1	AN ACT relating to employment.		
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:		
3	→SECTION 1. A NEW SECTION OF KRS 335B.010 TO 335B.070 IS		
4	CREATED TO READ AS FOLLOWS:		
5	The General Assembly finds a compelling public interest in removing barriers to		
6	employment opportunities and occupational licenses for citizens of the Commonwealth		
7	who have been convicted of a crime. Employers can increase their hiring prospects by		
8	offering positions to this historically untapped pool of willing workers who have		
9	demonstrated rehabilitative steps taken in preparation to participate in the workforce,		
10	and reenter society as productive citizens, rather than being defined by a past crime.		
11	→SECTION 2. A NEW SECTION OF KRS 335B.010 TO 335B.070 IS		
12	CREATED TO READ AS FOLLOWS:		
13	(1) A hiring or licensing authority shall establish and implement an application		
14	process in which an individual applying for a position of public employment, or		
15	an occupation for which a professional license is required, may submit his or her		
16	application, and have that application considered by the authority before		
17	pursuing any training or specialized education that is required for the position of		
18	public employment or occupation. The application process shall require the		
19	hiring or licensing authority to make the following information public:		
20	(a) That the application process may include a background check by the		
21	Kentucky State Police, and may require the applicant to submit to		
22	fingerprinting;		
23	(b) That a criminal conviction may disqualify an applicant from obtaining a		
24	position of public employment or an occupational license; and		
25	(c) That the applicant shall submit the information described in subsection (2)		
26	of Section 3 of this Act to the hiring or licensing authority within a time		
27	period determined by the authority of not less than fourteen (14) business		

1		days nor more than thirty (30) business days from the date of application.					
2	<u>(2)</u>	A hiring or licensing authority shall provide the public notice as described in					
3		subsection (1) of this section:					
4		(a) To all applicants within fourteen (14) days of application;					
5		(b) To all prospective applicants by providing all educational institutions that					
6		provide education and training in the areas of study requiring an					
7		occupational license to practice; and					
8		(c) By placing it on its website.					
9	(3) A hiring or licensing authority shall, no later than January 1, 2025:						
10		(a) Formulate policies and procedures as necessary to carry out the provisions					
11		of subsections (1) and (2) of this section;					
12	(b) Promulgate administrative regulations in accordance with KRS Chapter						
13		13A related to subsections (1) and (2) of this section; and					
14		(c) Provide the Legislative Research Commission for referral to the Interim					
15		Joint Committee on Licensing, Occupations, and Administrative					
16		Regulations a report by November 1, 2025 to confirm that an application					
17		process as described in subsections (1) and (2) of this section has been					
18		established and is being utilized.					
19		→ Section 3. KRS 335B.020 is amended to read as follows:					
20	(1)	No person shall be disqualified from public employment, nor shall a person be					
21		disqualified from pursuing, practicing, or engaging in any occupation for which a					
22		license is required solely because of a prior conviction of a crime, unless the crime					
23		for which convicted directly relates to the position of employment sought or the					
24		occupation for which the license is sought.					
25	(2)	In determining if a conviction directly relates to the position of public employment					
26		sought or the occupation for which the license is sought, the hiring or licensing					
27		authority shall consider:					

1		(a) The nature and seriousness of the crime for which the individual was		
2		convicted and the passage of time since its commission;		
3		(b) The relationship of the crime to the purposes of regulating the position of		
4		public employment sought or the occupation for which the license is sought;		
5		(c) The relationship of the crime to the ability, capacity, and fitness required to		
6		perform the duties and discharge the responsibilities of the position of		
7		employment or occupation;		
8		(d) The individual's criminal history;		
9		(e) The age of the individual when the offense was committed;		
10		(f) A certificate of completion or proof of active participation in a conduct		
11		rehabilitation program;		
12		(g) A certificate of completion or proof of active participation in a substance		
13		abuse program;		
14		(h) A certificate of completion or proof of active participation in an educational		
15		program;		
16		(i) Employment history;		
17		(j) Current family responsibilities;		
18		(k) Supportive character references and recommendations; and		
19		(l) Bonding requirements for the occupation for which the license is sought.		
20		→ Section 4. KRS 335B.030 is amended to read as follows:		
21	(1)	[(a)]Upon receiving an application for a position of public employment or an		
22		occupational license from an individual convicted of a crime,[Hf] a hiring or		
23		licensing authority shall [denies an individual a position of public employment		
24		solely because of the individual's prior conviction of a crime, the hiring or licensing		
25		authority shall notify the individual in writing of the following]:		
26		(a)[1.] Request the individual submit the information listed in subsection (2)		
27		of Section 3 of this Act to the hiring or licensing authority as required in		

1			subsection (1)(c) of Section 2 of this Act the grounds and reasons for the
2			denial or disqualification];
3		<u>(b)</u> [2	2]. Afford the individual an opportunity for an in-person, telephone, or
4			video hearing[That the individual has the right to a hearing conducted in
5			accordance with KRS Chapter 13B, if written request for hearing is made
6			within ten (10) days after service of notice]; and
7		<u>(c)</u> [3	Evaluate the applicant's testimony and the evidence of items listed in
8			subsection (2) of Section 3 of this Act, and determine if the conviction
9			directly relates to the position of public employment sought or the
10			occupation for which the license is sought[The earliest date the person may
11			reapply for a position of public employment or a license; and
12			4. That evidence of rehabilitation may be considered upon reapplication.
13		(b)	Any party aggrieved by a final order issued by a hiring or licensing authority
14			after a hearing under this subsection may appeal to Franklin Circuit Court in
15			accordance with KRS Chapter 13B].
16	(2)	(a)	If, after evaluating the evidence as described in subsection (1)(c) of this
17			section[Except as provided in paragraph (b) of this subsection, a hiring or
18			licensing authority shall not disqualify an individual from pursuing,
19			practicing, or engaging in any occupation for which a license is required
20			solely because of the individual's prior conviction of a crime, unless the
21			authority provides the individual with a written notice that the authority has
22			determined that the prior conviction may disqualify the person, demonstrates
23			the connection between the prior conviction and the license being sought, and
24			affords the individual an opportunity to be personally heard before the board
25			prior to the board making a decision on whether to disqualify the individual. If
26			the license is denied after the person was heard], the hiring or licensing
27			authority denies [shall notify] the individual a position of public employment

1		or a license solely because of the individual's prior conviction of a crime,			
2		the hiring or licensing authority shall provide the individual with written			
3		<u>findings of fact</u> [in writing] of the following:			
4		1. The grounds and reasons for the denial or disqualification, citing facts			
5		as they relate to specific items of consideration in subsection (2) of			
6		Section 3 of this Act;			
7		2. That the individual has the right to a hearing conducted in accordance			
8		with KRS Chapter 13B, if a written request for hearing is made within			
9		thirty[ten] (30)[(10)] days after service of written findings of			
10		<u>fact</u> [notice];			
11		3. The earliest date the person may reapply for a license; and			
12		4. That <u>new or previously submitted</u> evidence of rehabilitation may be			
13		considered upon reapplication.			
14		[(b) If an individual's prior conviction was for a Class A felony, a Class B felony,			
15		or any felony offense that would qualify the individual as a registrant pursuant			
16		to KRS 17.500, there shall be a rebuttable presumption that a connection			
17		exists between the prior conviction and the license being sought.]			
18		(b)[(e)] Any party aggrieved by a final order issued by a hiring or licensing			
19		authority after a hearing under this subsection may appeal to Franklin Circuit			
20		Court or the Circuit Court of the county in which the appealing party			
21		<u>resides</u> in accordance with KRS Chapter 13B.			
22	(3)	[Except as provided in subsection (2)(b) of this section,]In any administrative			
23		hearing or civil litigation authorized under this section, the hiring or licensing			
24		authority shall carry the burden of proof on the question of whether the prior			
25		conviction directly relates to the position of employment sought or the occupation			
26		for which the license is sought.			
27		→SECTION 5. A NEW SECTION OF KRS 335B.010 TO 335B.070 IS			

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- 2 (1) Section 2 of this Act shall not apply to:
- 3 <u>(a) A city;</u>
- 4 (b) A county;
- 5 <u>(c) An urban-county government;</u>
- 6 (d) A charter county government;
- 7 (e) A consolidated local government;
- 8 (f) A unified local government; or
- 9 (g) Any political subdivision of paragraphs (1) to (6) of this section.
- 10 (2) An individual applying for a position of public employment with any of the
- 11 <u>entities listed in subsection (1) of this section shall provide the information</u>
- 12 <u>required under subsection (1)(a) of Section 4 of this Act.</u>