifteen (15) days after service of summons, and the contestee, or the person not having the burden, to complete his proof in not less than ten (10) days after filing an answer. Each party may be given one (1) day additional for producing evidence in rebuttal and no greater time shall be extended, unless the court is satisfied that the ends of justice demand it. The court shall, immediately after the evidence is concluded, consider the contest and determine it. If it appears from an inspection of the whole record that there has been such fraud, intimidation, bribery or violence in the conduct of the election that neither contestant nor contestee can be adjudged to have been fairly nominated, the court may adjudge that there has been no election, in which event the nomination shall be deemed vacant. The judgment of the court shall be filed in the office of the circuit court clerk. (Enact. Acts 1974, ch. 130, § 159; 1976 (Ex. Sess.), ch. 14, § 133.)

120.070. Congressional districts. [Repealed.]

Compiler's Notes. This section (Acts pealed by Acts 1972, ch. 17, § 3. For present 1962, ch. 98, § 1; 1966, ch. 39, § 1) was relaw, see KRS 118.485.

120.071. Congressional districts. [Repealed.]

Compiler's Notes. This section (Acts 1972 (1st Ex. Sess.), ch. 4, § 1) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.485.

A former act relating to congressional districts (Acts 1972, ch. 17, §§ 1 to 5) was repealed by Acts 1972 (1st Ex. Sess.), ch. 4, § 3.

120.075. Appeal to Court of Appeals from judgment in primary contest. — (1) Any party may appeal to the Court of Appeals from a judgment entered under KRS 120.065. The appeal shall be in accordance with the Rules of Civil Procedure, except that the notice of appeal shall be filed and a supersedeas bond executed in the circuit court, and the record shall be filed in the Court of Appeals, within ten (10) days after the entry of the judgment, or within such other time as the Court of Appeals may, for cause shown, permit. The entire original record shall be filed and no designation of record shall be required.

- (2) Upon the filing of the record, the clerk of the Court of Appeals shall immediately deliver it to the chief judge.
- (3) The Court of Appeals in its discretion may issue its mandate forthwith after rendering its decision, but it shall be without prejudice to the right of the losing party to file a petition for rehearing or the power of the court to recall the mandate should the petition be sustained.
- (4) If the judgment is reversed and the case remanded for trial or further action, the proceedings shall continue in the circuit court in like manner as when originally filed, beginning ten (10) days after the filing of the man-

date with notice to the adverse party. (Enact. Acts 1974, ch. 130, § 160; 1976, ch. 62, § 88; 1976 (Ex. Sess.), ch. 14, § 134.)

Compiler's Notes. A former section (Acts 1966, ch. 39, § 2) was repealed by Acts 1972, ch. 17, § 3.

120.076. Construction of KRS 120.071. [Repealed.]

Compiler's Notes. This section (Acts 1972 (1st Ex. Sess.), ch. 4, § 2) was repealed by Acts 1974, ch. 130, § 198.

A former act relating to congressional districts (Acts 1972, ch. 17, §§ 1 to 5) was repealed by Acts 1972 (1st Ex. Sess.), ch. 4, § 3.

120.085. Certification of result of primary contest — Placement of name on ballots. — In the case of offices for which certificates of nomination are required to be filed with the secretary of state, the result of the final judgment in the contest of a primary election shall be certified to the secretary of state; in the case of offices for which certificates of nomination are required to be filed with the county clerk, the result shall be certified to the county clerk. The secretary of state shall certify to the proper county clerks the names of the candidates awarded nominations as certified to him by the court, and the county clerk shall place upon the ballots for the regular election the names of the candidates so certified to him by the secretary of state and the names of the candidates awarded nominations as certified to him by the court, in place of the candidates whose nominations were successfully contested. (Enact. Acts 1974, ch. 130, § 161.)

120.095. Recount of primary election. — (1) Any candidate or slate of candidates voted for at a primary election held under KRS 118.015 to 118.035 and 118.105 to 118.255 may request a recount of the ballots by filing a petition with the same court that contest petitions are required to be filed with, within ten (10) days after the day of the primary election, or, if the candidate or slate of candidates is qualified to bring a contest proceeding under KRS 120.055, by including a request for a recount in his petition instituting the contest proceedings. Any candidate or slate of candidates that is a contestee in a contest proceeding under KRS 120.055 may request a recount in his answer filed in the contest proceeding, but in that case the answer shall be filed within five (5) days after the service of process on the petition. When a request for a recount is made, the State Board of Elections or the county board of elections, whichever would issue the certificate of nomination, shall be made a party defendant. The party requesting the recount shall execute a bond with approved surety for the costs of the recount, in an amount to be fixed by the Circuit Judge. Upon the bond being filed, the clerk shall immediately notify the Circuit Judge of the request and the filing of the bond, and the judge shall at once enter an order directing custody of the voting machines, the ballots, boxes, and all papers pertaining to the election to be transferred to the Circuit Court, and

fix a day for the recount proceedings to begin. A copy of the order shall be served upon the parties or their counsel in the same manner as notices are required to be served, which shall be deemed sufficient notice of the proceeding. On the day fixed, the court shall proceed to recount the ballots if their integrity is satisfactorily shown and shall complete the recount as soon as practicable, and file and enter of record the results thereof, and direct the state board or county board, whichever would issue the certificate of nomination, to issue a certificate to the party entitled thereto as shown by the recount.

- (2) Any party may appeal from the judgment to the Court of Appeals, in the same manner as provided in KRS 120.075, all of the provisions of which statute shall be applicable.
- (3) If a proceeding for recount is asked and prosecuted in a contest proceeding, it shall not await the preparation or trial of the contest in the Circuit Court or in the Court of Appeals. The action of the courts shall be final, concluding the parties as to the question of a recount of the ballots, and certificates shall then be issued to the parties entitled thereto. (Enact. Acts 1974, ch. 130, § 162; 1976 (Ex. Sess.), ch. 14, § 135, effective January 2, 1978; 1992, ch. 288, § 43, effective July 14, 1992.)

120.110 to 120.150. Presidential preference primaries. [Repealed.]

Compiler's Notes. These sections (Acts 1974, ch. 130, § 198. For present law, 1972, ch. 272, §§ 1 to 5) were repealed by see KRS 118.550 to 118.650.

REGULAR ELECTIONS

120.155. Contest of regular election of officers other than governor, lieutenant governor, general assembly member and certain city officers. — Any candidate for election to any state, county, district or city office (except the office of governor, lieutenant governor, member of the general assembly, and those city offices as to which there are other provisions made by law for determining contest elections), for whom a number of votes was cast equal to not less than twenty-five per cent (25%) of the number of votes cast for the successful candidate for the office, may contest the election of the successful candidate, by filing a petition in the circuit court of the county where the contestee resides, unless the officer is one elected by the voters of the whole state, in which case the petition shall be filed in the Franklin Circuit Court. The petition shall be filed and process issued within thirty (30) days after the day of election; it shall state the grounds of the contest relied on, and no other grounds shall afterwards be relied upon. The contestee shall file an answer within twenty (20) days after the service of summons upon him. The answer may consist of a denial of the averments of the petition and may also set up grounds of contest against the contestant; if grounds are so set up they shall be specifically pointed out and none other shall thereafter be relied upon by the party.

Any candidate who would have been qualified to bring a contest action under this section, who is a party to a recount proceeding under KRS 120.185, may, by filing answer in the recount proceeding within the time allowed by this section for filing grounds of contest, set forth grounds of contest against the petitioner in the recount proceeding. A reply may be filed within ten (10) days after the answer is filed; its affirmative allegations shall be treated as controverted, and no subsequent pleading shall be allowed. (Enact. Acts 1974, ch. 130, § 163.)

120.160. Notification of nominees by secretary of state. [Repealed.]

Compiler's Notes. This section (Acts repealed by Acts 1974, ch. 130, § 198. For 1972, ch. 272, § 6; 1974, ch. 315, § 8) was present law, see KRS 118.600.

- 120.165. Procedure in contest of regular election Trial Judgment. (1) A contest instituted under KRS 120.155 shall proceed as equity actions. Upon return of the summons properly executed to the office of the circuit clerk, he shall immediately docket the case and notify the presiding judge of the court that the contest has been filed. The judge shall proceed to a trial of the cause without delay. In courts having more than one (1) judge, the judge who shall try the case shall be determined by lot. The court shall complete the case as soon as practicable. The action shall have precedence over all other cases.
- (2) The evidence in chief for the contestant shall be completed within thirty (30) days after service of summons; the evidence for the contestee shall be completed within twenty-five (25) days after filing of answer, and evidence for contestant in rebuttal shall be completed within seven (7) days after the contestee has concluded; Provided That for cause the court may grant a reasonable extension of time to either party.
- (3) All voting machines, ballots, stub books and other papers concerning which there is any ground for contest may be removed to the court in which the action is pending.
- (4) If it appears from an inspection of the whole record that there has been such fraud, intimidation, bribery or violence in the conduct of the election that neither contestant nor contestee can be judged to have been fairly elected, the circuit court, or an appellate court, on appeal, may adjudge that there has been no election. In that event the office shall be deemed vacant, with the same legal effect as if the person elected had refused to qualify. If one of the parties is adjudged by the court to be elected to the office, he shall, on production of a copy of the final judgment, be permitted to qualify or be commissioned. (Enact. Acts 1974, ch. 130, § 164; 1976 (Ex. Sess.), ch. 14, § 136, effective January 2, 1978.)

120.170. Candidates required to make deposit with secretary of state — Refund — Escheat to commonwealth. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 272, § 7) was repealed by Acts KRS 118.610.

120.175. Appeal to Court of Appeals. — Any party may appeal to the Court of Appeals from a judgment entered under KRS 120.155, in the same manner as provided in KRS 120.075, all of the provisions of which statute shall be applicable. (Enact. Acts 1974, ch. 130, § 165.)

120.180. Secretary of state to place candidates' names on ballot. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 272, § 8) was repealed by Acts KRS 118.620.

120.185. Recount of election of officers referred to in KRS 120.155.

— (1) Any candidate who was voted for at a regular election for any of the offices to which KRS 120.155 applies may request a recount of the ballots by filing a petition so requesting, with the same court that petitions of contest are required to be filed with, within ten (10) days after the day of the election, or, if the candidate is qualified to institute a contest proceeding under KRS 120.155, by including a request for a recount in his petition instituting the contest proceedings, but in the latter case the petition shall be filed within ten (10) days after the day of the election. Any candidate who is a contestee in a contest proceeding under KRS 120.155 may request a recount in his answer filed in the contest proceeding, but only if the answer is filed within ten (10) days after the day of election. If a request for a recount is made, the State Board of Elections or the county board of elections, whichever would issue the certificate of election shall be made a party defendant. The party requesting the recount shall execute bond with approved surety for the costs of the recount, in an amount to be fixed by the Circuit Judge. Upon the bond being filed, the clerk shall immediately notify the Circuit Judge of the request and the filing of the bond, and the judge shall at once enter an order directing the voting machines, ballots. boxes, and all papers pertaining to the election to be transferred to the Circuit Court, and fix a day for the recount proceedings to begin. A copy of the order shall be served upon the parties or their counsel in the same manner as notices are required to be served, which shall be deemed sufficient notice of the proceeding. On the day fixed, the court shall proceed to recount the ballots if their integrity is satisfactorily shown and shall complete the recount as soon as practicable, and file and enter of record the results thereof, and direct the state board or county board, whichever would issue the certificate of election to issue the same to the party entitled thereto as shown by the recount.

- (2) Any party may appeal from the judgment to the Court of Appeals, in the same manner as provided in KRS 120.075, all of the provisions of which statute shall be applicable.
- (3) If a proceeding for recount is asked and prosecuted in a contest proceeding, it shall not await the preparation or trial of the contest in the Circuit Court or in the Court of Appeals. The action of the courts shall be final, concluding the parties as to the question of a recount of the ballots, and certificates shall then be issued to the parties entitled thereto. (Enact. Acts 1974, ch. 130, § 166; 1976 (Ex. Sess.), ch. 14, § 137, effective January 2, 1978; 1992, ch. 288, § 54, effective July 14, 1992.)

120.190. Secretary of state to certify results of preference primary. [Repealed.]

Compiler's Notes. This section (Acts 1972, ch. 272, § 9) was repealed by Acts 1974, ch. 130, § 198.

- 120.195. Contest of election of Governor, Lieutenant Governor, or General Assembly member. (1) No application to contest the election of a Governor, Lieutenant Governor, or member of the General Assembly shall be heard unless written notice, signed by the party contesting, is given. The notice shall state the grounds of the contest, and none other shall afterwards be heard as coming from that party, but the contestee may make defense without giving counternotice.
- (2) In the case of the Governor or Lieutenant Governor, the notice shall be given within thirty (30) days after the final action of the State Board of Elections. In the case of a member of the General Assembly, the notice shall be given within fifteen (15) days after the final action of the county board of elections or the State Board of Elections, whichever canvasses the returns.
- (3) Immediately after the notice, either party may proceed to take proof by depositions, under the same rules and regulations that govern the taking of depositions in actions in equity, except that no commission shall be required for taking a deposition out of the state. The depositions shall be sealed up by the officer taking them, and directed to the clerk of the Senate or clerk of the House, as the case may require. The depositions properly taken shall be read as evidence before the board or branch of the General Assembly having jurisdiction of the case, and the board or branch may call for and hear other proof. The taking of depositions to be used before a board or branch of the General Assembly shall close ten (10) days before the next meeting of the General Assembly, or, if in session when the notice is given, when the taking is ordered to close.
- (4) The costs of the proceeding shall be adjudged against the unsuccessful party, and a certificate thereof shall be given by the clerk of the Senate or the clerk of the House, as the case requires. A judgment for the costs may

be obtained after five (5) days' notice in a Circuit Court. (Enact. Acts 1974, ch. 130, § 167; 1976 (Ex. Sess.), ch. 14, § 138, effective January 2, 1978; 1992, ch. 288, § 55, effective July 14, 1992.)

120.200. Distribution of authorized delegate vote among party candidates. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 272, § 10) was repealed by Acts KRS 118.640.

- 120.205. Board for determining contest of election of governor or lieutenant governor. When the election of a governor or lieutenant governor is contested, a board for determining the contest shall be formed and shall proceed in the following manner:
- (1) On the third day after the organization of the general assembly that meets next after the election, the senate shall select three (3) of its members, and the house of representatives shall select eight (8) of its members, and the eleven (11) so selected shall constitute a board to try the contest, seven (7) of whom shall constitute a quorum. In making the selection, the name of each member present shall be written on a separate piece of paper. every piece being as nearly similar to the other as possible. Each piece shall be rolled up so that the names thereon cannot be seen nor any particular piece ascertained or selected by feeling. The whole, so prepared, shall be placed by the clerk in a box on this table, and after it has been well shaken and the papers therein well intermixed the clerk shall draw out one (1) paper, which shall be opened and read aloud by the presiding officer, and so on until the required number is obtained. If any person so selected swears that he cannot, without great personal inconvenience, serve on the board. or that he feels an undue bias for or against either of the parties, he may be excused by the house from which he was chosen from serving on the board, and if it appears that a person so selected is related to either party, or is liable to any other proper objection on the score of his partiality, he shall be excused. Any deficiency in the proper number so created shall be supplied by another draw from the box. The members of the board so chosen shall be sworn by the speaker of the house of representatives to try the contested election, and give true judgment thereon according to the evidence unless dissolved before rendering judgment.
- (2) The board shall, within twenty-four (24) hours after its selection, meet, appoint its chairman, and assign a day for hearing the contest, and may adjourn from day to day as its business requires. If any member of the board willfully fails to attend its sessions he shall be reported to the house to which he belongs, and that house shall thereupon, in its discretion, punish him by fine or imprisonment, or both.
- (3) The board may send for persons, papers and records and issue attachments therefor signed by its chairman or clerk, and may issue commissions for taking proof.

- (4) If it appears that the candidates receiving the highest number of votes given have received an equal number, the right to the office shall be determined by lot, under the direction of the board. If the person returned is found not to have been legally qualified to receive the office at the time of his election, and the first two (2) years of his term have not expired, a new election shall be ordered to fill the vacancy. If a person other than the one returned is found to have received the highest number of legal votes given, he shall be adjudged to be the person elected and entitled to the office.
- (5) No decision shall be made but by the vote of six (6) members of the board. The decision of the board shall not be final nor conclusive, but shall be reported to the two (2) houses of the general assembly, in joint session, for the further action of the general assembly. The speaker of the house shall preside at the joint session, and the general assembly shall then determine the contest. If no decision of the board is given during the then session of the general assembly, it shall be dissolved, unless by joint resolution of the two (2) houses it is empowered to continue longer.
- (6) If a new election is required, it shall be immediately ordered by proclamation of the speaker of the house, to take place on a day not less than thirty (30) days nor more than six (6) weeks thereafter.
- (7) When a new election is ordered or the incumbent is adjudged not to be entitled to the office, his power shall immediately cease, and if the office is not adjudged to another it shall be deemed to be vacant. (Enact. Acts 1974, ch. 130, § 168.)

120.210. Notice to political party's national committee. [Repealed.]

Compiler's Notes. This section (Acts 1974, ch. 130, § 198. For present law, see 1972, ch. 272, § 11) was repealed by Acts KRS 118.650.

120.215. Board to determine contest of election of member of general assembly. — When the election of a member of the general assembly is contested, the branch to which he belongs shall, within three (3) days after its organization, and in the manner provided in KRS 120.205, select a board of not more than nine (9) nor less than five (5) of its members to determine the contest. Such board shall be governed by the same rules, have the same power, and be subject to the same penalties as a board to determine the contested election of governor. It shall report its decision to the branch of the general assembly by which it was appointed, for its further action. (Enact. Acts 1974, ch. 130, § 169.)

Public Questions and Constitutional Matters

120.250. Contest or recount of election on public question. — (1) Any elector who was qualified to and did vote on any public question, other than a constitutional amendment or a question of local option under chapter 242, submitted to the voters of any county, city or district for their

approval or rejection may contest the election or demand a recount of the ballots by filing a petition, within thirty (30) days after the election, with the clerk of the circuit court of the county in which the election was held, which court shall have exclusive jurisdiction to hear and determine all matters in such cases. The petition shall be against the county, city or district in which the election was held, and shall set forth the grounds of contest or reason for requesting a recount. The grounds of contest may be the casting of illegal votes, the exclusion of legal votes, the unfair or illegal conduct of the election, tampering with the returns, the alteration of the certificates of the results, bribery, fraud, intimidation or corrupt practices, or any conduct or practice tending to frustrate, obstruct or interfere with the free expression of the will of the voters. A copy of the petition shall be posted at the courthouse door and at one or more public places in the county, city or district in which the election was held. Summons shall be served on the defendant as in equity actions.

- (2) Upon the petition being filed, the circuit clerk shall forthwith order the county board of election commissioners and the county clerk of the county involved in the contest to preserve and hold the ballots cast at the election on the question subject to the order of the circuit court. The court shall, within five (5) days after the petition is filed, determine whether there are sufficient grounds stated to justify the contest, and shall thereupon require the contestants to give bond for costs, and fix a time for the defendant to answer, not exceeding twenty (20) days.
- (3) If the county, city or district affected fails to defend the action, any elector may become a defendant by filing an answer or other proper pleading within thirty (30) days after the filing of the petition, and by giving security for the costs in an amount to be fixed by the court. Any elector may join and assist the defendant in resisting the action by filing an application to do so and by giving security for such proportion of the costs as may be adjudged against him. (Enact. Acts 1974, ch. 130, § 170; 1976 (Ex. Sess.), ch. 14, § 139, effective January 2, 1978.)

120.260. Procedure for recount of election on public question. — If a recount of the ballots is requested in a proceeding instituted under KRS 120.250, and the court has determined that the petition presents sufficient grounds, the court shall immediately order the ballots of the precincts in which the recount is demanded sent to the courthouse of the county, in a manner designated in the order, and shall designate two (2) commissioners to assist in the recount. One (1) of the commissioners shall represent the contestant and one (1) the contestee. The attorneys representing the parties may be present at all hearings and at the recount of the ballots. The court shall pass on all disputes respecting ballots and shall ascertain the result of the election after counting all legal ballots. (Enact. Acts 1974, ch. 130, § 171; 1976 (Ex. Sess.), ch. 14, § 140, effective January 2, 1978.)

120.270. Judgment in contest or recount of election on public question — Costs — Appeal. — (1) If it appears in a proceeding insti-

tuted under KRS 120.250 that the result as certified is not correct, the correct result shall be ascertained and declared by the court and certified to the county board of election commissioners, and the judgment shall supersede the official returns. If it appears to the satisfaction of the court that the election, or the returns thereof, were materially affected by fraud, duress, bribery, intimidation or corrupt practices, the entire election and the returns thereof shall be declared void and ineffective for any purpose. Costs shall follow the judgment as in equity cases.

- (2) An appeal to the Court of Appeals may be prosecuted by the unsuccessful party in the same manner as in other contested election cases. No appeal shall lie from the recount of the ballots, but any questioned ballots may be made a part of the record and the ruling thereon by the circuit court may be reviewed, revised or reversed by the Court of Appeals. (Enact. Acts 1974, ch. 130, § 172.)
- 120.280. Contest on constitutional convention or amendment, or statewide public question. — (1) Any elector who was qualified to and did vote on any constitutional convention, constitutional amendment, or statewide public question submitted to the voters of the state for their ratification or rejection may contest the election or demand a recount of the ballots by filing a petition, not more than fifteen (15) days after the official canvass and the announcement of the vote for the state by the State Board of Elections, with the clerk of the Franklin Circuit Court, which court shall have exclusive jurisdiction to hear and determine all matters in such cases. The petition shall set forth the grounds of the contest. The contestant may file with the clerk of the Franklin Circuit Court and the Secretary of State a notice of his intention to contest the election before the announcement of the official count by the State Board of Elections and thereupon the Secretary of State shall forthwith notify all the county boards of elections in the counties involved in the contest to hold the ballots cast at the election on the question subject to the order of the Franklin Circuit Court. The notice shall be served by the Secretary of State by mailing a true and certified copy of the notice of contest, and the order to hold the ballots subject to the order of the court, by certified mail, return receipt requested, to the sheriffs of the counties in question, and the sheriffs shall forthwith acknowledge receipt thereof.
- (2) The court shall, within five (5) days after the filing of the petition of contest, determine whether there are sufficient grounds stated to justify the contest, and shall thereupon require the contestants to give bonds for costs. All of the hearings relating to the contest shall be held in the courthouse of Franklin County.
- (3) The clerk of the Franklin Circuit Court shall cause a notice of the contest to be published pursuant to KRS Chapter 424, setting out the substance or the grounds of contest alleged by the contestants.
- (4) Any elector who participated in the election on the convention, amendment, or statewide public question may make himself a party as

contestee in the action by filing his petition to be made a party not later than five (5) days after the contest is instituted, and by giving bond of the costs as required of the contestant. If no elector makes himself a party to the contest, the Commonwealth's attorney for the Franklin Circuit Court shall attend the trial of the cause, and he may file motions and pleadings in the cause on behalf of the Commonwealth to insure a fair and honest determination of the contest.

- (5) All laws relating to contested elections for state offices shall apply with equal force to contests of the character contemplated by this section, except as otherwise provided in this section and in KRS 120.290. (Enact. Acts 1974, ch. 130, § 173; 1976 (Ex. Sess.), ch. 14, § 141, effective January 2, 1978; 1980, ch. 114, § 16, effective July 15, 1980; 1992, ch. 288, § 56, effective July 14, 1992.)
- 120.290. Procedure for recount of election on constitutional convention or amendment, or statewide public question. (1) If a contest instituted under KRS 120.280 involves the recount of ballots, and the court has determined that the petition of contest presents sufficient grounds, the court shall immediately order the ballots of the counties and precincts in which the recount is demanded sent to the courthouse at Frankfort, in a manner designated in the order. The court may appoint two (2) special commissioners to help make the recount, who shall receive three dollars (\$3.00) per day and their actual traveling expenses, when approved by the Franklin Circuit Court. The attorneys representing the contestant and the commonwealth's attorney representing the contestee may be present at all hearings on the recount. The contestant and contestee shall each be entitled to appoint one (1) inspector, who shall be allowed to witness the recount.
- (2) The result of the recount of ballots shall be reported to the court within three (3) days after it has been completed, together with all the disputed ballots and any ballots not counted. After inspecting and passing on the disputed and uncounted ballots, the court shall add such of them as are found to be legal to the number of legal ballots determined by the recount. If the court finds that any ballots were procured by fraud, duress. bribery, intimidation, or for valuable consideration, they shall be rejected as illegal and void. If there has been such error, fraud or other irregularity as to make it impossible to ascertain the correct result in any precinct, the ballots from that precinct shall be thrown out and considered void. The vote from a precinct shall not be counted if the contestants prove that there was bribery or intimidation of the electors in that precinct and the court finds that the contestants were in the minority in that precinct and were not in any way implicated in the bribery or fraud complained of. (Enact. Acts 1974, ch. 130, § 174; 1976 (Ex. Sess.), ch. 14, § 142, effective January 2, 1978.)

120.300. Appeal from judgment in contest or recount on constitutional convention or amendment, or statewide public question. — An

appeal to the Court of Appeals may be prosecuted by any party to a contest instituted under KRS 120.280 in the same manner as in other contested election cases. (Enact. Acts 1974, ch. 130, § 175.)

GENERAL PROVISIONS

120.350. Compensation, powers and duties of witnesses and officers in election contest cases. — The compensation of witnesses and officers taking depositions, and their powers and duties, shall be the same in election contest cases as in actions in equity. (Enact. Acts 1974, ch. 130, § 176.)

120.360. Prohibition of agreement by candidate not to contest election. — It shall be unlawful for any candidate in any primary or general election to agree not to file a suit contesting the election, or to agree to dismiss or cease prosecuting such suit after it has been filed, in consideration of the payment or promise to pay to him, or to any other person, of any money, deputyship, clerkship, employment, or anything of value by such successful candidate or by any other person. Any person who violates this section shall be ineligible thereafter to hold, or become a candidate for nomination or election to, any public office in this state, or to have his name printed on any official ballot in a primary or general election. Any qualified voter may maintain an action to enjoin the printing of the name of a person upon the official ballots for any primary or general election, on the ground that such person has violated this section, and in such action the violation may be proved by parol evidence. (Enact. Acts 1974, ch. 130, § 177.)

CHAPTER 121 CAMPAIGN FINANCE REGULATION

SECTION.	SECTION.
121.010. [Repealed.]	121.055. Candidates prohibited from making
121.015. Definitions for chapter.	expenditure, loan, promise,
121.020. [Repealed.]	agreement or contract as to ac-
121.025. Corporate contributions to candi-	tion when elected, in consider-
dates prohibited.	ation for vote.
121.030. [Repealed.]	*121.056. Restrictions upon specified cam-
121.035. Corporate contributions to aid can-	paign contributors [For effec-
didates for public office prohib-	tive date see note.]
ited — Aid to support a public	*121.056. Restrictions upon specified cam-
issue permitted.	paign contributors [Delayed
121.040. [Repealed.]	effective date, see note.]
121.045. Contributions to certain candidates	121.060. [Repealed.]
or slates of candidates by indi-	121.065. Limitation of political advertising
viduals prohibited.	rates — Injunction.
121.050. [Repealed.]	121.070. [Repealed.]

SECTION.

REGISTRY OF ELECTION FINANCE

121.100. [Repealed.]

121.110. Registry of election finance — Membership — Terms — Meetings — Compensation.

121.120. Duties and powers of registry — Appointment of certain employees.

121.130. Dissemination of information to candidates, treasurers, depositories and general public.

121.135. Advisory opinion by registry — Effect — Publication.

121.140. Investigation of complaint — Conciliation agreement — Hearing — Issuance of order — Reference for possible prosecution — Judicial review.

*121.150. Campaign contribution and loan restrictions and expenditure limitations.

121.160. Campaign treasurers — Duties.

121.170. Registration of committees and fundraisers — Information required.

*121.180. Reports required of committees and treasurers — Administration fee — Exceptions — Use of campaign funds — DisposiSECTION.

tion of unexpended campaign funds — Reports of purveyors of communications and advertising services.

121.190. Identification of contributors and advertisers.

121.200. [Repealed.]

121.210. Central campaign committee —
Designation — Duties — Unauthorized or disavowed campaign committee.

121.220. Primary campaign depository — Secondary depository — Deposits — Statements.

121.230. Use of portion of income tax designated to political party — Records and reports — Audit.

Prohibitions

121.310. Coercement of employee's vote prohibited.

121.320. Assessment of state or federal employee prohibited.

121.330. Restrictions on elected officials and their appointees in dealing with certain contributors and fundraisers.

121.990. Penalties.

121.010. Proclamation for special election for governor. [Repealed.]

Compiler's Notes. This section (1523-2, 1525: Acts 1966, ch. 239, § 129) was repealed

by Acts 1974, ch. 130, § 198. For present law, see KRS 118.710.

121.015. Definitions for chapter. — As used in this chapter:

- (1) "Registry" means the Kentucky Registry of Election Finance;
- (2) "Election" means any primary, runoff primary, regular, or special election to fill vacancies regardless of whether a candidate or slate of candidates is opposed or unopposed in an election. Each primary, runoff primary, regular, or special election shall be considered a separate election;
 - (3) "Committee" includes the following:
- (a) "Campaign committee," which means one (1) or more persons who receive contributions and make expenditures to support or oppose one (1) or more specific candidates or slates of candidates for nomination or election to any state, county, city, or district office;
- (b) "Political issues committee," which means three (3) or more persons joining together to advocate or oppose a constitutional amendment or public question which appears on the ballot if that committee receives or expends money in excess of one thousand dollars (\$1,000);
- (c) "Permanent committee," which means a group of individuals, including an association, committee or organization, other than a campaign com-

mittee, political issues committee, inaugural committee, or party executive committee, which is established as, or intended to be, a permanent organization having as a primary purpose political activity which may include support of or opposition to selected candidates, slates of candidates, political parties, or issues of public importance, and which functions on a regular basis throughout the year:

- (d) An executive committee of a political party; and
- (e) "Inaugural committee," which means one (1) or more persons who receive contributions and make expenditures in support of inauguration activities for any candidate or slate of candidates elected to any state, county, city, or district office;
- (4) "Contributing organization" means a group which merely contributes to candidates, campaign committees, or executive committees from time to time from funds derived solely from within the group, and which does not solicit or receive funds from sources outside the group itself. However, any contributions made by the groups in excess of one hundred dollars (\$100) shall be reported to the registry;
- (5) "Testimonial affair" means an affair held in honor of a person who holds or who is or was a candidate for nomination or election to a political office in this state designed to raise funds for any purpose not charitable, religious, or educational;
 - (6) "Contribution" means any:
- (a) Payment, distribution, loan, deposit, or gift of money or other thing of value, to a candidate, his agent, a slate of candidates, its authorized agent, a committee, or contributing organization. As used in this subsection, "loan" shall include a guarantee, endorsement, or other form of security where the risk of nonpayment rests with the surety, guarantor, or endorser, as well as with a committee, contributing organization, candidate, slate of candidates, or other primary obligor. No person shall become liable as surety, endorser, or guarantor for any sum in any one (1) election which, when combined with all other contributions the individual makes to a candidate, his agent, a slate of candidates, its agent, a committee, or a contributing organization, exceeds the contribution limits provided in KRS 121A.050 or KRS 121.150;
- (b) Payment by any person other than the candidate, his authorized treasurer, a slate of candidates, its authorized treasurer, a committee, or a contributing organization, of compensation for the personal services of another person which are rendered to a candidate, slate of candidates, committee, or contributing organization, or for inauguration activities;
- (c) Goods, advertising, or services with a value of more than one hundred dollars (\$100) in the aggregate in any one (1) election which are furnished to a candidate, slate of candidates, committee, or contributing organization or for inauguration activities without charge, or at a rate which is less than the rate normally charged for the goods or services;
- (d) Payment by any person other than a candidate, his authorized treasurer, a slate of candidates, its authorized treasurer, a committee, or con-

tributing organization for any goods or services with a value of more than one hundred dollars (\$100) in the aggregate in any one (1) election which are utilized by a candidate, slate of candidates, committee, or contributing organization, or for inauguration activities; or

- (e) Expenditure in connection with any other activity undertaken independently of the activities of a candidate, slate of candidates, committee, or contributing organization made or furnished for the purpose of influencing the results of an election:
- (7) Notwithstanding the foregoing meanings of "contribution," the word shall not be construed to include:
- (a) Services provided without compensation by individuals volunteering a portion or all of their time on behalf of a candidate, committee, or contributing organization; or
- (b) A loan of money by any financial institution doing business in Kentucky made in accordance with applicable banking laws and regulations and in the ordinary course of business;
- (8) "Candidate" means any person who has received contributions or made expenditures, has appointed a campaign treasurer, or has given his consent for any other person to receive contributions or make expenditures with a view to bringing about his nomination or election to public office, except federal office;
- (9) "Slate of candidates" means any two (2) persons who have filed a joint notification and declaration pursuant to KRS 118.127, received contributions or made expenditures, appointed a campaign treasurer, designated a campaign depository, or given their consent for any other person to receive contributions or make expenditures with a view to bringing about their nomination for election to the offices of Governor and Lieutenant Governor. Unless the context requires otherwise, any provision of law that applies to a candidate shall also apply to a slate of candidates;
- (10) "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists; and
- (11) "Fundraiser" means an individual who directly solicits and secures contributions on behalf of a candidate or slate of candidates for public office. (Enact. Acts 1974, ch. 130, § 178; 1980, ch. 292, § 1, effective July 15, 1980; 1986, ch. 100, § 1, effective July 15, 1986; 1992, ch. 288, § 15, effective July 14, 1992.)

121.020. Proclamation for special election for representative in congress. [Repealed.]

Compiler's Notes. This section (1523-1, pealed by Acts 1974, ch. 130, § 198. For 1523-2: Acts 1966, ch. 239, § 130) was represent law, see KRS 118.720.

121.025. Corporate contributions to candidates prohibited. — No corporation, and no officer or agent of a corporation on its behalf, shall contribute, either directly or indirectly, any money, service or other thing of value towards the nomination or election of any state, county, city or district officer, or pay, promise, loan or become liable in any way for any money or other valuable thing on behalf of any candidate for office at any election, primary or nominating convention held in this state. No attorney or other person shall accept employment and compensation from a corporation with the understanding or agreement, either direct or implied, that he will contribute to any such candidate, or on his behalf, any part or all of such compensation, towards the nomination or election of such candidate. (Enact. Acts 1974, ch. 130, § 179; 1984, ch. 111, § 66, effective July 13, 1984.)

121.030. Writ for special election for member of general assembly. [Repealed.]

Compiler's Notes. This section (1523, 1524) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.730.

- 121.035. Corporate contributions to aid candidates for public office prohibited Aid to support a public issue permitted. (1) No corporation organized or authorized to do business in this state shall, by itself or by or through an officer, agent, attorney or employee, subscribe, give, procure or furnish, or afterwards reimburse or compensate in any way any person who has subscribed, given, procured or furnished, any money, privilege, favor or other thing of value to any political or quasi-political organization, or any officer or member thereof, to be used by such organization for the purpose of aiding, assisting or advancing any candidate for public office in any way whatever.
- (2) No officer, agent, attorney or employee of any corporation organized or authorized to do business in this state, or person acting for or representing any such corporation, shall disburse, distribute, pay out or in any way handle any money, funds or other thing of value that belongs to or has been or is being furnished by any such corporation or any officer, agent, attorney or employee thereof to be used or employed in any way for the purpose of aiding, assisting or advancing any candidate for public office in any way whatever.
- (3) Nothing in this section shall be construed to prohibit a corporation from making contributions in support of a position on an issue of public importance. (Enact. Acts 1974, ch. 130, § 179; 1980, ch. 292, § 2, effective July 15, 1980.)

121.040. Delivery of proclamations and writs to sheriffs. [Repealed.]

Compiler's Notes. This section (1457, ch. 130, § 198. For present law, see KRS 1523-2, 1523-5) was repealed by Acts 1974, 118.740.

121.045. Contributions to certain candidates or slates of candidates by individuals prohibited. — No person and no agent of any person on his behalf, shall contribute, either directly or indirectly, any money, service, or other thing of value towards the nomination or election of any state, county, city, or district officer who, in his official capacity, is required by law to perform any duties peculiar to the person not common to the general public, or to supervise, regulate, or control in any manner the affairs of the person, or to perform any duty in assessing the property of the person for taxation. No person, and no agent of any person on his behalf, shall pay, promise, loan, or become liable in any way for any money or other valuable thing on behalf of any candidate or slate of candidates for any office at any election, primary, or nominating convention held in this state. No attorney or other person shall accept employment and compensation from any person with the understanding or agreement, either direct or implied, that he will contribute to any candidate or slate of candidates for any office, or on his behalf, any part or all of his compensation, towards the nomination or election of any candidate or slate of candidates. (Enact. Acts 1974, ch. 130, § 181; 1984, ch. 111, § 67, effective July 13, 1984; 1992, ch. 288, § 23, effective July 14, 1992.)

121.050. Publication of proclamations and writs by sheriff. [Repealed.]

Compiler's Notes. This section (1523-3: Acts 1974, ch. 130, § 198. For present law, Acts 1966, ch. 239, § 131) was repealed by see KRS 118.750.

121.055. Candidates prohibited from making expenditure, loan, promise, agreement or contract as to action when elected, in consideration for vote. — No candidate for nomination or election to any state, county, city or district office shall expend, pay, promise, loan or become liable in any way for money or other thing of value, either directly or indirectly, to any person in consideration of the vote or financial or moral support of that person. No such candidate shall promise, agree or make a contract with any person to vote for or support any particular individual, thing or measure, in consideration for the vote or the financial or moral support of that person in any election, primary or nominating convention, and no person shall require that any candidate make such a promise, agreement or contract. (Enact. Acts 1974, ch. 130, § 182; 1980, ch. 292, § 3, effective July 15, 1980; 1984, ch. 111, § 68, effective July 13, 1984.)

- *121.056. Restrictions upon specified campaign contributors. [For effective date see note.] (1) No person who contributes more than four thousand dollars (\$4,000) to a gubernatorial candidate shall hold any appointive state office or position, which shall be made by gubernatorial appointment, during the term of office following the campaign in which the contribution shall be made.
- (2) No person who has contributed more than four thousand dollars (\$4,000) or any entity in which such a person has a substantial interest shall have any contract with the Commonwealth of Kentucky unless said contract shall be attained by competitive bidding and the person or entity shall have the lowest and best bid.
- (a) "Substantial interest" means the person making the contribution owns or controls ten percent (10%) or more of an entity or a member of the person's immediate family owns or controls ten percent (10%) of such entity or the person and his immediate family together own or control ten percent (10%) or more of such entity.
- (b) "Immediate family" means the spouse of the person, the parent of the person or spouse, or the child of the person or spouse.
- (3) No person shall give or conspire to contribute money or property to any other person for the purpose of making a campaign contribution, in violation of this section, if the money or property contributed together with any other contribution made by such person would exceed the limit on individual campaign contributions. The restrictions established by subsections (1) and (2) of this section to a person who shall contribute in excess of four thousand dollars (\$4,000) as provided by those subsections, shall apply to a person who makes a total contribution in excess of four thousand dollars (\$4,000) as provided by this subsection. (Enact. Acts 1988, ch. 118, § 1, effective 1991*.)

*Legislative Research Commission Note. This section became effective with the 1991 gubernatorial election.

KRS 121.150 as amended in 1990 stated that the maximum amount that any person may contribute to any one candidate in any one election is \$4000.

*Compiler's Notes. For the section as effective for gubernatorial elections subsequent to 1991 see the following section also numbered KRS 121.056.

- *121.056. Restrictions upon specified campaign contributors. [Delayed effective date, see note.] (1) No person who contributes more than the maximum legal contribution established by KRS 121A.050 in any one (1) election to a slate of candidates for Governor and Lieutenant Governor that is elected to office shall hold any appointive state office or position, which shall be made by gubernatorial appointment, during the term of office following the campaign in which the contribution shall be made.
- (2) No person who has contributed more than the maximum legal contribution established by KRS 121A.050 in any one (1) election to a slate of candidates for Governor and Lieutenant Governor that is elected to office or any entity in which such a person has a substantial interest shall have any

contract with the Commonwealth of Kentucky during the term of office following the campaign in which the contributions shall be made unless the contract shall be attained by competitive bidding and the person or entity shall have the lowest and best bid.

- (a) "Substantial interest" means the person making the contribution owns or controls ten percent (10%) or more of an entity or a member of the person's immediate family owns or controls ten percent (10%) of the entity or the person and his immediate family together own or control ten percent (10%) or more of the entity.
- (b) "Immediate family" means the spouse of the person, the parent of the person or spouse, or the child of the person or spouse.
- (3) No person shall give or conspire to contribute money or property to any other person for the purpose of making a campaign contribution, in violation of this section. The restrictions established by subsections (1) and (2) of this section to a person who shall contribute in excess of the maximum legal contribution established by KRS 121A.050 any one (1) election as provided by those subsections, shall apply to a person who makes a total contribution in excess of the maximum legal contribution established by KRS 121A.050 in any one (1) election to a slate of candidates for Governor and Lieutenant Governor that is elected to office as provided by this subsection. (Enact. Acts 1988, ch. 118, § 1, effective 1991; 1992, ch. 288, § 24, effective July 14, 1992.*)

*Compiler's Notes. This section becomes effective with the term of office of the Governor elected at the November 1995 election.

KRS 121.150 as amended in 1992 stated that the maximum amount that any person may contribute to any one candidate in any one election is \$500.

For the section as effective for the term of office of the Governor elected prior to the November 1995 election see the preceding section also numbered KRS 121.056.

Section 63 of Acts 1992, ch. 288, provides: "The provisions of Sections 16 [KRS 121.330]

and 24 [KRS 121.056] of this Act shall first apply to any appointment to any state office or position made by gubernatorial appointment, lease or any contract with the Commonwealth awarded during the term of office of the Governor elected at the November 1995 election. Any restriction on the receipt of an appointment or contract by the provisions of KRS 121.056 as it existed prior to is amendment by Section 24 of this Act shall remain operative for the term of office of the Governor elected at the November 1991 election."

121.060. Nominations by political parties of candidates for special elections. [Repealed.]

Compiler's Notes. This section (1550-3) was repealed by Acts 1974, ch. 130, § 198. For present law, see KRS 118.760.

121,065. Limitation of political advertising rates — Injunction. —

(1) No publisher of newspapers, magazines, handbills or other printed matter, owner or lessor of billboards, radio or television station or network or any other person, company, corporation or organization offering its commu-

nications services for hire to the public shall be permitted to charge fees for political advertising in excess of those charged other advertisers.

- (2) Political advertising means any communication intended to support or defeat a candidate for public office.
- (3) An action to enjoin violations of this section shall be in the circuit court of the county where the complaining candidate resides. (Enact. Acts 1974. ch. 130. § 183.)

121.070. Petitions, certificates of nomination for general assembly, congressional vacancies. [Repealed.]

Compiler's Notes. This section (1457: Acts 1974, ch. 130, § 198. For present law, Acts 1972, ch. 188, § 66) was repealed by see KRS 118.770.

REGISTRY OF ELECTION FINANCE

121.100. Applicability of statutes. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1974, ch. 130, § 184; 1976, ch. 247, § 14; 1978, ch. 5, § 1, effective June 17, 1978; 1978, ch. 221, § 1, effective June 17, 1978;

1984, ch. 376, § 3, effective July 13, 1984) was repealed by Acts 1986, ch. 100, § 11, effective July 15, 1986.

- 121.110. Registry of election finance Membership Terms Meetings Compensation. (1) There is hereby created as an independent agency of state government a Kentucky registry of election finance. The registry shall be composed of seven (7) members appointed as provided herein. The registry shall remain independent of any other agency or department of state government. Members shall be at least twenty-five (25) years of age, registered voters in Kentucky, not announced candidates for public office, not officers of a political party's state central executive committee, shall not have been convicted of an election offense, and shall be persons of high ethical standards who have an active interest in promoting fair elections. Appointees shall be subject to senate confirmation at the next regular session of the general assembly following appointment, or at the next special session if included in the governor's call. Appointees shall have full power to serve until any vote of nonconfirmation.
 - (2) Members of the registry shall be selected as follows:
- (a) One (1) member shall be appointed by the governor from a list of three (3) nominees submitted by the state central committee of the political party polling the largest vote at the last gubernatorial election.
- (b) One (1) member shall be appointed by the governor from a list of three (3) nominees submitted by the state central committee of the political party polling the second largest vote at the last gubernatorial election. The members appointed pursuant to subsections (a) and (b) of this section shall take office on August 15, 1990, for a term of one (1) year and their successors shall serve a term of four (4) years beginning August 15, 1991, or until their successors are appointed and qualified.

- (c) Two (2) other members shall be appointed by the governor. Before making these appointments, the governor shall solicit nominations from at least two (2) organizations which have demonstrated a nonpartisan interest in fair elections and informed voting. The governor's solicitations and the replies shall be public records. The governor shall give due consideration to such nominations. The two (2) members appointed pursuant to this subsection shall be one (1) from each of the two (2) political parties which polled the greatest number of votes at the last gubernatorial election. Members appointed pursuant to this subsection shall take office on August 15, 1988, for a term of four (4) years or until their successors are appointed and qualified and their successors shall serve a term of four (4) years.
- (d) One (1) member shall be appointed by the lieutenant governor after soliciting nominations as provided by subsection (c) of this section. The appointee shall be a member of one (1) of the two (2) political parties which polled the greatest number of votes at the last gubernatorial election. The member appointed pursuant to this subsection shall take office on August 15, 1990, for a term of three (3) years or until his successor is appointed and qualified and his successors shall serve a term of four (4) years.
- (e) One (1) member shall be appointed by the attorney general after soliciting nominations as provided by subsection (c) of this section. The appointee shall not be a member of the same political party as the person appointed by the lieutenant governor pursuant to subsection (d) of this section. The member appointed pursuant to this subsection shall take office on August 15, 1990, for a term of four (4) years or until his successor is appointed and qualified and his successors shall serve a term of four (4) years.
- (f) One (1) member shall be appointed by the secretary of state after soliciting nominations as provided by subsection (c) of this section. The secretary of state's appointment shall be without regard to political affiliation. The member appointed pursuant to this subsection shall take office on August 15, 1990, for a term of three (3) years or until his successor is appointed and qualified and his successors shall serve a term of four (4) years.
- (3) The members of the registry shall select a chairman from among the appointed membership, effective August 15, 1990. The chairman shall serve in that capacity for one (1) year and shall be eligible for reelection. The chairman shall preside at all meetings and shall have all the powers and privileges of the other members.
- (4) In the event of a vacancy in the office of any member, the vacancy shall be filled in the same manner as the vacating member's office was filled pursuant to subsection (2) of this section.
- (5) The registry shall fix the place and time of its regular meetings by order duly recorded in its minutes. No action shall be taken without a quorum present. Special meetings shall be called by the chairman on his own initiative or on the written request of three (3) members. Members shall receive seven (7) days' written notice of a special meeting and the

notice shall specify the purpose, time and place of the meeting, and no other matters may be considered, without a specific waiver by all the members.

(6) The members of the registry shall receive sixty-five dollars (\$65) per diem, and shall be reimbursed for all reasonable and necessary expenses. (Enact. Acts 1974, ch. 130, § 185; 1978, ch. 154, § 5, effective June 17, 1978; 1988, ch. 341, § 40, effective July 15, 1988.)

121.120. Duties and powers of registry — Appointment of certain employees. — (1) The registry may:

- (a) Require by special or general orders, any person to submit, under oath, any written reports and answers to questions as the registry may prescribe;
 - (b) Administer oaths or affirmations;
- (c) Require by subpoena, signed by the chairman, the attendance and testimony of witnesses and the production of all documentary evidence, excluding individual and business income tax records, relating to the execution of its duties;
- (d) In any proceeding or investigation, to order testimony to be taken by deposition before any person who is designated by the registry and has the power to administer oaths and, in those instances, to compel testimony and the production of evidence in the same manner as authorized under paragraph (c);
- (e) Initiate, through civil actions for injunctive, declaratory, or other appropriate relief, defend, or appeal any civil action in the name of the registry to enforce the provisions of this chapter through its legal counsel;
 - (f) Render advisory opinions under KRS 121.135;
- (g) Promulgate administrative regulations necessary to carry out the provisions of this chapter;
- (h) Conduct investigations and hearings expeditiously, to encourage voluntary compliance, and report apparent campaign finance law violations to the appropriate law enforcement authorities; and
- (i) Petition any court of competent jurisdiction to issue an order requiring compliance with an order or subpoena issued by the registry. Any failure to obey the order of the court may be punished by the court as contempt.
- (2) No person shall be subject to civil liability to any person other than the registry or the Commonwealth for disclosing information at the request of the registry.
- (3) The registry may appoint a full-time executive director, legal counsel and an accountant for auditing purposes, all of whom shall serve at the pleasure of the registry. The registry may also appoint such other employees as are necessary to carry out the purposes of this chapter. All requests for personnel appointments shall be forwarded by the registry directly to the commissioner of the Department of Personnel and shall be subject to his review and certification only.

- (4) The registry shall adopt official forms and perform other duties necessary to implement the provisions of this chapter and KRS Chapter 121A. Without limiting the generality of the foregoing, the registry shall:
 - (a) Develop prescribed forms for the making of the required reports;
- (b) Prepare and publish a manual for all candidates, slates of candidates, and committees, describing the requirements of the law, including uniform methods of bookkeeping and reporting, requirements as to reporting dates, and the length of time that candidates, slates of candidates, and committees are required to keep any records pursuant to the provisions of this chapter and KRS Chapter 121A;
 - (c) Develop a filing, coding, and cross-indexing system;
- (d) Make each report filed available for public inspection and copying during regular office hours at the expense of any person requesting copies of them;
- (e) Preserve all reports for at least six (6) years from the date of receipt. Duly certified reports shall be admissible as evidence in any court in the Commonwealth;
- (f) Prepare and make available for public inspection a summary of all reports grouped according to candidates, slates of candidates, committees, contributing organizations, and parties, containing the total receipts and expenditures, and the date, name, address, occupation and employer of each contributor and the spouse of the contributor or, if the contributor or the spouse of the contributor is self-employed, the name under which he is doing business, and amount contributed by each contributor, listed alphabetically, shown to have contributed in excess of three hundred dollars (\$300) to candidates and in excess of one hundred dollars (\$100) to slates of candidates;
- (g) Prepare and publish an annual report with cumulative compilations named in paragraph (f) of this subsection;
- (h) Distribute upon request, for a nominal fee, copies of all summaries and reports;
- (i) Determine whether the required reports have been filed and if so, whether they conform with the requirements of this chapter and KRS Chapter 121A; give notice to delinquents to correct or explain defections; issue an order, if appropriate, as provided in KRS 121.140; and make public the fact that a violation has occurred and the nature thereof;
- (j) Conduct random audits of receipts and expenditures of candidates running for city, county, urban-county government, charter county government, and district offices. When the registry audits the records of any selected candidate, it shall also audit the records of all other candidates running for the same office in the selected city, county, urban-county government, charter county government, or district office;
- (k) Conduct audits of receipts and expenditures of all candidates or slates of candidates running for statewide office;

- (1) Require that candidates and slates of candidates shall maintain their records for a period of four (4) years from the date of the regular election in their respective political races;
- (m) Initiate investigations and make investigations with respect to reports upon complaint by any person and initiate proceedings on its own motion:
- (n) Forward to the Attorney General any violations of this chapter and KRS Chapter 121A which may become the subject of civil or criminal prosecution; and
 - (o) Direct and administer the provisions of KRS Chapter 121A.
- (5) All policy and enforcement decisions concerning the regulation of campaign finance shall be the ultimate responsibility of the registry. No appointed or elected state officeholder or any other person shall, directly or indirectly, attempt to secure or create privileges, exemptions, or advantages for himself or others in derogation of the public interest at large in a manner that seeks to leave any registry member or employee charged with the enforcement of the campaign finance laws no alternative but to comply with the wishes of the officeholder or person. Registry members and employees shall be free of obligation or the appearance of obligation to any interest other than the fair and efficient enforcement of the campaign finance laws and administrative regulations. It shall not be considered a violation of this subsection for an officeholder or other person to seek remedies in a court of law to any policy or enforcement decision he considers to be an abridgement of his legal rights. (Enact. Acts 1974, ch. 130, § 186; 1980, ch. 292, § 4, effective July 15, 1980; 1986, ch. 100, § 2, effective July 15, 1986; 1988, ch. 341, § 41, effective July 15, 1988; 1992, ch. 288, § 44, effective July 14, 1992.)
- 121.130. Dissemination of information to candidates, treasurers, depositories and general public. (1) The registry shall take such steps as may be necessary to furnish timely and adequate information to every candidate or prospective candidate for public office who becomes or is likely to become subject to the provisions of this chapter. The registry shall also take such steps as are necessary to inform every treasurer and depository duly designated under this chapter of their actual obligations and responsibilities under this chapter.
- (2) The registry shall take such steps to disseminate among the general public such information as may serve to guide all persons who may become subject to the provisions of this chapter by reason of their participation in election campaigns or in the dissemination of political information, for the purpose of facilitating voluntary compliance with the provisions and purposes of this chapter. (Enact. Acts 1974, ch. 253, § 2.)
- 121.135. Advisory opinion by registry Effect Publication. —
 (1) Any person may file a written request with the registry for an advisory opinion concerning the application of the provisions of this chapter or any

administrative regulation promulgated by the registry with respect to a specific transaction or activity by the person. The registry shall render a written advisory opinion relating to the specific transaction or activity to the person making the request not later than thirty (30) days after the registry receives the request.

- (2) If a candidate, slate of candidates, or either of their campaign committees files a written request with the registry for an advisory opinion not more than thirty (30) days before the date of an election at which the candidate or slate of candidates shall appear on the ballot, the registry shall render a written advisory opinion relating to the request not later than twenty (20) days after the registry receives a complete request.
- (3) No advisory opinion shall be issued by the registry or any of its employees except in accordance with the provisions of this section.
- (4)(a) Any advisory opinion rendered by the registry under subsections (1) or (2) of this section may be relied upon only by the person or committee involved in the specific transaction or activity with respect to which the advisory opinion is rendered.
- (b) Notwithstanding any other provision of law, any person or committee to whom a written advisory opinion has been rendered who relies upon any provision or finding of the advisory opinion and who acts in good faith in accordance with the provisions and findings of the advisory opinion shall not, as a result of any act with respect to a transaction or activity addressed by the advisory opinion, be subject to any sanction provided by this chapter or any administrative regulation promulgated by the registry.
- (c) It shall be no defense in any civil or criminal proceeding regarding a violation of any provision of this chapter or any administrative regulation promulgated by the registry for a person or committee to claim that he relied upon and acted in good faith based upon any provision or finding of an advisory opinion if the person or committee was not the person or committee involved in the specific transaction or activity with respect to which the advisory opinion was rendered.
- (5)(a) The registry shall make public all written requests for an advisory opinion made under subsection (1) or (2) of this section. Before rendering an advisory opinion, the registry shall accept written comments submitted by any interested party within the ten (10) day period following the date the request is made public.
- (b) The registry shall make public all advisory opinions rendered under subsection (1) or (2) of this section. (Enact. Acts 1992, ch. 288, § 45, effective July 14, 1992.)
- 121.140. Investigation of complaint Conciliation agreement Hearing Issuance of order Reference for possible prosecution Judicial review. (1) Upon the sworn complaint of any person, or on its own initiative, the registry shall investigate alleged violations of campaign finance law. In conducting any investigation, the registry shall have the power of subpoena and may compel production of evidence including

the financial records of any person determined by the registry to be vital to the investigation. The records subject to subpoena include, but are not limited to, a person's bank records and other relevant documents, but excluding individual and business income tax records.

- (2) If the registry concludes that there is probable cause to believe that the law has been violated, the registry shall notify the alleged violator of its conclusions and the evidence supporting them, and shall offer the alleged violator a conciliation agreement to resolve the issue. A conciliation agreement may require the alleged violator to comply with one (1) or more of the following:
 - (a) To cease and desist violations of the law;
 - (b) To file required reports or other documents or information;
- (c) To pay a penalty not to exceed one hundred dollars (\$100) a day, up to a maximum total fine of five thousand dollars (\$5,000), for failure to file any report, payment of an administrative fee, or other document or information required by law until the report, fee payment, document, or information is filed; except that there shall be no maximum total fine for candidates for statewide office; or
- (d) To pay a penalty not to exceed five thousand dollars (\$5,000) per violation for acts of noncompliance with provisions contained within this chapter.
- (3) To accept a conciliation agreement, an alleged violator shall deliver the signed agreement to the registry either in person or by mail postmarked not later than ten (10) days after the day he received it. The registry may institute a civil action in Franklin Circuit Court or the Circuit Court for the county of the violator's residence to enforce the provisions of any conciliation agreement accepted by a violator who is not complying with its provisions.
- (4) If the alleged violator declines to accept the conciliation agreement or fails to respond within the time allowed, a hearing before a panel of three (3) active or retired Justices or Judges of the Court of Justice appointed by the Chief Justice of the Supreme Court shall be held in accordance with the Kentucky Rules of Civil Procedure to determine if a violation has occurred. The registry shall notify the complainant and the alleged violator that a hearing shall be conducted of the specific offenses alleged not less than thirty (30) days prior to the date of the hearing. At the hearing, which shall be open to the public pursuant to KRS 61.810, the attorney for the registry shall present the evidence against the alleged violator, and the alleged violator shall have all of the protections of due process, including, but not limited to, the right to be represented by counsel, the right to call and examine witnesses, the right to the production of evidence by subpoena, the right to introduce exhibits and the right to cross-examine opposing witnesses. The panel shall conclude its proceedings and render a decision not more than sixty (60) days after the date on which the panel was appointed to conduct a hearing. If the panel determines that the preponderance of the evidence shows a violation has occurred, it shall issue an order, which shall

be appealable to the Court of Appeals within thirty (30) days after the date of the order, to the violator to comply with any one (1) or more of the following requirements:

- (a) To cease and desist violation of this law;
- (b) To file any reports or other documents or information required by this law;
- (c) To pay a penalty not to exceed one hundred dollars (\$100) a day, up to a maximum total fine of five thousand dollars (\$5,000), for failure to file any report, payment of an administrative fee, or other document or information required by law until the report, fee payment, document, or information is filed; except that there shall be no maximum total fine for candidates for statewide office; or
- (d) To pay a penalty not to exceed five thousand dollars (\$5,000) per violation for acts of noncompliance with provisions contained within this chapter. An appeal of an order of the panel shall be advanced on the docket to permit a timely decision.
- (5) If the registry concludes that there is probable cause to believe that the campaign finance law has been violated knowingly, it shall refer the violation to the Attorney General for prosecution. The Attorney General may request the registry's attorney or the appropriate county or Commonwealth's attorney to prosecute the matter and may request from the registry all evidence collected in its investigation. In the event the Attorney General or the appropriate local prosecutor fails to prosecute in a timely fashion, the registry may petition the Circuit Court to appoint the registry's attorney to prosecute, and upon a motion timely filed, for good cause shown, the court shall enter an order to that effect. Prosecutions involving campaign finance law violations, in which the reports are required to be filed in Frankfort, may be conducted in Franklin Circuit Court or in the Circuit Court for the county in which the contribution or expenditure constituting a campaign finance violation was solicited, made, or accepted. The prosecution of a person who unlawfully solicits, makes, or accepts a contribution or expenditure through the use of the mail may be conducted in the Circuit Court for the county in which the solicitation is mailed, the county in which the contribution is mailed or received, or the county in which the expenditure is mailed.
- (6) Any person directly involved or affected by an action of the registry or the panel which is final, other than of a determination to refer a violation to the Attorney General for prosecution, may seek judicial review of the action within thirty (30) days after the date of the action.
- (7) If judicial review is sought of any action of the registry or the panel relating to a pending election, the matter shall be advanced on the docket of the court. The court may take any steps authorized by law to accelerate its procedures so as to permit a timely decision. (Enact. Acts 1974, ch. 253, § 3; 1980, ch. 292, § 5, effective July 15, 1986; 1986, ch. 100, § 3, effective July 15, 1986; 1988, ch. 341, § 42, effective July 15, 1988; 1992, ch. 288, § 46, effective July 14, 1992.)

- *121.150. Campaign contribution and loan restrictions and expenditure limitations. (1) No contribution of money or other thing of value, nor obligation therefor, shall be made or received, and no expenditure of money or other thing of value, shall be made or incurred, directly or indirectly, other than an "independent expenditure," to support or defeat a candidate in an election, except through the duly appointed campaign manager, or campaign treasurer of the candidate or registered committee. As used in this section, "independent expenditure" means one (1) made for a communication which expressly advocates the election or defeat of a clearly identified candidate and which is not made with any direct or indirect cooperation, consent, request, or suggestion, or consultation involving a candidate or his authorized committee or agent. Any person making an "independent expenditure," as defined herein, must report these expenditures, when he exceeds three hundred dollars (\$300) per calendar year, on forms provided by the registry.
- (2) The solicitation from and contributions by candidates and party executive committees to any religious, charitable, civic, eleemosynary, or other causes or organizations established primarily for the public good is expressly prohibited; provided that it shall not be construed as a violation of this section for a candidate to continue regular personal contributions to religious, civic, or charitable groups, of which he is a member or to which he has been a regular contributor for more than six (6) months.
- (3) No candidate, committee, or contributing organization, nor anyone acting on their behalf, shall accept any anonymous contribution in excess of one hundred dollars (\$100), and all such contributions in excess of one hundred dollars (\$100) shall be returned to the donor, if the donor can be determined. If no donor is found, the contribution shall escheat to the state.
- (4) No candidate, committee, or contributing organization, nor anyone on their behalf, shall accept a cash contribution in excess of one hundred dollars (\$100).
- (5) No candidate, committee, contributing organization, nor anyone on their behalf, shall accept any contribution in excess of one hundred dollars (\$100) from any person who shall not become eighteen (18) years of age on or before the day of the next general election.
- (6) No candidate, or committee or anyone acting for the candidate, shall accept a contribution of more than four thousand dollars (\$4,000) from any person, permanent committee, or contributing organization in any one (1) election; except that no candidate for school board, or committee or anyone acting for the candidate shall accept a contribution of more than one hundred dollars (\$100) from any person or more than two hundred dollars (\$200) from any permanent committee or contributing organization in any one (1) election. No person, permanent committee, or contributing organization shall contribute more than four thousand dollars (\$4,000) to any one (1) candidate, or anyone acting for the candidate, in any one (1) election; except that no person shall contribute more than one hundred dollars (\$100) and no permanent committee or contributing organization shall con-

tribute more than two hundred dollars (\$200) to any one (1) school board candidate, or anyone acting for the candidate, in any one (1) election.

- (7) Except for permanent committees organized as of January 1, 1988, permanent committees or contributing organizations affiliated by bylaw structure or by registration, as determined by the Registry of Election Finance, shall be considered as one (1) committee for purposes of applying the contribution limits of subsection (6) of this section.
- (8) No permanent committee shall contribute funds to another permanent committee for the purpose of circumventing contribution limits of subsection (6) of this section.
- (9) No person shall contribute more than four thousand dollars (\$4,000) to all permanent committees and contributing organizations in any one (1) year.
- (10) No person shall contribute more than six thousand dollars (\$6,000) to the state executive committee of a political party and their subdivisions and affiliates in any one (1) year.
- (11) No person shall make a contribution in the name of another person, and no person shall knowingly accept a contribution made by one (1) person in the name of another person.
- (12) No candidate for the office of Governor shall make a personal loan to his committee in excess of fifty thousand dollars (\$50,000) in any one (1) election. No candidate for any other statewide elected state office shall lend to his committee any amount in excess of twenty-five thousand dollars (\$25,000) in any one (1) election. In campaigning for all other offices, no candidate shall lend to his committee more than ten thousand dollars (\$10,000).
- (13) No candidate for nomination to any state, county, city, or district office, nor committee, nor anyone on their behalf, shall solicit or accept contributions for primary election expenses after the date of the primary. No person other than the candidate shall contribute for primary election expenses after the date of the primary.
- (14) No candidate for any state, county, city, or district office at a general election, nor committee, nor anyone on their behalf, shall solicit or accept contributions for general election expenses after the date of the general election. No person other than the candidate shall contribute for general election expenses after the date of the general election.
- (15) The provisions of subsections (13) and (14) of this section shall apply only to those candidates in a primary or election which shall be conducted subsequent to January 1, 1989.
- *(16) No candidate for Governor or the immediate family thereof may loan any money, service, or other thing of value to his campaign, and all such moneys or services shall be deemed a contribution, which may not be recovered by the candidate, except to the extent of a total of fifty thousand dollars (\$50,000).

- (17) No candidate, committee, except a political issues committee, or contributing organization, nor anyone on his or its behalf, shall knowingly accept a contribution from a corporation, directly or indirectly.
- (18) Nothing in this section shall be construed to restrict the ability of a corporation to administer its permanent committee insofar as its actions can be deemed not to influence an election as prohibited by KRS 121.025. (Enact. Acts 1974, ch. 130, § 187; 1980, ch. 292, § 6, effective July 15, 1980; 1986, ch. 100, § 4, effective July 15, 1986; 1986, ch. 168, § 1, effective July 15, 1988; 1988, ch. 15, § 1, effective July 15, 1988; 1988, ch. 55, § 1, effective March 11, 1988; 1988, ch. 118, § 2, effective 1991*; 1988, ch. 341, § 43, effective July 15, 1988; 1990, ch. 314, § 1, effective July 13, 1990; 1990, ch. 476, Pt. II, § 73, effective July 13, 1990.)

*Legislative Research Commission Note. (7/13/90) This section was amended by two 1990 Acts which do not appear to be in conflict and have been compiled together.

*The language in subsection (16) of this section became effective with the gubernatorial election of 1991.

*Compiler's Notes. For this section as ap-

plicable in relation to limitations on contributions and administrative fees on contributions to candidates by permanent committees to elections held and contributions made after January 1, 1993 as provided in § 62 of 1992 Ky. Acts ch. 288, see the following section also numbered KRS 121.150.

- *121.150. Campaign contribution and loan restrictions and expenditure limitations. — (1) No contribution of money or other thing of value, nor obligation therefor, shall be made or received, and no expenditure of money or other thing of value shall be made or incurred, directly or indirectly, other than an "independent expenditure," to support inauguration activities or to support or defeat a candidate, slate of candidates, constitutional amendment, or public question which will appear on the ballot in an election, except through the duly appointed campaign manager, or campaign treasurer of the candidate, slate of candidates, or registered committee. As used in this section, "independent expenditure" means one (1) made for a communication which expressly advocates the election or defeat of a clearly identified candidate or slate of candidates, or the passage or defeat of a constitutional amendment or public question which will appear on the ballot and which is not made with any direct or indirect cooperation, consent, request, suggestion, or consultation involving a candidate, slate of candidates, campaign committee, political issues committee, or agent. Any person making an "independent expenditure," as defined in this subsection, shall report these expenditures when the expenditures exceed five hundred dollars (\$500) in the aggregate in any one (1) election, on forms provided by the registry.
- (2) Except as provided in KRS 121.180(10), the solicitation from and contributions by candidates, slates of candidates, campaign committees, political issues committees, permanent committees, and party executive committees to any religious, charitable, civic, eleemosynary, or other causes or organizations established primarily for the public good is expressly prohibited; except that it shall not be construed as a violation of

this section for a candidate or slate of candidates to continue regular personal contributions to religious, civic, or charitable groups.

- (3) No candidate, slate of candidates, committee, or contributing organization, nor anyone acting on their behalf, shall accept any anonymous contribution in excess of fifty dollars (\$50), and all anonymous contributions in excess of fifty dollars (\$50) shall be returned to the donor, if the donor can be determined. If no donor is found, the contribution shall escheat to the state and be transferred to the election campaign fund established by KRS 121A.020. No candidate, slate of candidates, committee, or contributing organization, nor anyone acting on their behalf shall accept anonymous contributions in excess of one thousand dollars (\$1,000) in the aggregate in any one (1) election. Anonymous contributions in excess of one thousand dollars (\$1,000) in the aggregate which are received in any one (1) election shall escheat to the state and be transferred to the election campaign fund established by KRS 121A.020.
- (4) No candidate, committee, or contributing organization, nor anyone on their behalf, shall accept a cash contribution in excess of one hundred dollars (\$100).
- (5) No candidate, slate of candidates, committee, contributing organization, nor anyone on their behalf, shall accept any contribution in excess of one hundred dollars (\$100) from any person who shall not become eighteen (18) years of age on or before the day of the next general election.
- (6) No candidate, campaign committee, political issues committee, nor anyone acting on their behalf, shall accept a contribution of more than five hundred dollars (\$500) from any person, permanent committee, or contributing organization in any one (1) election; except that no candidate for school board, his campaign committee, nor anyone acting on their behalf shall accept a contribution of more than one hundred dollars (\$100) from any person or more than two hundred dollars (\$200) from any permanent committee or contributing organization in any one (1) election. No person, permanent committee, or contributing organization shall contribute more than five hundred dollars (\$500) to any one (1) candidate, campaign committee, political issues committee, nor anyone acting on their behalf, in any one (1) election; except that no person shall contribute more than one hundred dollars (\$100) and no permanent committee or contributing organization shall contribute more than two hundred dollars (\$200) to any one (1) school board candidate, his campaign committee, nor anyone acting on their behalf, in any one (1) election. Limits on contributions for slates of candidates for Governor and Lieutenant Governor which may be made or received in any one (1) election shall be governed by the provisions of KRS 121A.050.
- (7) Except for permanent committees organized as of January 1, 1988, permanent committees or contributing organizations affiliated by bylaw structure or by registration, as determined by the Registry of Election Finance, shall be considered as one (1) committee for purposes of applying the contribution limits of subsection (6) of this section.

- (8) No permanent committee shall contribute funds to another permanent committee for the purpose of circumventing contribution limits of subsection (6) of this section.
- (9) No person shall contribute funds to a permanent committee, political issues committee, or contributing organization for the purpose of circumventing the contribution limits of subsection (6) of this section.
- (10) No person shall contribute more than four thousand dollars (\$4,000) to all permanent committees and contributing organizations in any one (1) year.
- (11) No person shall contribute more than two thousand five hundred dollars (\$2,500) to the state executive committee of a political party and its subdivisions and affiliates in any one (1) year. Contributions a person makes to a political party in excess of one thousand dollars (\$1,000) in any one (1) year shall be deposited in a separate account which the state executive committee maintains for the exclusive purpose of paying administrative costs incurred by the political party.
- (12) No person shall make a payment, distribution, loan, advance, deposit, or gift of money to another person to contribute to a candidate, committee, contributing organization, or anyone on their behalf. No candidate, committee, contributing organization, nor anyone on their behalf shall accept a contribution made by one (1) person who has received a payment, distribution, loan, advance, deposit or gift of money from another person to contribute to a candidate, committee, contributing organization, or anyone on their behalf.
- (13) No candidates running as a slate for the offices of Governor and Lieutenant Governor shall make combine total personal loans to their committee in excess of fifty thousand dollars (\$50,000) in any one (1) election. No candidate for any other statewide elected state office shall lend to his committee any amount in excess of twenty-five thousand dollars (\$25,000) in any one (1) election. In campaigning for all other offices, no candidate shall lend to his committee more than ten thousand dollars (\$10,000) in any one (1) election.
- (14) No candidate or slate of candidates for nomination to any state, county, city, or district office, nor their campaign committees, nor anyone on their behalf, shall solicit or accept contributions for primary election expenses after the date of the primary. No person other than the candidate or slate of candidates shall contribute for primary election expenses after the date of the primary.
- (15) No slate of candidates for nomination for election to the offices of Governor and Lieutenant Governor, nor its campaign committees, nor anyone on their behalf, shall solicit or accept contributions for runoff primary election expenses after the date of the runoff primary. No person other than the slated candidates shall contribute for runoff primary election expenses after the date of the runoff primary.
- (16) No candidate or slate of candidates for any state, county, city, or district office at a regular election, nor their campaign committees, nor

anyone on their behalf, shall solicit or accept contributions for regular election expenses after the date of the regular election. No person other than the candidate or slate of candidates shall contribute for regular election expenses after the date of the regular election.

- (17) No candidate or slate of candidates for nomination or election to any state, county, city, or district office, nor their campaign committees, nor anyone on their behalf, shall solicit or accept contributions for special election expenses after the date of the special election. No person other than the candidate or slate of candidates shall contribute for special election expenses after the date of the special election.
- (18) Nothing in subsections (14) to (17) of this section shall be deemed to prohibit a slate of candidates from receiving transfers from the election campaign fund established by KRS 121A.020 for which it is eligible for matches of qualifying contributions received prior to the date of the election but for which no transfer from the fund had been made prior to the date of the election.
- (19) The provisions of subsections (14) and (16) of this section shall apply only to those candidates in a primary or regular election which shall be conducted subsequent to January 1, 1989. The provisions of subsections (15) and (17) of this section shall apply only to those candidates or slates of candidates in a runoff primary or special election which shall be conducted subsequent to January 1, 1993.
- (20) No slate of candidates for Governor and Lieutenant Governor or their immediate families shall loan any money, service, or other thing of value to their campaign, and all moneys, services, or other things of value which are loaned shall be deemed a contribution, which may not be recovered by the slate of candidates, except to the extent of a combined total of fifty thousand dollars (\$50,000).
- (21) No candidate, slate of candidates, committee, except a political issues committee, or contributing organization, nor anyone on their behalf, shall knowingly accept a contribution from a corporation, directly or indirectly.
- (22) Nothing in this section shall be construed to restrict the ability of a corporation to administer its permanent committee insofar as its actions can be deemed not to influence an election as prohibited by KRS 121.025.
- (23) In addition to the prohibitions set forth in this section, no slate of candidates shall accept any contribution during the thirty (30) days immediately preceding a primary or regular election except as provided in KRS 121A.030(5).
- (24) No candidate, slate of candidates, or committee, nor anyone on their behalf, shall solicit a contribution of money or services from a state employee, whether or not the employee is covered by the classified service provisions of KRS Chapter 18A. However, it shall not be a violation of this subsection for a state employee to receive a solicitation directed to him as a registered voter in an identified precinct as part of an overall plan to contact voters not identified as state employees. (Enact. Acts 1974, ch. 130,

§ 187; 1980, ch. 292, § 6, effective July 15, 1980; 1986, ch. 100, § 4, effective July 15, 1986; 1986, ch. 168, § 1, effective July 15, 1986; 1988, ch. 15, § 1, effective July 15, 1988; 1988, ch. 55, § 1, effective March 11, 1988; 1988, ch. 118, § 2, effective 1991*; 1988, ch. 341, § 43, effective July 15, 1988; 1990, ch. 314, § 1, effective July 13, 1990; 1990, ch. 476, Pt. II, § 73, effective July 13, 1990; 1992, ch. 288, § 25, effective July 14, 1992*.)

*Compiler's Notes. For this section as applicable in relation to limitations on contributions and administrative fees on contributions to candidates by permanent committees to elections held and contributions made prior to January 1, 1993 see the preceding section also numbered KRS 121.150.

Section 62 of Acts 1992, ch. 288 provides: "The provisions of Section 25 [KRS 121.150] and subsection (6)(b) of Section 28 [KRS 121.180] of this Act relating to limitations on

contributions and administrative fees on contributions to candidates by permanent committees, shall first apply to elections held and contributions made, respectively, after January 1, 1993. Subject to the limitations of subsection (6) of Section 8 [KRS 121A.080] of this Act, the balance a candidate has in his campaign account as of December 31, 1992 shall not be subject to the limitations of Section 25 [KRS 121.150] of this Act and may be used for future campaign expenses."

- 121.160. Campaign treasurers Duties. (1) Each candidate or slate of candidates shall designate a campaign treasurer to act as their agent at the time and at the office with which they file as a candidate or slate of candidates on a duplicate form prescribed and furnished by the registry and until this requirement is met the candidate or slate of candidates shall be listed as their own treasurer and accountable as such. The candidate or slate of candidates may appoint themselves or any registered voter in Kentucky as his campaign treasurer. The office with which the candidate or slate of candidates is required to file shall immediately forward to the registry the duplicate copy of the completed form designating the candidate's or slate's campaign treasurer and shall attach the original to the candidate's or slate's filing papers. The office with which the candidate or slate of candidates files shall promptly notify the registry when a candidate withdraws.
 - (2) The duties of a campaign treasurer shall be to:
- (a) Designate a depository bank for all campaign funds and deposit all contributions in that depository;
- (b) Keep detailed and exact accounts of contributions in general and by name, address, age if under legal voting age, the employer of each contributor and the spouse of the contributor, or if the contributor or the spouse of the contributor is self-employed, the name under which he is doing business, and occupation where the contribution exceeds three hundred dollars (\$300); the occupation listed for the contributor shall be specific. A general classification, such as "businessman", shall be insufficient;
- (c) Make or authorize all expenditures on behalf of a candidate or slate of candidates. Any expenditure in excess of twenty-five dollars (\$25) shall be by check and the treasurer's records shall disclose the name, address, and occupation of every person or firm to whom made, and shall list the date and amount of the expenditure and the treasurer shall keep a receipted bill for each;

- (d) Maintain all receipted bills and accounts required by this section for a period of six (6) years from the date he files his last report under KRS 121.180(3)(a); and
- (e) Make no payment to any person not directly providing goods or services with the intent to conceal payment to another.
- (3) A candidate or slate of candidates may remove a campaign treasurer at any time.
- (4) In case of the death, resignation, or removal of a campaign treasurer, the candidate or slate of candidates shall within three (3) days after receiving notice thereof by certified mail, return receipt requested, appoint a successor and shall file his name and address with the registry. The candidate, or slate shall be accountable as their own campaign treasurer if they fail to meet this filing requirement.
- (5) A person may serve as campaign treasurer for more than one (1) candidate or slate of candidates, but all reports shall be made separately for each individual candidate or slate.
- (6) The candidate or slate of candidates may pay a campaign treasurer a salary for his services which shall be considered a campaign expense and shall comply with the reporting provisions of KRS 121.180 and administrative regulations promulgated by the registry. (Enact. Acts 1974, ch. 130, § 188; 1976, ch. 6, § 1; 1980, ch. 114, § 17, effective July 15, 1980; 1984, ch. 111, § 69, effective July 13, 1984; 1986, ch. 100, § 5, effective July 15, 1986; 1988, ch. 341, § 44, effective July 15, 1988; 1992, ch. 288, § 26, effective July 14, 1992.)
- 121.170. Registration of committees and fundraisers Information required. (1) Any committee organized under any provisions of this chapter shall register with the registry, by filing official notice of intention at the time of organization, giving names, addresses, and positions of the officers of the organization and designating the candidate or candidates, slate of candidates, or question it is organized to support or oppose on forms prescribed by the registry. The name of the committee shall reasonably identify to the public the sponsorship and purpose of the committee. The forms filed with the registry shall require the registrant to clearly identify the specific purpose, sponsorship, and source from which the committee originates; and the registry shall refuse to allow filing by any committee until this requirement has been satisfied.
- (2) Any person who acts as a fundraiser by directly soliciting contributions for an election campaign of a candidate or slate of candidates for elected office shall register with the registry when he raises in excess of three thousand dollars (\$3,000) in any one (1) election for the campaign committee by filing official notice giving his name, address, occupation, employer or, if he is self-employed, the name under which he is doing business, and all candidates or slates of candidates for whom he is soliciting on forms prescribed by the registry. A registered fundraiser shall comply

with the campaign finance reporting requirements of KRS 121.180(3), (4), and (5) and KRS 121A.020(5).

- (3) All provisions of KRS 121.160 and 121A.070 governing the duties and responsibilities of a candidate, slate of candidates, or campaign treasurer shall apply to a registered committee, except a federally registered out-of-state permanent committee, and a person acting as a campaign fundraiser.
- (4) The chairman of a committee and the campaign treasurer shall be separate persons.
- (5) A permanent committee shall pay an administrative fee of two hundred dollars (\$200) to the registry at the time it files its registration papers. A permanent committee shall pay an administrative fee of two hundred dollars (\$200) to the registry no later than the last day of the first calendar quarter following the year in which it registers with the registry and each succeeding year thereafter until the permanent committee terminates. The amount of administrative fees received by the registry from permanent committees shall be transferred to the State Treasurer for deposit in the election campaign fund established by KRS 121A.020.
- (6) Any federally registered out-of-state permanent committee that contributes to a Kentucky candidate shall:
- (a) File with the registry a copy of its federal registration (Federal Election Commission Form 1 Committee Registration Form);
- (b) File with the registry a copy of the Federal Election Commission finance report when a contribution is made to a Kentucky candidate; and
- (c) Contribute not more than the maximum amount permitted for a permanent committee to make under Kentucky law to any candidate for any office in this Commonwealth.
- (7) Notwithstanding any provision of law to the contrary, a contribution made by a federally registered permanent committee to any candidate for any office in this Commonwealth that complies with the provisions of 2 U.S.C. § 441b, 11 C.F.R. § 104.10, 11 C.F.R. § 106.6, and 11 C.F.R. § 114.1-114.12 regarding limitations on contributions by corporations shall be deemed to comply with the campaign finance laws of this Commonwealth prohibiting corporate contributions to candidates. (Enact. Acts 1974, ch. 130, § 189; 1980, ch. 292, § 7, effective July 15, 1980; 1986, ch. 100, § 6, effective July 15, 1986; 1988, ch. 341, § 45, effective July 15, 1988; 1992, ch. 288, § 27, effective July 14, 1992.)
- *121.180. Reports required of committees and treasurers Exception Disposition of unexpended campaign funds. (1) State and county executive committees shall make a full report, upon a prescribed form, to the registry, of all money, loans, or other things of value, received from any source since the date of the last report, including the full name and address of each contributor, and the age if less than the legal voting age, and occupation of each person or group contributing in excess of three hundred dollars (\$300), the amount contributed by each and the date

of the contribution, whether the contribution was in cash, and a complete statement of all expenditures authorized, incurred, or made. The total amount of cash contributions received during the reporting period shall be listed as a separate item. The complete statement of expenditures shall include the name and address of each person to whom an expenditure is made in excess of fifty dollars (\$50), and the amount, date, and purpose of each expenditure. This report shall be made to the registry within thirty (30) days after the regular primary and general elections. If an individual gives a reportable contribution to a state or county executive committee with the intention that the contribution or a portion of the contribution go to a candidate, the name of the contributor and the sum shall be indicated on the committee report. The receipts and expenditures of funds remitted to each political party under KRS 141.071 to 141.073 shall be separately accounted for and reported to the registry in the manner required by KRS 121.230. Such separate report may be made a separate section within the report required, by this subsection, to be submitted within thirty (30) days after each general election.

- (2) Each campaign treasurer of an opposed candidate, who receives or expends, expects to receive or expend, or contracts to expend more than three thousand dollars (\$3000), campaign committee or political issues committee shall make a full report, upon a prescribed form, to the registry, of all money, loans, or other things of value, received by him from any source, since the date of the last report, including the full name and address of each contributor, and the age if less than the legal voting age, and occupation of each person or group contributing in excess of three hundred dollars (\$300), the amount contributed by each and the date of the contribution, whether the contribution was in cash, and a complete statement of all expenditures authorized, incurred, or made, including "independent expenditures," as defined in KRS 121.150(1). The total amount of cash contributions received during the reporting period shall be listed as a separate item. The complete statement of expenditures shall include the name, address, and occupation of each person to whom an expenditure is made in excess of fifty dollars (\$50), and the amount, date, and purpose of each expenditure. Reports of all candidates and their campaign committee shall be made as follows:
- (a) Persons becoming candidates as defined in KRS 121.015(7) and campaign committees which register in the year before the year an election in which the person or persons supported are to be candidates occurs, shall file financial reports with the registry at the end of the first calendar quarter after the person becomes a candidate or following registration of the committee, and each calendar quarter thereafter, ending with the last calendar quarter of that year. Such candidates and committees shall make all reports required by this section during the year in which the election takes place;

- (b) All candidates and their campaign committees shall make reports on the thirty-second day preceding an election, including all previous contributions and expenditures;
- (c) All candidates and their campaign committees shall make reports on the twelfth day preceding the date of the election; and
- (d) All reports to the registry shall be in the hands of the registry or postmarked within five (5) days of each filing deadline.
- (3)(a) All candidates, regardless of funds received or expended, and their campaign committee shall make post-election reports within thirty (30) days after the election, except as provided by KRS 83A.170 governing non-partisan city elections and subsection (2) of KRS 83A.045. Pursuant to KRS 83A.170 and subsection (2) of KRS 83A.045, candidates shall be required to make post-election reports within thirty (30) days after the regular election in November if a primary election has not been held for that office.
- (b) Unopposed candidates for nonpartisan judicial office shall not be required to make any reports when a primary election has not been held for that office, but shall make reports required by subsections (2) and (8) of this section for the regular election in November.
- (4) In making the preceding reports, the total gross receipts from each of the following categories shall be listed: proceeds from the sale of tickets for events such as testimonial affairs, dinners, luncheons, rallies, and similar fundraising events, mass collections made at such events, and sales of items such as campaign pins, buttons, hats, ties, literature, and similar materials. When any individual purchase or the aggregate purchases of any item enumerated above exceeds one hundred dollars (\$100), the purchaser shall be identified by name, address, age, if less than the legal voting age, and occupation and the amount purchased shall be reported to the registry. Such lists shall be maintained by the campaign treasurer or other sponsor for inspection by the registry for four (4) years following the date of the election.
- (5) Each permanent committee shall make a full report, upon a prescribed form, to the registry of all money, loans, or other things of value, received by it from any source, since the date of the last report, including the full name and address of each contributor, and the age if under the legal voting age, and occupation of each person or group contributing in excess of three hundred dollars (\$300) and if in cash it shall be so stated, and an aggregate amount of cash contributions shall also be reported, the amount contributed by each and the date of the contribution, and a complete statement of all expenditures authorized, incurred or made, including "independent expenditures," as defined in KRS 121.150(1). This report shall be made to the registry on the last day of the first calendar quarter following the registration of the committee with the registry and on the last day of each succeeding calendar quarter until such time as the committee terminates.
- (6) If the final statement of an opposed candidate shows an unexpended balance of contributions, continuing debts and obligations, or an expendi-

ture deficit, the campaign treasurer shall file with the registry a supplemental statement of contributions and expenditures not more than thirty (30) days after the deadline for filing the final statement. Subsequent supplemental statements shall be filed semiannually by opposed candidates and annually by unopposed candidates, to be in the hands of the registry postmarked within ten (10) days after April 15 and October 15 for opposed candidates and October 15 for unopposed candidates, until the account shows no unexpended balance, continuing debts and obligations, expenditures, or deficit. All contributions shall be subject to KRS 121.150.

- (7) All reports filed under the provisions of this chapter shall be a matter of public record open to inspection by any member of the public immediately upon receipt of the report by the registry. A duplicate copy of each report filed with the registry shall be filed by the candidate or committee with the county clerk in the county in which the candidate resides at the same time. County clerks shall maintain these reports for public inspection for a period of one (1) year from the date the last report is required to be filed.
- (8) If a candidate is unopposed in an election after the time prescribed by law for qualifying for nomination or election to the office, he shall not be required to file any pre-election reports required by KRS 121.015 and 121.110 to 121.200. The Secretary of State and each county clerk shall notify the registry of all unopposed candidates within their filing jurisdiction within ten (10) days of the filing deadline.
- (9) A candidate is relieved of the duty personally to file reports and keep records of receipts and expenditures if the candidate states in writing or on forms provided by the registry that:
- (a) Within five (5) days after personally receiving contributions in excess of three thousand dollars (\$3,000), the candidate shall surrender possession of the entire contribution or contributions to the treasurer of his principal campaign committee without expending any of the proceeds thereof. No contributions shall be commingled with the candidate's personal funds or accounts. Contributions received by check, money order, or other written instrument shall be endorsed directly to the political committee and shall not be cashed or redeemed by the candidate;
- (b) The candidate shall not make any unreimbursed expenditure for his campaign, except that this paragraph does not preclude a candidate from making an expenditure from personal funds to his designated principal campaign committee, which expenditure shall be reported by the committee as a contribution received; and
- (c) The waiver shall continue in effect as long as the candidate complies with the conditions under which it was granted.
- (10) No candidate as defined in this section, nor any committee as defined in this section, shall use or permit the use of contributions or funds solicited or received for such person or in support of a public issue to further the candidacy of such person for a different public office or to further a different public issue. Any funds or contributions solicited or received by or

on behalf of a candidate or any committee, which has been organized in whole or in part to further any candidacy for the same person, shall be deemed to have been solicited or received for the candidacy for which he is then a candidate if the funds or contributions are solicited or received at any time prior to the general election for which he is a nominee and for thirty days (30) thereafter. Any unexpended balance of funds not otherwise obligated for the payment of expenses incurred to further a political issue or the candidacy of a person shall, at the election of the candidate or committee, escheat to the State Treasury, be returned pro rata to all contributors or, in the case of a partisan candidate, be transferred to the executive committee of the political party of which the candidate is a member except that a candidate, committee, or an official may retain such funds to further the same political issue or to seek election to the same office. (Enact. Acts 1974, ch. 130, § 190; 1976, ch. 247, § 15; 1976, ch. 279, § 1; 1978, ch. 5, § 2, effective June 17, 1978; 1978, ch. 216, § 1, effective June 17, 1978; 1978, ch. 255, § 2, effective June 17, 1978; 1978, ch. 384, § 255, effective June 17, 1978; 1980, ch. 292, § 8, effective July 15, 1980, 1984, ch. 111, § 70, effective July 13, 1984; 1986, ch. 100, § 7, effective July 15, 1986; 1988, ch. 15, § 2, effective July 15, 1988; 1988, ch. 17, § 13, effective July 15, 1988; 1988, ch. 341, § 46, effective July 15, 1988; 1990, ch. 204, § 1, effective July 13, 1990; 1990, ch. 278, § 1, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) This section was amended by two 1990 Acts which do not appear to be in conflict and have been compiled together.

*Compiler's Notes. For this section as applicable in relation to limitations on contri-

butions and administrative fees on contributions to candidates by permanent committees to elections held and contributions made after January 1, 1993 as provided in § 62 of 1992 Ky. Acts ch. 288, see the following section also numbered KRS 121.150.

*121.180. Reports required of committees and treasurers — Administration fee - Exceptions - Use of campaign funds - Disposition of unexpended campaign funds - Reports of purveyors of communications and advertising services. — (1)(a) Any candidate, slate of candidates, or campaign treasurer, or political issues committee shall be exempt from filing any pre-election finance reports required by subsection (3) of this section or KRS 121A.020(5), whichever is applicable, if the candidate, slate of candidates, or political issues committee chairman or treasurer files a form prescribed and furnished by the registry stating that contributions will not be accepted or expended in excess of three thousand dollars (\$3,000) in any one (1) election to further the candidacy or to support or oppose a constitutional amendment or public question which will appear on the ballot. A separate form shall be required for each primary, runoff primary, regular, or special election in which the candidate or slate of candidates participates or in which the public question appears on the ballot. The form shall be filed with the same office with which a candidate or slate of candidates files nomination papers or, in the case of a political issues committee, with the registry.

- (b) Any candidate, slate of candidates, campaign treasurer, or political issues committee shall be exempt from filing any campaign finance reports required by subsection (3) of this section or KRS 121A.020(5), whichever is applicable, if the candidate, slate of candidates, campaign treasurer, or political issues committee chairman or treasurer files a form prescribed and furnished by the registry stating that currently no contributions have been received and that contributions will not be accepted or expended in excess of two hundred fifty dollars (\$250) in any one (1) election. A separate form shall be required for each primary, runoff primary, regular, or special election in which the candidate or slate of candidates participates or in which the public question appears on the ballot. The form shall be filed with the same office with which a candidate or slate of candidates files nomination papers or, in the case of a political issues committee, with the registry.
- (c) For a primary election, a candidate, slate of candidates, campaign treasurer, or political issues committee chairman or treasurer shall file a request for exemption not later than the deadline for filing nomination papers and shall be bound by its terms unless it is rescinded in writing not later than fifteen (15) days after the filing deadline. For a runoff primary election, a slate of candidates shall file its request for exemption not later than five (5) days after the date of the preceding primary election and it shall be bound by its terms unless it rescinds it in writing not later than ten (10) days after the date of the preceding primary election. For a regular election, a candidate, slate of candidates, campaign treasurer, or political issues committee chairman or treasurer shall file a request for exemption not later than ten (10) days after the date of the preceding primary election, or runoff primary, if one is held, and shall be bound by its terms unless it is rescinded in writing not later than twenty-five (25) days after the date of the primary election, or runoff primary, if one is held. For a special election, a candidate, slate of candidates, or campaign treasurer shall file a request for exemption not later than ten (10) days after being nominated for a special election, and shall be bound by its terms unless it is rescinded in writing not later than twenty-five (25) days after the date on which the nomination for a special election is made.
- (d) Any candidate, slate of candidates, campaign treasurer, or political issues committee that is exempt from filing campaign finance reports pursuant to paragraph (a) or (b) of this subsection that accepts contributions or expends, or whose campaign treasurer accepts contributions or expends, in excess of the applicable limit in any one (1) election without rescinding the request for exemption in a timely manner shall comply with all applicable reporting requirements and, in addition to other penalties prescribed by law, in the case of a candidate or slate of candidates, upon a final determination that a violation occurred, be ineligible as a candidate or slate of candidates for the office sought, the nomination or election shall be void, and a vacancy shall be declared.
- (2) State and county executive committees shall make a full report, upon a prescribed form, to the registry, of all money, loans, or other things of

value, received from any source since the date of the last report, including the full name and address of each contributor, and the age if less than the legal voting age, the employer of each contributor and the spouse of the contributor or, if the contributor or the spouse of the contributor is selfemployed, the name under which he is doing business, and occupation of each person or group contributing in excess of three hundred dollars (\$300), the amount contributed by each and the date of the contribution, whether the contribution was in cash, and a complete statement of all expenditures authorized, incurred, or made. The total amount of cash contributions received during the reporting period shall be listed as a separate item. The complete statement of expenditures shall include the name and address of each person to whom an expenditure is made in excess of twenty-five dollars (\$25), and the amount, date, and purpose of each expenditure. This report shall be made to the registry within thirty (30) days after the primary, runoff primary if slates of candidates of that party participate, and regular elections. If an individual gives a reportable contribution to a state or county executive committee with the intention that the contribution or a portion of the contribution go to a candidate or slate of candidates, the name of the contributor and the sum shall be indicated on the committee report. The receipts and expenditures of funds remitted to each political party under KRS 141.071 to 141.073 shall be separately accounted for and reported to the registry in the manner required by KRS 121,230. The separate report may be made a separate section within the report required, by this subsection, to be submitted within thirty (30) days after each regular election.

(3) Except for candidates or slates of candidates, campaign treasurers, or political issues committees exempted from reporting requirements pursuant to subsection (1) of this section, each campaign treasurer of a candidate, slate of candidates, campaign committee, or political issues committee who accepts contributions or expends, expects to accept contributions or expend, or contracts to expend more than three thousand dollars (\$3,000) in any one (1) election, and each fundraiser who secures contributions in excess of three thousand dollars (\$3,000) in any one (1) election, shall make a full report, upon a prescribed form, to the registry, of all money, loans, or other things of value, received from any source, since the date of the last report, including the full name and address of each contributor, and the age if less than the legal voting age, the employer of each contributor and the spouse of the contributor or, if the contributor or spouse of the contributor is selfemployed, the name under which he is doing business, and occupation of each person or group contributing in excess of three hundred dollars (\$300), to a candidate or political issues committee or in excess of one hundred dollars (\$100) to a slate of candidates the amount contributed by each and the date of the contribution, whether the contribution was in cash, and a complete statement of all expenditures authorized, incurred, or made. The total amount of cash contributions received during the reporting period shall be listed as a separate item. The complete statement of expenditures

shall include the name, address, and occupation of each person to whom an expenditure is made in excess of twenty-five dollars (\$25), and the amount, date, and purpose of each expenditure. Reports of all candidates, campaign committees, political issues committees, and registered fundraisers shall be made as follows:

- (a) Candidates as defined in KRS 121.015(8), campaign committees, political issues committees, and fundraisers which register in the year before the year an election in which the candidate or public question shall appear on the ballot, shall file financial reports with the registry at the end of the first calendar quarter after the person becomes a candidate or following registration of the committee or fundraiser, and each calendar quarter thereafter, ending with the last calendar quarter of that year. Candidates, committees, and registered rundraisers shall make all reports required by this section during the year in which the election takes place;
- (b) All candidates, campaign committees, political issues committees, and registered fundraisers shall make reports on the thirty-second day preceding an election, including all previous contributions and expenditures;
- (c) All candidates, campaign committees, political issues committees, and registered fundraisers shall make reports on the twelfth day preceding the date of the election; and
- (d) All reports to the registry shall be in the hands of the registry or postmarked within five (5) days after each filing deadline.
- (4) All candidates, regardless of funds received or expended, campaign committees, political issues committees, and registered fundraisers shall make post-election reports within thirty (30) days after the election.
- (5) In making the preceding reports, the total gross receipts from each of the following categories shall be listed: proceeds from the sale of tickets for events such as testimonial affairs, dinners, luncheons, rallies, and similar fundraising events, mass collections made at the events, and sales of items such as campaign pins, buttons, hats, ties, literature, and similar materials. When any individual purchase or the aggregate purchases of any item enumerated above exceeds one hundred dollars (\$100), the purchaser shall be identified by name, address, age, if less than the legal voting age, occupation, and employer and the employer of the spouse of the purchaser or, if the purchaser or the spouse of the purchaser is self-employed, the name under which he is doing business, and the amount purchased shall be reported to the registry. The lists shall be maintained by the campaign treasurer, political issues committee treasurer, registered fundraiser, or other sponsor for inspection by the registry for six (6) years following the date of the election.
- (6)(a) Each permanent committee, inaugural committee, or contributing organization shall make a full report, upon a prescribed form, to the registry of all money, loans, or other things of value, received by it from any source, since the date of the last report, including the full name and address of each contributor, and the age if under the legal voting age, employer of

each contributor and the spouse of the contributor or, if the contributor or the spouse of the contributor is self-employed, the name under which he is doing business, and occupation of each person or group contributing in excess of three hundred dollars (\$300) and if in cash it shall be so stated. An aggregate amount of cash contributions shall also be reported, the amount contributed by each and the date of the contribution, and a complete statement of all expenditures authorized, incurred or made, including "independent expenditures" as defined in KRS 121.150(1). This report shall be made by a permanent committee, inaugural committee, or contributing organization to the registry on the last day of the first calendar quarter following the registration of the committee with the registry and on the last day of each succeeding calendar quarter until such time as the committee terminates. A contributing organization shall file a report of contributions received and expenditures made on forms prescribed by the registry not later than the last day of each calendar quarter in which contributions are received or expenditures are made. All reports to the registry shall be postmarked or received not later than five (5) days after each filing deadline;

- (b) A permanent committee shall pay an administrative fee to the registry in an amount equal to five percent (5%) of the expenditures, including independent expenditures, the permanent committee makes in support of or opposition to all candidates or slates of candidates for office. The payment for the administrative fee shall accompany each report a permanent committee makes to the registry which documents expenditures in support of or defeat of any candidate or slate of candidates during the reporting period covered by the report. The amount of administrative fees received by the registry from permanent committees for each reporting period shall be transferred to the State Treasurer for deposit in the election campaign fund established by KRS 121A.020.
- (7) If the final statement of a candidate, campaign committee, or political issues committee shows an unexpended balance of contributions, continuing debts and obligations, or an expenditure deficit, the campaign treasurer shall file with the registry a supplemental statement of contributions and expenditures not more than thirty (30) days after the deadline for filing the final statement. Subsequent supplemental statements shall be filed semi-annually, to be in the hands of the registry or postmarked within ten (10) days after April 15 and October 15, until the account shows no unexpended balance, continuing debts and obligations, expenditures, or deficit. All contributions shall be subject to KRS 121.150.
- (8) All reports filed under the provisions of this chapter shall be a matter of public record open to inspection by any member of the public immediately upon receipt of the report by the registry. A duplicate copy of each report filed with the registry shall be filed by the candidate, slate of candidates, or committee with the county clerk in the county in which the candidate or persons running as a slate of candidates reside at the same time.

County clerks shall maintain these reports for public inspection for a period of one (1) year from the date the last report is required to be filed.

- (9) A candidate or slate of candidates is relieved of the duty personally to file reports and keep records of receipts and expenditures if the candidate or slate states in writing or on forms provided by the registry that:
- (a) Within five (5) business days after personally receiving any contributions, the candidate or slate of candidates shall surrender possession of the contributions to the treasurer of their principal campaign committee without expending any of the proceeds thereof. No contributions shall be commingled with the candidate's or slated candidates' personal funds or accounts. Contributions received by check, money order, or other written instrument shall be endorsed directly to the campaign committee and shall not be cashed or redeemed by the candidate;
- (b) The candidate or slate of candidates shall not make any unreimbursed expenditure for the campaign, except that this paragraph does not preclude a candidate or slate from making an expenditure from personal funds to the designated principal campaign committee, which shall be reported by the committee as a contribution received; and
- (c) The waiver shall continue in effect as long as the candidate or slate of candidates complies with the conditions under which it was granted.
- (10) No candidate, slate of candidates, campaign committee, political issues committee, or contributing organization shall use or permit the use of contributions or funds solicited or received for the person or in support of or opposition to a public issue which will appear on the ballot to further the candidacy of the person for a different public office, to support or oppose a different public issue, or to further the candidacy of any other person for public office; except that nothing in this subsection shall be deemed to prohibit a candidate or slate of candidates from using funds in the campaign account to purchase admission tickets for any fundraising event or testimonial affair for another candidate or slate of candidates if the amount of the purchase does not exceed one hundred dollars (\$100) per event or affair. Any funds or contributions solicited or received by or on behalf of a candidate, slate of candidates, or any committee, which has been organized in whole or in part to further any candidacy for the same person or to support or oppose the same public issue, shall be deemed to have been solicited or received for the current candidacy or for the election on the public issue if the funds or contributions are solicited or received at any time prior to the regular election for which the candidate, slate of candidates, or public issue is on the ballot. Except as provided in KRS 121A.080(6), any unexpended balance of funds not otherwise obligated for the payment of expenses incurred to further a political issue or the candidacy of a person shall, in whole or in part, at the election of the candidate or committee, escheat to the State Treasury, be returned pro rata to all contributors, or, in the case of a partisan candidate, be transferred to the state or county executive committee of the political party of which the candidate is a member except that a candidate, committee, or an official may retain

the funds to further the same public issue or to seek election to the same office or may donate the funds to any charitable, nonprofit, or educational institution recognized under Section 501(c)(3) of the United States Internal Revenue Code of 1986, as amended, and any successor thereto.

(11) Any publisher of newspapers or magazines, owner or lessor of billboards, a radio or television station or network, or any other person, company, corporation, or business organization offering its communications or advertising services for hire to the public who receives funds for the purchase of advertising services or material shall file with the registry a copy of the material or communication purchased by any person to support or oppose any slate of candidates or committee, which shall be provided by the purchaser for filing with the registry, and a copy of the receipt for the funds paid, and shall identify for the registry the person purchasing the services or material, and the source of the funds used to make the purchase if different than the purchaser. The information shall be reported to the registry not more than thirty (30) days after receiving the initial advertising or communications purchase for an election and every thirty (30) days thereafter if purchases are made in the ensuing period; except that reports of purchases shall be made to the registry every fourteen (14) days during the fifty-six (56) days before the primary and regular elections for Governor and Lieutenant Governor. The provisions of this subsection shall apply only to purchases of advertising services or material to support or oppose a slate of candidates for election to the offices of Governor and Lieutenant Governor. (Enact. Acts 1974, ch. 130, § 190; 1976, ch. 247, § 15; 1976, ch. 279, § 1; 1978, ch. 5, § 2, effective June 17, 1978; 1978, ch. 216, § 1, effective June 17, 1978; 1978, ch. 255, § 2, effective June 17, 1978; 1978, ch. 384, § 255, effective June 17, 1978; 1980, ch. 292, § 8, effective July 15, 1980, 1984, ch. 111, § 70, effective July 13, 1984; 1986, ch. 100, § 7, effective July 15, 1986; 1988, ch. 15, § 2, effective July 15, 1988; 1988, ch. 17, § 13, effective July 15, 1988; 1988, ch. 341, § 46, effective July 15, 1988; 1990, ch. 204, § 1, effective July 13, 1990; 1990, ch. 278, § 1, effective July 13, 1990; 1992, ch. 288, § 28, effective July 14, 1992.*)

*Compiler's Notes. For this section as applicable in relation to limitations on contributions and administrative fees on contributions to candidates by permanent committees to elections held and contributions made prior to January 1, 1993 see the preceding section also numbered KRS 121.150.

Section 62 of Acts 1992, ch. 288, provides: "The provisions of Section 25 (KRS 121.150) and subsection (6)(b) of Section 28 [KRS 121.180] of this Act relating to limitations on

contributions and administrative fees on contributions to candidates by permanent committees, shall first apply to elections held and contributions made, respectively, after January 1, 1993. Subject to the limitations of subsection (6) of Section 8 [KRS 121A.080] of this Act, the balance a candidate has in his campaign account as of December 31, 1992 shall not be subject to the limitations of Section 25 [KRS 121.150] of this Act and may be used for future campaign expenses."

- 121.190. Identification of contributors and advertisers. (1) All newspaper or magazine advertising, posters, circulars, billboards, handbills, sample ballots and paid-for television or radio announcements with reference to or intended for, the support or defeat of a candidate or group of candidates for nomination or election to any public office shall be identified by the words "paid for by" followed by the name and address of the payer, or the committee, organization or association and its treasurer, on whose behalf the communication appears. For television and radio broadcasts, compliance with Federal Communications Commission regulations regarding sponsored programs and broadcasts by candidates for public office shall be considered compliance with this section.
- (2) The management of newspapers and magazines shall keep a one (1) year record of all statements, articles, or advertisements referred to in subsection (1) of this section, that appear in their publications, however, nothing in subsection (1) of this section shall be construed to require editors or editorial writers of newspapers and magazines to identify themselves in the manner therein required with any article or editorial written by them as part of their duties as an employe or employer. (Enact. Acts 1974, ch. 130, § 191.)

121.200. Reports to be kept four years — Admissibility as evidence. [Repealed.]

Compiler's Notes. This section (Enact. effective July 15, 1986) was repealed by Acts Acts 1974, ch. 130, § 192; 1986, ch. 100, § 8, 1992, ch. 288, § 60, effective July 14, 1992.

- 121.210. Central campaign committee Designation Duties Unauthorized or disavowed campaign committee. (1) Each candidate may designate one (1) central campaign committee. If so designated, the central campaign committee shall receive all reports made by any other campaign committee authorized in writing by the candidate to accept contributions or make expenditures for the purpose of influencing the nomination for election, or election, of the candidate who designated it as his central campaign committee.
- (2) Each statement or report which an authorized committee is required to file with or furnish to the registry shall, if that committee is not a central campaign committee, be furnished instead to the central campaign committee for the candidate on whose behalf that committee is, or is established for the purpose of, accepting contributions or making expenditures.
- (3) Each central campaign committee shall receive all reports and statements filed with or furnished to it by other authorized committees, and shall consolidate and furnish the reports and statements to the registry, together with its own reports and statements as prescribed by KRS 121.180.
- (4) Campaign committees not authorized by, or which have been disavowed by the candidate, shall not include the name of the candidate as

part of the committee's name and shall file the reports and statements with the registry as prescribed in KRS 121.180. (Enact. Acts 1974, ch. 253, § 7; 1980, ch. 292, § 9, effective July 15, 1980.)

- 121.220. Primary campaign depository Secondary depository - Deposits - Statements. - (1) Each candidate, slate of candidates, and each committee shall, before receiving any contributions or expending any money, designate one (1) primary campaign depository for the purpose of depositing all contributions received and disbursing all expenditures made by the candidate, slate of candidates, or committee. The candidate, slate of candidates, or committee may also designate one (1) secondary depository in each county in which an election is held and in which the candidate, slate of candidates, or committee participates. Deputy campaign treasurers may make expenditures from secondary depositories but only from moneys which first have been deposited in the primary campaign depository. Only a financial institution authorized to transact business in Kentucky may be designated as a campaign depository. The candidate, slate of candidates, or committee shall file the name and address of each primary and secondary depository so designated at the same time the candidate, slate of candidates, or committee files the name of his or its campaign treasurer.
- (2) All funds received by the campaign treasurer or any deputy campaign treasurer of any candidate or committee shall be deposited in a campaign depository in an account designated "Campaign Fund of (name of candidate or committee)." For each deposit, the campaign treasurer or deputy campaign treasurer shall retain a statement showing the full name, address, employer of each contributor and the spouse of the contributor or, if the contributor or spouse of the contributor is self-employed, the name under which he is doing business, and occupation of each contributor of more than three hundred dollars (\$300) and the amount contributed. Cash contributions shall be accompanied by the same receipt form. The campaign treasurer or deputy campaign treasurer for a slate of candidates or a slate's campaign committee shall comply with the requirements of KRS 121A.080(6). (Enact. Acts 1974, ch. 253, § 8; 1978, ch. 5, § 3, effective June 17, 1978; 1980, ch. 292, § 10, effective July 15, 1980; 1986, ch. 100, § 9, effective July 15, 1986; 1988, ch. 341, § 47, effective July 15, 1988; 1992, ch. 288, § 29, effective July 14, 1992.)
- 121.230. Use of portion of income tax designated to political party Records and reports Audit. (1) No state or local governing authority of a political party to which funds are remitted under KRS 141.071 to 141.073 shall use such funds other than in support of the party's candidates in a general election and for the administrative costs of maintaining a political party headquarters.
- (2) Each state or local governing authority of a political party to which funds are remitted under KRS 141.071 to 141.073 shall deposit such funds in a bank account separate from any account in which other funds of the

political party are maintained. All expenditures from such remitted funds shall be by check. A copy of each cancelled check written on the account of funds remitted under KRS 141.071 to 141.073 shall be retained by the state or local governing authority of the political party for a period of not less than four (4) years.

- (3) The designated official of each state or local governing authority of a political party to which funds are remitted under KRS 141.071 to 141.073 shall maintain a current record of the receipts, balance and expenditures of the funds so remitted. In addition, the official shall, within thirty (30) days after each general election, forward to the registry of election finance a report of:
 - (a) The unexpended and unobligated balance of such remitted funds; and
- (b) An itemized listing of each expenditure authorized, incurred or made from such remitted funds, indicating the amount, date and purpose of each expenditure, regardless of the amount, and the name, address and occupation of each person to whom an expenditure of fifty dollars (\$50) or more was made, since the date of the last report.
- (4) The reports required by subsection (3) of this section shall be a matter of public record open to inspection by any member of the public immediately upon receipt of the report by the registry.
- (5) The registry of election finance shall annually audit the accounts and records of receipts and expenditures of funds remitted to each state or local governing authority of a political party under KRS 141.071 to 141.073 and shall report the results of each audit to the general assembly. In the course of such audits, the registry or its authorized agents may ascertain the amount of such remitted funds on deposit in the separate bank account, required by subsection (2) of this section, of the political party audited and may audit the account on the books of the bank. No bank shall be liable for making available to the registry any of the information required under this section. (Enact. Acts 1978, ch. 255, § 1, effective June 17, 1978; 1980, ch. 292, § 11, effective July 15, 1980; 1982, ch. 167, § 3, effective January 1, 1983.)

PROHIBITIONS

- 121.310. Coercement of employee's vote prohibited. (1) No person shall coerce or direct any employee to vote for any political party or candidate for nomination or election to any office in this state, or threaten to discharge any employee if he votes for any candidate, or discharge any employee on account of his exercise of suffrage, or give out or circulate any statement or report that employees are expected or have been requested or directed by the employer, or by anyone acting for him, to vote for any person, group of persons or measure.
- (2) No corporation organized or authorized to do business in this state shall influence or attempt to influence, by bribe, favor, promise, inducement or otherwise, the vote or suffrage of any employee of such corporation

against or in favor of any candidate, platform, principle or issue in any election held under the laws of this state. (Enact. Acts 1974, ch. 130, § 193.)

- 121.320. Assessment of state or federal employee prohibited. —
- (1) No person shall obtain or attempt to obtain money by assessment or coercion from any state or federal employee with the purpose of using the money to promote or aid the candidacy of any person, or any political party, or any question to be voted upon by the voters of this state or any section or portion of this state in any state, national, district, county, city or precinct election, or primary election, or in securing delegates or in any manner where nominations are to be made by convention. Every assessment and each act of coercion shall constitute a separate offense.
- (2) The term "assessment," as used in this section, means the fixing of any amount, to be given in money by any employee, and the soliciting of that amount or any amount in money from a person so assessed. The term "coercion," as used in this section, means any threat of discharging any employe for failure to contribute any amount of money for campaign or political purposes, or any attempt to force contribution of any amount of money for political or campaign purposes by any influence, or discharging, demoting or reducing the salary or wages of any employee for failure to contribute portions of his salary or wages, or by putting such employee in fear in any manner.
- (3) The term "state or federal employee," as used in this section, means any person who holds any appointive office in any department of the state or federal government, and who receives wages or salary for his work from the funds of the state or the United States. (Enact. Acts 1974, ch. 130, § 194.)
- 121.330. Restrictions on elected officials and their appointees in dealing with certain contributors and fundraisers. (1) No elected official or any of his appointees shall knowingly award any nonbid contract with the governing authority which the elected official serves to any entity whose officers or employees, or the spouses of officers or employees, knowingly contributed in excess of five thousand dollars (\$5,000) in the aggregate in any one (1) election to the election campaign of the elected official during the term of office following the election campaign in which the contributions were made.
- (2) No entity whose officers or employees, or the spouses of officers or employees, have knowingly contributed in excess of five thousand dollars (\$5,000) in the aggregate in any one (1) election to the election campaign of any elected official shall knowingly receive any nonbid contract with the governing authority which the elected official serves during the term of office following the election campaign in which the contributions were made.

- (3) No elected official or any of his appointees shall knowingly award any nonbid contract, lease, or appointment to any office or board with the governing authority which the elected official serves to any person who has acted as a fundraiser by directly soliciting contributions to the election campaign of the elected official who secured in excess of thirty thousand dollars (\$30,000) in contributions in the aggregate in any one (1) election for the election campaign, or to his immediate family, employer, or employee, during the term of office following the election campaign in which the contributions were made, nor shall any award of a nonbid contract or lease with the governing authority knowingly be made to the entity in which the person has an interest during the term of office following the election campaign in which the contributions were made.
- (4) No person who has acted as a fundraiser by directly soliciting contributions for the election campaign of an elected official who secured in excess of thirty thousand dollars (\$30,000) in contributions in the aggregate in any one (1) election for the election campaign, nor his immediate family, employer, or employee, shall knowingly receive any nonbid contract, lease, or appointment to any office or board with the governing authority which the elected official serves during the term of office following the election campaign in which the contributions were made, nor shall an entity in which the person has an interest knowingly receive a nonbid contract or lease with the governing authority during the term of office following the election campaign in which the contributions were made.
- (5) For the purposes of this section, "entity" means any person, sole proprietorship, partnership, unincorporated association, unincorporated company, joint stock company, public service corporation, professional services corporation, corporation, or any other business organization.
- (6) For the purposes of this section, "immediate family" means the spouse of the person, the parent of the person or spouse, or the child of the person or spouse.
- (7) For the purposes of this section, "governing authority" means the elected legislative, executive, and judicial officers charged with the administration of the affairs of the political subdivision which they serve. (Enact. Acts 1992, ch. 288, § 16, effective July 14, 1992.*)

*Compiler's Notes. Section 63 of Acts 1992, ch. 288, provides: "The provisions of Sections 16 [KRS 121.330] and 24 [KRS 121.056] of this Act shall first apply to any appointment to any state office or position made by gubernatorial appointment, lease or any contract with the Commonwealth awarded during the term of office of the Gov-

ernor elected at the November 1995 election. Any restriction on the receipt of an appointment or contract by the provisions of KRS 121.056 as it existed prior to its amendment by Section 24 of this Act shall remain operative for the term of office of the Governor elected at the November 1991 election."

121.990. Penalties. — (1) Any corporation or any officer, agent, attorney, or employee of a corporation, who knowingly violates any of the provisions of KRS 121.025, shall be fined not more than ten thousand dollars (\$10,000), and, in the case of individuals, be guilty of a Class D felony.

- (2) Any corporation that knowingly violates any of the provisions of KRS 121.035(1) or KRS 121.310(2) shall be fined not more than ten thousand dollars (\$10,000) for each offense, and upon conviction its charter shall be forfeited or its authority to do business revoked.
- (3) Any person who knowingly violates any of the provisions of KRS 121.035(2), 121.045, 121.055, 121.150 to 121.230, 121.310(1), 121.320, or KRS Chapter 121A, shall, for each offense, be guilty of a Class D felony. Violations of KRS 121.150 to 121.230 or KRS Chapter 121A shall include, but shall not be limited to, any of the following acts or omissions:
 - (a) Failure to make required reports or to file reports at times specified;
 - (b) Making any false statement or report;
 - (c) Giving money under a fictitious name; or
- (d) Making any communication to support or defeat a candidate or slate of candidates without identification of sponsorship.
- (4) The nomination for, or election to, an office of any candidate or slate of candidates who knowingly violates any provision of KRS 121.150 to 121.220 or KRS Chapter 121A, or whose campaign treasurer knowingly violates any provision of KRS 121.150 to 121.220 or KRS Chapter 121A, with the knowledge of that candidate or slate of candidates, shall be void, and, upon a final judicial determination of guilt, the office shall be declared vacant and the officeholder shall forfeit all benefits which he would have been entitled to receive had he continued to serve, and the office or candidacy shall be filled as provided by law for the filling of a vacancy. An action to declare a vacancy under this subsection may be brought by the registry, the Attorney General, any candidate or slate of candidates for the office sought to be declared vacant, or any qualified voter.
- (5) The Attorney General, Commonwealth's attorney, the registry, or any qualified voter may sue for injunctive relief to compel compliance with the provisions of KRS 121.056 and KRS 121.120 to 121.230 and KRS Chapter 121A.
- (6) The Commonwealth's attorney for the county in which the candidate or slated candidates reside shall be the chief prosecutor upon receipt of a written request from the registry, shall prosecute any violator under this chapter or KRS Chapter 121A, and in the event he fails or refuses to prosecute a violator, upon written request from the registry, the Attorney General shall appoint a special prosecutor with full authority to carry out the provisions of this section.
- (7) Any officeholder who knowingly violates the provisions of KRS 121.150(12) shall, upon a final judicial determination of guilt, have his office declared vacant and shall forfeit all benefits which he would have been entitled to receive had he continued to serve.
- (8) Any Governor or any gubernatorial appointee who knowingly appoints, approves the appointment, or participates in the appointing of any person to any appointive state office or position in violation of KRS 121.056(1) shall be guilty of a Class D felony and, upon a final judicial determination of guilt, have his office declared vacant and shall forfeit all

benefits which he would have been entitled to receive had he continued to serve.

- (9) Any person who knowingly receives an appointment to any appointive state office or position in violation of KRS 121.056(1) shall be guilty of a Class D felony and, upon a final judicial determination of guilt, have his office declared vacant, forfeit all benefits which he would have been entitled to receive, and shall be ineligible to receive an appointment to a state office or position for a period of five (5) years from the date of a final judicial determination of guilt.
- (10) Any elected or appointed state officeholder who knowingly awards or participates in the awarding of a contract with the Commonwealth of Kentucky to a person or entity in violation of KRS 121.056(2) shall be guilty of a Class D felony and, upon a final judicial determination of guilt, have his office declared vacant and shall forfeit all benefits which he would have been entitled to receive had he continued to serve.
- (11) Any person or entity who knowingly receives a contract with the Commonwealth of Kentucky in violation of KRS 121.056(2) shall be guilty of a Class D felony. Upon conviction, the contract shall be canceled, and the person or entity convicted shall be ineligible to receive a contract with the Commonwealth of Kentucky for a period of five (5) years from the date of a final judicial determination of guilt.
- (12) Any person who knowingly violates any of the provisions of KRS 121.056(3) shall be guilty of a Class D felony.
- (13) Any person who knowingly fails to pay a civil penalty, assessed by the registry or a judicial panel pursuant to KRS 121.140 for violation of campaign finance laws, shall be disqualified from filing for public office until such penalty is paid or the registry rules that settlement has otherwise been made.
- (14) Any elected official who knowingly awards or participates in the awarding of a nonbid contract or whose appointee knowingly awards or participates in the awarding of a nonbid contract in violation of KRS 121.330(1) shall be guilty of a Class D felony and, upon a final judicial determination of guilt, have his office declared vacant and shall forfeit all benefits which he would have been entitled to receive had he continued to serve.
- (15) Any entity who knowingly receives a nonbid contract with a governing authority in violation of KRS 121.330(2) shall be guilty of a Class D felony. Upon conviction, the nonbid contract shall be canceled, and the entity convicted shall be ineligible to receive a nonbid contract with a governing authority for a period of five (5) years from the date of final judicial determination of guilt.
- (16) Any elected official who knowingly awards or participates in awarding of a nonbid contract, lease, or appointment to an office or board or whose appointee knowingly awards or participates in the awarding of a nonbid contract, lease, or appointment to an office or board in violation of KRS 121.330(3) shall be guilty of a Class D felony and, upon a final judicial

determination of guilt, have his office declared vacant and shall forfeit all benefits which he would have been entitled to receive had he continued to serve.

- (17)(a) Any fundraiser who knowingly receives a nonbid contract, lease, or appointment to an office or board or any entity in which he has an interest who knowingly receives a nonbid contract or lease in violation of KRS 121.330(4) shall be guilty of a Class D felony;
- (b) Any immediate family member, employer, or employee of a fundraiser who knowingly receives a nonbid contract, lease, or appointment to an office or board in violation of KRS 121.330(4) shall be guilty of a Class D felony; and
- (c) Upon conviction, the nonbid contract, lease, or appointment shall be canceled, and the person or entity convicted shall be ineligible to receive a nonbid contract, lease, or appointment with a governing authority for a period of five (5) years from the date of a final judicial determination of guilt.
- (18) Any appointed or elected state officeholder or any other person who knowingly violates the provisions of KRS 121.120(5) shall be guilty of a Class D felony. In the event a candidate has assumed office, upon a final judicial determination of guilt, his office shall be declared vacant and he shall forfeit all benefits which he would have been entitled to receive had he continued to serve. (Enact. Acts 1974, ch. 130, §§ 195, 196; 1980, ch. 292, § 12, effective July 15, 1986; 1986, ch. 100, § 10, effective July 15, 1986; 1986, ch. 168, § 2, effective July 15, 1986; 1988, ch. 118, § 3, effective 1991; 1988, ch. 341, § 48, effective July 15, 1988; 1992, ch. 288, § 30, effective July 14, 1992; 1992, ch. 463, § 14, effective July 14, 1992.)

Legislative Research Commission Note. (7/14/92) This section was amended by 1992 Ky. Acts ch. 288, sec. 30, and ch. 463, sec. 14, which appear to be in conflict. Those changes made by ch. 463 which are purely technical to standardize penalties into Penal Code format, are revisory in nature, and the substantive changes made by ch. 288 prevail by virtue of KRS 7.123(1). Otherwise, the changes

of ch. 463 control pursuant to KRS 446.250. (10/14/92). The original 1992 printing of this statute inadvertently retained as subsection (8) the former subsection (14) of the statute which was deleted by 1992 Ky. Acts ch. 463, sec. 14, and which was the subject of the Legislative Research Commission Note dated July 14, 1992.

CHAPTER 121A PUBLIC FINANCING CAMPAIGN ACT

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SECTION.

ECTION.

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- 121A.005. Short title for chapter. This chapter shall be known as the "Public Financing Campaign Act." (Enact. Acts 1992, ch. 288, § 13, effective July 14, 1992.)
- 121A.010. Definitions for chapter. As used in this chapter, unless the context requires otherwise:
 - (1) "Registry" means the Kentucky Registry of Election Finance;
 - (2) "Fund" means the election campaign fund;
- (3) "Transfer" means a transfer from the fund to a qualifying slate of candidates:
- (4) "Qualifying contribution" means a contribution made to a slate of candidates for Governor and Lieutenant Governor by a natural person, permanent committee, executive committee of a political party, or contributing organization that is authorized to contribute to candidates that is paid by personal check, cashier's check, or money order. A qualifying contribution shall not include a cash contribution, loan, pledge, nonmonetary contribution, or contribution by a slate of candidates in excess of the contribution limits of KRS 121A.050:
- (5) "Qualifying slate of candidates" means any slate of candidates of a political party or any independent nominees for Governor and Lieutenant Governor whose names are qualified to appear jointly on a primary or runoff primary election ballot, or candidates who have filed a notification and declaration pursuant to KRS 118.127 who are authorized by this chapter to receive contributions and make expenditures jointly for the regular election, and one (1) that has otherwise qualified under this chapter to receive a transfer from the election campaign fund, including having raised the minimum threshold qualifying amount. "Qualifying slate of candidates," when applied to a runoff primary, means a slate of candidates for Governor and Lieutenant Governor that has been certified by the Secretary of State as one that has received the highest or next highest number of votes for its party's nomination in a primary that filed a statement of intent to accept a transfer from the fund and abide by the expenditure limit for the primary which was not rescinded in a timely manner;
- (6) "Slate of candidates" means any two (2) persons who have filed a joint notification and declaration pursuant to KRS 118.127, received contributions or made expenditures, appointed a campaign treasurer, designated a campaign depository, or given their consent for any other individual to receive contributions or make expenditures, with a view to bringing about their nomination for election to the offices of Governor and Lieutenant Governor. Unless the context requires otherwise, any provision of law that applies to a candidate shall also apply to a slate of candidates;

- (7) "Candidate campaign account" means the bank account required by KRS 121.160 to be established, which for a slate of candidates for Governor and Lieutenant Governor shall be in a financial institution authorized to do business in Kentucky which is insured by the Federal Deposit Insurance Corporation and shall be for the sole purpose of receiving transfers from the fund and contributions or other moneys raised from personal resources;
- (8) "Campaign expenditures" means lawful expenditures from a candidate campaign account on behalf of a slate of candidates to further its nomination or election to the offices of Governor and Lieutenant Governor authorized by the campaign committee treasurer or other authorized individual;
 - (9) "Committee" includes the following:
- (a) "Campaign committee" which means one (1) or more persons who receive contributions and make expenditures to support or oppose one (1) or more specific slate of candidates for nomination or election to the offices of Governor and Lieutenant Governor;
- (b) "Political issues committee," which means three (3) or more persons joining together to advocate or oppose a constitutional amendment or public question which will appear on the ballot if that committee receives or expends money in excess of one thousand dollars (\$1,000);
- (c) "Permanent committee," which means a group of individuals, including an association, committee, or organization, other than a campaign committee or party executive committee, which is established as, or intended to be, a permanent organization having as a primary purpose political activity which may include support of or opposition to selected candidates, political parties, or issues of public importance, and which functions on a regular basis throughout the year; and
 - (d) An executive committee of a political party;
- (10) "Contributing organization" means a group which merely contributes to candidates, campaign committees, or executive committees from time to time from funds derived solely from within the group, and which does not solicit or receive funds from sources outside the group itself. However, any contribution made by a contributing organization in excess of one hundred dollars (\$100) shall be reported to the registry;
 - (11)(a) "Contribution" means any:
- 1. Payment, distribution, loan, deposit, or gift of money or other thing of value, to a slate of candidates, its agent, a committee, or contributing organization. As used in this subsection, "loan" shall include a guarantee, endorsement, or other form of security where the risk of nonpayment rests with the surety, guarantor, or endorser, as well as with a committee, contributing organization, slate of candidates, or other primary obligor. No individual shall become liable as surety, endorser, or guarantor for any sum which, when combined with all other contributions the individual makes to the slate of candidates, its agent, the committee, or the contributing organization, exceeds the contribution limits provided in KRS 121.150;

- 2. Payment by any individual other than the slate of candidates, its authorized treasurer, a committee, or contributing organization of compensation for the personal services of another individual which are rendered to a slate of candidates, committee, or contributing organization;
- 3. Goods, advertising, or services with a value of more than one hundred dollars (\$100) in the aggregate in any one (1) election which are furnished to a slate of candidates, committee, or contributing organization without charge, or at a rate which is less than the rate normally charged for such goods or services;
- 4. Payment by any individual other than the slate of candidates, its authorized treasurer, a committee, or contributing organization for any goods or services with a value of more than one hundred dollars (\$100) in the aggregate in any one (1) election which are utilized by a slate of candidates, committee, or contributing organization;
- 5. Expenditure in connection with any other activity undertaken independently of activities of a slate of candidates, of a committee, or of a contributing organization made or furnished for the purpose of influencing the results of an election.
- (b) Notwithstanding the foregoing meanings of "contribution," it shall not be construed to include:
- 1. Services provided without compensation by individuals volunteering a portion or all of their time on behalf of a slate of candidates, committee, or contributing organization;
- 2. Expenditures by an individual other than a candidate in connection with an event held in the individual's home when the individual expends less than three hundred dollars (\$300); or
- 3. A loan of money by any financial institution doing business in Kentucky made in accordance with applicable banking laws and regulations and in the ordinary course of business; and
- (12) "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists. (Enact. Acts 1992, ch. 288, § 1, effective July 14, 1992.)
- 121A.020. Election campaign fund Transfers. (1) There is established a special account of the general fund in the State Treasury to be known as the election campaign fund from which funds may be paid only upon warrants issued by the registry.
- (2) The registry shall distribute transfers for the matching of qualifying contributions to a qualifying slate of candidates for Governor and Lieutenant Governor as provided in KRS 121A.080. The transfers shall be paid from moneys derived from appropriations made to the fund for that purpose and moneys transferred to the fund pursuant to KRS 121A.080(6), KRS 121A.060(6)(b), and KRS 118.255(3).
- (3) The registry shall report to the General Assembly within three (3) months following an election for Governor and Lieutenant Governor the

total amount of transfers from the fund paid to each qualifying slate of candidates for qualifying contributions.

- (4) The registry shall preserve all receipted bills and accounts required to be kept by this chapter for a period of six (6) years.
- (5) All slated candidates' campaign committees, including those of slates of candidates rejecting expenditure limitations, and fundraisers for slated candidates who are registered pursuant to KRS 121.170(2), shall report all contributions and expenditures to the registry not less than every thirty (30) days following the formation and registration of the committee or registration of the fundraiser and not less than every fourteen (14) days during the fifty-six (56) days immediately preceding the primary election and the fifty-six (56) days immediately preceding the regular election of a year in which a Governor and Lieutenant Governor are elected, in lieu of the reporting provisions of KRS 121.180(3)(a), (b), and (c). Slated candidates participating in a runoff primary and registered fundraisers for slated candidates in a runoff primary shall report all contributions and expenditures to the registry fourteen (14) days before the runoff primary. All slated candidates and registered fundraisers for slated candidates shall make a report to the registry not later than thirty (30) days following any election in which they participate and shall submit additional reports every thirty (30) days thereafter until all financial obligations of the slate have been fulfilled and the candidate campaign account has been closed in lieu of the reporting provisions of KRS 121.180(4). All reports required by this subsection shall include all contributions deposited into and all expenditures paid from the candidate campaign account as of the close of business on the last day of the reporting period.
- (6) After each primary, each runoff primary, and each regular election in a year in which a Governor and Lieutenant Governor are elected, the registry shall conduct a thorough examination and audit of the contributions to and campaign expenditures by any campaign committee of each slate of candidates and issue a separate report on each campaign committee.
- (7) The registry shall promulgate administrative regulations and official forms and perform other duties necessary to implement the provisions of this chapter. (Enact. Acts 1992, ch. 288, § 2, effective July 14, 1992.)
- 121A.030. Campaign expenditure limitations. (1) A qualifying slate of candidates for Governor and Lieutenant Governor that receives transfers from the fund may make campaign expenditures which, in the aggregate, including the expenditure of transfers from the fund, shall not exceed one million eight hundred thousand dollars (\$1,800,000) in connection with a primary election campaign and one million eight hundred thousand dollars (\$1,800,000) in connection with a regular election campaign, subject to the provisions of KRS 121A.080(4) and (5), and three hundred thousand dollars (\$300,000) in connection with a runoff primary campaign.
- (2) The expenditure limit amounts established in subsection (1) of this section shall be increased or decreased in accordance with the consumer

price index for all urban workers, and the registry shall make that adjustment in a year in which a Governor and Lieutenant Governor are elected not later than the filing deadline for the primary election.

- (3) No qualifying slate of candidates for Governor and Lieutenant Governor that receives a transfer from the fund or that is otherwise subject to expenditure limitations shall exceed the expenditure limitations of subsection (1) of this section through an additional reported or unreported expenditure by any person, committee, or contributing organization which does not qualify as an "independent expenditure" as defined in KRS 121.150(1).
- (4) A slate of candidates for Governor and Lieutenant Governor that has filed a statement of intent to accept transfers from the fund and abide by the maximum expenditure limit that was not rescinded pursuant to KRS 121A.040(4) may receive contributions from permanent committees which, in the aggregate, shall not exceed twenty-five percent (25%) of the qualifying contributions received by the slate of candidates in any one (1) election. A slate of candidates that has filed a statement of intent to reject transfers from the fund and not abide by the maximum expenditure limit or one that has rescinded a statement of intent to accept transfers from the fund pursuant to KRS 121A.040(4) may receive contributions from permanent committees which, in the aggregate, shall not exceed twenty-five percent (25%) of the qualifying contributions received by the slate of candidates in any one (1) election up to a maximum of one hundred fifty thousand dollars (\$150,000) in any one (1) election.
- (5) No slate of candidates for Governor and Lieutenant Governor shall knowingly accept any other campaign contribution during the thirty (30) days immediately preceding a primary or regular election and during the fourteen (14) days immediately preceding a runoff primary except:
- (a) A qualifying slate of candidates that has elected to become eligible for fund transfers or who may in the future elect to become eligible for fund transfers shall be released from expenditure limitations following a certification by the registry pursuant to KRS 121A.080(4) or (5) that a slate of candidates that has not elected to become eligible for fund transfers has received contributions or made expenditures in excess of the expenditure limits provided in subsection (1) of this section; or
- (b) The matching ratio of fund transfers established in subsection KRS 121A.060(2)(c) has been reduced by the registry pursuant to KRS 121A.080(3). If the registry reduces the matching ratio of fund transfers, a qualifying slate of candidates that has elected to become eligible for fund transfers or that may in the future elect to become eligible for fund transfers, may accept aggregate qualifying contributions which, when added to the maximum threshold qualifying amount established in KRS 121A.060(2)(c) and the amount equal to the reduced matching ratio of fund transfers shall not exceed the expenditure limit established in subsection (1) of this section, unless a qualifying slate of candidates has been released from expenditure limitations pursuant to KRS 121A.080(4) or (5). (Enact. Acts 1992, ch. 288, § 3, effective July 14, 1992.)

- 121A.040. Statement of intent. (1) Each slate of candidates for Governor and Lieutenant Governor shall file with the registry a statement of intent to accept or to reject a transfer from the election campaign fund. The statement shall be filed not later than the deadline for filing nomination papers.
- (2) A qualifying slate of candidates that intends to accept a transfer shall swear that the slate and the slate's authorized agents have complied with and will continue to comply with applicable contribution and expenditure limits.
- (3) A slate of candidates shall designate in the statement of intent whether the slate will accept or reject a transfer in either the primary or the regular election. A qualifying slate of candidates that receives a transfer from the fund in either the primary or regular election shall be bound by the contribution and expenditure limits of KRS 121A.030 and KRS 121A.050 throughout the campaign. A slate of candidates that rejects expenditure limitations in a primary shall not be eligible to receive a transfer from the fund in a runoff primary or the regular election. A slate of candidates that accepts expenditure limitations in a primary shall not reject expenditure limitations in a regular election.
- (4)(a) Prior to the payment by the registry of either a primary election transfer or a regular election transfer, a slate of candidates may rescind its statement of acceptance by filing a notice rescinding its acceptance not later than 4 p.m., prevailing time, not later than ten (10) calendar days after the date for filing nomination papers.
- (b) A slate of candidates may rescind its statement of rejection if it has not received contributions or made expenditures in excess of the expenditure limit established by KRS 121A.030(1) by filing a notice rescinding its rejection not later than 4 p.m., prevailing time, not later than ten (10) calendar days after the date for filing nomination papers. (Enact. Acts 1992, ch. 288, § 4, effective July 14, 1992.)
- 121A.050. Contribution limits. (1) A slate of candidates that has filed a statement of intent to accept transfers from the fund and abide by the maximum expenditure limit which was not rescinded pursuant to KRS 121A.040(4) shall not knowingly accept a contribution from a natural person, permanent committee, executive committee of a political party, or contributing organization of more than five hundred dollars (\$500) in any one (1) election. Except for independent expenditures, as defined in KRS 121.150(1), no natural person, permanent committee, executive committee of a political party, or contributing organization shall knowingly make a contribution of more than five hundred dollars (\$500) in any one (1) election to a slate of candidates that has filed a statement of intent to accept transfers from the fund and abide by the maximum expenditure limit which was not rescinded.
- (2) A slate of candidates that has filed a statement of intent to reject transfers from the fund and not abide by the maximum expenditure limit or

one that has rescinded a statement of intent to accept transfers from the fund pursuant to KRS 121A.040(4) shall not knowingly accept a contribution of more than one hundred dollars (\$100) in any one (1) election from a natural person, permanent committee, executive committee of a political party, or contributing organization. A slate of candidates that has accepted a contribution in excess of one hundred dollars (\$100) that later rejects expenditure limitations or rescinds its acceptance of expenditure limitations shall refund to the contributor the amount of a contribution in excess of one hundred dollars (\$100). Except for independent expenditures, as defined in KRS 121.150(1), no natural person, permanent committee, executive committee of a political party, or contributing organization shall knowingly make a contribution of more than one hundred dollars (\$100) in any one (1) election to a slate of candidates that has filed a statement of intent to reject transfers from the fund and not abide by the maximum expenditure limit or one that has rescinded a statement of intent to accept transfers from the fund.

(3) No slate of candidates shall knowingly accept any cash contribution from a natural person, permanent committee, executive committee of a political party, or contributing organization. No natural person, permanent committee, executive committee of a political party, or contributing organization shall knowingly make a cash contribution to a slate of candidates. (Enact. Acts 1992, ch. 288, § 5, effective July 14, 1992.)

Compiler's Notes. Section 64 of Acts 1992, ch. 288, provides: "If the provisions of subsection (2) of Section 5 of this Act are declared unconsitutional, the maximum contribution which may be made to or received by a slate of candidates that has filed a statement

of intent to reject transfers from the fund and not abide by the maximum expenditure limit or a slate that has rescinded a statement of intent to accept transfers from the fund shall be five hundred dollars (\$500) in any one (1) election.

- 121A.060. Certification of qualification to receive transfer from fund. (1) In order to become a qualifying slate of candidates for the purpose of receiving a transfer from the fund in a primary or regular election, or both, a slate of candidates shall request certification from the registry in a form and in the manner which the registry shall prescribe by administrative regulations promulgated in accordance with this chapter.
- (2) The registry shall immediately review the request of a slate of candidates for certification to receive a transfer from the fund. The request for certification shall include:
 - (a) A statement of intent accepting maximum expenditure limitations;
 - (b) A copy of the slate's nomination papers;
- (c) The financial reports filed by or on behalf of the slate of candidates as of the date of the request for certification which indicate that the slate of candidates has raised a threshold qualifying amount in individual qualifying contributions for a transfer from the fund at a two (2) for one (1) matching ratio. The threshold qualifying amount for a slate of candidates for Governor and Lieutenant Governor that elects to be eligible to receive a

transfer from the fund in a primary election shall be six hundred thousand dollars (\$600,000) in qualifying contributions. The minimum threshold qualifying amount for a slate of candidates for Governor and Lieutenant Governor in a regular election that elects to be eligible to receive a transfer from the fund shall be three hundred thousand dollars (\$300,000) in qualifying contributions and the maximum threshold qualifying amount for a regular election shall be six hundred thousand dollars (\$600,000) in qualifying contributions for any one (1) election. Not more than fifty percent (50%) of a threshold qualifying amount shall be received from residents of the same congressional district. No transfer from the fund shall be made for qualifying contributions which a slate of candidates may receive in any one (1) election which in the aggregate exceed the maximum threshold qualifying amount unless a qualifying slate of candidates has been released from expenditure limitations pursuant to KRS 121A.080(4) or (5). The threshold qualifying amounts shall be increased or decreased in accordance with the consumer price index for all urban workers, and the registry shall make that adjustment in a year in which a Governor and Lieutenant Governor are elected not later than the filing deadline for the primary election; and

- (d) Any other information reasonably necessary that is required by the registry.
- (3) The registry shall certify whether a slate of candidates is eligible to receive a primary election transfer no later than seven (7) calendar days after the slate submits the required documentation.
- (4) The registry shall certify whether a slate of candidates is eligible to receive a regular election transfer not later than seven (7) calendar days after the slate submits the required documentation; except that if the slate is required to take part in a primary election, the results of the primary election shall have been certified by the registry.
- (5) A separate determination and certification shall be made for a primary and a regular election.
 - (6) The certification issued by the registry shall indicate:
 - (a) Whether a slate of candidates is eligible to receive a transfer; and
- (b) The amount of fund transfers the slate of candidates is eligible to receive based on the amount of qualifying contributions that the slate has received at the time that it requests a transfer eligibility certification.
- (7) A slate of candidates may make multiple requests for fund transfer eligibility certification in the course of a primary or regular election at the times and in the manner which the registry shall prescribe by administrative regulation.
- (8) If a slate of candidates that has filed a statement of intent to accept a transfer is not eligible to receive a transfer, the certification shall:
- (a) State the reasons why the slate of candidates is not eligible to receive a transfer; and
- (b) What action, if any, the slate of candidates may take to qualify for a transfer.

- (9) A slate of candidates may file with the registry a written request to review the determination of the registry no later than seven (7) calendar days after the date of certification. The registry shall issue a ruling not later than ten (10) days after receiving a request to review its determination.
- (10) A slate of candidates denied certification by the registry may appeal an adverse ruling within twenty (20) days by filing a notice of appeal in the Court of Appeals in accordance with the Rules of Civil Procedure and the appeal of a ruling by the registry shall be advanced on the docket to permit a timely decision.
- (11) No threshold qualifying amount shall be required for a slate of candidates participating in a runoff primary. A qualifying slate of candidates shall be certified to receive a fund transfer for the runoff primary, if one shall be held, upon the registry's certification that the qualifying slate of candidates received the highest or next highest number of votes for its party's nomination for Governor and Lieutenant Governor at the primary election or that a qualifying slate of candidates was determined by lot to be eligible to participate in a runoff primary pursuant to KRS 118.245(6).
- (12) No qualifying slate of candidates seeking its party's nomination for Governor and Lieutenant Governor shall be eligible to receive transfers from the fund in a primary election unless at least one (1) additional slate of candidates seeking the same party's nomination for Governor and Lieutenant Governor in the primary election has received and deposited in its candidate campaign account funds in an amount not less than the threshold qualifying amount for the primary election as established in KRS 121A.060(2)(c). No qualifying slate of candidates seeking election to the offices of Governor and Lieutenant Governor in a regular election shall be eligible to receive transfers from the fund unless at least one (1) additional slate of candidates seeking election to the offices of Governor and Lieutenant Governor in the regular election has received and deposited in its candidate campaign account funds in an amount not less than the minimum threshold qualifying amount for the regular election as established in KRS 121A.060(2)(c). (Enact. Acts 1992, ch. 288, § 6, effective July 14, 1992.)
- 121A.070. Deposit of transferred funds. (1) All transfers received from the fund by a qualifying slate of candidates and all contributions or personal resources of any slate of candidates to be used for campaign expenditures shall be deposited in the candidate campaign account.
- (2) For each deposit in excess of one hundred dollars (\$100) made in the account of any slate of candidates for Governor and Lieutenant Governor, there shall be retained by the campaign treasurer a short statement, in the form prescribed by the registry, showing:
- (a) The amount of each contribution or amount of personal resources deposited;
- (b) The date each contribution was received or each amount of personal resources was made available; and

- (c) The name, address, and, in the case of individuals, occupation and employer of each contributor and the spouse of the contributor, and, if a contribution is made from the personal resources of the slate of candidates, the banks and account numbers from which the funds were transferred. The occupation listed for each contributor shall be specific. A general classification, such as "businessman," shall be insufficient. If the contributor or the spouse of the contributor is self-employed, the name under which he is doing business shall be listed.
- (3) The slate of candidates shall designate in writing, to be filed with the registry, not more than three (3) individuals who shall be authorized, in addition to the slate, to withdraw funds from the candidate campaign account.
- (4) No individual authorized to make withdrawals from the candidate campaign account shall pay any amount out of the account for goods or services furnished, other than staff salaries, except upon the presentation of an invoice submitted by the person to whom the payment is to be made. The invoice shall describe disbursements to persons, the name, address, occupation, and employer of each person, and the date and the amount disbursed. These invoices shall be preserved by the slate of candidates and made available for reasonable inspection and auditing by employees of the registry. (Enact. Acts 1992, ch. 288, § 7, effective July 14, 1992.)
- 121A.080. Amounts transferred from fund. (1) If the registry certifies that a qualifying slate of candidates is eligible to receive a transfer from the fund, the slate may submit a transfer entitlement voucher to the registry, complying with the procedures of subsection (7) of this section. A transfer entitlement voucher may document total qualifying contributions equal to six hundred thousand dollars (\$600,000) for a primary election and not less than three hundred thousand dollars (\$300,000) but not more than six hundred thousand dollars (\$600,000) for a regular election for receipt of a fund transfer in an amount equal to twice the amount of qualifying contributions documented. A qualifying slate may submit multiple transfer entitlement vouchers as additional qualifying contributions are received in a regular election, but the maximum amount of fund transfers a slate may receive in a primary or regular election shall not exceed twice the amount of the maximum threshold qualifying amount, subject to the provisions of subsections (4) and (5) of this section.
- (2) The fund transfer which a qualifying slate of candidates for Governor and Lieutenant Governor in a runoff primary may receive shall be three hundred thousand dollars (\$300,000).
- (3) The fund transfer amounts shall be increased or decreased in accordance with the consumer price index for all urban workers, and the registry shall make that adjustment annually, beginning in 1996, and in a year in which a Governor and Lieutenant Governor are elected not later than the filing deadline for the primary election. If the registry makes a finding of fact, after a public hearing of which all slates of candidates for Governor

and Lieutenant Governor shall be notified, that the existing appropriations in the fund are insufficient to cover the anticipated fund transfers, the registry shall reduce the matching ratio to the ratio the registry determines so as not to exceed the amount of the fund. If the matching ratio is reduced for a primary election, it shall be applied retroactively to all transfers made to qualifying slates of candidates in the primary election. If the matching ratio is reduced for a regular election, it shall be applied retroactively to all transfers made to qualifying slates of candidates in the regular election.

- (4)(a) If the registry makes a finding of fact, after a public hearing of which all slates of candidates for Governor and Lieutenant Governor shall be notified, that in the course of a primary election, runoff primary election, or regular election campaign a slate of candidates for Governor and Lieutenant Governor that has not accepted the provisions of this chapter has received contributions or made expenditures in excess of the expenditure limit as provided in KRS 121A.030(1), the registry shall certify that those slates of candidates that have elected to become eligible for fund transfers or may in the future elect to become eligible for fund transfers shall be released from expenditure limitations. Slates of candidates released from expenditure limitations in a primary or regular election shall continue to be eligible to receive transfers from the fund. A slate of candidates that is released from expenditure limitations in a runoff primary shall not be eligible for transfers from the fund in excess of three hundred thousand dollars (\$300,000), but shall be eligible to accept qualifying contributions for the runoff primary;
- (b) The registry shall conduct a public hearing within three (3) days after any report submitted to the registry by a campaign committee of a slate of candidates indicates that the slate of candidates has, or may have, received contributions or made expenditures in excess of the expenditure limits as provided in KRS 121A.030(1). The registry shall issue a ruling not later than seven (7) days after the public hearing; and
- (c) A public hearing shall be conducted within three (3) days upon petition to the registry by a slate of candidates that, based upon its knowledge and belief, another slate of candidates has, or may have, received contributions in excess of the expenditure limitations as provided in KRS 121A.030(1). The registry shall issue a ruling not later than seven (7) days after the public hearing.
- (5) Nothing in this section shall prevent any slate of candidates from notifying the registry in writing that its campaign committee has received contributions or made expenditures in excess of the expenditure limitations as provided in KRS 121A.030(1). In that case, no public hearing shall be held and the registry shall certify that those slates of candidates who have elected to become eligible for fund transfers or may in the future elect to become eligible for fund transfers for that election shall be released from expenditure limitations for that election and shall continue to be eligible to receive transfers from the fund if qualified by law.

- (6) A slate of candidates shall establish a separate candidate campaign account for each primary, runoff primary, and regular election in which it participates. The unexpended balance of contributions and fund transfers in a candidate campaign account of a slate of candidates which remains after all financial obligations of the particular election for which the account is established have been satisfied shall be forwarded to the registry for deposit in the fund when the account is closed. The payment to the fund shall be made not later than ten (10) working days after the candidate campaign account for a particular election is closed. Funds in the candidate campaign account of a slate of candidates shall be expended only for expenses incurred in the particular election for which the account is established and shall not be used to pay expenses incurred in any other election or for any other purpose.
- (7) To receive fund transfers for which it is eligible, each qualifying slate of candidates shall submit to the registry at the times and in the form and manner the registry may require, a transfer entitlement voucher. The voucher shall include the full name of all persons making a contribution to the campaign committee of the slate of candidates together with the date, the exact amount of the contribution, the specific address of the contributor, the congressional district in which the contributor resides, the occupation and employer of the contributor and the spouse of the contributor, or, if the contributor or the spouse of contributor is self-employed, the name under which he is doing business.
- (8) Within three (3) working days of the receipt of the voucher, the registry shall:
- (a) Make a determination, according to the procedures the registry may establish by administrative regulation, whether each contribution enumerated on the voucher is consistent with the provisions of this chapter;
- (b) Certify for payment to the qualifying slate of candidates the amount of fund transfer for which it is eligible; and
- (c) Promptly upon certification, issue a warrant on the fund for a transfer to the qualifying slate of candidates or its authorized treasurer in the amount certified by the registry.
- (9) For the purpose of financing primary election campaigns, the registry shall make no transfer to a qualifying slate of candidates entitled to transfers from the fund earlier than January 1 of a year in which the Governor and Lieutenant Governor are elected.
- (10) Transfers from the fund for a regular election campaign shall not be made earlier than the date the results of the primary election preceding the regular election of a year in which the Governor and Lieutenant Governor are elected are certified. If a qualifying slate of candidates is unopposed in a primary election, or has no opposition that has received contributions of not less than the threshold qualifying amount for the primary election, the registry shall make no transfer to that slate from the fund for the primary election. If a qualifying slate of candidates is unopposed in a regular election, or has no opposition that has received contributions of not less than

the minimum threshold qualifying amount for the regular election, the registry shall make no transfer to that slate from the fund for the regular election.

- (11) If a vacancy occurs in a slate of candidates before the ballots are printed for the primary election because of death, disqualification to hold the office sought, or severe disabling condition which arose after the slate formed a campaign committee, the remaining member of the slate may designate a replacement for the vacant candidate or change the composition of the slate and designate a running mate on forms filed with the registry not later than the deadline for printing primary election ballots, but only following certification to the remaining candidate by the Secretary of State that a vacancy exists for a reason specified in this subsection. If a vacancy occurs in a slate of candidates after the ballots are printed for the primary election, the remaining member of the slate may designate a replacement for the vacant candidate or change the composition of the slate and designate a running mate on forms filed with the registry prior to the primary election, but only following certification to the remaining candidate by the Secretary of State that a vacancy exists for a reason specified in this subsection. If a replacement for a vacant candidate is made after the ballots are printed for the primary election because of death, disqualification to hold the office sought, or severe disabling condition which arose after the slate formed a campaign committee, notices informing the voters of the change in the composition of the slate shall be posted at each precinct polling place.
- (12) The provisions of KRS 118.105 shall apply to vacancies occurring in the nomination of a qualifying slate of candidates.
- (13) If during the course of a primary or regular election, a qualifying slate of candidates withdraws, is otherwise removed from the ballot, becomes the only slate of candidates for a party nomination or election on the ballot, or if both candidates on the slate die, the registry shall certify and pay on vouchers previously submitted by that slate, but any subsequent vouchers submitted by that slate shall not be certified nor shall transfers be made.
- (14) The registry shall not certify any contribution made to a qualifying slate of candidates entitled to transfers from the fund, which, when added to other contributions made by the same contributor to the slate in connection with the regular election and in connection with the general election, violates the provisions of KRS 121A.050 or 121.150.
- (15) The registry shall perform a continuing audit of all slates of candidates for Governor and Lieutenant Governor to ensure that they are in compliance with this chapter and the election laws of the Commonwealth. (Enact. Acts 1992, ch. 288, § 8, effective July 14, 1992.)
- 121A.090. Recipients of transfers subject to KRS Chapter 121. Any qualifying slate of candidates that receives a transfer from the fund shall comply with and be subject to all campaign finance requirements

contained in KRS Chapter 121 to the extent that the requirements are not inconsistent with the provisions of this chapter. (Enact. Acts 1992, ch. 288, § 9, effective July 14, 1992.)

- 121A.100. Televised candidate forums or debates. (1) Any qualifying slate of candidates that elects to receive a transfer from the fund shall participate preceding any primary, runoff primary, if one is held, and regular election in which it participates, in a year in which the Governor and Lieutenant Governor are elected, in a reasonable number of televised candidate forums or debates managed and designed by the Kentucky Authority for Educational Television in a manner to ensure participation by all slates of candidates. However, a qualifying slate of candidates that elects to receive a transfer from the fund shall not be required to participate in more than six (6) televised candidate forums or debates preceding a primary, one (1) preceding a runoff primary, or six (6) preceding a regular election. The authority shall make the televised candidate forums or debates available at no charge to all other media. The authority shall promulgate administrative regulations necessary to implement the requirements of this subsection.
- (2) All programming decisions concerning televised candidate forums or debates shall be the ultimate responsibility of the Kentucky Authority for Educational Television. The authority shall maintain editorial integrity in accordance with accepted public broadcasting principles. No appointed or elected state officeholder or any other person shall directly or indirectly attempt to secure or create privileges, exemptions, or advantages for himself or others in derogation of the public interest at large in a manner that seeks to leave any person assigned responsibility for candidate forum or debate programming decisions no alternative but to comply with the wishes of the officeholder or person. Persons assigned candidate forum or debate programming decisions shall be free of obligation or the appearance of obligation to any interest other than the public right to know. It shall not be considered a violation of this subsection for an officeholder or other person to seek remedies in a court of law to any programming decision he considers to be an abridgement of his legal rights.
- (3) The registry shall promulgate administrative regulations which prescribe the grounds for which failure of a qualifying slate of candidates to participate in any of the televised candidate forums or debates required by subsection (1) of this section shall be excused and the process by which a qualifying slate of candidates shall inform the registry of the grounds for its failure to participate.
- (4) If the registry determines that failure of a qualifying slate of candidates to participate in any televised candidate forum or debate required by subsection (1) of this section was not justified, no fund transfer shall be made to the slate for that election if it shall be otherwise qualified to receive one. If the registry determines that a slate that has already received a fund transfer has unjustifiably failed to participate in any required

televised candidate forum or debate, the slate's campaign committee shall reimburse the fund the amount of the transfer within thirty (30) days of the date on which the registry's determination becomes final. If the slate's campaign committee has not reimbursed the fund the amount of the transfer within the thirty (30) day period, the slate shall be personally liable to the fund for the transfer amount to be reimbursed. A slate of candidates may appeal an adverse ruling by the registry within twenty (20) days by filing a notice of appeal in the Court of Appeals in accordance with the Rules of Civil Procedure and the appeal of a ruling by the registry shall be advanced on the docket to permit a timely decision. (Enact. Acts 1992, ch. 288, § 10, effective July 14, 1992.)

121A.110. Misuse of transferred funds prohibited. — No slate of candidates or individual who receives any transfer from the fund, or to whom any portion of any transfer received from the fund is paid, shall knowingly use, or authorize the use of, the transfer or portion thereof for any purpose other than to defray the qualified campaign expenses with respect to which the payment was made or to knowingly expend the funds on any item or service otherwise prohibited under this chapter or the laws of this Commonwealth. (Enact. Acts 1992, ch. 288, § 11, effective July 14, 1992.)

- 121A.990. Penalties. (1)(a) Any slate of candidates, authorized treasurer, or any other individual who knowingly violates the expenditure limitations imposed by KRS 121A.030 or the contribution limitations imposed by KRS 121A.050, knowingly misuses any transfers from the fund in violation of KRS 121A.110, or knowingly falsifies any record required to be submitted or retained by the slate under this chapter shall be guilty of a Class D felony, and shall be disqualified from being appointed to or becoming a candidate for public office, or holding public office, for a period of five (5) years from the date of final judicial determination of guilt.
- (b) In addition to the penalties set out in this subsection, pursuant to Section 151 of the Constitution of Kentucky, any slate of candidates nominated or elected prior to a final judicial determination that the slate has knowingly committed any of the violations contained in paragraph (a) of this subsection shall, upon that final judicial determination, forfeit the nomination or election, and, if the slate of candidates has assumed office, their offices shall be declared vacant and they shall forfeit all benefits which they would have been entitled to receive had they continued to serve.
- (c) In addition to the penalties set out in this subsection, if any slate of candidates, authorized treasurer, or any other individual acting in complicity with the slate or treasurer is convicted of knowingly violating the provisions of this subsection, the court shall order the defendant, the slate, and the campaign committee treasurer to immediately refund all fund transfers to the election campaign fund and shall enter a judgment lien against the slate and its campaign committee for that purpose.

- (2) Any appointed or elected state officeholder or any other person who knowingly violates the provisions of KRS 121A.100(2), or of any administrative regulation promulgated by the Kentucky Authority for Educational Television under KRS 121A.010(1), shall be guilty of a Class D felony. In the event a slate of candidates has assumed office, upon a final judicial determination of guilt, their offices shall be declared vacant and they shall forfeit all benefits which they would have been entitled to receive had they continued to serve.
- (3) Any individual who knowingly violates any other provisions of KRS 121A.010 to KRS 121A.110, or of any administrative regulation promulgated by the registry under KRS 121A.010 to KRS 121A.110, shall be guilty of a Class D felony. In the event a slate of candidates has assumed office, upon a final judicial determination of guilt, their offices shall be declared vacant and they shall forfeit all benefits which they would have been entitled to receive had they continued to serve.
- (4) If the registry determines that probable cause exists to believe a violation of this chapter has knowingly occurred, the registry shall immediately transmit its determination to the appropriate Commonwealth's attorney and the Attorney General. (Enact. Acts 1992, ch. 288, § 12, effective July 14, 1992.)

MISCELLANEOUS SECTIONS

TITLE I

SOVEREIGNTY AND JURISDICTION OF THE COMMONWEALTH

CHAPTER 2

CITIZENSHIP, EMBLEMS, HOLIDAYS, AND TIME

SECTION. 2.190. Presidential election day.

2.190. Presidential election day. — The Tuesday after the first Monday in November in Presidential election years shall be a state holiday on which all state offices, all schools and all state universities and colleges shall be closed. Any employee who is required to work on said state holiday shall receive compensatory pay or time off. (Enact. Acts 1972, ch. 188, § 71, effective December 1, 1972; 1992, ch. 77, § 18, effective July 14, 1992.)

TITLE II LEGISLATIVE BRANCH

CHAPTER 5 LEGISLATIVE DISTRICTS

SECTION.

GENERALITIES

5.010. 1991 redistricting — Explanation of sources — Official maps. [Effective until January 1, 1993.]
 5.010. 1991 redistricting — Explanation of sources — Official maps. [Effective January 1, 1993.]
 5.020. Redrawing of precinct boundaries — Directions to county boards of

5.030. Redrawing of precinct boundaries —
Directions to county boards of elections.

elections.

SECTION.

SENATORIAL DISTRICTS

5.100. Division of Commonwealth into senatorial districts.

5.101. First Senatorial District. [Effective until January 1, 1993.]

5.101. First Senatorial District. [Effective January 1, 1993.]

5.102. Second Senatorial District.

5.103. Third Senatorial District. [Effective until January 1, 1993.]

5.103. Third Senatorial District. [Effective January 1, 1993.]

5.104. Fourth Senatorial District.

5.105. Fifth Senatorial District.

KENTUCKY ELECTION LAWS

SECTION.	SECTION.
5.106. Sixth Senatorial District.	5.223. Twenty-third Representative District.
5.107. Seventh Senatorial District.	5.224. Twenty-fourth Representative District.
5.108. Eighth Senatorial District.	- · · · · · · · · · · · · · · · · · · ·
5.109. Ninth Senatorial District.	trict.
5.110. Tenth Senatorial District.	5.225. Twenty-fifth Representative District.
	5.226. Twenty-sixth Representative District.
5.111. Eleventh Senatorial District.	5.227. Twenty-seventh Representative Dis-
5.112. Twelfth Senatorial District.	trict.
5.113. Thirteenth Senatorial District.	5.228. Twenty-eighth Representative Dis-
5.114. Fourteenth Senatorial District.	trict.
5.115. Fifteenth Senatorial District.	5.229. Twenty-ninth Representative District.
5.116. Sixteenth Senatorial District.	[Effective until January 1,
5.117. Seventeenth Senatorial District.	1993.]
5.118. Eighteenth Senatorial District.	5.229. Twenty-ninth Representative District.
5.119. Nineteenth Senatorial District.	[Effective January 1, 1993.]
5.120. Twentieth Senatorial District.	5.230. Thirtieth Representative District.
5.121. Twenty-first Senatorial District.	5.231. Thirty-first Representative District.
5.122. Twenty-second Senatorial District.	5.232. Thirty-second Representative District.
5.123. Twenty-third Senatorial District.	5.233. Thirty-third Representative District.
5.124. Twenty-fourth Senatorial District.	5.234. Thirty-fourth Representative District.
5.125. Twenty-fifth Senatorial District.	5.235. Thirty-fifth Representative District.
5.126. Twenty-sixth Senatorial District.	5.236. Thirty-sixth Representative District.
5.127. Twenty-seventh Senatorial District.	[Effective until January 1,
5.128. Twenty-eighth Senatorial District.	1993.]
5.129. Twenty-ninth Senatorial District.	5.236. Thirty-sixth Representative District.
5.130. Thirtieth Senatorial District.	[Effective January 1, 1993.]
5.131. Thirty-first Senatorial District.	5.237. Thirty-seventh Representative Dis-
5.132. Thirty-second Senatorial District.	trict. [Effective until January
5.133. Thirty-third Senatorial District.	1, 1993.]
5.134. Thirty-fourth Senatorial District.	5.237. Thirty-seventh Representative Dis-
5.135. Thirty-fifth Senatorial District.	trict. [Effective January 1,
5.136. Thirty-sixth Senatorial District.	1993.]
5.137. Thirty-seventh Senatorial District.	5.238. Thirty-eighth Representative District.
5.138. Thirty-eighth Senatorial District.	5.239. Thirty-ninth Representative District.
	[Effective until January 1,
Representative Districts	1993.]
	5.239. Thirty-nine Representative District.
5.200. Division of Commonwealth into repre-	[Effective January 1, 1993.]
sentative districts.	5.240. Fortieth Representative District.
5.201. First Representative District.	5.241. Forty-first Representative District.
5.202. Second Representative District.	5.242. Forty-second Representative District.
5.203. Third Representative District.	5.243. Forty-third Representative District.
5.204. Fourth Represenative District.	5.244. Forty-fourth Representative District.
5.205. Fifth Representative District.	5.245. Forty-fifth Representative District.
5.206. Sixth Representative District.	5.246. Forty-sixth Representative District.
5.207. Seventh Representative District.	5.247. Forty-seventh Representative Dis-
5.208. Eighth Representative District.	trict.
5.209. Ninth Representative District.	5.248. Forty-eighth Representative District.
5.210. Tenth Represenative District.	5.249. Forty-ninth Representative District.
5.211. Eleventh Representative District.	5.250. Fiftieth Representative District.
5.212. Twelfth Representative District.	5.251. Fifty-first Representative District.
5.213. Thirteenth Representattive District.	5.252. Fifty-second Representatiave District.
5.214. Fourteenth Representative District.	5.253. Fifty-third Representative District.
5.215. Fifteenth Representative District.	5.254. Fifty-fourth Representative District.
5.216. Sixteenth Representative District.	5.255. Fifty-fifth Representative District.
5.217. Seventeenth Representative District.	5.256. Fifty-sixth Representative District.
5.218. Eighteenth Representative District.	5.257. Fifty-seventh Representative District.
5.219. Nineteenth Representative District.	5.258. Fifty-eighth Representative District.
5.220. Twentieth Representative District.	5.259. Fifty-ninth Representative District.
5.221. Twenty-first Representative District.	5.260 Cintiath Donnarantation District
5.222. Twenty-second Representative Dis-	5.200. Sixuem Representative District.
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trict.	5.261. Sixty-first Representative District. 5.262. Sixty-second Representative District.

SECTION. 5.263. Sixty-third Representative District. 5.264. Sixty-fourth Representative District. 5.265. Sixty-fifth Representative District. 5.266. Sixty-sixth Representative District. 5.267. Sixty-seventh Representative District. 5.268. Sixty-eighth Representative District. 5.269. Sixty-ninth Representative District. 5.270. Seventieth Representative District. 5.271. Seventy-first Representative District. 5.272. Seventy-second Representative District. 5.273. Seventy-third Representative District. 5.274. Seventy-fourth Representative District. 5.275. Seventy-fifth Representative District. 5.276. Seventy-sixth Representative District. 5.277. Seventy-seventh Representative District. 5.278. Seventy-eighth Representative District. 5.279. Seventy-ninth Representative District. 5.280. Eightieth Representative District. 5.281. Eighty-first Representative District. 5.282. Eighty-second Representative Dis-

trict.

SECTION.

5.283. Eighty-third Representative District.
5.284. Eighty-fourth Representative District.
5.285. Eighty-fifth Representative District.
5.286. Eighty-sixth Representative District.
5.287. Eighty-seventh Representative District.

5.288. Eighty-eighth Representative District.

5.289. Eighty-ninth Representative District.
 5.290. Ninetieth Representative District.

5.291. Ninety-first Representative District.
5.292. Ninety-second Representative District.

5.293. Ninety-third Representative District.
 5.294. Ninety-fourth Representative District.

5.295. Ninety-fifth Representative District. 5.296. Ninety-sixth Representative District. 5.297. Ninety-seventh Representative Dis-

trict.
5.298. Ninety-eighth Representative District.

5.299. Ninety-ninth Representative District.
5.300. One Hundredth Representative Dis-

GENERALITIES

- 5.010. 1991 redistricting Explanation of sources Official maps. [Effective until January 1, 1993.] For the purpose of legislative redistricting done by the Second Extraordinary Session of 1991:
- (1) The boundaries of the legislative districts created by this chapter shall be those shown on the maps generated by the Legislative Research Commission's geographic information system to accompany the redistricting plan enacted into law. The official paper copies of these maps shall be on file with the State Board of Elections. A duplicate set of maps and associated population information shall be retained by the Legislative Research Commission.
- (2)(a) Designated precincts are those precincts in existence on July 15, 1990. Precinct boundaries shown in the maps referred to in subsection (1) of this section are taken from county precinct maps filed with the State Board of Elections and verified and corrected by the Legislative Research Commission staff in consultation with county election officials.
- (b) Census tracts and blocks shown in the maps referred to in subsection (1) of this section are those utilized for the making of the 1990 United States Census.
- (c) Population data utilized for redistricting is the 1990 United States Census PL 94-171 population data that was deemed to be official by the United States Secretary of Commerce on or before July 15, 1991, and election precinct population data prepared by the Legislative Research Commission staff from the official PL 94-171 population data. (Enact. Acts 1991)

(2nd Ex. Sess.), ch. 3, § 40, effective January 8, 1992; 1991 (2nd Ex. Sess.), ch. 5, § 102, effective January 8, 1992.)

Legislative Research Commission Note. (1/8/92) The text contained in this statute was enacted identically in two separate acts of the 1991 Second Extraordinary Session which have been codified together.

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see the following section also numbered KRS 5.010.

- 5.010. 1991 redistricting Explanation of sources Official maps. [Effective January 1, 1993.] For the purpose of legislative redistricting done by the Second Extraordinary Session of 1991:
- (1) The boundaries of the legislative districts created by this chapter shall be those shown on the maps generated by the Legislative Research Commission's geographic information system to accompany the redistricting plan enacted into law, except that, notwithstanding provisions to the contrary in this chapter, the boundary between Tudor and Stonewall precincts in Fayette County shall be as it existed on July 15, 1990, and as drawn on Fayette County precinct maps filed with the State Board of Elections. The official paper copies of these maps shall be on file with the State Board of Elections. A duplicate set of maps and associated population information shall be retained by the Legislative Research Commission.
- (2)(a) Designated precincts are those precincts in existence on July 15, 1990. Precinct boundaries shown in the maps referred to in subsection (1) of this section are taken from county precinct maps filed with the State Board of Elections and verified and corrected by the Legislative Research Commission staff in consultation with county election officials.
- (b) Census tracts and blocks shown in the maps referred to in subsection (1) of this section are those utilized for the making of the 1990 United States Census.
- (c) Population data utilized for redistricting is the 1990 United States Census PL 94-171 population data that was deemed to be official by the United States Secretary of Commerce on or before July 15, 1991, and election precinct population data prepared by the Legislative Research Commission staff from the official PL 94-171 population data. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 40, effective January 8, 1992; 1991 (2nd Ex. Sess.), ch. 5, § 102, effective January 8, 1992; Acts 1992, ch. 369, § 7, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.010.

. 5.020. Redrawing of precinct boundaries — Directions to county boards of elections. — The provisions of KRS 117.055 notwithstanding, the county boards of elections shall meet, immediately following January 8, 1992, for the purpose of reviewing the changes made to legislative district boundaries by the General Assembly in its Second Extraordinary Session of

1991. The county boards of elections shall, to the fullest extent possible, redraw precinct boundaries so as to conform to the new state legislative district boundaries in order to minimize the number of split precincts. The redrawing of precinct boundaries mandated by this section shall be completed for utilization at the primary election to be held in May 1992. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 41, effective January 8, 1992.)

5.030. Redrawing of precinct boundaries — Directions to county boards of elections. — The provisions of KRS 117.055 notwithstanding, the county boards of elections shall meet, immediately following January 8, 1992, for the purpose of reviewing the changes made to legislative district boundaries by the General Assembly in its Second Extraordinary Session of 1991. The county boards of elections shall redraw precinct boundaries so as to conform to the new state legislative district boundaries. As required by KRS 117.055, the county boards of election shall redraw precincts so that each election precinct is composed of contiguous territory and is wholly contained within one (1) representative district. The redrawing of precinct boundaries mandated by this section shall be completed for utilization at the primary election to be held in May 1992. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 103, effective January 8, 1992.)

SENATORIAL DISTRICTS

5.100. Division of Commonwealth into senatorial districts. — The Commonwealth of Kentucky is divided into thirty-eight (38) senatorial districts as provided by KRS 5.101 to 5.138. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 39, effective January 8, 1992.)

Cross-References. Amendments to Constitution, power of General Assembly in relation to, Const., § 256.

Bills and resolutions, how approved or vetoed, Const., §§ 88, 89.

Bills, bracketed material in amendatory sections, KRS 446.145.

Books, members entitled to receive: acts of congress, KRS 57.330; journals, KRS 57.310; printed acts, KRS 57.300.

Congressional districts, KRS 118.485, 118.495.

Constitutional provisions as to General Assembly: Const., §§ 15, 20, 27 to 68, 80, 83, 85, 88 to 91, 109, 152, 165, 171, 197, 256.

Contest of election of Governor or Lieutenant Governor, Const., § 90, KRS 120.195.

Contest of election of member, KRS 120.195.

Contest of election to senate, Const., § 38; KRS 120.205.

Convening and adjournment of General Assembly by Governor, Const., § 80.

Disposition of districts when counties consolidate, KRS 67.280.

Election and terms of senators, Const., §§ 30, 31.

Free transportation or special rates for members of General Assembly, forbidden, Const., § 197.

Impeachment of public officers by General Assembly, Const., §§ 66 to 68; KRS 63.020 to 63.070.

Judicial council, chairmen of legislative judiciary committees are members of, KRS 27A.100.

Laws, power to suspend, Const., § 15.

Legislative powers, separated from executive and judicial, Const., §§ 27, 28.

Legislative Research Commission, KRS 7.090 to 7.110.

Legislative Research Commission to assist General Assembly in preparing legislation, KRS 7.120.

Lieutenant Governor, powers in relation to senate, Const., § 83.

Offices incompatible with membership in General Assembly, Const., § 165.

Pre-session orientation conference, KRS 7.100.

President pro tem of senate, Const., § 85. Printing ordered by General Assembly, KRS 57.011.

Public Service Commission, senate to approve appointees to, KRS 278.050.

Qualifications of senators, Const., § 32. Redistricting of state, Const., § 33.

Reports to be made to General Assembly, Const., § 91.

Taxing power; referendum to classify property for tax purposes, Const., § 171.
Vacancies, how filled, Const., § 152; KRS

TRACT BLCK SECT

118.730.

5.101. First Senatorial District. [Effective until January 1, 1993.] — The First Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT

CALLOWAY

CARLISLE

CHRISTIAN C104 SQUARE DEAL

CHRISTIAN D103 LUTHERAN CHURCH

PREC SECT NAME

CHRISTIAN D106 ROEDERS

FULTON

GRAVES

HICKMAN

TRIGG

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 1, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.101.

5.101. First Senatorial District. [Effective January 1, 1993.] — The First Senatorial District shall consist of the following territory:

First Senatorial District shall consist of the following territory:

—CENSUS—

COUNTY

CARLISLE

FULTON

GRAVES

HICKMAN

TRIGG

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 1, effective January 8, 1992; Acts 1992, ch. 369, § 5, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.101.

5.102. Second Senatorial District. — The Second Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT

BALLARD

MARSHALL

MCCRACKEN

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 2, effective January 8, 1992.)

5.103. Third Senatorial District. [Effective until January 1, 1993.]

— The Third Senatorial District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BUTLER	A101	JUDGE OFFICE	
BUTLER	A103	SHERIFFS OFFICE	
BUTLER	A108	DAVENPORT	
BUTLER	B101	BOSTON	
BUTLER	B102	SUGAR GROVE	
BUTLER	B103	COURTHOUSE	
BUTLER	B104	WOODBURY	
BUTLER	C101	SOUTH HILL	
BUTLER	C102	ROCHESTER	
BUTLER	C103	LITTLE BEND	
BUTLER	C104	FORGYTOWN	
CHRISTIAN	A101	COURTHOUSE	
CHRISTIAN	A102	FARMERS LOOSE FLOOR	
CHRISTIAN	A103	BELMONT SCHOOL	
CHRISTIAN	A104	HOPKINSVILLE SIGN CO.	
CHRISTIAN	B101	MIDDLE SCHOOL	
CHRISTIAN	B102	ARMORY	
CHRISTIAN	B103	CONSOLATION	
CHRISTIAN	C101	SECOND BAPTIST ACTIVITIES	

COUNTY	PREC SECT	NAME	C TRACT	ENSUS	
CHRISTIAN	C102	INDIAN HILLS		22011	0201
CHRISTIAN	C103	FRIENDSHIP HOUSE 1			
CHRISTIAN	C105	SINKING FORK SCHOOL			
CHRISTIAN	D101	FRIENDSHIP HOUSE 2			•
CHRISTIAN	D102	MILLBROOKE SCHOOL			
CHRISTIAN	D104	HERNDON			
CHRISTIAN	D105	LAFAYETTE			•
CHRISTIAN	E101	HANCOCK-COOPER			
CHRISTIAN	E102	BAPTIST LIFE CENTER			
CHRISTIAN	E103	MORNINGSIDE SCHOOL			
CHRISTIAN	E104	HOPKINSVILLE HIGH SCHOOL			
CHRISTIAN	E105	HOPKINSVILLE HIGH SCH #2			
CHRISTIAN	F101	NORTH PEMBROKE			
CHRISTIAN	F102	SOUTH PEMBROKE			
CHRISTIAN	F103	ST. ELMO			
CHRISTIAN	F104	OAK GROVE			
CHRISTIAN	G101	HAMMOND PLAZA			
CHRISTIAN	G102	SKYLINE DRIVE		٠	
CHRISTIAN	G103	MORRIS			
CHRISTIAN	H101	LAMB'S GARAGE			
CHRISTIAN	H102	WEST CROFTON			
CHRISTIAN	H103	EAST CROFTON			
CHRISTIAN	H104	PILOT ROCK	÷	•	
CHRISTIAN	H105	LACY SCHOOL			
CHRISTIAN	H106	APEX			
CHRISTIAN	X001	CAMPBELL MILITARY RESERV			
CHRISTIAN	X002	CAMPBELL MILITARY RESERV			
CHRISTIAN	X003	CAMPBELL MILITARY RESERV			

COLLYMA	DDDG GEOT	MARG	—CENSUS—
COUNTY	PREC SECT	-	TRACT BLCK SECT
CHRISTIAN	X004	CAMPBELL MILITARY RESERV	
CHRISTIAN	X005	CAMPBELL MILITARY RESERV	
CHRISTIAN	X006	CAMPBELL MILITARY RESERV	
CHRISTIAN	X007	CAMPBELL MILITARY RESERV	
CHRISTIAN	X008	CAMPBELL MILITARY RESERV	
CHRISTIAN	X009	CAMPBELL MILITARY RESERV	
CHRISTIAN	X010	CAMPBELL MILITARY RESERV	
CHRISTIAN	X011	CAMPBELL MILITARY RESERV	
CHRISTIAN	X012	CAMPBELL MILITARY RESERV	
CHRISTIAN	X013	CAMPBELL MILITARY RESERV	
CHRISTIAN	X014	CAMPBELL MILITARY RESERV	
CHRISTIAN	X015	CAMPBELL MILITARY RESERV	
CHRISTIAN	X016	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X017	CAMPBELL MILITARY RESERV	
CHRISTIAN	X019	CAMPBELL MILITARY RESERV	
CHRISTIAN	X020	CAMPBELL MILITARY RESERV	
CHRISTIAN	X021	CAMPBELL MILITARY RESERV	,
CHRISTIAN	X022	CAMPBELL MILITARY RESERV	
CHRISTIAN	X023	CAMPBELL MILITARY RESERV	
CHRISTIAN	X024	CAMPBELL MILITARY RESERV	

COLINTA	DDDG GDGD	NAME	—CENSUS— TRACT BLCK SECT
COUNTY	PREC SECT		TRACI BLCK SECT
CHRISTIAN	X025	CAMPBELL MILITARY RESERV	
CHRISTIAN	X026	CAMPBELL MILITARY RESERV	
CHRISTIAN	X027	CAMPBELL MILITARY RESERV	
CHRISTIAN	X028	CAMPBELL MILITARY RESERV	
CHRISTIAN	X029	CAMPBELL MILITARY RESERV	
CHRISTIAN	X030	CAMPBELL MILITARY RESERV	
CHRISTIAN	X031	CAMPBELL MILITARY RESERV	
CHRISTIAN	X032	CAMPBELL MILITARY RESERV	
CHRISTIAN	X033	CAMPBELL MILITARY RESERV	
CHRISTIAN	X034	CAMPBELL MILITARY RESERV	
CHRISTIAN	X035	CAMPBELL MILITARY RESERV	
CHRISTIAN	X036	CAMPBELL MILITARY RESERV	
CHRISTIAN	X037	CAMPBELL MILITARY RESERV	
CHRISTIAN	X038	CAMPBELL MILITARY RESERV	
CHRISTIAN	X039	CAMPBELL MILITARY RESERV	
CHRISTIAN	X040	CAMPBELL MILITARY RESERV	
CHRISTIAN	X041	CAMPBELL MILITARY RESERV	
CHRISTIAN	X042	CAMPBELL MILITARY RESERV	
CHRISTIAN	X043	CAMPBELL MILITARY RESERV	
CHRISTIAN	X044	CAMPBELL MILITARY RESERV	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	X045	CAMPBELL MILITARY RESERV	
CHRISTIAN	X046	CAMPBELL MILITARY RESERV	
CHRISTIAN	X047	CAMPBELL MILITARY RESERV	
CHRISTIAN	X048	CAMPBELL MILITARY RESERV	
CHRISTIAN	X049	CAMPBELL MILITARY RESERV	
CHRISTIAN	X050	CAMPBELL MILITARY RESERV	
CHRISTIAN	X051	CAMPBELL MILITARY RESERV	
CHRISTIAN	X052	CAMPBELL MILITARY RESERV	
CHRISTIAN	X053	CAMPBELL MILITARY RESERV	
CHRISTIAN	X054	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X055	CAMPBELL MILITARY RESERV	
CHRISTIAN	X056	CAMPBELL MILITARY RESERV	
CHRISTIAN	X057	CAMPBELL MILITARY RESERV	
CHRISTIAN	X058	CAMPBELL MILITARY RESERV	••
CHRISTIAN	X059	CAMPBELL MILITARY RESERV	
CHRISTIAN	X06 0	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X061	CAMPBELL MILITARY RESERV	
CHRISTIAN	X062	CAMPBELL MILITARY RESERV	
CHRISTIAN	X063	CAMPBELL MILITARY RESERV	
CHRISTIAN	X064	CAMPBELL MILITARY RESERV	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	X066	CAMPBELL MILITARY RESERV	4 1
CHRISTIAN	X067	CAMPBELL MILITARY RESERV	
CHRISTIAN	X068	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X069	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X070	CAMPBELL MILITARY RESERV	,
CHRISTIAN	X071	CAMPBELL MILITARY RESERV	
CHRISTIAN	X072	CAMPBELL MILITARY RESERV	
CHRISTIAN	X073	CAMPBELL MILITARY RESERV	·
CHRISTIAN	X074	CAMPBELL MILITARY RESERV	,
CHRISTIAN	X075	CAMPBELL MILITARY RESERV	
CHRISTIAN	X076	CAMPBELL MILITARY RESERV	
CHRISTIAN	X077	CAMPBELL MILITARY RESERV	
CHRISTIAN	X078	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X079	CAMPBELL MILITARY RESERV	
CHRISTIAN	X080	CAMPBELL MILITARY RESERV	
CHRISTIAN	X081	CAMPBELL MILITARY RESERV	·
CHRISTIAN	X082	CAMPBELL MILITARY RESERV	,
CHRISTIAN	X083	CAMPBELL MILITARY RESERV	
CHRISTIAN	X084	CAMPBELL MILITARY RESERV	
CHRISTIAN	X085	CAMPBELL MILITARY RESERV	`

COLINDA	DDEC	CEOU	NAME		ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
CHRISTIAN	X086		CAMPBELL MILITARY RESERV			
CHRISTIAN	X087		CAMPBELL MILITARY RESERV			
CHRISTIAN	X088		CAMPBELL MILITARY RESERV			
CHRISTIAN	X089		CAMPBELL MILITARY RESERV			
CHRISTIAN	X090		CAMPBELL MILITARY RESERV			
CHRISTIAN	X091		CAMPBELL MILITARY RESERV			
LOGAN	C104		GREENRIDGE COMM. CENTER			
LOGAN	D101		LEWISBURG SCHOOL			
LOGAN	D102		LEWISBURG FIRE STATION			
MUHLENBERG	A101		CLEATON			
MUHLENBERG	A105		DRAKESBORO # 5			
MUHLENBERG	B102		ENNIS			
MUHLENBERG	B103		PENROD			
MUHLENBERG	B104		BEECHMONT			
MUHLENBERG	B105		ROSEWOOD			
${\bf MUHLENBERG}$	C106		EAST BOGGESS			
MUHLENBERG	D103		WEIR			
TODD						

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 3, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.103.

5.103. Third Senatorial District. [Effective January 1, 1993.] — The Third Senatorial District shall consist of the following territory:

			C	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BUTLER	A101	JUDGE OFFICE			
BUTLER	A103	SHERIFFS OFFICE			
BUTLER	A108	DAVENPORT			

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
BUTLER	B101		BOSTON			
BUTLER	B102		SUGAR GROVE			
BUTLER	B103		COURTHOUSE			
BUTLER	B104		WOODBURY			
BUTLER	C101		SOUTH HILL			
BUTLER	C102		ROCHESTER			
BUTLER	C103		LITTLE BEND			
BUTLER	C104		FORGYTOWN			
CHRISTIAN						
LOGAN	C104		GREENRIDGE COMM. CENTER			
LOGAN	D101		LEWISBURG SCHOOL			
LOGAN	D102		LEWISBURG FIRE STATION			
MUHLENBERG	A101		CLEATON			
MUHLENBERG	A105		DRAKESBORO # 5			
MUHLENBERG	B102		ENNIS			
MUHLENBERG	B103		PENROD			
MUHLENBERG	B104		BEECHMONT			
MUHLENBERG	B105		ROSEWOOD			
MUHLENBERG	C106		EAST BOGGESS			
MUHLENBERG	D103		WEIR			
TODD						

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 3, effective January 8, 1992; Acts 1992, ch. 369, § 6, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.103.

5.104. Fourth Senatorial District. — The Fourth Senatorial District shall consist of the following territory:

			<u>—</u> С	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CRITTENDEN	A101	MARION #4			
CRITTENDEN	A102	ROSEBUD			
CRITTENDEN	B101	SHERIDAN			

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
CRITTENDEN	B102	FORDS FERRY	
CRITTENDEN	C101	MARION #1	
CRITTENDEN	C102	MARION #3	
CRITTENDEN	D101	MARION #2	
CRITTENDEN	E101	FRANCES	
CRITTENDEN	E102	UNION	
HENDERSON			
LIVINGSTON			
LYON			
UNION			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 4, effective January 8, 1992.)

WEBSTER

5.105. Fifth Senatorial District. — The Fifth Senatorial District shall consist of the following territory:

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
BRECKINRIDGE	E					
GRAYSON						
HART						
LARUE	C101		BUFFALO EAST			
LARUE	C103		OTTER			
LARUE	D103		MT. SHERMAN			
MEADE					•	
ОНЮ	A101		E HARTFORD			
OHIO	A102		W HARTFORD		•	
OHIO	A103		SULPHUR SPRINGS			
ОНЮ	A104		HARTFORD #21			
OHIO	B101		E. BEAVER DAM			
OHIO	B102		W. BEAVER DAM			
OHIO	B103		BEAVER DAM #20			
OHIO	B104		N BEAVER DAM			
OHIO	C103		BEDA			
OHIO	C104		N. CENTERTOWN			

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
OHIO	C105	S. CENTERTOWN	
OHIO	D101	FORDSVILLE	
OHIO	D102	AETNAVILLE	
OHIO	D103	FORDVILLE #22	
OHIO	D104	MAGAN	
OHIO	D105	BUFORD	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 5, effective January 8, 1992.)

5.106. Sixth Senatorial District. — The Sixth Senatorial District shall consist of the following territory:

				_	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
CALDWELL						
CRITTENDEN	D102		MARION #5			
CRITTENDEN	F101		MARION #6			
CRITTENDEN	F102		SHADY GROVE			
HOPKINS						
MCLEAN						
MUHLENBERG	A102		CENTRAL CITY			
MUHLENBERG	A103		NELSON			
MUHLENBERG	A104		SOUTH EAST CENTRAL			
MUHLENBERG	A106		W. CENTRAL CITY #22			
MUHLENBERG	B101		E. COURTHOUSE #26			
MUHLENBERG	C101		COURTHOUSE			
MUHLENBERG	C102		BOGGESS			
MUHLENBERG	C103		POWDERLY			
MUHLENBERG	C104		NORTH GREENVILLE			
MUHLENBERG	D101		WEST GREENVILLE			
MUHLENBERG	D102		GRAHAM			
MUHLENBERG	D104		DEPOY			
MUHLENBERG	D105		MIDLAND #23			
MUHLENBERG	E101		SOUTH CARROLLTON			

COUNTY	PREC	SECT	NAME	—CENSUS— TRACT BLCK SECT
MUHLENBERG	E102		NORTH CENTRAL CITY	
MUHLENBERG	E103		BREMEN	
MUHLENBERG	E104	0201	CHERRY HILL	
MUHLENBERG	E104	0202	CHERRY HILL	
MUHLENBERG	E107		MILLPORT	
MUHLENBERG	E108		SPRING RIDGE	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 6, effective January 8, 1992.)

5.107. Seventh Senatorial District. — The Seventh Senatorial District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	A101	PRECINCT 101 28 DISTRICT	
JEFFERSON	A103	PRECINCT 103 28 DISTRICT	
JEFFERSON	A104	PRECINCT 104 28 DISTRICT	
JEFFERSON	A105	PRECINCT 105 28 DISTRICT	
JEFFERSON	A107	PRECINCT 107 28 DISTRICT	
JEFFERSON	A108	PRECINCT 108 28 DISTRICT	
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	
JEFFERSON	A113	PRECINCT 113 28 DISTRICT	
JEFFERSON	A114	PRECINCT 114 28 DISTRICT	
JEFFERSON	A115	PRECINCT 115 28 DISTRICT	
JEFFERSON	A117	PRECINCT 117 28 DISTRICT	•
JEFFERSON	A118	PRECINCT 118 28 DISTRICT	
JEFFERSON	A119	PRECINCT 119 28 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	A120	PRECINCT 120 28	THE CT DECK SECT
	11120	DISTRICT	
JEFFERSON	A121	PRECINCT 121 28 DISTRICT	
JEFFERSON	A122	PRECINCT 122 28 DISTRICT	
JEFFERSON	B101	PRECINCT 101 29 DISTRICT	•
JEFFERSON	B102	PRECINCT 102 29 DISTRICT	
JEFFERSON	B103	PRECINCT 103 29 DISTRICT	
JEFFERSON	B105	PRECINCT 105 29 DISTRICT	
JEFFERSON	B106	PRECINCT 106 29 DISTRICT	
JEFFERSON	B107	PRECINCT 107 29 DISTRICT	
JEFFERSON	B108	PRECINCT 108 29 DISTRICT	
JEFFERSON	B109	PRECINCT 109 29 DISTRICT	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	
JEFFERSON	B111	PRECINCT 111 29 DISTRICT	
JEFFERSON	B112	PRECINCT 112 29 DISTRICT	
JEFFERSON	B113	PRECINCT 113 29 DISTRICT	
JEFFERSON	B114	PRECINCT 114 29 DISTRICT	
JEFFERSON	B115	PRECINCT 115 29 DISTRICT	
JEFFERSON	B116	PRECINCT 116 29 DISTRICT	
JEFFERSON	B117	PRECINCT 117 29 DISTRICT	
JEFFERSON	B119	PRECINCT 119 29 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	B123	PRECINCT 123 29 DISTRICT	
JEFFERSON	J110	PRECINCT 110 38 DISTRICT	
JEFFERSON	J119	PRECINCT 119 38 DISTRICT	
JEFFERSON	J120	PRECINCT 120 38 DISTRICT	
JEFFERSON	J125	PRECINCT 125 38 DISTRICT	
JEFFERSON	K120	PRECINCT 120 40 DISTRICT	
JEFFERSON	O105	PRECINCT 105 44 DISTRICT	
JEFFERSON	O107	PRECINCT 107 44 DISTRICT	
JEFFERSON	O109	PRECINCT 109 44 DISTRICT	
JEFFERSON	0111	PRECINCT 111 44 DISTRICT	
JEFFERSON	O112	PRECINCT 112 44 DISTRICT	
JEFFERSON	O113	PRECINCT 113 44 DISTRICT	
JEFFERSON	O114	PRECINCT 114 44 DISTRICT	
JEFFERSON	O115	PRECINCT 115 44 DISTRICT	
JEFFERSON	0117	PRECINCT 117 44 DISTRICT	
JEFFERSON	O119	PRECINCT 119 44 DISTRICT	
JEFFERSON	O120	PRECINCT 120 44 DISTRICT	
JEFFERSON	O121	PRECINCT 121 44 DISTRICT	
JEFFERSON	O122	PRECINCT 122 44 DISTRICT	
JEFFERSON	O123	PRECINCT 123 44 DISTRICT	,

COUNTY PREC SECT NAME TRACT BLCK SECT

JEFFERSON 0124 PRECINCT 124 44
DISTRICT

JEFFERSON 0126 PRECINCT 126 44
DISTRICT

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 7, effective January 8, 1992.)

5.108. Eighth Senatorial District. — The Eighth Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT

DAVIESS

HANCOCK

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 8, effective January 8, 1992.)

5.109. Ninth Senatorial District. — The Ninth Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
ALLEN			
BARREN			
BUTLER	A107	LOGANSPORT	
BUTLER	D101	LUMBUSTOWN	
BUTLER	D102	REGION	
BUTLER	D103	ABERDEEN	
BUTLER	D104	LEONARD OAK	
BUTLER	E101	FLATWOODS	
BUTLER	E102	FLENER	
BUTLER	E103	GILSTRAP	
BUTLER	E104	OAK RIDGE	
EDMONSON			•
METCALFE			•
OHIO	C101	ROCKPORT	•
OHIO	C102	MCHENRY	,
ОНІО	E101	CROMWELL	
ОНЮ	E102	HORSE BRANCH	
OHIO	E103	ROSINE	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
OHIO	E104	OLATON	
OHIO	E105	COOL SPRINGS	
SIMPSON			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 9, effective January 8, 1992.)

5.110. Tenth Senatorial District. — The Tenth Senatorial District shall consist of the following territory:

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
HARDIN			
LARUE	A101	HODGENVILLE WEST	
LARUE	A103	HODGENVILLE	
LARUE	B101	HODGENVILLE EAST	
LARUE ·	B102	WHITE CITY	
LARUE	B103	LYONS	
LARUE	D101	MAGNOLIA	•
LARUE	D102	UPTON	
LARUE	D104	BARREN RUN	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 10, effective January 8, 1992.)

5.111. Eleventh Senatorial District. — The Eleventh Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BOONE	A101	AIRPORT	
BOONE	B103	FLORENCE #3	
BOONE	B105	FLORENCE #5	
BOONE	B107	FLORENCE #7	
BOONE	B109	FLORENCE # 9	
BOONE	C103	GREENVIEW	
BOONE	C111	OAKBROOK	
BOONE	C113	LIMABURG	
BOONE	C114	LINKVIEW	
CAMPBELL	A112	SOUTHGATE A	
CAMPBELL	A113	SOUTHGATE B	

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
CAMPBELL	A114	SOUTHGATE C	
CAMPBELL	A115	WILDER	
CAMPBELL	A116	SOUTHGATE D	
CAMPBELL	D101	FT THOMAS A	
CAMPBELL	D102	FT THOMAS B	
CAMPBELL	D103	FT THOMAS C	
CAMPBELL	D104	FT THOMAS D	
CAMPBELL	D105	FT THOMAS E	
CAMPBELL	D106	FT THOMAS F	
CAMPBELL	D107	FT THOMAS G	
CAMPBELL	D108	FT THOMAS H	
CAMPBELL	D109	FT THOMAS I	
CAMPBELL	D110	FT THOMAS J	
CAMPBELL	D111	FT THOMAS K	
CAMPBELL	D112	FT THOMAS L	•
CAMPBELL	D113	FT THOMAS M	
CAMPBELL	D114	FT THOMAS N	
CAMPBELL	D115	FT THOMAS O	
CAMPBELL	D116	FT THOMAS P	
CAMPBELL	D117	FT THOMAS Q	
CAMPBELL	D118	FT THOMAS R	
CAMPBELL	D119	FT THOMAS S	
CAMPBELL	D121	COLD SPRING A	
CAMPBELL	D122	COLD SPRING B	
CAMPBELL	D123	COLD SPRING C	
CAMPBELL	D124	CRESTVIEW	
CAMPBELL	D125	HIGHLAND HEIGHTS A	
CAMPBELL	D126	HIGHLAND HEIGHTS B	
CAMPBELL	D127	HIGHLAND HEIGHTS	
CAMPBELL	D128	HIGHLAND HEIGHTS D	

				_C	ENSUS—
COUNTY	PREC	SECT	NAME		BLCK SECT
CAMPBELL	D129		JOHNS MILL		
CAMPBELL	D130		POOLES CREEK		
KENTON	A104		EDGEWOOD #1		
KENTON	A105		EDGEWOOD #2		
KENTON	A106		CRESTVIEW		
KENTON	A107		ELSEMERE #1		
KENTON	A108		ELSEMERE #2		
KENTON	A109		ELSEMERE #3		
KENTON	A110		ELSEMERE #4		
KENTON	A111		ERLANGER #1		
KENTON	A112		ERLANGER #2		
KENTON	A113		ERLANGER #3		
KENTON	A114		ERLANGER #4		
KENTON	A115		ERLANGER #5		
KENTON	A116		ERLANGER #6		
KENTON	A117	0201	ERLANGER #7		
KENTON	A117	0202	ERLANGER #7		
KENTON	A118	0201	ERLANGER #8		
KENTON	A118	0202	ERLANGER #8		
KENTON	A119		ERLANGER #9		
KENTON	A120		FT. MITCHELL #4		
KENTON	A121		FT. MITCHELL #6		
KENTON	A123		LAKESIDE #1		
KENTON	A124		LAKESIDE #2		
KENTON	A125		LAKESIDE #3		
KENTON	A131		EDGEWOOD #6		
KENTON	A132		EDGEWOOD #5		
KENTON	A136		CRESTVIEW #2		
KENTON	B124		DECOURSEY		
KENTON	B127		TAYLOR MILL #1		
KENTON	B129		WINSTON PARK		
KENTON	B130		FT. WRIGHT #3	0646	301
KENTON	B130		FT. WRIGHT #3	0646	302

				—С	ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
KENTON	B130		FT. WRIGHT #3	0646	306B
KENTON	B130		FT. WRIGHT #3	0646	306C
KENTON	B130		FT. WRIGHT #3	0647	103B
KENTON	B130		FT. WRIGHT #3	0647	104
KENTON	B130		FT. WRIGHT #3	0647	108
KENTON	B130		FT. WRIGHT #3	0652	201C
KENTON	B130		FT. WRIGHT #3	0652	407
KENTON	B130		FT. WRIGHT #3	0653	207
KENTON	B130		FT. WRIGHT #3	0654	101C
KENTON	B130		FT. WRIGHT #3	0654	101 D
KENTON	B130		FT. WRIGHT #3	0654	101E
KENTON	B130		FT. WRIGHT #3	065502	201B
KENTON	B130		FT. WRIGHT #3	065502	202A
KENTON	C115		EDGEWOOD #3		
KENTON	C118		FT. MITCHELL #1		
KENTON	C119		FT. MITCHELL #2		
KENTON	C120		FT. MITCHELL #3		
KENTON	C121		FT. MITCHELL #5		
KENTON	C126		OAKRIDGE		
KENTON	C130	0401	SANDFORDTOWN		
KENTON	C130	0402	SANDFORDTOWN		
KENTON	C131		TAYLOR MILL #2		
KENTON	C133		EDGEWOOD #4		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 11, effective January 8, 1992.)

5.112. Twelfth Senatorial District. — The Twelfth Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
FAYETTE	A101	ALEXANDRIA	
FAYETTE	A103	BEAUMONT	
FAYETTE	A138	THE COLONY	
FAYETTE	A151	CLAYS MILL	
FAYETTE	A157	HARRODS HILL	

				ENSUS-
COUNTY	PREC SECT		TRACT	BLCK SECT
FAYETTE	A158	ARMORY		
FAYETTE	A159	CAVE HILL		
FAYETTE	B101	CLEMENS HTS.		
FAYETTE	B102	BARKLEY		
FAYETTE	B103	BELLEAU WOOD		
FAYETTE	B104	BRIGADOON		
FAYETTE	B105	BROOKHAVEN		
FAYETTE	B106	CAMELOT		
FAYETTE	B108	DEERFIELD		
FAYETTE	B110	FAIRWAY		
FAYETTE	B111	GAINESWAY		
FAYETTE	B112	GLENDOVER		
FAYETTE	B114	HILL-N-DALE		
FAYETTE	B116	TWIN OAKS		
FAYETTE	B117	KEITHSHIRE		
FAYETTE	B120	LANSDOWNE		
FAYETTE	B121	LEAWOOD		
FAYETTE	B125	MALABU		·
FAYETTE	B127	MERRICK		
FAYETTE	B128	CHINOE VILLAGE		
FAYETTE	B129	MONTICELLO		
FAYETTE	B130	OPEN GATES		
FAYETTE	B133	REDDING ROAD		
FAYETTE	B137	SHADELAND		
FAYETTE	B140	SOUTHEASTERN HILLS		•
FAYETTE	B141	STONE		
FAYETTE	B142	STONEWALL	•	
FAYETTE	B143	TATES CREEK		٠.
FAYETTE	B146	WEM		,
FAYETTE	B147	ZANDALE		
FAYETTE	B148	SQUIRE OAK		
FAYETTE	B150	ROBINWOOD		

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
FAYETTE	B153	SOUTH POINT	
FAYETTE	B154	TUDOR	
FAYETTE	B155	ASCOT	
FAYETTE	B156	BAYSWATER	
FAYETTE	B157	KIRKLEVINGTON	
FAYETTE	B158	PARK HILLS	
FAYETTE	B159	SOUTHVIEW	
FAYETTE	B160	STONEYBROOK	
FAYETTE	B163	PLANTATION	
FAYETTE	B164	BLUEBERRY HILLS	
FAYETTE	B165	OAKS	
FAYETTE	B168	MONTAVESTA	
FAYETTE	B169	MT. RAINIER	
FAYETTE	B170	PICKWAY	
FAYETTE	B171	BUCKHORN	
FAYETTE	B172	SHILLITO	
FAYETTE	B173	CUMBERLAND	
FAYETTE	B174	WHISPERING HILLS	
FAYETTE	B175	HIGHPLAIN	•
FAYETTE	B176	SUMMERHILL	
FAYETTE	B177	WYNDHAM HILLS	
FAYETTE	B178	EAST LAKE	
FAYETTE	B179	FAIRHAVEN	
FAYETTE	B180	CENTURY HILLS	
FAYETTE	B181	TABORLAKE	
FAYETTE	C143	WOODSPOINT	
FAYETTE	C144	ALSAB	
FAYETTE	C150	BEAVER CREEK	
FAYETTE	C151	COVE LAKE	
FAYETTE	C152	HARTLAND	
FAYETTE	C156	MT. TABOR	
FAYETTE	C158	RIVER PARK	
FAYETTE	C161	TATESBROOK	

			C	ENSUS	
COUNTY	PREC SECT	NAME	TRACT		
FAYETTE	C162	NIAGARA			
FAYETTE	C164	EAST HILLS			
FAYETTE	C165	JERRICO			
FAYETTE	C166	TANBARK			
FAYETTE	C167	RIO DOSA			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 12, effective January 8, 1992.)

5.113. Thirteenth Senatorial District. — The Thirteenth Senatorial District shall consist of the following territory:

	DDD0 0000	*****		ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FAYETTE	A102	BARKER			
FAYETTE	A106	CARDINAL VALLEY			
FAYETTE	A107	DAVIDSON COURT			
FAYETTE	A109	DOUGLAS- WASHINGTON			
FAYETTE	A111	FAIRLAWN			
FAYETTE	A112	FAYETTE PARK			
FAYETTE	A113	GARDEN SPRINGS			
FAYETTE	A114	GIBSON PARK			
FAYETTE	A115	GREEN ACRES			
FAYETTE	A117	HAMPTON COURT			
FAYETTE	A118	HOLIDAY HILLS			
FAYETTE	A119	ARLINGTON-IMPERIAL			
FAYETTE	A120	JULIUS MARKS			
FAYETTE	A121	KEYS			
FAYETTE	A123	LANE ALLEN			
FAYETTE	A128	MEADOWTHORPE			
FAYETTE	A130	OAKWOOD			
FAYETTE	A131	OXFORD			
FAYETTE	A132	PINE MEADOWS			
FAYETTE	A133	PRESTON INN			
FAYETTE	A135	ST. MARTINS			
FAYETTE	A136	SKYCREST			

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			—СЕ	NSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	A139	TURFLAND	•	
FAYETTE	A140	VERSAILLES RD		
FAYETTE	A143	WEST MAIN	•	
FAYETTE	A144	WINBURN		• •
FAYETTE	A145	WOLF RUN	•	
FAYETTE	A146	TRIANGLE PARK		
FAYETTE	A148	ALABAMA	•	
FAYETTE	A149	ASPENDALE- BLUEGRASS		•
FAYETTE	A150	CAMPSIE		
FAYETTE	A152	HIGHLANDS		•
FAYETTE	A155	OHIO-WALNUT		•
FAYETTE	A156	PERSHING		
FAYETTE	B109	FAIRGROUNDS		
FAYETTE	B113	GOODRICH		,
FAYETTE	B118	LAFAYETTE	·	
FAYETTE	B119	LAKESHORE		
FAYETTE	B123	MC DOWELL	•	•
FAYETTE	B132	PICADOME	. •.	
FAYETTE	B135	SEVEN PARKS		•
FAYETTE	B138	SHADY LANE		
FAYETTE ·	B139	SHRINE	ī	
FAYETTE	B144 ·	TOWERS	• .	•
FAYETTE	B151	BLAIRMORE		
FAYETTE	B152	EDGEWATER	•	
FAYETTE	B166	LAKEVIEW '		÷
FAYETTE	B167	TURKEY FOOT	•	÷ *
FAYETTE	C103	ASHLAND AVENUE		7.
FAYETTE	C105	AYLESFORD		3
FAYETTE	C110	BUNKER		
FAYETTE	C112	CASTLEWOOD	•	
FAYETTE	C113	CHEVY CHASE		•
FAYETTE	C115 '	CLIFTON	•	•

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
FAYETTE	C120	DUKE	
FAYETTE	C122	ELLERSLIE	
FAYETTE	C123	EMERSON	
FAYETTE	C124	FONTAINE	
FAYETTE	C126	HENRY CLAY	
FAYETTE	C128	HOLLYWOOD	
FAYETTE	C129	IDLE HOUR	
FAYETTE	C130	KENWICK	
FAYETTE	C131	LAWRENCE	
FAYETTE	C132	LIBERTY HEIGHTS	
FAYETTE	C134	MT. VERNON	
FAYETTE	C138	VICTORY	
FAYETTE	C140	WALTON	
FAYETTE	C141	WARFIELD PLACE	
FAYETTE	C142	WOODLAND	
FAYETTE	C148	DELAWARE	
FAYETTE	C157	RICHMOND RD.	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 13, effective January 8, 1992.)

5.114. Fourteenth Senatorial District. — The Fourteenth Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BULLITT	A101	SHEPHERDSVILLE #1	
BULLITT	A103	SHEPHERDSVILLE #3	
BULLITT	A105	CUPIO #13	
BULLITT	A106	SHEPERDSVILLE #2A	
BULLITT	A107	BROOKS #12	
BULLITT	D101	LEBANON JUNCTION #14	
BULLITT	D102	LEBANON JUNCTION #15	
BULLITT	D103	BERNHEIM #16	
BULLITT	D104	SALT RIVER #17	
BULLITT	D106	BERNHEIM #16A	

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BULLITT	D109	SHEPHERDSVILLE #2- NORTH			
BULLITT	X001	FORT KNOX MILITARY			
BULLITT	X002	FORT KNOX MILITARY			
BULLITT	X003	FORT KNOX MILITARY			
BULLITT	X004	FORT KNOX MILITARY			
BULLITT	X005	FORT KNOX MILITARY	•		
BULLITT	X006	FORT KNOX MILITARY			
BULLITT	X007	FORT KNOX MILITARY			
BULLITT	X008	FORT KNOX MILITARY			
BULLITT	X009	FORT KNOX MILITARY			
BULLITT	X010	FORT KNOX MILITARY			
BULLITT	X011	FORT KNOX MILITARY			
BULLITT	X012	FORT KNOX MILITARY			
BULLITT	X013	FORT KNOX MILITARY			
BULLITT	X014	FORT KNOX MILITARY			
BULLITT	X015	FORT KNOX MILITARY			
BULLITT	X016	FORT KNOX MILITARY			
BULLITT	X017	FORT KNOX MILITARY			
BULLITT	X018	FORT KNOX MILITARY			
BULLITT	X019	FORT KNOX MILITARY			

			—C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BULLITT	X020	FORT KNOX MILITARY			
BULLITT	X021	FORT KNOX MILITARY			
BULLITT	X022	FORT KNOX MILITARY			
BULLITT	X023	FORT KNOX MILITARY			
BULLITT	X024	FORT KNOX MILITARY			
BULLITT	X025	FORT KNOX MILITARY			
BULLITT	X026	FORT KNOX MILITARY			
BULLITT	X027	FORT KNOX MILITARY			
BULLITT	X028	FORT KNOX MILITARY			
BULLITT	X029	FORT KNOX MILITARY			
BULLITT	X030	FORT KNOX MILITARY			
MARION					

NELSON

TAYLOR

WASHINGTON

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 14, effective January 8, 1992.)

5.115. Fifteenth Senatorial District. — The Fifteenth Senatorial District shall consist of the following territory:

--CENSUS--COUNTY PREC SECT NAME TRACT BLCK SECT

MCCREARY

PULASKI

WHITLEY

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 15, effective January 8, 1992.)

5.116. Sixteenth Senatorial District. — The Sixteenth Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT

ADAIR

CASEY

CLINTON

CUMBERLAND

GREEN

MONROE

RUSSELL

WAYNE

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 16, effective January 8, 1992.)

5.117. Seventeenth Senatorial District. — The Seventeenth Senatorial District shall consist of the following territory:

-CENSUS-

					711000	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
BELL						
HARLAN						
LESLIE	A102		STINNETT			
LESLIE	B102		BAD CREEK			
LESLIE	B103		MARROWBONE			
LESLIE	B104		BEECH FORK NO. 9			
LESLIE	B105		GREASY # 16			
LESLIE	C102		TRACE FORK			
LETCHER						

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 17, effective January 8, 1992.)

5.118. Eighteenth Senatorial District. — The Eighteenth Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME ——CENSUS— TRACT BLCK SECT

BRACKEN

CARTER

GREENUP

LEWIS

MASON

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 18, effective January 8, 1992.)

5.119. Nineteenth Senatorial District. — The Nineteenth Senatorial District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	C105	PRECINCT 105 30 DISTRICT	
JEFFERSON	C106	PRECINCT 106 30 DISTRICT	•
JEFFERSON	C107	PRECINCT 107 30 DISTRICT	
JEFFERSON	C108	PRECINCT 108 30 DISTRICT	
JEFFERSON '	C109	PRECINCT 109 30 DISTRICT	i
JEFFERSON	C112	PRECINCT 112 30 DISTRICT	•
JEFFERSON	C113	PRECINCT 113 30 DISTRICT	
JEFFERSON	C115	PRECINCT 115 30 DISTRICT	
JEFFERSON	C116	PRECINCT 116 30 DISTRICT	
JEFFERSON	C117	PRECINCT 117 30 DISTRICT	
JEFFERSON	C118	PRECINCT 118 30 DISTRICT	
JEFFERSON	D110	PRECINCT 110 31 DISTRICT	
JEFFERSON	D113	PRECINCT 113 31 DISTRICT	
JEFFERSON	D114	PRECINCT 114 31 DISTRICT	
JEFFERSON .	D115	PRECINCT 115 31 DISTRICT	· .
JEFFERSON	D116	PRECINCT 116 31 DISTRICT	
JEFFERSON	D117	PRECINCT 117 31 DISTRICT	
JEFFERSON	D118	PRECINCT 118 31 DISTRICT	
JEFFERSON	D120	PRECINCT 120 31 DISTRICT	

•			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	D121	PRECINCT 121 31 DISTRICT	
JEFFERSON	D122	PRECINCT 122 31 DISTRICT	
JEFFERSON	D123	PRECINCT 123 31 DISTRICT	
JEFFERSON	D125	PRECINCT 125 31 DISTRICT	
JEFFERSON	D126	PRECINCT 126 31 DISTRICT	
JEFFERSON	D127	PRECINCT 127 31 DISTRICT	
JEFFERSON	D128	PRECINCT 128 31 DISTRICT	
JEFFERSON	F113	PRECINCT 113 33 DISTRICT	
JEFFERSON	F115	PRECINCT 115 33 DISTRICT	
JEFFERSON	F116	PRECINCT 116 33 DISTRICT	
JEFFERSON	F117	PRECINCT 117 33 DISTRICT	
JEFFERSON	F118	PRECINCT 118 33 DISTRICT	
JEFFERSON	F119	PRECINCT 119 33 DISTRICT	
JEFFERSON	F120	PRECINCT 120 33 DISTRICT	
JEFFERSON	F121	PRECINCT 121 33 DISTRICT	
JEFFERSON	F125	PRECINCT 125 33 DISTRICT	
JEFFERSON	P101	PRECINCT 101 45 DISTRICT	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	

		•	—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P109	PRECINCT 109 45 DISTRICT	
JEFFERSON	Q101	PRECINCT 101 46 DISTRICT	
JEFFERSON	Q103	PRECINCT 103 46 DISTRICT	
JEFFERSON	Q104	PRECINCT 104 46 DISTRICT	
JEFFERSON	Q106	PRECINCT 106 46 DISTRICT	
JEFFERSON	Q107	PRECINCT 107 46 DISTRICT	
JEFFERSON	Q109	PRECINCT 109 46 DISTRICT	
JEFFERSON	Q110	PRECINCT 110 46 DISTRICT	
JEFFERSON	Q112	PRECINCT 112 46 DISTRICT	
JEFFERSON	Q116	PRECINCT 116 46 DISTRICT	
JEFFERSON	R105	PRECINCT 105 47 DISTRICT	
JEFFERSON	R106	PRECINCT 106 47 DISTRICT	
JEFFERSON	R126	PRECINCT 126 47 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 19, effective January 8, 1992.)

5.120. Twentieth Senatorial District. — The Twentieth Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BULLITT	A104	PLEASANT GROVE #4	
BULLITT	B101	MT. WASHINGTON #7	
BULLITT	B102	MT. WASHINGTON #8	
BULLITT	B103	MT. WASHINGTON #9	
BULLITT	B104	MT. WASHINGTON #10	
BULLITT	B105	ZONETON #11	•

SPENCER

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BULLITT	B106	ZONETON #11A	
BULLITT	B107	MT. WASHINGTON #9-A	
BULLITT	B108	MT. WASHINGTON #8A	
BULLITT	B109	MT. WASHINGTON #7-A	
BULLITT	B110	MT. WASHINGTON #9-NORTH	
BULLITT	B111	MT. WASHINGTON #9-B	
BULLITT	B112	ZONETON #11-B	
BULLITT	D105	CEDAR GROVE #18	
BULLITT	D107	CEDAR GROVE #18A	
BULLITT	D108	SHEPHERDSVILLE #2	
FRANKLIN			
SHELBY			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 20, effective January 8, 1992.)

5.121. Twenty-first Senatorial District. — The Twenty-first Senatorial District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CLAY	A101	MANCHESTER	•
CLAY	A102	PORTERSBURG	
CLAY	A103	WHITE BRANCH	
CLAY	A104	HARTS BRANCH	
CLAY	A105	HORSE CREEK	
CLAY	A106	GARRARD	
CLAY	A107	EAST MANCHESTER	
CLAY	A108	PIGON ROOST	
CLAY	B101	FOGERTOWN	
CLAY	B102	SEXTONS CREEK	
CLAY	B103	BURNING SPRING	
CLAY	B104	GREENBRIAR	•

			— C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CLAY	B105	PIN HOOK			
CLAY	C101	ALLEN			
CLAY	C103	SOUTH FORK			
CLAY	D101	BIG CREEK			
CLAY	D102	FLAT CREEK			
CLAY	D103	GOOSE ROCK			
CLAY	D104	BRIGHT SHADE			
KNOX					
LAUREL					
LESLIE	A101	BIG CREEK			
LESLIE	A103	ROCKHOUSE			
LESLIE	A104	HYDEN-JEFF			
LESLIE	A105	BULLSKIN NO.17			
LESLIE	B101	JACKS CREEK			
LESLIE	D101	HYDEN #1			
LESLIE	D102	HYDEN #2			
LESLIE	D104	MIDWAY			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 21, effective January 8, 1992.)

5.122. Twenty-second Senatorial District. — The Twenty-second Senatorial District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
ANDERSON			
BOYLE			
GARRARD	A101	BOONES CREEK	
GARRARD	A102	SUGAR CK	
GARRARD	B101	GILBERTS CK	
GARRARD	C101	MARKSBURY	
GARRARD	C102	BRYANTSVILLE	
GARRARD	C103	BUENA VISTA	
GARRARD	C104	BOURNE	
JESSAMINE			
MERCER			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 22, effective January 8, 1992.)

5.123. Twenty-third Senatorial District. — The Twenty-third Senatorial District shall consist of the following territory:

201111111	DDDQ QDQM	N. 4 N. 677	CENSUS-
COUNTY	PREC SECT		TRACT BLCK SECT
CAMPBELL	A101	NEWPORT SECOND WARD	
CAMPBELL	A102	NEWPORT FOURTH WARD	
CAMPBELL	A103	NEWPORT FOURTH WARD	
CAMPBELL	A106	NEWPORT SIXTH WARD	
CAMPBELL	A108	NEWPORT SIXTH WARD	
CAMPBELL	A109	NEWPORT SIXTH WARD	
CAMPBELL	A110	NEWPORT SIXTH WARD	
CAMPBELL	A111	NEWPORT SIXTH WARD	
CAMPBELL	B101	NEWPORT FIRST WARD	
CAMPBELL	B102	NEWPORT FIRST WARD	
CAMPBELL	B104	NEWPORT THIRD WARD	
CAMPBELL	B106	NEWPORT THIRD WARD	
CAMPBELL	B108	NEWPORT FIFTH WARD	
CAMPBELL	B110	NEWPORT FIFTH WARD	
CAMPBELL	B112	NEWPORT FIFTH WARD	
CAMPBELL	B114	NEWPORT FIFTH WARD	
CAMPBELL	B115	WOODLAWN	
CAMPBELL	C101	BELLEVUE A	
CAMPBELL	C103	BELLEVUE C	
CAMPBELL	C104	BELLEVUE D	

—CENSUS— TRACT BLCK SECT

COUNTY	PREC	SECT	NAME	TRACT BLCK SECT
CAMPBELL	C106		BELLEVUE F	
CAMPBELL	C107		BELLEVUE G	
CAMPBELL	C108		BELLEVUE H	
CAMPBELL	C109		BELLEVUE I	
CAMPBELL	C110		DAYTON A	
CAMPBELL	C112		DAYTON C	
CAMPBELL	C113		DAYTON D	
CAMPBELL	C115		DAYTON F	
CAMPBELL	W001		OHIO RIVER	
CAMPBELL	W002		OHIO RIVER	
CAMPBELL	W003		OHIO RIVER	
KENTON	A101		BROMLEY	
KENTON	A102		CRESCENT SPRINGS #1	
KENTON	A103		CRESCENT SPRINGS #2	
KENTON	A122		FT. WRIGHT #5	
KENTON	A128		VILLA HILLS #1	
KENTON	A129		VILLA HILLS #2	
KENTON	A134		VILLA HILLS #3	
KENTON	A135		VILLA HILLS #4	
KENTON	B101		COVINGTON #1	
KENTON	B102		COVINGTON #3	
KENTON	B103		COVINGTON #15	
KENTON	B104		COVINGTON #19	
KENTON	B105		COVINGTON #20	
KENTON	B106	0201	COVINGTON #21	
KENTON	B106	0202	COVINGTON #21	
KENTON	B107	0201	COVINGTON #23	
KENTON	B107	0202	COVINGTON #23	
KENTON	B108		COVINGTON #24	
KENTON	B109		COVINGTON #25	
KENTON	B110		COVINGTON #26	
KENTON	B111		COVINGTON #27	

				ENSUS-
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
KENTON	B112	COVINGTON #29		
KENTON	B113	COVINGTON #30		
KENTON	B114	COVINGTON #31		
KENTON	B115	COVINGTON #33		
KENTON	B116	COVINGTON #34		
KENTON	B117	COVINGTON #35		
KENTON	B118	COVINGTON #36		
KENTON	B119	COVINGTON #39		
KENTON	B120	COVINGTON #40		
KENTON	B121	COVINGTON #41		
KENTON	B122	COVINGTON #42		
KENTON	B123	COVINGTON #43		
KENTON	B130	FT. WRIGHT #3	0614	407B
KENTON	B130	FT. WRIGHT #3	0614	412
KENTON	B130	FT. WRIGHT #3	0614	499
KENTON	B130	FT. WRIGHT #3	0651	302B
KENTON	B130	FT. WRIGHT #3	0651	310
KENTON	B130	FT. WRIGHT #3	0652	201D 0303
KENTON	B130	FT. WRIGHT #3	0652	208 0202
KENTON	B130	FT. WRIGHT #3	0652	209 0202
KENTON	B130	FT. WRIGHT #3	0652	210 0202
KENTON	B130	FT. WRIGHT #3	0652	211 0202
KENTON	B130	FT. WRIGHT #3	0652	301B 0202
KENTON	B130	FT. WRIGHT #3	0652	304 0202
KENTON	B130	FT. WRIGHT #3	0652	401B
KENTON	B130	FT. WRIGHT #3	0652	401C
KENTON	B130	FT. WRIGHT #3	0652	402
KENTON	B130	FT. WRIGHT #3	0652	403
KENTON	B130	FT. WRIGHT #3	0652	405B
KENTON	B130	FT. WRIGHT #3	0652	406
KENTON	B130	FT. WRIGHT #3	0653	201
KENTON	B130	FT. WRIGHT #3	0653	202
KENTON	B130	FT. WRIGHT #3	0653	208

				CENSUS
COUNTY	PREC	SECT	NAME	TRACT BLCK SECT
KENTON	C101		COVINGTON #6	
KENTON	C102		COVINGTON #7	
KENTON	C103		COVINGTON #10	•
KENTON	C104		COVINGTON #11	
KENTON	C105		COVINGTON #12	
KENTON	C106		COVINGTON #13	
KENTON	C107		COVINGTON #14	
KENTON	C108		COVINGTON #17	
KENTON	C109		COVINGTON #18	
KENTON	C110		LUDLOW #1	
KENTON	C111		LUDLOW #2	
KENTON	C112		LUDLOW #3	1
KENTON	C113		LUDLOW #4	
KENTON	C114		LUDLOW #5	
KENTON	C122		FT. WRIGHT #1	
KENTON	C123		FT. WRIGHT #2	
KENTON	C124		FT. WRIGHT #4	
KENTON	C127		PARK HILLS #1	
KENTON	C128		PARK HILLS #2	
KENTON	C129		PARK HILLS #3	
KENTON	C130	0403	SANDFORDTOWN	
KENTON	C130	0404	SANDFORDTOWN	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 23, effective January 8, 1992.)

5.124. Twenty-fourth Senatorial District. — The Twenty-fourth Senatorial District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BOONE	A102	BELLEVIEW	
BOONE	A103	BULLITTSVILLE	
BOONE	A104	BURLINGTON #1	
BOONE	A105	BURLINGTON #2	
BOONE	A106	CARLTON	
BOONE	A107	CONSTANCE	

COUNTY	PREC	SECT	NAME	ENSUS— BLCK SECT
BOONE	A108		HEBRON #1	
BOONE	A109		HEBRON #2	
BOONE	A110		PETERSBURG	
BOONE	A111		BURLINGTON #3	
BOONE	A112		BURLINGTON #4	
BOONE	A113		BURLINGTON #5	
BOONE	B101		FLORENCE #1	
BOONE	B102		FLORENCE #2	
BOONE	B104		FLORENCE #4	
BOONE	B106		FLORENCE #6	
BOONE	B108		FLORENCE # 8	
BOONE	B110		FLORENCE # 10	
BOONE	B111		FLORENCE #11	
BOONE	C101		BEAVER	
BOONE	C102	0201	DEVON #1	
BOONE	C102	0202	DEVON #1	
BOONE	C104		HAMILTON	
BOONE	C105		UNION #1	
BOONE	C106		UNION #2	
BOONE	C107		VERONA	
BOONE	C108		WALTON #1	
BOONE	C109		WALTON #2	
BOONE	C110		DEVON #2	
BOONE	C112		RICHWOOD	
CAMPBELL	D120		BRENT	
CAMPBELL	E101		ALEXANDRIA A	
CAMPBELL	E102		ALEXANDRIA B	
CAMPBELL	E103		ALEXANDRIA C	
CAMPBELL	E104		ALEXANDRIA D	
CAMPBELL	E105		CAMP SPRING	
CAMPBELL	E106		CLARYVILLE	
CAMPBELL	E107		HAYFIELD	
CAMPBELL	E108		MELBOURNE	

			—C	ENSUS
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
CAMPBELL	E109	SILVER GROVE		
CAMPBELL	F101	CALIFORNIA		
CAMPBELL	F102	CARTHAGE		
CAMPBELL	F103	GUBSER MILL		
CAMPBELL	F104	MENTOR		
CAMPBELL	G101	DRY RIDGE		
CAMPBELL	G102	GRANTS LICK A		
CAMPBELL	G103	GRANTS LICK B		
GALLATIN				
KENTON	A126	INDEPENDENCE #1		
KENTON	A127	INDEPENDENCE #2		
KENTON	A130	RICHARDSON		
KENTON	A133	INDEPENDENCE #3		
KENTON	B125	MORNINGVIEW		
KENTON	B126	PINER .		
KENTON	B128	VISALIA		
KENTON	C116	BRACHT		
KENTON	C117	CHEROKEE		
KENTON	C125	NICHOLSON		
KENTON	C132	WHITES TOWER		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 24, effective January 8, 1992.)

5.125. Twenty-fifth Senatorial District. — The Twenty-fifth Senatorial District shall consist of the following territory:

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
BOYD			
ELLIOTT	D101	MOCASSIN NO. 4	
ELLIOTT	F101	BRUIN NO. 6	,
ELLIOTT	G101	ISONVILLE NO. 7	
JOHNSON			
LAWRENCE			
MAGOFFIN	B102	STATE ROAD	
MAGOFFIN	B103	IVYTON	

COUNTY PREC SECT NAME TRACT BLCK SECT
MAGOFFIN B104 FLAT FORK
MAGOFFIN B105 BAYES

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 25, effective January 8, 1992.)

5.126. Twenty-sixth Senatorial District. — The Twenty-sixth Senatorial District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT
CARROLL
GRANT
HENRY
OLDHAM
OWEN
PENDLETON
SCOTT B115 PORTER
TRIMBLE

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 26, effective January 8, 1992.)

5.127. Twenty-seventh Senatorial District. — The Twenty-seventh Senatorial District shall consist of the following territory:

			_c	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CLAY	C102	ONEIDA			٠.
ELLIOTT	A101	SANDY HOOK NO. 1			
ELLIOTT	B101	SANDY HOOK NO. 2			•
ELLIOTT	C101	WALNUT GROVE NO. 3			
ELLIOTT	E101	CRACKNERNECK NO. 5	• .	•• ,	
JACKSON					
LEE					•
MAGOFFIN	A101	SALYERSVILLE WARD #2			
MAGOFFIN	A102	BLOOMINGTON			
MAGOFFIN	A103	JOHNSON FORK			
MAGOFFIN	A104	CARTY BRANCH			

CENTRE

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
MAGOFFIN	B101	SALYERSVILLE WARD #1	
MAGOFFIN	C101	MEADOWS	
MAGOFFIN	C102	WIREMAN	
MAGOFFIN	C103	LAKEVILLE	
MAGOFFIN	C104	ATKINSON	
MENIFEE			

MORGAN

OWSLEY

ROCKCASTLE

ROWAN

WOLFE

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 27, effective January 8, 1992.)

5.128. Twenty-eighth Senatorial District. — The Twenty-eighth Senatorial District shall consist of the following territory:

-CENSUS-COUNTY PREC SECT NAME TRACT BLCK SECT BATH **CLARK ESTILL**

FLEMING

MONTGOMERY

POWELL

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 28, effective January 8, 1992.)

5.129. Twenty-ninth Senatorial District. — The Twenty-ninth Senatorial District shall consist of the following territory:

			C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FLOYD	A103	DEPOT			
FLOYD	A105	CLIFF			
FLOYD	A107	AUXIER			
FLOYD	A108	MIDDLE CREEK			
FLOYD	A111	JIM BANKS			•

				ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
FLOYD	A112	ROUGH & TOUGH			
FLOYD	A113	ABBOTT			
FLOYD	A114	JACK ALLEN			
FLOYD	A116	CLIFF 2			
FLOYD	B101	JOHN POSSUM			
FLOYD	B102	MAYTOWN			
FLOYD	B103	BOSCO			
FLOYD	B104	GARRETT/ROCK FORK			
FLOYD	B105	LACKEY/WAYLAND			
FLOYD	B108	BEECH GROVE			
FLOYD	B109	MOUTH OF BEAVER			
FLOYD	C101	MARTIN			
FLOYD	C102	HALBERT			
FLOYD	C103	DRIFT			
FLOYD	C104	JOHN ANT			
FLOYD	C105	GEARHEART			
FLOYD	C106	CLEAR CREEK			
FLOYD	C107	JACKS CREEK			
FLOYD	C108	LEE HALL			
FLOYD	C109	MELVIN			
FLOYD	C110	WEEKSBURY			
FLOYD	C111	ARKANSAS			
FLOYD	C112	FRASURES CREEK			
FLOYD	D101	ANTIOCH			
FLOYD	D102	TICKEY			
FLOYD	D103	TOLER			
FLOYD	D105	LITTLE MUD			
FLOYD	D109	BRANHAMS CREEK			
FLOYD	D110	HEAD OF MUD			
KNOTT					
LESLIE	C101	WOOTON			
LESLIE	C103	WOLF			
LESLIE	D103	WILDER			

COUNTY PREC SECT NAME ——CENSUS— TRACT BLCK SECT

PERRY

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 29, effective January 8, 1992.)

5.130. Thirtieth Senatorial District. — The Thirtieth Senatorial District shall consist of the following territory:

COUNTY	PREC	SECT	NAME	TRACT	ENSUS BLCK	
BOURBON						
FAYETTE	A104		BELL SCHOOL HOUSE			
FAYETTE	A108		DONERAIL			
FAYETTE	A116		GREENDALE			
FAYETTE	A126		MARLBORO			
FAYETTE	A134		RADCLIFFE			
FAYETTE	C149		BLUE ACRES			
FAYETTE	C153		KINGSTON			
FAYETTE	C154		MAN O WAR			
FAYETTE	C155		MARY TODD			
FAYETTE	C159		SHANDON PARK			
HARRISON						
NICHOLAS						
ROBERTSON						
SCOTT	A101		SOUTHERN SCHOOL			
SCOTT	A103		GEORGETOWN MIDDLE SCHOOL			
SCOTT	A107		GARTH SCHOOL			
SCOTT	A109		CANE RUN			
SCOTT	A110		NEWTOWN			
SCOTT	B101		COURTHOUSE			
SCOTT	B106		NORTH HAMILTON			
SCOTT	B111		OXFORD			
SCOTT	B113		SADIEVILLE			
SCOTT	C104	0201	INDIAN HILLS			
SCOTT	C104	0202	INDIAN HILLS			
SCOTT	C105	0201	ROYAL SPRINGS			

				<u>—</u> С	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
SCOTT	C105	0202	ROYAL SPRINGS			
SCOTT	C106		INDIAN ACRES			
SCOTT	C108		SOUTH BROADWAY			
SCOTT	C118		STAMPING GROUND			
SCOTT	C119		GREAT CROSSING SCHOOL			
SCOTT	C120		GREAT CROSSING			
SCOTT	C121		MINORSVILLE			
WOODFORD						

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 30, effective January 8, 1992.)

5.131. Thirty-first Senatorial District. — The Thirty-first Senatorial District shall consist of the following territory:

			-CENSUS-	_
COUNTY	PREC SECT	NAME	TRACT BLCK	SECT
FLOYD	A101	COURT HOUSE		
FLOYD	A102	TRIMBLE BRANCH		
FLOYD	A104	RICHMOND		
FLOYD	A106	PORTER		
FLOYD	A109	COW CREEK		
FLOYD	B110	ALLEN-DWALE		
FLOYD	D104	MOUTH OF MUD		
FLOYD	D106	IVEL		
FLOYD	D107	BETSY LAYNE		
FLOYD	D108	PRATER CREEK		
MARTIN				
PIKE				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 31, effective January 8, 1992.)

5.132. Thirty-second Senatorial District. — The Thirty-second Senatorial District shall consist of the following territory:

			C	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
LOGAN	A101	NEW NATIONAL GUARD ARMORY			

			—C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
LOGAN	A102	NEW NATIONAL GUARD ARMORY		
LOGAN	B101	ADAIRVILLE CHRISTIAN CEN		
LOGAN	B102	ADAIRVILLE FIRE STATION		
LOGAN	C101	LOGAN CO. CRTHOUSE (CNTY)		
LOGAN	C102	STORE NEXT TO POST OFFICE		
LOGAN	C105	LOGAN CO. CRTHOUSE (CITY)		
LOGAN	E102	AUBURN SCHOOL		
LOGAN	E103	AUBURN CITY HALL		
LOGAN	F101	BROWN'S TOBACCO WAREHOUSE		
LOGAN	F102	LOGAN COUNTY HIGH SCHOOL		
LOGAN	F103	MUNICIPAL HOUSING COMM.		
LOGAN	G101	CHANDLER'S SCHOOL		
LOGAN	G103	KNIGHT'S ELECTRIC		
LOGAN	H102	RUSSELLVILLE FIRE STATION		
LOGAN	H103	OLD NATIONAL GUARD ARMORY		

WARREN

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 32, effective January 8, 1992.)

5.133. Thirty-third Senatorial District. — The Thirty-third Senatorial District shall consist of the following territory:

•			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	K101	PRECINCT 101 40 DISTRICT	
JEFFERSON	K102	PRECINCT 102 40 DISTRICT	
JEFFERSON	K103	PRECINCT 103 40 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	K107	PRECINCT 107 40 DISTRICT	
JEFFERSON	K108	PRECINCT 108 40	p.
Incorpositi	****	DISTRICT	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	
JEFFERSON	K121	PRECINCT 121 40 DISTRICT	
JEFFERSON	K123	PRECINCT 123 40 DISTRICT	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	
JEFFERSON	L104	PRECINCT 104 41 DISTRICT	
JEFFERSON	L107	PRECINCT 107 41 DISTRICT	
JEFFERSON	L108	PRECINCT 108 41 DISTRICT	
JEFFERSON	L109	PRECINCT 109 41 DISTRICT	
JEFFERSON	L110	PRECINCT 110 41 DISTRICT	
JEFFERSON	L111	PRECINCT 111 41 DISTRICT	
JEFFERSON	L112	PRECINCT 112 41 DISTRICT	
JEFFERSON	L113	PRECINCT 113 41 DISTRICT	
JEFFERSON	L115	PRECINCT 115 41 DISTRICT	
JEFFERSON	L117	PRECINCT 117 41 DISTRICT	•
JEFFERSON	L122	PRECINCT 122 41 DISTRICT	
JEFFERSON	L123	PRECINCT 123 41 DISTRICT	
JEFFERSON	M101	PRECINCT 101 42 DISTRICT	

-CENSUS-

COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	M102	PRECINCT 102 42 DISTRICT	
JEFFERSON	M103	PRECINCT 103 42 DISTRICT	
JEFFERSON	M104	PRECINCT 104 42 DISTRICT	
JEFFERSON	M105	PRECINCT 105 42 DISTRICT	
JEFFERSON	M106	PRECINCT 106 42 DISTRICT	
JEFFERSON	M107	PRECINCT 107 42 DISTRICT	
JEFFERSON	M109	PRECINCT 109 42 DISTRICT	
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	
JEFFERSON	M113	PRECINCT 113 42 DISTRICT	
JEFFERSON	M114	PRECINCT 114 42 DISTRICT	
JEFFERSON	M115	PRECINCT 115 42 DISTRICT	
JEFFERSON	M118	PRECINCT 118 42 DISTRICT	
JEFFERSON	N101	PRECINCT 101 43 DISTRICT	
JEFFERSON	N102	PRECINCT 102 43 DISTRICT	
JEFFERSON	N103	PRECINCT 103 43 DISTRICT	
JEFFERSON	N104	PRECINCT 104 43 DISTRICT	
JEFFERSON	N105	PRECINCT 105 43 DISTRICT	
JEFFERSON	N106	PRECINCT 106 43 DISTRICT	
JEFFERSON	N107	PRECINCT 107 43 DISTRICT	
JEFFERSON	N108	PRECINCT 108 43 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	N109	PRECINCT 109 43 DISTRICT	
JEFFERSON	N110	PRECINCT 110 43 DISTRICT	,
JEFFERSON	N111	PRECINCT 111 43 DISTRICT	
JEFFERSON	N112	PRECINCT 112 43 DISTRICT	
JEFFERSON	N113	PRECINCT 113 43 DISTRICT	
JEFFERSON	N115	PRECINCT 115 43 DISTRICT	
JEFFERSON	N117	PRECINCT 117 43 DISTRICT	
JEFFERSON	N118	PRECINCT 118 43 DISTRICT	
JEFFERSON	N119	PRECINCT 119 43 DISTRICT	
JEFFERSON	N120	PRECINCT 120 43 DISTRICT	
JEFFERSON	O101	PRECINCT 101 44 DISTRICT	
JEFFERSON	O102	PRECINCT 102 44 DISTRICT	
JEFFERSON	O103	PRECINCT 103 44 DISTRICT	
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	
JEFFERSON.	O116 · ·	PRECINCT 116 44 DISTRICT	
JEFFERSON	S101	PRECINCT 101 48 DISTRICT	
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 33, effective January 8, 1992.)

5.134. Thirty-fourth Senatorial District. — The Thirty-fourth Senatorial District shall consist of the following territory:

			-	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	C109	BRYAN STATION		
FAYETTE	C114	CHILESBURG		
FAYETTE	C117	CRAWFORD		
FAYETTE	C118	DEEP SPRINGS		
FAYETTE	C119	DIXIE		
FAYETTE	C121	EASTLAND		
FAYETTE	C125	HELM		
FAYETTE	C127	HERMITAGE		
FAYETTE	C135	NORTHERN		
FAYETTE	C137	ROOKWOOD		
FAYETTE	C145	AUGUSTA		
FAYETTE	C160	WALNUT HILL		
FAYETTE	C163	GREENBRIER		
GARRARD	B102	ELKIN		
GARRARD	D101	BUCKEYE		
GARRARD	D102	WALKER		
GARRARD	D103	POOR HOUSE		
GARRARD	E101	PAINT LICK		
GARRARD	E102	LAWSON		
GARRARD	E103	CARTERSVILLE		
LINCOLN				
MADISON				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 34, effective January 8, 1992.)

5.135. Thirty-fifth Senatorial District. — The Thirty-fifth Senatorial District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	C101	PRECINCT 101 30 DISTRICT	
JEFFERSON	C102	PRECINCT 102 30 DISTRICT	
JEFFERSON	C103	PRECINCT 103 30 DISTRICT	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	C110	PRECINCT 110 30 DISTRICT	
JEFFERSON	C111	PRECINCT 111 30 DISTRICT	
JEFFERSON	D104	PRECINCT 104 31 DISTRICT	
JEFFERSON	D105	PRECINCT 105 31 DISTRICT	
JEFFERSON	D106	PRECINCT 106 31 DISTRICT	
JEFFERSON	D108	PRECINCT 108 31 DISTRICT	
JEFFERSON	D109	PRECINCT 109 31 DISTRICT	
JEFFERSON	E101	PRECINCT 101 32 DISTRICT	
JEFFERSON	E102	PRECINCT 102 32 DISTRICT	
JEFFERSON	E103	PRECINCT 103 32 DISTRICT	
JEFFERSON	E104	PRECINCT 104 32 DISTRICT	
JEFFERSON	E108	PRECINCT 108 32 DISTRICT	
JEFFERSON	E109	PRECINCT 109 32 DISTRICT	
JEFFERSON	E110	PRECINCT 110 32 DISTRICT	
JEFFERSON	E111	PRECINCT 111 32 DISTRICT	
JEFFERSON	E112	PRECINCT 112 32 DISTRICT	
JEFFERSON	E113	PRECINCT 113 32 DISTRICT	
JEFFERSON	E114	PRECINCT 114 32 DISTRICT	
JEFFERSON	E115	PRECINCT 115 32 DISTRICT	
JEFFERSON	E116	PRECINCT 116 32 DISTRICT	

-CENSUS-TRACT BLCK SECT

COLLUMN	DDDG G	D O M	37.43.673	-CENSUS-
COUNTY	PREC S	ECI.	NAME	TRACT BLCK SECT
JEFFERSON	E119		PRECINCT 119 32 DISTRICT	
JEFFERSON	E120		PRECINCT 120 32 DISTRICT	
JEFFERSON	E121		PRECINCT 121 32 DISTRICT	
JEFFERSON	E123		PRECINCT 123 32 DISTRICT	
JEFFERSON	E124		PRECINCT 124 32 DISTRICT	
JEFFERSON	E125		PRECINCT 125 32 DISTRICT	
JEFFERSON	E126		PRECINCT 126 32 DISTRICT	
JEFFERSON	E127		PRECINCT 127 32 DISTRICT	
JEFFERSON	E128		PRECINCT 128 32 DISTRICT	
JEFFERSON	E129		PRECINCT 129 32 DISTRICT	
JEFFERSON	E130		PRECINCT 130 32 DISTRICT	
JEFFERSON	E131		PRECINCT 131 32 DISTRICT	
JEFFERSON	E132		PRECINCT 132 32 DISTRICT	
JEFFERSON	E133		PRECINCT 133 32 DISTRICT	
JEFFERSON	E134		PRECINCT 134 32 DISTRICT	
JEFFERSON	E135		PRECINCT 135 32 DISTRICT	
JEFFERSON	E136		PRECINCT 136 32 DISTRICT	
JEFFERSON	E138		PRECINCT 138 32 DISTRICT	
JEFFERSON	F122 0	201	PRECINCT 122 33 DISTRICT	
JEFFERSON	F122 0	202	PRECINCT 122 33 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	F123	PRECINCT 123 33 DISTRICT	
JEFFERSON	F124	PRECINCT 124 33 DISTRICT	
JEFFERSON	G101	PRECINCT 101 34 DISTRICT	
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	
JEFFERSON	G104	PRECINCT 104 34 DISTRICT	
JEFFERSON	G105	PRECINCT 105 34 DISTRICT	
JEFFERSON	G106	PRECINCT 106 34 DISTRICT	
JEFFERSON	G107	PRECINCT 107 34 DISTRICT	
JEFFERSON	G108	PRECINCT 108 34 DISTRICT	
JEFFERSON	G109	PRECINCT 109 34 DISTRICT	
JEFFERSON	G111	PRECINCT 111 34 DISTRICT	
JEFFERSON	G112	PRECINCT 112 34 DISTRICT	
JEFFERSON	G116	PRECINCT 116 34 DISTRICT	
JEFFERSON	G117	PRECINCT 117 34 DISTRICT	
JEFFERSON	G119	PRECINCT 119 34 DISTRICT	
JEFFERSON	G120	PRECINCT 120 34 DISTRICT	
JEFFERSON	G121	PRECINCT 121 34 DISTRICT	
JEFFERSON	G122	PRECINCT 122 34 DISTRICT	
JEFFERSON	G123	PRECINCT 123 34 DISTRICT	

--CENSUS-

COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	G124	PRECINCT 124 34 DISTRICT	
JEFFERSON	G126	PRECINCT 126 34 DISTRICT	
JEFFERSON	G127	PRECINCT 127 34 DISTRICT	
JEFFERSON	G128	PRECINCT 128 34 DISTRICT	
JEFFERSON	G129	PRECINCT 129 34 DISTRICT	
JEFFERSON	G130	PRECINCT 130 34 DISTRICT	
JEFFERSON	G132	PRECINCT 132 34 DISTRICT	
JEFFERSON	G133	PRECINCT 133 34 DISTRICT	
JEFFERSON	G134	PRECINCT 134 34 DISTRICT	
JEFFERSON	G136	PRECINCT 136 34 DISTRICT	
JEFFERSON	G137	PRECINCT 137 34 DISTRICT	
JEFFERSON	H103	PRECINCT 103 35 DISTRICT	
JEFFERSON	H111	PRECINCT 111 35 DISTRICT	
JEFFERSON	H112	PRECINCT 112 35 DISTRICT	· · ·
JEFFERSON	H113	PRECINCT 113 35 DISTRICT	
JEFFERSON	L114	PRECINCT 114 41 DISTRICT	
JEFFERSON	L116	PRECINCT 116 41 DISTRICT	
JEFFERSON	L118	PRECINCT 118 41 DISTRICT	• • •
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	L121	PRECINCT 121 41 DISTRICT	
JEFFERSON	M128	PŘECINCT 128 42 DISTRICT	
JEFFERSON	S104	PRECINCT 104 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 35, effective January 8, 1992.)

5.136. Thirty-sixth Senatorial District. — The Thirty-sixth Senatorial District shall consist of the following territory:

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	D101	PRECINCT 101 31 DISTRICT			
JEFFERSON	D102	PRECINCT 102 31 DISTRICT			
JEFFERSON	D103	PRECINCT 103 31 DISTRICT			
JEFFERSON	D124	PRECINCT 124 31 DISTRICT			
JEFFERSON	E105	PRECINCT 105 32 DISTRICT			
JEFFERSON	E107	PRECINCT 107 32 DISTRICT			
JEFFERSON	E118	PRECINCT 118 32 DISTRICT			
JEFFERSON	F101	PRECINCT 101 33 DISTRICT			
JEFFERSON	F102	PRECINCT 102 33 DISTRICT			
JEFFERSON	F103	PRECINCT 103 33 DISTRICT			
JEFFERSON	F104	PRECINCT 104 33 DISTRICT			
JEFFERSON	F105	PRECINCT 105 33 DISTRICT			
JEFFERSON	F106	PRECINCT 106 33 DISTRICT			
JEFFERSON	F107	PRECINCT 107 33 DISTRICT			

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	R101	PRECINCT 101 47 DISTRICT	
JEFFERSON	R102	PRECINCT 102 47 DISTRICT	
JEFFERSON	R103	PRECINCT 103 47 DISTRICT	
JEFFERSON	R104	PRECINCT 104 47 DISTRICT	
JEFFERSON	R108	PRECINCT 108 47 DISTRICT	
JEFFERSON	R109	PRECINCT 109 47 DISTRICT	
JEFFERSON	R111	PRECINCT 111 47 DISTRICT	
JEFFERSON	R112	PRECINCT 112 47 DISTRICT	
JEFFERSON	R113	PRECINCT 113 47 DISTRICT	
JEFFERSON	R114	PRECINCT 114 47 DISTRICT	
JEFFERSON	R115	PRECINCT 115 47 DISTRICT	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	
JEFFERSON	R117	PRECINCT 117 47 DISTRICT	
JEFFERSON	R118	PRECINCT 118 47 DISTRICT	
JEFFERSON	R119	PRECINCT 119 47 DISTRICT	
JEFFERSON	R120	PRECINCT 120 47 DISTRICT	
JEFFERSON	R121	PRECINCT 121 47 DISTRICT	
JEFFERSON	R122	PRECINCT 122 47 DISTRICT	
JEFFERSON	R127	PRECINCT 127 47 DISTRICT	
JEFFERSON	R129	PRECINCT 129 47 DISTRICT	

COLINER	DDEC CECT	NAME OF THE PARTY	—CENSUS—
COUNTY	PREC SECT		TRACT BLCK SECT
JEFFERSON	R131	PRECINCT 131 47 DISTRICT	
JEFFERSON	R132	PRECINCT 132 47 DISTRICT	
JEFFERSON	R133	PRECINCT 133 47 DISTRICT	
JEFFERSON	R134	PRECINCT 134 47 DISTRICT	٠
JEFFERSON	R135	PRECINCT 135 47 DISTRICT	·
JEFFERSON	R136	PRECINCT 136 47 DISTRICT	
JEFFERSON	R137	PRECINCT 137 47 DISTRICT	
JEFFERSON	R138	PRECINCT 138 47 DISTRICT	
JEFFERSON	R139	PRECINCT 139 47 DISTRICT	
JEFFERSON	S103	PRECINCT 103 48 DISTRICT	
JEFFERSON	S105	PRECINCT 105 48 DISTRICT	. •
JEFFERSON	S107	PRECINCT 107 48 DISTRICT	
JEFFERSON	S108	PRECINCT 108 48 DISTRICT	
JEFFERSON	S110	PRECINCT 110 48 DISTRICT	• .
JEFFERSON	S111	PRECINCT 111 48 DISTRICT	
JEFFERSON	S112	PRECINCT 112 48 DISTRICT	
JEFFERSON	S113	PRECINCT 113 48 DISTRICT	
JEFFERSON	S114	PRECINCT 114 48 DISTRICT	
JEFFERSON	S115	PRECINCT 115 48 DISTRICT	
JEFFERSON	S116	PRECINCT 116 48 DISTRICT	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	S117	PRECINCT 117 48 DISTRICT	
JEFFERSON	S118	PRECINCT 118 48 DISTRICT	
JEFFERSON	S119	PRECINCT 119 48 DISTRICT	
JEFFERSON	S120	PRECINCT 120 48 DISTRICT	
JEFFERSON	S121	PRECINCT 121 48 DISTRICT	
JEFFERSON	S122	PRECINCT 122 48 DISTRICT	
JEFFERSON	S125	PRECINCT 125 48 DISTRICT	
JEFFERSON	S126	PRECINCT 126 48 DISTRICT	
JEFFERSON	S128	PRECINCT 128 48 DISTRICT	
JEFFERSON	S129	PRECINCT 129 48 DISTRICT	
JEFFERSON	S130	PRECINCT 130 48 DISTRICT	·.
JEFFERSON	S131	PRECINCT 131 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 36, effective January 8, 1992.)

5.137. Thirty-seventh Senatorial District. — The Thirty-seventh Senatorial District shall consist of the following territory:

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
BULLITT	A108	BROOKS #12A	
BULLITT	C101	HEBRON #5	•
BULLITT	C102	MARYVILLE #6	
BULLITT	C104	MARYVILLE SOUTH #19	·
BULLITT	C105	HEBRON #5A	
BULLITT	C106	HEBRON #5B	
BULLITT	C107	MARYVILLE #6A	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	B120	PRECINCT 120 29 DISTRICT	
JEFFERSON	B121	PRECINCT 121 29 DISTRICT	
JEFFERSON	C119	PRECINCT 119 30 DISTRICT	
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	
JEFFERSON	F109	PRECINCT 109 33 DISTRICT	
JEFFERSON	F110	PRECINCT 110 33 DISTRICT	
JEFFERSON	F111	PRECINCT 111 33 DISTRICT	
JEFFERSON	F112	PRECINCT 112 33 DISTRICT	
JEFFERSON	F126	PRECINCT 126 33 DISTRICT	
JEFFERSON	H128	PRECINCT 128 35 DISTRICT	
JEFFERSON	I120	PRECINCT 120 37 DISTRICT	
JEFFERSON	I122	PRECINCT 122 37 DISTRICT	
JEFFERSON	I123	PRECINCT 123 37 DISTRICT	
JEFFERSON	I124	PRECINCT 124 37 DISTRICT	
JEFFERSON	I125	PRECINCT 125 37 DISTRICT	
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	
JEFFERSON	J114	PRECINCT 114 38 DISTRICT	
JEFFERSON	J115	PRECINCT 115 38 DISTRICT	
JEFFERSON	J117	PRECINCT 117 38 DISTRICT	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	
JEFFERSON	J124	PRECINCT 124 38 DISTRICT	
JEFFERSON	J126	PRECINCT 126 38 DISTRICT	
JEFFERSON	P104	PRECINCT 104 45 DISTRICT	
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	
JEFFERSON	P112	PRECINCT 112 45 DISTRICT	
JEFFERSON	P113	PRECINCT 113 45 DISTRICT	
JEFFERSON	P114	PRECINCT 114 45 DISTRICT	
JEFFERSON	P115	PRECINCT 115 45 DISTRICT	
JEFFERSON	P116	PRECINCT 116 45 DISTRICT	
JEFFERSON	Q105	PRECINCT 105 46 DISTRICT	
JEFFERSON	Q113	PRECINCT 113 46 DISTRICT	
JEFFERSON	Q114	PRECINCT 114 46 DISTRICT	
JEFFERSON	Q115	PRECINCT 115 46 DISTRICT	
JEFFERSON	Q117	PRECINCT 117 46 DISTRICT	

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	Q118	PRECINCT 118 46 DISTRICT	
JEFFERSON	Q119	PRECINCT 119 46 DISTRICT	
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	
JEFFERSON	Q121	PRECINCT 121 46 DISTRICT	
JEFFERSON	R123	PRECINCT 123 47 DISTRICT	
JEFFERSON	R124	PRECINCT 124 47 DISTRICT	
JEFFERSON	R125	PRECINCT 125 47 DISTRICT	
JEFFERSON	R128	PRECINCT 128 47 DISTRICT	
JEFFERSON	R130	PRECINCT 130 47 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 37, effective January 8, 1992.)

5.138. Thirty-eighth Senatorial District. — The Thirty-eighth Senatorial District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	C104	PRECINCT 104 30 DISTRICT	
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	
JEFFERSON	H104	PRECINCT 104 35 DISTRICT	
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	
JEFFERSON	H106	PRECINCT 106 35 DISTRICT	
JEFFERSON	H107	PRECINCT 107 35 DISTRICT	
JEFFERSON	H108	PRECINCT 108 35 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	H109	PRECINCT 109 35 DISTRICT	
JEFFERSON	H110	PRECINCT 110 35 DISTRICT	
JEFFERSON	H114	PRECINCT 114 35 DISTRICT	
JEFFERSON	H115	PRECINCT 115 35 DISTRICT	
JEFFERSON	H116	PRECINCT 116 35 DISTRICT	
JEFFERSON	H117	PRECINCT 117 35 DISTRICT	
JEFFERSON	H118	PRECINCT 118 35 DISTRICT	
JEFFERSON	H119	PRECINCT 119 35 DISTRICT	
JEFFERSON	H120	PRECINCT 120 35 DISTRICT	
JEFFERSON	H121	PRECINCT 121 35 DISTRICT	
JEFFERSON	H122	PRECINCT 122 35 DISTRICT	•
JEFFERSON	H123	PRECINCT 123 35 DISTRICT	!
JEFFERSON	H124	PRECINCT 124 35 DISTRICT	
JEFFERSON	H125	PRECINCT 125 35 DISTRICT	
JEFFERSON	H126	PRECINCT 126 35 DISTRICT	
JEFFERSON	H127	PRECINCT 127 35 DISTRICT	
JEFFERSON	H129	PRECINCT 129 35 DISTRICT	•
JEFFERSON	H130	PRECINCT 130 35 DISTRICT	
JEFFERSON	I101	PRECINCT 101 37 DISTRICT	
JEFFERSON	I102	PRECINCT 102 37 DISTRICT	•

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	I103	PRECINCT 103 37 DISTRICT	
JEFFERSON	I104	PRECINCT 104 37 DISTRICT	
JEFFERSON	I105	PRECINCT 105 37 DISTRICT	
JEFFERSON	I106	PRECINCT 106 37 DISTRICT	
JEFFERSON	I107	PRECINCT 107 37 DISTRICT	
JEFFERSON	I108	PRECINCT 108 37 DISTRICT	
JEFFERSON	I109	PRECINCT 109 37 DISTRICT	
JEFFERSON	I110	PRECINCT 110 37 DISTRICT	
JEFFERSON	I111	PRECINCT 111 37 DISTRICT	
JEFFERSON	I112	PRECINCT 112 37 DISTRICT	
JEFFERSON	I113	PRECINCT 113 37 DISTRICT	
JEFFERSON	I114	PRECINCT 114 37 DISTRICT	
JEFFERSON	I115	PRECINCT 115 37 DISTRICT	
JEFFERSON	I117	PRECINCT 117 37 DISTRICT	
JEFFERSON	I119	PRECINCT 119 37 DISTRICT	
JEFFERSON	I121	PRECINCT 121 37 DISTRICT	
JEFFERSON	I127	PRECINCT 127 37 DISTRICT	
JEFFERSON	J101	PRECINCT 101 38 DISTRICT	
JEFFERSON	J104	PRECINCT 104 38 DISTRICT	
JEFFERSON	J105	PRECINCT 105 38 DISTRICT	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	J107	PRECINCT 107 38	-14101 2201 2201
	V20.	DISTRICT	
JEFFERSON	J108	PRECINCT 108 38 DISTRICT	
JEFFERSON	J111	PRECINCT 111 38 DISTRICT	
JEFFERSON	J113	PRECINCT 113 38 DISTRICT	
JEFFERSON	K104	PRECINCT 104 40 DISTRICT	
JEFFERSON	K105	PRECINCT 105 40 DISTRICT	
JEFFERSON	K106	PRECINCT 106 40 DISTRICT	
JEFFERSON	K109	PRECINCT 109 40 DISTRICT	
JEFFERSON	K110	PRECINCT 110 40 DISTRICT	
JEFFERSON	K111	PRECINCT 111 40 DISTRICT	
JEFFERSON	K112	PRECINCT 112 40 DISTRICT	
JEFFERSON	K113	PRECINCT 113 40 DISTRICT	
JEFFERSON	K114	PRECINCT 114 40 DISTRICT	
JEFFERSON	K116	PRECINCT 116 40 DISTRICT	·
JEFFERSON	K117	PRECINCT 117 40 DISTRICT	
JEFFERSON	K119	PRECINCT 119 40 DISTRICT	
JEFFERSON	K122	PRECINCT 122 40 DISTRICT	
JEFFERSON	K124	PRECINCT 124 40 DISTRICT	
JEFFERSON	K125	PRECINCT 125 40 DISTRICT	
JEFFERSON	M116	PRECINCT 116 42 DISTRICT	

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	M117	PRECINCT 117 42 DISTRICT	
JEFFERSON	M119	PRECINCT 119 42 DISTRICT	
JEFFERSON	M120	PRECINCT 120 42 DISTRICT	
JEFFERSON	M121	PRECINCT 121 42 DISTRICT	
JEFFERSON	M123	PRECINCT 123 42 DISTRICT	
JEFFERSON	M124	PRECINCT 124 42 DISTRICT	
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	
JEFFERSON	M127	PRECINCT 127 42 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 3, § 38, effective January 8, 1992.)

REPRESENTATIVE DISTRICTS

5.200. Division of Commonwealth into representative districts.— The Commonwealth of Kentucky is divided into one hundred (100) representative districts as provided by KRS 5.201 to 5.300. (Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 101, effective January 8, 1992.)

Cross-References. Contest of election to house of representatives, Const., § 38; KRS 120.195.

Disposition of districts when counties consolidate, KRS 67.280.

Election and terms of representatives, Const., §§ 30, 31.

Qualifications of representatives, Const., § 32.

Redistricting of state, Const., § 33.

5.201. First Representative District. — The First Representative District shall consist of the following territory:

					С	ENSUS	
COUNTY	PREC	SECT	NAME		TRACT	BLCK	SECT
BALLARD							
CARLISLE							
FULTON							
HICKMAN							
MCCRACKEN	C105	٠.	LONE OAK	#2	0313	701B	0202

			_	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
MCCRACKEN	C105	LONE OAK #2	0313	703B	0202
MCCRACKEN	C105	LONE OAK #2	0313	704	0202
MCCRACKEN	C105	LONE OAK #2	0313	716	
MCCRACKEN	C105	LONE OAK #2	0313	727	
MCCRACKEN	C105	LONE OAK #2	0313	728	
MCCRACKEN	C105	LONE OAK #2	0313	729	
MCCRACKEN	C105	LONE OAK #2	0313	730	
MCCRACKEN	C105	LONE OAK #2	0313	731	
MCCRACKEN	C105	LONE OAK #2	0313	732	
MCCRACKEN	C105	LONE OAK #2	0313	733	
MCCRACKEN	C105	LONE OAK #2	0313	734	
MCCRACKEN	C105	LONE OAK #2	0313	735	
MCCRACKEN	C105	LONE OAK #2	0313	736	
MCCRACKEN	C105	LONE OAK #2	0313	737	
MCCRACKEN	C105	LONE OAK #2	0313	738	
MCCRACKEN	C108	LANG			
MCCRACKEN	C111	MASSAC-MILAN			
MCCRACKEN	C112	LAMONT			
MCCRACKEN	C113	GRAHAMVILLE			
MCCRACKEN	C114	WOODVILLE			
MCCRACKEN	C115	RAGLAND			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 1, effective January 8, 1992.)

5.202. Second Representative District. — The Second Representative District shall consist of the following territory:

		_C	ENSUS—
PREC SECT	NAME	TRACT	BLCK SECT
B118	HARPER	0316	132
B118	HARPER	0316	138
B118	HARPER	0316	139
B119	NEW HOPE-MELBER		
	B118 B118 B118	B118 HARPER B118 HARPER	PREC SECT NAME TRACT B118 HARPER 0316 B118 HARPER 0316 B118 HARPER 0316

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 2, effective January 8, 1992.)

5.203. Third Representative District. — The Third Representative District shall consist of the following territory:

			_
COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
MCCRACKEN	A101	BUTLER	
MCCRACKEN	A102	FARLEY	
MCCRACKEN	A103	SOUTH SIDE FIRE STATION	
MCCRACKEN	A104	UNION STATION	
MCCRACKEN	A105	SCHNEIDMAN	
MCCRACKEN	A106	SOUTH SIDE COURT HOUSE	
MCCRACKEN	A107	BUDDE	
MCCRACKEN	A108	YANCEY	
MCCRACKEN	A109	CARLIN	
MCCRACKEN	A110	EMMA MORGAN	
MCCRACKEN	A111	OBRYAN	
MCCRACKEN	A115	WOODLAWN	
MCCRACKEN	B101	NORTH SIDE COURT HOUSE	
MCCRACKEN	B102	KENNEDY	
MCCRACKEN	B103	SAVAGE	
MCCRACKEN	B104	BERNHARD #1	
MCCRACKEN	B105	BERNHARD #2	
MCCRACKEN	B106	ARCADIA	
MCCRACKEN	B107	CARDINAL POINT	
MCCRACKEN	B108	CARSON PARK	
MCCRACKEN	B109	AVONDALE	
MCCRACKEN	B110	COUNTRY CLUB	
MCCRACKEN	B111	REED	
MCCRACKEN	B112	WALLACE PARK	
MCCRACKEN	B113	PAXTON PARK	
MCCRACKEN	B114	GOTT	
MCCRACKEN	B116	HENDRON #1	
MCCRACKEN	B120	ROLLING HILLS	
MCCRACKEN	C101	HENNEBERGER	

				ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
MCCRACKEN	C102	GALLMAN			
MCCRACKEN	C103	RIEKE			
MCCRACKEN	C104	CHEROKEE			
MCCRACKEN	C105	LONE OAK #2	0313	502	
MCCRACKEN	C105	LONE OAK #2	0313	503	
MCCRACKEN	C105	LONE OAK #2	0313	504	
MCCRACKEN	C105	LONE OAK #2	0313	505A	
MCCRACKEN	C105	LONE OAK #2	0313	505B	
MCCRACKEN	C105	LONE OAK #2	0313	506A	
MCCRACKEN	C105	LONE OAK #2	0313	506B	
MCCRACKEN	C105	LONE OAK #2	0313	606A	
MCCRACKEN	C105	LONE OAK #2	0313	606B	0302
MCCRACKEN	C105	LONE OAK #2	0313	611	
MCCRACKEN	C105	LONE OAK #2	0313	612	
MCCRACKEN	C105	LONE OAK #2	0313	613A	
MCCRACKEN	C105	LONE OAK #2	0313	613B	
MCCRACKEN	C105	LONE OAK #2	0313	614A	
MCCRACKEN	C105	LONE OAK #2	0313	614B	
MCCRACKEN	C105	LONE OAK #2	0313	615A	
MCCRACKEN	C105	LONE OAK #2	0313	615B	
MCCRACKEN	C105	LONE OAK #2	0313	616	
MCCRACKEN	C105	LONE OAK #2	0313	617	
MCCRACKEN	C105	LONE OAK #2	0313	618	
MCCRACKEN	C105	LONE OAK #2	0313	619	
MCCRACKEN	C105	LONE OAK #2	0313	620	
MCCRACKEN	C105	LONE OAK #2	0313	621	
MCCRACKEN	C105	LONE OAK #2	0313	622A	
MCCRACKEN	C105	LONE OAK #2	0313	622B	
MCCRACKEN	C105	LONE OAK #2	0313	623	
MCCRACKEN	C105	LONE OAK #2	0313	624	
MCCRACKEN	C105	LONE OAK #2	0313	702	
MCCRACKEN	C106	WILLIAMS			
MCCRACKEN	C107	CECIL			

COUNTY PREC SECT NAME TRACT BLCK SECT

MCCRACKEN C109 CONCORD

MCCRACKEN C110 MAXON

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 3, effective January 8, 1992.)

5.204. Fourth Representative District. — The Fourth Representative District shall consist of the following territory:

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CRITTENDEN		•			
LIVINGSTON					
MCCRACKEN	A112	REIDLAND #1			
MCCRACKEN	A113	REIDLAND #2			
MCCRACKEN	A114	CLARKS RIVER			
MCCRACKEN	A116	HOVEKAMP			
MCCRACKEN	A117	OAKS STATION			
MCCRACKEN	B115	FLORENCE STATION			
MCCRACKEN	B117	HENDRON #2			
MCCRACKEN	B118	HARPER	0312	234	
MCCRACKEN	B118	HARPER	0312	235	•
MCCRACKEN	B118	HARPER	0312	236	
MCCRACKEN	B118	HARPER	0312	237	
MCCRACKEN	B118	HARPER	0312	238	
MCCRACKEN	B118	HARPER	0312	239	
MCCRACKEN	B118	HARPER	0312	240	
MCCRACKEN	B118	HARPER	0312	303	0201
MCCRACKEN	B118	HARPER	0312	304	
MCCRACKEN	B118	HARPER	0312	305	
MCCRACKEN	B118	HARPER	0312	306	
MCCRACKEN	B118	HARPER	0312	307	
MCCRACKEN	B118	HARPER	0312	308	
MCCRACKEN	B118	HARPER	0312	309	
MCCRACKEN	B118	HARPER	0312	310	
MCCRACKEN	B118	HARPER	0312	311	
MCCRACKEN	B118	HARPER	0312	312	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
MCCRACKEN	B118	HARPER	0312	313	
MCCRACKEN	B118	HARPER	0312	314	
MCCRACKEN	B118	HARPER	0312	315	
MCCRACKEN	B118	HARPER	0312	338	
MCCRACKEN	B118	HARPER	0312	339	
MCCRACKEN	B118	HARPER	0312	340	
MCCRACKEN	B118	HARPER	0312	341	
MCCRACKEN	B118	HARPER	0312	342	
MCCRACKEN	B118	HARPER	0312	343	
MCCRACKEN	B118	HARPER	0312	344	
MCCRACKEN	B118	HARPER	0312	345	
MCCRACKEN	B118	HARPER	0312	346	
MCCRACKEN	B118	HARPER	0312	399	÷
MCCRACKEN	B118	HARPER	0312	421	0301
MCCRACKEN	B118	HARPER	0312	422	0201
MCCRACKEN	B118	HARPER	0312	427	
MCCRACKEN	B118	HARPER	0312	428	
MCCRACKEN	B118	HARPER	0313	434	0202
MCCRACKEN	B118	HARPER	0313	435	0201
MCCRACKEN	B118	HARPER	0313	436	0201
MCCRACKEN	B118	HARPER	0313	444	0201
MCCRACKEN	B118	HARPER	0313	446	•
MCCRACKEN	B118	HARPER	0313	447	
MCCRACKEN	B118	HARPER	0313	448 ′	
MCCRACKEN	B118	HARPER	0313	449	
MCCRACKEN	B118	HARPER	0313	450	
MCCRACKEN	B118	HARPER	0313	451	
MCCRACKEN	B118	HARPER	0313	452	
MCCRACKEN	B118	HARPER	0313	453	
MCCRACKEN	B118	HARPER	0313	454	
MCCRACKEN	B118	HARPER	0316	101	
MCCRACKEN	B118	HARPER	0316	102	
MCCRACKEN	B118	HARPER	0316	103	

			С	ENSUS—
COUNTY	PREC SECT	NAME		BLCK SECT
MCCRACKEN	B118	HARPER	0316	104
MCCRACKEN	B118	HARPER	0316	127
MCCRACKEN	B118	HARPER	0316	128
MCCRACKEN	B118	HARPER	0316	129
MCCRACKEN	B118	HARPER	0316	130
MCCRACKEN	B118	HARPER	0316	131
MCCRACKEN	B118	HARPER	0316	140
MCCRACKEN	B118	HARPER	0316	141
MCCRACKEN	B118	HARPER	0316	142
MCCRACKEN	B121	LONE OAK #1		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 4, effective January 8, 1992.)

5.205. Fifth Representative District. — The Fifth Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CALLOWAY			
TRIGG	A101	SOUTH CADIZ #1	
TRIGG	A102	SOUTH CADIZ #2	
TRIGG	B101	CANTON	
TRIGG	B102	CANTON #2	
TRIGG	C101	NORTH CADIZ #1	
TRIGG	C102	NORTH CADIZ # 2	
TRIGG	C103	WEST CADIZ	
TRIGG	G101	BETHESDA	
TRIGG	Y001	LAND BETWEEN THE LAKES	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 5, effective January 8, 1992.)

5.206. Sixth Representative District. — The Sixth Representative District shall consist of the following territory:

			—С:	ENSUS-	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CALDWELL	A101	PRINCETON #1			
CALDWELL	D101	HARMONY			

COUNTY PREC SECT NAME TRACT BLCK SECT
CALDWELL F102 PRINCETON #4
CALDWELL F103 PRINCETON #5
LYON

MARSHALL

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 6, effective January 8, 1992.)

5.207. Seventh Representative District. — The Seventh Representative District shall consist of the following territory:

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
DAVIESS	A101		OWENSBORO #1	0013	401A	0201
DAVIESS	A147		FORTY SEVEN	001701	305B	
DAVIESS	A147		FORTY SEVEN	001701	305C	0202
DAVIESS	A147		FORTY SEVEN	001701	306	
DAVIESS	A147		FORTY SEVEN	001701	307	
DAVIESS	A147		FORTY SEVEN	001701	308	
DAVIESS	A147		FORTY SEVEN	001701	309A	
DAVIESS	A147		FORTY SEVEN	001701	309C	0202
DAVIESS	B101	0301	SOUTHTOWN			
DAVIESS	B101	0302	SOUTHTOWN			
DAVIESS	B101	0303	SOUTHTOWN			
DAVIESS	B102	0201	NORTHTOWN			
DAVIESS	B102	0202	NORTHTOWN			
DAVIESS	B103		ROME			
DAVIESS	C101		SORGHO			
DAVIESS	C102		STANLEY			
DAVIESS	D101		CURDSVILLE			
DAVIESS	D102		SAINT JOSEPH			
DAVIESS	D103		WEST LOUISVILLE			
DAVIESS	E101		SNYDER	•	•	
DAVIESS	E102		PLEASANT RIDGE	-		
DAVIESS	E103		UTICA			
DAVIESS	F102		MASONVILLE			
DAVIESS	F103		HABIT			

			—CENSUS—
COUNTY	PREC SECT	NAME .	TRACT BLCK SECT
DAVIESS	H101	FIELDS .	•
HENDERSON	A101	HEBBARDSVILLE- BLUFF	
HENDERSON	A102	REED-BEALS	•
HENDERSON	B101	SOUTH ROBARDS	
HENDERSON	B104	NIAGARA	
HENDERSON	C104	SOUTH CORYDON	
UNION			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 7, effective January 8, 1992.)

5.208. Eighth Representative District. — The Eighth Representative District shall consist of the following territory:

			_	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CHRISTIAN	A101	COURTHOUSE			
CHRISTIAN	A102	FARMERS LOOSE FLOOR			
CHRISTIAN	A103	BELMONT SCHOOL			
CHRISTIAN	A104	HOPKINSVILLE SIGN CO.		, `	٠
CHRISTIAN	B101	MIDDLE SCHOOL			٠,
CHRISTIAN	B102	ARMORY			
CHRISTIAN	C101	SECOND BAPTIST ACTIVITIES			
CHRISTIAN	C102	INDIAN HILLS			
CHRIȘTIAN	C103	FRIENDSHIP HOUSE 1			
CHRISTIAN	C104	SQUARE DEAL			
CHRISTIAN	D101	FRIENDSHIP HOUSE 2			
CHRISTIAN	D102	MILLBROOKE SCHOOL			
CHRISTIAN	D103	LUTHERAN CHURCH			٠.
CHRISTIAN	D106	ROEDERS			
CHRISTIAN	E101	HANCOCK-COOPER			
CHRISTIAN	E102	BAPTIST LIFE CENTER	-		
CHRISTIAN	E103	MORNINGSIDE SCHOOL			

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	E104	HOPKINSVILLE HIGH SCHOOL	
CHRISTIAN	E105	HOPKINSVILLE HIGH SCH #2	
CHRISTIAN	G101	HAMMOND PLAZA	
CHRISTIAN	G102	SKYLINE DRIVE	
CHRISTIAN	G103	MORRIS	
CHRISTIAN	H101	LAMB'S GARAGE	
TRIGG	D101	CERULEON	
TRIGG	D102	WALLONIA	
TRIGG	E101	CALEDONIA-ROARING SPRINGS	
TRIGG	E102	MONTGOMERY	
TRIGG	E103	CALEDONIA	
TRIGG	F101	LINTON-MAGGIE	
TRIGG	X001	FORT CAMPBELL MILITARY	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 8, effective January 8, 1992.)

5.209. Ninth Representative District. — The Ninth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	B103	CONSOLATION	
CHRISTIAN	C105	SINKING FORK SCHOOL	
CHRISTIAN	D104	HERNDON	
CHRISTIAN	D105	LAFAYETTE	
CHRISTIAN	F101	NORTH PEMBROKE	
CHRISTIAN	F102	SOUTH PEMBROKE	
CHRISTIAN	F103	ST. ELMO	
CHRISTIAN	F104	OAK GROVE	
CHRISTIAN	H102	WEST CROFTON	
CHRISTIAN	H103	EAST CROFTON	
CHRISTIAN	H104	PILOT ROCK	
CHRISTIAN	H105	LACY SCHOOL	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	H106	APEX	
CHRISTIAN	X001	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X002	CAMPBELL MILITARY RESERV	
CHRISTIAN	X003	CAMPBELL MILITARY RESERV	
CHRISTIAN	X004	CAMPBELL MILITARY RESERV	
CHRISTIAN	X005	CAMPBELL MILITARY RESERV	
CHRISTIAN	X006	CAMPBELL MILITARY RESERV	
CHRISTIAN	X007	CAMPBELL MILITARY RESERV	
CHRISTIAN	X008	CAMPBELL MILITARY RESERV	
CHRISTIAN	X009	CAMPBELL MILITARY RESERV	
CHRISTIAN	X010	CAMPBELL MILITARY RESERV	
CHRISTIAN	X011	CAMPBELL MILITARY RESERV	
CHRISTIAN	X012	CAMPBELL MILITARY RESERV	
CHRISTIAN	X013	CAMPBELL MILITARY RESERV	
CHRISTIAN	X014	CAMPBELL MILITARY RESERV	
CHRISTIAN	X015	CAMPBELL MILITARY RESERV	
CHRISTIAN	X016	CAMPBELL MILITARY RESERV	
CHRISTIAN	X017	CAMPBELL MILITARY RESERV	
CHRISTIAN	X019	CAMPBELL MILITARY RESERV	
CHRISTIAN	X020	CAMPBELL MILITARY RESERV	

LEGISLATIVE DISTRICTS

COUNTY	PREC	SECT	NAME	—CENSUS— TRACT BLCK SECT
CHRISTIAN	X021		CAMPBELL MILITARY RESERV	
CHRISTIAN	X022		CAMPBELL MILITARY RESERV	
CHRISTIAN	X023		CAMPBELL MILITARY RESERV	
CHRISTIAN	X024		CAMPBELL MILITARY RESERV	
CHRISTIAN	X025		CAMPBELL MILITARY RESERV	
CHRISTIAN	X026		CAMPBELL MILITARY RESERV	
CHRISTIAN	X027		CAMPBELL MILITARY RESERV	
CHRISTIAN	X028		CAMPBELL MILITARY RESERV	
CHRISTIAN	X029		CAMPBELL MILITARY RESERV	
CHRISTIAN	X030		CAMPBELL MILITARY RESERV	,
CHRISTIAN	X031		CAMPBELL MILITARY RESERV	•
CHRISTIAN	X032		CAMPBELL MILITARY RESERV	•
CHRISTIAN	X033		CAMPBELL MILITARY RESERV	,
CHRISTIAN	X034		CAMPBELL MILITARY RESERV	
CHRISTIAN	X035		CAMPBELL MILITARY RESERV	,
CHRISTIAN	X036		CAMPBELL MILITARY RESERV	,
CHRISTIAN	X037		CAMPBELL MILITARY RESERV	
CHRISTIAN	X038		CAMPBELL MILITARY RESERV	•
CHRISTIAN	X039		CAMPBELL MILITARY RESERV	•
CHRISTIAN	X040		CAMPBELL MILITARY RESERV	•

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
			TRACT BLCK SECT
CHRISTIAN	X041	CAMPBELL MILITARY RESERV	
CHRISTIAN	X042	CAMPBELL MILITARY RESERV	
CHRISTIAN	X043	CAMPBELL MILITARY RESERV	
CHRISTIAN	X044	CAMPBELL MILITARY RESERV	
CHRISTIAN	X045	CAMPBELL MILITARY RESERV	
CHRISTIAN	X046	CAMPBELL MILITARY RESERV	
CHRISTIAN	X047	CAMPBELL MILITARY RESERV	
CHRISTIAN	X048	CAMPBELL MILITARY RESERV	
CHRISTIAN	X049	CAMPBELL MILITARY RESERV	
CHRISTIAN	X050	CAMPBELL MILITARY RESERV	
CHRISTIAN	X051	CAMPBELL MILITARY RESERV	
CHRISTIAN	X052	CAMPBELL MILITARY RESERV	
CHRISTIAN	X053	CAMPBELL MILITARY RESERV	
CHRISTIAN	X054	CAMPBELL MILITARY RESERV	
CHRISTIAN	X055	CAMPBELL MILITARY RESERV	
CHRISTIAN	X056	CAMPBELL MILITARY RESERV	
CHRISTIAN	X057	CAMPBELL MILITARY RESERV	
CHRISTIAN	X058	CAMPBELL MILITARY RESERV	
CHRISTIAN	X059	CAMPBELL MILITARY RESERV	
CHRISTIAN	X060	CAMPBELL MILITARY RESERV	

			CENSUS
COUNTY'	PREC SECT	NAME	TRACT BLCK SECT
CHRISTIAN	X061	CAMPBELL MILITARY RESERV	
CHRISTIAN	X062	CAMPBELL MILITARY RESERV	1
CHRISTIAN	X063	CAMPBELL MILITARY RESERV	
CHRISTIAN	X064	CAMPBELL MILITARY RESERV	
CHRISTIAN	X066	CAMPBELL MILITARY RESERV	·
CHRISTIAN	X067	CAMPBELL MILITARY RESERV	,
CHRISTIAN	X068	CAMPBELL MILITARY RESERV	
CHRISTIAN	X069	CAMPBELL MILITARY RESERV	
CHRISTIAN	X070	CAMPBELL MILITARY RESERV	
CHRISTIAN	X071 -	CAMPBELL MILITARY RESERV	
CHRISTIAN	X072	CAMPBELL MILITARY RESERV	
CHRISTIAN	X073	CAMPBELL MILITARY RESERV	
CHRISTIAN	X074	CAMPBELL MILITARY RESERV	
CHRISTIAN	X075	CAMPBELL MILITARY RESERV	
CHRISTIAN	X076	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X077	CAMPBELL MILITARY RESERV	
CHRISTIAN	X078	CAMPBELL MILITARY RESERV	
CHRISTIAN	X079	CAMPBELL MILITARY RESERV	•
CHRISTIAN	X080	CAMPBELL MILITARY RESERV	
CHRISTIAN	X081	CAMPBELL MILITARY RESERV	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
CHRISTIAN	X082	CAMPBELL MILITARY RESERV	
CHRISTIAN	X083	CAMPBELL MILITARY RESERV	
CHRISTIAN	X084	CAMPBELL MILITARY RESERV	
CHRISTIAN	X085	CAMPBELL MILITARY RESERV	
CHRISTIAN	X086	CAMPBELL MILITARY RESERV	
CHRISTIAN	X087	CAMPBELL MILITARY RESERV	
CHRISTIAN	X088	CAMPBELL MILITARY RESERV	
CHRISTIAN	X089	CAMPBELL MILITARY RESERV	
CHRISTIAN	X090	CAMPBELL MILITARY RESERV	
CHRISTIAN	X091	CAMPBELL MILITARY RESERV	
HOPKINS	F102	EAST DAWSON	
HOPKINS	F104	CHARLESTON	
HOPKINS	F105	ILSLEY	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 9, effective January 8, 1992.)

5.210. Tenth Representative District. — The Tenth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HOPKINS	A101	WHITE PLAINS	
HOPKINS	A102	NORTONVILLE	
HOPKINS	A103	MORTONS GAP	
HOPKINS	A104	ST. CHARLES	
HOPKINS	A105	NORTONVILLE EAST	
HOPKINS	A106	WHITE PLAINS SOUTH	
HOPKINS	B101	CITY HALL EARLINGTON	

			_	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
HOPKINS	B102	SCHOOL EARLINGTON		
HOPKINS	B103	CHURCH EARLINGTON		
HOPKINS	B104	ANTON		
HOPKINS	B105	DOZIER HEIGHTS		
HOPKINS	B106	DOZIER HTS. #2		
HOPKINS	C101	COURT HOUSE		
HOPKINS	C102	ELK CREEK		
HOPKINS	C103	GRAPEVINE		
HOPKINS	C104	POWER HOUSE		
HOPKINS	C105	FUGATE		
HOPKINS	C106	ELK CREEK #2		
HOPKINS	D103	JAMESTOWN		
HOPKINS	D104	HIGHLAND		
HOPKINS	D105	COLLEGE		
HOPKINS	D106	COLLEGE #2		
HOPKINS	E102	DALTON		
HOPKINS	E103	ARMORY		
HOPKINS	E104	MILL		
HOPKINS	F101	WEST DAWSON		
HOPKINS	F103	SOUTH DAWSON		
HOPKINS	G101	RICHLAND		
HOPKINS	G102	LAKE		
HOPKINS	G103	SEMINARY		
HOPKINS	G104	GREENHOUSE		
HOPKINS	G105	MUNNS		
HOPKINS	G106	GREENHOUSE # 2		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 10, effective January 8, 1992.)

5.211. Eleventh Representative District. — The Eleventh Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HENDERSON	A107	FRONTIER	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
HENDERSON	A108	GRANTWOOD	
HENDERSON	A109	BALMORAL	
HENDERSON	A110	BASKET	
HENDERSON	A111	SPOTTSVILLE	
HENDERSON	B102	NORTH ROBARDS	
HENDERSON	B103	ANTHOSTON	
HENDERSON	B105	ZION	
HENDERSON	B106	SOAPER	
HENDERSON	B108	HIGHLANDER	
HENDERSON	C102	CAIRO	
HENDERSON	C103	NORTH CORYDON	
HENDERSON	C105	SMITH MILLS	
HENDERSON	C106	GENEVA	
HENDERSON	C107	WEAVERTON	
HENDERSON	C108	FAIR	
HENDERSON	D101	HARRIS	
HENDERSON	D102	BELLS	
HENDERSON	D103	AUDUBON HEIGHTS	
HENDERSON	D104	SOUTH AUDUBON	
HENDERSON	D105	NORTH AUDUBON	
HENDERSON	D106	KAVANAUGH	
HENDERSON	D107	DELKER	
HENDERSON	D108	ALVES	
HENDERSON	E101	YOUNG	
HENDERSON	E103	HART	
HENDERSON	E104	KOCKRITZ	
HENDERSON	E105	KIMMEL	
HENDERSON	E106	NEWCOMB	
HENDERSON	E107	RICHARDSON	
HENDERSON	E108	BENGATE	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 11, effective January 8, 1992.)

5.212. Twelfth Representative District. — The Twelfth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
CALDWELL	A102	PRINCETON #2	THE CT DECK CECT
CALDWELL	A103	PRINCETON #6	
CALDWELL	A104	PRINCETON #7	
CALDWELL	A105	PRINCETON #8	
CALDWELL	B101	DONALDSON #1	
CALDWELL	C101	BUCKSNORT	
CALDWELL	E101	FREDONIA #1	
CALDWELL	E101 E102	FREDONIA #2	
CALDWELL	F101	PRINCETON #3	
CALDWELL	F104	PRINCETON #9	
CALDWELL	G101	DONALDSON #2	
HOPKINS	D101	HANSON	
HOPKINS	D102	ASHBYBURG	
HOPKINS	D107	HANSON EAST	
HOPKINS	E101	NEBO	
HOPKINS	E105	MANITOU	
MCLEAN	A101	RUMSEY	
MCLEAN	C102	LIVERMORE #8	
MCLEAN	D101	CALHOUN #4	
MCLEAN	E101	BEECH GROVE	
MCLEAN	G101	CALHOUN #7	
WEBSTER			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 12, effective January 8, 1992.)

5.213. Thirteenth Representattive District. — The Thirteenth Representative District shall consist of the following territory:

			C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
DAVIESS	A101	OWENBORO #1	0002	299B	0302
DAVIESS	A101	OWENBORO #1	0013	101A	0202
DAVIESS	A101	OWENBORO #1	0013	103	
DAVIESS	A101	OWENBORO #1	0013	105A	0202
DAVIESS	A101	OWENBORO #1	0013	107A	
DAVIESS	A101	OWENBORO #1	0013	108B	

			— С	ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
DAVIESS	A101	OWENBORO #1	0013	199B	0302
DAVIESS	A101	OWENBORO #1	0013	201	0301
DAVIESS	A101	OWENBORO #1	0013	201	0303
DAVIESS	A101	OWENBORO #1	0013	202A	0201
DAVIESS	A101	OWENBORO #1	0013	203A	
DAVIESS	A101	OWENBORO #1	0013	203B	
DAVIESS	A101	OWENBORO #1	0013	204	
DAVIESS	A101	OWENBORO #1	0013	205	
DAVIESS	A101	OWENBORO #1	0013	206	
DAVIESS	A101	OWENBORO #1	0013	207	
DAVIESS	A101	OWENBORO #1	0013	208	
DAVIESS	A101	OWENBORO #1	0013	209	
DAVIESS	A101	OWENBORO #1	0013	210B	
DAVIESS	A101	OWENBORO #1	0013	211	0201
DAVIESS	A101	OWENBORO #1	0013	212	
DAVIESS	A101	OWENBORO #1	0013	213A	
DAVIESS	A101	OWENBORO #1	0013	214A	0201
DAVIESS	A101	OWENBORO #1	0013	214B	0301
DAVIESS	A101	OWENBORO #1	0013	214C	0201
DAVIESS	A101	OWENBORO #1	0013	215	
DAVIESS	A101	OWENBORO #1	0013	216	
DAVIESS	A101	OWENBORO #1	0013	217	
DAVIESS	A101	OWENBORO #1	0013	218	
DAVIESS	A101	OWENBORO #1	0013	219A	
DAVIESS	A101	OWENBORO #1	0013	220	
DAVIESS	A101	OWENBORO #1	0013	221A	0201
DAVIESS	Å101	OWENBORO #1	0013	314B	0401
DAVIESS	A101	OWENBORO #1	0013	314B	0404
DAVIESS	A101	OWENBORO #1	0013	401B	0301
DAVIESS	A101	OWENBORO #1	0013	401B	0302
DAVIESS	A101	OWENBORO #1	0013	403	
DAVIESS	A101	OWENBORO #1	0013	404	
DAVIESS	A101	OWENBORO #1	0013	405	

			C	ENSUS—
COUNTY	PREC SECT	NAME		BLCK SECT
DAVIESS	A101	OWENBORO #1	0013	406A
DAVIESS	A101	OWENBORO #1	0013	407A
DAVIESS	A102	OWENBORO #2		
DAVIESS	A105	OWENBORO #5		
DAVIESS	A108	OWENBORO #8		
DAVIESS	A112	OWENBORO #12		
DAVIESS	A113	OWENBORO #13		
DAVIESS	A116	OWENBORO #16		
DAVIESS	A121	OWENBORO #21		
DAVIESS	A122	OWENBORO #22		
DAVIESS	A123	OWENBORO #23		
DAVIESS	A125	OWENBORO #25		
DAVIESS	A126	OWENBORO #26		
DAVIESS	A127	OWENBORO #27		
DAVIESS	A128	OWENBORO #28		
DAVIESS	A129	OWENBORO #29		
DAVIESS	A130	OWENBORO #30		
DAVIESS	A131	OWENBORO #31		
DAVIESS	A133	OWENBORO #33		
DAVIESS	A134	OWENBORO #34		
DAVIESS	A135	OWENBORO #35		
DAVIESS	A136	OWENBORO #36		
DAVIESS	A137	OWENBORO #37		
DAVIESS	A138	OWENBORO #38		
DAVIESS	A139	OWENBORO #39		
DAVIESS	A140	OWENBORO #40		
DAVIESS	A141	OWENBORO #41		
DAVIESS	A142	OWENBORO #42		
DAVIESS	A143	FORTY THREE		
DAVIESS	A144 0201	FORTY FOUR		
DAVIESS	A144 0202	FORTY FOUR		
DAVIESS	A145	FORTY FIVE		
DAVIESS	A147	FORTY SEVEN	001701	103A 0401

				С	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
DAVIESS	A147		FORTY SEVEN	001701	201B	0402
DAVIESS	A147		FORTY SEVEN	001701	301A	0201
DAVIESS	A147		FORTY SEVEN	001701	302	
DAVIESS	A147		FORTY SEVEN	001701	303	
DAVIESS	A147		FORTY SEVEN	001701	304	
DAVIESS	A147		FORTY SEVEN	001701	305A	
DAVIESS	A147		FORTY SEVEN	001701	312	
DAVIESS	A147		FORTY SEVEN	001701	313	
DAVIESS	A148	0201	FORTY EIGHT			
DAVIESS	A148	0202	FORTY EIGHT			
DAVIESS	Z001		NORTHTOWN			
DAVIESS	Z002		NORTHTOWN			
DAVIESS	Z 003		NORTHTOWN			
DAVIESS	Z004		NORTHTOWN			
DAVIESS	Z005		SOUTHTOWN			
DAVIESS	Z006		SOUTHTOWN			
DAVIESS	Z007		SOUTHTOWN			
DAVIESS	Z008		SOUTHTOWN			
DAVIESS	Z 009		SOUTHTOWN			
DAVIESS	Z010		SOUTHTOWN			
DAVIESS	Z011		SOUTHTOWN			
DAVIESS	Z012		SOUTHTOWN			
DAVIESS	Z013		SOUTHTOWN			
DAVIESS	Z014		SOUTHTOWN			
DAVIESS	Z015		FIELDS			
DAVIESS	Z016		FIELDS			
DAVIESS	Z017		FIELDS			
DAVIESS	Z018		FIELDS			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 13, effective January 8, 1992.)

5.214. Fourteenth Representative District. — The Fourteenth Representative District shall consist of the following territory:

				C	ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
DAVIESS	A103		OWENSBORO #3		
DAVIESS	A104		OWENSBORO #4		
DAVIESS	A106		OWENSBORO #6	-	•
DAVIESS	A107		OWENSBORO #7		
DAVIESS	A109		OWENSBORO #9		
DAVIESS	A110		OWENSBORO #10		
DAVIESS	A111		OWENSBORO #11		
DAVIESS	A114		OWENSBORO #14		
DAVIESS	A115		OWENSBORO #15		
DAVIESS	A117		OWENSBORO #17		
DAVIESS	A118		OWENSBORO #18		
DAVIESS	A119		OWENSBORO #19		
DAVIESS	A120		OWENSBORO #20		
DAVIESS	A124		OWENSBORO #24		
DAVIESS	A132		OWENSBORO #32		
DAVIESS	A146		FORTY SIX		
DAVIESS	F101		SOUTH WHITESVILLE		
DAVIESS	F104		NORTH WHITESVILLE		
DAVIESS	G101		KNOTTSVILLE		•
DAVIESS	G102		MACEO		
DAVIESS	G103		YELVINGTON		•
DAVIESS	H102	0301	NORTH SEVEN HILLS		
DAVIESS	H102	0302	NORTH SEVEN HILLS		
DAVIESS	H102	0303	NORTH SEVEN HILLS		
DAVIESS	H103		PHILPOT		
DAVIESS	H104		LOCKHART		
DAVIESS	H105		TOLLGATE		
DAVIESS	H106	0201	RIVERVIEW		
DAVIESS	H106	0202	RIVERVIEW		
DAVIESS	H107		ENSOR		•
DAVIESS	H108	0601	SOUTH SEVEN HILLS		
DAVIESS	H108	0602	SOUTH SEVEN HILLS	• .	
DAVIESS	H108	0603	SOUTH SEVEN HILLS		

				—С	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT	1
DAVIESS	H108	0604	SOUTH SEVEN HILLS			
DAVIESS	H108	0605	SOUTH SEVEN HILLS			
DAVIESS	H108	0606	SOUTH SEVEN HILLS			
DAVIESS	H109		THOROBRED EAST			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 14, effective January 8, 1992.)

5.215. Fifteenth Representative District. — The Fifteenth Representative District shall consist of the following territory:

			C	ENSUS	_
COUNTY	PREC SECT	' NAME	TRACT	BLCK	SECT
MCLEAN	B101	SACRAMENTO			
MCLEAN	C101	LIVERMORE #3			
MCLEAN	F101	ISLAND			
MUHLENBERG					

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 15, effective January 8, 1992.)

5.216. Sixteenth Representative District. — The Sixteenth Representative District shall consist of the following territory:

		—CENSUS—			
COUNTY	PREC SECT NAME	TRACT BLCK SECT			
LOGAN					
TODD					

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 16, effective January 8, 1992.)

5.217. Seventeenth Representative District. — The Seventeenth Representative District shall consist of the following territory:

			—CENSUS—	
COUNTY	PREC SECT	NAME	TRACT BLCK S	ECT
BUTLER				
GRAYSON	B101	CANEYVILLE		
GRAYSON	B103	SHREWSBURY		
GRAYSON	B104	READY		
GRAYSON	F103	ARLINGTON		
OHIO				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 17, effective January 8, 1992.)

5.218. Eighteenth Representative District. — The Eighteenth Representative District shall consist of the following territory:

				С	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
BRECKINRIDGE	3					
HANCOCK						
HARDIN	C101		EASTVIEW			
HARDIN	C103		MEETING CREEK			
MEADE	A102		WOODLAND			
MEADE	C101		FLAHERTY	•		
MEADE	C102		GUSTON			
MEADE	F101		WOLF CREEK			
MEADE	F102		CONCORDIA			
MEADE	F103		PAYNEVILLE			
MEADE	F104		BATTLETOWN			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 18, effective January 8, 1992.)

5.219. Nineteenth Representative District. — The Nineteenth Representative District shall consist of the following territory:

			—C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
EDMONSON					
GRAYSON	A101	NORTH LEITCHFIELD			
GRAYSON	A102	EAST LEITCHFIELD			
GRAYSON	A103	CLARKSON			
GRAYSON	A104	NORTH "A" LEITCHFIELD			
GRAYSON	A105	EAST "A" LEITCHFIELD			
GRAYSON	B102	SPRING LICK			
GRAYSON	C101	SHORT CREEK			
GRAYSON	C102	YEAMAN			
GRAYSON	C103	FALLS OF ROUGH			
GRAYSON	D101	BIG CLIFTY			
GRAYSON	D102	HORNTOWN			
GRAYSON	E101	ROCK CREEK			
GRAYSON	E102	ANNETA			

		-CENSUS-
PREC SECT	NAME	TRACT BLCK SECT
E103	MILLERSTOWN	
F101	WEST LEITCHFIELD	
F102	SOUTH LEITCHFIELD	
F104	MILLWOOD	
F105	WEST "A" LEITCHFIELD	
F106	SOUTH "A" LEITCHFIELD	
B101	GLENDALE	•
B102	SONORA	
B104	UPTON	٠.
C102	LONG GROVE	•
C104	WHITE MILLS	
E102	SANDHILL	•
E106	PLUM SPRINGS I	•
E109	PLUM SPRINGS II	
	E103 F101 F102 F104 F105 F106 B101 B102 B104 C102 C104 E102 E106	F101 WEST LEITCHFIELD F102 SOUTH LEITCHFIELD F104 MILLWOOD F105 WEST "A" LEITCHFIELD F106 SOUTH "A" LEITCHFIELD B101 GLENDALE B102 SONORA B104 UPTON C102 LONG GROVE C104 WHITE MILLS E102 SANDHILL E106 PLUM SPRINGS I

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 19, effective January 8, 1992.)

5.220. Twentieth Representative District. — The Twentieth Representative District shall consist of the following territory:

			•	_c	ENSUS—
COUNT	Y PRE	C SECT	NAME	TRACT	BLCK SECT
WARRE	N A10	1	WHAYNE SUPPLY		
WARRE	N A10	2	BROADWAY		
WARRE	N A10	3	MUNICIPAL PARK		
WARRE	N A10-	4	POTTER GRAY		
WARRE	N A10	6	T. C. CHERRY		
WARRE	N A10	7	BRIARWOOD		
WARRE	N A10	8	SHIVE.KIEL.		the state
WARRE	N A10	9	GREENWOOD		.*
WARRE	N A11	0	EASTWOOD		
WARRE	N A11	1	AIRPORT		11 o
WARRE	N B10	l	B.G. TOWERS	•	• •
WARRE	N B102	2	11TH ST. FIRE STA.		,
WARRE	N B10	3	HILLVIEW	1	,

COUNTY	PREC SECT	NI A ME		ENSUS—
COONTY	PREC SECT	NAME	TRACT	BLCK SECT
WARREN	B104	CHURCH ST.		
WARREN	C101	CARVER HARRIS I		
WARREN	C102	CARVER HARRIS II		
WARREN	C104	MCNEIL		
WARREN	C105	CABELL		
WARREN	C106	CRESTMOOR		
WARREN	C107	HUNTING CREEK		
WARREN	D108	MT. VICTOR I		
WARREN	D112	RIVERVIEW		
WARREN	F106	WATTS MILL I		
WARREN	F108	WATTS MILL #2		
WARREN	F109	MT. VICTOR II		
WARREN	F110	MILLERS I		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 20, effective January 8, 1992.)

5.221. Twenty-first Representative District. — The Twenty-first Representative District shall consist of the following territory:

				ENSUS-	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
SIMPSON	C104	NORTH SIMPSON			
SIMPSON	D101	WEST SIMPSON			
SIMPSON	D102	PROSPECT HILL			
WARREN	B105	DELAFIELD II			
WARREN	B106	REELS			
WARREN	B107	GREENMEADOWS	•		
WARREN	B108	OCTAGON CASTLE			
WARREN	C103	MILLERS II			
WARREN	D101	SMITHS GROVE			
WARREN	D103	HYDRO			
WARREN	D104	OAKLAND			
WARREN	D105	COLLET			
WARREN	D106	WARREN EAST MIDDLE			
WARREN	D107	MOTLEY			

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
WARREN	D109	ALVATON	
WARREN	D110	DRAKE	
WARREN	D111	NORTHGATE	
WARREN	E101	DELAFIELD I	
WARREN	E103	RICHARDSVILLE	
WARREN	E104	DAVENPORT	
WARREN	E105	RIVERSIDE	
WARREN	E107	CEDAR GROVE I	
WARREN	E108	CEDAR GROVE II	
WARREN	F101	WOODBURN	
WARREN	F102	PLANO	
WARREN	F103	BROWNING	
WARREN	F104	ROCKFIELD	
WARREN	F105	RICHPOND	
WARREN	F107	HADLEY I	
WARREN	F111	HADLEY II	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 21, effective January 8, 1992.)

5.222. Twenty-second Representative District. — The Twenty-second Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
ALLEN			
MONROE			
SIMPSON	A101	BARNES	
SIMPSON	A102	ROUND POND	
SIMPSON	A103	ROBEY	
SIMPSON	B101	SOUTH SIMPSON	
SIMPSON	B102	EAST DOOR	
SIMPSON	B103	PUBLIC SCHOOL	
SIMPSON	C101	WEST DOOR	
SIMPSON	C103	ADSIT SHOP	
SIMPSON	D103	HARRISTOWN	
SIMPSON	D104	FAIRVIEW	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 22, effective January 8, 1992.)

5.223. Twenty-third Representative District. — The Twenty-third Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BARREN			
METCALFE	A103	RANDOLPH-WISDOM	
METCALFE	B101	KNOB LICK	
METCALFE	B102	SAVOYARD	
METCALFE	C101	SUMMER SHADE	
METCALFE	C102	WILLOW SHADE- BEAUMO	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 23, effective January 8, 1992.)

5.224. Twenty-fourth Representative District. — The Twenty-fourth Representative District shall consist of the following territory:

~~		~~~			ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
HART						
LARUE	C101		BUFFALO EAST			
LARUE	C103		OTTER			
LARUE	D103		MT. SHERMAN			
MARION						
WASHINGTON	A101		MOORESVILLE			
WASHINGTON	A102		BRUSH GROVE			
WASHINGTON	A103		SHARPSVILLE			
WASHINGTON	B101		WILLISBURG			
WASHINGTON	C101		CARDWELL			
WASHINGTON	C102		MACKVILLE			
WASHINGTON	C103		POTTSVILLE			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 24, effective January 8, 1992.)

5.225. Twenty-fifth Representative District. — The Twenty-fifth Representative District shall consist of the following territory:

			<u>—</u> С	ENSUS-	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
HARDIN	A101	VALLEY CREEK			

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
HARDIN	A102		E-TOWN EAST			
HARDIN	A103		E-TOWN WEST			
HARDIN	A105		MEMORIAL			
HARDIN	A106		CHELF			
HARDIN	B103		SOUTH DIXIE			
HARDIN	B105		VANMETER			
HARDIN	C105		CECLLIA			
HARDIN	C106		HOWEVALLY			
HARDIN	C107		VERTREES			
HARDIN	D101	0201	HELM			
HARDIN	D101	0202	HELM			
HARDIN	D102		RINEYVILLE			
HARDIN	D103		HELMWOOD HGTS.			
HARDIN	D104		FREEMAN			
HARDIN	D105		HIGHLANDS			
HARDIN	D106		OAKLAWN			
HARDIN	E104	0201	YATES			
HARDIN	H102		TUNNEL HILL			
HARDIN	H103		CITY PARK			
HARDIN	H104		MANTLE			
HARDIN	H105		CENTRAL			
HARDIN	H107		E-TOWN NORTH			
HARDIN	H108		LINCOLN TRAIL			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 25, effective January 8, 1992.)

5.226. Twenty-sixth Representative District. — The Twenty-sixth Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BULLITT	D101	LEBANON JUNCTION #1	
BULLITT	D102	LEBANON JUNCTION #1	
HARDIN	E101	VINE GROVE WEST	
HARDIN	E102	VINE GROVE EAST	

					ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
HARDIN	E103		RADCLIFF S.W.		
HARDIN	E104	0202	YATES '		
HARDIN	F101		RADCLIFF NORTH		
HARDIN	F102		RADCLIFF WEST		
HARDIN	F103		RADCLIFF N.W.		,
HARDIN	F104	0201	RADCLIFF EAST		
HARDIN	F104	0202	RADCLIFF EAST		•
HARDIN	G101		RADCLIFF SOUTH	÷	
HARDIN	G102		RADCLIFF S.E.		
HARDIN	G103	0401	LONGVIEW		
HARDIN	G103	0402	LONGVIEW		•
HARDIN	G103	0403	LONGVIEW		
HARDIN	G103	0404	LONGVIEW		
HARDIN	H101		COLESBURG		
HARDIN	X001		FORT KNOX MILITARY		
HARDIN	X002		FORT KNOX MILITARY		
HARDIN	X003		FORT KNOX MILITARY		
HARDIN	X004		FORT KNOX MILITARY		
HARDIN	X006		FORT KNOX MILITARY		
LARUE	A101		HODGENVILLE WEST	•	
LARUE	A103		HODGENVILLE		
LARUE	B101		HODGENVILLE EAST	•	
LARUE	B102		WHITE CITY		
LARUE	B103		LYONS		
LARUE	D101		MAGNOLIA		
LARUE	D102		UPTON		
LARUE	D104		BARREN RUN		
				_	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 26, effective January 8, 1992.)

5.227. Twenty-seventh Representative District. — The Twenty-seventh Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
BULLITT	A101	SHEPHERDSVILLE #1	214101 2201
BULLITT	A105	CUPIO #13	
BULLITT	A107	BROOKS #12	
BULLITT	A108	BROOKS #12A	
BULLITT	X001	FORT KNOX MILITARY	
BULLITT	X002	FORT KNOX MILITARY	
BULLITT	X003	FORT KNOX MILITARY	
BULLITT	X004	FORT KNOX MILITARY	
BULLITT	X005	FORT KNOX MILITARY	
BULLITT	X006	FORT KNOX MILITARY	
BULLITT	X007	FORT KNOX MILITARY	
BULLITT	X008	FORT KNOX MILITARY	
BULLITT	X009	FORT KNOX MILITARY	
BULLITT	X010	FORT KNOX MILITARY	
BULLITT	X011	FORT KNOX MILITARY	
BULLITT	X012	FORT KNOX MILITARY	
BULLITT	X013	FORT KNOX MILITARY	
BULLITT	X014	FORT KNOX MILITARY	
BULLITT	X015	FORT KNOX MILITARY	
BULLITT	X016	FORT KNOX MILITARY	

			C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
BULLITT	X017	FORT KNOX MILITARY		
BULLITT	X018	FORT KNOX MILITARY		
BULLITT	X019	FORT KNOX MILITARY		
BULLITT	X020	FORT KNOX MILITARY		
BULLITT	X021	FORT KNOX MILITARY		
BULLITT	X022	FORT KNOX MILITARY		
BULLITT	X023	FORT KNOX MILITARY		
BULLITT	X024	FORT KNOX MILITARY		
BULLITT	X025	FORT KNOX MILITARY		
BULLITT	X026	FORT KNOX MILITARY		
BULLITT	X027	FORT KNOX MILITARY		
BULLITT	X028	FORT KNOX MILITARY		
BULLITT	X029	FORT KNOX MILITARY		
BULLITT	X030	FORT KNOX MILITARY		
HARDIN	E105	WEST POINT		
HARDIN	X005	FORT KNOX MILITARY		
HARDIN	X007	FORT KNOX MILITARY		·
HARDIN	X008	FORT KNOX MILITARY		
HARDIN	X009	FORT KNOX MILITARY		
HARDIN	X010	FORT KNOX MILITARY		÷

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HARDIN	X011	FORT KNOX MILITARY	
HARDIN	X012	FORT KNOX MILITARY	
HARDIN	X013	FORT KNOX MILITARY	
HARDIN	X014	FORT KNOX MILITARY	
HARDIN	X015	FORT KNOX MILITARY	
HARDIN	X016	FORT KNOX MILITARY	
HARDIN	X017	FORT KNOX MILITARY	
HARDIN	X018	FORT KNOX MILITARY	
HARDIN	X019	FORT KNOX MILITARY	
HARDIN	X020	FORT KNOX MILITARY	
HARDIN	X022	FORT KNOX MILITARY	·
HARDIN	X023	FORT KNOX MILITARY	
HARDIN	X024	FORT KNOX MILITARY	
HARDIN	X025	FORT KNOX MILITARY	
HARDIN	X026	FORT KNOX MILITARY	
HARDIN	X027	FORT KNOX MILITARY	
HARDIN	X028	FORT KNOX MILITARY	
HARDIN	X029	FORT KNOX MILITARY	
HARDIN	X030	FORT KNOX MILITARY	
HARDIN	X031	FORT KNOX MILITARY	

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HARDIN	X032	FORT KNOX MILITARY	
HARDIN	X033	FORT KNOX MILITARY	
HARDIN	X034	FORT KNOX MILITARY	
HARDIN	X035	FORT KNOX MILITARY	
HARDIN	X036	FORT KNOX MILITARY	
HARDIN	X037	FORT KNOX MILITARY	
HARDIN	X038	FORT KNOX MILITARY	
HARDIN	X039	FORT KNOX MILITARY	
HARDIN	X040	FORT KNOX MILITARY	
HARDIN	X041	FORT KNOX MILITARY	
HARDIN	X042	FORT KNOX MILITARY	
HARDIN	X043	FORT KNOX MILITARY	
HARDIN	X044	FORT KNOX MILITARY	
HARDIN	X045	FORT KNOX MILITARY	
HARDIN	X046	FORT KNOX MILITARY	
HARDIN	X047	FORT KNOX MILITARY	
HARDIN	X048	FORT KNOX MILITARY	
HARDIN	X049	FORT KNOX MILITARY	
HARDIN	X050	FORT KNOX MILITARY	
HARDIN	X051	FORT KNOX MILITARY	•

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HARDIN	X052	FORT KNOX MILITARY	
HARDIN	X053	FORT KNOX MILITARY	
HARDIN	X054	FORT KNOX MILITARY	
HARDIN	X055	FORT KNOX MILITARY	
HARDIN	X056	FORT KNOX MILITARY	
HARDIN	X057	FORT KNOX MILITARY	
HARDIN	X058	FORT KNOX MILITARY	
HARDIN	X059	FORT KNOX MILITARY	
HARDIN	X060	FORT KNOX MILITARY	
HARDIN	X061	FORT KNOX MILITARY	
HARDIN	X062	FORT KNOX MILITARY	
HARDIN	X063	FORT KNOX MILITARY	
HARDIN	X064	FORT KNOX MILITARY	
HARDIN	X065	FORT KNOX MILITARY	
HARDIN	X066	FORT KNOX MILITARY	
HARDIN	X067	FORT KNOX MILITARY	
HARDIN	X068	FORT KNOX MILITARY	
HARDIN	X069	FORT KNOX MILITARY	
HARDIN	X070	FORT KNOX MILITARY	
HARDIN	X071	FORT KNOX MILITARY	

—CENSUS— TRACT BLCK SECT

COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HARDIN	X072	FORT KNOX MILITARY	
HARDIN	X073	FORT KNOX MILITARY	
HARDIN	X074	FORT KNOX MILITARY	
HARDIN	X075	FORT KNOX MILITARY	
HARDIN	X076	FORT KNOX MILITARY	
HARDIN	X077	FORT KNOX MILITARY	
HARDIN	X078	FORT KNOX MILITARY	
HARDIN	X079	FORT KNOX MILITARY	
HARDIN	X080	FORT KNOX MILITARY	
HARDIN	X081	FORT KNOX MILITARY	
HARDIN	X082	FORT KNOX MILITARY	
HARDIN	X083	FORT KNOX MILITARY	
HARDIN	X084	FORT KNOX MILITARY	
HARDIN	X085	FORT KNOX MILITARY	
HARDIN	X086	FORT KNOX MILITARY	
HARDIN	X087	FORT KNOX MILITARY	
HARDIN	X088	FORT KNOX MILITARY	
HARDIN	X089	FORT KNOX MILITARY	
HARDIN	X090	FORT KNOX MILITARY	
HARDIN	X091	FORT KNOX MILITARY	

			C	ENSUS—
COUNTY	PREC SECT	NAME		BLCK SECT
HARDIN	X092	FORT KNOX MILITARY		
HARDIN	X093	FORT KNOX MILITARY		
HARDIN	X094	FORT KNOX MILITARY		
HARDIN	X095	FORT KNOX MILITARY		
HARDIN	X096	FORT KNOX MILITARY		
HARDIN	X097	FORT KNOX MILITARY		
HARDIN	X098	FORT KNOX MILITARY		
HARDIN	X099	FORT KNOX MILITARY		
HARDIN	X100	FORT KNOX MILITARY		
HARDIN	X101	FORT KNOX MILITARY		,
HARDIN	X102	FORT KNOX MILITARY		
HARDIN	X103	FORT KNOX MILITARY		
HARDIN	X104	FORT KNOX MILITARY		
HARDIN	X105	FORT KNOX MILITARY		
HARDIN	X106	FORT KNOX MILITARY		
HARDIN	X107	FORT KNOX MILITARY		
HARDIN	X108	FORT KNOX MILITARY		,
HARDIN	X109	FORT KNOX MILITARY		
HARDIN	X110	FORT KNOX MILITARY		
HARDIN	X111	FORT KNOX MILITARY		

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
HARDIN	X112	FORT KNOX MILITARY	٠		• •
HARDIN	X113	FORT KNOX MILITARY			k e
HARDIN	X114	FORT KNOX MILITARY			
HARDIN	X115	FORT KNOX MILITARY			
HARDIN	X116	FORT KNOX MILITARY			
HARDIN	X117	FORT KNOX MILITARY			
MEADE	A101	MULDRAUGH	•		
MEADE	B101	BRANDENBURG EAST			
MEADE	B102	WELDON			
MEADE	D101	ASHCRAFT 1			
MEADE	D102	ASHCRAFT #2			
MEADE	E101	EKRON			
MEADE	E102	BUCKGROVE	,		
MEADE	E103	MIDWAY	,		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 27, effective January 8, 1992.)

5.228. Twenty-eighth Representative District. — The Twenty-eighth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	A105	PRECINCT 105 28 DISTRICT	
JEFFERSON	A107	PRECINCT 107 28 DISTRICT	
JEFFERSON	A108	PRECINCT 108 28 DISTRICT	
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 105
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 107
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 108

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 109
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 110
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 111
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 112
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 113
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 201
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 202
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 203 0202
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 204 0202
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 207 0202
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 208
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 209
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 210
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 211
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 213
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 214
JEFFERSON	A113	PRECINCT 113 28 DISTRICT	
JEFFERSON	A114	PRECINCT 114 28 DISTRICT	
JEFFERSON	A115	PRECINCT 115 28 DISTRICT	
JEFFERSON	A117	PRECINCT 117 28 DISTRICT	

COLUMN		N. 1365		ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	A118	PRECINCT 118 28 DISTRICT			
JEFFERSON	A119	PRECINCT 119 28 DISTRICT			
JEFFERSON	A120	PRECINCT 120 28 DISTRICT			
JEFFERSON	A121	PRECINCT 121 28 DISTRICT			
JEFFERSON	A122	PRECINCT 122 28 DISTRICT			
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	101	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	102	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	103	0303
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	201	0202
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	202	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	203	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	204	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	205	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	301C	0202
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	399	
JEFFERSON	B111	PRECINCT 111 29 DISTRICT			
JEFFERSON	B112	PRECINCT 112 29 DISTRICT			
JEFFERSON	B113	PRECINCT 113 29 DISTRICT			
JEFFERSON	B114	PRECINCT 114 29 DISTRICT			
JEFFERSON	B115	PRECINCT 115 29 DISTRICT			

			—С	ENSUŞ	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	B116	PRECINCT 116 29 DISTRICT		.·	•
JEFFERSON	B123	PRECINCT 123 29 DISTRICT			
JEFFERSON	J125	PRECINCT 125 38 DISTRICT			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 28, effective January 8; 1992.)

5.229. Twenty-ninth Representative District. [Effective until January 1, 1993.] — The Twenty-ninth Representative District shall consist of the following territory:

Ū	ū		CENCLIC
COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	B117	PRECINCT 117 29 DISTRICT	
JEFFERSON	B119	PRECINCT 119 29 DISTRICT	
JEFFERSON	B120	PRECINCT 120 29 DISTRICT	
JEFFERSON	B121	PRECINCT 121 29 DISTRICT	
JEFFERSON	C119	PRECINCT 119 30 DISTRICT	
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 101
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 106
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 111
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 205
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 206
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 207
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 212
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 302 0202
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 304

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	I126	PRECINCT 126 37	012003 305
JEIT EIWON	1120	DISTRICT	012000 000
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 309
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 399
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 216
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 217
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 218
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 219
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 220
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 302 0201
JEFFERSON	J124	PRECINCT 124 38 DISTRICT	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 101
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 102
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 103
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 104
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 105
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 106
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 107
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 108
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 109
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 110

•			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 113
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 114
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 116
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 117
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 118
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 119
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 121
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 201
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 202
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 209
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 210
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 211
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 212
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 213
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 215
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 216
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 217
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 218
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 219
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 220

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 221
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 222
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 223
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 224
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 101A
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 104
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 105
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 106
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 107
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 108A
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 108B
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 109
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 110A
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 110C
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 110D
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 112
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 113
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 114
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 115
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 117

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	012001	901
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	012001	902
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	305
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	306
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	307
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	328
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	331
JEFFERSON	P109	PRECINCT 109 45 DISTRICT		
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	915
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	916
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	918 0201
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919D
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	920
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	921C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	922A

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SEC	Г
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 922B	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 922C	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 923	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 307	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 308	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 310	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 311	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 312	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 313	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 399	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 903	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 904	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 905	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 906	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 908 0202	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 909	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 910	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 911 0201	
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 912	
JEFFERSON	· P111	PRECINCT 111 45 DISTRICT	012001 913	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 914
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 917
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 918 0202
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 925
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 926
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 927
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 999
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 999
JEFFERSON	P112	PRECINCT 112 45 DISTRICT	
JEFFERSON	P113	PRECINCT 113 45 DISTRICT	
JEFFERSON	P114	PRECINCT 114 45 DISTRICT	
JEFFERSON	P115	PRECINCT 115 45 DISTRICT	
JEFFERSON	P116	PRECINCT 116 45 DISTRICT	
JEFFERSON	Q106	PRECINCT 106 46 DISTRICT	
JEFFERSON	Q110	PRECINCT 110 46 DISTRICT	
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 210
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 211
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 311
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 401
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 402

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 403
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 405
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 410
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 411
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 412
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 413
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 418
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 419
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 420
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 421
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 422
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 499
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 499

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 29, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.229.

5.229. Twenty-ninth Representative District. [Effective January 1, 1993.] — The Twenty-ninth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	B117	PRECINCT 117 29 DISTRICT	
JEFFERSON	B119	PRECINCT 119 29 DISTRICT	
JEFFERSON	B120	PRECINCT 120 29 DISTRICT	

• •			C	ENSUS
COUNTY · ·	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	B121	PRECINCT 121 29 DISTRICT		
JEFFERSON	C119	PRECINCT 119 30 DISTRICT		
JEFFERSON ·	C120	PRECINCT 120 30 DISTRICT	011703	101
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703	106
JEFFERSON ·	C120	PRECINCT 120 30 DISTRICT	011703	111
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703	205
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703	206
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703	207
JEFFERSON	·C120	PRECINCT 120 30 DISTRICT	011703	212
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	302 0202
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	309
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	216
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	217
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	218
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	219
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	220
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	302 0201
JEFFERSON	J124	PRECINCT 124 38 DISTRICT		
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	101
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	102

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 103
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 104
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 105
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 106
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 107
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 108
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 109
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 110
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 113
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 114
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 116
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 117
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 118
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 119
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 121
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 201
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 202
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 209
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 210
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 211

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 212
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 213
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 215
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 216
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 217
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 218
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 219
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 220
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 221
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 222
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 223
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 224
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 101A
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 104
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 105
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 106
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 107
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 108A
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 108B
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901 109

COUNTY	PREC SECT	NAME		ENSUS BLCK SECT
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	110C
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	110D
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	112
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	113
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	114
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	115
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	117
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	012001	901
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	012001	902
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	305
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	306
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	307
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	328
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	331
JEFFERSON	P109	PRECINCT 109 45 DISTRICT		
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	915
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	916
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	918 0201
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001	919A

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 919B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 919C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 919D
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 920
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 921A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 921B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 921C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 922A
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 922B
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 922C
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 923
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 307
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 308
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 310 .
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 311
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 312
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 313
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012003 399
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 903
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 904

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 905
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 906
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 908 0202
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 909
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 910
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 911 0201
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 912
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 913
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 914
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 917
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 918 0202
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 925
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 926
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 927
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 999
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 999
JEFFERSON	P112	PRECINCT 112 45 DISTRICT	
JEFFERSON	P113	PRECINCT 113 45 DISTRICT	•
JEFFERSON	P114	PRECINCT 114 45 DISTRICT	
JEFFERSON	P115	PRECINCT 115 45 DISTRICT	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P116	PRECINCT 116 45 DISTRICT	
JEFFERSON	Q106	PRECINCT 106 46 DISTRICT	
JEFFERSON	Q110	PRECINCT 110 46 DISTRICT	
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 210
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 211
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 311
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 401
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 402
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 403
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 405
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 410
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 411
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 412
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 413
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 418
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 419
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 420
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 421
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 422
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703 499

COUNTY PREC SECT NAME TRACT BLCK SECT

JEFFERSON Q120 PRECINCT 120 46 011703 499
DISTRICT

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 29, effective January 8, 1992; Acts 1992, ch. 369, § 1, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.229.

5.230. Thirtieth Representative District. — The Thirtieth Representative District shall consist of the following territory:

OOI INTOV	DDEG GEGM	NIABET	—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	C101	PRECINCT 101 30 DISTRICT	
JEFFERSON	C102	PRECINCT 102 30 DISTRICT	
JEFFERSON	C103	PRECINCT 103 30 DISTRICT	
JEFFERSON	C104	PRECINCT 104 30 DISTRICT	
JEFFERSON	C105	PRECINCT 105 30 DISTRICT	
JEFFERSON	C106	PRECINCT 106 30 DISTRICT	
JEFFERSON	C108	PRECINCT 108 30 DISTRICT	
JEFFERSON	C109	PRECINCT 109 30 DISTRICT	
JEFFERSON	C110	PRECINCT 110 30 DISTRICT	
JEFFERSON	C111	PRECINCT 111 30 DISTRICT	
JEFFERSON	C113	PRECINCT 113 30 DISTRICT	
JEFFERSON	C115	PRECINCT 115 30 DISTRICT	
JEFFERSON	E132	PRECINCT 132 32 DISTRICT	
JEFFERSON	E134	PRECINCT 134 32 DISTRICT	

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	F123	PRECINCT 123 33 DISTRICT	
JEFFERSON	F124	PRECINCT 124 33 DISTRICT	
JEFFERSON	G127	PRECINCT 127 34 DISTRICT	
JEFFERSON	G128	PRECINCT 128 34 DISTRICT	
JEFFERSON	G130	PRECINCT 130 34 DISTRICT	
JEFFERSON	G132	PRECINCT 132 34 DISTRICT	
JEFFERSON	G133	PRECINCT 133 34 DISTRICT	
JEFFERSON	G134	PRECINCT 134 34 DISTRICT	
JEFFERSON	G136	PRECINCT 136 34 DISTRICT	
JEFFERSON	G137	PRECINCT 137 34 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 30, effective January 8, 1992.)

5.231. Thirty-first Representative District. — The Thirty-first Representative District shall consist of the following territory:

			— С	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	D101	PRECINCT 101 31 DISTRICT		
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	106
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	117
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	119
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	120A
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	120B ·
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	126

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	127	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	128	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	129	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	130	
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	131A	0202
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	131B	0201
JEFFERSON	D104	PRECINCT 104 31 DISTRICT			
JEFFERSON	D105	PRECINCT 105 31 DISTRICT			
JEFFERSON	D106	PRECINCT 106 31 DISTRICT			
JEFFERSON	D108	PRECINCT 108 31 DISTRICT			
JEFFERSON	D109	PRECINCT 109 31 DISTRICT			
JEFFERSON	D110	PRECINCT 110 31 DISTRICT			
JEFFERSON	D113	PRECINCT 113 31 DISTRICT			
JEFFERSON	D114	PRECINCT 114 31 DISTRICT			
JEFFERSON	D115	PRECINCT 115 31 DISTRICT			
JEFFERSON	D116	PRECINCT 116 31 DISTRICT			
JEFFERSON	D117	PRECINCT 117 31 DISTRICT			
JEFFERSON	D120	PRECINCT 120 31 DISTRICT			
JEFFERSON	D121	PRECINCT 121 31 DISTRICT			
JEFFERSON	D122	PRECINCT 122 31 DISTRICT			

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	D123	PRECINCT 123 31 DISTRICT	
JEFFERSON	D124	PRECINCT 124 31 DISTRICT	
JEFFERSON	D126	PRECINCT 126 31 DISTRICT	
JEFFERSON	D127	PRECINCT 127 31 DISTRICT	
JEFFERSON	D128	PRECINCT 128 31 DISTRICT	
JEFFERSON	E131	PRECINCT 131 32 DISTRICT	
JEFFERSON	E133	PRECINCT 133 32 DISTRICT	
JEFFERSON	E135	PRECINCT 135 32 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 31, effective January 8, 1992.)

5.232. Thirty-second Representative District. — The Thirty-second Representative District shall consist of the following territory:

			—C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	132A
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	132B
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	202
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	203
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	204
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	205
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	206
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	207
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	208

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	209
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	216A
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	216B
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	217A
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	217B
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	218A
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	218B
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	301
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	302
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	303
JEFFERSON	D102	PRECINCT 102 31 DISTRICT	0106	304 0301
JEFFERSON	D103	PRECINCT 103 31 DISTRICT		
JEFFERSON	E103	PRECINCT 103 32 DISTRICT		
JEFFERSON	E104	PRECINCT 104 32 DISTRICT		
JEFFERSON	E105	PRECINCT 105 32 DISTRICT		
JEFFERSON	E107	PRECINCT 107 32 DISTRICT		
JEFFERSON	E110	PRECINCT 110 32 DISTRICT		
JEFFERSON	E111	PRECINCT 111 32 DISTRICT		
JEFFERSON	E112	PRECINCT 112 32 DISTRICT		
JEFFERSON	E114	PRECINCT 114 32 DISTRICT		

COLINAN	DDEC CROS	NIARED		ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
JEFFERSON	E115	PRECINCT 115 32 DISTRICT			
JEFFERSON	E116	PRECINCT 116 32 DISTRICT			
JEFFERSON	E118	PRECINCT 118 32 DISTRICT			
JEFFERSON	E119	PRECINCT 119 32 DISTRICT	•		
JEFFERSON	E120	PRECINCT 120 32 DISTRICT			
JEFFERSON	E126	PRECINCT 126 32 DISTRICT			
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	104	0302
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	201	0201
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	301	0202
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	305	0201
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	306	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	307A	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	307B	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	308	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	309	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	310	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	311	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	313A	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	313B	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	408	0202

				ENSUS	_
COUNTY	PREC SECT	NAME	TRACT		
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	410	0202
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	412	0201
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	413	0301
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	413	0303
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0087	415	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0131	302B	0202
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0131	303B	
JEFFERSON	E138	PRECINCT 138 32 DISTRICT			
JEFFERSON	R101	PRECINCT 101 47 DISTRICT			
JEFFERSON	R102	PRECINCT 102 47 DISTRICT			
JEFFERSON	R103	PRECINCT 103 47 DISTRICT			
JEFFERSON	R104	PRECINCT 104 47 DISTRICT			
JEFFERSON	R108	PRECINCT 108 47 DISTRICT			
JEFFERSON	R109	PRECINCT 109 47 DISTRICT			
JEFFERSON	S104	PRECINCT 104 48 DISTRICT		•	
JEFFERSON	S105	PRECINCT 105 48 DISTRICT			
JEFFERSON	S107	PRECINCT 107 48 DISTRICT			
JEFFERSON	S108	PRECINCT 108 48 DISTRICT			
JEFFERSON	S110	PRECINCT 110 48 DISTRICT			
JEFFERSON	S111	PRECINCT 111 48 DISTRICT			

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	S112	PRECINCT 112 48 DISTRICT	
JEFFERSON	S113	PRECINCT 113 48 DISTRICT	
JEFFERSON	S114	PRECINCT 114 48 DISTRICT	
JEFFERSON	S115	PRECINCT 115 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 32, effective January 8, 1992.)

5.233. Thirty-third Representative District. — The Thirty-third Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	C116	PRECINCT 116 30 DISTRICT	
JEFFERSON	C117	PRECINCT 117 30 DISTRICT	
JEFFERSON	C118	PRECINCT 118 30 DISTRICT	
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 201
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 202
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 203
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 204
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 208
JEFFERSON	C120	PRECINCT 120 30 DISTRICT	011703 209
JEFFERSON	D118	PRECINCT 118 31 DISTRICT	
JEFFERSON	D125	PRECINCT 125 31 DISTRICT	
JEFFERSON	F101	PRECINCT 101 33 DISTRICT	
JEFFERSON	F103	PRECINCT 103 33 DISTRICT	

			– c	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	F106	PRECINCT 106 33 DISTRICT		
JEFFERSON	F108	PRECINCT 108 33 DISTRICT		
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	106 0202
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	124A 0202
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	124B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	218
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	220
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	221A
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	221B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	231
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	232
JEFFERSON	F109	PRECINCT 109 33 DISTRICT		
JEFFERSON	F110	PRECINCT 110 33 DISTRICT		
JEFFERSON	F111	PRECINCT 111 33 DISTRICT		
JEFFERSON	F112	PRECINCT 112 33 DISTRICT		
JEFFERSON	F113	PRECINCT 113 33 DISTRICT		
JEFFERSON	F115	PRECINCT 115 33 DISTRICT		
JEFFERSON	F116	PRECINCT 116 33 DISTRICT		
JEFFERSON	F117	PRECINCT 117 33 DISTRICT		
JEFFERSON	F118	PRECINCT 118 33 DISTRICT		

COUNTY	DDRC	ዩ ድረጥ	NAME			_	ENSUS— BLCK SECT
	_	SECI		110	00	IKACI	BLCK SECT
JEFFERSON	F119		PRECINCT DISTRICT	119	33		
JEFFERSON	F120		PRECINCT DISTRICT	120	33		
JEFFERSON	F121		PRECINCT DISTRICT	121	33		
JEFFERSON	F122	0201	PRECINCT DISTRICT	122	33		
JEFFERSON	F122	0202	PRECINCT DISTRICT	122	33		
JEFFERSON	F125		PRECINCT DISTRICT	125	33		
JEFFERSON	F126		PRECINCT DISTRICT	126	33		
JEFFERSON	Q120		PRECINCT DISTRICT	120	46		
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	414
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	415
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	416
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	417
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	423
JEFFERSON	Q120		PRECINCT DISTRICT	120	46	011703	499
JEFFERSON	Q121		PRECINCT DISTRICT	121	46		
JEFFERSON	R116		PRECINCT DISTRICT	116	47		
JEFFERSON	R116		PRECINCT DISTRICT	116	47	010401	103A
JEFFERSON	R116		PRECINCT DISTRICT	116	47	010401	105

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 33, effective January 8, 1992.)

5.234. Thirty-fourth Representative District. — The Thirty-fourth Representative District shall consist of the following territory:

COLINITY	DDDG CDCD	NI A BATE		ENSUS BLCK	
COUNTY	PREC SECT		INACI	PLCK	SECI
JEFFERSON	E101	PRECINCT 101 32 DISTRICT			
JEFFERSON	E102	PRECINCT 102 32 DISTRICT			
JEFFERSON	E108	PRECINCT 108 32 DISTRICT			
JEFFERSON	E109	PRECINCT 109 32 DISTRICT			
JEFFERSON	E113	PRECINCT 113 32 DISTRICT			
JEFFERSON	E121	PRECINCT 121 32 DISTRICT			
JEFFERSON	E123	PRECINCT 123 32 DISTRICT			
JEFFERSON	E124	PRECINCT 124 32 DISTRICT			
JEFFERSON	E125	PRECINCT 125 32 DISTRICT			
JEFFERSON	E127	PRECINCT 127 32 DISTRICT			
JEFFERSON	E128	PRECINCT 128 32 DISTRICT			
JEFFERSON	E129	PRECINCT 129 32 DISTRICT			
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	104	0202
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	106	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	107	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	108	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	110	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	111	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	112	
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	301	

			<u>—</u> С	ENSUS—
COUNTY	PREC SECT	NAME		BLCK SECT
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	302
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	305
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	306
JEFFERSON	E130	PRECINCT 130 32 DISTRICT	0097	403
JEFFERSON	E136	PRECINCT 136 32 DISTRICT		
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	204
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	205
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	215
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	216
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	217
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0087	519
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	101
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	203
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	204
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	205
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	302
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	303
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	304
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	401
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	402

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	403
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	405
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	406
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	407
JEFFERSON	G104	PRECINCT 104 34 DISTRICT		
JEFFERSON	G105	PRECINCT 105 34 DISTRICT		
JEFFERSON	G106	PRECINCT 106 34 DISTRICT		
JEFFERSON	G107	PRECINCT 107 34 DISTRICT		
JEFFERSON	G108	PRECINCT 108 34 DISTRICT		
JEFFERSON	G109	PRECINCT 109 34 DISTRICT		
JEFFERSON	G111	PRECINCT 111 34 DISTRICT		
JEFFERSON	G112	PRECINCT 112 34 DISTRICT		
JEFFERSON	G116	PRECINCT 116 34 DISTRICT		
JEFFERSON	G117	PRECINCT 117 34 DISTRICT		
JEFFERSON	G119	PRECINCT 119 34 DISTRICT		
JEFFERSON	G120	PRECINCT 120 34 DISTRICT		
JEFFERSON	G121	PRECINCT 121 34 DISTRICT		
JEFFERSON	G122	PRECINCT 122 34 DISTRICT		
JEFFERSON	G123	PRECINCT 123 34 DISTRICT		
JEFFERSON	G124	PRECINCT 124 34 DISTRICT		

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
			INACI BLOK SECI
JEFFERSON	G126	PRECINCT 126 34 DISTRICT	
JEFFERSON	G129	PRECINCT 129 34 DISTRICT	
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 302
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 303
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 304
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 305
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 307
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007601 311
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 201
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 301
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 306
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 308
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 309
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 310
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 312
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 313
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007601 314

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 34, effective January 8, 1992.)

5.235. Thirty-fifth Representative District. — The Thirty-fifth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0063	201
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	206
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	301
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	305
JEFFERSON	G103	PRECINCT 103 34 DISTRICT	0064	306
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	407
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	408
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	204
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	205
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	302
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	303
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0063	207
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0063	208
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0063	304 0202
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	101
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	102
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	103
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	104
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	105 0202
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	109

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	110
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	111
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	201
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	203 0201
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	301
JEFFERSON	H103	PRECINCT 103 35 DISTRICT		
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	101
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	102
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	103
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	104
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	105
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	106
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	107
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	108
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	201
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	202
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	203
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	204
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	205
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	206

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	207
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	301
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	306
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	307
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	308
JEFFERSON	H106	PRECINCT 106 35 DISTRICT		
JEFFERSON	H107	PRECINCT 107 35 DISTRICT		
JEFFERSON	H109	PRECINCT 109 35 DISTRICT		
JEFFERSON	H110	PRECINCT 110 35 DISTRICT		
JEFFERSON	H111 .	PRECINCT 111 35 DISTRICT		
JEFFERSON	H112	PRECINCT 112 35 DISTRICT		
JEFFERSON	H113	PRECINCT 113 35 DISTRICT		
JEFFERSON	H114	PRECINCT 114 35 DISTRICT		
JEFFERSON	H115	PRECINCT 115 35 DISTRICT		
JEFFERSON	H116	PRECINCT 116 35 DISTRICT		
JEFFERSON	H117	PRECINCT 117 35 DISTRICT		
JEFFERSON	H118	PRECINCT 118 35 DISTRICT		
JEFFERSON	H119	PRECINCT 119 35 DISTRICT		
JEFFERSON	H120	PRECINCT 120 35 DISTRICT		
JEFFERSON	H121	PRECINCT 121 35 DISTRICT		

				ENSUS-	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	H122	PRECINCT 122 35 DISTRICT			
JEFFERSON	H123	PRECINCT 123 35 DISTRICT			
JEFFERSON	H124	PRECINCT 124 35 DISTRICT			
JEFFERSON	H125	PRECINCT 125 35 DISTRICT			
JEFFERSON	H126	PRECINCT 126 35 DISTRICT			
JEFFERSON	H127	PRECINCT 127 35 DISTRICT			
JEFFERSON	H128	PRECINCT 128 35 DISTRICT			
JEFFERSON	H129	PRECINCT 129 35 DISTRICT			
JEFFERSON	H130	PRECINCT 130 35 DISTRICT			
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	204	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	205	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	206	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0069	105	0201
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0069	106	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0069	107	
JEFFERSON	M127	PRECINCT 127 42 DISTRICT			
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	111	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	112	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	115	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904	120	

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	P102	PRECINCT 102 45	011904 122
		DISTRICT	
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 124
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 125
JEFFERSON	P102	PRECINCT 102 45 DISTRICT	011904 126
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 203
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 204
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 206
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 207
JEFFERSON	P103	PRECINCT 103 45 DISTRICT	011905 225
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 101B
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 102
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 103
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 116
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 118A
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 118C
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 119
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 120
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 903
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 904
JEFFERSON	P106	PRECINCT 106 45 DISTRICT	011901 905

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	P107	PRECINCT 107 45	011901	110B
obi i biwon	1101	DISTRICT	011001	1102
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	111
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	118B
JEFFERSON	P107	PRECINCT 107 45 DISTRICT	011901	901 0202
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011705	307
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	226
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	227
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	308
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	309
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	310
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	311
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	312
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	313
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	314
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	315
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	316
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	317
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	318
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	319
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905	320

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 321
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 322
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 323
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 324
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 326
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 327
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 332
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 333
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 334
JEFFERSON	P108	PRECINCT 108 45 DISTRICT	011905 335

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 35, effective January 8, 1992.)

5.236. Thirty-sixth Representative District. [Effective until January 1, 1993.] — The Thirty-sixth Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
GARRARD	A101	BOONES CREEK	
GARRARD	A102	SUGAR CK	
GARRARD	B101	GILBERTS CK	
GARRARD	D101	BUCKEYE	
GARRARD	D102	WALKER	
GARRARD	D103	POOR HOUSE	
GARRARD	E101	PAINT LICK	
GARRARD	E102	LAWSON	
GARRARD	E103	CARTERSVILLE	
JACKSON	C101	COYLE #1	
JACKSON	C102	COYLE #2	

				ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JACKSON	C103	COYLE #3		
JACKSON	C104	COYLE # 4		
LINCOLN	B101	CRAB ORCHARD #1	9804	130
LINCOLN	B101	CRAB ORCHARD #1	9804	131
LINCOLN	B101	CRAB ORCHARD #1	9804	132
LINCOLN	B101	CRAB ORCHARD #1	9804	133
LINCOLN	B101	CRAB ORCHARD #1	9804	134
LINCOLN	B101	CRAB ORCHARD #1	9804	135
LINCOLN	B101	CRAB ORCHARD #1	9804	136
LINCOLN	B101	CRAB ORCHARD #1	9804	137
LINCOLN	B101	CRAB ORCHARD #1	9804	145
LINCOLN	B101	CRAB ORCHARD #1	9804	146
LINCOLN	B101	CRAB ORCHARD #1	9804	147
LINCOLN	B101	CRAB ORCHARD #1	9804	148
LINCOLN	B101	CRAB ORCHARD #1	9804	149
LINCOLN	B101	CRAB ORCHARD #1	9804	150
LINCOLN	B101	CRAB ORCHARD #1	9804	151
LINCOLN	B101	CRAB ORCHARD #1	9804	152
LINCOLN	B101	CRAB ORCHARD #1	9804	153
LINCOLN	B101	CRAB ORCHARD #1	9804	154
LINCOLN	B101	CRAB ORCHARD #1	9804	243A
LINCOLN	B101	CRAB ORCHARD #1	9804	243B
LINCOLN	B101	CRAB ORCHARD #1	9804	244
LINCOLN	B101	CRAB ORCHARD #1	9804	245
LINCOLN	B101	CRAB ORCHARD #1	9804	246
LINCOLN	B101	CRAB ORCHARD #1	9804	247
LINCOLN	B101	CRAB ORCHARD #1	9804	248
LINCOLN	B101	CRAB ORCHARD #1	9804	249
LINCOLN	B101	CRAB ORCHARD #1	9804	250
LINCOLN	B101	CRAB ORCHARD #1	9804	251
LINCOLN	B101	CRAB ORCHARD #1	9804	252
LINCOLN	B101	CRAB ORCHARD #1	9804	253
LINCOLN	B101	CRAB ORCHARD #1	9804	254

	NAME	TRACT	BLCK SECT
B101	CRAB ORCHARD #1	9804	255
B101	CRAB ORCHARD #1	9804	256
B101	CRAB ORCHARD #1	9804	257
B103	BROUGHTENTOWN	9804	301
B103	BROUGHTENTOWN	9804	302
B103	BROUGHTENTOWN	9804	310
B103	BROUGHTENTOWN	9804	311
B103	BROUGHTENTOWN	9804	312
B103	BROUGHTENTOWN	9804	313
B103	BROUGHTENTOWN	9804	314
B103	BROUGHTENTOWN	9804	315
B103	BROUGHTENTOWN	9804	316
B103	BROUGHTENTOWN	9804	317
B103	BROUGHTENTOWN	9804	318
B103	BROUGHTENTOWN	9804	319
B103	BROUGHTENTOWN	9804	320
B103	BROUGHTENTOWN	9804	321
B103	BROUGHTENTOWN	9804	322
B103	BROUGHTENTOWN	9804	323
B103	BROUGHTENTOWN	9804	324
B103	BROUGHTENTOWN	9804	325
B103	BROUGHTENTOWN	9804	340
B103	BROUGHTENTOWN	9804	343
B103	BROUGHTENTOWN	9804	344
B103	BROUGHTENTOWN	9804	345
B103	BROUGHTENTOWN	9804	346
B103	BROUGHTENTOWN	9804	347
A101	BLUE LICK		
A102	EAST BEREA		
A103	GAY-STEPHENS		
A104	NORTH BEREA		
A105	SOUTH BEREA		
A106	WEST BEREA		
	B101 B103 B103 B103 B103 B103 B103 B103	B101 CRAB ORCHARD #1 B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B103 BROUGHTENTOWN B104 BROUGHTENTOWN B105 BROUGHTENTOWN B106 BROUGHTENTOWN B107 BROUGHTENTOWN B108 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGHTENTOWN B109 BROUGH	B101 CRAB ORCHARD #1 9804 B101 CRAB ORCHARD #1 9804 B103 BROUGHTENTOWN 9804 B103 BROUGHTENTOWN

				ENSUS	
COUNTY	· PREC SECT		TRACT	BLCK	SECT
MADISON	A107	CLAY			
MADISON	A109	BIG HILL			
MADISON	B105	CHENAULT	0101	113	
MADISON	B105	CHENAULT	0101	114	
MADISON	B105	CHENAULT	0101	115	
MADISON	B105	CHENAULT	0101	116	
MADISON	B105	CHENAULT	0101	117	
MADISON	B105	CHENAULT	0101	123	
MADISON	B105	CHENAULT	0101	124	
MADISON	B105	CHENAULT	0101	125	
MADISON	B105	CHENAULT	0101	126	
MADISON	B105	CHENAULT	0101	127	
MADISON	B105	CHENAULT	0101	128	
MADISON	B105	CHENAULT	0101	129	
MADISON	B105	CHENAULT	0101	130	
MADISON	B105	CHENAULT	0101	199	0201
MADISON	B105	CHENAULT	0101	222	
MADISON	B105	CHENAULT	0101	224	
MADISON	B105	CHENAULT	0101	229	
MADISON	B105	CHENAULT	0101	231	
MADISON	B105	CHENAULT	0108	101	
MADISON	B105	CHENAULT	0108	102	0202
MADISON	B105	CHENAULT	0108	103	0202
MADISON	B105	CHENAULT	0108	104	0202
MADISON	B105	CHENAULT	0108	105	
MADISON	B105	CHENAULT	0108	106	
MADISON	B105	CHENAULT	0108	107	
MADISON	B105	CHENAULT	0108	108	0202
MADISON	B105	CHENAULT	0108	118	0201
MADISON	B105	CHENAULT	0108	119	
MADISON	B105	CHENAULT	0108	120	0202
MADISON	B105	CHENAULT	0108	148	0202
MADISON	B105	CHENAULT	0108	150	

			—C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
MADISON	B105	CHENAULT	0108	151	
MADISON	B106	WHITE HALL-DANIEL BOONE			
MADISON	B107	BURNAM-HIGH POINT			
MADISON	B108	TEVIS-COTTONBURG			
MADISON	B110	POOSEY			
MADISON	B111	NEWBY-JONES			
MADISON	B112	VALLEY VIEW			
MADISON	C105	RED HOUSE			
MADISON	D104	BRASSFIELD- BEARWALL			
MADISON	D106	BOBTOWN-RED LICK			
PULASKI	B108	EUBANK			
PULASKI	C101	ESTESBURG			
PULASKI	C102	GOODHOPE			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 36, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.236.

5.236. Thirty-sixth Representative District. [Effective January 1, 1993.] — The Thirty-sixth Representative District shall consist of the following territory:

			_c	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
GARRARD	A101	BOONES CREEK			
GARRARD	A102	SUGAR CK			
GARRARD	B101	GILBERTS CK			
GARRARD	B102	ELKIN	9703	101	0201
GARRARD	B102	ELKIN	9703	102	
GARRARD	B102	ELKIN	9703	103	
GARRARD	B102	ELKIN	9703	104	
GARRARD	B102	ELKIN	9703	105B	
GARRARD	B102	ELKIN	9703	106B	
GARRARD	B102	ELKIN	9703	106C	
GARRARD	B102	ELKIN	9703	113	

			— C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
GARRARD	B102	ELKIN	9703	114	
GARRARD	B102	ELKIN	9703	115	
GARRARD	B102	ELKIN	9703	116	
GARRARD	B102	ELKIN	9703	117	
GARRARD	B102	ELKIN	9703	118	
GARRARD	B102	ELKIN	9703	119	
GARRARD	B102	ELKIN	9703	120	
GARRARD	B102	ELKIN	9703	121	
GARRARD	B102	ELKIN	9703	122	
GARRARD	B102	ELKIN	9703	123	
GARRARD	B102	ELKIN	9703	124	
GARRARD	B102	ELKIN	9703	204B	
GARRARD	B102	ELKIN	9703	206	
GARRARD	B102	ELKIN	9703	207	
GARRARD	B102	ELKIN	9703	208	
GARRARD	B102	ELKIN	9703	209	
GARRARD	B102	ELKIN	9704	136	0201
GARRARD	B102	ELKIN	9704	137	
GARRARD	B102	ELKIN	9704	138	0202
GARRARD	B102	ELKIN	9704	139	
GARRARD	B102	ELKIN	9704	140	0201
GARRARD	B102	ELKIN	9704	199	
GARRARD	D101	BUCKEYE			
GARRARD	D102	WALKER			
GARRARD	D103	POOR HOUSE			
GARRARD	E101	PAINT LICK			
GARRARD	E102	LAWSON			
GARRARD	E103	CARTERSVILLE			
JACKSON	C101	COYLE #1			
JACKSON	C102	COYLE #2			
JACKSON	C103	COYLE #3			
JACKSON	C104	COYLE # 4			
LINCOLN	B101	CRAB ORCHARD #1	9804	130	

			— С	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
LINCOLN	B101	CRAB ORCHARD #1	9804	131
LINCOLN	B101	CRAB ORCHARD #1	9804	132
LINCOLN	B101	CRAB ORCHARD #1	9804	133
LINCOLN	B101	CRAB ORCHARD #1	9804	134
LINCOLN	B101	CRAB ORCHARD #1	9804	135
LINCOLN	B101	CRAB ORCHARD #1	9804	136
LINCOLN	B101	CRAB ORCHARD #1	9804	137
LINCOLN	B101	CRAB ORCHARD #1	9804	145
LINCOLN	B101	CRAB ORCHARD #1	9804	146
LINCOLN	B101	CRAB ORCHARD #1	9804	147
LINCOLN	B101	CRAB ORCHARD #1	9804	148
LINCOLN	B101	CRAB ORCHARD #1	9804	149
LINCOLN	B101	CRAB ORCHARD #1	9804	150
LINCOLN	B101	CRAB ORCHARD #1	9804	151
LINCOLN	B101	CRAB ORCHARD #1	9804	152
LINCOLN	B101	CRAB ORCHARD #1	9804	153
LINCOLN	B101	CRAB ORCHARD #1	9804	154
LINCOLN	B101	CRAB ORCHARD #1	9804	243A
LINCOLN	B101	CRAB ORCHARD #1	9804	243B
LINCOLN	B101	CRAB ORCHARD #1	9804	244
LINCOLN	B101	CRAB ORCHARD #1	9804	245
LINCOLN	B101	CRAB ORCHARD #1	9804	246
LINCOLN	B101	CRAB ORCHARD #1	9804	247
LINCOLN	B101	CRAB ORCHARD #1	9804	248
LINCOLN	B101	CRAB ORCHARD #1	9804	249
LINCOLN	B101	CRAB ORCHARD #1	9804	250
LINCOLN	B101	CRAB ORCHARD #1	9804	251
LINCOLN	B101	CRAB ORCHARD #1	9804	252
LINCOLN	B101	CRAB ORCHARD #1	9804	253
LINCOLN	B101	CRAB ORCHARD #1	9804	254
LINCOLN	B101	CRAB ORCHARD #1	9804	255
LINCOLN	B101	CRAB ORCHARD #1	9804	256
LINCOLN	B101	CRAB ORCHARD #1	9804	257

				ENSUS—
COUNTY		NAME	TRACT	BLCK SECT
LINCOLN	B103	BROUGHTENTOWN	9804	301
LINCOLN	B103	BROUGHTENTOWN	9804	302
LINCOLN	B103	BROUGHTENTOWN	9804	310
LINCOLN	B103	BROUGHTENTOWN	9804	311
LINCOLN	B103	BROUGHTENTOWN	9804	312
LINCOLN	B103	BROUGHTENTOWN	9804	313
LINCOLN	B103	BROUGHTENTOWN	9804	314
LINCOLN	B103	BROUGHTENTOWN	9804	315
LINCOLN	B103	BROUGHTENTOWN	9804	316
LINCOLN	B103	BROUGHTENTOWN	9804	317
LINCOLN	B103	BROUGHTENTOWN	9804	318
LINCOLN	B103	BROUGHTENTOWN	9804	319
LINCOLN	B103	BROUGHTENTOWN	9804	320
LINCOLN	B103	BROUGHTENTOWN	9804	321
LINCOLN	B103	BROUGHTENTOWN	9804	322 .
LINCOLN	B103	BROUGHTENTOWN	9804	323
LINCOLN	B103	BROUGHTENTOWN	9804	324
LINCOLN	B103	BROUGHTENTOWN	9804	325
LINCOLN	B103	BROUGHTENTOWN	9804	340
LINCOLN	B103	BROUGHTENTOWN	9804	343
LINCOLN	B103	BROUGHTENTOWN	9804	344
LINCOLN	B103	BROUGHTENTOWN	9804	345
LINCOLN	B103	BROUGHTENTOWN	9804	346
LINCOLN	B103	BROUGHTENTOWN	9804	347
MADISON	A101	BLUE LICK		
MADISON	A102	EAST BEREA		
MADISON	A103	GAY-STEPHENS		
MADISON	A104	NORTH BEREA		
MADISON	A105	SOUTH BEREA		
MADISON	A106	WEST BEREA		
MADISON	A107	CLAY		
MADISON	A109	BIG HILL		
MADISON	B105	CHENAULT	0101	113

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
MADISON	B105	CHENAULT	0101	114	
MADISON	B105	CHENAULT	0101	115	
MADISON	B105	CHENAULT	0101	116	
MADISON	B105	CHENAULT	0101	117	
MADISON	B105	CHENAULT	0101	123	
MADISON	B105	CHENAULT	0101	124	
MADISON	B105	CHENAULT	0101	125	
MADISON	B105	CHENAULT	0101	126	
MADISON	B105	CHENAULT	0101	127	
MADISON	B105	CHENAULT	0101	128	
MADISON	B105	CHENAULT	0101	129	
MADISON	B105	CHENAULT	0101	130	
MADISON	B105	CHENAULT	0101	199	0201
MADISON	B105	CHENAULT	0101	222	
MADISON	B105	CHENAULT	0101	224	
MADISON	B105	CHENAULT	0101	229	
MADISON	B105	CHENAULT	0101	231	
MADISON	B105	CHENAULT	0108	101	
MADISON	B105	CHENAULT	0108	102	0202
MADISON	B105	CHENAULT	0108	103	0202
MADISON	B105	CHENAULT	0108	104	0202
MADISON	B105	CHENAULT	0108	105	
MADISON	B105	CHENAULT	0108	106	
MADISON	B105	CHENAULT	0108	107	
MADISON	B105	CHENAULT	0108	108	0202
MADISON	B105	CHENAULT	0108	118	0201
MADISON	B105	CHENAULT	0108	119	
MADISON	B105	CHENAULT	0108	120	0202
MADISON	B105	CHENAULT	0108	148	0202
MADISON	B105	CHENAULT	0108	150	
MADISON	B105	CHENAULT	0108	151	
MADISON	B106	WHITE HALL-DANIEL BOONE			

			—CENSI	IS-
COUNTY	PREC SECT	NAME	TRACT BLC	K SECT
MADISON	B107	BURNAM-HIGH POINT		
MADISON	B108	TEVIS-COTTONBURG		
MADISON	B110	POOSEY		
MADISON	B111	NEWBY-JONES		
MADISON	B112	VALLEY VIEW		
MADISON	C105	RED HOUSE		
MADISON	D104	BRASSFIELD- BEARWALL		
MADISON	D106	BOBTOWN-RED LICK		
PULASKI	B108	EUBANK		
PULASKI	C101	ESTESBURG		
PULASKI	C102	GOODHOPE		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 36, effective January 8, 1992; Acts 1992, ch. 369, § 3, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.236.

5.237. Thirty-seventh Representative District. [Effective until January 1, 1993.] — The Thirty-seventh Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	H108	PRECINCT 108 35 DISTRICT	
JEFFERSON	I101	PRECINCT 101 37 DISTRICT	
JEFFERSON	I103	PRECINCT 103 37 DISTRICT	
JEFFERSON	I104	PRECINCT 104 37 DISTRICT	
JEFFERSON	I105	PRECINCT 105 37 DISTRICT	
JEFFERSON	I106	PRECINCT 106 37 DISTRICT	
JEFFERSON	I107	PRECINCT 107 37 DISTRICT	
JEFFERSON	I108	PRECINCT 108 37 DISTRICT	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	I109	PRECINCT 109 37 DISTRICT	
JEFFERSON	I110	PRECINCT 110 37 DISTRICT	
JEFFERSON	I111	PRECINCT 111 37 DISTRICT	
JEFFERSON	I112	PRECINCT 112 37 DISTRICT	
JEFFERSON	I113	PRECINCT 113 37 DISTRICT	
JEFFERSON	I114	PRECINCT 114 37 DISTRICT	•
JEFFERSON	I115	PRECINCT 115 37 DISTRICT	
JEFFERSON	I117	PRECINCT 117 37 DISTRICT	
JEFFERSON	I119	PRECINCT 119 37 DISTRICT	
JEFFERSON	I120	PRECINCT 120 37 DISTRICT	
JEFFERSON	I121	PRECINCT 121 37 DISTRICT	
JEFFERSON	I122	PRECINCT 122 37 DISTRICT	
JEFFERSON	I123	PRECINCT 123 37 DISTRICT	
JEFFERSON	I124	PRECINCT 124 37 DISTRICT	
JEFFERSON	I125	PRECINCT 125 37 DISTRICT	
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 404
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 406B
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 407
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 408
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 409

			-CENSUS-
COUNTY	PREC SECT		TRACT BLCK SECT
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 414
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 415
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002 416
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003 306
JEFFERSON	I127	PRECINCT 127 37 DISTRICT	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 224
JEFFERSON	P104	PRECINCT 104 45 DISTRICT	
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 310
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 311
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 312
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 313
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 305
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 306
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 307
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 308
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 309

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 37, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.237.

5.237. Thirty-seventh Representative District. [Effective January 1, 1993.] — The Thirty-seventh Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	H108	PRECINCT 108 35 DISTRICT	
JEFFERSON	I101	PRECINCT 101 37 DISTRICT	
JEFFERSON	I103	PRECINCT 103 37 DISTRICT	
JEFFERSON	1104	PRECINCT 104 37 DISTRICT	
JEFFERSON	I105	PRECINCT 105 37 DISTRICT	
JEFFERSON ~	I106	PRECINCT 106 37 DISTRICT	
JEFFERSON	1107	PRECINCT 107 37 DISTRICT	
JEFFERSON	I108	PRECINCT 108 37 DISTRICT	
JEFFERSON	1109	PRECINCT 109 37 DISTRICT	
JEFFERSON	I110	PRECINCT 110 37 DISTRICT	
JEFFERSON	I111	PRECINCT 111 37 DISTRICT	
JEFFERSON	I112	PRECINCT 112 37 DISTRICT	
JEFFERSON	I113	PRECINCT 113 37 DISTRICT	
JEFFERSON	I114	PRECINCT 114 37 DISTRICT	
JEFFERSON	I115	PRECINCT 115 37 DISTRICT	
JEFFERSON	I117	PRECINCT 117 37 DISTRICT	
JEFFERSON	I119	PRECINCT 119 37 DISTRICT	
JEFFERSON	I120	PRECINCT 120 37 DISTRICT	

COLLINA				ENSUS-
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	I121	PRECINCT 121 37 DISTRICT		
JEFFERSON	I122	PRECINCT 122 37 DISTRICT		
JEFFERSON	I123	PRECINCT 123 37 DISTRICT		
JEFFERSON	I124	PRECINCT 124 37 DISTRICT		
JEFFERSON	I125	PRECINCT 125 37 DISTRICT		
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	404
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	406B
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	407
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	408
JEFFERSON	I126	PRECINCT 126 37 / DISTRICT	012002	409
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	414
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	415
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012002	416
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	304
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	305
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	306
JEFFERSON	I126	PRECINCT 126 37 DISTRICT	012003	399
JEFFERSON	I127	PRECINCT 127 37 DISTRICT		
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	224
JEFFERSON	P104	PRECINCT 104 45 DISTRICT		

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	P105	PRECINCT 105 45 DISTRICT	
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 310
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 311
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 312
JEFFERSON	P110	PRECINCT 110 45 DISTRICT	012001 313
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 305
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 306
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 307
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 308
JEFFERSON	P111	PRECINCT 111 45 DISTRICT	012001 309

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 37, effective January 8, 1992; Acts 1992, ch. 369, § 2, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.237.

5.238. Thirty-eighth Representative District. — The Thirty-eighth Representative District shall consist of the following territory:

			— C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	B105	PRECINCT 105 29 DISTRICT			
JEFFERSON	B107	PRECINCT 107 29 DISTRICT			
JEFFERSON	B109	PRECINCT 109 29 DISTRICT			
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	0045	301C	
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	0045	307B	0201

COLINEY	PREC SECT	NI A BATC		ENSUS— BLCK SECT
COUNTY JEFFERSON	B110	PRECINCT 110 29	0045	310B
JEFFERSON	BIIO	DISTRICT	0040	310D
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	301B
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	302A
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012204	302B 0202
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	101D 0301
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	501
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	502
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	503
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	504
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	505
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	506
JEFFERSON	B110	PRECINCT 110 29 DISTRICT	012302	599
JEFFERSON	I102	PRECINCT 102 37 DISTRICT		
JEFFERSON	J101	PRECINCT 101 38 DISTRICT		
JEFFERSON	J104	PRECINCT 104 38 DISTRICT		
JEFFERSON	J105	PRECINCT 105 38 DISTRICT		
JEFFERSON	J107	PRECINCT 107 38 DISTRICT		
JEFFERSON	J108	PRECINCT 108 38 DISTRICT		
JEFFERSON	J110	PRECINCT 110 38 DISTRICT		
JEFFERSON	J111	PRECINCT 111 38 DISTRICT		

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	J113	PRECINCT 113 38 DISTRICT			
JEFFERSON	J114	PRECINCT 114 38 DISTRICT			
JEFFERSON	J115	PRECINCT 115 38 DISTRICT			
JEFFERSON	J117	PRECINCT 117 38 DISTRICT			
JEFFERSON	J119	PRECINCT 119 38 DISTRICT			
JEFFERSON	J120	PRECINCT 120 38 DISTRICT			
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	901	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	902	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	903	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	904	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	905	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	906	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	907	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	908	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012002	951	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	204A	0301
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	204A	0303
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	204B	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	205A	
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202	205B	

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 206
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 207
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 208
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 210
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 211
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 213
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 214
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 215
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 216
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 218
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 219
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 220
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 221
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 222
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 223
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 225
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 226
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 227
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 228
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 901

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	J122	PRECINCT 122 38	012202 902
	V	DISTRICT	V11202 V01
JEFFERSON	J122	PRECINCT 122 38 DISTRICT	012202 903
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 101
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 102
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 103
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 104
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 105
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 106
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 107
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 108
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 109
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 110
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 111
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 112
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 113
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 114
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 201
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 202
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 203
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003 204

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				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	205	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	206	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	207	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	208	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	209	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	210	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	211	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	212	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	301	
JEFFERSON	J123	PRECINCT 123 38 DISTRICT	012003	303	
JEFFERSON	J126	PRECINCT 126 38 DISTRICT			
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	613	0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	618	0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	619	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	620	0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	699	
JEFFERSON	K120	PRECINCT 120 40 DISTRICT			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 38, effective January 8, 1992.)

5.239. Thirty-ninth Representative District. [Effective until January 1, 1993.] — The Thirty-ninth Representative District shall consist of the following territory:

COUNTY	PREC	SECT	NAME	—C TRACT	ENSUS BLCK	
GARRARD	B102		ELKIN			
GARRARD	C101		MARKSBURY			
GARRARD	C102		BRYANTSVILLE			
GARRARD	C103		BUENA VISTA			
GARRARD	C104		BOURNE			
JESSAMINE	A101		EAST NICHOLASVILLE #1 1A			
JESSAMINE	A102		EAST NICHOLASVILLE #2 1B			
JESSAMINE	A103		WEST NICHOLASVILLE #1 2A			
JESSAMINE	A104		WEST NICHOLASVILLE #2 2B			
JESSAMINE	A105		S E NICHOLASVILLE #1 6A			
JESSAMINE	A106		S W NICHOLASVILLE #1 11A			
JESSAMINE	A107		S W NICHOLASVILLE #2 11B			
JESSAMINE	A108		S W NICHOLASVILLE #3 11C			
JESSAMINE	A109		S E NICHOLASVILLE #2 6B			
JESSAMINE	B101	0201	MARBLE CREEK #1 7A			
JESSAMINE	B101	0202	MARBLE CREEK #1 7A			
JESSAMINE	B102		MARBLE CREEK #2 7B			
JESSAMINE	B103	0201	MARBLE CREEK #3 7C			
JESSAMINE	B103	0202	MARBLE CREEK #3 7C			
JESSAMINE	C101		SUPHER WELL 8			
JESSAMINE	C102		LITTLE HICKMAN 9			
JESSAMINE	D103		BETHEL 3			
JESSAMINE	E101		NORTH KEENE 5A	060101	105B	
JESSAMINE	E101		NORTH KEENE 5A	060101	105C	

				ENSUS—
COUNTY	PREC SECT			BLCK SECT
JESSAMINE	E101	NORTH KEENE 5A	060101	106C
JESSAMINE	E103	5-C		
LINCOLN	B101	CRAB ORCHARD #1	9804	101
LINCOLN	B101	CRAB ORCHARD #1	9804	102
LINCOLN	B101	CRAB ORCHARD #1	9804	103
LINCOLN	B101	CRAB ORCHARD #1	9804	104
LINCOLN	B101	CRAB ORCHARD #1	9804	105
LINCOLN	B101	CRAB ORCHARD #1	9804	106
LINCOLN	B101	CRAB ORCHARD #1	9804	107
LINCOLN	B101	CRAB ORCHARD #1	9804	108
LINCOLN	B101	CRAB ORCHARD #1	9804	109
LINCOLN	B101	CRAB ORCHARD #1	9804	110
LINCOLN	B101	CRAB ORCHARD #1	9804	111
LINCOLN	B101	CRAB ORCHARD #1	9804	112
LINCOLN	B101	CRAB ORCHARD #1	9804	113
LINCOLN	B101	CRAB ORCHARD #1	9804	114
LINCOLN	B101	CRAB ORCHARD #1	9804	115
LINCOLN	B101	CRAB ORCHARD #1	9804	116
LINCOLN	B101	CRAB ORCHARD #1	9804	117
LINCOLN	B101	CRAB ORCHARD #1	9804	118
LINCOLN	B101	CRAB ORCHARD #1	9804	119
LINCOLN	B101	CRAB ORCHARD #1	9804	120
LINCOLN	B101	CRAB ORCHARD #1	9804	121
LINCOLN	B101	CRAB ORCHARD #1	9804	122
LINCOLN	B101	CRAB ORCHARD #1	9804	123
LINCOLN	B101	CRAB ORCHARD #1	9804	124
LINCOLN	B101	CRAB ORCHARD #1	9804	125
LINCOLN	B101	CRAB ORCHARD #1	9804	126
LINCOLN	B101	CRAB ORCHARD #1	9804	127A
LINCOLN	B101	CRAB ORCHARD #1	9804	127B
LINCOLN	B101	CRAB ORCHARD #1	9804	128
LINCOLN	B101	CRAB ORCHARD #1	9804	129
LINCOLN	B101	CRAB ORCHARD #1	9804	138

COLINEY	DDEG CECT	NAME		ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
LINCOLN	B101	CRAB ORCHARD #1	9804	139A	
LINCOLN	B101	CRAB ORCHARD #1	9804	139B	
LINCOLN	B101	CRAB ORCHARD #1	9804	140A	
LINCOLN	B101	CRAB ORCHARD #1	9804	140B	
LINCOLN	B101	CRAB ORCHARD #1	9804	141	
LINCOLN	B101	CRAB ORCHARD #1	9804	142	
LINCOLN	B101	CRAB ORCHARD #1	9804	143	
LINCOLN	B101	CRAB ORCHARD #1	9804	144	
LINCOLN	B102	CRAB ORCHARD #2			
LINCOLN	B103	BROUGHTENTOWN	9803	310	
LINCOLN	B103	BROUGHTENTOWN	9803	311	
LINCOLN	B103	BROUGHTENTOWN	9803	312	
LINCOLN	B103	BROUGHTENTOWN	9803	313	
LINCOLN	B103	BROUGHTENTOWN	9803	314	
LINCOLN	B103	BROUGHTENTOWN	9803	317	
LINCOLN	B103	BROUGHTENTOWN	9803	318	
LINCOLN	B103	BROUGHTENTOWN	9803	319	0202
LINCOLN	B103	BROUGHTENTOWN	9803	337	0202
LINCOLN	B103	BROUGHTENTOWN	9804	303	
LINCOLN	B103	BROUGHTENTOWN	9804	304	
LINCOLN	B103	BROUGHTENTOWN	9804	305	
LINCOLN	B103	BROUGHTENTOWN	9804	306	
LINCOLN	B103	BROUGHTENTOWN	9804	307	
LINCOLN	B103	BROUGHTENTOWN	9804	308	
LINCOLN	B103	BROUGHTENTOWN	9804	309	
LINCOLN	B103	BROUGHTENTOWN	9804	326	
LINCOLN	B103	BROUGHTENTOWN	9804	327	
LINCOLN	B103	BROUGHTENTOWN	9804	328	
LINCOLN	B103	BROUGHTENTOWN	9804	329	
LINCOLN	B103	BROUGHTENTOWN	9804	330	
LINCOLN	B103	BROUGHTENTOWN	9804	331	
LINCOLN	B103	BROUGHTENTOWN	9804	332	
LINCOLN	B103	.BROUGHTENTOWN	9804	333	

			_C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
LINCOLN	B103	BROUGHTENTOWN	9804	334
LINCOLN	B103	BROUGHTENTOWN	9804	335
LINCOLN	B103	BROUGHTENTOWN	9804	336
LINCOLN	B103	BROUGHTENTOWN	9804	337
LINCOLN	B103	BROUGHTENTOWN	9804	338
LINCOLN	B103	BROUGHTENTOWN	9804	339
LINCOLN	B103	BROUGHTENTOWN	9804	341
LINCOLN	B103	BROUGHTENTOWN	9804	342
LINCOLN	B103	BROUGHTENTOWN	9804	399
LINCOLN	C101	WAYNESBURG #1		
LINCOLN	C102	WAYNESBURG #2		
LINCOLN	C103	KINGS MOUNTAIN		
LINCOLN	C104	HALLS GAP		
LINCOLN	D102	MCKINNEY		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 39, effective January 8, 1992.)

Compiler's Notes. For this section as effective subsequent to January 1, 1993, see 5.239.

5.239. Thirty-nine Representative District. [Effective January 1, 1993.] — The Thirty-ninth Representative District shall consist of the following territory:

			— C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
GARRARD	B102	ELKIN	9703	210
GARRARD	B102	ELKIN	9703	211
GARRARD	B102	ELKIN	9703	212
GARRARD	B102	ELKIN	9703	213
GARRARD	B102	ELKIN	9703	214
GARRARD	B102	ELKIN	9703	215
GARRARD	B102	ELKIN	9703	216
GARRARD	B102	ELKIN	9703	217
GARRARD	B102	ELKIN	9703	218
GARRARD	B102	ELKIN	9703	219

COUNTY	PREC SI	EÇT	NAME		ENSUS— BLCK SECT	r
GARRARD	B102		ELKIN	9703	220	
GARRARD	B102		ELKIN	9703	221	
GARRARD	B102		ELKIN	9703	299	
GARRARD	B102		ELKIN	9703	306B	
GARRARD	B102		ELKIN	9703	317	
GARRARD	B102		ELKIN	9703	318	
GARRARD	B102		ELKIN	9703	319	
GARRARD	B102		ELKIN	9703	399	
GARRARD	B102		ELKIN	9704	141	
GARRARD	B102		ELKIN	9704	142	
GARRARD	B102		ELKIN	9704	143	
GARRARD	C101		MARKSBURY			
GARRARD	C102		BRYANTSVILLE			
GARRARD	C103		BUENA VISTA			
GARRARD	C104		BOURNE			
JESSAMINE	A101		EAST NICHOLASVILLE #1 1A			
JESSAMINE	A102		EAST NICHOLASVILLE #2 1B			
JESSAMINE	A103		WEST NICHOLASVILLE #1 2A	1		
JESSAMINE	A104		WEST NICHOLASVILLE #2 2B	:		
JESSAMINE	A105		S E NICHOLASVILLE #1 6A			
JESSAMINE	A106		S W NICHOLASVILLE #1 11A			
JESSAMINE	A107		S W NICHOLASVILLE #2 11B			
JESSAMINE	A108		S W NICHOLASVILLE #3 11C			
JESSAMINE	A109		S E NICHOLASVILLE #2 6B			
JESSAMINE	B101 02	01	MARBLE CREEK ' #1 7A			
JESSAMINE	B101 02	02	MARBLE CREEK #1 7A			

					ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
JESSAMINE	B102		MARBLE CREEK #2 7B		
JESSAMINE	B103	0201	MARBLE CREEK #3 7C		
JESSAMINE	B103	0202	MARBLE CREEK #3 7C		
JESSAMINE	C101		SUPHER WELL 8		
JESSAMINE	C102		LITTLE HICKMAN 9		
JESSAMINE	D103		BETHEL 3		
JESSAMINE	E101		NORTH KEENE 5A	060101	105 B
JESSAMINE	E101		NORTH KEENE 5A	060101	105C
JESSAMINE	E101		NORTH KEENE 5A	060101	106C
JESSAMINE	E103		5-C		
LINCOLN	B101		CRAB ORCHARD #1	9804	101
LINCOLN	B101		CRAB ORCHARD #1	9804	102
LINCOLN	B101		CRAB ORCHARD #1	9804	103
LINCOLN	B101		CRAB ORCHARD #1	9804	104
LINCOLN	B101		CRAB ORCHARD #1	9804	105
LINCOLN	B101		CRAB ORCHARD #1	9804	106
LINCOLN	B101		CRAB ORCHARD #1	9804	107
LINCOLN	B101		CRAB ORCHARD #1	9804	108
LINCOLN	B101		CRAB ORCHARD #1	9804	109
LINCOLN	B101		CRAB ORCHARD #1	9804	110
LINCOLN	B101		CRAB ORCHARD #1	9804	111
LINCOLN	B101		CRAB ORCHARD #1	9804	112
LINCOLN	B101		CRAB ORCHARD #1	9804	113
LINCOLN	B101		CRAB ORCHARD #1	9804	114
LINCOLN	B101		CRAB ORCHARD #1	9804	115
LINCOLN	B101		CRAB ORCHARD #1	9804	116
LINCOLN	B101		CRAB ORCHARD #1	9804	117
LINCOLN	B101		CRAB ORCHARD #1	9804	118
LINCOLN	B101		CRAB ORCHARD #1	9804	119
LINCOLN	B101		CRAB ORCHARD #1	9804	120
LINCOLN	B101		CRAB ORCHARD #1	9804	121

				ENSUS-
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
LINCOLN	B101	CRAB ORCHARD #1	9804	122
LINCOLN	B101	CRAB ORCHARD #1	9804	123
LINCOLN	B101	CRAB ORCHARD #1	9804	124
LINCOLN	B101	CRAB ORCHARD #1	9804	125
LINCOLN	B101	CRAB ORCHARD #1	9804	126
LINCOLN	B101	CRAB ORCHARD #1	9804	127A
LINCOLN	B101 .	CRAB ORCHARD #1	9804	127B
LINCOLN	B101	CRAB ORCHARD #1	9804	128
LINCOLN	B101	CRAB ORCHARD #1	9804	129
LINCOLN	B101	CRAB ORCHARD #1	9804	138
LINCOLN	B101	CRAB ORCHARD #1	9804	139A
LINCOLN	B101	CRAB ORCHARD #1	9804	139B
LINCOLN	B101	CRAB ORCHARD #1	9804	140A
LINCOLN	B101	CRAB ORCHARD #1	9804	140B
LINCOLN	B101	CRAB ORCHARD #1	9804	141
LINCOLN	B101	CRAB ORCHARD #1	9804	142
LINCOLN	B101	CRAB ORCHARD #1	9804	143
LINCOLN	B101	CRAB ORCHARD #1	9804	144
LINCOLN	B102	CRAB ORCHARD #2		
LINCOLN	B103	BROUGHTENTOWN	9803	310
LINCOLN	B103	BROUGHTENTOWN	9803	311
LINCOLN	B103	BROUGHTENTOWN	9803	312
LINCOLN	B103	BROUGHTENTOWN	9803	313
LINCOLN	B103	BROUGHTENTOWN	9803	314
LINCOLN	B103	BROUGHTENTOWN	9803	317
LINCOLN	B103	BROUGHTENTOWN	9803	318
LINCOLN	B103	BROUGHTENTOWN	9803	319 0202
LINCOLN	B103	BROUGHTENTOWN	9803	337 0202
LINCOLN	B103	BROUGHTENTOWN	9804	303
LINCOLN	B103	BROUGHTENTOWN	9804	304
LINCOLN	B103	BROUGHTENTOWN	9804	305
LINCOLN	B103	BROUGHTENTOWN	9804	306
LINCOLN	B103	BROUGHTENTOWN	9804	307

COLUMNIA.	DDEG GEGE	NARE	_	ENSUS—
COUNTY		NAME	TRACT	BLCK SECT
LINCOLN	B103	BROUGHTENTOWN	9804	308
LINCOLN	B103	BROUGHTENTOWN	9804	309
LINCOLN	B103	BROUGHTENTOWN	9804	326
LINCOLN	B103	BROUGHTENTOWN	9804	327
LINCOLN	B103	BROUGHTENTOWN	9804	328
LINCOLN	B103	BROUGHTENTOWN	9804	329
LINCOLN	B103	BROUGHTENTOWN	9804	330
LINCOLN	B103	BROUGHTENTOWN	9804	331
LINCOLN	B103	BROUGHTENTOWN	9804	332
LINCOLN	B103	BROUGHTENTOWN	9804	333
LINCOLN	B103	BROUGHTENTOWN	9804	334
LINCOLN	B103	BROUGHTENTOWN	9804	335
LINCOLN	B103	BROUGHTENTOWN	9804	336
LINCOLN	B103	BROUGHTENTOWN	9804	337
LINCOLN	B103	BROUGHTENTOWN	9804	338
LINCOLN	B103	BROUGHTENTOWN	9804	339
LINCOLN	B103	BROUGHTENTOWN	9804	341
LINCOLN	B103	BROUGHTENTOWN	9804	342
LINCOLN	B103	BROUGHTENTOWN	9804	399
LINCOLN	C101	WAYNESBURG #1		
LINCOLN	C102	WAYNESBURG #2		
LINCOLN	C103	KINGS MOUNTAIN		
LINCOLN	C104	HALLS GAP		
LINCOLN	D102	MCKINNEY		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 39, effective January 8, 1992; Acts 1992, ch. 369, § 4, effective January 1, 1993.)

Compiler's Notes. For this section as effective until January 1, 1993, see the preceding section also numbered KRS 5.239.

5.240. Fortieth Representative District. — The Fortieth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 101
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 102
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 103
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 104
JEFFERSON	A111	PRECINCT 111 28 DISTRICT	012406 106
JEFFERSON	B103	PRECINCT 103 29 DISTRICT	
JEFFERSON	B106	PRECINCT 106 29 DISTRICT	
JEFFERSON	B108	PRECINCT 108 29 DISTRICT	
JEFFERSON	H104	PRECINCT 104 35 DISTRICT	
JEFFERSON	K103	PRECINCT 103 40 DISTRICT	
JEFFERSON	K104	PRECINCT 104 40 DISTRICT	
JEFFERSON	K105	PRECINCT 105 40 DISTRICT	
JEFFERSON	K107	PRECINCT 107 40 DISTRICT	
JEFFERSON	K108	PRECINCT 108 40 DISTRICT	
JEFFERSON	K109	PRECINCT 109 40 DISTRICT	
JEFFERSON	K110	PRECINCT 110 40 DISTRICT	
JEFFERSON	K111	PRECINCT 111 40 DISTRICT	
JEFFERSON	K112	PRECINCT 112 40 DISTRICT	
JEFFERSON	K113	PRECINCT 113 40 DISTRICT	
JEFFERSON	K114	PRECINCT 114 40 DISTRICT	

			—C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	K116	PRECINCT 116 40 DISTRICT			
JEFFERSON	K117	PRECINCT 117 40 DISTRICT			
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	0039	508	0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	0039	601	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	0039	602	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	502A	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	502B	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	503A	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	503B	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	504A	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	504B	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	505A	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	505B	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	506	•
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	601	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	602	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	603	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	604	0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	607	
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	608	

				ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	609
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	610
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	611 0201
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	612
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	004301	621
JEFFERSON	K118	PRECINCT 118 40 DISTRICT	012603	108A
JEFFERSON	K119	PRECINCT 119 40 DISTRICT		
JEFFERSON	K121	PRECINCT 121 40 DISTRICT		
JEFFERSON	K122	PRECINCT 122 40 DISTRICT		
JEFFERSON	K123	PRECINCT 123 40 DISTRICT		
JEFFERSON	K124	PRECINCT 124 40 DISTRICT		
JEFFERSON	K125	PRECINCT 125 40 DISTRICT		
JEFFERSON	O120	PRECINCT 120 44 DISTRICT		
JEFFERSON	O122	PRECINCT 122 44 DISTRICT		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 40, effective January 8, 1992.)

5.241. Forty-first Representative District. — The Forty-first Representative District shall consist of the following territory:

			—CENSUS—	
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	G101	PRECINCT 101 34 DISTRICT		
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	104
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	105

COUNTY	PREC SECT	NAME	_	ENSUS— BLCK SECT
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	106
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	107
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	108
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	109
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	110
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	201
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	202
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	203
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	206
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	210
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	220
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	221
JEFFERSON	G102	PRECINCT 102 34 DISTRICT	0081	503 0202
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0065	309
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0065	310
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	402
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	403
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	404
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	405
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	406

			—С	ENSUS-	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0068	409	
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	304	
JEFFERSON	H101	PRECINCT 101 35 DISTRICT	0069	305	
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	108	
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	307	
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	308	
JEFFERSON	H102	PRECINCT 102 35 DISTRICT	0069	309	
JEFFERSON	H105	PRECINCT 105 35 DISTRICT	0068	401	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	101	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	102	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	108	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	109	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	199	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	204	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	205	0201
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	206	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	207	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	301	0202
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	303	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	312	

			—C	ENSUS	<u> </u>
COUNTY	PREC SECT	NAME	TRACT		
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	902	0402
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	905	0303
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	906	0303
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	999	0704
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	999	0705
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0002	999	0707
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	101	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	102	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	103	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	107	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	108	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	109	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	199	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	201	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	202	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	203	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	204	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	205	0202
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	208	
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	301	0201

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0022	307
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	409
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	410
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	411
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	412
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	505
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	508
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	509
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	511
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	512
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	515
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	601
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	602
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	603
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	604
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	605
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	606
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	607
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	608
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	609

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	701
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	702
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	703
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	704
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	705
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	706
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	707
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	708
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	709
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	710
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	711
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	712
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0049	102 0202
JEFFERSON	L104	PRECINCT 104 41 DISTRICT		
JEFFERSON	L107	PRECINCT 107 41 DISTRICT		
JEFFERSON	L108	PRECINCT 108 41 DISTRICT		
JEFFERSON	L109	PRECINCT 109 41 DISTRICT		
JEFFERSON	L110	PRECINCT 110 41 DISTRICT		
JEFFERSON	L111	PRECINCT 111 41 DISTRICT		
JEFFERSON	L112	PRECINCT 112 41 DISTRICT		

COLINITY	DDDA CDAM	NI A RETO		ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
JEFFERSON	L113	PRECINCT 113 41 DISTRICT			
JEFFERSON	L114	PRECINCT 114 41 DISTRICT			
JEFFERSON	L115	PRECINCT 115 41 DISTRICT			
JEFFERSON	L116	PRECINCT 116 41 DISTRICT			
JEFFERSON	L117	PRECINCT 117 41 DISTRICT			
JEFFERSON	L118	PRECINCT 118 41 DISTRICT			
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	404	
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	405	
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	406	
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	407	0201
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	502	0201
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	503	0201
JEFFERSON	L119	PRECINCT 119 41 DISTRICT	007602	504	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007602	401	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007602	402	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007602	403	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007603	301	0202
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007603	302	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007603	303	
JEFFERSON	L120	PRECINCT 120 41 DISTRICT	007603	304	0201

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	L120	PRECINCT 120 41	007603	306
		DISTRICT		
JEFFERSON	L121	PRECINCT 121 41 DISTRICT		
JEFFERSON	L122	PRECINCT 122 41 DISTRICT		
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	109
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	111
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	113
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	115
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	304
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	305
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	311
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	312
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	313
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	314
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	315
JEFFERSON	M125	PRECINCT 125 42 DISTRICT	0065	403
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0062	515 0201
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0062	518
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	210
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	211
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	301

COUNTY	PREC SECT	NAME	TRACT	ENSUS BLCK	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	302	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	303	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	304	0201
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	305	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	306	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	307	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	308	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	311	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0063	312	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	201	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	202	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	203	
JEFFERSON	-M126	PRECINCT 126 42 DISTRICT	0065	207	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	208	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	209	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	210	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	211	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	212	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	301	
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	302	

			—С	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	303
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	306
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	307
JEFFERSON	M126	PRECINCT 126 42 DISTRICT	0065	308
JEFFERSON	M128	PRECINCT 128 42 DISTRICT		
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	410
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	411A
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	411B

(Enact. Acts 1991 (2nd. Ex. Sess.), ch. 5, § 41, effective January 8, 1992.)

5.242. Forty-second Representative District. — The Forty-second Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	K101	PRECINCT 101 40 DISTRICT	
JEFFERSON	K102	PRECINCT 102 40 DISTRICT	
JEFFERSON	K106	PRECINCT 106 40 DISTRICT	
JEFFERSON	M101	PRECINCT 101 42 DISTRICT	
JEFFERSON	M102	PRECINCT 102 42 DISTRICT	
JEFFERSON	M103	PRECINCT 103 42 DISTRICT	
JEFFERSON	M104	PRECINCT 104 42 DISTRICT	
JEFFERSON	M105	PRECINCT 105 42 DISTRICT	
JEFFERSON	M106	PRECINCT 106 42 DISTRICT	

				ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	M107	PRECINCT 107 42 DISTRICT		
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0016	506
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0016	507
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0016	512
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0016	513
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	106
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	107
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	204
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	205
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	206
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	207
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	208
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	404
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	405
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	406
JEFFERSON	M113	PRECINCT 113 42 DISTRICT		
JEFFERSON	M114	PRECINCT 114 42 DISTRICT		
JEFFERSON	M115	PRECINCT 115 42 DISTRICT		
JEFFERSON	M116	PRECINCT 116 42 DISTRICT		
JEFFERSON	M117	PRECINCT 117 42 DISTRICT		

						ENSUS	
COUNTY	PREC SE	CT	NAME		TRACT	BLCK	SECT
JEFFERSON	M118		PRECINCT 118 DISTRICT	42			
JEFFERSON	M119		PRECINCT 119 DISTRICT	42			
JEFFERSON	M120		PRECINCT 120 DISTRICT	42			
JEFFERSON	M121		PRECINCT 121 DISTRICT	42			
JEFFERSON	M123		PRECINCT 123 DISTRICT	42			
JEFFERSON	M124		PRECINCT 124 DISTRICT	42			
JEFFERSON	M125		PRECINCT 125 DISTRICT	42	0065	401	
JEFFERSON	M125		PRECINCT 125 DISTRICT	42	0065	402	
JEFFERSON	M125		PRECINCT 125 DISTRICT	42	0065	406	
JEFFERSON	M125		PRECINCT 125 DISTRICT	42	0065	407	•
JEFFERSON	N120		PRECINCT 120 DISTRICT	43			
JEFFERSON	O101		PRECINCT 101 DISTRICT	44			
JEFFERSON	O102		PRECINCT 102 DISTRICT	44			
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	0013	399B	
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	012701	199	
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	012701	399	
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	012702	199	0303
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	012702	202	
JEFFERSON	O104		PRECINCT 104 DISTRICT	44	012702	203	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 42, effective January 8, 1992.)

5.243. Forty-third Representative District. — The Forty-third Representative District shall consist of the following territory:

COUNTY	PREC SECT	N A M E	C TRACT	ENSUS	
JEFFERSON	L101	PRECINCT 101 41	0002	901	SECI
JEFF EIGON	Livi	DISTRICT	0002	901	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	902	0401
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	902	0403
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	905	0301
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	906	0301
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	999	0701
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0002	999	0703
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	302	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	401	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	402	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	403	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	404	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	405	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	406	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	417	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	418	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0022	499	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0023	503	
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0023	504	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
	L101			507
JEFFERSON	LIVI	PRECINCT 101 41 DISTRICT	0023	507
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0023	510
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0023	513
JEFFERSON	L101	PRECINCT 101 41 DISTRICT	0023	514
JEFFERSON	L103	PRECINCT 103 41 DISTRICT	0023	502
JEFFERSON	L123	PRECINCT 123 41 DISTRICT		
JEFFERSON	M109	PRECINCT 109 42 DISTRICT		
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	102
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	103
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	401
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	402
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	403
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	407
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0017	408
JEFFERSON	M110	PRECINCT 110 42 DISTRICT	0018	203
JEFFERSON	N101	PRECINCT 101 43 DISTRICT		
JEFFERSON	N102	PRECINCT 102 43 DISTRICT		
JEFFERSON	N103	PRECINCT 103 43 DISTRICT		
JEFFERSON	N104	PRECINCT 104 43 DISTRICT		
JEFFERSON	N105	PRECINCT 105 43 DISTRICT		

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	N106	PRECINCT 106 43 DISTRICT	
JEFFERSON	N107	PRECINCT 107 43 DISTRICT	
JEFFERSON	N108	PRECINCT 108 43 DISTRICT	
JEFFERSON	N109	PRECINCT 109 43 DISTRICT	
JEFFERSON	N110	PRECINCT 110 43 DISTRICT	
JEFFERSON	N111	PRECINCT 111 43 DISTRICT	
JEFFERSON	N112	PRECINCT 112 43 DISTRICT	
JEFFERSON	N113	PRECINCT 113 43 DISTRICT	
JEFFERSON	N115	PRECINCT 115 43 DISTRICT	
JEFFERSON	N117	PRECINCT 117 43 DISTRICT	
JEFFERSON	N118	PRECINCT 118 43 DISTRICT	
JEFFERSON	N119	PRECINCT 119 43 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 43, effective January 8, 1992.)

5.244. Forty-fourth Representative District. — The Forty-fourth Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	N A101	PRECINCT 101 28 DISTRICT	
JEFFERSO	A 103	PRECINCT 103 28 DISTRICT	
JEFFERSON	N A104	PRECINCT 104 28 DISTRICT	
JEFFERSON	N B101	PRECINCT 101 29 DISTRICT	
JEFFERSO1	N B102	PRECINCT 102 29 DISTRICT	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	O103	PRECINCT 103 44 DISTRICT	•
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	0013 302B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 101B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 101C
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 102B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 103B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 104B
JEFFERSON	0104	PRECINCT 104 44 DISTRICT	012701 105
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 106B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 107
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 108
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 109
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 110B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 111B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 112B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 113B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 114B
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 201
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 202
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 203

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 204
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 205
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 206
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 207
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 208
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 209
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 210
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 211
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 212
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 213
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 214
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 215
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 216
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 217
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 218
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 219
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 220
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 221
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701 222
JEFFERSON	0104	PRECINCT 104 44 DISTRICT	012701 223

COLINEY	DDEC SECT	NY A NATO		ENSUS—
COUNTY	PREC SECT			BLCK SECT
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	224
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	225
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	226
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	227
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	228
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	301
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	302
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	303
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	304
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012701	305
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012702	201
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012702	207
JEFFERSON	O104	PRECINCT 104 44 DISTRICT	012801	501C 0202
JEFFERSON	O105	PRECINCT 105 44 DISTRICT		
JEFFERSON	O107	PRECINCT 107 44 DISTRICT		
JEFFERSON	O109	PRECINCT 109 44 DISTRICT		
JEFFERSON	0111	PRECINCT 111 44 DISTRICT		
JEFFERSON	O112	PRECINCT 112 44 DISTRICT		
JEFFERSON	O113	PRECINCT 113 44 DISTRICT		
JEFFERSON	O114	PRECINCT 114 44 DISTRICT		

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	O115	PRECINCT 115 44 DISTRICT	
JEFFERSON	O116	PRECINCT 116 44 DISTRICT	
JEFFERSON	O117	PRECINCT 117 44 DISTRICT	
JEFFERSON	O119	PRECINCT 119 44 DISTRICT	
JEFFERSON	O121	PRECINCT 121 44 DISTRICT	
JEFFERSON	O123	PRECINCT 123 44 DISTRICT	
JEFFERSON	O124	PRECINCT 124 44 DISTRICT	
JEFFERSON	O126	PRECINCT 126 44 DIS	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 44, effective January 8, 1992.)

5.245. Forty-fifth Representative District. — The Forty-fifth Representative District shall consist of the following territory:

		-	C	ENSUS	
COUNTY	PREC SECT	NAME	TRACT		
FAYETTE	B103	BELLEAU WOOD			
FAYETTE	B104	BRIGADOON			
FAYETTE	B106	CAMELOT			
FAYETTE	B125	MALABU			
FAYETTE	B129	MONTICELLO			
FAYETTE	B133	REDDING ROAD			
FAYETTE	B141	STONE			
FAYETTE	B142	STONEWALL	0036	111	0403
FAYETTE	B142	STONEWALL	0036	114	0202
FAYETTE	B146	WEM			
FAYETTE	B150	ROBINWOOD			
FAYETTE	B153	SOUTH POINT			
FAYETTE	B154	TUDOR			
FAYETTE	B156	BAYSWATER			
FAYETTE	B157	KIRKLEVINGTON			
FAYETTE	B160	STONEYBROOK			

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FAYETTE	B164	BLUEBERRY HILLS			
FAYETTE	B165	OAKS			
FAYETTE	B169	MT. RAINIER	003403	201	
FAYETTE	B169	MT. RAINIER	003403	211	0302
FAYETTE	B170	PICKWAY			
FAYETTE	B171	BUCKHORN			
FAYETTE	B172	SHILLITO			
FAYETTE	B173	CUMBERLAND			
FAYETTE	B174	WHISPERING HILLS			
FAYETTE	B175	HIGHPLAIN			
FAYETTE	B176	SUMMERHILL			
FAYETTE	B177	WYNDHAM HILLS			
FAYETTE	B178	EAST LAKE			
FAYETTE	B179	FAIRHAVEN			
FAYETTE	B180	CENTURY HILLS			
FAYETTE	C151	COVE LAKE			
FAYETTE	C152	HARTLAND	004002	130	
FAYETTE	C152	HARTLAND	004002	131	0303
FAYETTE	C164	EAST HILLS			
FAYETTE	C166	TANBARK			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 45, effective January 8, 1992.)

5.246. Forty-sixth Representative District. — The Forty-sixth Representative District shall consist of the following territory:

		—CENSUS—
PREC SECT	NAME	TRACT BLCK SECT
C107	PRECINCT 107 30 DISTRICT	
C112	PRECINCT 112 30 DISTRICT	
P101	PRECINCT 101 45 DISTRICT	
Q101	PRECINCT 101 46 DISTRICT	
Q103	PRECINCT 103 46 DISTRICT	
	C107 C112 P101 Q101	DISTRICT C112 PRECINCT 112 30 DISTRICT P101 PRECINCT 101 45 DISTRICT Q101 PRECINCT 101 46 DISTRICT Q103 PRECINCT 103 46

			—C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	Q104	PRECINCT 104 46 DISTRICT			
JEFFERSON	Q105	PRECINCT 105 46 DISTRICT			
JEFFERSON	Q107	PRECINCT 107 46 DISTRICT			
JEFFERSON	Q109	PRECINCT 109 46 DISTRICT			
JEFFERSON	Q112	PRECINCT 112 46 DISTRICT			
JEFFERSON	Q113	PRECINCT 113 46 DISTRICT			
JEFFERSON	Q114	PRECINCT 114 46 DISTRICT			
JEFFERSON	Q115	PRECINCT 115 46 DISTRICT			
JEFFERSON	Q116	PRECINCT 116 46 DISTRICT			
JEFFERSON	Q117	PRECINCT 117 46 DISTRICT			
JEFFERSON	Q118	PRECINCT 118 46 DISTRICT			
JEFFERSON	Q119	PRECINCT 119 46 DISTRICT			
JEFFERSON	Q120	PRECINCT 120 46 DISTRICT	011703	308	0201

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 46, effective January 8, 1992.)

5.247. Forty-seventh Representative District. — The Forty-seventh Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401 120B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401 122
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401 125
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401 126

COLINDY	PREC SECT	NI A M ID		ENSUS— BLCK SECT
COUNTY			IRACI	BLUK SECT
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	127
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	128
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	131
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	132
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	133
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	201B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	201C
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	211
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	224
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	225B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	225C
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	226
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	227B
JEFFERSON	F108	PRECINCT 108 33 DISTRICT	010401	299
JEFFERSON	R105	PRECINCT 105 47 DISTRICT		
JEFFERSON	R106	PRECINCT 106 47 DISTRICT		
JEFFERSON	R111	PRECINCT 111 47 DISTRICT		
JEFFERSON	R112	PRECINCT 112 47 DISTRICT		
JEFFERSON	R113	PRECINCT 113 47 DISTRICT		
JEFFERSON	R114	PRECINCT 114 47 DISTRICT		

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	R115	PRECINCT 115 47 DISTRICT			
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	106	0201
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	107	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	108	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	109	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	110	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	111	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	112	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	115	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	116	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	117	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	118	0201
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	121	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	123	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	124A	0201
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	129A	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	130A	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	199A	
JEFFERSON	R116	PRECINCT 116 47 DISTRICT	010401	503	
JEFFERSON	R117	PRECINCT 117 47 DISTRICT			

				ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	R118	PRECINCT 118 47 DISTRICT		
JEFFERSON	R119	PRECINCT 119 47 DISTRICT		
JEFFERSON	R120	PRECINCT 120 47 DISTRICT		
JEFFERSON	R121	PRECINCT 121 47 DISTRICT		
JEFFERSON	R122	PRECINCT 122 47 DISTRICT		
JEFFERSON	R123	PRECINCT 123 47 DISTRICT		
JEFFERSON	R124	PRECINCT 124 47 DISTRICT		
JEFFERSON	R125	PRECINCT 125 47 DISTRICT		
JEFFERSON	R126	PRECINCT 126 47 DISTRICT		
JEFFERSON	R127	PRECINCT 127 47 DISTRICT		
JEFFERSON	R128	PRECINCT 128 47 DISTRICT		
JEFFERSON	R129	PRECINCT 129 47 DISTRICT		
JEFFERSON	R130	PRECINCT 130 47 DISTRICT		
JEFFERSON	R131	PRECINCT 131 47 DISTRICT		
JEFFERSON	R132	PRECINCT 132 47 DISTRICT		
JEFFERSON	R133	PRECINCT 133 47 DISTRICT		
JEFFERSON	R134	PRECINCT 134 47 DISTRICT		
JEFFERSON	R135	PRECINCT 135 47 DISTRICT		
JEFFERSON	R136	PRECINCT 136 47 DISTRICT		
JEFFERSON	R137	PRECINCT 137 47 DISTRICT		

			—С	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
JEFFERSON	R138	PRECINCT 138 47 DISTRICT			
JEFFERSON	R139	PRECINCT 139 47 DISTRICT			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 47, effective January 8, 1992.)

5.248. Forty-eighth Representative District. — The Forty-eighth Representative District shall consist of the following territory:

			C	ENSUS
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JEFFERSON	F102	PRECINCT 102 33 DISTRICT		
JEFFERSON	F104	PRECINCT 104 33 DISTRICT		
JEFFERSON	F105	PRECINCT 105 33 DISTRICT		
JEFFERSON	F107	PRECINCT 107 33 DISTRICT		
JEFFERSON	S101	PRECINCT 101 48 DISTRICT		
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	401
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	402B
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	403
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	404
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	405B
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	406A
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	406B
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	407C
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	407D
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	407E

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	408
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	409A
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	409B
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	412
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	413 0201
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	414
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	007501	499 0201
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	0077	101D
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	0077	101E
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	0077	212B
JEFFERSON	S102	PRECINCT 102 48 DISTRICT	0077	213B
JEFFERSON	S103	PRECINCT 103 48 DISTRICT		
JEFFERSON	S116	PRECINCT 116 48 DISTRICT		
JEFFERSON	S117	PRECINCT 117 48 DISTRICT		
JEFFERSON	S118	PRECINCT 118 48 DISTRICT		
JEFFERSON	S119	PRECINCT 119 48 DISTRICT		
JEFFERSON	S120	PRECINCT 120 48 DISTRICT		
JEFFERSON	S121	PRECINCT 121 48 DISTRICT		
JEFFERSON	S122	PRECINCT 122 48 DISTRICT		
JEFFERSON	S125	PRECINCT 125 48 DISTRICT		

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
JEFFERSON	S126	PRECINCT 126 48 DISTRICT	
JEFFERSON	S128	PRECINCT 128 48 DISTRICT	
JEFFERSON	S129	PRECINCT 129 48 DISTRICT	
JEFFERSON	S130	PRECINCT 130 48 DISTRICT	
JEFFERSON	S131	PRECINCT 131 48 DISTRICT	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 48, effective January 8, 1992.)

5.249. Forty-ninth Representative District. — The Forty-ninth Representative District shall consist of the following territory:

			—C	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BULLITT	A103	SHEPHERDSVILLE #3			
BULLITT	A104	PLEASANT GROVE #4			
BULLITT	A106	SHEPHERDSVILLE #2A			
BULLITT	B101	MT. WASHINGTON #7			
BULLITT	B102	MT. WASHINGTON #8			
BULLITT	B103	MT. WASHINGTON #9			
BULLITT	B104	MT. WASHINGTON #10			
BULLITT	B105	ZONETON #11			
BULLITT	B106	ZONETON #11A			
BULLITT	B107	MT. WASHINGTON #9-A			
BULLITT	B108	MT. WASHINGTON #8A			
BULLITT	B109	MT. WASHINGTON #7-A			
BULLITT	B110	MT. WASHINGTON #9-N			
BULLITT	B111	MT. WASHINGTON #9-B			
BULLITT	B112	ZONETON #11-B			
BULLITT	C101	HEBRON #5			

			—С	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BULLITT	C102	MARYVILLE #6			
BULLITT	C104	MARYVILLE SOUTH #19			
BULLITT	C105	HEBRON #5A			
BULLITT	C106	HEBRON #5B			
BULLITT	C107	MARYVILLE #6A			
BULLITT	D103	BERNHEIM #16			
BULLITT	D104	SALT RIVER #17			
BULLITT	D105	CEDAR GROVE #18			
BULLITT	D106	BERNHEIM #16A			
BULLITT	D107	CEDAR GROVE #18A			
BULLITT	D108	SHEPHERDSVILLE #2		•	
BULLITT	D109	SHEPHERDSVILLE #2-N			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 49, effective January 8, 1992.)

5.250. Fiftieth Representative District. — The Fiftieth Representative District shall consist of the following territory:

CENTRE

				C	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
NELSON						
SPENCER	B101		WATERFORD			
SPENCER	D102		CAMPBRANCH #2			
WASHINGTON	B102		COURTHOUSE			
WASHINGTON	D101		HOUSING PROJECT			
WASHINGTON	D102		HEALTH DEPT			
WASHINGTON	E101		LIBRARY			
WASHINGTON	E102		OLD ARMORY			
WASHINGTON	F101		FREDERICKTOWN			
WASHINGTON	F102		CITY HALL			

5.251. Fifty-first Representative District. — The Fifty-first Representative District shall consist of the following territory:

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 50, effective January 8, 1992.)

				C	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
GREEN						
METCALFE	A101		EAST EDMONTON			
METCALFE	A102		WEST EDMONTON			
METCALFE	A104		EAST FORK-SPARKS			
METCALFE	B103		CENTER			
METCALFE	B104		SULPHUR WELL			
METCALFE	D101		GOOD LUCK-CURTIS			
METCALFE	D102		MOORE SPRINGS- FLAT			

TAYLOR

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 51, effective January 8, 1992.)

5.252. Fifty-second Representative District. — The Fifty-second Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CASEY			
RUSSELL			
WAYNE	A101	MONTICELLO #1	
WAYNE	A102	MONTICELLO #2	
WAYNE	A103	COLLETTS	
WAYNE	A106	MONTICELLO 1A	
WAYNE	B104	STOP	
WAYNE	D106	MONTICELLO NO. 3	
WAYNE	G102	EADSVILLE	
WAYNE	G104	STEUBENVILLE	
WAYNE	G106	MILL SPRINGS	
WAYNE	G999	UNION	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 52, effective January 8, 1992.)

5.253. Fifty-third Representative District. — The Fifty-third Representative District shall consist of the following territory:

		CENSUS		
COUNTY	PREC SECT NAME	TRACT BLCK SECT		
ADAIR				

COUNTY	PREC	SECT	NAME	—C TRACT	ENSUS BLCK	
CLINTON	TILLO	DECI	TTTTTL	110101	DECIL	OLCI
CUMBERLAND						
WAYNE	B101		ELK CREEK			
WAYNE	B102		WINDY			
WAYNE	B103		MULLENTOWN			
WAYNE	B105		FLAT SPRINGS			
WAYNE	B106		POWERSBURG			
WAYNE	B107		SUNNYBROOK			
WAYNE	B108		HIDALGO			
WAYNE	B109		COOPER			
WAYNE	D101		MT. PISGAH			
WAYNE	D102		BELL HILL			
WAYNE	D104		BARRIER			
WAYNE	D105		OIL VALLEY			
WAYNE	G101		BEECH VALLEY			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 53, effective January 8, 1992.)

5.254. Fifty-fourth Representative District. — The Fifty-fourth Representative District shall consist of the following territory:

				-CENSUS-
COUNTY	PREC	SECT	NAME	TRACT BLCK SECT
BOYLE				
LINCOLN	A101	0201	STANFORD #1	
LINCOLN	A101	0202	STANFORD #1	
LINCOLN	A102		STANFORD #2	
LINCOLN	A103		STANFORD #3	
LINCOLN	B104		STANFORD # 5	
LINCOLN	D101		HUSTONVILLE	
LINCOLN	D103		MORELAND	
LINCOLN	D104		STANFORD # 4	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 54, effective January 8, 1992.)

5.255. Fifty-fifth Representative District. — The Fifty-fifth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
ANDERSON			
MERCER			
SPENCER	A101	TAYLORSVILLE #1	
SPENCER	C101	ELK CREEK	
SPENCER	D101	CAMPBRANCH	
SPENCER	E101	LITTLE MOUNT	
SPENCER	F101	MT. EDEN	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 55, effective January 8, 1992.)

5.256. Fifty-sixth Representative District. — The Fifty-sixth Representative District shall consist of the following territory:

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
FRANKLIN	B101		JETT			
FRANKLIN	B102		COUNTRY CLUB			
FRANKLIN	C101		SWALLOWFIELD			
FRANKLIN	C102		OWENTON ROAD			
FRANKLIN	C103		PEAKS MILL			
FRANKLIN	C104		SWITZER			
FRANKLIN	C108		FORKS OF ELKHORN			
JESSAMINE	D101		NORTH EAST WILMORE 4A			
JESSAMINE	D102		NORTH WEST WILMORE 4B			
JESSAMINE	D104		SOUTH WILMORE 12			
JESSAMINE	D105		HIGH BRIDGE 10			
JESSAMINE	E101		NORTH KEENE 5A	060101	101B	
JESSAMINE	E101		NORTH KEENE 5A	060101	102	
JESSAMINE	E101		NORTH KEENE 5A	060101	103B	
JESSAMINE	E101		NORTH KEENE 5A	060101	104B	0202
JESSAMINE	E101		NORTH KEENE 5A	060101	107D	
JESSAMINE	E101		NORTH KEENE 5A	060101	202B	
JESSAMINE	E101		NORTH KEENE 5A	0606	106	
JESSAMINE	E101		NORTH KEENE 5A	0606	108	
JESSAMINE	E101		NORTH KEENE 5A	0606	109	

		•	_C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JESSAMINE	E101	NORTH KEENE 5A	0606	110
JESSAMINE	E101	NORTH KEENE 5A	0606	111
JESSAMINE	E101	NORTH KEENE 5A	0606	112
JESSAMINE	E101	NORTH KEENE 5A	0606	113
JESSAMINE	E101	NORTH KEENE 5A	0606	114
JESSAMINE	E101	NORTH KEENE 5A	0606	116
JESSAMINE	E101	NORTH KEENE 5A	0606	117
JESSAMINE	E101	NORTH KEENE 5A	0606	118
JESSAMINE	E101	NORTH KEENE 5A	0606	119
JESSAMINE	E101	NORTH KEENE 5A	0606	120
JESSAMINE	E101	NORTH KEENE 5A	0606	124
JESSAMINE	E101	NORTH KEENE 5A	0606	128
JESSAMINE	E101	NORTH KEENE 5A	0606	129
JESSAMINE	E101	NORTH KEENE 5A	0606	139
JESSAMINE	E101	NORTH KEENE 5A	0606	142
JESSAMINE	E101	NORTH KEENE 5A	0606	143
JESSAMINE	E101	NORTH KEENE 5A	0606	146
JESSAMINE	E101	NORTH KEENE 5A	0606	147
JESSAMINE	E101	NORTH KEENE 5A	0606	201
JESSAMINE	E101	NORTH KEENE 5A	0606	202
JESSAMINE	E101	NORTH KEENE 5A	0606	203
JESSAMINE	E101	NORTH KEENE 5A	0606	204
JESSAMINE	E101	NORTH KEENE 5A	0606	205
JESSAMINE	E101	NORTH KEENE 5A	0606	206
JESSAMINE	E101	NORTH KEENE 5A	0606	207
JESSAMINE	E101	NORTH KEENE 5A	0606	208
JESSAMINE	E101	NORTH KEENE 5A	0606	209
JESSAMINE	E102	SOUTH KEENE 5B		
WOODFORD				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 56, effective January 8, 1992.)

5.257. Fifty-seventh Representative District. — The Fifty-seventh Representative District shall consist of the following territory:

-CENSUS-

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
FRANKLIN	A101		COURT HOUSE			
FRANKLIN	A103		VOGLER-COLEMAN			
FRANKLIN	A105		BRIDGE-GLENNS			
FRANKLIN	A107		CAPITOL			
FRANKLIN	A108		HICKORY HILLS			
FRANKLIN	B103		SUNSET			
FRANKLIN	B104	0201	GREEN HILL			
FRANKLIN	B104	0202	GREEN HILL			
FRANKLIN	B105		FRANKLIN HEIGHTS			
FRANKLIN	B108		TIERRA LINDA			
FRANKLIN	B109		BELLVIEW			
FRANKLIN	C105		ARNOLD			
FRANKLIN	C106		SCRUGGS			
FRANKLIN	C109	0201	RIDGEVIEW			
FRANKLIN	C109	0202	RIDGEVIEW			
FRANKLIN	C110		RUSSELL			
FRANKLIN	D105		GLENWOOD			
FRANKLIN	D106		GAINS-HOLMES			
FRANKLIN	D108		THORN HILL			
FRANKLIN	D109		FAIRVIEW			
FRANKLIN	D110		CRESTWOOD			
FRANKLIN	D111		SCHENKEL LN			
FRANKLIN	E102		FARMDALE			
FRANKLIN	E103		CLOVERDALE			
FRANKLIN	E104		THISTLETON			
FRANKLIN	E107		EVERGREEN			
FRANKLIN	E108	0201	COLLINS LANE			
FRANKLIN	E108	0202	COLLINS LANE			
FRANKLIN	E109		WESTGATE			
FRANKLIN	E110		NORTH WESTGATE			
FRANKLIN	E111		GREEN WILSON			
FRANKLIN	F101		BALD KNOB			
FRANKLIN	F103		ST JOHN			

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			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
FRANKLIN	F104	BELLEPOINT	
FRANKLIN	F105	LOUISVILLE ROAD	
FRANKLIN	F106	CHOATEVILLE	
FRANKLIN	F107	SOUTH BENSON	
FRANKLIN	F108	BRIDGEPORT-BOTKINS	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 57, effective January 8, 1992.)

5.258. Fifty-eighth Representative District. — The Fifty-eighth Representative District shall consist of the following territory:

				—C:	にいろいろ	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
HENRY						
SHELBY						
TRIMBLE	C101		PALMYRA			
TRIMBLE	C102	•	PROVIDENCE			
(Enact. Acts	1991 (2nd	l Ex. S	Sess.), ch. 5, § 58	, effective Janu	ary 8,	1992.)

5.259. Fifty-ninth Representative District. — The Fifty-ninth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	-CENSUS- TRACT BLCK SECT
OLDHAM			
TRIMBLE	A101	WEST MILTON	
TRIMBLE	B101	SOUTH BEDFORD	
TRIMBLE	B104	NORTH BEDFORD	
TRIMBLE	B105	TROUT	
TRIMBLE	C103	EAST MILTON	
TRIMBLE	D101	ANTIOCH	
TRIMBLE	D102	BURROWS	
TRIMBLE	D103	EAST BEDFORD	
TRIMBLE	D104	BAREBONE	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 59, effective January 8, 1992.)

5.260. Sixtieth Representative District. — The Sixtieth Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BOONE	A102	BELLEVIEW	
BOONE	A103	BULLITTSVILLE	
BOONE	A104	BURLINGTON #1	
BOONE	A105	BURLINGTON #2	
BOONE	A106	CARLTON	
BOONE	A107	CONSTANCE	
BOONE	A108	HEBRON #1	
BOONE	A109	HEBRON #2	
BOONE	A110	PETERSBURG	
BOONE	A111	BURLINGTON #3	
BOONE	A112	BURLINGTON #4	
BOONE	A113	BURLINGTON #5	
BOONE	B106	FLORENCE #6	
BOONE	B107	FLORENCE #7	
BOONE	B110	FLORENCE # 10	
BOONE	B111	FLORENCE #11	
BOONE	C101	BEAVER	
BOONE	C102 0201	DEVON #1	
BOONE	C104	HAMILTON	
BOONE	C105	UNION # 1	
BOONE	C106	UNION # 2	
BOONE	C110	DEVON #2	
CALLATIN			

GALLATIN

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 60, effective January 8, 1992.)

5.261. Sixty-first Representative District. — The Sixty-first Representative District shall consist of the following territory:

				<u>-</u> С	ENSUS-	_
COUNTY	PREC	SECT	NAME	TRACT		
CARROLL						
GRANT						
HARRISON	G101		KINMAN			
HARRISON	G102		BERRY FIRE DEPARTMENT	9501	205	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
HARRISON	G102	BERRY FIRE	9501	206
imination,	G102	DEPARTMENT	J001	200
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	207
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	208
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	209
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	210
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	211
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	212
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	213
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	214
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	215
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	216
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	217
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	218
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	219
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	220
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	221
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	222
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	223
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	224
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	225

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	226
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	227
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	228
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	256A
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	257A ·
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	257B
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	258A
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	258B
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	259
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	260
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	261
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	262A
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	262B
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	263
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	264
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	265Å
HARRISON	G102	BERRY FIRE DEPARTMENT	9501	266A
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	101
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	102
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	103

-CENSUS-

COUNTY	PREC SECT	NAME		BLCK SECT
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	104
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	105
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	106
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	107
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	108
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	109
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	110
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	111
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	112
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	116
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	199
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	201
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	202
OWEN				
PENDLETON	G101	CALLENSVILLE		
PENDLETON	G102	SCHOOL		
	04 (0) 17 (0 4000\

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 61, effective January 8, 1992.)

5.262. Sixty-second Representative District. — The Sixty-second Representative District shall consist of the following territory:

			—CEN	SUS—	
COUNTY	PREC SECT	NAME	TRACT BI		CT
HARRISON	A101	SOUTHSIDE			
HARRISON	A102	L & J ROLLER DOME			
HARRISON	B101	HARRISON R.E.C.C.			

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
HARRISON	B102	CITY HALL		
HARRISON	C101	BUENA VISTA		
HARRISON	C102	EASTSIDE SCHOOL		
HARRISON	D101	HARRISON HIGH SCHOOL		
HARRISON	D102	LEESBURG		
HARRISON	E101	WESTSIDE SCHOOL		
HARRISON	E102	CONNERSVILLE		
HARRISON	F101	COUNTY FIRE DEPARTMENT		
HARRISON	F102	NORTHSIDE SCHOOL		
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	113
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	114
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	115
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	117
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	118
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	119
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	120
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	121
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	122
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	123
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	124
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	125
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	126
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	127

			_c	ENSUS—
COUNTY	PREC SECT	NAME		BLCK SECT
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	128
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	129
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	130
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	131
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	132
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	133
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	134
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	135
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	136
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	137
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	138
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	139
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	140
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	141
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	142
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	143
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	144
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	145
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	146
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	147

				ENSUS-
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	148
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	149
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	150
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	151
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	152
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	153
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	154
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	155
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	156
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	157
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	199
HARRISON	G102	BERRY FIRE DEPARTMENT	9502	199
HARRISON	H101	KELAT		
HARRISON	H102	SUNRISE		
SCOTT				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 62, effective January 8, 1992.)

5.263. Sixty-third Representative District. — The Sixty-third Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
KENTON	A103	CRESCENT SPRINGS #2	
KENTON	A104	EDGEWOOD #1	
KENTON	A105	EDGEWOOD #2	
KENTON	A106	CRESTVIEW	
KENTON	A120	FT. MITCHELL #4	

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
KENTON	A121		FT. MITCHELL #6			
KENTON	A123		LAKESIDE #1			
KENTON	A124		LAKESIDE #2			
KENTON	A125		LAKESIDE #3			
KENTON	A128		VILLA HILLS #1			
KENTON	A129		VILLA HILLS #2			
KENTON	A131		EDGEWOOD #6			
KENTON	A132		EDGEWOOD #5			
KENTON	A134		VILLA HILLS # 3			
KENTON	A135		VILLA HILLS # 4			
KENTON	A136		CRESTVIEW # 2			
KENTON	B130		FT. WRIGHT #3			
KENTON	C115		EDGEWOOD #3			
KENTON	C118		FT. MITCHELL #1			
KENTON	C119		FT. MITCHELL #2			
KENTON	C120		FT. MITCHELL #3			
KENTON	C121		FT. MITCHELL #5			
KENTON	C122		FT. WRIGHT #1			
KENTON	C123		FT. WRIGHT #2			
KENTON	C124		FT. WRIGHT #4			
KENTON	C127		PARK HILLS #1			
KENTON	C128		PARK HILLS #2			
KENTON	C130	0401	SANDFORDTOWN			
KENTON	C133		EDGEWOOD #4			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 63, effective January 8, 1992.)

5.264. Sixty-fourth Representative District. — The Sixty-fourth Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
KENTON	Ä108	ELSEMERE #2	
KENTON	A109	ELSEMERE #3	
KENTON	A110	ELSEMERE #4	
KENTON	A126	INDEPENDENCE #1	

COUNTY	PREC SECT	NAME	—C	ENSUS	
KENTON	A127	INDEPENDENCE #2	INACI	DLUK	SECI
			002002	100 A	
KENTON	A130	RICHARDSON	063603	102A	
KENTON	A130	RICHARDSON	063603	102B	
KENTON	A130	RICHARDSON	063603	102C	
KENTON	A130	RICHARDSON	063603	103	
KENTON	A130	RICHARDSON	063603	104	
KENTON	A130	RICHARDSON	063603	105	
KENTON	A130	RICHARDSON	063603	106	
KENTON	A130	RICHARDSON	063603	107	
KENTON	A130	RICHARDSON	063603	110B	
KENTON	A130	RICHARDSON	063603	112	
KENTON	A130	RICHARDSON	063603	113A	
KENTON	A130	RICHARDSON	063603	113B	
KENTON	A133	INDEPENDENCE #3			
KENTON	B110	COVINGTON #26			
KENTON	B111	COVINGTON #27			
KENTON	B112	COVINGTON #29			
KENTON	B113	COVINGTON #30			
KENTON	B124	DECOURSEY			
KENTON	B127	TAYLOR MILL #1			
KENTON	B128	VISALIA			
KENTON	B129	WINSTON PARK			
KENTON	C117	CHEROKEE			
KENTON	C125	NICHOLSON	0637	302	0201
KENTON	C125	NICHOLSON	0637	430	0301
KENTON	C125	NICHOLSON	0637	508	0302
KENTON	C125	NICHOLSON	0637	509	
KENTON	C125	NICHOLSON	0637	510	
KENTON	C125	NICHOLSON	0637	511	
KENTON	C125	NICHOLSON	0637	512	
KENTON	C125	NICHOLSON	0637	513	
KENTON	C125	NICHOLSON	0637	514	
KENTON	C125	NICHOLSON	0637	515	0201

				<u></u> С	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
KENTON	C125		NICHOLSON	0637	516	0303
KENTON	C125		NICHOLSON	0637	536	
KENTON	C125		NICHOLSON	0637	537	
KENTON	C125		NICHOLSON	0637	538	
KENTON	C125		NICHOLSON	0637	556	
KENTON	C125		NICHOLSON	0637	557	
KENTON	C125		NICHOLSON	0637	558	
KENTON	C126		OAKRIDGE			
KENTON	C130	0402	SANDFORDTOWN			
KENTON	C131		TAYLOR MILL #2			
KENTON	C132		WHITES TOWER			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 64, effective January 8, 1992.)

5.265. Sixty-fifth Representative District. — The Sixty-fifth Representative District shall consist of the following territory:

					_	ENSUS-	
COUNTY	PREC	SECT	NAME		TRACT	BLCK S	SECT
KENTON	A101		BROMLEY				
KENTON	A122		FT. WRIGHT	#5			
KENTON	B103		COVINGTON	#15			
KENTON	B104		COVINGTON	#19			
KENTON	B105		COVINGTON	#20			
KENTON	B106	0201	COVINGTON	#21			
KENTON	B106	0202	COVINGTON	#21			
KENTON	B107	0201	COVINGTON	#23			
KENTON	B107	0202	COVINGTON	#23			
KENTON	B108		COVINGTON	#24			
KENTON	B109		COVINGTON	#25			
KENTON	B114		COVINGTON	#31			
KENTON	B115		COVINGTON	#33			
KENTON	B116		COVINGTON	#34			
KENTON	B122		COVINGTON	#42			
KENTON	B123		COVINGTON	#43			
KENTON	C101		COVINGTON	#6			

				С	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
KENTON	C102		COVINGTON #7			
KENTON	C103		COVINGTON #10			
KENTON	C104		COVINGTON #11			
KENTON	C105		COVINGTON #12			
KENTON	C106		COVINGTON #13			
KENTON	C107		COVINGTON #14			
KENTON	C108		COVINGTON #17			
KENTON	C109		COVINGTON #18			
KENTON	C110		LUDLOW #1			
KENTON	C111		LUDLOW #2			
KENTON	C112		LUDLOW #3			
KENTON	C113		LUDLOW #4			
KENTON	C114		LUDLOW #5			
KENTON	C129		PARK HILLS #3			
KENTON	C130	0403	SANDFORDTOWN			
KENTON	C130	0404	SANDFORDTOWN			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 65, effective January 8, 1992.)

5.266. Sixty-sixth Representative District. — The Sixty-sixth Representative District shall consist of the following territory:

			-CENSUS-
COUNTY	PREC SEC	T NAME	TRACT BLCK SECT
BOONE	A101	AIRPORT	
BOONE	B101	FLORENCE #1	
BOONE	B102	FLORENCE #2	
BOONE	B103	FLORENCE #3	
BOONE	B104	FLORENCE #4	
BOONE	B105	FLORENCE #5	
BOONE	B108	FLORENCE # 8	
BOONE	B109	FLORENCE # 9	
BOONE	C102 020	DEVON #1	
BOONE	C103	GREENVIEW	,
BOONE	C111	OAKBROOK	
BOONE	C113	LIMABURG	

					ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
BOONE	C114		LINKVIEW		
KENTON	A102		CRESCENT SPRINGS #1		
KENTON	A107		ELSEMERE #1		
KENTON	A111		ERLANGER #1		
KENTON	A112		ERLANGER #2		
KENTON	A113		ERLANGER #3		
KENTON	A114		ERLANGER #4		
KENTON	A115		ERLANGER #5		
KENTON	A116		ERLANGER #6		
KENTON	A117	0201	ERLANGER #7		
KENTON	A117	0202	ERLANGER #7		
KENTON	A118	0201	ERLANGER #8		
KENTON	A118	0202	ERLANGER #8		
KENTON	A119		ERLANGER #9		
KENTON	A130		RICHARDSON	063603	101
KENTON	A130		RICHARDSON	063603	108
KENTON	A130		RICHARDSON	063603	109
KENTON	A130		RICHARDSON	063603	110A
KENTON	A130		RICHARDSON	063603	111
KENTON	A130		RICHARDSON	063603	201
KENTON	A130		RICHARDSON	063603	202
KENTON	A130		RICHARDSON	063603	203
KENTON	A130		RICHARDSON	063603	204
KENTON	A130		RICHARDSON	063603	205
KENTON	A130		RICHARDSON	063603	206
KENTON	A130		RICHARDSON	063603	207
KENTON	A130		RICHARDSON	063603	301A
KENTON	A130		RICHARDSON	063603	302
KENTON	A130		RICHARDSON	063603	303A
KENTON	A130		RICHARDSON	063603	303B
KENTON	A130		RICHARDSON	063603	408
KENTON	A130		RICHARDSON	065501	101B

			<u></u> С	ENSUS-	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
KENTON	A130	RICHARDSON	065501	105	
KENTON	A130	RICHARDSON	065501	106	
KENTON	A130	RICHARDSON	065501	107	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 66, effective January 8, 1992.)

5.267. Sixty-seventh Representative District. — The Sixty-seventh Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CE	NSUS- BLCK	
CAMPBELL	A101	NEWPORT SECOND WARD			
CAMPBELL	A102	NEWPORT FOURTH WARD A			
CAMPBELL	A103	NEWPORT FOURTH WARD B			
CAMPBELL	A106	NEWPORT SIXTH WARD B			
CAMPBELL	A108	NEWPORT SIXTH WARD D			
CAMPBELL	A109	NEWPORT SIXTH WARD E			
CAMPBELL	A110	NEWPORT SIXTH WARD F			
CAMPBELL	A111	NEWPORT SIXTH WARD G			
CAMPBELL	A112	SOUTHGATE A			
CAMPBELL	A113	SOUTHGATE B			
CAMPBELL	A114	SOUTHGATE C			
CAMPBELL	A115	WILDER			
CAMPBELL	A116	SOUTHGATE D			
CAMPBELL	B101	NEWPORT FIRST WARD A			
CAMPBELL	B102	NEWPORT FIRST WARD B			
CAMPBELL	B104	NEWPORT THIRD WARD B			
CAMPBELL	B106	NEWPORT THIRD WARD D			

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
CAMPBELL	B108	NEWPORT FIFTH WARD A	
CAMPBELL	B110	NEWPORT FIFTH WARD C	
CAMPBELL	B112	NEWPORT FIFTH WARD E	
CAMPBELL	B114	NEWPORT FIFTH WARD H	
CAMPBELL	B115	WOODLAWN	
CAMPBELL	D125	HIGHLAND HEIGHTS A	
CAMPBELL	D126	HIGHLAND HEIGHTS B	
CAMPBELL	D127	HIGHLAND HEIGHTS C	
CAMPBELL	D128	HIGHLAND HEIGHTS D	
CAMPBELL	D129	JOHNS MILL	
KENTON	B101	COVINGTON #1	
KENTON	B102	COVINGTON #3	
KENTON	B117	COVINGTON #35	
KENTON	B118	COVINGTON #36	
KENTON	B119	COVINGTON #39	
KENTON	B120	COVINGTON #40	
KENTON	B121	COVINGTON #41	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 67, effective January 8, 1992.)

5.268. Sixty-eighth Representative District. — The Sixty-eighth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BRACKEN	B101	FOSTER	
CAMPBELL	C101	BELLEVUE A	
CAMPBELL	C103	BELLEVUE C	
CAMPBELL	C104	BELLEVUE D	
CAMPBELL	C106	BELLEVUE F	
CAMPBELL	C107	BELLEVUE G	

--CENSUS--TRACT BLCK SECT

COUNTY	PREC SECT	NAME	ENSUS— BLCK SECT
CAMPBELL	C108	BELLEVUE H	
CAMPBELL	C109	BELLEVUE I	
CAMPBELL	C110	DAYTON A	
CAMPBELL	C112	DAYTON C	
CAMPBELL	C113	DAYTON D	
CAMPBELL	C115	DAYTON F	
CAMPBELL	D101	FT THOMAS A	
CAMPBELL	D102	FT THOMAS B	
CAMPBELL	D103	FT THOMAS C	
CAMPBELL	D104	FT THOMAS D	
CAMPBELL	D105	FT THOMAS E	
CAMPBELL	D107	FT THOMAS G	
CAMPBELL	D112	FT THOMAS L	
CAMPBELL	D116	FT THOMAS P	
CAMPBELL	E105	CAMP SPRING	
CAMPBELL	E107	HAYFIELD	
CAMPBELL	E108	MELBOURNE	
CAMPBELL	E109	SILVER GROVE	
CAMPBELL	F101	CALIFORNIA	
CAMPBELL	F102	CARTHAGE	
CAMPBELL	F103	GUBSER MILL	
CAMPBELL	F104	MENTOR	
CAMPBELL	W001	OHIO RIVER	
CAMPBELL	W002	OHIO RIVER	
CAMPBELL	W003	OHIO RIVER	
PENDLETON	A101	FALMOUTH #1	
PENDLETON	B101	MCKENNEYSBURG	
PENDLETON	C101	BONAR	
PENDLETON	C102	COURTHOUSE	
PENDLETON	D101	SANDSUCK	
PENDLETON	E101	GRASSY CREEK	
PENDLETON	F101	SHORT CREEK	
PENDLETON	F102	GEDGE	

COUNTY PREC SECT NAME —CENSUS— TRACT BLCK SECT

PENDLETON H101 BUTLER

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 68, effective January 8, 1992.)

5.269. Sixty-ninth Representative District. — The Sixty-ninth Representative District shall consist of the following territory:

COLINIDA	DDEC CEOM	NI A RATE	—CENSUS—
COUNTY	PREC SECT		TRACT BLCK SECT
BOONE	C107	VERONA	
BOONE	C108	WALTON #1	
BOONE	C109	WALTON #2	
BOONE	C112	RICHWOOD	
CAMPBELL	D106	FT THOMAS F	
CAMPBELL	D108	FT THOMAS H	
CAMPBELL	D109	FT THOMAS I	
CAMPBELL	D110	FT THOMAS J	
CAMPBELL	D111	FT THOMAS K	
CAMPBELL	D113	FT THOMAS M	
CAMPBELL	D114	FT THOMAS N	
CAMPBELL	D115	FT THOMAS O	
CAMPBELL	D117	FT THOMAS Q	
CAMPBELL	D118	FT THOMAS R	
CAMPBELL	D119	FT THOMAS S	
CAMPBELL	D120	BRENT	
CAMPBELL	D121	COLD SPRING A	
CAMPBELL	D122	COLD SPRING B	
CAMPBELL	D123	COLD SPRING C	
CAMPBELL	D124	CRESTVIEW	
CAMPBELL	D130	POOLES CREEK	
CAMPBELL	E101	ALEXANDRIA A	
CAMPBELL	E102	ALEXANDRIA B	
CAMPBELL	E103	ALEXANDRIA C	
CAMPBELL	E104	ALEXANDRIA D	
CAMPBELL	E106	CLARYVILLE	
CAMPBELL	G101	DRY RIDGE	

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
CAMPBELL	G102	GRANTS LICK A			
CAMPBELL	G103	GRANTS LICK B			
KENTON	B125	MORNINGVIEW			
KENTON	B126	PINER			
KENTON	C116	BRACHT			
KENTON	C125	NICHOLSON			
KENTON	C125	NICHOLSON	063602	316	
KENTON	C125	NICHOLSON	063602	317	
KENTON	C125	NICHOLSON	063602	318	0302
KENTON	C125	NICHOLSON	063602	318	0303
KENTON	C125	NICHOLSON	063602	319	0201
KENTON	C125	NICHOLSON	063602	405B	0202
KENTON	C125	NICHOLSON	0637	101	
KENTON	C125	NICHOLSON	0637	102	
KENTON	C125	NICHOLSON	0637	103	
KENTON	C125	NICHOLSON	0637	104	
KENTON	C125	NICHOLSON	0637	105	
KENTON	C125	NICHOLSON	0637	106	
KENTON -	C125	NICHOLSON	0637	107	0202
KENTON	C125	NICHOLSON	0637	108	
KENTON	C125	NICHOLSON	0637	109	
KENTON	C125	NICHOLSON	0637	117	
KENTON	C125	NICHOLSON	0637	118	
KENTON	C125	NICHOLSON	0637	119	
KENTON	C125	NICHOLSON	0637	120	
KENTON	C125	NICHOLSON	0637	121	
KENTON	C125	NICHOLSON	0637	122	
KENTON	C125	NICHOLSON	0637	199	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 69, effective January 8, 1992.)

5.270. Seventieth Representative District. — The Seventieth Representative District shall consist of the following territory:

ROBERTSON

				C	ENSUS—
COUNTY	PREC	SECT	NAME	TRACT	BLCK SECT
BRACKEN	A101	0201	BROOKSVILLE-A		
BRACKEN	A101	0202	BROOKSVILLE-A		
BRACKEN	A102	0201	BROOKSVILLE-B		
BRACKEN	A102	0202	BROOKSVILLE-B		
BRACKEN	C101		AUGUSTA EAST		
BRACKEN	C102		AUGUSTA WEST		
BRACKEN	D101		GERMANTOWN		
BRACKEN	E101		MILFORD		
BRACKEN	F101		JOHNSVILLE		
BRACKEN	G101		BERLIN		
BRACKEN	H101		CHATHAM		
FLEMING					
MASON					

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 70, effective January 8, 1992.)

5.271. Seventy-first Representative District. — The Seventy-first Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
MAGOFFIN	A102	BLOOMINGTON	
MAGOFFIN	A103	JOHNSON FORK	
MAGOFFIN	B104	FLAT FORK	
MENIFEE	A101	FRENCHBURG	
MENIFEE	B101	WELLINGTON	
MENIFEE	D101	POMEROYTON	
MENIFEE	E101	MARIBA	
MORGAN			
ROWAN			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 71, effective January 8, 1992.)

5.272. Seventy-second Representative District. — The Seventy-second Representative District shall consist of the following territory:

					—C	ENSUS	
COUNTY	PREC	SECT	NAME		TRACT	BLCK	SECT
BOURBON							
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	217	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	223	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	224	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	226	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	227	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	228	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	229	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	230	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	231	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	232	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	233	·
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	274	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	275	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	276	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	277	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	278	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	279	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	280	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	281	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	282	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	283	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	284	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	285	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	286	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	287	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	288	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	289	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	290	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	291	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	292	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	293	
FAYETTE	A104		BELL SCHOOL	HOUSE	0037	294	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
FAYETTE	A104	BELL SCHOOL HOUSE	0037	295
FAYETTE	A104	BELL SCHOOL HOUSE	0037	296
FAYETTE	A104	BELL SCHOOL HOUSE	0037	297
FAYETTE	A104	BELL SCHOOL HOUSE	0037	322
FAYETTE	A104	BELL SCHOOL HOUSE	0037	323
FAYETTE	A104	BELL SCHOOL HOUSE	0037	324
FAYETTE	A104	BELL SCHOOL HOUSE	0037	325
FAYETTE	A104	BELL SCHOOL HOUSE	0037	326
FAYETTE	A104	BELL SCHOOL HOUSE	0037	327
FAYETTE	A104	BELL SCHOOL HOUSE	0037	328
FAYETTE	A104	BELL SCHOOL HOUSE	0037	329
FAYETTE	A104	BELL SCHOOL HOUSE	0037	330
FAYETTE	A104	BELL SCHOOL HOUSE	0037	331
FAYETTE	A104	BELL SCHOOL HOUSE	0037	332
FAYETTE	A104	BELL SCHOOL HOUSE	0037	333
FAYETTE	A104	BELL SCHOOL HOUSE	0037	334
FAYETTE	A104	BELL SCHOOL HOUSE	0037	335
FAYETTE	A104	BELL SCHOOL HOUSE	0037	336
FAYETTE	A104	BELL SCHOOL HOUSE	0037	337
FAYETTE	A104	BELL SCHOOL HOUSE	0037	338
FAYETTE	A104	BELL SCHOOL HOUSE	0037	339
FAYETTE	A104	BELL SCHOOL HOUSE	0037	340
FAYETTE	A104	BELL SCHOOL HOUSE	0037	341
FAYETTE	A104	BELL SCHOOL HOUSE	0037	342
FAYETTE	A104	BELL SCHOOL HOUSE	0037	343
FAYETTE	A104	BELL SCHOOL HOUSE	0037	344
FAYETTE	A108	DONERAIL		
FAYETTE	A116	GREENDALE	0037	101
FAYETTE	A116	GREENDALE	0037	102
FAYETTE	A116	GREENDALE	0037	103
FAYETTE	A116	GREENDALE	0037	104
FAYETTE	A116	GREENDALE	0037	105
FAYETTE	A116	GREENDALE	0037	106

COUNTY	PREC SECT	NAME	—C	ENSUS— BLCK SECT
FAYETTE	A116	GREENDALE	0037	191
FAYETTE	A116	GREENDALE	0037	201
FAYETTE	A116	GREENDALE	0037	202
FAYETTE	A116	GREENDALE	0037	203
FAYETTE	A116	GREENDALE	0037	204
FAYETTE	A116	GREENDALE	0037	205
FAYETTE	A116	GREENDALE	0037	206
FAYETTE	A116	GREENDALE	0037	207
FAYETTE	A116	GREENDALE	0037	208
FAYETTE	A116	GREENDALE	0037	209
FAYETTE	A116	GREENDALE	0037	210
FAYETTE	A116	GREENDALE	0037	211
FAYETTE	A116	GREENDALE	0037	213
FAYETTE	A116	GREENDALE	0037	214
FAYETTE	A116	GREENDALE	0037	215
FAYETTE	A116	GREENDALE	0037	216
FAYETTE	A116	GREENDALE	0037	218
FAYETTE	A116	GREENDALE	0037	219
FAYETTE	A116	GREENDALE	0037	220
FAYETTE	A116	GREENDALE	0037	221
FAYETTE	A116	GREENDALE	0037	222
FAYETTE	A116	GREENDALE	0037	225
FAYETTE	A116	GREENDALE	0037	235
FAYETTE	A116	GREENDALE	0037	236
FAYETTE	A116	GREENDALE	0037	237
FAYETTE	A116	GREENDALE	0037	238
FAYETTE	A116	GREENDALE	0037	239
FAYETTE	A116	GREENDALE	0037	240
FAYETTE	A116	GREENDALE	0037	241
FAYETTE	A116	GREENDALE	0037	242
FAYETTE	A116	GREENDALE	0037	243
FAYETTE	A116	GREENDALE	0037	244
FAYETTE	A116	GREENDALE	0037	245

COUNTY	PREC SECT	NAME		ENSUS- BLCK	
FAYETTE	A116	GREENDALE	0037	247	
FAYETTE	A116	GREENDALE	0037	248	
FAYETTE	A116	GREENDALE	0037	249	
FAYETTE	A116	GREENDALE	0037	255	
FAYETTE	A116	GREENDALE	0037	317	
FAYETTE	A116	GREENDALE	0037	318	
FAYETTE	A116	GREENDALE	0037	319	
FAYETTE	A116	GREENDALE	0037	321	
FAYETTE	A116	GREENDALE	003802	314	
FAYETTE	A116	GREENDALE	003802	315	
FAYETTE	A116	GREENDALE	003802	411	
FAYETTE	A116	GREENDALE	003802	412	
FAYETTE	A116	GREENDALE	003802	413	
FAYETTE	A118	HOLIDAY HILLS			
FAYETTE	A144	WINBURN	003801	115	٠
FAYETTE	A144	WINBURN	003801	116	
FAYETTE	A144	WINBURN	003801	117	
FAYETTE	A144	WINBURN	003801	118	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A152	HIGHLANDS	003801	915	
FAYETTE	A152	HIGHLANDS	003801	925	
FAYETTE	A152	HIGHLANDS	003801	926	
FAYETTE	C153	KINGSTON			
FAYETTE	C154	MAN O WAR	003802	101	0202
FAYETTE	C154	MAN O WAR	003802	102	
FAYETTE	C154	MAN O WAR	003802	103	0202
FAYETTE	C154	MAN O WAR	003802	105	0202
FAYETTE	C154	MAN O WAR	003802	107	
FAYETTE	C154	MAN O WAR	003802	108	
FAYETTE	C154	MAN O WAR	003802	109	
FAYETTE	C154	MAN O WAR	003802	110	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
FAYETTE	C154	MAN O WAR		111	
FAYETTE	C154	MAN O WAR	003802	112	
FAYETTE	C154	MAN O WAR	003802	113	
FAYETTE	C154	MAN O WAR	003802	114	
FAYETTE	C154	MAN O WAR	003802	115	
FAYETTE	C154	MAN O WAR	003802	116	
FAYETTE	C154	MAN O WAR	003802	117	
FAYETTE	C154	MAN O WAR	003802	201	
FAYETTE	C154	MAN O WAR	003802	202	
FAYETTE	C154	MAN O WAR	003802	203	
FAYETTE	C154	MAN O WAR	003802	204	
FAYETTE	C154	MAN O WAR	003802	205	
FAYETTE	C154	MAN O WAR	003802	206	
FAYETTE	C154	MAN O WAR	003802	301	0202
FAYETTE	C154	MAN O WAR	003802	309	0202
FAYETTE	C154	MAN O WAR	003802	316	0202
FAYETTE	C154	MAN O WAR	003802	320	0201
FAYETTE	C154	MAN O WAR	003802	501	
FAYETTE	C154	MAN O WAR	003802	502	
FAYETTE	C154	MAN O WAR	003802	503	0202
FAYETTE	C154	MAN O WAR	003802	506	
FAYETTE	C154	MAN O WAR	003802	507	
FAYETTE	C154	MAN O WAR	003802	526	
FAYETTE	C154	MAN O WAR	003802	527	
FAYETTE	C154	MAN O WAR	003802	528	
FAYETTE	C154	MAN O WAR	003802	529	
FAYETTE	C154	MAN O WAR	003904	101	
FAYETTE	C154	MAN O WAR	003904	102	
FAYETTE	C154	MAN O WAR	003904	103	
FAYETTE .	C154	MAN O WAR	003904	104	
FAYETTE	C154	MAN O WAR	003904	105	
FAYETTE	C154	MAN O WAR	003904	106	
FAYETTE	C154	MAN O WAR	003904	107	

				ENSUS—
COUNTY	PREC SECT		TRACT	BLCK SECT
FAYETTE	C154	MAN O WAR	003904	108
FAYETTE	C154	MAN O WAR	003904	109
FAYETTE	C154	MAN O WAR	003904	118
FAYETTE	C154	MAN O WAR	003904	119
FAYETTE	C154	MAN O WAR	003904	120
FAYETTE	C154	MAN O WAR	003904	121
FAYETTE	C154	MAN O WAR	003904	124
FAYETTE	C154	MAN O WAR	003904	501
FAYETTE	C154	MAN O WAR	003904	502
FAYETTE	C154	MAN O WAR	003904	503
FAYETTE	C154	MAN O WAR	003904	504
FAYETTE	C154	MAN O WAR	003904	505
FAYETTE	C154	MAN O WAR	003904	506
FAYETTE	C154	MAN O WAR	003904	507
FAYETTE	C154	MAN O WAR	003904	508
FAYETTE	C154	MAN O WAR	003904	509
FAYETTE	C154	MAN O WAR	003904	510
FAYETTE	C154	MAN O WAR	003904	511
FAYETTE	C154	MAN O WAR	003904	512
FAYETTE	C154	MAN O WAR	003904	513
FAYETTE	C154	MAN O WAR	003904	520
FAYETTE	C154	MAN O WAR	003904	521
FAYETTE	C154	MAN O WAR	003904	522
FAYETTE	C154	MAN O WAR	003904	523
FAYETTE	C155	MARY TODD		
FAYETTE	C159	SHANDON PARK		
NICHOLAS				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 72, effective January 8, 1992.)

5.273. Seventy-third Representative District. — The Seventy-third Representative District shall consist of the following territory:

			—CENSUS—			
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT	
CLARK						

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
POWELL	A101	VIRDEN #1	
POWELL	A102	HARDWICKS CREEK #6	
POWELL	B101	CLAY CITY #5	
POWELL	B102	CLAY CITY #9	
POWELL	E102	STANTON #10	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 73, effective January 8, 1992.)

5.274. Seventy-fourth Representative District. — The Seventy-fourth Representative District shall consist of the following territory:

				C	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT		
BATH						
MENIFEE	C101		MEANS			
MONTGOMERY						
POWELL	C101		STANTON #2			
POWELL	C102		STANTON #7			
POWELL	D101		ROSSLYN # 3			
POWELL	D102		SOUTH FORK #4			
POWELL	D103		SLADE #11			
POWELL	E101		STANTON #8			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 74, effective January 8, 1992.)

5.275. Seventy-fifth Representative District. — The Seventy-fifth Representative District shall consist of the following territory:

			С	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	A102	BARKER		
FAYETTE	A106	CARDINAL VALLEY		
FAYETTE	A107	DAVIDSON COURT	0002	103
FAYETTE	A107	DAVIDSON COURT	0002	106
FAYETTE	A107	DAVIDSON COURT	0002	107
FAYETTE	A107	DAVIDSON COURT	0002	208
FAYETTE	A107	DAVIDSON COURT	0002	209
FAYETTE	A107	DAVIDSON COURT	0002	301

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
FAYETTE	A112	FAYETTE PARK	0002	501
FAYETTE	A112	FAYETTE PARK	0002	502
FAYETTE	A112	FAYETTE PARK	0002	510
FAYETTE	A112	FAYETTE PARK	0002	511
FAYETTE	A117	HAMPTON COURT	0001	113
FAYETTE	A117	HAMPTON COURT	0001	118
FAYETTE	A117	HAMPTON COURT	0001	207
FAYETTE	A117	HAMPTON COURT	0001	208
FAYETTE	A117	HAMPTON COURT	0001	209
FAYETTE	A117	HAMPTON COURT	0001	210
FAYETTE	A117	HAMPTON COURT	0001	217
FAYETTE	A117	HAMPTON COURT	0001	218
FAYETTE	A117	HAMPTON COURT	0001	301
FAYETTE	A117	HAMPTON COURT	0001	302
FAYETTE	A117	HAMPTON COURT	0002	605
FAYETTE	A117	HAMPTON COURT	0002	609
FAYETTE	A117	HAMPTON COURT	0002	610
FAYETTE	A128	MEADOWTHORPE		
FAYETTE	A131	OXFORD		
FAYETTE	A133	PRESTON INN		
FAYETTE	A140	VERSAILLES RD		
FAYETTE	A146	TRIANGLE PARK	0001	116
FAYETTE	A146	TRIANGLE PARK	0001	120
FAYETTE	A146	TRIANGLE PARK	0001	121
FAYETTE	A146	TRIANGLE PARK	0001	201
FAYETTE	A146	TRIANGLE PARK	0001	202
FAYETTE	A146	TRIANGLE PARK	0001	203
FAYETTE	A146	TRIANGLE PARK	0001	204 0202
FAYETTE	A146	TRIANGLE PARK	0001	205
FAYETTE	A146	TRIANGLE PARK	0001	206
FAYETTE	A146	TRIANGLE PARK	0001	211
FAYETTE	A146	TRIANGLE PARK	0001	212
FAYETTE	A146	TRIANGLE PARK	0001	213

				ENSUS	
COUNTY	PREC SEC			BLCK	SECT
FAYETTE	A146	TRIANGLE PARK	0001	214	
FAYETTE	A146	TRIANGLE PARK	0001	215	
FAYETTE	A146	TRIANGLE PARK	0001	216	
FAYETTE	A146	TRIANGLE PARK	0001	305	
FAYETTE	A146	TRIANGLE PARK	0001	306	
FAYETTE	A146	TRIANGLE PARK	0001	307	
FAYETTE	A146	TRIANGLE PARK	0001	308	
FAYETTE	A146	TRIANGLE PARK	0001	309	
FAYETTE	A146	TRIANGLE PARK	0001	310	
FAYETTE	A146	TRIANGLE PARK	0001	316	
FAYETTE	A146	TRIANGLE PARK	0001	520	0202
FAYETTE	A146	TRIANGLE PARK	0001	521	0201
FAYETTE	A146	TRIANGLE PARK	0001	522	0202
FAYETTE	A146	TRIANGLE PARK	0001	617	
FAYETTE	A146	TRIANGLE PARK	0001	619	
FAYETTE	A146	TRIANGLE PARK	0001	620	
FAYETTE	A146	TRIANGLE PARK	0001	621	
FAYETTE	A146	TRIANGLE PARK	0001	622	
FAYETTE	A146	TRIANGLE PARK	0001	623	
FAYETTE	A146	TRIANGLE PARK	0001	624	
FAYETTE	A146	TRIANGLE PARK	0001	625	
FAYETTE	A146	TRIANGLE PARK	0001	703	
FAYETTE	A146	TRIANGLE PARK	0001	704	
FAYETTE	A146	TRIANGLE PARK	0001	705	
FAYETTE	A146	TRIANGLE PARK	0001	717	
FAYETTE	A146	TRIANGLE PARK	0001	718	
FAYETTE	A146	TRIANGLE PARK	0001	720	
FAYETTE	A146	TRIANGLE PARK	0001	721	
FAYETTE	A146	TRIANGLE PARK	0001	803	
FAYETTE	A146	TRIANGLE PARK	0001	804	
FAYETTE	A146	TRIANGLE PARK	0001	807	
FAYETTE	A146	TRIANGLE PARK	0001	809	
FAYETTE	A146	TRIANGLE PARK	0001	812	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS— BLCK SECT
FAYETTE	A146	TRIANGLE PARK	0009	101
FAYETTE	A146	TRIANGLE PARK	0009	102
FAYETTE	A146	TRIANGLE PARK	0009	103
FAYETTE	A146	TRIANGLE PARK	0009	104
FAYETTE	A146	TRIANGLE PARK	0009	105
FAYETTE	A146	TRIANGLE PARK	0009	106
FAYETTE	A146	TRIANGLE PARK	0009	107
FAYETTE	A146	TRIANGLE PARK	0009	108
FAYETTE	A146	TRIANGLE PARK	0009	201
FAYETTE	A146	TRIANGLE PARK	0009	202
FAYETTE	A146	TRIANGLE PARK	0009	203
FAYETTE	A146	TRIANGLE PARK	0009	204
FAYETTE	A146	TRIANGLE PARK	0009	205
FAYETTE	A146	TRIANGLE PARK	0009	206
FAYETTE	A146	TRIANGLE PARK	0009	207
FAYETTE	A146	TRIANGLE PARK	0009	208
FAYETTE	A146	TRIANGLE PARK	0009	209
FAYETTE	A146	TRIANGLE PARK	0009	213
FAYETTE	A146	TRIANGLE PARK	0009	214
FAYETTE	A146	TRIANGLE PARK	0009	215
FAYETTE	A146	TRIANGLE PARK	0009	216
FAYETTE	A146	TRIANGLE PARK	0009	407
FAYETTE	A146	TRIANGLE PARK	0009	408
FAYETTE	A146	TRIANGLE PARK	0009	501
FAYETTE	A146	TRIANGLE PARK	0009	502
FAYETTE	A146	TRIANGLE PARK	0009	503
FAYETTE	A146	TRIANGLE PARK	0009	504 0202
FAYETTE	A146	TRIANGLE PARK	0009	505 0202
FAYETTE	A146	TRIANGLE PARK	0009	511 0202
FAYETTE	A146	TRIANGLE PARK	0009	512 0202
FAYETTE	B109	FAIRGROUNDS		
FAYETTE	B113	GOODRICH		
FAYETTE	B118	LAFAYETTE		

				ENSUS
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	B132	PICADOME		
FAYETTE	B135	SEVEN PARKS		
FAYETTE	B144	TOWERS		
FAYETTE	C103	ASHLAND AVENUE		
FAYETTE	C105	AYLESFORD		
FAYETTE	C110	BUNKER		
FAYETTE	C115	CLIFTON		
FAYETTE	C128	HOLLYWOOD		
FAYETTE	C131	LAWRENCE		
FAYETTE	C134	MT. VERNON	0007	203
FAYETTE	C134	MT. VERNON	0007	204
FAYETTE	C134	MT. VERNON	0007	205
FAYETTE	C134	MT. VERNON	0007	206
FAYETTE	C134	MT. VERNON	0007	207
FAYETTE	C134	MT. VERNON	0007	208
FAYETTE	C134	MT. VERNON	0007	209
FAYETTE	C134	MT. VERNON	0007	210
FAYETTE	C134	MT. VERNON	0007	211
FAYETTE	C134	MT. VERNON	0007	212
FAYETTE	C134	MT. VERNON	0007	213
FAYETTE	C134	MT. VERNON	0007	214
FAYETTE	C134	MT. VERNON	0007	215
FAYETTE	C134	MT. VERNON	0007	216
FAYETTE	C142	WOODLAND		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 75, effective January 8, 1992.)

5.276. Seventy-sixth Representative District. — The Seventy-sixth Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
FAYETTE	A111	FAIRLAWN	0013 102
FAYETTE	A111	FAIRLAWN	0013 103
FAYETTE	A111	FAIRLAWN	0013 106
FAYETTE	A111	FAIRLAWN	0013 107

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
FAYETTE	A111	FAIRLAWN	0013	109	5201
FAYETTE	A111	FAIRLAWN	0013	207	
FAYETTE	A119	ARLINGTON-IMPERIAL		208	
FAYETTE	A119	ARLINGTON-IMPERIAL		302	
FAYETTE	A119	ARLINGTON-IMPERIAL		303	
FAYETTE	A119	ARLINGTON-IMPERIAL	0014	304	
FAYETTE	A119	ARLINGTON-IMPERIAL	0014	305	
FAYETTE	A119	ARLINGTON-IMPERIAL	0014	306	
FAYETTE	A119	ARLINGTON-IMPERIAL	0014	307	
FAYETTE	A119	ARLINGTON-IMPERIAL	0014	308	
FAYETTE	A134	RADCLIFFE	003102	214	0201
FAYETTE	A134	RADCLIFFE	003102	305	0201
FAYETTE	B148	SQUIRE OAK			
FAYETTE	C109	BRYAN STATION			
FAYETTE	C112	CASTLEWOOD	0014	101	
FAYETTE	C112	CASTLEWOOD	0014	102	
FAYETTE	C112	CASTLEWOOD	0014	104	
FAYETTE	C112	CASTLEWOOD	0014	107	
FAYETTE	C112	CASTLEWOOD	0014	108	
FAYETTE	C112	CASTLEWOOD	0014	109	
FAYETTE	C112	CASTLEWOOD	0014	110	
FAYETTE	C112	CASTLEWOOD	0014	111	
FAYETTE	C112	CASTLEWOOD	0014	112	
FAYETTE	C112	CASTLEWOOD	0014	201	
FAYETTE	C112	CASTLEWOOD	0014	202	
FAYETTE	C112	CASTLEWOOD	0014	203	
FAYETTE	C112	CASTLEWOOD	0014	204	
FAYETTE	C112	CASTLEWOOD	0014	205	
FAYETTE	C112	CASTLEWOOD	0014	206	
FAYETTE	C112	CASTLEWOOD	0014	207	
FAYETTE	C112	CASTLEWOOD	0014	208	
FAYETTE	C112	CASTLEWOOD	0014	209	
FAYETTE	C112	CASTLEWOOD	0014	210	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS— BLCK SEC	т
FAYETTE	C112	CASTLEWOOD	0014	211	
FAYETTE	C112	CASTLEWOOD	0014	212	
FAYETTE	C112	CASTLEWOOD	0014	301	
FAYETTE	C112	CASTLEWOOD	0014	401	
FAYETTE	C112	CASTLEWOOD	0014	404	
FAYETTE	C112	CASTLEWOOD	0014	406	
FAYETTE	C112	CASTLEWOOD	0014	407	
FAYETTE	C112	CASTLEWOOD	0014	409	
FAYETTE	C112	CASTLEWOOD	0014	601	
FAYETTE	C112	CASTLEWOOD	0014	602	
FAYETTE	C114	CHILESBURG			
FAYETTE	C117	CRAWFORD			
FAYETTE	C118	DEEP SPRINGS			
FAYETTE	C119	DIXIE			
FAYETTE	C121	EASTLAND	0033	107	
FAYETTE	C121	EASTLAND	0033	112	
FAYETTE	C121	EASTLAND	0033	113	
FAYETTE	C121	EASTLAND	0033	115	
FAYETTE	C121	EASTLAND	0033	116	
FAYETTE	C121	EASTLAND	0033	127 030	3
FAYETTE	C121	EASTLAND	0033	148 020	1
FAYETTE	C121	EASTLAND	0033	149 020	1
FAYETTE	C121	EASTLAND	0033	150	
FAYETTE	C121	EASTLAND	0033	151	
FAYETTE	C121	EASTLAND	0033	152	
FAYETTE	C121	EASTLAND	0033	153	
FAYETTE	C121	EASTLAND	0033	154	
FAYETTE	C121	EASTLAND	0033	155	
FAYETTE	C121	EASTLAND	0033	156	
FAYETTE	C121	EASTLAND	0033	157	
FAYETTE	C121	EASTLAND	0033	158	
FAYETTE	C121	EASTLAND	0033	159	
FAYETTE	C121	EASTLAND	0033	160	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
FAYETTE	C121	EASTLAND	0033	199	
FAYETTE	C123	EMERSON	0015	101	0201
FAYETTE	C123	EMERSON	0015	102	
FAYETTE	C123	EMERSON	0015	103	
FAYETTE	C123	EMERSON	0015	106	
FAYETTE	C123	EMERSON	0015	107	
FAYETTE	C123	EMERSON	0015	201	
FAYETTE	C123	EMERSON	0015	202	
FAYETTE	C123	EMERSON	0015	204	0202
FAYETTE	C123	EMERSON	0015	205	0201
FAYETTE	C123	EMERSON	0015	301	0202
FAYETTE	C125	HELM			
FAYETTE	C126	HENRY CLAY			
FAYETTE	C127	HERMITAGE			
FAYETTE	C129	IDLE HOUR			
FAYETTE	C130	KENWICK			
FAYETTE	C135	NORTHERN			
FAYETTE	C137	ROOKWOOD			
FAYETTE	C138	VICTORY			
FAYETTE	C140	WALTON			
FAYETTE	C141	WARFIELD PLACE	0015	101	0202
FAYETTE	C141	WARFIELD PLACE	0015	204	0201
FAYETTE	C141	WARFIELD PLACE	0015	205	0202
FAYETTE	C141	WARFIELD PLACE	0015	206	
FAYETTE	C141	WARFIELD PLACE	0015	301	0201
FAYETTE	C143	WOODSPOINT	003901	101	
FAYETTE	C143	WOODSPOINT	003901	102	
FAYETTE	C143	WOODSPOINT	003901	103	
FAYETTE	C143	WOODSPOINT	003901	104	
FAYETTE	C143	WOODSPOINT	003901	105	
FAYETTE	C143	WOODSPOINT	003901	106	
FAYETTE	C143	WOODSPOINT	003901	107	
FAYETTE	C143	WOODSPOINT	003901	108	

				ENSUS	_
COUNTY	PREC SECT	NAME	TRACT		
FAYETTE	C143	WOODSPOINT	003901	109	
FAYETTE	C143	WOODSPOINT	003901	110	0201
FAYETTE	C143	WOODSPOINT	003901	111	0302
FAYETTE	C143	WOODSPOINT	003901	115	0301
FAYETTE	C143	WOODSPOINT	003903	421	0201
FAYETTE	C144	ALSAB			
FAYETTE	C145	AUGUSTA			
FAYETTE	C149	BLUE ACRES	003102	301	
FAYETTE	C149	BLUE ACRES	003102	305	0202
FAYETTE	C149	BLUE ACRES	003102	306	0201
FAYETTE	C149	BLUE ACRES	003102	307	
FAYETTE	C149	BLUE ACRES	003102	308	
FAYETTE	C149	BLUE ACRES	003102	401	
FAYETTE	C149	BLUE ACRES	003102	402	
FAYETTE	C149	BLUE ACRES	003102	403	
FAYETTE	C149	BLUE ACRES	003102	404	
FAYETTE	C149	BLUE ACRES	003102	405	
FAYETTE	C149	BLUE ACRES	003102	408	
FAYETTE	C149	BLUE ACRES	003102	409	
FAYETTE	C149	BLUE ACRES	003102	410	0201
FAYETTE	C149	BLUE ACRES	003102	411	
FAYETTE	C149	BLUE ACRES	003102	412	
FAYETTE	C149	BLUE ACRES	003102	413	
FAYETTE	C149	BLUE ACRES	003102	414	
FAYETTE	C149	BLUE ACRES	003102	415	
FAYETTE	C149	BLUE ACRES	003102	416	
FAYETTE	C149	BLUE ACRES	003102	417	
FAYETTE	C149	BLUE ACRES	003102	418	
FAYETTE	C149	BLUE ACRES	003102	419	
FAYETTE	C149	BLUE ACRES	003102	420	
FAYETTE	C152	HARTLAND	004002	129	0201
FAYETTE	C152	HARTLAND	004002	131	0302
FAYETTE	C152	HARTLAND	004002	133	0201

			— U	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	C154	MAN O WAR	003904	404
FAYETTE	C154	MAN O WAR	003904	405
FAYETTE	C154	MAN O WAR	003904	406
FAYETTE	C154	MAN O WAR	003904	407
FAYETTE	C154	MAN O WAR	003904	408
FAYETTE	C154	MAN O WAR	003904	409
FAYETTE	C154	MAN O WAR	003904	517
FAYETTE	C154	MAN O WAR	003904	518
FAYETTE	C160	WALNUT HILL		
FAYETTE	C163	GREENBRIER		
FAYETTE	C165	JERRICO		
FAYETTE	C167	RIO DOSA		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 76, effective January 8, 1992.)

5.277. Seventy-seventh Representative District. — The Seventy-seventh Representative District shall consist of the following territory:

			_C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
FAYETTE	A104	BELL SCHOOL HOUSE	0037	234
FAYETTE	A104	BELL SCHOOL HOUSE	0037	256
FAYETTE	A104	BELL SCHOOL HOUSE	0037	257
FAYETTE	A107	DAVIDSON COURT	0002	101
FAYETTE	A107	DAVIDSON COURT	0002	102
FAYETTE	A107	DAVIDSON COURT	0002	104
FAYETTE	A107	DAVIDSON COURT	0002	105
FAYETTE	A107	DAVIDSON COURT	0002	108
FAYETTE	A107	DAVIDSON COURT	0002	109
FAYETTE	A107	DAVIDSON COURT	0002	110
FAYETTE	A107	DAVIDSON COURT	0002	111
FAYETTE	A107	DAVIDSON COURT	0002	112 0202
FAYETTE	A107	DAVIDSON COURT	0002	114
FAYETTE	A107	DAVIDSON COURT	0002	201
FAYETTE	A107	DAVIDSON COURT	0002	202
FAYETTE	A107	DAVIDSON COURT	0002	203

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS— BLCK SE	СТ
FAYETTE	A107	DAVIDSON COURT	0002	204	
FAYETTE	A107	DAVIDSON COURT	0002	205	
FAYETTE	A107	DAVIDSON COURT	0002	206	
FAYETTE	A107	DAVIDSON COURT	0002	302	
FAYETTE	A107	DAVIDSON COURT	0002	303	
FAYETTE	A107	DAVIDSON COURT	0002	304	
FAYETTE	A107	DAVIDSON COURT	0002	506	
FAYETTE	A107	DAVIDSON COURT	0002	507	
FAYETTE	A109	DOUGLAS- WASHINGTON			
FAYETTE	A111	FAIRLAWN	0013	101 020	02
FAYETTE	A111	FAIRLAWN	0013	104	
FAYETTE	A112	FAYETTE PARK	0002	305	
FAYETTE	A112	FAYETTE PARK	0002	306	
FAYETTE	A112	FAYETTE PARK	0002	307	
FAYETTE	A112	FAYETTE PARK	0002	308	
FAYETTE	A112	FAYETTE PARK	0002	401	
FAYETTE	A112	FAYETTE PARK	0002	402	
FAYETTE	A112	FAYETTE PARK	0002	403	
FAYETTE	A112	FAYETTE PARK	0002	404	
FAYETTE	A112	FAYETTE PARK	0002	407	
FAYETTE	A112	FAYETTE PARK	0002	408	
FAYETTE	A112	FAYETTE PARK	0002	409	
FAYETTE	A115	GREEN ACRES			
FAYETTE	A116	GREENDALE	0037	212	
FAYETTE	A116	GREENDALE	0037	246	
FAYETTE	A116	GREENDALE	0037	250	
FAYETTE	A116	GREENDALE	0037	251	
FAYETTE	A116	GREENDALE	0037	252	
FAYETTE	A116	GREENDALE	0037	253	
FAYETTE	A116	GREENDALE	0037	254	
FAYETTE	A116	GREENDALE	0037	258	
FAYETTE	A116	GREENDALE	0037	259	

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
FAYETTE	A116	GREENDALE	0037	260
FAYETTE	A116	GREENDALE	0037	261
FAYETTE	A116	GREENDALE	0037	262
FAYETTE	A116	GREENDALE	0037	263
FAYETTE	A116	GREENDALE	0037	264
FAYETTE	A116	GREENDALE	0037	265
FAYETTE	A116	GREENDALE	0037	266
FAYETTE	A116	GREENDALE	0037	267
FAYETTE	A116	GREENDALE	0037	268
FAYETTE	A116	GREENDALE	0037	269
FAYETTE	A116	GREENDALE	0037	270
FAYETTE	A116	GREENDALE	0037	271
FAYETTE	A116	GREENDALE	0037	272
FAYETTE	A116	GREENDALE	0037	273
FAYETTE	A116	GREENDALE	0037	301
FAYETTE	A116	GREENDALE	0037	302
FAYETTE	A116	GREENDALE	0037	303
FAYETTE	A116	GREENDALE	0037	304
FAYETTE	A116	GREENDALE	0037	305
FAYETTE	A116	GREENDALE	0037	306
FAYETTE	A116	GREENDALE	0037	307
FAYETTE	A116	GREENDALE	0037	308
FAYETTE	A116	GREENDALE	0037	309
FAYETTE	A116	GREENDALE	0037	310
FAYETTE	A116	GREENDALE	0037	311
FAYETTE	A116	GREENDALE	0037	312
FAYETTE	A116	GREENDALE	0037	313
FAYETTE	A116	GREENDALE	0037	314
FAYETTE	A116	GREENDALE	0037	315
FAYETTE	A116	GREENDALE	0037	316
FAYETTE	A116	GREENDALE	0037	320
FAYETTE	A117	HAMPTON COURT	0001	303
FAYETTE	A117	HAMPTON COURT	0001	304

COLINERY	DDDO GDOM	NT A N STO		ENSUS	
COUNTY	PREC SECT		TRACT		
FAYETTE	A117	HAMPTON COURT	0002	112	0201
FAYETTE	A117	HAMPTON COURT	0002	113	
FAYETTE	A117	HAMPTON COURT	0002	309	
FAYETTE	A117	HAMPTON COURT	0002	310	
FAYETTE	A117	HAMPTON COURT	0002	311	
FAYETTE	A117	HAMPTON COURT	0002	312	
FAYETTE	A117	HAMPTON COURT	0002	405	
FAYETTE	A117	HAMPTON COURT	0002	406	
FAYETTE	A117	HAMPTON COURT	0002	508	
FAYETTE	A117	HAMPTON COURT	0002	509	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	101	0201
FAYETTE	A119	ARLINGTON IMPERIAL	0013	201	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	202	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	203	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	204	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	205	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	206	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	209	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	210	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	211	
FAYETTE	A119	ARLINGTON IMPERIAL	0013	212	
FAYETTE	A119	ARLINGTON IMPERIAL	0014	402	
FAYETTE	A119	ARLINGTON IMPERIAL	0014	403	
FAYETTE	A120	JULIUS MARKS			
FAYETTE	A126	MARLBORO			

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FAYETTE	A130	OAKWOOD			
FAYETTE	A134	RADCLIFFE	003102	202	0201
FAYETTE	A134	RADCLIFFE	003102	211	0202
FAYETTE	A134	RADCLIFFE	003102	302	
FAYETTE	A134	RADCLIFFE	003102	303	
FAYETTE	A134	RADCLIFFE	003102	304	
FAYETTE	A134	RADCLIFFE	003102	406	0201
FAYETTE	A134	RADCLIFFE	003102	407	
FAYETTE	A134	RADCLIFFE	003102	410	0202
FAYETTE	A135	ST. MARTINS			
FAYETTE	A143	WEST MAIN			
FAYETTE	A144	WINBURN	003801	101	0201
FAYETTE	A144	WINBURN	003801	104	
FAYETTE	A144	WINBURN	003801	108	
FAYETTE	A144	WINBURN	003801	109	
FAYETTE	A144	WINBURN	003801	110	
FAYETTE	A144	WINBURN	003801	111	
FAYETTE	A144	WINBURN	003801	112	
FAYETTE	A144	WINBURN	003801	113	
FAYETTE	A144	WINBURN	003801	114	
FAYETTE	A144	WINBURN	003801	119	
FAYETTE	A144	WINBURN	003801	120	
FAYETTE	A144	WINBURN	003801	121	0201
FAYETTE	A144	WINBURN	003801	122	0201
FAYETTE	A144	WINBURN	003801	126	0202
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A144	WINBURN	003801	199	
FAYETTE	A146	TRIANGLE PARK	0001	311	0201
FAYETTE	A146	TRIANGLE PARK	0001	404	0302

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COUNTY	PREC SECT	NAME		BLCK	SECT
FAYETTE	A146	TRIANGLE PARK	0001	406	
FAYETTE	A146	TRIANGLE PARK	0001	407	
FAYETTE	A146	TRIANGLE PARK	0001	408	
FAYETTE	A146	TRIANGLE PARK	0001	411	
FAYETTE	A146	TRIANGLE PARK	0001	412	
FAYETTE	A146	TRIANGLE PARK	0001	413	
FAYETTE	A146	TRIANGLE PARK	0001	414	
FAYETTE	A146	TRIANGLE PARK	0001	415	
FAYETTE	A146	TRIANGLE PARK	0001	421	
FAYETTE	A146	TRIANGLE PARK	0001	510	
FAYETTE	A146	TRIANGLE PARK	0001	511	
FAYETTE	A148	ALABAMA			
FAYETTE	A149	ASPENDALE- BLUEGRASS			
FAYETTE	A150	CAMPSIE			
FAYETTE	A152	HIGHLANDS	003801	201	0202
FAYETTE	A152	HIGHLANDS	003801	901	
FAYETTE	A152	HIGHLANDS	003801	902	
FAYETTE	A152	HIGHLANDS	003801	903	0201
FAYETTE	A152	HIGHLANDS	003801	904	
FAYETTE	A152	HIGHLANDS	003801	905	
FAYETTE	A152	HIGHLANDS	003801	906	
FAYETTE	A152	HIGHLANDS	003801	907	
FAYETTE	A152	HIGHLANDS	003801	908	
FAYETTE	A152	HIGHLANDS	003801	909	
FAYETTE	A152	HIGHLANDS	003801	911	
FAYETTE	A152	HIGHLANDS	003801	912	
FAYETTE	A152	HIGHLANDS	003801	913	
FAYETTE	A152	HIGHLANDS	003801	914	
FAYETTE	A152	HIGHLANDS	003801	916	
FAYETTE	A152	HIGHLANDS	003801	917	
FAYETTE	A152	HIGHLANDS	003801	918	
FAYETTE	A152	HIGHLANDS	003801	919	

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
FAYETTE	A152	HIGHLANDS	003801	920	
FAYETTE	A152	HIGHLANDS	003801	921	
FAYETTE	A152	HIGHLANDS	003801	922	
FAYETTE	A152	HIGHLANDS	003801	923	
FAYETTE	A152	HIGHLANDS	003801	924	
FAYETTE	A152	HIGHLANDS	003801	927	0201
FAYETTE	A152	HIGHLANDS	003801	928	0201
FAYETTE	A152	HIGHLANDS	003801	930	
FAYETTE	A152	HIGHLANDS	003801	931	
FAYETTE	A152	HIGHLANDS	003801	999	
FAYETTE	A155	OHIO-WALNUT			
FAYETTE	C112	CASTLEWOOD	0003	101	
FAYETTE	C112	CASTLEWOOD	0003	102	
FAYETTE	C112	CASTLEWOOD	0003	103	
FAYETTE	C112	CASTLEWOOD	0003	107	
FAYETTE	C112	CASTLEWOOD	0003	113	
FAYETTE	C112	CASTLEWOOD	0003	114	
FAYETTE	C112	CASTLEWOOD	0004	401	
FAYETTE	C112	CASTLEWOOD	0004	405	
FAYETTE	C112	CASTLEWOOD	0004	406	
FAYETTE	C112	CASTLEWOOD	0014	405	
FAYETTE	C112	CASTLEWOOD	0014	408	
FAYETTE	C121	EASTLAND	0033	110	
FAYETTE	C121	EASTLAND	0033	111	
FAYETTE	C121	EASTLAND	0033	138	0301
FAYETTE	C121	EASTLAND	0033	139	0201
FAYETTE	C121	EASTLAND	0033	141	
FAYETTE	C121	EASTLAND	0033	161	
FAYETTE	C121	EASTLAND	0033	162	
FAYETTE	C121	EASTLAND	0033	163	
FAYETTE	C123	EMERSON	0004	101	
FAYETTE	C123	EMERSON	0004	102	
FAYETTE	C123	EMERSON	0004	103	

COUNTY	PREC SECT	NAME	—С TRACT	ENSUS	
FAYETTE	C123	EMERSON	0004	104	DECI
FAYETTE	C123	EMERSON	0004	105	
FAYETTE	C123	EMERSON	0004	106	
FAYETTE	C123	EMERSON	0004	107	
FAYETTE	C123	EMERSON	0004	108	
FAYETTE	C123	EMERSON	0004	109	
FAYETTE	C123	EMERSON	0004	110	
FAYETTE	C123	EMERSON	0004	111	
FAYETTE	C123	EMERSON	0004	402	
FAYETTE	C123	EMERSON	0004	403	
FAYETTE	C123	EMERSON	0004	407	
FAYETTE	C123	EMERSON	0004	408	
FAYETTE	C123	EMERSON	0004	409	
FAYETTE	C123	EMERSON	0004	410	
FAYETTE	C123	EMERSON	0004	411	
FAYETTE	C123	EMERSON	0004	412	
FAYETTE	C123	EMERSON	0004	413	
FAYETTE	C123	EMERSON	0015	104	0201
FAYETTE	C123	EMERSON	0015	105	0202
FAYETTE	C123	EMERSON	0015	203	0202
FAYETTE	C132	LIBERTY HEIGHTS			
FAYETTE	C141	WARFIELD PLACE	0015	104	0202
FAYETTE	C141	WARFIELD PLACE	0015	105	0201
FAYETTE	C141	WARFIELD PLACE	0015	203	0201
FAYETTE	C141	WARFIELD PLACE	0015	302	
FAYETTE	C141	WARFIELD PLACE	0015	303	
FAYETTE	C141	WARFIELD PLACE	0015	304	
FAYETTE	C141	WARFIELD PLACE	0015	305	
FAYETTE	C141	WARFIELD PLACE	0015	306	
FAYETTE	C141	WARFIELD PLACE	0015	307	
FAYETTE	C141	WARFIELD PLACE	0015	308	
FAYETTE	C141	WARFIELD PLACE	0015	309	
FAYETTE	C141	WARFIELD PLACE	0015	310	

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COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FAYETTE	C141	WARFIELD PLACE	0015	311	
FAYETTE	C141	WARFIELD PLACE	0015	312	•
FAYETTE	C141	WARFIELD PLACE	0015	313	
FAYETTE	C141	WARFIELD PLACE	0015	314	
FAYETTE	C141	WARFIELD PLACE	0015	315	
FAYETTE	C141	WARFIELD PLACE	0015	316	
FAYETTE	C141	WARFIELD PLACE	0015	317	
FAYETTE	C141	WARFIELD PLACE	0015	318	
FAYETTE	C141	WARFIELD PLACE	0015	319	
FAYETTE	C141	WARFIELD PLACE	0016	101	
FAYETTE	C141	WARFIELD PLACE	0016	102	
FAYETTE	C141	WARFIELD PLACE	0016	103	0201
FAYETTE	C141	WARFIELD PLACE	0016	109	0201
FAYETTE	C141	WARFIELD PLACE	0016	112	0201
FAYETTE	C141	WARFIELD PLACE	0016	113	0201
FAYETTE	C141	WARFIELD PLACE	0016	114	
FAYETTE	C143	WOODSPOINT	003903	401	0302
FAYETTE	C143	WOODSPOINT	003903	401	0303
FAYETTE	C143	WOODSPOINT	003903	408	
FAYETTE	C143	WOODSPOINT	003903	409	
FAYETTE	C143	WOODSPOINT	003903	412	
FAYETTE	C143	WOODSPOINT	003903	413	
FAYETTE	C143	WOODSPOINT	003903	420	
FAYETTE	C148	DELAWARE			
FAYETTE	C149	BLUE ACRES	003102	201	0202
FAYETTE	C149	BLUE ACRES	003102	203	
FAYETTE	C149	BLUE ACRES	003102	204	
FAYETTE	C149	BLUE ACRES	003102	205	
FAYETTE	C149	BLUE ACRES	003102	206	
FAYETTE	C149	BLUE ACRES	003102	207	
FAYETTE	C149	BLUE ACRES	003102	208	
FAYETTE	C149	BLUE ACRES	003102	212	
FAYETTE ·	C149	BLUE ACRES	003102	406	0202

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 77, effective January 8, 1992.)

5.278. Seventy-eighth Representative District. — The Seventy-eighth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS	
FAYETTE	A101	ALEXANDRIA			
FAYETTE	A103	BEAUMONT			
FAYETTE	A113	GARDEN SPRINGS			
FAYETTE	A114	GIBSON PARK			
FAYETTE	A121	KEYS			
FAYETTE	A123	LANE ALLEN			
FAYETTE	A132	PINE MEADOWS			
FAYETTE	A136	SKYCREST			
FAYETTE	A138	THE COLONY			
FAYETTE	A139	TURFLAND			
FAYETTE	A145	WOLF RUN			
FAYETTE	A151	CLAYS MILL			
FAYETTE	A156	PERSHING			
FAYETTE	A157	HARRODS HILL			
FAYETTE	A158	ARMORY			
FAYETTE	A159	CAVE HILL			
FAYETTE	B101	CLEMENS HTS.			
FAYETTE	B102	BARKLEY			
FAYETTE	B105	BROOKHAVEN			
FAYETTE	B108	DEERFIELD			
FAYETTE	B112	GLENDOVER			
FAYETTE	B114	HILL-N-DALE			
FAYETTE	B116	TWIN OAKS			
FAYETTE	B117	KEITHSHIRE			
FAYETTE	B120	LANSDOWNE			
FAYETTE	B121	LEAWOOD			
FAYETTE	B130	OPEN GATES			
FAYETTE	B137	SHADELAND	0024	201	
FAYETTE ·	B137	SHADELAND	0024	202	0202
FAYETTE	B137	SHADELAND	0024	506	0303

COUNTY	PREC SECT	NAME		ENSUS— BLCK SECT
FAYETTE	B137	SHADELAND	0024	508
FAYETTE	B137	SHADELAND	0024	509
FAYETTE	B137	SHADELAND	0024	511
FAYETTE	B138	SHADY LANE		
FAYETTE	B142	STONEWALL	0036	101
FAYETTE	B142	STONEWALL	0036	102
FAYETTE	B142	STONEWALL	0036	103
FAYETTE	B142	STONEWALL	0036	104
FAYETTE	B142	STONEWALL	0036	105
FAYETTE	B142	STONEWALL	0036	106
FAYETTE	B142	STONEWALL	0036	107
FAYETTE	B142	STONEWALL	0036	108
FAYETTE	B142	STONEWALL	0036	109
FAYETTE	B142	STONEWALL	0036	113
FAYETTE	B142	STONEWALL	0036	302
FAYETTE	B142	STONEWALL	0036	303
FAYETTE	B142	STONEWALL	0036	304
FAYETTE	B142	STONEWALL	0036	305
FAYETTE	B142	STONEWALL	0036	306
FAYETTE	B142	STONEWALL	0036	307 0303
FAYETTE	B142	STONEWALL	0036	308
FAYETTE	B147	ZANDALE		
FAYETTE	B159	SOUTHVIEW		
FAYETTE	B163	PLANTATION		
FAYETTE	B167	TURKEY FOOT	002301	407 0201
FAYETTE	B167	TURKEY FOOT	002301	408
FAYETTE	B167	TURKEY FOOT	002301	409
FAYETTE	B167	TURKEY FOOT	002301	414 0202
FAYETTE	B167	TURKEY FOOT	002301	415 0202
FAYETTE	B167	TURKEY FOOT	002301	416 0201
FAYETTE	B167	TURKEY FOOT	002301	417
FAYETTE	B167	TURKEY FOOT	002301	418 0201
FAYETTE	B167	TURKEY FOOT	002302	101

			C	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
FAYETTE	B167	TURKEY FOOT	002302	102	
FAYETTE	B167	TURKEY FOOT	002302	104	
FAYETTE	B167	TURKEY FOOT	002302	108	0201

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 78, effective January 8, 1992.)

5.279. Seventy-ninth Representative District. — The Seventy-ninth Representative District shall consist of the following territory:

			_	ENSUS	
COUNTY	PREC SECT		TRACT	BLCK	SECT
FAYETTE	B110	FAIRWAY			
FAYETTE	B111	GAINESWAY			
FAYETTE	B119	LAKESHORE			
FAYETTE	B123	MC DOWELL			
FAYETTE	B127	MERRICK			
FAYETTE	B128	CHINOE VILLAGE			
FAYETTE	B137	SHADELAND	0024	101	
FAYETTE	B137	SHADELAND	0024	102	
FAYETTE	B137	SHADELAND	0024	103	
FAYETTE	B137	SHADELAND	0024	104	
FAYETTE	B137	SHADELAND	0024	105	0202
FAYETTE	B139	SHRINE			
FAYETTE	B140	SOUTHEASTERN HILLS			
FAYETTE	B143	TATES CREEK			
FAYETTE	B151	BLAIRMORE			
FAYETTE	B152	EDGEWATER			
FAYETTE	B155	ASCOT			
FAYETTE	B158	PARK HILLS			
FAYETTE	B166	LAKEVIEW			
FAYETTE	B167	TURKEY FOOT	002301	411	
FAYETTE	B168	MONTAVESTA	,		
FAYETTE	B169	MT. RAINIER	003405	311	0301
FAYETTE	B169	MT. RAINIER	003405	314	
FAYETTE	B169	MT. RAINIER	003405	315	

			—С	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT		
FAYETTE	B169	MT. RAINIER	003405	316	
FAYETTE	B169	MT. RAINIER	003405	317	
FAYETTE	B169	MT. RAINIER	003405	318	
FAYETTE	B181	TABORLAKE			
FAYETTE	C113	CHEVY CHASE			
FAYETTE	C120	DUKE		•	
FAYETTE	C122	ELLERSLIE			
FAYETTE	C124	FONTAINE			
FAYETTE	C134	MT. VERNON	0006	201	0202
FAYETTE	C150	BEAVER CREEK			
FAYETTE	C156	MT. TABOR			
FAYETTE	C157	RICHMOND RD.			
FAYETTE	C158	RIVER PARK	-		
FAYETTE	C161	TATESBROOK			
FAYETTE	C162	NIAGARA	-		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 79, effective January 8, 1992.)

5.280. Eightieth Representative District. — The Eightieth Representative District shall consist of the following territory:

			_	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
MCCREARY	A101	STEARNS			
MCCREARY	A102	REVELO			
MCCREARY	C101	SOUTH WHITLEY			•
MCCREARY	C102	SMITHTOWN			
MCCREARY	D101	NORTH WHITLEY			
MCCREARY	E101	WIBORG			
MCCREARY	E102	GREENWOOD			
MCCREARY	E103	CUMBERLAND FALLS			
MCCREARY	F101	MILL CREEK			
MCCREARY	F102	EAGLE			
MCCREARY	F103	PIGEON			
MCCREARY	G101	BEECH GROVE			
MCCREARY	G102	CO-OPERATIVE			

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
MCCREARY	G103	DOLEN	
MCCREARY	G104	WOLF CREEK	
MCCREARY	G105	WHITEHEAD	
MCCREARY	G106	SLAVEN	
MCCREARY	H103	WEST PINE KNOT	
MCCREARY	H104	OTTER CREEK	
PULASKI	C103	HAZEL DALE	
PULASKI	C104	MAYFIELD	
PULASKI	C106	PRICE	
PULASKI	C108	CATRON	
PULASKI	C109	DALLAS	
PULASKI	D106	MT VICTORY	
PULASKI	D107	DYKES	
PULASKI	E106	GAMBLIN	
PULASKI	E107	BRONSTON	
PULASKI	E108	SLOANS VALLEY	
ROCKCASTLE			
WAYNE	D103	SLAVENS	
WAYNE	D107	SINKING	
WAYNE	D108	BROCADE	
WAYNE	D109	DENNEY'S GAP	
WAYNE	G105	KELLEY	
WAYNE	G107	KIDDER	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 80, effective January 8, 1992.)

5.281. Eighty-first Representative District. — The Eighty-first Representative District shall consist of the following territory:

				— C :	ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
MADISON	A108		MENALES-TODD			
MADISON	B101		WATER TOWER			
MADISON	B102	0201	NORTH RICHMOND			
MADISON	B102	0202	NORTH RICHMOND			
MADISON	B103		BRECK ·			

COLINEX	DDEG GEGM	NI ARETT		ENSUS-
COUNTY	PREC SECT		TRACT	BLCK SECT
MADISON	B104	ROSEDALE		
MADISON	B105	CHENAULT	0101	118
MADISON	B105	CHENAULT	0101	119
MADISON	B105	CHENAULT	0101	120
MADISON	B105	CHENAULT	0101	121
MADISON	B105	CHENAULT	0101	122
MADISON	B105	CHENAULT	0101	131
MADISON	B105	CHENAULT	0101	132
MADISON	B105	CHENAULT	0101	230
MADISON	B105	CHENAULT	0101	232
MADISON	B105	CHENAULT	0101	233
MADISON	B105	CHENAULT	0101	239
MADISON	B105	CHENAULT	0101	240
MADISON	B105	CHENAULT	0101	241
MADISON	B105	CHENAULT	0101	242
MADISON	B105	CHENAULT	0101	243
MADISON	B105	CHENAULT	0101	244
MADISON	B105	CHENAULT	0101	245
MADISON	B105	CHENAULT	0101	246
MADISON	B105	CHENAULT	0102	101
MADISON	B105	CHENAULT	0102	102
MADISON	B105	CHENAULT	0102	103
MADISON	B105	CHENAULT	0102	104
MADISON	B105	CHENAULT	0102	105
MADISON	B105	CHENAULT	0102	106
MADISON	B105	CHENAULT	0102	107
MADISON	B105	CHENAULT	0102	108
MADISON	B105	CHENAULT	0102	109
MADISON	B105	CHENAULT	0102	110
MADISON	B105	CHENAULT	0102	111B
MADISON	B105	CHENAULT	0102	115
MADISON .	B105	CHENAULT	0102	116B
MADISON	B105	CHENAULT	0102	117

COUNTY	PREC SECT	NAME	—C TRACT	ENSUS BLCK	
MADISON	B105	CHENAULT	0102	119	
MADISON	B105	CHENAULT	0102	120B	
MADISON	B105	CHENAULT	0102	136B	
MADISON	B105	CHENAULT	0102	225B	0201
MADISON	B105	CHENAULT	0107	101	
MADISON	B105	CHENAULT	0107	102B	
MADISON	B105	CHENAULT	0107	103	
MADISON	B105	CHEŅAULT	0107	104C	0201
MADISON	B105	CHENAULT	0107	105	
MADISON	B105	CHENAULT	0107	106	
MADISON	B105	CHENAULT	0107	107	
MADISON	B105	CHENAULT	0107	108B	
MADISON	B105	CHENAULT	0107	109B	0201
MADISON	B105	CHENAULT	0107	110B	
MADISON	B105	CHENAULT	0107	201	
MADISON	B105	CHENAULT	0107	202B	
MADISON	B105	CHENAULT	0107	203	
MADISON	B105	CHENAULT	0107	204	
MADISON	B105	CHENAULT	0107	205	
MADISON	B105	CHENAULT	0107	206	
MADISON	B105	CHENAULT	0107	207	
MADISON.	B105	CHENAULT	0107	208	
MADISON	B105	CHENAULT	0107	209	
MADISON	B105	CHENAULT	0107	210	
MADISON	B105	CHENAULT	0107	211	
MADISON	B105	CHENAULT	0107	212	
MADISON	B105	CHENAULT	0107	213	
MADISON	B105	CHENAULT	0107	214	0202
MADISON	B105	CHENAULT	0107	215	
MADISON	B105	CHENAULT	0107	216	0202
MADISON	B105	CHENAULT	0107	217	
MADISON	B105	CHENAULT	0107	218	
MADISON	B105	CHENAULT	0107	219	

			—C	ENSUS	_
COUNTY .:	PREC SECT	NAME	TRACT	BLCK	SECT
MADISON	B105	CHENAULT	0107	240	
MADISON	B105	CHENAULT	0107	241	
MADISON	B105	CHENAULT	0108	152	
MADISON	B109	CRUTCHER			
MADISON	B113	WEST RICHMOND #34	• .		
MADISON	B114	COLLEGE			
MADISON	B115	GREENWAY			
MADISON	B116	DEACON HILLS #38			
MADISON	C101	COURT HOUSE			
MADISON	C102	CITY HALL			
MADISON	C103	FRANCIS			
MADISON	C104	DILLIANHAM			
MADISON	C106	MCCREARY			
MADISON	C107	KAVANAUGH			
MADISON	C108	COLLEGE HILL			
MADISON	C109	WACO			
MADISON	C110	EAST RICHMOND			
MADISON	C111	MOBERLY			
MADISON	C112	CENTRAL NO 37			
MADISON	D101	EASTERN			
MADISON	D102	CAMPUS			
MADISON	D103	TELFORD		_	
MADISON	D105	KINGSTON			
MADISON	D107	DUNCANNON			
MADISON	D108	SOUTH RICHMOND #6B			
MADISON	X001	BLUE GRASS ARMY DEPOT			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 81, effective January 8, 1992.)

5.282. Eighty-second Representative District. — The Eighty-second Representative District shall consist of the following territory:

			C	ENSUS—	
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT	
MCCREARY	B101	EAST PINE KNOT			

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
MCCREARY	B102	BETHEL	
MCCREARY	B103	PLEASANT RUN	
MCCREARY	D102	LAUREL	
MCCREARY	H101	ELM	
MCCREARY	H102	STRUNK	
WHITLEY			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 82, effective January 8, 1992.)

5.283. Eighty-third Representative District. — The Eighty-third Representative District shall consist of the following territory:

-			-
COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
PULASKI	A101	HICKORYNUT # 19	
PULASKI	A102	SOMERSET-5B	
PULASKI	A103	SALINE	
PULASKI	A105	NANCY	
PULASKI	A106	OKALONA	
PULASKI	A107	HARRISON	•
PULASKI	A108	FALL BRANCH	
PULASKI	A109	NAOMI	
PULASKI	B101	GRIDER	
PULASKI	B102	CLIFTY	
PULASKI	B103	ANSEL	
PULASKI	B104	SCIENCE HILL #22	
PULASKI	B105	SCIENCE HILL #23	
PULASKI	B106	MT ZION	
PULASKI	B107	BUNCOMBE	
PULASKI	B112	VAUGHT	·
PULASKI	C105	CANEY FORK	
PULASKI	C107	MARK	
PULASKI	C110	JARVIS	
PULASKI	D101	PARKER # 9	
PULASKI	D102	SOMERSET #6	
PULASKI	D103	SOMERSET #7	,

			—C	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
PULASKI	D104	RUSH BRANCH		
PULASKI	D105	FERGUSON		
PULASKI	D108	COLO		
PULASKI	E104	BOURBON WEST		
PULASKI	E105	BURNSIDE		
PULASKI	E109	BOURBON EAST		
PULASKI	E110	BURNSIDE COUNTY		
PULASKI	F101	SOMERSET 1		
PULASKI	F102	SOMERSET 2		
PULASKI	F103	SOMERSET 3A		
PULASKI	F104	SOMERSET 3B		
PULASKI	F105	SOMERSET 4A		
PULASKI	F106	SOMERSET 4B		
PULASKI	F107	SOMERSET 5A		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 83, effective January 8, 1992.)

5.284. Eighty-fourth Representative District. — The Eighty-fourth Representative District shall consist of the following territory:

			CE	NSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
ESTILL				
JACKSON	A101	MCKEE #1		
JACKSON	A102	MCKEE #2		
JACKSON	A103	MCKEE #3		
JACKSON	A104	MCKEE #4		
JACKSON	A105	MCKEE #5		
JACKSON	A106	MCKEE #6		
JACKSON	B101	POND CREEK #1		
JACKSON	B102	POND CREEK #2		
JACKSON	B103	POND CREEK #3		
JACKSON	B104	POND CREEK #4		
LEE				
OWSLEY				

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 84, effective January 8, 1992.)

5.285. Eighty-fifth Representative District. — The Eighty-fifth Representative District shall consist of the following territory:

		_	
COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
LAUREL	A101	LONDON #1	
LAUREL	A102	LONDON #2	
LAUREL	A103	LONDON #3	
LAUREL	A104	LONDON #4	
LAUREL	A106	LONDON #6	
LAUREL	A107	LONDON #7	
LAUREL	B101	FARISTON	
LAUREL	B102	LILY	
LAUREL	B106	SUBLIMITY	
LAUREL	C102	BUSH	
LAUREL	C103	LAKE	
LAUREL	C104	ROUGH CREEK	
LAUREL	C105	MAPLESVILLE	
LAUREL	C106	JOHNSON	
LAUREL	C107	RACCOON	
LAUREL	C108	MCWHORTER	
LAUREL	D101	EAST BERNSTADT #1	
LAUREL	D102	EAST BERNSTADT #2	
LAUREL	D103	VIVA	
LAUREL	D104	OAKLEY	
LAUREL	D105	CROSS ROADS	
LAUREL	E101	PITTSBURG	
LAUREL	E102	LIBERTY	
LAUREL	E103	COLONY	
LAUREL	E104	ROCK HOUSE	
LAUREL	E105	HART	
LAUREL	E106	LONDON 5	
LAUREL	F101	CAMPBELL	
LAUREL	F102	COLD HILL	
LAUREL	F103	INDEPENDENCE	
LAUREL	F104	LEVEL GREEN	

COUNTY PREC SECT NAME TRACT BLCK SECT

LAUREL F105 NEWCOMB

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 85, effective January 8, 1992.)

5.286. Eighty-sixth Representative District. — The Eighty-sixth Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	—CENSUS— TRACT BLCK SECT
KNOX			
LAUREL	B103	CAMP GROUND	
LAUREL	B104	MCHARGUE	44 .
LAUREL	B105	STANSBERRY	
LAUREL	C101	BLACKWATER	
LAUREL	F106	FELTS	
LAUREL	F107	SOUTH LAUREL	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 86, effective January 8, 1992.)

5.287. Eighty-seventh Representative District. — The Eighty-seventh Representative District shall consist of the following territory:

COUNTY	PREC SECT	NAME	CENSUS TRACT BLCK SECT
BELL			
HARLAN	A112	BLEDSOE	
LESLIE	B102	BAD CREEK	
LESLIE	B103	MARROWBONE	
LESLIE	B104	BEECH FORK NO. 9	,
LESLIE	B105	GREASY # 16	
LESLIE	C102	TRACE FORK	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 87, effective January 8, 1992.)

5.288. Eighty-eighth Representative District. — The Eighty-eighth Representative District shall consist of the following territory:

			—C1	ENSUS-	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
HARLAN	A101	COURT HOUSE	•		
HARLAN	A102	BAILEY HILL			
HARLAN	A103	FAIRVIEW			

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
HARLAN	A104	SHOP			
HARLAN	A105	CUMBERLAND AVENUE			
HARLAN	A106	RASH MOTOR	•		
HARLAN	A107	CLOVERTOWN	•		
HARLAN	A108	OLD BAXTER			
HARLAN	A109	NEW BAXTER			
HARLAN	A110	PUTNEY			
HARLAN	A111	PINE MOUNTAIN	1		
HARLAN	B101	COXTON			
HARLAN	B102	AGES			
HARLAN	B103	VERDA			
HARLAN	B104	N EVARTS			
HARLAN	B105	S EVARTS			
HARLAN	B106	BRITTAINS CREEK			
HARLAN	B107	SHIELDS			
HARLAN	B108	CLOSPLINT			
HARLAN	B109	KLONDYKE			
HARLAN	C101	TOTZ			
HARLAN	C102	GREEN MORRIS			
HARLAN	C103	CUMBERLAND CITY HALL			
HARLAN	C104	CUMBERLAND BLACK MOTOR			
HARLAN	C105	EAST CUMBERLAND			
HARLAN	C106	BLAIR .			
HARLAN	C107	CUMBERLAND NEW YORK			
HARLAN	C109	BENHAM			
HARLAN	C110	LYNCH W MAIN		•	
HARLAN .	C111	LYNCH E MAIN			,
HARLAN	D101	ELCOMB			ا ا
HARLAN	D102	PANSY			i
HARLAN	D103	SUNSHINE			•

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
HARLAN	D104	GRAYS KNOB	
HARLAN	D105	LENARUE	
HARLAN	D106	CAWOOD	
HARLAN	D107	HIRAM	
HARLAN	D108	SMITH	
HARLAN	D109	CRANKS	
HARLAN	E101	LOYALL-OLD	
HARLAN	E102	LOYALL-SCHOOL	
HARLAN	E103	RIO VISTA	
HARLAN	E104	FRESH MEADOWS	
HARLAN	E105	WALLINS-CITY HALL	
HARLAN	E106	WALLINS-SCHOOL	
HARLAN	E107	COLDIRON	
HARLAN	E108	PATHFORK	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 88, effective January 8, 1992.)

5.289. Eighty-ninth Representative District. — The Eighty-ninth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SEC	r name	TRACT BLCK SECT
BREATHITT			
MAGOFFIN	A101	SALYERSVILLE WARD #2	
MAGOFFIN	A104	CARTY BRANCH	
MAGOFFIN	B101	SALYERSVILLE WARD #1	
MAGOFFIN	B102	STATE ROAD	
MAGOFFIN	B105	BAYES	
MAGOFFIN	C102	WIREMAN	
MAGOFFIN	C103	LAKEVILLE	
PERRY	A101	BUCKHORN	
PERRY	A102	CHAVIES	
PERRY	A103	KRYPTON	
PERRY	A104	YERKES	
PERRY	A105	BUSY	

			—С	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
PERRY	A106	BARGER			
PERRY	A114	GRAPEVINE			
PERRY	B101	BONNYMAN			
PERRY	B106	AVAWAM			
WOLFE					

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 89, effective January 8, 1992.)

5.290. Ninetieth Representative District. — The Ninetieth Representative District shall consist of the following territory:

					ENSUS	
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
CLAY						
LESLIE	A101		BIG CREEK			
LESLIE	A102		STINNETT			
LESLIE	A103		ROCKHOUSE			
LESLIE	A104		HYDEN-JEFF			
LESLIE	A105		BULLSKIN NO.17			
LESLIE	B101		JACKS CREEK			
LESLIE	C101		WOOTON			
LESLIE	C103		WOLF			
LESLIE	D101		HYDEN #1			
LESLIE	D102		HYDEN #2			
LESLIE	D103		WILDER			
LESLIE	D104		MIDWAY			
PERRY	B102		COMBS	9704	416A	0502
PERRY	B102		COMBS	9705	303	
PERRY	B107		WALKERTOWN	9704	416A	0504
PERRY	B107		WALKERTOWN	9704	416A	0505
PERRY	B107		WALKERTOWN	9704	417	
PERRY	B107		WALKERTOWN	9705	304	0201
PERRY	B107		WALKERTOWN	9705	305	0303
PERRY	B107		WALKERTOWN	9706	204	0301
PERRY	B107		WALKERTOWN	9706	213	0202
PERRY	B107		WALKERTOWN	9706	220	

				—с	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
PERRY	B107		WALKERTOWN	9706	221	0201
PERRY	B107		WALKERTOWN	9706	222	0302
PERRY	B108	0401	COURT HOUSE			
PERRY	B108	0402	COURT HOUSE			
PERRY	B108	0403	COURT HOUSE			
PERRY	B108	0404	COURT HOUSE			
PERRY	B109	0301	CITY HALL			
PERRY	B109	0302	CITY HALL			
PERRY	B109	0303	CITY HALL			
PERRY	B110		GYM			
PERRY	B111		PERRY COUNTY LIBRARY B111			
PERRY	B112		TURNER			
PERRY	C101		EVERSOLE			
PERRY	C102		TOWN MOUNTAIN			
PERRY	C115		FARLER			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 90, effective January 8, 1992.)

5.291. Ninety-first Representative District. — The Ninety-first Representative District shall consist of the following territory:

			<u></u> С	ENSUS	_
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
LETCHER	A101	ERMINE			
LETCHER	A102	EAST WHITESBURG			
LETCHER	A103	COWAN			
LETCHER	A104	EOLIA			
LETCHER	A105	UPPER CUMBERLAND			
LETCHER	A106	UZ, DRY FORK			
LETCHER	B101	WEST WHITESBURG			
LETCHER	B102	SANDLICK			
LETCHER	B105	BAKER			
LETCHER	C101	NEON			
LETCHER	C102	THORTON			
LETCHER	C103	MAYKING			

			— C	ENSUS	<u> </u>
COUNTY	PREC SECT	NAME	TRACT		
LETCHER	C104	HAYMOND			
LETCHER	C105	SECO			
LETCHER	C106	MILLSTONE			
LETCHER	D101	MARION			
LETCHER	D102	BLACKEY			
LETCHER	D103	HALLIE			
LETCHER	D104	DALNA			
LETCHER	D105	SUGAR GROVE			
LETCHER	D106	ROXANA			
LETCHER	D107	DOTY			
LETCHER	E101	BURDINE			
LETCHER	E102	EAST JENKINS			
LETCHER	E103	WEST JENKINS			
LETCHER	E104	DUNHAM			
LETCHER	E105	MCROBERTS			
LETCHER	E106	FLEMING			
LETCHER	E107	ROCKY BRANCH			
PERRY	B102	COMBS	9704	405B	0202
PERRY	B102	COMBS	9704	416B	
PERRY	B102	COMBS	9704	419C	
PERRY	B102	COMBS	9704	420	0201
PERRY	B102	COMBS	9704	421	
PERRY	B102	COMBS	9704	422B	
PERRY	B102	COMBS	9704	423	
PERRY	B102	COMBS	9704	424B	
PERRY	B102	COMBS	9704	425A	
PERRY	B102	COMBS	9704	425C	
PERRY	B102	COMBS	9705	109B	
PERRY	B102	COMBS	9705	110B	
PERRY	B102	COMBS	9705	110C	
PERRY	B102	COMBS	9705	111	
PERRY	B102	COMBS	9705	112B	
PERRY	B102	COMBS	9705	113B	

CATILITY.	*******	N. 13473		ENSUS—
COUNTY	PREC SECT			BLCK SECT
PERRY	B102	COMBS	9705	114
PERRY	B102	COMBS	9705	115
PERRY	B102	COMBS	9.705	116
PERRY	B102	COMBS	9705	117
PERRY	B102	COMBS	9705	118
PERRY	B102	COMBS	9705	119
PERRY	B102	COMBS	9705	120
PERRY	B102	COMBS	9705	121
PERRY	B102	COMBS	9705	122B 0202
PERRY	B102	COMBS	9705	214 0202
PERRY	B102	COMBS	9705	216
PERRY	B102	COMBS	9705	217
PERRY	B102	COMBS	9705	301
PERRY	B102	COMBS	9705	302
PERRY	B102	COMBS.	9705	307B
PERRY	B102	COMBS	9705	308A
PERRY	B102	COMBS	9705	308C 0402
PERRY	B102	COMBS	9705	309
PERRY	B102	COMBS	9705	310
PERRY	B102	COMBS	9705	311
PERRY	B102	COMBS	9705	312
PERRY	B102	COMBS	9705	313
PERRY	B105	FARMERTOWN		
PERRY	B107	WALKERTOWN	9704	428A
PERRY	B107	WALKERTOWN	9704	430
PERRY	B107	WALKERTOWN	9704	433A
PERRY	B107	WALKERTOWN	9704	434
PERRY	B107	WALKERTOWN	9704	435
PERRY	B107	WALKERTOWN	9706	108
PERRY	B107	WALKERTOWN	9706	109A
PERRY	B107	WALKERTOWN	9706	113A
PERRY	B107	WALKERTOWN	9706	115
PERRY	B107	WALKERTOWN	9706	116

				_c	ENSUS	_
COUNTY	PREC	SECT	NAME	TRACT	BLCK	SECT
PERRY	B107		WALKERTOWN	9706	117	
PERRY	B107		WALKERTOWN	9706	118	
PERRY	B107		WALKERTOWN	9706	201	
PERRY	B107		WALKERTOWN	9706	202	
PERRY	B107		WALKERTOWN	9706	203	
PERRY	B107		WALKERTOWN	9706	204	0303
PERRY	B107		WALKERTOWN	9706	208	0202
PERRY	B107		WALKERTOWN	9706	209	
PERRY	B107		WALKERTOWN	9706	210	
PERRY	B107		WALKERTOWN	9706	226	0504
PERRY	B107		WALKERTOWN	9706	501A	
PERRY	B107		WALKERTOWN	9706	503A	0302
PERRY	B107		WALKERTOWN	9706	516A	
PERRY	B113	0201	CAMPBELL PRECINCT			
PERRY	B113	0202	CAMPBELL PRECINCT			
PERRY	C103		LOTHAIR			
PERRY	C104		CHRISTOPHER			
PERRY	C105		НАРРУ			
PERRY	C106		VICCO			
PERRY	C107		VIPER			
PERRY	C108		FUSONIA			
PERRY	C109		CORNETTSVILLE			
PERRY	C110		BIG LEATHERWOOD			
PERRY	C111		JEFF			
PERRY	C112		LITTLE LEATHERWOOD			
PERRY	C113		WHITAKER			
PERRY	C114		ROGERS BRANCH			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 91, effective January 8, 1992.)

5.292. Ninety-second Representative District. — The Ninety-second Representative District shall consist of the following territory:

				ENSUS	
COUNTY	PREC SECT	NAME	TRACT		
FLOYD	A108	MIDDLE CREEK			
FLOYD	A112	ROUGH & TOUGH			
FLOYD	A114	JACK ALLEN			
FLOYD	B102	MAYTOWN			
FLOYD	B103	BOSCO			
FLOYD	B104	GARRETT/ROCK FORK			
FLOYD	B105	LACKEY/WAYLAND			
FLOYD	B108	BEECH GROVE			
KNOTT					
LETCHER	B103	ISOM			
LETCHER	B104	COLSON			
PERRY	A107	BULAN			
PERRY	A108	HARDBURLEY			
PERRY	A109	DICE			
PERRY	A110	ARY			
PERRY	A111	ROWDY			
PERRY	A112	DWARF			
PERRY	A113	BUTTERFLY			
PERRY	B103	AIRPORT GARDENS			
PERRY	B104	LOTTS CREEK			

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 92, effective January 8, 1992.)

5.293. Ninety-third Representative District. — The Ninety-third Representative District shall consist of the following territory:

					_C	ENSUS	
COU	NTY	PREC	SECT	NAME	TRACT		
PIKE	E	B101		CANEY			
PIKI	E	B102		YEAGER			
PIKI	E	B103		OLD SHELBY			
PIKI	E	B104		LONG FORK			
PIKI	Ē	B105		DORTON			
PIKI	E	B106		ELWOOD			
PIKI	E	C101		MOUTHCARD			
PIKI	C	C102		UPPER ELKHORN			

OOLINEW	DDEC CEOM	NAME	ENSUS—
COUNTY	PREC SECT		BLCK SECT
PIKE	C103	ELKHORN CITY HALL	
PIKE	C104	BELCHER	
PIKE	C105	ASHCAMP	
PIKE	C106	RASNICK	
PIKE	C107	LICK CREEK	
PIKE	C108	GRAPEVINE	
PIKE	C109	FEDS CREEK	
PIKE	C110	LOONEY	
PIKE	D101	MILLARD	
PIKE	D104	MARROWBONE	
PIKE	D105	ROCKHOUSE	
PIKE	D108	HENRY CLAY	
PIKE	D109	HELLIER	
PIKE	E101	PHELPS	
PIKE	E102	BLACKBERRY	
PIKE	E104	FREEBURN	
PIKE	E105	MAJESTIC	
PIKE	E106	WOLFORD	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 93, effective January 8, 1992.)

5.294. Ninety-fourth Representative District. — The Ninety-fourth Representative District shall consist of the following territory:

			—CENSUS—
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
MARTIN	D103	PIGEON ROOST	
PIKE	A101	BESSIE RIDDLE ARNOL	
PIKE	A102	META	
PIKE	A103	RATLIFFS CREEK	
PIKE	A104	LOWER PIKE	
PIKE	A105	CITY WATER PLANT	
PIKE	A106	COAL RUN	
PIKE	A107	KINZER BLG. ISLAND	
PIKE	A108	MULLINS SCHOOL	

			-CENSUS-
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
PIKE	A109	BRUSHY	
PIKE	A110	LOWER JOHNS CREEK	
PIKE	A111	HURRICANE	
PIKE	B107	BY PASS	
PIKE	B108	YORK	
PIKE	D102	GREASY CREEK	
PIKE	D103	UPPER CHLOE	
PIKE	D106	NEW SHELBY	
PIKE	D107	GARDEN VILLAGE	
PIKE	D110	RACCOON	
PIKE	D111	BURNING FORK	
PIKE	E103	DESKINS	
PIKE	F101	BELFERY	
PIKE	F102	LOWER BIG CREEK	
PIKE	F103	DR. J. E. JOHNSON	
PIKE	F104	BEVINS SCHOOL	
PIKE	F105	RUNYON	
PIKE	F106	TURKEY CREEK	
PIKE	F107	HUDDY	
PIKE	F108	OLD POND	

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 94, effective January 8, 1992.)

5.295. Ninety-fifth Representative District. — The Ninety-fifth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
FLOYD	A101	COURT HOUSE	
FLOYD	A102	TRIMBLE BRANCH	
FLOYD	A103	DEPOT	
FLOYD	A104	RICHMOND	
FLOYD	A105	CLIFF	
FLOYD	A106	PORTER	
FLOYD	A107	AUXIER	

		CE	NSUS—
PREC SECT	NAME	TRACT	BLCK SECT
A109	COW CREEK		
A111	JIM BANKS		
A113	ABBOTT		
A116	CLIFF 2		
B101	JOHN POSSUM		
B109	MOUTH OF BEAVER		
B110	ALLEN-DWALE		
C101	MARTIN		
C102	HALBERT		
C103	DRIFT		
C104	JOHN ANT		
C105	GEARHEART		
C106	CLEAR CREEK		
C107	JACKS CREEK		
C108	LEE HALL		
C109	MELVIN		
C110	WEEKSBURY		
C111	ARKANSAS		
C112	FRASURES CREEK		
D101	ANTIOCH		
D102	TICKEY		
D103	TOLER		
D104	MOUTH OF MUD		
D105	LITTLE MUD		
D106	IVEL	,	
D107	BETSY LAYNE		
D108	PRATER CREEK		
D109	BRANHAMS CREEK		
D110	HEAD OF MUD		
B103	SAM MOORE		
B104	JOHN DAVIS		
	A109 A111 A113 A116 B101 B109 B110 C101 C102 C103 C104 C105 C106 C107 C108 C109 C110 C111 C112 D101 D102 D103 D104 D105 D106 D107 D108 D107 D108 D109 D110 B103	A111 JIM BANKS A113 ABBOTT A116 CLIFF 2 B101 JOHN POSSUM B109 MOUTH OF BEAVER B110 ALLEN-DWALE C101 MARTIN C102 HALBERT C103 DRIFT C104 JOHN ANT C105 GEARHEART C106 CLEAR CREEK C107 JACKS CREEK C107 JACKS CREEK C109 MELVIN C110 WEEKSBURY C111 ARKANSAS C112 FRASURES CREEK D101 ANTIOCH D102 TICKEY D103 TOLER D104 MOUTH OF MUD D105 LITTLE MUD D106 IVEL D107 BETSY LAYNE D108 PRATER CREEK D109 BRANHAMS CREEK D100 BRANHAMS CREEK D101 HEAD OF MUD B103 SAM MOORE	PREC SECT NAME TRACT A109 COW CREEK A111 JIM BANKS A113 ABBOTT A116 CLIFF 2 B101 JOHN POSSUM B109 MOUTH OF BEAVER B110 ALLEN-DWALE C101 MARTIN C102 HALBERT C103 DRIFT C104 JOHN ANT C105 GEARHEART C106 CLEAR CREEK C107 JACKS CREEK C108 LEE HALL C109 MELVIN C110 WEEKSBURY C111 ARKANSAS C112 FRASURES CREEK D101 ANTIOCH D102 TICKEY D103 TOLER D104 MOUTH OF MUD D105 LITTLE MUD D106 IVEL D107 BETSY LAYNE D108 PRATER CREEK D109 BRANHAMS CREEK D110

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 95, effective January 8, 1992.)

5.296. Ninety-sixth Representative District. — The Ninety-sixth Representative District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT CARTER
LEWIS

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 96, effective January 8, 1992.)

5.297. Ninety-seventh Representative District. — The Ninety-seventh Representative District shall consist of the following territory:

			-	ENSUS
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
JOHNSON				
MAGOFFIN	B103	IVYTON		
MAGOFFIN	C101	MEADOWS		
MAGOFFIN	C104	ATKINSON		
MARTIN	A101	INEZ		
MARTIN	A102	INEZ-A		
MARTIN	A103	TURKEY		
MARTIN	B101	BLACKLOG		
MARTIN	B102	COLDWATER		
MARTIN	C101	TOMAHAWK		
MARTIN	C102	LICK BRANCH		
MARTIN	D101	LONG BRANCH		
MARTIN	D102	EMILY		
MARTIN	E101	HIMLERVILLE		
MARTIN	E102	WARFIELD		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 97, effective January 8, 1992.)

5.298. Ninety-eighth Representative District. — The Ninety-eighth Representative District shall consist of the following territory:

COUNTY PREC SECT NAME TRACT BLCK SECT
GREENUP

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 98, effective January 8, 1992.)

5.299. Ninety-ninth Representative District. — The Ninety-ninth Representative District shall consist of the following territory:

			CENSUS
COUNTY	PREC SECT	NAME	TRACT BLCK SECT
BOYD	A108	DURBIN-ASHLAND OIL	
BOYD	A109	EAST FORK	
BOYD	A118	FANNIN 1	
BOYD	A119	FANNIN 2	
BOYD	A121	CANNONSBURG	
BOYD	C102	PRINCESS	
BOYD	C103	GARNER	
BOYD	C104	HOODS CREEK	
BOYD	C105	FAIRVIEW .	
BOYD	C106	BUCKLEY #1	
BOYD	C107	WESTWOOD	
BOYD	C113	GREEN HILL	
ELLIOTT			

LAWRENCE

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 99, effective January 8, 1992.)

5.300. One Hundredth Representative District. — The One Hundredth Representative District shall consist of the following territory:

			<u></u> С	ENSUS	
COUNTY	PREC SECT	NAME	TRACT	BLCK	SECT
BOYD	A101	COURTHOUSE			
BOYD	A102	CITY BUILDING-ARGO			
BOYD	A104	HAMPTON			
BOYD	A107	ENGLAND HILL			
BOYD	A110	ELMWOOD-HILL TOP			
BOYD	A111	GARTRELL			
BOYD	A113	GARTIN			
BOYD	A115	SOUTH ASHLAND			
BOYD	A116	RATCLIFF			
BOYD	A117	OAKVIEW			
BOYD	B101	HERBST-GINN			
BOYD	B104	CARP			
BOYD	B105	DEBORD-TANNERY			

			CE	ENSUS—
COUNTY	PREC SECT	NAME	TRACT	BLCK SECT
BOYD	B107	VINCENT		
BOYD	B108	MT ADAMS		
BOYD	B109	PRICHARD		
BOYD	B110	FOREST HILLS		
BOYD	B111	WRIGHT		
BOYD	B112	BRYSON		
BOYD	B113	SPRINGHILL		
BOYD	B114	BEECH		
BOYD	B115	GRAYSON ROADS		
BOYD	B116	AVONDALE		
BOYD	B117	HILLENDALE		
BOYD	B118	RICE # 1		
BOYD	B119	RICE # 2		
BOYD	C108	MILLSEAT		
BOYD	C109	POLLARD		
BOYD	C110	LEWIS		
BOYD	C111	BARBER		
BOYD	C112	MOORE		
BOYD	C114	MEADS 1		
BOYD	C115	ROCKDALE-SUMMITT		
BOYD	C116	WINSLOW-IRONVILLE		
BOYD	C117	MEADS 2		
BOYD	W001	OHIO RIVER		

(Enact. Acts 1991 (2nd Ex. Sess.), ch. 5, § 100, effective January 8, 1992.)

CHAPTER 6 THE GENERAL ASSEMBLY

SECTION. SECTION.

APPORTIONMENT 6.031. [Repealed.] 6.041. [Repealed.]

6.011. [Repealed.]

APPORTIONMENT

6.011. Senatorial districts. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1971 (Ex. Sess.), ch. 2, § 3; 1972, ch. 227, § 1; 1972 (1st Ex. Sess.), ch. 6, § 1; 1978, ch. 384, § 2, effective June 17, 1978; 1982, ch. 6, § 1, effective July 15, 1982; 1986, ch. 427,

§ 1, effective July 15, 1986) was repealed by Acts 1991 (2nd Ex. Sess.) ch. 3, § 42, effective January 8, 1992. For present law see KRS 5.100 to 5.138.

6.031. Representative districts. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1971 (Ex. Sess.), ch. 2, § 1; 1972, ch. 227, § 6; 1972 (1st Ex. Sess.), ch. 6, § 6; 1974, ch. 308, § 1; 1976, ch. 231, § 1; 1978, ch. 87, § 1, effective June 17, 1978; 1978, ch. 384, § 1, effective June 17, 1978; 1980, ch. 152, § 1, effective July 15, 1980; 1982, ch. 17, § 1, effective July 15, 1982; 1984, ch. 44, § 13,

effective March 2, 1984; 1984, ch. 111, § 1, effective July 13, 1984; 1984, ch. 185, § 31, effective April 3, 1984; 1986, ch. 21, § 1, effective February 20, 1986; 1986, ch. 427, § 3, effective January 1, 1987) was repealed by Acts 1991 (2nd Ex. Sess.), ch. 5, § 104, effective January 8, 1992. For present law see KRS 5.200 to 5.300.

6.041. Construction of KRS 6.011 and 6.031. [Repealed.]

Compiler's Notes. This section (Enact. Acts 1971 (Ex. Sess.), ch. 2, § 4; 1972, ch. 227, § 2; 1972 (1st Ex. Sess.), ch. 6, § 2; 1974, ch. 308, § 2; 1978, ch. 87, § 2, effective June 17, 1978; 1982, ch. 156, § 1, effective July 15, 1982; 1984, ch. 44, § 14, effective March 2,

1984; 1984, ch. 185, § 32, effective April 3, 1984; 1986, ch. 427, § 2, effective July 15, 1986) was repealed by Acts 1991 (2nd Ex. Sess.) ch. 3, § 42; Acts 1991 (2nd Ex. Sess.) ch. 5, § 104, effective January 8, 1992. For present law see KRS 5.010.

TITLE III EXECUTIVE BRANCH

CHAPTER 12 ADMINISTRATIVE ORGANIZATION

SECTION.

12.020. Departments, program cabinets, and administrative bodies enumerated.

12.020. Departments, program cabinets, and administrative bodies enumerated. — Departments, program cabinets and their departments, and the respective major administrative bodies that they include are enumerated in this section. It is not intended that this enumeration of administrative bodies be all-inclusive. Every authority, board, bureau, interstate compact, commission, committee, conference, council, office, or any other form of organization shall be included in or attached to the department or program cabinet in which they are included or to which they are

attached by statute or statutorily-authorized executive order; except in the case of the Personnel Board, and where the attached department or administrative body is headed by a constitutionally elected officer, the attachment shall be solely for the purpose of dissemination of information and coordination of activities and shall not include any authority over the functions, personnel, funds, equipment, facilities, or records of such department or administrative body.

- I. Cabinet for General Government Departments headed by elected officers:
 - 1. The Governor.
 - 2. Lieutenant Governor.
 - 3. Department of State.
 - (a) Secretary of State.
 - (b) Board of Elections.
 - (c) Registry of Election Finance.
 - 4. Department of Law.
 - (a) Attorney General.
 - 5. Department of the Treasury.
 - (a) Treasurer.
 - 6. Department of Agriculture.
 - (a) Commissioner of Agriculture.
 - (b) Kentucky Council on Agriculture.
 - 7. Superintendent of Public Instruction.
 - 8. Auditor of Public Accounts.
 - 9. Railroad Commission.
 - II. Program cabinets headed by appointed officers:
 - 1. Justice Cabinet:
 - (a) Department of State Police.
 - (b) Department of Criminal Justice Training.
 - (c) Office of Administration.
 - (d) Department of Corrections.
 - (e) Parole Board.
 - (f) Kentucky State Corrections Commission.
 - 2. Education and Humanities Cabinet:
 - (a) Department of Education.
 - (1) State Board for Elementary and Secondary Education.
 - (2) Education Professional Standards Board.
 - (b) Department for Libraries and Archives.
 - (c) Kentucky Arts Council.
 - (d) Kentucky Educational Television.
 - (e) Kentucky Historical Society.
 - (f) Kentucky Teachers' Retirement System Board of Trustees.
 - 3. Natural Resources and Environmental Protection Cabinet:
 - (a) Environmental Quality Commission.
 - (b) Kentucky Nature Preserves Commission.
 - (c) Department for Environmental Protection.

- (d) Department for Natural Resources.
- (e) Department for Surface Mining Reclamation and Enforcement.
- (f) Department of Law.
- (g) Office of Communications and Community Affairs.
- 4. Transportation Cabinet:
- (a) Department of Highways.
- (b) Department of Vehicle Regulation.
- (c) Department of Administrative Services.
- (d) Department of Fiscal Management.
- (e) Department of Rural and Municipal Aid.
- (f) Office of Aeronautics.
- (g) Office of General Counsel.
- (h) Office of Public Relations.
- (i) Office of Personnel Management.
- (j) Office of Minority Affairs.
- 5. Cabinet for Economic Development:
- (a) Department for Existing Business and Industry.
- (b) Tobacco Research Board.
- (c) Kentucky Development Finance Authority.
- (d) Office of Business and Technology.
- (e) Office of Industrial Development.
- 6. Public Protection and Regulation Cabinet:
- (a) Public Service Commission.
- (b) Department of Insurance.
- (c) Department of Housing, Buildings and Construction.
- (d) Department of Financial Institutions.
- (e) Department of Mines and Minerals.
- (f) Department of Public Advocacy.
- (g) Department of Alcoholic Beverage Control.
- (h) Kentucky Racing Commission.
- (i) Board of Claims.
- (j) Crime Victims Compensation Board.
- (k) Kentucky Board of Tax Appeals.
- (1) Backside Improvement Commission.
- 7. Cabinet for Human Resources:
- (a) Department for Health Services.
- (b) Department for Employment Services.
- (c) Department for Social Insurance.
- (d) Department for Social Services.
- (e) Department for Medicaid Services.
- (f) Department for Mental Health and Mental Retardation Services.
- (g) Unemployment Insurance Commission.
- (h) Commission for Handicapped Children.
- (i) Public Assistance Appeals Board.
- (j) Office of Administrative Services.
- (k) Office of Communications.

- (I) Office of General Counsel.
- (m) Office of Inspector General.
- (n) Office of Policy and Budget.
- (o) Office of the Ombudsman.
- 8. Finance and Administration Cabinet:
- (a) Office of Legal and Legislative Services.
- (b) Office of Management and Fiscal Affairs.
- (c) Office of Historic Properties.
- (d) Office of Financial Management and Economic Analysis.
- (e) Office of Risk Management.
- (f) Department for Administration.
- (g) Department of Facilities Management.
- (h) Department of Information Systems.
- (i) State Property and Buildings Commission.
- (j) Kentucky Pollution Abatement Authority.
- (k) Kentucky Savings Bond Authority.
- (1) Deferred Compensation Systems.
- (m) Office of Equal Employment Opportunity Contract Compliance.
- (n) Capital Plaza Authority.
- (o) County Officials Compensation Board.
- (p) Financial Disclosure Review Commission.
- (q) Kentucky Employees Retirement Systems.
- (r) Commonwealth Credit Union.
- (s) State Investment Commission.
- (t) Kentucky Housing Corporation.
- (u) Governmental Services Center.
- (v) Kentucky Local Correctional Facilities Construction Authority.
- (w) Kentucky Turnpike Authority.
- (x) Historic Properties Advisory Commission.
- 9. Labor Cabinet:
- (a) Department of Workplace Standards.
- (b) Department of Workers' Claims.
- (c) Kentucky Labor-Management Advisory Council.
- (d) Occupational Safety and Health Standards Board.
- (e) Prevailing Wage Review Board.
- (f) Workers' Compensation Board.
- (g) Kentucky Employees Insurance Association.
- (h) Apprenticeship and Training Council.
- (i) State Labor Relations Board.
- (j) Kentucky Occupational Safety and Health Review Commission.
- (k) Office of Administrative Services.
- (1) Office of Labor Management Relations.
- (m) Office of General Counsel.
- 10. Revenue Cabinet:
- (a) Department of Property Taxation.
- (b) Department of Tax Compliance.

- (c) Department of Administrative Services.
- 11. Tourism Cabinet:
- (a) Department of Travel Development.
- (b) Department of Parks.
- (c) Department of Fish and Wildlife Resources.
- (d) Kentucky Horse Park Commission.
- (e) State Fair Board.
- (f) Office of Administrative Services.
- (g) Office of Film Promotion.
- (h) Office of General Counsel.
- 12. Cabinet for Workforce Development:
- (a) Department for Adult and Technical Education.
- (b) Department of Vocational Rehabilitation.
- (c) Department for the Blind.
- (d) State Board for Adult and Technical Education.
- (e) Governor's Council on Vocational Education.
- (f) Governor's Commission on Literacy.
- (g) The State Board for Proprietary Education.
- (h) The GED Foundation.
- (i) The Kentucky Occupational Information Coordinating Committee.
- (j) The Kentucky Job Training Coordinating Council.
- III. Other departments headed by appointed officers:
- 1. Department of Military Affairs.
- 2. Department of Personnel.
- 3. Council on Higher Education.
- 4. Department of Local Government.
- 5. Kentucky Commission on Human Rights.
- 6. Kentucky Commission on Women. (42i-4, 165-45, 938q-3, 1496-2, 4618-70: amend. Acts 1956 (1st Ex. Sess.), ch. 7, Art. I, § 1; 1960, ch. 68, Art. I; 1962, ch. 196, Art. I, § 3; 1964, ch. 115, § 1; 1970, ch. 92, § 3; 1974, ch. 74, Art. I, § 6; 1976, ch. 62, § 6; 1976, ch. 299, § 1; 1976, ch. 326, § 1; 1978, ch. 117, § 15, effective July 1, 1978; 1978, ch. 155, §§ 2, 104, effective June 17, 1978; 1980, ch. 295, § 2, effective July 15, 1980; 1982, ch. 184, § 1, effective July 15, 1982; 1982, ch. 381, § 5, effective July 15, 1982; 1982, ch. 382, § 28, effective July 15, 1982; 1982, ch. 393, § 4, effective July 15, 1982; 1982, ch. 399, § 7, effective July 15, 1982; 1982, ch. 447, § 5, effective April 12, 1982; 1982, ch. 448, § 57, effective July 15, 1982; 1984, ch. 334, § 1, effective July 13, 1984; 1984, ch. 388, § 1, effective July 13, 1984; 1986, ch. 60, § 1, effective July 15, 1986; 1986, ch. 64, § 1, effective July 15, 1986; 1986, ch. 474, § 2, effective July 15, 1986; 1988, ch. 205, § 2, effective July 15, 1988; 1990, ch. 316, § 2, effective July 13, 1990; 1990, ch. 321, § 1, effective July 13, 1990; 1990, ch. 325, § 20, effective July 13, 1990; 1990, ch. 377, § 2, effective July 13, 1990; 1990, ch. 378, § 3, effective July 13, 1990; 1990, ch. 379, § 2, effective July 13, 1990; 1990, ch. 399, § 2, effective July 13, 1990; 1990, ch. 470, § 63, effective July 1, 1990; 1990, ch. 476, Pt. II, § 52, effective July 1, 1991; 1990, ch. 484, § 1, effective July 13, 1990;

1992, ch. 109, § 38, effective March 30, 1992; 1992, ch. 159, § 2, effective July 14, 1992; 1992, ch. 211, § 1, effective July 14, 1992; 1992, ch. 288, § 47, effective July 14, 1992.)

Legislative Research Commission Notes. (7/14/92). This section was amended by four 1992 Acts which do not appear to be in conflict and have been compiled together.

CHAPTER 15 DEPARTMENT OF LAW

SECTION.

DIVISION OF SPECIAL INVESTIGATIONS

CRIMINAL PROSECUTION

15.242. Election law jurisdiction — Notice to Registry of Election Finance. SECTION.

15.243. Enforcement of all election laws —
Duties of Attorney General —
Toll-free line for report of violations — Random inquiry for
irregularities — Initiation of
prosecutions.

DIVISION OF SPECIAL INVESTIGATIONS

CRIMINAL PROSECUTION

- 15.242. Election law jurisdiction Notice to Registry of Election Finance. The Attorney General shall possess jurisdiction, concurrent with that of county and Commonwealth's attorneys, to investigate and prosecute violations of the election laws. The Attorney General, county attorneys, and Commonwealth's attorneys shall notify the Registry of Election Finance of any investigation or prosecution of alleged election law violations. (Enact. Acts 1988, ch. 341, § 1, effective July 15, 1988; 1992, ch. 288, § 48, effective July 14, 1992.)
- 15.243. Enforcement of all election laws Duties of Attorney General Toll-free line for report of violations Random inquiry for irregularities Initiation of prosecutions. (1) In addition to the other duties and powers of the Attorney General, he shall enforce all of the state's election laws by civil or criminal processes.
 - (2) The Attorney General shall:
 - (a) Devise and administer programs to observe the conduct of elections;
 - (b) Hold public hearings;
- (c) Establish a toll-free telephone service for the purpose of receiving reports of election law violations. The service shall be operated during regular business hours throughout the year and during the hours which any poll in the state is open on the day of any primary, special election or regular election;
- (d) Initiate investigations or investigate alleged violations of election laws at the request of a registered voter or on his own motion;

- (e) Issue subpoenas for the production of any books, papers, correspondence, memoranda or other records, and compel the attendance of witnesses that he deems relevant to the purposes of any investigation;
 - (f) Present evidence of alleged violations to a grand jury; and
 - (g) File appropriate complaints in any court of competent jurisdiction.
- (3)(a) The Attorney General shall be required to begin an independent inquiry for any potential irregularities that may have occurred in each election in not fewer than five percent (5%) of Kentucky's counties, to be selected at random in a public process, within twenty (20) days following each primary or regular election. No county shall be subject to inquiry under this subsection in two (2) consecutive elections.
- (b) The Attorney General shall report his findings to the grand jury of each county involved and to the chief circuit judge for the circuit in which the county is located.
- (4) When the Registry of Election Finance concludes there is probable cause to believe a violation of election laws has occurred, it shall forward the matter to the Attorney General for prosecution. In the event the Attorney General or local prosecutor fails to prosecute the matter in a timely fashion, the registry's attorney may petition the Circuit Court to be appointed as a special prosecutor. Upon such motion timely filed, for good cause shown, the court shall enter an order to that effect.
- (5) When requested by the Attorney General, all state and local agencies and officials, including the Auditor of Public Accounts, Commonwealth's attorneys, county attorneys, Registry of Election Finance, state police, sheriffs' departments and local police shall give all possible assistance to the Attorney General in the performance of his duties. (Enact. Acts 1988, ch. 341, § 2, effective July 15, 1988; 1990, ch. 48, § 1, effective July 13, 1990.)

TITLE IV JUDICIAL BRANCH

CHAPTER 21A SUPREME COURT OF KENTUCKY

SECTION. 21A.010. Supreme Court districts.

- 21A.010. Supreme Court districts. The Commonwealth is divided into seven (7) Supreme Court districts composed as follows:
- (1) First District: Allen, Ballard, Butler, Caldwell, Calloway, Carlisle, Christian, Crittenden, Edmonson, Fulton, Graves, Hickman, Hopkins, Livingston, Logan, Lyon, Marshall, McCracken, McLean, Muhlenberg, Simpson, Todd, Trigg, and Webster Counties.

- (2) Second District: Barren, Breckinridge, Bullitt, Daviess, Grayson, Hancock, Hardin, Hart, Henderson, Larue, Meade, Ohio, Union, and Warren Counties.
- (3) Third District: Adair, Bell, Casey, Clay, Clinton, Cumberland, Estill, Garrard, Green, Jackson, Knox, Laurel, Lee, Leslie, Lincoln, Marion, McCreary, Metcalfe, Monroe, Nelson, Pulaski, Rockcastle, Russell, Taylor, Washington, Wayne, and Whitley Counties.
 - (4) Fourth District: Jefferson County.
- (5) Fifth District: Anderson, Bourbon, Boyle, Clark, Fayette, Franklin, Jessamine, Madison, Mercer, Scott, and Woodford Counties.
- (6) Sixth District: Bath, Boone, Bracken, Campbell, Carroll, Fleming, Gallatin, Grant, Harrison, Henry, Kenton, Lewis, Mason, Nicholas, Oldham, Owen, Pendleton, Robertson, Shelby, Spencer, and Trimble Counties.
- (7) Seventh District: Boyd, Breathitt, Carter, Elliott, Floyd, Greenup, Harlan, Johnson, Knott, Lawrence, Letcher, Magoffin, Martin, Menifee, Montgomery, Morgan, Owsley, Perry, Pike, Powell, Rowan, and Wolfe Counties. (Enact. Acts 1976, ch. 67, § 2, effective March 23, 1976; 1984, ch. 185, § 2, effective April 3, 1984; 1991 (2nd Ex. Sess.), ch. 2, § 1, effective December 20, 1991.)

CHAPTER 22A COURT OF APPEALS

SECTION.
22A.010. Numbers of judges — Districts.

- **22A.010.** Numbers of judges Districts. (1) The Court of Appeals shall consist of fourteen (14) judges, with two (2) judges from each of seven (7) Court of Appeals districts.
- (2) The districts of the Court of Appeals shall correspond in geographical dimensions to the districts of the Supreme Court, as defined in KRS Chapter 21A. (Enact. Acts 1976, ch. 70, § 2, effective March 23, 1976.)

Cross-References. Assignment of new county to districts, KRS 67.280.

CHAPTER 23A CIRCUIT COURT

SECTION. 23A.020. Judicial circuits.

- 23A.020. Judicial circuits. The state is divided into judicial circuits, each to be composed of the following counties:
 - (1) First Judicial Circuit. Ballard, Carlisle, Fulton, and Hickman.
 - (2) Second Judicial Circuit. McCracken.
 - (3) Third Judicial Circuit. Christian.
 - (4) Fourth Judicial Circuit. Hopkins.
 - (5) Fifth Judicial Circuit. Crittenden, Union, and Webster.
 - (6) Sixth Judicial Circuit. Daviess.
 - (7) Seventh Judicial Circuit. Logan and Todd.
 - (8) Eighth Judicial Circuit. Warren.
 - (9) Ninth Judicial Circuit. Hardin.
 - (10) Tenth Judicial Circuit. Hart, Larue, and Nelson.
 - (11) Eleventh Judicial Circuit. Green, Marion, Taylor, and Washington.
 - (12) Twelfth Judicial Circuit. Henry, Oldham, and Trimble.
 - (13) Thirteenth Judicial Circuit. Garrard and Jessamine.
 - (14) Fourteenth Judicial Circuit. Bourbon, Scott, and Woodford.
 - (15) Fifteenth Judicial Circuit. Carroll, Grant, and Owen.
 - (16) Sixteenth Judicial Circuit. Kenton.
 - (17) Seventeenth Judicial Circuit. Campbell.
- (18) Eighteenth Judicial Circuit. Harrison, Nicholas, Pendleton, and Robertson.
 - (19) Nineteenth Judicial Circuit. Bracken, Fleming, and Mason.
 - (20) Twentieth Judicial Circuit. Greenup and Lewis.
- (21) Twenty-first Judicial Circuit. Bath, Menifee, Montgomery, and Rowan.
 - (22) Twenty-second Judicial Circuit. Fayette.
 - (23) Twenty-third Judicial Circuit. Estill, Lee, and Owsley.
 - (24) Twenty-fourth Judicial Circuit. Lawrence, Johnson, and Martin.
 - (25) Twenty-fifth Judicial Circuit. Clark and Madison.
 - (26) Twenty-sixth Judicial Circuit. Harlan.
 - (27) Twenty-seventh Judicial Circuit. Knox and Laurel.
 - (28) Twenty-eighth Judicial Circuit. Lincoln, Pulaski, and Rockcastle.
- (29) Twenty-ninth Judicial Circuit. Adair, Casey, Cumberland, and Monroe.
 - (30) Thirtieth Judicial Circuit. Jefferson.
 - (31) Thirty-first Judicial Circuit. Floyd.
 - (32) Thirty-second Judicial Circuit. Boyd.
 - (33) Thirty-third Judicial Circuit. Perry.
 - (34) Thirty-fourth Judicial Circuit. Whitley and McCreary.
 - (35) Thirty-fifth Judicial Circuit. Pike.
 - (36) Thirty-sixth Judicial Circuit. Magoffin and Knott.
 - (37) Thirty-seventh Judicial Circuit. Carter, Elliott, and Morgan.
- (38) Thirty-eighth Judicial Circuit. Butler, Edmonson, Ohio, and Hancock.
 - (39) Thirty-ninth Judicial Circuit. Breathitt, Wolfe, and Powell.
 - (40) Fortieth Judicial Circuit. Clinton, Russell, and Wayne.

- (41) Forty-first Judicial Circuit. Clay, Jackson, and Leslie.
- (42) Forty-second Judicial Circuit. Calloway and Marshall.
- (43) Forty-third Judicial Circuit. Barren and Metcalfe.
- (44) Forty-fourth Judicial Circuit. Bell.
- (45) Forty-fifth Judicial Circuit. Muhlenberg and McLean.
- (46) Forty-sixth Judicial Circuit. Breckinridge, Grayson, and Meade.
- (47) Forty-seventh Judicial Circuit. Letcher.
- (48) Forty-eighth Judicial Circuit. Franklin.
- (49) Forty-ninth Judicial Circuit. Allen and Simpson.
- (50) Fiftieth Judicial Circuit. Boyle and Mercer.
- (51) Fifty-first Judicial Circuit. Henderson.
- (52) Fifty-second Judicial Circuit. Graves.
- (53) Fifty-third Judicial Circuit. Shelby, Anderson, and Spencer.
- (54) Fifty-fourth Judicial Circuit. Boone and Gallatin.
- (55) Fifty-fifth Judicial Circuit. Bullitt.
- (56) Fifty-sixth Judicial Circuit. Caldwell, Livingston, Lyon, and Trigg. (Enact. Acts 1976 (Ex. Sess.), ch. 14, § 476; 1992, ch. 356, § 2, effective July 14, 1992.)

Cross-References. Consolidation of counties, disposition of districts upon, KRS 67.280.

CHAPTER 24A DISTRICT COURT

SECTION. 24A.030. Judicial districts.

24A.030. Judicial districts. — The state is divided into judicial districts, each to be composed of the following counties:

- (1) First Judicial District. Fulton and Hickman.
- (2) Second Judicial District. McCracken.
- (3) Third Judicial District. Christian.
- (4) Fourth Judicial District. Hopkins.
- (5) Fifth Judicial District. Crittenden, Union and Webster.
- (6) Sixth Judicial District. Daviess.
- (7) Seventh Judicial District. Logan and Todd.
- (8) Eighth Judicial District. Warren.
- (9) Ninth Judicial District. Hardin.
- (10) Tenth Judicial District. Hart and Larue.
- (11) Eleventh Judicial District. Green, Marion, Taylor and Washington.
- (12) Twelfth Judicial District. Henry, Oldham and Trimble.
- (13) Thirteenth Judicial District. Garrard, Jessamine and Lincoln.
- (14) Fourteenth Judicial District. Bourbon, Scott and Woodford.
- (15) Fifteenth Judicial District. Carroll, Grant and Owen.

- (16) Sixteenth Judicial District. Kenton.
- (17) Seventeenth Judicial District. Campbell.
- (18) Eighteenth Judicial District. Harrison, Nicholas, Pendleton and Robertson.
 - (19) Nineteenth Judicial District. Bracken, Fleming and Mason.
 - (20) Twentieth Judicial District. Greenup and Lewis.
- (21) Twenty-first Judicial District. Bath, Menifee, Montgomery and Rowan.
 - (22) Twenty-second Judicial District. Fayette.
 - (23) Twenty-third Judicial District. Estill, Lee and Owsley.
 - (24) Twenty-fourth Judicial District. Lawrence, Johnson and Martin.
 - (25) Twenty-fifth Judicial District. Clark and Madison.
 - (26) Twenty-sixth Judicial District. Harlan.
 - (27) Twenty-seventh Judicial District. Knox and Laurel.
 - (28) Twenty-eighth Judicial District. Pulaski and Rockcastle.
- (29) Twenty-ninth Judicial District. Adair, Casey, Cumberland and Monroe.
 - (30) Thirtieth Judicial District. Jefferson.
 - (31) Thirty-first Judicial District. Floyd.
 - (32) Thirty-second Judicial District. Boyd.
 - (33) Thirty-third Judicial District. Perry.
 - (34) Thirty-fourth Judicial District. Whitley and McCreary.
 - (35) Thirty-fifth Judicial District. Pike.
 - (36) Thirty-sixth Judicial District. Magoffin and Knott.
 - (37) Thirty-seventh Judicial District. Carter, Elliott and Morgan.
- (38) Thirty-eighth Judicial District. Butler, Edmonson, Ohio and Hancock.
 - (39) Thirty-ninth Judicial District. Breathitt, Wolfe and Powell.
 - (40) Fortieth Judicial District. Clinton, Russell and Wayne.
 - (41) Forty-first Judicial District. Clay, Jackson and Leslie.
 - (42) Forty-second Judicial District. Calloway.
 - (43) Forty-third Judicial District. Barren and Metcalfe.
 - (44) Forty-fourth Judicial District. Bell.
 - (45) Forty-fifth Judicial District. Muhlenberg and McLean.
 - (46) Forty-sixth Judicial District. Breckinridge, Grayson, and Meade.
 - (47) Forty-seventh Judicial District. Letcher.
 - (48) Forty-eighth Judicial District. Franklin.
 - (49) Forty-ninth Judicial District. Allen and Simpson.
 - (50) Fiftieth Judicial District. Boyle and Mercer.
 - (51) Fifty-first Judicial District. Henderson.
 - (52) Fifty-second Judicial District. Graves.
 - (53) Fifty-third Judicial District. Shelby, Anderson and Spencer.
 - (54) Fifty-fourth Judicial District. Boone and Gallatin.
 - (55) Fifty-fifth Judicial District. Bullitt.
 - (56) Fifty-sixth Judicial District. Caldwell, Livingston, Lyon and Trigg.
 - (57) Fifty-seventh Judicial District. Nelson.

- (58) Fifty-eighth Judicial District. Marshall.
- (59) Fifty-ninth Judicial District. Ballard and Carlisle. (Enact. Acts 1976 (Ex. Sess.), ch. 28, § 2; 1984, ch. 311, § 1, effective January 6, 1986; 1986, ch. 251, § 1, effective July 15, 1986; 1986, ch. 274, § 1, effective July 15, 1986.)

Legislative Research Commission Notes. This section was amended by two 1986 Acts which do not appear to be in conflict and have been compiled together.

Acts 1986, ch. 274, § 3 provides: "The present district judge residing in the counties which comprise the first judicial district as

amended by this Act shall remain the judge in the first judicial district. The present district judge who resides in the counties which comprise the fifty-ninth judicial district shall become the judge of the fifty-ninth judicial district."

CHAPTER 27A JUDICIAL SUPPORT AGENCIES AND PERSONNEL

SECTION.
27A.070. Administrative Office of the Courts to send notices of felony con-

victions to State Board of Elec-

27A.070. Administrative Office of the Courts to send notices of felony convictions to State Board of Elections. — The Administrative Office of the Courts shall send certified notices of conviction of a felony to the State Board of Elections within ten (10) days after the conviction becomes final, including the exhaustion of all appeals, with regard to any person before the courts of the Commonwealth. (Enact. Acts 1988, ch. 341, § 3, effective July 15, 1988.)

CHAPTER 30A COURT PERSONNEL

SECTION.

Board of Elections on incompetency determinations.

CIRCUIT CLERKS

30A.145. Clerks to send notices to State

CIRCUIT CLERKS

30A.145. Clerks to send notices to State Board of Elections on incompetency determinations. — Each circuit clerk shall send certified notices of incompetency to the State Board of Elections within ten (10) days after the determination has become final with regard to any person before the courts of the county. (Enact. Acts 1988, ch. 341, § 4, effective July 15, 1988.)

TITLE VI

FINANCIAL ADMINISTRATION

CHAPTER 45A

KENTUCKY MODEL PROCUREMENT CODE

SECTION.
45A.110. Responsibility of bidders and offerors — Determination —
Right of nondisclosure.
45A.115. Prequalification of suppliers.

SECTION.
45A.395. Determination of responsibility —
Right of nondisclosure.
45A.400. Prequalification of bidders and offerors.

- 45A.110. Responsibility of bidders and offerors Determination Right of nondisclosure. (1) A written determination of responsibility of a bidder or offeror shall be made and it shall be made in accordance with administrative regulations promulgated by the secretary of the Finance and Administration Cabinet. A reasonable inquiry to determine the responsibility of a bidder or offeror may be conducted. The failure of a bidder or offeror to promptly supply information in connection with such an inquiry may be grounds for a determination of nonresponsibility with respect to such a bidder or offeror.
- (2) A written determination of responsibility of a bidder or offeror shall not be made until the bidder or offeror provides the secretary of the Finance and Administration Cabinet with his sworn statement made under penalty of perjury that he has not knowingly violated any provision of the campaign finance laws of the Commonwealth and that the award of a contract to a bidder or offeror will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists.
- (3) Except as otherwise provided by law, information furnished by a bidder or offeror pursuant to this section may not be disclosed outside of the Division of State Purchasing or the purchasing agency administering the contract without prior written consent of the bidder or offeror. (Enact. Acts 1978, ch. 110, § 23, effective January 1, 1979; 1992, ch. 288, § 17, effective July 14, 1992.)
- 45A.115. Prequalification of suppliers. The secretary of the Finance and Administration Cabinet may provide for prequalification of suppliers as responsible prospective contractors for particular types of supplies, services, and construction. The secretary of the Finance and Administration Cabinet shall not prequalify a supplier as a responsible prospective contractor until the supplier provides the secretary with his sworn statement made under penalty of perjury that he has not knowingly violated

any provision of the campaign finance laws of the Commonwealth and that the award of a contract to the supplier will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists. Solicitation mailing lists of potential contractors of such supplies, services, and construction shall include but shall not be limited to such prequalified suppliers. Prequalification shall not foreclose a written determination:

- (1) Between the time of the bid opening or receipt of offers and the making of an award, that a prequalified supplier is not responsible; or
- (2) That a supplier who is not prequalified at the time of bid opening or receipt of offers is responsible. (Enact. Acts 1978, ch. 110, § 24, effective January 1, 1979; 1992, ch. 288, § 18, effective July 14, 1992.)
- 45A.395. Determination of responsibility Right of nondisclosure. (1) A written determination of responsibility of a bidder or offeror shall be made, based on a reasonable inquiry conducted by the local public agency. The unreasonable failure of a bidder or offeror to promptly supply information upon request may be grounds for a determination of nonresponsibility of such bidder or offeror.
- (2) A written determination of responsibility of a bidder or offeror shall not be made until the bidder or offeror provides the local public agency with a sworn statement made under penalty of perjury that he has not knowingly violated any provision of the campaign finance laws of the Commonwealth and that the award of a contract to the bidder or offeror will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists.
- (3) Except as otherwise provided by law, information furnished by a bidder or offeror pursuant to this section may not be disclosed outside of the local public agency without prior written consent of the bidder or offeror. (Enact. Acts 1978, ch. 110, § 80, effective January 1, 1980; 1992, ch. 288, § 19, effective July 14, 1992.)
- 45A.400. Prequalification of bidders and offerors. Suppliers may be prequalified as responsible prospective contractors for particular types of supplies, services, and construction. No supplier shall be prequalified as a responsible prospective contractor until the supplier provides the local public agency with a sworn statement made under penalty of perjury that he has not knowingly violated any provision of the campaign finance laws of the Commonwealth and that the award of a contract to the supplier will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is

aware or should have been aware that his conduct is of that nature or that the circumstance exists. Solicitation mailing lists of potential contractors of such supplies, services, and construction shall include, but shall not be limited to, such prequalified prospective contractors. Prequalification shall not foreclose a written determination:

- (1) Between the time of bid opening or receipt of offers in the making of an award that a pregualified prospective contractor is not responsible; or
- (2) That a prospective contractor who is not prequalified at the time of bid opening or receipt of offers is responsible. (Enact. Acts 1978, ch. 110, § 81, effective January 1, 1980; 1992, ch. 288, § 20, effective July 14, 1992.)

TITLE VIII

OFFICES AND OFFICERS

CHAPTER 61

GENERAL PROVISIONS AS TO OFFICES AND OFFICERS — SOCIAL SECURITY FOR PUBLIC EMPLOYEES — EMPLOYEES RETIREMENT SYSTEM

SECTION.

GENERAL PROVISIONS

61.012. Qualification for appointive office or position as to compliance with campaign finance laws.

FINANCIAL DISCLOSURE

61.710. Persons subject to KRS 61.710 to 61.780.

61.720. Definitions.

61.730. Date for filing reports.

SECTION.

61.740. Information required to be filed.
61.750. Reports are public records — Publication of names of persons failing to file.

61.760. Registry may appoint employees, adopt regulations, hold hearings

61.770. Registry may institute action to declare vacancy upon determination violation occurred.

61.780. Construction.

GENERAL PROVISIONS

61.012. Qualification for appointive office or position as to compliance with campaign finance laws. — No person shall be qualified to hold any appointive state office or position, made by gubernatorial appointment, until the person provides the commissioner of the Department of Personnel with his sworn statement made under penalty of perjury that he has not knowingly violated any provision of the campaign finance laws of the Commonwealth and that his appointment to a state office or position will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should

have been aware that his conduct is of that nature or that the circumstance exists. (Enact. Acts 1992, ch. 288, § 21, effective July 14, 1992.)

FINANCIAL DISCLOSURE

- 61.710. Persons subject to KRS 61.710 to 61.780. (1) KRS 61.710 to 61.780 apply to members of the general assembly, justices and judges of the Court of Justice, commonwealth's attorneys and all candidates for all those offices. KRS 61.710 to 61.780 also apply to a person appointed to a vacancy in an unexpired term of any office mentioned above.
 - (2) KRS 61.710 to 61.780 also apply to:
- (a) Any employee of a daily newspaper of fifty thousand (50,000) or more circulation published in Kentucky who either orally, or in writing contributes to the editorial policy of the newspaper; and
- (b) Any employee of a radio or television station that is owned in common with a newspaper described above who directly or indirectly contributes to the editorial policy of the station. (Enact. Acts 1972, ch. 229, § 1; 1976, ch. 62, § 57; 1978, ch. 288, § 6, effective June 17, 1978.)

61.720. Definitions. — As used in KRS 61.710 to 61.780:

"Financial interest" means an economic interest in the form of stocks, bonds, realty, equity or credit or interests in a corporation, proprietorship or partnership or otherwise. (Enact. Acts 1972, ch. 229, § 2; 1974, ch. 308, § 26.)

- 61.730. Date for filing reports. Each person subject to KRS 61.710 to 61.780, while holding office or employment, shall file with the Kentucky Registry of Election Finance, by March 15 of each year, the written report required by KRS 61.740. Each person who is a candidate for any of the subject offices shall file with the Registry of Election Finance, by March 15 of the year in which he becomes a candidate, the report required by KRS 61.740. Nothing in KRS 61.710 to 61.780 shall be construed to require the filing of more than one (1) complete report for each subject individual each year, except that each individual shall, in writing, notify the Registry of Election Finance of the acquisition or termination of any interests subject to the requirements of KRS 61.710 to 61.780 by January 1 of each year. (Enact. Acts 1972, ch. 229, § 3; 1990, ch. 203, § 1, effective July 13, 1990.)
- 61.740. Information required to be filed. (1) Persons required to file information under KRS 61.710 to 61.780 shall file with the registry of election finance the following:
- (a) A description of each financial interest, direct or indirect, of a value of \$1,000 or greater of himself, his spouse and his dependants, and his principal employer. Exempted from this disclosure are interests in the form of accounts in banks, savings and loan associations, and credit unions and equity interests valued at less than \$1,000.

- (b) A list of every office, directorship or employment held by the subject individual and by his spouse and dependents and his principal employer in any entity regardless of the income received or equity held, excepting such activities in political, religious or charitable entities if compensation of less than \$1,000 per year is received.
- (c) A list of all entities to whom the subject individual and his principal employer furnished compensated services valued at more than \$1,000 during the period covered by the report.
- (2) The values of the interests require to be reported under this section need not be disclosed. Any entity required to be reported under this section need not be identified by name. Such entity may instead be identified by the principal types of economic activities in which it engages, together with such additional detail, to be prescribed by the registry, as will fairly indicate its interests. Where disclosure is required because of legal services rendered to it, such entity may also be described by the type of legal services rendered to it. (Enact. Acts 1972, ch. 229, § 4.)
- 61.750. Reports are public records Publication of names of persons failing to file. Reports required by KRS 61.710 to 61.780 shall be filed with the Kentucky registry of election finance and shall be public record, subject to inspection by any citizen of the Commonwealth. Within thirty (30) days after reports are due, the registry of election finance shall publish a list of those persons who have filed reports, and shall notify any person required to file, who has failed to file such report, by certified mail, return receipt requested of his failure to comply with KRS 61.710 to 61.780. (Enact. Acts 1972, ch. 229, § 5; 1974, ch. 315, § 5; 1980, ch. 114, § 9, effective July 15, 1980.)
- 61.760. Registry may appoint employees, adopt regulations, hold hearings. (1) The registry of election finance shall appoint such employees as are necessary to provide the service to carry out all purposes of KRS 61.710 to 61.780, including an attorney or attorneys on a full or part-time basis.
- (2) The registry shall adopt such regulations and official forms and perform such duties as are necessary to implement the provisions of KRS 61.710 to 61.780. The registry is authorized and empowered to:
 - (a) Develop prescribed forms for the making of the required reports:
- (b) Prepare and publish a manual for the individuals subject to KRS 61.710 to 61.780 describing the requirements of the law, including uniform methods of reporting;
- (c) Permit copying or photocopying of any reports as requested by any person;
- (d) Ascertain whether any individual subject to the requirements of KRS 61.710 to 61.780 has failed to file a report or has filed a defective report, give notice to delinquents of failure to file the report, as provided in KRS 61.740;

- (e) Hold public hearings, investigate any violations in reporting, and issue subpoenas for the production of documents and attendance of witnesses. (Enact. Acts 1972, ch. 229, § 6.)
- 61.770. Registry may institute action to declare vacancy upon determination violation occurred. The office or candidacy of any person required by KRS 61.710 to 61.780 to file a report who fails to file the report required by KRS 61.710 to 61.780 within thirty (30) days after receipt of the registry's notice of noncompliance provided in KRS 61.750 or wilfully files fraudulent information shall be void, and the office or candidacy shall be filled as provided by law for the filling of the vacancy. An action to declare a vacancy under KRS 61.710 to 61.780 may be brought by the registry upon its determination, after investigation and hearing, that a violation of KRS 61.710 to 61.780 has occurred. (Enact. Acts 1972, ch. 229, § 7.)
- 61.780. Construction. Nothing contained in KRS 61.710 to 61.780 shall be construed so as to cause any person to violate the provisions of KRS 421.210. (Enact. Acts 1972, ch. 229, § 8.)

CHAPTER 64

FEES AND COMPENSATION OF PUBLIC OFFICERS AND EMPLOYEES

SECTION.

FEES AND COMPENSATION

64.012. Fees of county clerks.

FEES AND COMPENSATION

64.012. Fees of county clerks. — The county clerk shall receive for the following services the following fees:

Recording deed of trust or assignment for the benefit of credi

Recording deed of trust or assignment for the benefit of credi-	
tors, provided the entire record thereof does not exceed	
three pages	\$ 5.00
Exceeding three pages, for each page	1.50
Copy and certification of same when ordered	3.50
Each bond required to be taken or prepared by the clerk	2.00
Copy of any bond when ordered	1.50
Recording a bond, each bond	5.00
Receiving the acknowledgment or proof of any deed, mortgage or	
agreement, power of attorney, or other written instru-	
ment required by law to be done and certifying same	1.25

Taking the acknowledgment or proof of a deed of real estate, certifying and recording the same and recording his own	
certificate, provided the entire record thereof does not ex-	
ceed three pages	\$ 7.00
Exceeding three pages, for each page	1.50
Certified copy of deed	3.50
Recording a mortgage of real estate, certificates, and all services	
connected with the same, provided the entire record	
thereof does not exceed three pages	7.00
Exceeding three pages, for each page	1.50
Certified copy of real estate mortgage	3.50
Recording deed of assignment of real estate mortgage	5.00
Noting release of any lien, mortgage or redemption other than a	
deed of release	2.50
Receiving the acknowledgment, recording and certifying each	2.00
deed of release of a mortgage or lien under KRS 382.360	5.00
Each additional marginal notation relating to same instrument	2.50
	2.50
Making a record for the establishment of a city, recording the	10.00
plan or plat thereof, and all other services incident	10.00
Recording survey of a city, or any part thereof, or any addition to	10.00
or extensions of the boundary of a city	10.00
Every order concerning the establishment, changing, closing or	
discontinuing of roads, to be paid out of the county levy	
when the road is established, changed, closed or discontin-	
ued, and by the applicant when it is not	1.00
Administering an oath and certificate thereof	1.00
Issuing license for which no other fee is fixed by law	1.50
Marriage license, bond, certificate and recording	14.00
For filing and indexing an original or continuation financing	
statement, and noting the security interest on the re-	
quired receipt for one motor vehicle	6.00
For filing and indexing an assignment of a financing statement	6.00
For filing and noting a statement of release of collateral under a	0.00
financing statement	1.00
Issuance of a certification as provided in KRS 355.9-407	3.50
Certified copy of financing statement or statement of assign-	0.00
ment as provided in KRS 355.9-407	2 50
•	3.50
Recording real estate options, provided the entire record thereof	5.00
does not exceed three pages	5.00
Exceeding three pages, for each page	1.50
Recording power of attorney or revocation of power of attorney,	
provided the entire record thereof does not exceed three	
pages	5.00
Exceeding three pages, for each page	1.50
Recording plats, maps and surveys, not exceeding 24 inches by	
36 inches, per page	10.00
· · · · · · · · · · · · · · · · · · ·	

Recording all leases which are recordable by law, provided the	
entire record thereof does not exceed three pages	\$ 5.00
Exceeding three pages, for each page	1.50
Marginal notation to same instrument	2.50
Filing or recording of certification of intention to operate a busi-	
ness under an assumed name	5.00
Filing a lien on a delinquent motor vehicle or trailer bill	6.00
Releasing a lien on a delinquent motor vehicle or trailer bill	1.50
Filing or recording of mechanic's and artisan's liens under KRS	
Chapter 376	5.00
Filing or recording of notice of lien issued by the Internal Reve-	
nue Service	5.00
Filing or recording of notice of lien discharges issued by the	
Internal Revenue Service	5.00
Filing or recording of lis pendens notice concerning proceedings	
in bankruptcy and other lis pendens notices, provided the	
entire record thereof does not exceed three pages	5.00
Exceeding three pages, for each page	1.50
Filing or recording United States liens, provided the entire	
record per lien does not exceed three pages	5.00
Exceeding three pages, for each page	1.50
Filing or recording release of a United States lien, provided the	
entire record per lien does not exceed three pages	5.00
Exceeding three pages, for each page	1.50
Filing or recording state tax or other state liens, other than liens	
on delinquent motor vehicles or trailers	5.00
Filing release of a state tax or other state lien, other than a lien	
on a delinquent motor vehicle or trailer	5.00
Filing notification and declaration and petition of candidates for	
Commonwealth's attorney, District Court, and Circuit	
Court	200.00
Filing notification and declaration and petition of candidates for	
office in cities of the fifth or sixth class and candidates for	
county and independent boards of education	20.00
Filing notification and declaration and petition of candidates for	
other offices	50.00
Recording wills or other probate documents under KRS 394.300	5.00
Issuance of fish and game licenses or tags costing more than	
\$1.00 each	.75
Registration of licenses for professional persons required to reg-	
ister with the county clerk	5.00
Recording and issuing articles, statements, or reports of corpora-	
tions pursuant to KRS Chapters 271B, 272 and 273, in-	
cluding articles of incorporation, amendment, restate-	
ment of incorporation, merger, consolidation, or dissolu-	
tion and statements of establishment of a series of shares,	

cancellation of a series of shares, reduction of capital, in- tent to dissolve, revocation of voluntary dissolution, or any other statement or report of a foreign or domestic corporation, provided the entire record thereof does not	
exceed three pages	\$ 5.00
Exceeding three pages, for each page	1.50
Miscellaneous recordings for which no specific fee is set, pro-	
vided the entire record thereof does not exceed three	
pages (except military discharges)	5.00
Exceeding three pages, each additional page	1.50
Filing miscellaneous documents for which no specific fee is set,	
provided the entire record thereof does not exceed three	
pages	5.00
Exceeding three pages, each additional page	1.50
Filing certification required by KRS 65.070(1)(a)	2.00
Certification of franchise tax assessment	2.50
(Enact. Acts 1978, ch. 84, § 1, effective June 17, 1978; 1980, ch.	
effective July 15, 1980; 1980, ch. 30, § 4, effective July 15, 1980;	1980, ch.
143, § 2, effective July 15, 1980; 1980, ch. 240, § 4, effective July	
1982, ch. 161, § 1, effective July 15, 1982; 1982, ch. 375, § 1, effective	•
15, 1982; 1984, ch. 185, § 3, effective July 13, 1984; 1986, ch. 1	
effective July 15, 1986; 1992, ch. 288, § 59, effective July 14,	1992.)

Cross-References. Clerk of county court, other fees of:

Assignment of notes, noting, KRS 382.290.

Bankruptcy, lis pendens notice of proceedings in, recording of, KRS 382.510.
Business under assumed name, indexing and filing certificate of, KRS 365.015.

Certified copy of public record relating to eligibility for veterans' assistance to be furnished without fee, KRS 388.330.

Chambers of commerce, no fee for recording articles of incorporation of, KRS 102.020(2).

Cooperative livestock protective association, filing articles of, KRS 272.410. Cooperative marketing association, fil-

ing articles of incorporation of, KRS 272.141.

Corporations, fees for filing and recording papers concerning, KRS 271A.630. County board of supervisors, fees for duties concerning, KRS 133.125.

County farm bureau, no fee for filing articles of incorporation of, KRS 247.260; nor for filing treasurer's bond, KRS 247.270.

Dead body, approving bond of person taking, KRS 311.310.

Discharge papers, no fee for recording, KRS 422.090. Drainage districts, services under laws relating to, KRS 268.610, 269.230.

Elections, fees for duties concerning, KRS 116.105, 116.145, 118.255.

Encumbrances, for recording original instrument, notices and discharges, KRS 134.420, 376.080, 376.140, 376.230, 382.290, 382.460, 382.470, 382.500.

Extension of time on debt secured by lien, entering memorandum of, KRS 413.100.

Game and fish licenses, issuing, KRS 150.230.

Grain certificate, indexing and entering assignment of, KRS 251.260, 251.270.

Licenses, issuing:

County, KRS 137.115. Liquor, KRS 243.600.

Motor vehicle, KRS 186.040, 186.060, 186.070, 186.180,

186.190.

Watercraft, KRS 182.160. Licenses, recording:

Podiatrist's, KRS 311.440.

Dentist's, KRS 313.110.

Embalming, KRS 316.080.

Entertainment, places of, KRS 231.050.

Veterinarian's, KRS 321.290. Lien for unpaid unemployment compensation contributions, filing notice of, KRS 341.310.

Notary's signature and certificate, filing, KRS 423.020.

Property taxes, duties in relation to: Board of tax supervisors, acting as clerk of, KRS 133.125.

Calculating taxes, KRS 132.550.

Certificate of transfer and release of; recording, KRS 134.100.

Conveyances, furnishing list of, KRS 132.480.

Correction of tax books after equalization by board of tax appeals, KRS 133.181.

Notes for purchase-money mortgages, certifying to property valuation administrator, KRS 132.490.

Recapitulation sheets, making and recording, KRS 133.125.

Sales of property for taxes, services in, KRS 134.480.

State tax liens, filing notice of, KRS 134.420.

Tax bills, making out, KRS 133.240. Taxes on legal processes and instruments, collecting, KRS 142.015.

United States tax liens, filing notice and discharge of, KRS 382.500.

Water district assessments, recording sale of property for, KRS 74.190.

Rural electric cooperative corporation, recording articles of incorporation of, KRS 279.190.

Will, receiving and keeping, KRS 394.110.

Clerks' fees generally:

Governor may not remit, Const., § 77. Commonwealth, fees not collectible from when unsuccessful in suit, KRS 453.010. Compensation:

Deduction for neglect of duty, Const., § 235.

Maximum allowed to officers, Const., § 246.

Not to be changed during term, Const., §§ 161, 235.

Salary, officers who must be paid by, Const., § 96.

Special or local acts concerning prohibited, Const., § 59(18).

Confederate pensions, no fee allowed for helping collect, KRS 206.080.

Costs, KRS Ch. 453.

County offices, fees in to be regulated by law, Const., § 106.

Drainage district laws, fees of officers under, KRS 267.420.

Fees of officers not covered in this chapter: Bailiff, special, KRS 421.135.

City attorneys, KRS 64.580.

Collector of dog license, KRS 258.135. Commonwealth's attorney, Const., § 98; KRS 69.120, 69.130.

County attorneys, KRS 64.530, 393.200, 393.210.

Elisor, KRS 70.200.

Jurors, 29A.330.

Local registrar of vital statistics, KRS 213.150.

Property valuation administrator, KRS 132.590, 132.645.

Sealer in agricultural warehouses, KRS 251.140.

Forma pauperis, fees not to be collected from person suing in, KRS 453.190.

Governor may not remit fees in criminal cases, Const., § 77.

Insolvent person, fees may be taken out of judgment recovered by, KRS 453.200.

TITLE IX

COUNTIES, CITIES AND OTHER LOCAL UNITS

CHAPTER 83A

ORGANIZATION OF GOVERNMENT IN CITIES

SECTION.

83A.040. Election of mayors and legislative bodies — Vacancies — Removal of elected officers.

83A.043. Laws governing election of city officers and dates for primary and regular elections. SECTION.

83A.045. Laws governing partisan and nonpartisan elections of city officers.

83A.047. KRS 83A provisions apply when city boundaries extend beyond single county — Exception.

SECTION.
83A.050. General election laws to govern election of city officers unless changed by ordinance.
83A.165. Election to fill unexpired term of city office.

83A.170. Nonpartisan elections.
83A.175. Filling vacancy in city office or in candidacy for city office.

- 83A.040. Election of mayors and legislative bodies Vacancies Removal of elected officers. (1) A mayor shall be elected by the voters of each city at a regular election. His term of office shall begin on the first day of January following his election and shall be for four (4) years and until his successor qualifies. A mayor shall be at least twenty-five (25) years of age, shall be a qualified voter in the city, and shall reside in the city throughout his term of office.
- (2) If a vacancy occurs in the office of mayor, the following provisions shall apply:
- (a) The legislative body of the city shall fill the vacancy within thirty (30) days.
- (b) A member of the legislative body in any city organized and governed under the commission plan as provided by KRS 83A.140 or city manager plan as provided by KRS 83A.150 may vote for himself.
- (c) A member of the legislative body in any city organized and governed under the mayor-council plan as provided by KRS 83A.130 and in any city of the first class organized under the mayor-alderman plan as provided by KRS Chapter 83 shall not vote for himself.
- (d) The legislative body shall elect from among its members an individual to preside over meetings of the legislative body during any vacancy in the office of mayor in accordance with the provisions of KRS 83A.130 to 83A.150.
- (3) When voting to fill the vacancy created by a resignation of a mayor the resigning mayor shall not vote on his successor.
- (4) Each legislative body member shall be elected at-large by the voters of each city at a regular election. His term of office shall begin on the first day of January following his election and shall be for two (2) years, except as provided by KRS 83A.050. A member shall be at least twenty-one (21) years of age, shall be a qualified voter in the city and shall reside in the city throughout his term of office.
- (5) If one (1) or more vacancies on a legislative body occur in a way that one (1) or more members remain seated, the remaining members shall within thirty (30) days fill the vacancies one (1) at a time, giving each new appointee reasonable notice of his selection as will enable him to meet and act with the remaining members in making further appointments until all vacancies are filled. If vacancies occur in a way that all seats become vacant, the Governor shall appoint qualified persons to fill the vacancies sufficient to constitute a quorum. Remaining vacancies shall be filled as provided in this section.
- (6) If for any reason, any vacancy in the office of mayor or the legislative body is not filled within thirty (30) days after it occurs, the Governor shall

promptly fill the vacancy by appointment of a qualified person who shall serve for the same period as if otherwise appointed.

- (7) No vacancy by reason of voluntary resignation in the office of mayor or on a legislative body shall occur unless a written resignation which specifies a resignation date is tendered to the legislative body. The resignation shall be effective at the next regular meeting of the city legislative body.
- (8) Pursuant to KRS 118.305(7), if a vacancy occurs which is required by law to be filled temporarily by appointment, the legislative body or the Governor, whichever is designated to make the appointment, shall immediately notify in writing both the county clerk and the Secretary of State of the vacancy.
- (9) Except in cities of the first class, any elected officer, in case of misconduct, incapacity, or willful neglect in the performance of the duties of his office, may be removed from office by a unanimous vote of the members of the legislative body exclusive of any member to be removed, who shall not vote in the deliberation of his removal. No elected officer shall be removed without having been given the right to a full public hearing. The officer, if removed, shall have the right to appeal to the Circuit Court of the county and the appeal shall be on the record. No officer so removed shall be eligible to fill the office vacated before the expiration of the term to which originally elected.
- (10) Removal of an elected officer in cities of the first class shall be governed by the provisions of KRS 83.660. (Enact. Acts 1980, ch. 235, § 4, effective July 15, 1980; 1982, ch. 434, § 10, effective July 15, 1982; 1984, ch. 80, § 1, effective July 13, 1984; 1988, ch. 17, § 5, effective July 15, 1988; 1990, ch. 366, § 8, effective July 13, 1990.)
- 83A.043. Laws governing election of city officers and dates for primary and regular elections. (1) Election of city officers shall be governed by the provisions of KRS Chapters 116 to 121, except as provided in this chapter.
- (2) Dates on which primary and regular elections are to be held shall be governed by the provisions of KRS 118.025, except as provided in this chapter. (Enact. Acts 1988, ch. 17, § 1, effective July 15, 1988.)
- 83A.045. Laws governing partisan and nonpartisan elections of city officers.—(1) Except as provided in KRS 83A.047, partisan elections of city officers shall be governed by the following provisions, regardless of the form of government or classification of the city:
- (a) A candidate for party nomination to city office shall file his nomination papers with the county clerk of the county not less than one hundred nineteen (119) days before the day fixed by KRS Chapter 118 for holding a primary election. All nomination papers shall be filed no later than 4 p.m. local time when filed on the last day on which the papers are permitted to be filed.

- (b) An independent candidate for nomination to city office shall not participate in a primary election, but shall file his nomination papers with the county clerk of the county not less than ninety-one (91) days before the day fixed by KRS Chapter 118 for holding a regular election. All nomination papers shall be filed no later than 4 p.m. local time when filed on the last day on which the papers are permitted to be filed.
- (c) A candidate for city office who is defeated in a partisan primary election shall be ineligible as a candidate for the same office in the regular election. However, if a vacancy occurs in the party nomination for which he was an unsuccessful candidate in the primary election, his name may be placed on the voting machines for the regular election as a candidate of that party if he has been duly made the party nominee after the vacancy occurs, as provided in KRS 118.105.
- (2) Except as provided in KRS 83A.047, nonpartisan elections of city officers shall be governed by KRS 83A.050, 83A.170, 83A.175, and the following provisions, regardless of the form of government or classification of the city:
- (a) A candidate for city office shall file his nomination papers with the county clerk of the county not less than one hundred nineteen (119) days before the day fixed by KRS Chapter 118 for holding a primary election. All nomination papers shall be filed no later than 4 p.m. local time when filed on the last day on which the papers are permitted to be filed;
- (b) Any city of the fourth to sixth class may by ordinance provide that the nomination and election of candidates for city office in a nonpartisan election shall be conducted pursuant to the provisions of this subsection:
- 1. A city may forgo conducting a nonpartisan primary election for the nomination of candidates to city office, regardless of the number of candidates running for each office, and require all candidates to file their nomination papers with the county clerk of the county no less than ninety-one (91) days before the day fixed by KRS Chapter 118 for holding a regular election.
- 2. All nomination papers shall be filed no later than 4 p.m. local time when filed on the last day on which the papers are permitted to be filed.
- 3. If a city does not conduct a primary election pursuant to this subsection, the election of candidates to city office shall be governed by the provisions of this subsection, KRS 83A.175(2) to (6), and KRS Chapters 116 to 121.
- 4. In the absence of a primary pursuant to this subsection, the number of candidates equal to the number of city offices to be filled who receive the highest number of votes cast in the regular election for each city office shall be elected.
- 5. Candidates shall be subject to all other applicable election laws pursuant to this chapter and KRS Chapters 116 to 121.
- 6. If a vacancy occurs in a candidacy for city office in any city which has not held a primary pursuant to this subsection after the expiration of time for filing nomination papers due to the death, incapacity, or withdrawal of

- a candidate, or if there are fewer candidates than there are offices to be filled, the vacancy in candidacy shall be filled in the following manner:
- a. If the vacancy in candidacy occurs less than ninety-one (91) days but more than thirty (30) days prior to the regular election, candidates shall file petitions of nomination to fill the vacancy with the county clerk not less than thirty (30) days prior to the regular election.
- b. If the vacancy in candidacy occurs less than thirty (30) days prior to the regular election, candidates shall not file petitions of nomination to fill the vacancy with the county clerk, but shall seek election by write-in vote. If no person is elected to the office by write-in vote at the regular election, the vacancy in office shall be filled temporarily by appointment by the officer or body designated by law to fill the appointment.
- (c) A candidate for city office who is defeated in a nonpartisan primary election shall be ineligible as a candidate for the same office in the regular election. (Enact. Acts 1988, ch. 17, § 2, effective July 15, 1988; 1990, ch. 48, § 92, effective July 13, 1990; 1990, ch. 169, § 1, effective July 13, 1990; 1990, ch. 288, § 31, effective July 14, 1992.)
- 83A.047. KRS 83A.045 provisions apply when city boundaries extend beyond single county Exception. In a city whose boundaries extend beyond those of a single county, candidates for nomination or election to city office shall be governed by the provisions contained in KRS 83A.045, except that all nomination papers shall be filed with the Secretary of State no later than 4 p.m. local time on the day provided for in KRS 83A.045. (Enact. Acts 1990, ch. 169, § 2, effective July 13, 1990.)
- 83A.050. General election laws to govern election of city officers unless changed by ordinance. — (1) Election of city officers shall be governed by general election laws as provided in KRS Chapters 116 through 121 unless the city legislative body prescribes by ordinance that election of city officers shall be under nonpartisan city election laws as provided in KRS 83A.045, 83A.170, 83A.175 and KRS 83A.047. The ordinance shall become effective not later than twenty-three (23) days prior to the date prescribed by the election law generally for filing notification and declaration forms with the county clerk in a year in which a regular election is to be held in which any city office is to be filled. Immediately subsequent to publication of any ordinance prescribing that election of city officers be under nonpartisan city election laws, a copy of that ordinance shall be filed with the county clerk of the county in which the city is located. City officers of each city of the second class operating under the city manager form of government pursuant to KRS 83A.150 shall be elected in nonpartisan elections as provided in KRS 83A.045, 83A.170, 83A.175 and KRS 83A.047.
- (2) A city may change the manner of election of city officers within the provisions of subsection (1) of this section by ordinance, except that no change shall be made earlier than five (5) years from the last change.

- (3) The city shall pay the costs of city elections only if city elections are held at a time other than prescribed by KRS Chapters 116 to 121. (Enact. Acts 1980, ch. 235, § 5, effective July 15, 1980; 1982, ch. 71, § 1, effective July 15, 1982; 1984, ch. 44, § 1, effective March 2, 1984; 1988, ch. 17, § 3, effective July 15, 1988; 1990, ch. 169, § 3, effective July 13, 1990.)
- 83A.165. Election to fill unexpired term of city office. (1) A candidate running to fill the unexpired term of any city office shall file his nomination papers in accordance with the provisions of KRS 83A.045, 118.365, 118.375, and 83A.047.
- (2) Vacancies in the office of mayor or city legislative body that are to be filled temporarily by appointment shall be governed by the provisions of KRS 83A.040 and Section 152 of the Kentucky Constitution.
- (3) Vacancies in the office of mayor or city legislative body that are to be filled by partisan election shall be governed by the following provisions:
 - (a) Vacancies in candidacy shall be governed by KRS 118.105;
- (b) Nominations for unexpired terms shall be governed by KRS 118.115 and Section 152 of the Kentucky Constitution; and
- (c) Independent candidates filing to fill a vacancy shall be governed by KRS 118.375.
- (4) Vacancies in the office of mayor or city legislative body that are to be filled by nonpartisan election shall be governed by the following provisions:
- (a) If the vacancy occurs not less than one hundred thirty-four (134) days before a May primary, candidates to fill the vacancy shall be nominated at that primary in the manner prescribed in KRS 83A.170; and
- (b) If the vacancy occurs on or after the one hundred thirty-fourth day before a May primary, the election to fill the unexpired term shall be held in the manner prescribed in Section 152 of the Kentucky Constitution; and
- (c) Vacancies in candidacy in any city of the fourth to sixth class, that has not conducted a nonpartisan primary election shall be governed by the provisions of KRS 83A.045(2)(b)6. (Enact. Acts 1988, ch. 17, § 6, effective July 15, 1988; 1990, ch. 169, § 4, effective July 13, 1990; 1990, ch. 366, § 3, effective July 13, 1990; 1992, ch. 288, § 33, effective July 14, 1992.)
- 83A.170. Nonpartisan elections. (1) In any city which has under the provisions of KRS 83A.045 or 83A.050 required nonpartisan city elections, or in any city of the second class operating under the city manager form of government pursuant to KRS 83A.150, no person shall be elected to city office except as provided in this section or as otherwise provided in this chapter relating to nonpartisan elections.
- (2) No person shall be elected to city office without being nominated in the manner provided in this section at a nonpartisan primary election to be held at the time prescribed by KRS Chapters 116 to 121, except as otherwise provided in this chapter. Nonpartisan primary elections shall be conducted by the same officers, chosen and acting in the same manner, with the same rights and duties as in regular elections.

- (3) Each applicant for nomination shall, by at least the last date prescribed by the election law generally for filing notification and declaration forms with the county clerk or the Secretary of State as provided in KRS 83A.047, file with the county clerk a petition of nomination, which shall be in the form prescribed by the State Board of Elections signed by at least two (2) registered voters in the city. Each voter may sign individual petitions equal to the number of offices to be filled. If a voter signs petitions for more candidates than he is authorized, he shall be counted as a petitioner for the candidate whose petition is filed first.
- (4) The county clerk or the Secretary of State shall examine the petition of each candidate to determine whether it is regular on its face. If there is an error, the county clerk shall notify the candidate by certified mail within twenty-four (24) hours of filing.
- (5) Immediately upon expiration of the time for filing petitions, the county clerk or the Secretary of State shall have published in accordance with KRS Chapter 424 the names of the applicants as they will appear before the voters at the primary.
- (6) Subsection (5) of this section shall not apply if it appears, immediately upon expiration of the time for filing petitions, that there are not more than two (2) applicants for nomination for each city office to be filled, or, when the nominations are for city legislative body members in cities electing legislative body members at large, and there are no more than twice the number of applicants for nomination for the number of offices to be filled. In that case, the applicants for nomination shall thereby be nominated and no drawing for ballot position nor primary election shall be held for that office.
- (7) The ballot position of a candidate shall not be changed after the ballot position has been designated by the county clerk.
- (8) If, before the ballots are printed, any candidate whose petition has been filed in the office of the county clerk or the Secretary of State dies or notifies the clerk or the Secretary of State in writing, signed and properly notarized, that he will not accept the nomination, the clerk shall not cause his name to be printed on the ballot.
- (9) If, after the ballots are printed, any candidate whose name appears thereon shall withdraw pursuant to KRS 118.212 or die,
- (a) Neither the precinct election officers nor the county board of elections shall tabulate or record the votes cast for the candidate.
- (b) The county clerk shall provide notices to the precinct election officers who shall see that a notice is conspicuously displayed at the polling place advising voters of the change, and that votes for the candidate shall not be tabulated or recorded. If the county clerk learns of the death or withdrawal at least five (5) days prior to the election and provides the notices required by this subsection and the precinct officers fail to post the notices at the polling place, the officers shall be guilty of a violation.
- (10) Names of applicants for each nomination shall be placed before the voters of the city. The voters shall be instructed to vote for one (1) candi-

date, except that they shall be instructed to vote for the number of legislative body members to be elected in cities nominating legislative body members at large. No party designation or emblem of any kind nor any sign indicating any applicant's political belief or party affiliation shall be used.

- (11) Persons qualified to vote at a regular election shall be qualified to vote at a nonpartisan primary election and the law applicable to challenges made at a regular election shall be applicable to challenges made at a nonpartisan primary election.
- (12) Votes shall be counted as provided in general election laws, pursuant to KRS Chapters 116 to 121, and the result shall be published as provided in KRS Chapter 424.
- (13) The two (2) applicants receiving the highest number of votes for nomination for each city office shall be nominated; or where the nominations are for city legislative body members in cities electing legislative body members at large, there shall be nominated the number of applicants receiving the highest number of votes equal to twice the number of offices to be filled.
- (14) At the regular election following a nonpartisan primary election, the names of the successful nominees and candidates who have filed a petition of candidacy as provided in this chapter to fill a vacancy shall be placed before the voters.
- (15) The nominee or candidate receiving the greater number of votes cast for each city office shall be elected.
- (16) KRS Chapters 116 to 121 prescribing duties of county clerks and other public officers in the conduct of elections shall be applicable in all respects to nonpartisan city elections, except no election officer or other person within a polling place shall tell or indicate to a voter, by word of mouth or otherwise, the political affiliation of any candidate for city office. (Enact. Acts 1980, ch. 235, § 17, effective July 15, 1980; 1982, ch. 360, § 24, effective July 15, 1982; 1982, ch. 394, § 3, effective July 15, 1982; 1982, ch. 402, § 1, effective January 1, 1984; 1982, ch. 434, § 7, effective July 15, 1982; Acts 1984, ch. 44, § 2, effective March 2, 1984; 1984, ch. 185, § 4, effective July 13, 1984; 1984, ch. 185, § 33, effective April 3, 1984; 1986, ch. 470, § 4, effective July 15, 1986; 1988, ch. 17, § 4, effective July 15, 1988; 1990, ch. 48, § 93, effective July 13, 1990; 1990, ch. 169, § 5, effective July 13, 1990; 1990, ch. 366, § 4, effective July 13, 1990; 1992, ch. 288, § 32, effective July 14, 1992.)
- 83A.175. Filling vacancy in city office or in candidacy for city office. (1) The election to fill the regular term of a nonpartisan city office shall be conducted in the manner prescribed in KRS 83A.165 when, in a regular election for nonpartisan city office no candidates nominated to an office as provided in KRS 83A.170 are available due to death, incapacity, or withdrawal, or when city legislative body members are to be elected at large and there are fewer nominees than there are offices to be filled, or

when a city of the fourth to sixth class has not conducted a primary election pursuant to KRS 83A.045.

- (2) Each candidate shall, by at least the last date prescribed by the election law generally for filing petitions of nomination with the county clerk or the Secretary of State, file with the county clerk or the Secretary of State a petition for candidacy. The petition shall be prescribed by the State Board of Elections and shall be signed by at least two (2) registered voters in the city. Each voter may sign individual petitions equal to the number of offices to be filled. If a voter signs petitions for more candidates than he is authorized, he shall be counted as a petitioner for the candidate whose petition is filed first.
- (3) The county clerk or the Secretary of State shall examine the petition of each candidate to determine whether it is regular on its face. If there is an error, the county clerk or the Secretary of State shall notify the candidate by certified mail within twenty-four (24) hours of filing.
- (4) The ballot position of a candidate shall not be changed after the ballot position has been designated by the county clerk.
- (5) If before the ballots are printed, any candidate whose petition has been filed in the office of the county clerk or the Secretary of State dies or notifies the clerk or the Secretary of State in writing, signed and properly notarized, that he will not accept the election, the clerk shall not cause his name to be printed on the ballot.
- (6) If, after the ballots are printed, any candidate whose name appears thereon shall withdraw pursuant to KRS 118.212 or die,
- (a) Neither the precinct election officers nor the county board of elections shall tabulate or record the votes cast for the candidate.
- (b) The county clerk shall provide notices to the precinct election officers who shall see that a notice is conspicuously displayed at the polling place advising voters of the change, and that votes for the candidate shall not be tabulated or recorded. If the county clerk learns of the death or withdrawal at least five (5) days prior to the election and provides the notices required by this subsection and the precinct officers fail to post the notices at the polling place, the officers shall be guilty of a violation. (Enact. Acts 1986, ch. 470, § 1, effective July 15, 1986; 1988, ch. 17, § 7, effective July 15, 1988; 1990, ch. 48, § 94, effective July 13, 1990; 1990, ch. 169, § 6, effective July 13, 1990; 1990, ch. 366, § 5, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) This section was amended by three 1990 Acts. Where those Acts are not in conflict they have been compiled together.

Where a conflict exists, the Act which was last enacted by the General Assembly prevails, pursuant to KRS 446.250.

TITLE XI REVENUE AND TAXATION

CHAPTER 132

LEVY AND ASSESSMENT OF PROPERTY TAXES

SECTION.

132.017. Recall petition — Reconsideration
— Election — Second billing.

132.020. State ad valorem taxes.

132.023. Limits for certain districts — Proce-

dure for exceeding limits. [Effective for tax years with assessment dates on or after January 1, 1991.]

Compiler's Notes. Under authority of Acts 1984, ch. 404, §§ 6, 10, and 26, "Revenue Cabinet" should be substituted for "Department of Revenue" and "Secretary of Revenue" should be substituted for "Commissioner of Revenue" throughout this chapter wherever they appear.

132.017. Recall petition — Reconsideration — Election — Second billing. — (1)(a) That portion of a tax rate levied by an ordinance, order, resolution, or motion of a county fiscal court, district board of education or legislative body of a city, urban-county government or other taxing district subject to recall as provided for in KRS 68.245, 132.023, 132.027 and 160.470, shall go into effect forty-five (45) days after its passage. If during the forty-five (45) days next following the passage of the order, resolution, or motion, a petition signed by a number of registered and qualified voters equal to ten percent (10%) of the voters voting in the last presidential election is presented to the county clerk or his authorized deputy protesting against passage of the ordinance, order, resolution, or motion, the ordinance, order, resolution, or motion shall be suspended from going into effect until after the election referred to in subsection (2) of this section. When the petition is presented to the county clerk or his authorized deputy, the officer shall immediately notify the presiding officer of the appropriate fiscal court, district board of education, or legislative body of a city or urban-county government or other taxing district, as the case may be. Each sheet of the petition shall contain the names, residence addresses, and Social Security numbers or dates of birth of voters in but one (1) voting precinct, and each sheet shall state the name, number, or designation of the precinct and, where applicable, the name, designation, or number of the district or ward wherein the precinct is situated. The county clerk shall make the conclusive determination of whether the petition contains enough signatures of qualified voters to suspend the effect of the order or resolution.

(b) The county fiscal court, district board of education, or legislative body of a city, urban-county government or other taxing district may cause the cancellation of the election by reconsidering the ordinance, order, resolu-

tion, or motion and amending the ordinance, order, resolution, or motion to levy a tax rate which will produce no more revenue from real property, exclusive of revenue from new property as defined in KRS 132.010, than four percent (4%) over the amount of revenue produced by the compensating tax rate defined in KRS 132.010 from real property. The action by the county fiscal court, district board of education, legislative body of a city, urban-county government or other taxing district shall be valid only if taken within fifteen (15) days following the date of the presentation of the petition.

- (2)(a) If an election is necessary under the provisions of subsection (1) of this section, the county fiscal court or legislative body of a city, urbancounty government or other taxing district shall cause to be submitted to the voters of the county, district, or urban county at the next regular election, the question as to whether the property tax rate shall be levied. The question shall be so framed that the voter may by his vote answer "for" or "against." If a majority of the votes cast upon the question oppose its passage, the order, resolution, or motion shall not go into effect. If a majority of the votes cast upon the question favor its passage, the order, resolution, or motion shall go into effect.
- (b) If an election is necessary for a school district under the provisions of subsection (1) of this section, the district board of education may cause to be submitted to the voters of the district in a called common school election not less than twenty (20) days nor more than thirty (30) days from the date the signatures on the petition are validated by the county clerk, or at the next regular election, at the option of the district board of education, the question as to whether the property tax rate shall be levied. The question shall be so framed that the voter may by his vote answer "for" or "against." If a majority of the votes cast upon the question oppose its passage, the order, resolution, or motion shall not go into effect, and the property tax rate which will produce four percent (4%) more revenues from real property, exclusive of revenue from new property as defined in KRS 132.010, than the amount of revenue produced by the compensating tax rate defined in KRS 132.010, shall be levied without further approval by the county fiscal court, district board of education, or legislative body of a city, urbancounty government or other taxing district, as the case may be. If a majority of the votes cast upon the question favor its passage, the order, resolution, or motion shall go into effect. The cost of a called common school election shall be borne by the school district causing the election to be held.
- (3) Notwithstanding any statutory provision to the contrary, if a city, county, school district or other taxing district has not established a final tax rate as of September 15, due to the recall provisions of KRS 68.245, 132.017, 132.027 or 160.470, regular tax bills shall be prepared as required in KRS 133.220 for all districts having a tax rate established by that date; and a second set of bills shall be prepared and collected in the regular manner, according to the provisions of KRS Chapter 132, upon establishment of final tax rates by the remaining districts.

- (4) If a second billing is necessary, the collection period shall be extended to conform with the second billing date.
- (5) All costs associated with the second billing shall be paid by the taxing district or districts requiring the second billing. (Enact. Acts 1979 (Ex. Sess.), ch. 25, § 8, effective February 13, 1979; 1980, ch. 270, § 2, effective July 15, 1980; 1980, ch. 319, § 7, effective July 15, 1980; 1990, ch. 48, § 83, effective July 13, 1990; 1990, ch. 476, Pt. V, § 308, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) The Act amending this section prevails over the repeal and reenactment in

House Bill 940, Acts Ch. 476, pursuant to Section 653(1) of Acts Ch. 476.

132.020. State ad valorem taxes. — (1) An annual ad valorem tax for state purposes of thirty-one and one-half cents (\$0.315) upon each one hundred dollars (\$100) of value of all real property directed to be assessed for taxation, and one and one-half cents (\$0.015) upon each one hundred dollars (\$100) of value of all privately-owned leasehold interests in industrial buildings, as defined under KRS 103.200, owned and financed by a taxexempt governmental unit, or tax-exempt statutory authority under the provisions of KRS Chapter 103 directed to be assessed for taxation, except that the rate shall not apply to the proportion of value of the leasehold interest created through any private financing, and one and one-half cents (\$0.015) upon each one hundred dollars (\$100) of value of all tobacco directed to be assessed for taxation, and twenty-five cents (\$0.25) upon each one hundred dollars (\$100) of value of all money in hand, shares of stock, notes, bonds, accounts, and other credits, whether secured by mortgage, pledge, or otherwise, or unsecured, except as otherwise provided in subsection (2) of this section, and one and one-half cents (\$0.015) upon each one hundred dollars (\$100) of value of unmanufactured agricultural products. one-tenth of one cent (\$0.001) upon each one hundred dollars (\$100) of value of all farm implements and farm machinery owned by or leased to a person actually engaged in farming and used in his farm operations, onetenth of one cent (\$0.001) upon each one hundred dollars (\$100) of value of all livestock and domestic fowl, one-tenth of one cent (\$0.001) upon each one hundred dollars (\$100) of value of all tangible personal property located in a foreign trade zone as designated under 19 U.S.C. Sec. 81, fifteen cents (\$0.15) upon machinery of individuals or corporations actually engaged in manufacturing, fifteen cents (\$0.15) upon commercial radio, television and telephonic equipment directly used or associated with electronic equipment which broadcasts electronic signals to an antenna, fifteen cents (\$0.15) upon property which has been certified as a pollution control facility as defined in KRS 224.01-300, one-tenth of one cent (\$0.001) upon property which has been certified as an alcohol production facility as defined in KRS 247.910, or as a fluidized bed energy production facility as defined in KRS 211.390, twenty-five cents (\$0.25) upon each one hundred dollars (\$100) of value of motor vehicles qualifying for permanent registration as historic

motor vehicles under the provisions of KRS 186.043, and forty-five cents (\$0.45) upon each one hundred dollars (\$100) of value of all other property directed to be assessed for taxation shall be paid by the owner or person assessed except as provided in subsection (2) of this section and KRS 132.030, 132.050, 132.200, 136.270, 136.300, 136.320, and other sections providing a different tax rate for particular property.

- (2) An annual ad valorem tax for state purposes of one and one-half cents (\$0.015) upon each one hundred dollars (\$100) of value shall be paid upon the following classes of intangible personal properties, when such intangible personal properties have not acquired a taxable situs without this state:
- (a) Accounts receivable, notes, bonds, credits, nondomestic bank deposits, and any other intangible property rights arising out of or created in the course of regular and continuing business transactions substantially performed outside this state;
- (b) Patents, trademarks, copyrights, and licensing or royalty agreements, relating thereto; and
- (c) Shares of capital stock of any affiliated company as defined in subsection (3) of this section and notes, bonds, accounts receivable, and all other intercompany intangible personal property due from such company.
- (3) "Affiliated company" shall mean a parent corporation or subsidiary corporation, and any corporation principally engaged in business outside the United States in which the owner or the person assessed directly or indirectly owns or controls not less than ten percent (10%) of the outstanding voting stock.
- (4) With respect to the intangible properties taxed pursuant to subsection (2) of this section, no other ad valorem tax shall be levied by the state or any county, city, school, or other taxing district on such intangible properties, or directly or indirectly against the owner with respect thereto.
- (5) Thirty cents (\$0.30) of the thirty-one and one-half cents (\$0.315) state tax rate on real property and thirty cents (\$0.30) of the forty-five cents (\$0.45) state tax on tangible personalty subject to local taxation shall be considered as local school district tax levies for purposes of computing any direct payments of state or federal funds to said districts as replacement for ad valorem taxes lost on property acquired by a governmental agency. Should the equivalency ever be less than thirty cents (\$0.30), as certified by the Department of Education, the direct payments shall be reduced proportionately.
- (6) The provisions of subsection (1) of this section notwithstanding, the state tax rate on real property shall be reduced to compensate for any increase in the aggregate assessed value of real property to the extent that such increase exceeds the preceding year's assessment by more than four percent (4%). In any year in which the aggregate assessed value of real property is less than the preceding year, the state rate shall be increased to the extent necessary to produce the approximate amount of revenue that was produced in the preceding year from real property.
 - (7) By July 1 each year, the Revenue Cabinet shall compute the state tax

rate applicable to real property for the current year in accordance with the provisions of subsection (5) of this section and certify the rate to the county clerks for their use in preparing the tax bills. In the event the assessments for all counties have not been certified by July 1, the cabinet shall, when real property assessments of at least seventy-five percent (75%) of the total number of counties of the Commonwealth have been certified, make an estimate of the real property assessments of the uncertified counties and compute the state tax rate.

- (8) In the event that the tax rate set by the cabinet as provided in subsection (6) of this section produces more than a four percent (4%) increase in real property tax revenues, the rate shall be adjusted in the succeeding year so that the cumulative total of each year's property tax revenue increase shall not exceed four percent (4%) per year.
- (9) Effective on or after January 1, 1990, an ad valorem tax for state purposes of five cents (\$0.05) upon each one hundred dollars (\$100) of value shall be paid upon goods held for sale in the regular course of business and raw materials, which includes distilled spirits and distilled spirits inventory, and in-process materials, which includes distilled spirits and distilled spirits inventory, held for incorporation in finished goods held for sale in the regular course of business.
- (10) An ad valorem tax for state purposes of ten cents (\$0.10) per one hundred dollars (\$100) of assessed value shall be paid on the operating property of railroads or railway companies that operate solely within the Commonwealth. (4019: amend. Acts 1948, ch. 95, § 1; 1950, ch. 186; 1954, ch. 161; 1965 (1st Ex. Sess.), ch. 2, § 1; 1968, ch. 207, § 1; 1976, ch. 84, § 7, effective March 29, 1976; 1976, ch. 93, § 9, effective January 1, 1977; 1978, ch. 116, § 3, effective January 1, 1979; 1978, ch. 404, § 1, effective March 30, 1978; 1979 (Ex. Sess.), ch. 3, § 1, effective May 12, 1979; 1979 (Ex. Sess.), ch. 25, § 3, effective February 13, 1979; 1980, ch. 188, § 102, effective July 15, 1980; 1980, ch. 210, § 6, effective July 15, 1980; 1980, ch. 317, § 1, effective July 15, 1980; 1980, ch. 319, § 3, effective July 15, 1980; 1980, ch. 395, § 1, effective July 15, 1980; 1982, ch. 229, § 1, effective July 15, 1982; 1984, ch. 169, § 1, effective July 13, 1984; Acts 1985 (1st Ex. Sess.), ch. 6, part 1, § 1, effective July 29, 1985; 1986, ch. 359, § 1, effective July 15, 1986; 1986, ch. 431, § 16, effective July 15, 1986; 1986, ch. 476, § 5, effective July 15, 1986; 1990, ch. 345, § 1, effective July 13, 1990; 1990, ch. 437, § 4, effective July 13, 1990; 1990, ch. 461, § 1, effective July 13, 1990; 1990, ch. 476, Pt. V, § 310, effective July 13, 1990; 1992, ch. 338, § 21, effective July 14, 1992.)

Cross-References. Power to tax may be conferred on local authorities, Const., § 181. State taxes shall be levied by general laws and for public purposes only, uniformity required, Const., § 171.

Surrender of power to tax, Const., § 175. Taxes to be paid into state treasury and credited to general fund, KRS 47.010.

Tax rate of local taxing units, Const., § 157.

- 132.023. Limits for certain districts Procedure for exceeding limits. (1) No taxing district, other than the state, counties, school districts, cities, and urban-county governments, shall levy a tax rate which exceeds the compensating tax rate defined in KRS 132.010, until the taxing district has complied with the provisions of subsection (2) of this section.
- (2)(a) A taxing district, other than the state, counties, school districts, cities, and urban-county governments, proposing to levy a tax rate which exceeds the compensating tax rate defined in KRS 132.010, shall hold a public hearing to hear comments from the public regarding the proposed tax rate. The hearing shall be held in the principal office of the taxing district, or, in the event the taxing district has no office, or the office is not suitable for a hearing, the hearing shall be held in a suitable facility as near as possible to the geographic center of the district.
- (b) The taxing district shall advertise the hearing by causing to be published at least twice in two consecutive weeks, in the newspaper of largest circulation in the county, a display type advertisement of not less than twelve (12) column inches, the following:
- 1. The tax rate levied in the preceding year, and the revenue produced by that rate;
- 2. The tax rate proposed for the current year and the revenue expected to be produced by that rate;
 - 3. The compensating tax rate and the revenue expected from it;
 - 4. The revenue expected from new property and personal property;
- 5. The general areas to which revenue in excess of the revenue produced in the preceding year is to be allocated;
- 6. A time and place for the public hearing which shall be held not less than seven (7) days, nor more than ten (10) days, after the day that the second advertisement is published;
 - 7. The purpose of the hearing; and
- 8. A statement to the effect that the General Assembly has required publication of the advertisement and the information contained therein.
- (c) In lieu of the two (2) published notices, a single notice containing the required information may be sent by first-class mail to each person owning real property in the taxing district, addressed to the property owner at his residence or principal place of business as shown on the current year property tax roll.
- (d) The hearing shall be open to the public. All persons desiring to be heard shall be given an opportunity to present oral testimony. The taxing district may set reasonable time limits for testimony.
- (3)(a) That portion of a tax rate levied by an action of a tax district, other than the state, counties, school districts, cities, and urban-county governments which will produce revenue from real property, exclusive of revenue from new property, more than four percent (4%) over the amount of revenue produced by the compensating tax rate defined in KRS 132.010 shall be subject to a recall vote or reconsideration by the taxing district, as provided

for in KRS 132.017, and shall be advertised as provided for in paragraph (b) of this subsection.

- (b) The taxing district, other than the state, counties, school districts, cities, and urban-county governments shall, within seven (7) days following adoption of an ordinance, order, resolution, or motion to levy a tax rate which will produce revenue from real property, exclusive of revenue from new property as defined in KRS 132.010, more than four percent (4%) over the amount of revenue produced by the compensating tax rate defined in KRS 132.010, cause to be published, in the newspaper of largest circulation in the county, a display type advertisement of not less than twelve (12) column inches the following:
 - 1. The fact that the taxing district has adopted a rate;
- 2. The fact that the part of the rate which will produce revenue from real property, exclusive of new property as defined in KRS 132.010, in excess of four percent (4%) over the amount of revenue produced by the compensating tax rate defined in KRS 132.010 is subject to recall; and
- 3. The name, address, and telephone number of the county clerk of the county in which the taxing district is located, with a notation to the effect that that official can provide the necessary information about the petition required to initiate recall of the tax rate. (Enact. Acts 1965 (1st Ex. Sess.), ch. 2, § 13; 1966, ch. 62, § 1; 1972, ch. 285, § 2; 1979 (Ex. Sess.), ch. 25, § 4, effective February 13, 1979; 1980, ch. 319, § 8, effective July 15, 1980; 1990, ch. 343, § 5, effective July 13, 1990; 1990, ch. 476, Pt. V, § 311, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) The Act amending this section prevails over the repeal and reenactment in

House Bill 940, Acts Ch. 476, pursuant to Section 653(1) of Acts Ch. 476.

TITLE XIII EDUCATION

CHAPTER 160 SCHOOL DISTRICTS

BOARDS OF EDUCATION

160.180. Eligibility requirements.
160.190. Vacancies, how filled.
160.210. Election of board members —
Change in boundary lines of

SECTION.

divisions — Boards in counties containing city of first class.

160.220. Secret votes — Nominating petitions.

160.230. Presentation of candidate names.

160.240. General election laws apply — Expense.

BOARDS OF EDUCATION

- 160.180. Eligibility requirements. (1) As used in this section, "relative" means father, mother, brother, sister, husband, wife, son, daughter, aunt, uncle, son-in-law, and daughter-in-law.
 - (2) No person shall be eligible to membership on a board of education:
 - (a) Unless he has attained the age of twenty-four (24) years; and
- (b) Unless he has been a citizen of Kentucky for at least three (3) years preceding his election and is a voter of the district for which he is elected; and
- (c) Unless he has completed at least the twelfth grade or has been issued a GED certificate and he is elected after July 13, 1990; and
- (d) An affidavit signed under penalty of perjury certifying completion of the twelfth grade or the equivalent as determined by passage of the twelfth grade equivalency examination held under regulations adopted by the State Board for Elementary and Secondary Education has been filed with the nominating petition required by KRS 118.315; or
- (e) Who holds a state office requiring the constitutional oath or is a member of the General Assembly; or
- (f) Who holds or discharges the duties of any civil or political office, deputyship, or agency under the city or county of his residence; or
- (g) Who, at the time of his election, is directly or indirectly interested in the sale to the board of books, stationery, or any other property, materials, supplies, equipment, or services for which school funds are expended; or
- (h) Who has been removed from membership on a board of education for cause; or
- (i) Who has a relative as defined in subsection (1) of this section employed by the school district and is elected after July 13, 1990. However, this shall not apply to a board member holding office on July 13, 1990 whose relative was not initially hired by the district during the tenure of the board member.
- (3) If, after the election of any member of the board, he becomes interested in any contract with or claims against the board, of the kind mentioned in paragraph (g) of subsection (2) of this section, or becomes a candidate for nomination or election to any office or agency the holding and the discharging of the duties of which would have rendered him ineligible before election, or if he moves his residence from the district for which he was chosen, or if he attempts to influence the hiring of any school employee, except the superintendent of schools or school board attorney, or if he does anything that would render him ineligible for re-election, he shall be subject to removal from office pursuant to KRS 415.050 and 415.060.
- (4) A board member shall be eligible for re-election unless he becomes disqualified.
- (5) The annual in-service training requirements for all school board members shall be as follows:

- (a) Twelve (12) hours for school board members with zero to three (3) years of experience;
- (b) Eight (8) hours for school board members with four (4) to seven (7) years of experience; and
- (c) Four (4) hours for school board members with eight (8) or more years of experience.

The State Board for Elementary and Secondary Education shall identify the criteria for fulfilling this requirement. (4399-22: amend. Acts 1978, ch. 155, § 82, effective June 17, 1978; 1978, ch. 272, § 1, effective June 17, 1978; 1980, ch. 43, § 1, effective July 15, 1980; 1984, ch. 376, § 1, effective July 13, 1984; 1986, ch. 417, § 1, effective July 15, 1986; 1990, ch. 214, § 1, effective July 13, 1990; 1990, ch. 476, Pt. II, § 71, effective July 13, 1990.)

Legislative Research Commission Note. (7/13/90) This section was amended by two 1990 Acts. Where those Acts are not in conflict, they have been compiled together. Where a conflict exists, the Act which was last enacted by the General Assembly prevails.

Cross-References. Incompatible offices, Const., §§ 165, 237; KRS 61.080.

Removal of board members, KRS 156.132 to 156.142.

Removal of officers generally, KRS 415.030 and 415.060.

- 160.190. Vacancies, how filled. (1) Any vacancy in any board of education shall be filled by the chief state school officer within ninety (90) days after the vacancy occurs. The member so chosen shall meet the eligibility requirements as established by KRS 160.180 and shall hold office until his successor is elected and has qualified. The local board of education may make nominations and any person may nominate himself or another for the office.
- (2) Any vacancy having an unexpired term of one (1) year or more at the next regular November election after the vacancy occurs shall be filled for the unexpired term by an election to be held at the next regular November election after the vacancy occurs. The elected member shall succeed the member chosen by the chief state school officer to fill the vacancy. (4399-30: amend. Acts 1974, ch. 57, § 1; 1978, ch. 155, § 82, effective June 17, 1978; 1984, ch. 376, § 2, effective July 13, 1984; 1990, ch. 476, Pt. II, § 70, effective July 13, 1990.)

Cross-References. Resignations, removals and vacancies, KRS Ch. 63.

- 160.210. Election of board members Change in boundary lines of divisions Boards in counties containing city of first class. (1)(a) In independent school districts, the members of the school board shall be elected from the district at large. In county school districts, members shall be elected from divisions.
- (b) If no candidate files a petition of nomination for a local board of education opening pursuant to KRS 118.315 and 118.316, the chief state school officer shall fill the new term of office by appointing a member to the

local board who meets the residency requirement and the qualifications for office provided in KRS 160.180. The local board of education may make nominations and any person may nominate himself or another for the office.

- (2) The board of education of each county school district shall, not later than July 1, 1940, divide its district into five (5) divisions containing integral voting precincts and as equal in population insofar as is practicable. In first dividing the county district into divisions the board shall, if more than one (1) of its members reside in one (1) division, determine by lot which member from that division shall represent that division, and which members shall represent the divisions in which no member resides. The members so determined to represent divisions in which no member resides shall be considered the members from those divisions until their terms expire, and thereafter the members from those divisions shall be nominated and elected as provided in KRS 160.200 and 160.220 to 160.250.
- (3) Any changes made in division boundary lines shall be to make divisions as equal in population and containing integral voting precincts insofar as is practical. No change may be made in division boundary lines less than five (5) years after the last change in any division lines, except in case of merger of districts or a change in territory due to annexation.
- (4)(a) Notwithstanding the provisions of subsection (3) of this section, if one hundred (100) residents of a county school district division petition the State Board for Elementary and Secondary Education stating that the school district divisions are not divided as nearly equal in population as can reasonably be expected, the chief state school officer shall cause an investigation to determine the validity of the petition, the investigation to be completed within thirty (30) days after receipt of the petition.
- (b) If the investigation reveals the school district to be unequally divided according to population, the State Board for Elementary and Secondary Education, upon the recommendation of the chief state school officer, shall order the local board of education to make changes in school district divisions as are necessary to equalize population within the five (5) school divisions.
- (c) If any board fails to comply with the order of the State Board for Elementary and Secondary Education within thirty (30) days or prior to August 1 in any year in which any members of the board are to be elected, members shall be elected from the district at large until the order of the State Board for Elementary and Secondary Education has been complied with.
- (d) No change shall be made in the boundary of any division under the provisions of this subsection after August 1 in the year in which a member of the school board is to be elected from any division.
- (5) Notwithstanding the provisions of subsection (2) of this section, in counties containing a city of the first class wherein a merger pursuant to KRS 160.041 shall have been accomplished, there shall be seven (7) divisions as equal in population as is practicable, with members elected from

divisions. To be eligible to be elected from a division, a candidate must reside in that division. The divisions, based upon 1970 United States Census Bureau Reports on total population by census tracts for Jefferson County, Kentucky shall be as follows: Division One shall include census tracts 1-28; Division Two shall include census tracts 29-35, 47-53, 57-74, 80-84, 93, 129, 130; Division Three shall include census tracts 75-79, 85-88, 98-106, 107.01, 108; Division Four shall include census tracts 121.01, 123-128: Division Five shall include census tracts 36-46, 56, 90, 120, 121.02, 122; Division Six shall include census tracts 54, 55, 91, 92, 94, 95, 110.02, 113, 114, 117.01, 117.02, 118, 119; Division Seven shall include census tracts 89, 96, 97, 107.02, 109, 110.01, 111, 112, 115, 116, 117.03, 131, 132. The terms of the members to be elected, KRS 160.044 not withstanding, shall be four (4) years and the election for the initial four (4) year terms shall be as follows: The election of the members from Divisions Two, Four and Seven shall be held at the next regular November election following the effective date of the merger pursuant to KRS 160.041, and the election of the members from Divisions One, Three, Five and Six shall be held at the regular November election two (2) years thereafter.

(6) In counties containing cities of the first class, responsibility for the establishment or the changing of school board division boundaries shall be with the local board of education, subject to the review and approval of the county board of elections. Where division and census tract boundaries do not coincide with existing election precinct boundaries, school board divisions shall be redrawn to comply with precinct boundaries. In no instance shall precinct boundaries be redrawn nor shall a precinct be divided to accommodate the drawing of school board division lines. Precinct boundaries nearest existing school board division boundaries shall become the new division boundary. All changes under this statute shall be completed on or before January 1, 1979, and on or before January 1 in any succeeding year in which a member of the school board is to be elected from any division. A record of all changes in division lines shall be kept in the offices of the county board of education and the county board of elections. The board of education shall publish all changes pursuant to KRS Chapter 424. A copy of the newspaper in which the notice is published shall be filed with the chief state school officer within ten (10) days following its publication. (4399-24: amend. Acts 1956 (1st Ex. Sess.), ch. 7, Art. II, § 6; 1966, ch. 239, § 146; 1968, ch. 48; 1974, ch. 224, § 4; 1978, ch. 155, § 82, effective June 17, 1978; 1978, ch. 380, § 1, effective June 17, 1978; 1982, ch. 59, § 3, effective July 15, 1982; 1982, ch. 227, § 1, effective July 15, 1982; 1990, ch. 476, Pt. II, § 69, effective July 13, 1990.)

160.220. Secret votes — Nominating petitions. — All elections for members of boards of education shall be by secret vote. The county clerk shall cause to be prepared for presentation to the voters the names of legally eligible candidates who have filed a petition as provided in KRS

118.315. (Repealed and reenact. Acts 1990, ch. 476, Pt. V, § 426, effective July 13, 1990.)

- 160.230. Presentation of candidate names. The candidate names shall be presented to the voters in the form prescribed by the general election law, except that no party emblem or distinguishing mark shall be used, save the words "School Candidates". The order in which the names of the candidates are to appear shall be determined by lot. As many additional spaces shall be left blank as there are members to be elected from the district or division as the case may be. (Repealed and reenact. Acts 1990, ch. 476, Pt. V, § 427, effective July 13, 1990.)
- 160.240. General election laws apply Expense. (1) The general election laws shall apply to all elections of school board members.
- (2) In school districts embracing cities of the first five (5) classes, the expense of the election shall be paid by the city from its general funds. In all other districts the expense shall be paid by the fiscal court out of its general funds. (Repealed and reenact. Acts 1990, ch. 476, Pt. V, § 428, effective July 13, 1990.)

TITLE XV

ROADS, WATERWAYS AND AVIATION

CHAPTER 176 DEPARTMENT OF HIGHWAYS

SECTION.

176.150. Information required with application for certificate of eligibility.

- 176.150. Information required with application for certificate of eligibility. (1) No applicant shall be given a certificate of eligibility unless his financial statement and the investigation made by the department show that he possesses net current assets or working capital sufficient in the judgment of the department to render it probable that he can satisfactorily execute his contracts and meet obligations therein incurred. All applications for certificates shall expressly authorize the department to obtain all information which it deems pertinent with respect to the financial status, assets, and liabilities of the applicant from any persons having business transactions with the applicant, and shall expressly authorize all those persons to furnish any information requested from them by the department.
- (2) No applicant shall be given a certificate of eligibility until the applicant provides the secretary of the Transportation Cabinet with his sworn

statement made under penalty of perjury that he has not knowingly violated any provision of the campaign finance laws of the Commonwealth and that the award of a contract to the applicant will not violate any provision of the campaign finance laws of the Commonwealth. "Knowingly" means, with respect to conduct or to a circumstance described by a statute defining an offense, that a person is aware or should have been aware that his conduct is of that nature or that the circumstance exists.

- (3) Certificates of eligibility shall be issued without reference to the residence of applicants and the administrative regulations regarding the issuance of certificates shall apply equally to residents and nonresidents. A certificate of eligibility shall not be denied to any applicant upon the sole issue of nationality or residence.
- (4) When the applicant is a foreign corporation, the application shall be accompanied by a certificate from the Secretary of State that such corporation is authorized to do business in the state in which it is incorporated. (4356t-20, 4356t-22, 4356t-23; 1992, ch. 288, § 22, effective July 14, 1992.)

TITLE XX

ALCOHOLIC BEVERAGES

CHAPTER 242

ALCOHOLIC BEVERAGES—LOCAL OPTION

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LOCAL OPTION ELECTIONS

- **242.020.** Petition for election. (1) A petition for an election shall be signed by a number of constitutionally qualified voters of the territory to be affected, equal to twenty-five percent (25%) of the votes cast in the territory at the last preceding general election. The petition may consist of one (1) or more separate units, and shall be filed with the county clerk.
- (2) The petition for election, in addition to the name of the voter, shall state also his residence address, Social Security number or date of birth, and the correct date upon which his name was signed.

- (3) No signer may withdraw his name or have it taken from the petition after the petition has been filed. If the name of any person has been placed on the petition for election without his authority, he may appear before the county judge/executive before the election is ordered and upon proof that his name was placed on the petition without his authority, his name may be eliminated by an order of the county judge/executive. When his name has been eliminated, he shall not be counted as a petitioner.
- (4) After a petition for election has been filed, the county judge/executive shall make an order on the order book of the court directing an election to be held in that territory. (2554c-2, 2554c-3: amend. Acts 1978, ch. 384, § 374, effective June 17, 1978; 1984, ch. 111, § 112, effective July 13, 1984; 1990, ch. 48, § 87, effective July 13, 1990.)
- **242.030. Date of election.** (1) The date of the election may be stated in the petition for election. If the date is not stated, it shall be designated by the county judge/executive.
- (2) The election shall be held not earlier than sixty (60) nor later than ninety (90) days after the date the petition is filed with the county clerk.
- (3) The election shall not be held on the same day that a primary or general election is held in the territory or any part of the territory, nor within thirty (30) days next preceding or following a regular political election.
- (4) No election in any territory less than the county shall be held on the same day on which an election for the entire county is held, except as approved in KRS 242.125.
- (5) No election shall be held in the same territory oftener than once in every three (3) years. (2554c-4: amend. Acts 1948, ch. 47, § 2; 1978, ch. 384, § 375, effective June 17, 1978.)

Cross-References. Local option election not to be held on same day as general election, Const., § 61.

242.040. Advertisement of election. — Within five (5) days after the county judge/executive orders an election, the county clerk shall give to the sheriff a certified copy of the order. The sheriff shall have the order published pursuant to KRS chapter 424 in the county. When the election is ordered for the entire county, the sheriff shall also advertise the order by written or printed handbills posted at not less than five (5) conspicuous places in each precinct of the county for two (2) weeks before the election, and, when the election is ordered held in a city, district or precinct, at five (5) conspicuous places in each precinct therein for the same length of time. The sheriff shall report in writing to the county judge/executive that the notices have been published and posted. (2554c-5: amend. Acts 1966, ch. 239, § 173; 1978, ch. 384, § 376, effective June 17, 1978.)

- 242.050. Form of proposition. The proposition to be voted upon shall be stated without emblems and voters shall designate a "Yes" or a "No" vote. In any election the form of the proposition shall be, "Are you in favor of the sale of alcoholic beverages in (name of county or city)?". (2554c-6: amend. Acts 1948, ch. 47, § 3; 1982, ch. 360, § 62, effective July 15, 1982.)
- 242.060. General election laws apply to elections Cost. (1) The general election laws, including penalties for violations, shall apply to the election, except where these laws are inconsistent with this chapter.
- (2) The cost of the election shall be borne by the county. (2554c-7, 2554c-8.)

Cross-References. Regular elections, conduct of, KRS ch. 118.

- 242.070. Committee to nominate officers and certify challengers, witnesses and guards. — Not more than twenty (20) days prior to an election, any group of citizens that in good faith favors or opposes the proposition to be submitted may file with the chairman of the county board of elections a petition asking that it be recognized as the committee entitled to nominate election officers and to certify challengers, witnesses to the counting of the votes and certification of the results, and guards to assist in guarding the boxes containing the votes which have been cast during the period which the group desires. If more than one (1) group claims the right to nominate election officers and certify challengers, witnesses and guards, the county board of elections shall promptly decide and publicly announce which committee is entitled to nominate officers and certify challengers, witnesses and guards. That decision shall not be final, but any aggrieved party may appeal to the county judge/executive, and upon hearing the county judge/executive shall determine which group shall be recognized. (2554c-9: amend. Acts 1976 (Ex. Sess.), ch. 14, § 219, effective January 2, 1978; 1978, ch. 384, § 377, effective June 17, 1978; 1982, ch. 360, § 63, effective July 15, 1982; 1990, ch. 48, § 88, effective July 13, 1990.)
- 242.080. Nomination of officers and issuance of certificates designating challengers, witnesses and guards. (1) The respective committees advocating and opposing the proposition shall each file with the chairman of the county board of elections before the time designated for the selection of officers a list of not more than four (4) persons possessing the qualifications of election officers for each voting precinct, and the board of elections shall appoint the officers from those lists, as provided in KRS 242.090.
- (2) The committees may sign and issue certificates designating challengers at the polls, witnesses to the count of votes and guards to assist in

guarding the boxes containing votes which have been cast, in the same manner as political committees under the general election laws. (2554c-10: amend. Acts 1982, ch. 360, § 64, effective July 15, 1982; 1990, ch. 48, § 89, effective July 13, 1990.)

242.090. Appointment of election officers, challengers, witnesses and guards. — The county board of elections, not more than fifteen (15) and not less than ten (10) days before the day appointed for the holding of the election, shall appoint officers to conduct the election, in the manner provided by general election laws. It shall make equal division of officers between those favoring and those opposing the proposition instead of between political parties. The same equal division of challengers at the polls, of witnesses at the count, and of guards to guard the boxes, shall be made. (2554c-11: amend. Acts 1990, ch. 48, § 90, effective July 13, 1990.)

242.100. Traffic in alcoholic beverage on election day prohibited. — Upon each day that an election is held, no place where alcoholic beverages are sold in the county in which the territory affected is situated shall be open at any time during the day. No person in that county shall sell, loan, furnish or give to any person any alcoholic beverage on that day. (2554c-14.)

Cross-References. Election days, premises of retailer of distilled spirits and wine not to be open on, KRS 244.290.

Election days, sale of malt beverages on, prohibited, KRS 244.480.

242.110. Certification of results. — The result of the election shall be certified by the county board of elections. The certificate of the result shall be immediately filed with the county clerk and the county judge/executive shall have the certificate entered on the order book. The entry of the certificate, or an attested copy thereof, shall be prima facie evidence of the result of the election in actions under this chapter. (2554c-12: amend. Acts 1978, ch. 384, § 378, effective June 17, 1978; 1990, ch. 48, § 91, effective July 13, 1990.)

TITLE XXI

AGRICULTURE AND ANIMALS

CHAPTER 262 SOIL AND WATER CONSERVATION

SECTION.

SECTION.

SOIL AND WATER CONSERVATION

262.220. Election for supervisors — County clerk's duties.

262.210. Nomination of supervisors by petition.

262.240. Supervisors' terms — Nomination and election — Vacancies — Compensation — Removal.

SOIL AND WATER CONSERVATION

262.210. Nomination of supervisors by petition. — Nominating petitions shall be filed with the clerk of the county in which the district lies to nominate candidates for supervisors of the district. Such petitions shall be filed by at least the last date prescribed by the election law generally for filing certificates of nomination prior to a general election. Such petitions shall be filed no later than 4 p.m. local time at the place of filing when filed on the last date on which such papers are permitted to be filed. Each nominating petition shall be subscribed by twenty-five (25) or more qualified voters who are residents of the territory to be encompassed by the district. Resident qualified voters may join in nominating by petition more than one (1) candidate for supervisor. The nominating petition shall state the residence and post-office address of each candidate, that he is legally qualified to hold the office, and that the subscribers desire, and are legally qualified, to vote for the candidate. The county clerk shall certify the nomination and election of supervisors to the commission. (42i-6: amend. Acts 1974, ch. 151, § 4; 1984, ch. 185, § 29, effective July 13, 1984; 1986, ch. 185, § 5, effective January 1, 1987; 1986, ch. 470, § 42, effective July 15, 1986.)

Legislative Research Commission Note. Which do not appear to be in conflict and have This section was amended by two 1986 Acts been compiled together.

262.220. Election for supervisors — County clerk's duties. — The county clerk shall cause the names of all nominees on behalf of whom nominating petitions have been filed under KRS 262.210 to be prepared for presentation to the voters in the regular elections as provided in KRS 117.145. In counties encompassing more than one (1) soil and water conservation district, where portions of more than one (1) district are within the boundaries of a single voting precinct, separate votes shall be taken for the election of supervisors. The election of soil and water conservation district

supervisors shall be subject to the provisions of KRS Chapter 118 for the conduct of regular elections, except that the cost of placing the names of the nominees before the voters shall be borne by the commission. (42i-6: amend. Acts 1950, ch. 106, § 8; 1972, ch. 99, § 4; 1974, ch. 151, § 5; 1980, ch. 188, § 236, effective July 15, 1980; 1982, ch. 360, § 77, effective July 15, 1982.)

Cross-References. Conduct of regular elections, KRS ch. 118.

- 262.240. Supervisors' terms Nomination and election Vacancies — Compensation — Removal. — (1) A supervisor's term begins on January 1 following his election. The two (2) supervisors elected in the general election of 1974 shall be elected for a term of two (2) years. In 1976 a general election shall be conducted for seven (7) supervisors. The four (4) supervisors elected with the highest number of votes in the general election of 1976 shall serve for four (4) years; the other three (3) supervisors elected in 1976 shall serve for two (2) years. In the event only seven (7) nominating petitions for supervisors are filed, the commission shall declare the nominees elected without an election, and shall name four (4) of the nominees to serve terms of four (4) years, and three (3) to serve terms of two (2) years. Thereafter supervisors shall be elected for four (4) years as their terms expire. Nominating petitions for supervisors shall be filed with the county clerk not later than the last date prescribed by the election law generally for filing certificates and petitions of nomination. No such nominating petition shall be accepted by the clerk unless it is signed by twenty-five (25) or more qualified resident voters of the district. Qualified resident voters may sign more than one (1) nominating petition to nominate more than one (1) candidate for supervisor. In the event nominating petitions for only the number of supervisors to be elected are filed, the commission shall declare the nominees elected without holding an election. The county clerk shall examine the petition of each candidate to determine whether it is regular on its face. If there is an error, the county clerk shall notify the candidate by certified mail within twenty-four (24) hours of filing.
- (2) A supervisor shall hold office until his successor has been elected and has qualified. Vacancies shall be filled for the unexpired term by appointment by the commission.
- (3) A supervisor may be reimbursed for expenses necessarily incurred in the discharge of his duties and may be paid a per diem for attending meetings or otherwise discharging the obligations of his office.
- (4) A supervisor shall be a resident of the county or district in which he serves as a supervisor, and upon moving from the county or district, the supervisor shall be ineligible to serve as a supervisor and his office shall be vacant.
 - (5) A supervisor who has been declared elected without an election pur-

suant to subsection (1) of this section may be removed from office by the commission in the same manner as provided by KRS 65.007 for removal of an appointed member of the governing body of a special district. (42i-7: amend. Acts 1950, ch. 106, § 9; 1960, ch. 68, Art. XIV, § 5; 1962, ch. 26; 1974, ch. 151, § 6; 1980, ch. 18, § 22, effective July 15, 1980; 1984, ch. 185, § 30, effective July 13, 1984.)

TITLE XXIV PUBLIC UTILITIES

CHAPTER 276

RAILROAD COMMISSION—RATES AND SERVICE OF COMMON CARRIERS

SECTION.

276.050. Districts from which railroad commissioners to be elected.

276.050. Districts from which railroad commissioners to be elected. — One (1) railroad commissioner shall be elected every four (4) years, as provided in section 209 of the Constitution, from each of the following districts, by the qualified voters thereof:

- (1) First district. Mead, Hardin, Larue, Hart, Metcalfe, Barren, Monroe, Allen, Simpson, Warren, Edmonson, Grayson, Breckinridge, Hancock, Ohio, Butler, Logan, Todd, Muhlenberg, McLean, Daviess, Henderson, Webster, Hopkins, Christian, Trigg, Caldwell, Lyon, Crittenden, Union, Livingston, Marshall, Calloway, Graves, McCracken, Ballard, Hickman, Fulton, Carlisle, Cumberland, Adair and Green Counties.
- (2) Second district. Gallatin, Owen, Scott, Fayette, Jessamine, Madison, Clark, Bourbon, Russell, Casey, Lincoln, Garrard, Boyle, Mercer, Anderson, Woodford, Franklin, Henry, Oldham, Carroll, Trimble, Grant, Boone, Jefferson, Shelby, Spencer, Bullitt, Nelson, Washington, Marion, Taylor, Montgomery, Harrison and Wayne Counties.
- (3) Third district. Kenton, Estill, Jackson, Laurel, Rockcastle, Knox, Harlan, Bell, Leslie, Perry, Letcher, Floyd, Pike, Martin, Johnson, Breathitt, Clay, Owsley, Lee, Powell, Bath, Nicholas, Fleming, Robertson, Pendleton, Bracken, Campbell, Lewis, Mason, Greenup, Rowan, Carter, Elliott, Boyd, Lawrence, Morgan, Magoffin, Wolfe, Menifee, Knott, Clinton, Whitley, Pulaski and McCreary Counties. (823, 824.)

Cross-References. Disposition of districts when counties consolidate, KRS 67.280.

Railroad commissioners, election, terms, qualifications and removal of, Const., § 209.

Railroad commissioners to have commissions from governor, KRS 61.020.

TITLE XXXVIII

WITNESSES, EVIDENCE, NOTARIES, COMMISSIONERS OF FOREIGN DEEDS AND LEGAL NOTICES

CHAPTER 424 LEGAL NOTICES

SECTION.

SECTION.

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424.290, Election ballot.

424.990. Penalties.

MATTERS REQUIRED TO BE PUBLISHED

424.290. Election ballot. — (1) Not less than three (3) days before any primary or regular election the county clerk shall cause to be published in a newspaper a copy of the face of the voting machines, or where an electronic or electromechanical voting system is used, a copy of the ballot cards or supplementary material on which appear the names of candidates or issues to be voted upon. Where the lists of candidates or issues to be voted upon differ for various precincts within the county, the county clerk shall cause to be published only one (1) set of data with appropriate notations showing the differences in the various precincts. If supplemental paper ballots have been approved as provided in KRS 118.215, the paper ballot shall be published at the same time as other material required to be published by this subsection. The cost of publication shall be paid by the county, except that the cost of publishing any voting data required to be published by this subsection that is limited to a city election or a district election other than a school district election shall be paid by the city or the district as the case may be.

(2) "Copy," as used in subsection (1) of this section, means a summary of candidates and issues to be voted upon showing all the pertinent information that will appear, upon which the voters will cast their votes at a particular polling place. (Enact. Acts 1958, ch. 42, § 19; 1960, ch. 168, § 1; 1962, ch. 213; 1972, ch. 188, § 67; 1976 (Ex. Sess.), ch. 1, § 15; 1978, ch. 384, § 527, effective June 17, 1978; 1982, ch. 360, § 84, effective July 15, 1982.)

PENALTIES

424.990. Penalties. — Any person who violates any provision of KRS 424.110 to 424.370 shall be fined not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500). In addition, any officer who fails to comply with any of the provisions of KRS 424.220, 424.230, 424.240,

424.250, 424.290 or 424.330 shall, for each such failure, be subject to a forfeiture of not less than fifty dollars (\$50.00) nor more than five hundred dollars (\$500), in the discretion of the court, which may be recovered only once, in a civil action brought by any citizen of the city, county or district for which the officer serves. The costs of all proceedings, including a reasonable fee for the attorney of the citizen bringing the action, shall be assessed against the unsuccessful party. (Enact. Acts 1958, ch. 42, § 28; 1960, ch. 168, § 1.)

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