1		AN ACT relating to crimes and punishments.
2	Be i	t enacted by the General Assembly of the Commonwealth of Kentucky:
3		→ Section 1. KRS 194A.990 is amended to read as follows:
4	(1)	Any person who violates the provisions of KRS 194A.505(1), (2), or (7) shall be
5		guilty of:
6		$(\underline{a})$ A Class $\underline{B}[A]$ misdemeanor $\underline{i}\underline{f}[$ , unless $]$ the sum total of benefits received in
7		excess of that to which the person was entitled at the time of the offense was
8		committed is valued at or below five hundred dollars (\$500) [over one
9		hundred dollars (\$100), in which case it is a Class D felony];
10		(b) A Class A misdemeanor if the sum total of benefits received in excess of that
11		to which the person was entitled at the time of the offense was committed is
12		valued at more than five hundred dollars (\$500) but less than one thousand
13		dollars (\$1,000); or
14		(c) A Class D felony:
15		1. If the sum total of benefits received in excess of that to which the
16		person was entitled at the time of the offense was committed is valued
17		at or above one thousand dollars (\$1,000); or
18		2. If the person has three (3) or more convictions of paragraph (b) of this
19		subsection within the last five (5) years. In determining the five (5)
20		year period under paragraph (b) of this subsection, the period shall be
21		measured from the dates on which the offenses occurred for which the
22		judgments of conviction were entered.
23	(2)	Any person who violates KRS 194A.505(3) shall be guilty of a Class D felony.
24	(3)	Any person who violates the provisions of KRS 194A.505(4) or (5) shall be guilty
25		of a Class C felony.
26	(4)	Any person who violates the provisions of KRS 194A.505(6) shall be guilty of a
27		Class D felony, unless the purpose of the violation is to obtain ten thousand dollars

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1 (	(\$10,000)	or more,	in	which	case it sh	all b	e a Class	C felon

- 2 (5) Any person who violates KRS 194A.505(1) to (6) shall, in addition to any other
- penalties provided by law, forfeit and pay a civil penalty of payment to the cabinet
- in the amount of all benefits and payments to which the person was not entitled.
- 5 (6) Any provider who violates KRS 194A.505(1) to (6) shall, in addition to any other
- 6 penalties provided by law, including the penalty set forth in subsection (5) of this
- 7 section, forfeit and pay civil penalties of:
- 8 (a) Payment to the State Treasury's general revenue fund in an amount equal to
- 9 three (3) times the amount of the benefits and payments to which the person
- was not entitled; and
- 11 (b) Payment to the State Treasury's general revenue fund of all reasonable
- expenses that the court determines have been necessarily incurred by the state
- in the enforcement of this section.
- → Section 2. KRS 205.8463 is amended to read as follows:
- 15 (1) No person shall knowingly or wantonly devise a scheme or plan a scheme or
- artifice, or enter into an agreement, combination, or conspiracy to obtain or aid
- another in obtaining payments from any medical assistance program under this
- chapter by means of any fictitious, false, or fraudulent application, claim, report, or
- document submitted to the Cabinet for Health and Family Services, or intentionally
- 20 engage in conduct which advances the scheme or artifice.
- 21 (2) No person shall intentionally, knowingly, or wantonly make, present, or cause to be
- 22 made or presented to an employee or officer of the Cabinet for Health and Family
- Services any false, fictitious, or fraudulent statement, representation, or entry in any
- application, claim, report, or document used in determining rights to any benefit or
- payment.
- 26 (3) No person shall, with intent to defraud, knowingly make, or induce, or seek to
- induce the making of a false statement or false representation of a material fact with

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1		respect to the	e conditions or operations of an institution or facility in order that the
2		institution or	facility may qualify, upon initial certification or upon recertification,
3		as a hospita	al, skilled-nursing facility, intermediate-care facility, home-health
4		agency, or oth	her provider of services to the Medical Assistance Program.
5	(4)	No person sh	nall, in any matter within the jurisdiction of the Cabinet for Health and
6		Family Servi	ces under this chapter, knowingly falsify, conceal, or cover up by any
7		trick, scheme	e, or device a material fact, or make any false, fictitious, or fraudulent
8		statement or	representation, or make or use any false writing or document knowing
9		the same to c	ontain any false, fictitious, or fraudulent statement or entry.
10	(5)	<u>(a)</u> Any pe	rson who violates subsections (1) and (2) of this section shall be guilty
11		of <u>:</u>	
12		<u>1.</u> A	Class $\underline{B}[A]$ misdemeanor $\underline{if}[unless]$ the sum total of benefits or
13		pa	ayments claimed in any application, claim, report, or document, or in
14		ar	ny combination or aggregation thereof, is valued at or below five
15		<u>h</u>	undred dollars (\$500)[ three hundred dollars (\$300) or more in which
16		ea	ase it shall be a Class D felony]:
17		<u>2. A</u>	Class A misdemeanor if the sum total of benefits or payments
18		<u>cl</u>	aimed in any application, claim, report, or document, or in any
19		<u>ca</u>	ombination or aggregation thereof, is valued at more than five
20		<u>h</u> :	undred dollars (\$500) but less than one thousand dollars (\$1,000); or
21		<u>3. A</u>	Class D felony:
22		<u>a.</u>	If the sum total of benefits or payments claimed in any
23			application, claim, report, or document, or in any combination
24			or aggregation thereof, is valued at or above one thousand
25			dollars (\$1,000); or
26		<u>b.</u>	If the person has three (3) or more convictions of subparagraph
27			2. of this paragraph within the last five (5) years. In determining

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1			tne five (5) year perioa unaer supparagraph 2. of this paragraph,
2			the period shall be measured from the dates on which the
3			offenses occurred for which the judgments of conviction were
4			<u>entered</u> .
5		<u>(b)</u>	Any person who violates the provisions of subsection (3) of this section shall
6			be guilty of a Class C felony.
7		<u>(c)</u>	Any person who violates the provisions of subsection (4) of this section shall
8			be guilty of a Class D felony.
9		<b>→</b> Se	ection 3. KRS 238.995 is amended to read as follows:
10	(1)	Any	person who willfully conducts without the required license any activity which
11		unde	r this chapter requires a license shall be guilty of a Class A misdemeanor.
12	(2)	Any	person who makes any materially false or misleading statement in making
13		appli	cation for licensure or in submitting reports required under this chapter, or any
14		perso	on who willfully fails to maintain records or make entries required under this
15		chapt	ter, or any person who willfully refuses to produce for inspection any books,
16		docu	ments, or records required under this chapter shall be guilty of a Class A
17		misde	emeanor.
18	(3)	Any	person who engages in conduct designed to corrupt the outcome of any
19		chari	table gaming activity with purpose to defraud or knowing that he is facilitating
20		a frau	ad shall be guilty of:
21		<u>(a)</u>	A Class B misdemeanor if the amount involved is five hundred dollars
22			(\$500) or less;
23		<u>(b)</u>	A Class A misdemeanor if the amount involved is <i>more than five hundred</i>
24			<u>dollars</u> (\$500) <u>but</u> less than <u>one thousand</u> [three hundred] dollars
25			(\$1,000)[(\$300)]; or[and]
26		<u>(c)</u>	A Class D felony:
27			1. If the amount involved is one thousand[three hundred] dollars

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1		(\$1,000)[(\$300)] or more; or
2		2. If the person has three (3) or more convictions of paragraph (b) of this
3		subsection within the last five (5) years. In determining the five (5)
4		year period under paragraph (b) of this subsection, the period shall be
5		measured from the dates on which the offenses occurred for which the
6		judgments of conviction were entered.
7	(4)	Any person who knowingly diverts charitable gaming funds from legitimate
8		charitable purpose or lawful expenses allowed under this chapter to his financial
9		benefit or the financial benefit of another person shall be guilty of:
10		(a) A Class B misdemeanor if the amount involved is five hundred dollars
11		(\$500) or less;
12		(b) A Class A misdemeanor if the amount involved is more than five hundred
13		dollars (\$500) but less than one thousand[three hundred] dollars
14		<u>(\$1,000)</u> [(\$300)]; or[and]
15		(c) A Class D felony:
16		1. If the amount involved is one thousand[three hundred] dollars
17		(\$1,000)[(\$300)] or more; or
18		2. If the person has three (3) or more convictions of paragraph (b) of this
19		subsection within the last five (5) years. In determining the five (5)
20		year period under paragraph (b) of this subsection, the period shall be
21		measured from the dates on which the offenses occurred for which the
22		judgments of conviction were entered.
23	(5)	Any person who commits a second or subsequent offense within a five (5) year
24		period under subsection (1) or (2) of this section shall be guilty of a Class D felony.
25	(6)	Nothing contained in this chapter shall prohibit prosecution of a violation under
26		KRS Chapter 528 by the Attorney General, county attorneys, or Commonwealth's
27		attorneys.

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l	(7)	No person shall make or cause a false entry to be made in the business records of a
2		charitable organization; alter, erase, obliterate, delete, remove, or destroy a true
3		entry in the business records of a charitable organization; omit to make a true entry
4		in the business records of a charitable organization in violation of a duty to do so
5		that he knows to be imposed upon him by law or by the nature of his position; or
5		prevent the making of a true entry or cause the omission thereof in the business
7		records of a charitable organization.

- 8 (8) Violation of subsection (7) of this section or falsifying business records of a charitable organization is a Class A misdemeanor.
- Section 4. KRS 341.990 is amended to read as follows:
- 11 (1) Except as otherwise provided in subsection (11) of this section, any employee of 12 any state agency who violates any of the provisions of KRS 341.110 to 341.230 13 shall be guilty of a Class B misdemeanor.
- 14 (2) Any person subpoenaed to appear and testify or produce evidence in an inquiry, 15 investigation, or hearing conducted under this chapter who fails to obey the 16 subpoena shall be guilty of a Class B misdemeanor.
- 17 (3) Any subject employer, or officer or agent of a subject employer, who violates 18 subsection (1) of KRS 341.470 shall be guilty of a Class A misdemeanor.
- 19 (4) Any person who violates subsection (2) of KRS 341.470 shall be guilty of a Class A misdemeanor.
- 21 (5) Any person who knowingly makes a false statement or representation of a material fact or knowingly fails to disclose a material fact to the secretary to obtain or increase any benefit under this chapter or under an employment security law of any other state, or of the federal government, either for himself or for any other person, business entity, or organization shall be guilty of:
- 26 (a) A Class <u>B[A]</u> misdemeanor <u>if[unless]</u> the value of the benefits procured or 27 attempted to be procured is <u>five hundred dollars</u> (\$500)[one hundred dollars

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1			(\$100)] or <u>less[more, in which case he shall be guilty of a Class D felony]:</u>
2		<u>(b)</u>	A Class A misdemeanor if the value of the benefits procured or attempted to
3			be procured is more than five hundred dollars (\$500) but less than one
4			thousand dollars (\$1,000); or
5		<u>(c)</u>	A Class D felony:
6			1. If the value of the benefits procured or attempted to be procured is one
7			thousand dollars (\$1,000) or more; or
8			2. If the person has three (3) or more convictions of paragraph (b) of this
9			subsection within the last five (5) years. In determining the five (5)
10			year period under paragraph (b) of this subsection, the period shall be
11			measured from the dates on which the offenses occurred for which the
12			judgments of conviction were entered.
13	(6)	(a)	Any person who knowingly makes a false statement or representation, or who
14			knowingly fails to disclose a material fact to prevent or reduce the payment of
15			benefits to any worker entitled thereto, or to avoid becoming or remaining
16			subject to this chapter, or to avoid or reduce any payment required of an
17			employing unit under this chapter shall be guilty of:
18			<u>1.</u> A Class $\underline{B}[A]$ misdemeanor $\underline{if}[unless]$ the liability avoided or attempted
19			to be avoided is five hundred dollars (\$500) [one hundred dollars
20			(\$100)] or <u>less</u> [more, in which case he shall be guilty of a Class D
21			<del>felony</del> ]:
22			2. A Class A misdemeanor if the liability avoided or attempted to be
23			avoided is more than five hundred dollars (\$500) but less than one
24			thousand dollars (\$1,000); or
25			3. A Class D felony:
26			a. If the liability avoided or attempted to be avoided is one thousand
27			dollars (\$1,000) or more; or

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1		b. If the person has three (3) or more convictions of subparagraph
2		2. of this paragraph within the last five (5) years. In determining
3		the five (5) year period under subparagraph 2. of this paragraph,
4		the period shall be measured from the dates on which the
5		offenses occurred for which the judgments of conviction were
6		<u>entered</u> .
7		(b) Any person who willfully fails or refuses to furnish any reports required, or to
8		produce or permit the inspection or copying of records required in this chapter
9		shall be guilty of a Class B misdemeanor. Each such false statement,
10		representation or failure and each day of failure or refusal shall constitute a
11		separate offense.
12	(7)	In any prosecution for the violation of subsection (5) or (6) of this section, it shall
13		be a defense if the person relied on the advice of an employee or agent of the Office
14		of Unemployment Insurance, Department of Workforce Investment.
15	(8)	Any person who willfully violates any provision of this chapter or any rule or
16		regulation under it, the violation of which is made unlawful or the observance of
17		which is required under the terms of this chapter, and for which no specific penalty
18		is prescribed in this chapter or in any other applicable statute, shall be guilty of a
19		violation. Each day the violation continues shall constitute a separate offense.
20	(9)	In addition to the higher rates imposed under KRS 341.540(7), any person, whether
21		or not an employing unit, who knowingly advises or assists an employing unit in the
22		violation or attempted violation of KRS 341.540 or any other provision of this
23		chapter related to determining the assignment of a contribution rate shall be subject
24		to a civil monetary penalty of not less than five thousand dollars (\$5,000).
25	(10)	Proceeds from all penalties imposed under subsection (9) of this section and KRS
26		341.540 shall be deposited in the unemployment compensation administration
27		account and shall be expended solely for the cost of administration of this chapter

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1	consistent with KRS 341.240.
2	(11) Any person who violates the confidentiality provision in KRS 341.190(4) shall be
3	guilty of a Class A misdemeanor.
4	→ Section 5. KRS 434.650 is amended to read as follows:
5	(1) (a) A person who, with intent to defraud the issuer, a participating party, a person
6	or organization providing money, goods, services, or anything else of value, or
7	any other person:
8	$\underline{I.[(a)]}$ Uses for the purpose of obtaining money, goods, services, or
9	anything else of value a credit or debit card obtained or retained i
10	violation of KRS 434.570 to 434.650, or any of such sections, or a cred
11	or debit card which he knows is forged, expired, or revoked; [or]
12	2.[(b)] Obtains money, goods, services, or anything else of value b
13	representing without consent of the cardholder that he is the holder of
14	specified card or by representing that he is the holder of a card and suc
15	card has not in fact been issued; [or]
16	3.[(e)] Uses a credit or debit card obtained or retained in violation of KR
17	434.570 to 434.650, or any of such sections, or a credit or debit car
18	which he knows is forged, expired, or revoked, as authority of
19	identification to cash or attempts to cash or otherwise negotiate of
20	transfer a check or other order for payment of money, whether or no
21	negotiable, if said negotiation or transfer or attempt to negotiate of
22	transfer would constitute a crime under KRS 514.040 or 516.030; or
23	4.[(d)] Deposits into his account or any account, via an automate
24	banking device, a false, fictitious, forged, altered, or counterfeit check
25	draft, money order, or any other such document not his lawful or lega
26	property <u>:[,]</u>
27	is guilty as provided in paragraph (b) of this subsection.

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1	<u>(b)</u>	The	pena	try for violating paragraph (a) of this subsection is: 1 of a Class A
2		mise	<del>deme</del> a	nor, ]
3		<u>1.</u>	<u>A</u> C	<u>class B misdemeanor</u> if the value of all money, goods, services, or
4			othe	r things of value obtained in violation of this section over a six (6)
5			mon	th period is less than five hundred dollars (\$500);
6		<u>2.</u>	A C	lass A misdemeanor if the value of all money, goods, services, or
7			<u>othe</u>	er things of value obtained in violation of this section over a six (6)
8			mon	th period is five hundred dollars (\$500) or more but less than one
9			thou	usand dollars (\$1,000); [five hundred dollars (\$500),]
10		<u>3.</u>	A C	lass D felony <u>:</u>
11			<u>a.</u>	If the value of all money, goods, services, or other things of value
12				obtained in violation of this section over a six (6) month
13				period[such value] is one thousand dollars (\$1,000)[five hundred
14				dollars (\$500)] or more but is less than ten thousand dollars
15				(\$10,000) <u>;</u> [ <del>,]</del> or
16			<u>b.</u>	If the person has three (3) or more convictions of subparagraph
17				2. of this paragraph within the last five (5) years. In determining
18				the five (5) year period under subparagraph 2. of this paragraph,
19				the period shall be measured from the dates on which the
20				offenses occurred for which the judgments of conviction were
21				entered; or
22		<u>4.</u>	A C	class C felony if the value of all money, goods, services, or other
23			<u>thin</u>	gs of value obtained in violation of this section over a six (6)
24			mon	ath period[such value] is ten thousand dollars (\$10,000) or more.
25	(2) A p	erson	who r	receives money, goods, services, or anything else of value as a result
26	of a	false	, fictiti	ious, forged, altered, or counterfeit check, draft, money order, or any
27	othe	er suc	h doc	cument having been deposited into an account via an automated

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1		banking device, knowing at the time of receipt of the money, goods, services, or
2		item of value that the document so deposited was false, fictitious, forged, altered, or
3		counterfeit or that the above described deposited item was not his lawful or legal
4		property, violates this subsection and is subject to the penalties set forth in
5		subsection (1) of this section.
6	(3)	Knowledge of revocation shall be presumed to have been received by a cardholder
7		four (4) days after it has been mailed to him at the address set forth on the credit or
8		debit card or at his last known address by registered or certified mail, return receipt
9		requested, and, if the address is more than five hundred (500) miles from the place
10		of mailing, by air mail. If the address is located outside the United States, Puerto
11		Rico, the Virgin Islands, the Canal Zone, and Canada, notice shall be presumed to
12		have been received ten (10) days after mailing by registered or certified mail.
13		→ Section 6. KRS 434.655 is amended to read as follows:
14	(1)	A cardholder who fraudulently uses a credit or debit card to obtain money, goods,
15		services, or anything else of value after said cardholder has reported to the issuer
16		said credit or debit card lost, as stolen, or not received is deemed to have used said
17		credit or debit card in order to defraud the issuer; and said cardholder shall be guilty
18		of <u>:</u>
19		$(\underline{a})$ A Class $\underline{B}[A]$ misdemeanor if the value of all money, goods, services, or other
20		things of value furnished in violation of this section over a six (6) month
21		period is [less than] five hundred dollars (\$500) or less; [,]
22		(b) A Class A misdemeanor if the value of all money, goods, services, or other
23		things of value furnished in violation of this section over a six (6) month
24		period is more than five hundred dollars (\$500) but less than one thousand
25		<u>dollars (\$1,000);</u>
26		(c) A Class D felony:
27		1. If the[such] value of all money, goods, services, or other things of

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1			value furnished in violation of this section over a six (6) month period			
2			is <u>one thousand</u> [five hundred] dollars (\$1,000)[(\$500)] or more but is			
3			less than ten thousand dollars (\$10,000);[,] or			
4			2. If the person has three (3) or more convictions of paragraph (b) of this			
5			subsection within the last five (5) years. In determining the five (5)			
6			year period under paragraph (b) of this subsection, the period shall be			
7			measured from the dates on which the offenses occurred for which the			
8			judgments of conviction were entered; or			
9		<u>(d)</u>	A Class C felony if such value is ten thousand dollars (\$10,000) or more.			
10 (	(2)	A ca	ardholder who, after using a credit or debit card, fraudulently reports to the			
11		issue	er that such usage or transaction was not made by said cardholder, or that said			
12		cred	it or debit card was lost, stolen, or not received at the time of such usage or			
13		transaction, in order to defraud the issuer, the cardholder, or any other person in				
14		connection with said usage, shall be guilty of:				
15		<u>(a)</u>	A Class $\underline{\mathbf{B}}[A]$ misdemeanor if the value of all money, goods, services, or other			
16			things of value furnished in violation of this section over a six (6) month			
17			period is [less than] five hundred dollars (\$500) or less; [,]			
18		<u>(b)</u>	A Class A misdemeanor if the value of all money, goods, services, or other			
19			things of value furnished in violation of this section over a six (6) month			
20			period is more than five hundred dollars (\$500) but less than one thousand			
21			dollars (\$1,000);			
22		<u>(c)</u>	A Class D felony:			
23			1. If the[such] value of all money, goods, services, or other things of			
24			value furnished in violation of this section over a six (6) month period			
25			is one thousand[five hundred] dollars (\$1,000)[(\$500)] or more but is			
26			less than ten thousand dollars (\$10,000);[,] or			
27			2. If the person has three (3) or more convictions of paragraph (b) of this			

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1			subsection within the last five (5) years. In determining the five (5)
2			year period under paragraph (b) of this subsection, the period shall be
3			measured from the dates on which the offenses occurred for which the
4			judgments of conviction were entered; or
5		<u>(d)</u>	A Class C felony if such value is ten thousand dollars (\$10,000) or more.
6		<b>→</b> S	ection 7. KRS 434.690 is amended to read as follows:
7	(1)	A pe	erson who receives money, goods, services, or anything else of value obtained in
8		viol	ation of KRS 434.650, knowing or believing that it was so obtained is guilty of:
9		<u>(a)</u>	A Class $\underline{\mathbf{B}}[A]$ misdemeanor, if the value of all money, goods, services, and
10			other things of value received in violation of this section over a six (6) month
11			period is [less than] five hundred dollars (\$500) or less; [,]
12		<u>(b)</u>	A Class A misdemeanor if the value of all money, goods, services, and other
13			things of value received in violation of this section over a six (6) month
14			period is more than five hundred dollars (\$500) but less than one thousand
15			dollars (\$1,000);
16		<u>(c)</u>	A Class D felony:
17			1. If the[such] value of all money, goods, services, and other things of
18			value received in violation of this section over a six (6) month period is
19			one thousand [five hundred] dollars (\$1,000)[(\$500)] or more but is less
20			than ten thousand dollars $(\$10,000)$ ; [,] or
21			2. If the person has three (3) or more convictions of paragraph (b) of this
22			subsection within the last five (5) years. In determining the five (5)
23			year period under paragraph (b) of this subsection, the period shall be
24			measured from the dates on which the offenses occurred for which the
25			judgments of conviction were entered; or
26		<u>(d)</u>	A Class C felony if such value is ten thousand dollars (\$10,000) or more.
27	(2)	Арс	erson who possesses three (3) or more tickets for airline, railroad, steamship, or

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1		othe	r transportation service, which tickets were obtained by the use of a stolen or
2		forg	ed credit or debit card is presumed to know that such tickets were so obtained.
3		<b>→</b> S	ection 8. KRS 514.030 is amended to read as follows:
4	(1)	Exce	ept as otherwise provided in KRS 217.181, a person is guilty of theft by
5		unla	wful taking or disposition when he unlawfully:
6		(a)	Takes or exercises control over movable property of another with intent to
7			deprive him thereof; or
8		(b)	Obtains immovable property of another or any interest therein with intent to
9			benefit himself or another not entitled thereto.
10	(2)	The	ft by unlawful taking or disposition is [a Class A misdemeanor unless]:
11		(a)	<u>If</u> the property is a firearm (regardless of the value of the firearm), [ in which
12			case it is] a Class D felony;
13		(b)	$\underline{\mathit{If}}$ the property is anhydrous ammonia (regardless of the value of the
14			ammonia),[ in which case it is] a Class D felony unless it is proven that the
15			person violated this section with the intent to manufacture methamphetamine
16			in violation of KRS 218A.1432, in which case it is a Class B felony for the
17			first offense and a Class A felony for each subsequent offense;
18		(c)	$\underline{\mathbf{\textit{If}}}$ the property is one (1) or more controlled substances valued collectively at
19			less than ten thousand dollars (\$10,000), [in which case it is] a Class D felony;
20		(d)	If the value of the property is less than five hundred dollars (\$500), a Class
21			<u>B misdemeanor;</u>
22		<u>(e)</u>	If the value of the property is five hundred dollars (\$500) or more but less
23			than one thousand dollars (\$1,000), a Class A misdemeanor;
24		<u>(f)</u>	If the person has three (3) or more convictions of paragraph (e) of this
25			subsection within the last five (5) years, a Class D felony. In determining
26			the five (5) year period under paragraph (e) of this subsection, the period
27			shall be measured from the dates on which the offenses occurred for which

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1		the judgments of conviction were entered;
2		(g) If the value of the property is one thousand dollars (\$1,000) [five hundred
3		dollars (\$500)] or more but less than ten thousand dollars (\$10,000),[ in which
4		case it is] a Class D felony;
5		(h)[(e)] If the value of the property is ten thousand dollars (\$10,000) or more but
6		less than one million dollars (\$1,000,000),[ in which case it is] a Class C
7		felony;
8		(i) [(f)] If the value of the property is one million dollars (\$1,000,000) or more
9		but less than ten million dollars (\$10,000,000), [in which case it is] a Class B
10		felony; or
11		$(\underline{i})[(g)]$ If the value of the property is ten million dollars (\$10,000,000) or more,
12		in which case it is] a Class B felony.
13	(3)	Any person convicted under subsection (2)(j)[-(g)] of this section shall not be
14		released on probation or parole until he or she has served at least fifty percent (50%)
15		of the sentence imposed, any statute to the contrary notwithstanding.
16		→ Section 9. KRS 514.040 is amended to read as follows:
17	(1)	A person is guilty of theft by deception when the person obtains property or services
18		of another by deception with intent to deprive the person thereof. A person deceives
19		when the person intentionally:
20		(a) Creates or reinforces a false impression, including false impressions as to law,
21		value, intention, or other state of mind;
22		(b) Prevents another from acquiring information which would affect judgment of
23		a transaction;
24		(c) Fails to correct a false impression which the deceiver previously created or
25		reinforced or which the deceiver knows to be influencing another to whom the
26		person stands in a fiduciary or confidential relationship;
27		(d) Fails to disclose a known lien, adverse claim, or other legal impediment to the

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enjoyment of property which the person transfers or encumbers in consideration for the property obtained, whether the impediment is or is not valid or is or is not a matter of official record; or

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- (e) Issues or passes a check or similar sight order for the payment of money, knowing that it will not be honored by the drawee.
- 6 (2) The term "deceive" does not, however, include falsity as to matters having no 7 pecuniary significance or puffing by statements unlikely to deceive ordinary persons 8 in the group addressed.
- 9 (3) Deception as to a person's intention to perform a promise shall not be inferred from 10 the fact alone that he did not subsequently perform the promise.
- 11 (4) For purposes of subsection (1) of this section, a maker of a check or similar sight
  12 order for the payment of money is presumed to know that the check or order, other
  13 than a postdated check or order, would not be paid, if:
  - (a) The maker had no account with the drawee at the time the check or order was issued; or
  - (b) Payment was refused by the drawee for lack of funds, upon presentation within thirty (30) days after issue, and the maker failed to make good within ten (10) days after receiving notice of that refusal. Notice of the refusal may include a citation to this section and a description of this section's criminal penalties and shall be deemed properly addressed when mailed to the address printed or written on the check or sight order or provided by the drawer or maker upon issuance of the check or sight order. The notice, if mailed, shall be deemed received by the addressee seven (7) days after it is placed in the United States mail. The notice may be sent by first-class mail if supported by an affidavit of service setting out the contents of the notice, the address to which the notice was mailed, that correct postage was applied, and the date the notice was placed in the United States mail. A maker makes good on a

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check or similar sight order for the payment of money by paying to the holder

2		the face amount of the instrument, together with any merchant's posted bad
3		check handling fee not to exceed fifty dollars (\$50) and any fee imposed
4		pursuant to subsection (5) of this section.
5	(5)	If a county attorney issues notice to a maker that a drawee has refused to honor an
6		instrument due to a lack of funds as described in subsection (4)(b) of this section,
7		the county attorney may charge a fee to the maker of fifty dollars (\$50), if the
8		instrument is paid. Money paid to the county attorney pursuant to this section shall
9		be used only for payment of county attorney office operating expenses. Excess fees
10		held by the county attorney on June 30 of each year shall be turned over to the
11		county treasurer before the end of the next fiscal year for use by the fiscal court of
12		the county.
13	(6)	A person is guilty of theft by deception when the person issues a check or similar
14		sight order in payment of all or any part of any tax payable to the Commonwealth
15		knowing that it will not be honored by the drawee.
16	(7)	A person is guilty of theft by deception when the person issues a check or similar
17		sight order in payment of all or any part of a child support obligation knowing that it
18		will not be honored by the drawee.
19	(8)	Theft by deception is: [ a Class A misdemeanor unless]
20		(a) If the value of the property, service, or the amount of the check or sight order
21		referred to in subsection (6) or (7) of this section is less than five hundred
22		dollars (\$500), a Class B misdemeanor; [:]
23		(b) If the value of the property, service, or the amount of the check or sight
24		order referred to in subsection (6) or (7) of this section is five hundred
25		dollars (\$500) or more but less than one thousand dollars (\$1,000), a Class
26		A misdemeanor;
27		(c) If a person has three (3) or more convictions of paragraph (b) of this

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1		subsection within the last five (5) years, a Class D felony. In determining
2		the five (5) year period under paragraph (b) of this subsection, the period
3		shall be measured from the dates on which the offenses occurred for which
4		the judgments of conviction were entered;
5		(d)[(a)] If the value of the property, service, or the amount of the check of
6		sight order referred to in subsection (6) or (7) of this section is one
7		thousand dollars (\$1,000)[Five hundred dollars (\$500)] or more but less than
8		ten thousand dollars (\$10,000),[ in which case it is] a Class D felony; or
9		(e)[(b)] If the value of the property, service, or the amount of the check or
10		sight order referred to in subsection (6) or (7) of this section is ten thousand
11		dollars (\$10,000) or more, [in which case it is] a Class C felony.
12		→ Section 10. KRS 514.050 is amended to read as follows:
13	(1)	Except as provided in KRS 365.710, a person is guilty of theft of property lost
14		mislaid, or delivered by mistake when:
15		(a) He comes into control of the property of another that he knows to have been
16		lost, mislaid, or delivered under a mistake as to the nature or amount of the
17		property or the identity of the recipient; and
18		(b) With intent to deprive the owner thereof, he fails to take reasonable measures
19		to restore the property to a person entitled to have it.
20	(2)	Theft of property lost, mislaid, or delivered by mistake is: [ a Class A misdemeanor
21		unless]
22		(a) If the value of the property is less than five hundred dollars (\$500), a Class
23		<u>B misdemeanor; [:]</u>
24		(b) If the value of the property is five hundred dollars (\$500) or more but less
25		than one thousand dollars (\$1,000), a Class A misdemeanor;
26		(c) If a person has three (3) or more convictions of paragraph (b) of this
27		subsection within the last five (5) years, a Class D felony. In determining

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1			tne_	nve (5) year perioa unaer paragraph (b) of this subsection, the perioa
2			<u>shal</u>	l be measured from the dates on which the offenses occurred for which
3			the j	udgments of conviction were entered;
4		<u>(d)</u> [(	<del>(a)]</del>	If the value of the property is one thousand dollars (\$1,000)[Five
5			hunc	lred dollars (\$500)] or more but less than ten thousand dollars (\$10,000),{
6			<del>in w</del>	hich case it is] a Class D felony; or
7		<u>(e)</u> [(	<del>(b)]</del>	If the value of the property is ten thousand dollars (\$10,000) or more,
8			<del>in w</del>	hich case it is] a Class C felony.
9		<b>→</b> S	ection	11. KRS 514.060 is amended to read as follows:
10	(1)	A pe	erson	is guilty of theft of services when:
11		(a)	The	person intentionally obtains services by deception or threat or by false
12			toke	n or other means to avoid payment for the services which he knows are
13			avai	lable only for compensation;
14		(b)	The	person intentionally obtains wireless communications services or access
15			to se	ervices by any of the following means:
16			1.	Unauthorized interception of any electronic serial number, mobile
17				identification number, personal identification number, or like identifying
18				number;
19			2.	Unauthorized interception of any cellular service or personal
20				communications service as terms may be defined in 47 C.F.R. parts 22
21				and 24 respectively;
22			3.	Unauthorized interception of any similar telephone service; or
23			4.	Use of deception, threat, or other means to avoid payment for the
24				services which the person knows are available only for charge or
25				compensation; or
26		(c)	Hav	ing control over or unauthorized access to the use of the services of others
27			to w	hich the person is not entitled, the person intentionally diverts the services

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1		to the person's own benefit or the benefit of another not entitled thereto.
2	(2)	Where compensation for services is ordinarily paid immediately upon the rendering
3		of the services, as in the case of hotels and restaurants, refusal to pay or absconding
4		without payment or offer to pay shall be prima facie evidence that the services were
5		obtained by deception as to intention to pay.
6	(3)	In any prosecution for theft of gas, water, electricity, or other public service, where
7		the utility supplying the service had installed a meter or other device to record the
8		amount of service supplied, proof that:
9		(a) The meter or other device has been altered, tampered with, or bypassed in a
10		manner so as to prevent or reduce the recording thereof; or
11		(b) Service has been, after having been disconnected by the utility supplying
12		service, reconnected without authorization of the utility
13		shall be prima facie evidence of the intent to commit theft of service by the person
14		or persons obligated to pay for service supplied through the meter or other device.
15	(4)	Theft of services is: [ a Class A misdemeanor unless ]
16		(a) If the value of the service is <u>less than five hundred dollars (\$500)</u> , a Class B
17		<u>misdemeanor;</u> [:]
18		(b) If the value of the service is five hundred dollars (\$500) or more but less
19		than one thousand dollars (\$1,000), a Class A misdemeanor;
20		(c) If a person has three (3) or more convictions of paragraph (b) of this
21		subsection within the last five (5) years, a Class D felony. In determining
22		the five (5) year period under paragraph (b) of this subsection, the period
23		shall be measured from the dates on which the offenses occurred for which
24		the judgments of conviction were entered;
25		(d)[(a)] If the value of the service is one thousand dollars (\$1,000)[Five
26		hundred dollars (\$500)] or more but less than ten thousand dollars (\$10,000),
27		in which case it is] a Class D felony; or

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1		$\underline{(e)}$ [(b)] If the value of the service is ten thousand dollars (\$10,000) or more, in
2		which case it is] a Class C felony.
3		→ Section 12. KRS 514.070 is amended to read as follows:
4	(1)	A person is guilty of theft by failure to make required disposition of property
5		received when:
6		(a) He obtains property upon agreement or subject to a known legal obligation to
7		make specified payment or other disposition whether from such property or its
8		proceeds or from his own property to be reserved in equivalent amount; and
9		(b) He intentionally deals with the property as his own and fails to make the
10		required payment or disposition.
11	(2)	The provisions of subsection (1) apply notwithstanding that it may be impossible to
12		identify particular property as belonging to the victim at the time of the actor's
13		failure to make the required payment or disposition.
14	(3)	An officer or employee of the government or of a financial institution is presumed:
15		(a) To know any legal obligation relevant to his criminal liability under this
16		section; and
17		(b) To have dealt with the property as his own when:
18		1. He fails to account or pay upon lawful demand; or
19		2. An audit reveals a shortage or falsification of accounts.
20	(4)	Theft by failure to make required disposition of property received is: [ a Class A
21		misdemeanor unless ]
22		(a) If the value of the property is less than five hundred dollars (\$500), a Class
23		<u>B misdemeanor;</u>
24		(b) If the value of the property is five hundred dollars (\$500) or more but less
25		than one thousand dollars (\$1,000), a Class A misdemeanor; [:]
26		(c) If a person has three (3) or more convictions of paragraph (b) of this
27		subsection within the last five (5) years, a Class D felony. In determining

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1			the five (5) year period under paragraph (b) of this subsection, the period
2			shall be measured from the dates on which the offenses occurred for which
3			the judgments of conviction were entered;
4		<u>(d)</u> [(	(a)] If the value of the property is one thousand dollars (\$1,000)[Five
5			hundred dollars (\$500)] or more but less than ten thousand dollars (\$10,000),[
6			in which case it is] a Class D felony; or
7		<u>(e)</u> [(	(b)] If the value of the property is ten thousand dollars (\$10,000) or more,[
8			in which case it is] a Class C felony.
9	(5)	No	person shall be convicted of theft by failure to make required disposition of
10		prop	perty received when he or she has also been convicted of a violation of KRS
11		522.	050 arising out of the same incident.
12		<b>→</b> S	ection 13. KRS 514.080 is amended to read as follows:
13	(1)	A p	erson is guilty of theft by extortion when he intentionally obtains property of
14		anot	her by threatening to:
15		(a)	Inflict bodily injury on anyone or commit any other criminal offense; or
16		(b)	Accuse anyone of a criminal offense; or
17		(c)	Expose any secret tending to subject any person to hatred, contempt, or
18			ridicule, or to impair his credit or business repute; or
19		(d)	Use wrongfully his position as a public officer or servant or employee by
20			performing some act within or related to his official duties, either expressed or
21			implied, or by refusing or omitting to perform an official duty, either
22			expressed or implied, in a manner affecting some person adversely; or
23		(e)	Bring about or continue a strike, boycott, or other collective unofficial action,
24			if the property is not demanded or received for the benefit of the group in
25			whose interest the actor purports to act; or
26		(f)	Testify or provide information or withhold testimony or information with
27			respect to another's legal claim or defense.

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1	(2)	It is a defense to prosecution based on subsection (1)(b), (c), or (d) that the property
2		obtained by threat of accusation, exposure, lawsuit, or other invocation of official
3		action was claimed as restitution or indemnification for harm done in the
4		circumstances to which accusation, exposure, lawsuit, or other official action
5		relates, or as compensation for property or lawful services.
6	(3)	Theft by extortion is: [ a Class A misdemeanor unless ]
7		(a) If the value of the property obtained is less than five hundred dollars (\$500),
8		a Class B misdemeanor;[:]
9		(b) If the value of the property obtained is five hundred dollars (\$500) or more
10		but less than one thousand dollars (\$1,000), a Class A misdemeanor;
11		(c) If a person has three (3) or more convictions of paragraph (b) of this
12		subsection within the last five (5) years, a Class D felony. In determining
13		the five (5) year period under paragraph (b) of this subsection, the period
14		shall be measured from the dates on which the offenses occurred for which
15		the judgments of conviction were entered;
16		(d)[(a)] If the value of the property is one thousand dollars (\$1,000)[Five
17		hundred dollars (\$500)] or more but less than ten thousand dollars (\$10,000),
18		in which case it is] a Class D felony; or
19		(e)[(b)] If the value of the property is ten thousand dollars (\$10,000) or more,
20		in which case it is] a Class C felony.
21		→ Section 14. KRS 514.090 is amended to read as follows:
22	(1)	A person is guilty of theft of labor already rendered when, in payment of labor
23		already rendered by another, he intentionally issues or passes a check or similar
24		sight order for the payment of money, knowing that it will not be honored by the
25		drawee.
26	(2)	For purposes of subsection (1) of this section, an issuer of a check or similar sight
27		order for the payment of money is presumed to know that the check or order, other

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1		than a postdated check or order, would not be paid, if:
2		(a) The issuer had no account with the drawee at the time the check or order was
3		issued; or
4		(b) Payment was refused by the drawee for lack of funds, upon presentation
5		within thirty days (30) after issue, and the issuer failed to make good within
6		ten (10) days after receiving notice of that refusal.
7	(3)	Theft of labor already rendered is: [ a Class A misdemeanor unless ]
8		(a) If the value of the labor rendered is less than five hundred dollars (\$500), a
9		Class B misdemeanor;[:]
10		(b) If the value of the labor rendered is five hundred dollars (\$500) or more but
11		less than one thousand dollars (\$1,000), a Class A misdemeanor;
12		(c) If a person has three (3) or more convictions of paragraph (b) of this
13		subsection within the last five (5) years, a Class D felony. In determining
14		the five (5) year period under paragraph (b) of this subsection, the period
15		shall be measured from the dates on which the offenses occurred for which
16		the judgments of conviction were entered;
17		(d)[(a)] If the value of the labor rendered is one thousand dollars
18		(\$1,000)[Five hundred dollars (\$500)] or more but less than ten thousand
19		dollars (\$10,000), [in which case it is] a Class D felony; or
20		(e)[(b)] If the value of the labor rendered is ten thousand dollars (\$10,000) or
21		more, [in which case it is] a Class C felony.
22		→ Section 15. KRS 514.110 is amended to read as follows:
23	(1)	A person is guilty of receiving stolen property when he receives, retains, or disposes
24		of movable property of another knowing that it has been stolen, or having reason to
25		believe that it has been stolen, unless the property is received, retained, or disposed
26		of with intent to restore it to the owner.
27	(2)	The possession by any person of any recently stolen movable property shall be

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1		prima faci	le evidence that such person knew such property was stolen.
2	(3)	Receiving	stolen property is [ a Class A misdemeanor unless]:
3		(a) If th	ne value of the property is less than five hundred dollars (\$500), a Class
4		<u>B m</u>	isdemeanor;
5		(b) If the	ne value of the property is five hundred dollars (\$500) or more but less
6		than	one thousand dollars (\$1,000), a Class A misdemeanor;
7		(c) If $a$	person has three (3) or more convictions of paragraph (b) of this
8		subs	section within the last five (5) years, a Class D felony. In determining
9		the	five (5) year period under paragraph (b) of this subsection, the period
10		<u>shal</u>	I be measured from the dates on which the offenses occurred for which
11		the j	iudgments of conviction were entered;
12		(d) <u>If</u> th	ne value of the property is one thousand dollars (\$1,000)[five hundred
13		dolla	ars (\$500)] or more but less than ten thousand dollars (\$10,000), in which
14		case	it is] a Class D felony;
15		<u>(e)</u> [(b)]	$\underline{\mathbf{H}}$ the value of the property is ten thousand dollars (\$10,000) or more, $[$ in
16		which	ch case it is] a Class C felony;
17		<u>(f)</u> [(c)]	If the property is a firearm, regardless of the value of the firearm, [in
18		which	ch case it is] a Class D felony; or
19		<u>(g)[(d)]</u>	$\underline{\mathit{If}}$ the property is anhydrous ammonia, regardless of the value of the
20		amn	nonia, [ in which case it is] a Class D felony unless it is proven that the
21		pers	on violated this section with the intent to manufacture methamphetamine
22		in v	iolation of KRS 218A.1432, in which case it is a Class B felony for the
23		first	offense and a Class A felony for each subsequent offense.

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