1	AN ACT relating to gang violence prevention and declaring an emergency.
2	WHEREAS, it is the right of every person, regardless of race, color, creed, religion,
3	national origin, sex, age, sexual orientation, or handicap, to be secure and protected from
4	fear, intimidation, or harm, caused by the criminal activities of gangs and their members;
5	and
6	WHEREAS, in 2015, the Federal Bureau of Investigation's National Gang Center
7	estimated that over 33,000 violent gangs with over 1.4 million members throughout the
8	United States have continued to "proliferate, evolve, and develop criminal tradecrafts";
9	and
10	WHEREAS, the General Assembly finds that the citizens of Kentucky face a
11	mounting crisis of gang-related violence perpetrated by gang members who threaten and
12	terrorize peaceful citizens and children; and
13	WHEREAS, the General Assembly both recognizes and defends the right of
14	Kentucky citizens to exercise the rights to freedom of speech and freedom of association
15	as protected by the First Amendment of the United States Constitution; and
16	WHEREAS, strengthening law enforcement's ability to prevent and end the
17	increasing gang-related violence in Kentucky will not infringe on the constitutional rights
18	of the citizens of Kentucky and instead will facilitate an end to the increasing gang-
19	related violence that present a clear and present danger to the Commonwealth;
20	NOW, THEREFORE,
21	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
22	→SECTION 1. A NEW SECTION OF KRS CHAPTER 506 IS CREATED TO
23	READ AS FOLLOWS:
24	As used in this chapter:
25	(1) "Criminal gang" means any alliance, network, conspiracy, or group that:
26	(a) Consists of three (3) or more persons who have any of the following in
27	common:

 $Page\ 1\ of\ 11$ $HB016920.100\ -\ 227\ -\ XXXX$ Engrossed

1	<u>1. Name;</u>
2	2. Identifying hand signal or sign;
3	3. Colors;
4	4. Symbols;
5	5. Geographical location; or
6	6. Leader;
7	(b) Has been identified or prosecuted as a gang by the Commonwealth, or
8	another state or any federal law enforcement agency; and
9	(c) Has two (2) or more members who, individually or collectively, through its
10	members or actions of its members engage in or have engaged in a pattern
11	of criminal activity.
12	"Criminal gang" does not include fraternal organizations, unions, corporations,
13	associations, or similar entities, unless organized for the primary purpose of
14	engaging in criminal activity; and
15	(2) "Pattern of criminal gang activity" means acts performed on separate occasions
16	within a five (5) year period by any member or members of a criminal gang for
17	the commission, attempt, or solicitation of, or conspiracy to commit:
18	(a) Two (2) or more felony offenses;
19	(b) Three (3) or more of the misdemeanor offenses enumerated in Section 5 of
20	this Act; or
21	(c) A combination of at least:
22	1. One (1) felony offense; and
23	2. One (1) of the misdemeanor offenses enumerated in Section 5 of this
24	Act.
25	→ SECTION 2. KRS 506.140 IS REPEALED AND REENACTED TO READ AS
26	FOLLOWS:
27	(1) (a) Any person who is age eighteen (18) or older is guilty of criminal gang

HB016920.100 - 227 - XXXX Engrossed

1		recruitment in the first degree if he or she:
2		1. Solicits or entices any person under the age of fifteen (15) to join a
3		criminal gang; and
4		2. Requires as a condition of membership the commission of a crime.
5		(b) Criminal gang recruitment in the first degree is a Class C felony for the
6		first offense and a Class B felony for a second or subsequent offense.
7	<u>(2)</u>	(a) Any person over the age of eighteen (18) is guilty of criminal gang
8		recruitment in the second degree if he or she entices or solicits another
9		person to join a criminal gang or intimidates or threatens another person
10		because the other person:
11		1. Refuses to join a criminal gang;
12		2. Has withdrawn or is attempting to withdraw from a criminal gang; or
13		3. Refuses to submit to a demand made by a criminal gang.
14		(b) Criminal gang recruitment in the second degree is a Class D felony for the
15		first offense and a Class C felony for a second or subsequent offense.
16	<u>(3)</u>	(a) Any person under the age of eighteen (18) is guilty of criminal gang
17		recruitment in the third degree when he or she intentionally encourages or
18		solicits another person to join a criminal gang.
19		(b) Criminal gang recruitment in the third degree is a Class A misdemeanor for
20		the first offense and a Class D felony for a second or subsequent offense.
21	<u>(4)</u>	It shall be no defense to prosecution under this section that the other person
22		never intended to or did not commit the crime.
23		→ Section 3. KRS 506.120 is amended to read as follows:
24	(1)	A person, with the purpose to establish or maintain a criminal syndicate or to
25		facilitate any of its activities, shall not do any of the following:
26		(a) Organize or participate in organizing a criminal syndicate or any of its
27		activities;

1		(b)	Provide material aid to a criminal syndicate or any of its activities, whether
2			such aid is in the form of money or other property, or credit;
3		(c)	Manage, supervise, or direct any of the activities of a criminal syndicate, at
4			any level of responsibility;
5		(d)	Knowingly furnish legal, accounting, or other managerial services to a
6			criminal syndicate;
7		(e)	Commit, or conspire or attempt to commit, or act as an accomplice in the
8			commission of, any offense of a type in which a criminal syndicate engages on
9			a continuing basis;
10		(f)	Commit, or conspire or attempt to commit or act as an accomplice in the
11			commission of, any offense of violence;
12		(g)	Commit, or conspire or attempt to commit, or act as an accomplice in the
13			commission of bribery in violation of KRS Chapters 518 or 521, or KRS
14			119.205, 121.025, 121.055, 524.070, 156.465, 45A.340, 63.090, 6.080,
15			18A.145, or 244.600;
16		(h)	Commit, or conspire or attempt to commit, or act as an accomplice in the
17			commission of more than one (1) theft of retail merchandise with the intent to
18			resell the stolen merchandise; or
19		(i)	Acquire stolen retail merchandise for the purpose of reselling it where the
20			person knew or should have known that the merchandise had been stolen.
21	(2)	Who	bever violates this section is guilty of engaging in organized crime, which shall
22		be a	Class B felony, unless the offense involves only the theft or acquisition of retail
23		merc	chandise for the purpose of reselling it, in which case it shall be a Class C
24		felo	ny.
25	(3)	As	used in this section "criminal syndicate" means three (3)[five (5)] or more
26		pers	ons, or, in cases of merchandise theft from a retail store for the purpose of
27		rese	lling the stolen merchandise, two (2) or more persons, collaborating to promote

Page 4 of 11 HB016920.100 - 227 - XXXX Engrossed

1		or e	engage in any of the criminal acts provided in subsection (4)(a) to (f) of this		
2		sect	section on a continuing basis.		
3	<u>(4)</u>	As	used in this section, "criminal gang syndicate" means three (3) or more		
4		pers	ons acting as a part of or members of a criminal gang and collaborating to		
5		<u>proi</u>	<u>mote or engage in</u> any of the following on a continuing basis:		
6		(a)	Extortion or coercion in violation of KRS 514.080 or 521.020;		
7		(b)	Engaging in, promoting, or permitting prostitution or human trafficking in		
8			violation of KRS Chapter 529;		
9		(c)	Any theft offense as defined in KRS Chapter 514;		
10		(d)	Any gambling offense as defined in KRS 411.090, KRS Chapter 528, or		
11			Section 226 of the Constitution;		
12		(e)	Illegal trafficking in controlled substances as prohibited by KRS Chapter		
13			218A, in intoxicating or spirituous liquor as defined in KRS Chapters 242 or		
14			244, or in destructive devices or booby traps as defined in KRS Chapter 237;		
15			or		
16		(f)	Lending at usurious interest, and enforcing repayment by illegal means in		
17			violation of KRS Chapter 360.		
18	<u>(5)</u>	Any	person found to have been a member of a criminal gang syndicate while		
19		eng	aging in the criminal acts listed in subsection (4) of this section shall not be		
20		rele	ased on probation or parole until he or she has served at least eighty-five		
21		perc	cent (85%) of the sentence imposed.		
22		→ S	ection 4. KRS 506.150 is amended to read as follows:		
23	(1)	То	establish the existence of a "criminal gang" as defined in Section 1 of this Act,		
24		[as	defined in KRS 506.140, any] competent evidence that is probative of the		
25		exis	tence of or membership in a criminal gang shall be admissible, including two		
26		<u>(2)</u>	or more of the following:		
27		(a)	Self-proclamation, either at the time of arrest or any time before or		

Page 5 of 11
HB016920.100 - 227 - XXXX Engrossed

1			<u>thereafter;</u>
2		(b)	A common name, insignia, flag, or means of recognition;
3		(c)	Common identifying hand or body signs, signals, graffiti, or code;
4		(d)	A common identifying mode, style, or color of dress;
5		(e)	An identifying tattoo or body marking;
6		(f)	Membership, age, or other qualifications;
7		(g)	Creed of belief;
8		(h)	An organizational or command structure, overt or covert;
9		(i)	A de facto claim of territory or jurisdiction;
10		(j)	Participation, whether present or under direction, in an initiation ritual;
11		(k)	Directing or ordering participation in an initiation ritual;
12		<u>(l)</u>	A concentration or specialty; [or]
13		<u>(m)</u> [(1)] A method of operation or criminal enterprise:
14		<u>(n)</u>	Identification as a gang member by a reliable informant;
15		<u>(0)</u>	Identification as a criminal gang member by the alleged gang member's
16			parent or guardian;
17		<u>(p)</u>	Self-proclamation of association, whether for business or enjoyment, with
18			criminal gang members;
19		<u>(q)</u>	Identification through criminal gang publications, rosters, or bylaws;
20		<u>(r)</u>	Participation in some form of verbal or written communication indicating
21			the commission of a crime by the criminal gang;
22		<u>(s)</u>	Participation in photos or social media interaction with criminal gang
23			members promoting or furthering criminal activity; or
24		<u>(t)</u>	Having committed or planning to commit crime or a criminal activity to
25			target a rival criminal gang.
26	(2)	It is	no defense to prosecution under <u>Section 2, 3, 5, or 6 of this Act</u> [KRS 506.140]
27		that:	

Page 6 of 11 HB016920.100 - 227 - XXXX Engrossed

1	((a)	One (1) or more members of the gang are not criminally responsible for the
2			offense;
3	((b)	One (1) or more members of the gang have been acquitted, have not been
4			prosecuted or convicted, have been convicted of a different offense, or are
5			under prosecution;
6	((c)	A person has been charged with, acquitted, or convicted of any offense under
7			<u>Section 2, 3, 5, or 6 of this Act</u> [KRS 506.140];
8	((d)	The participants may not know each other's identity;
9	((e)	The membership in the criminal gang may change from time to time; or
10	((f)	The participants may stand in a wholesaler-retailer or other arm's length
11			arrangement in the conduct of illicit distribution or other operations.
12	(3)	Once	e the initial combination of <u>three (3)</u> [five (5)] or more persons is formed, the
13	I	numl	ber or identity of persons remaining in the gang is immaterial as long as \underline{two}
14	<u>(</u>	<u>(2)</u> [f	our (4)] or more persons in the gang, excluding the defendant, are involved in a
15	(conti	nuing pattern of criminal <u>gang</u> activity [as defined in KRS 506.140]
16	C	cons	tituting a violation of Section 2, 3, 5, or 6 of this Act[KRS 506.140].
17	•	→ SI	ECTION 5. A NEW SECTION OF KRS CHAPTER 506 IS CREATED TO
18	READ) AS	FOLLOWS:
19	<u>(1)</u> 1	If a	defendant is alleged by the prosecuting attorney to have been a member of a
20	<u> </u>	<u>crim</u>	inal gang as defined in Section 1 of this Act, at the time of the commission of
21	<u>t</u>	the o	offense, upon conviction of the offense there shall be a separate proceeding
22	.1	<u>from</u>	that proceeding which resulted in the defendant's conviction if the
23	<u>4</u>	<u>lefer</u>	ndant was convicted of:
24	<u>(</u>	(a)	Assault in the fourth degree under KRS 508.030;
25	<u>(</u>	(b)	Menacing under KRS 508.050;
26	((c)	Wanton endangerment in the second degree under KRS 508.070;
27	((d)	Terroristic threatening in the third degree under KRS 508.080;

Page 7 of 11
HB016920.100 - 227 - XXXX Engrossed

1		(e) Stalking in the second degree under KRS 508.150;
2		(f) Unlawful imprisonment in the second degree under KRS 509.030;
3		(g) Criminal coercion under KRS 509.080;
4		(h) Criminal mischief in the second degree under KRS 512.030;
5		(i) Criminal mischief in the third degree under KRS 512.040;
6		(j) Obstructing governmental operations under KRS 519.020;
7		(k) Resisting arrest under KRS 520.090;
8		(l) Riot in the second degree under KRS 525.030;
9		(m) Inciting to riot under KRS 525.040;
10		(n) Harassment under KRS 525.070;
11		(o) Harassing communications under KRS 525.080;
12		(p) The misdemeanor offense of carrying a concealed deadly weapon in
13		violation of KRS 527.020; or
14		(q) Possession of a handgun by a minor as a first offense under KRS 527.100.
15	<u>(2)</u>	The proceeding described in subsection (1) of this section shall be conducted
16		before the court sitting with the jury that found the defendant guilty of the
17		offense unless the court for good cause discharges that jury and impanels a new
18		jury for that purpose. If the jury determines beyond a reasonable doubt that the
19		defendant is or was a member of a criminal gang, acting for the purpose of
20		benefitting, promoting, or furthering the interest of a criminal gang at the time
21		he or she committed the offense, he or she shall not be released for a minimum of
22		seventy-six (76) to ninety (90) days of the sentence imposed if the offense he or
23		she is convicted of is classified as a Class B misdemeanor, or for a minimum of
24		three hundred eleven (311) to three hundred sixty-five (365) days if the offense he
25		or she is convicted of is classified as a Class A misdemeanor.
26	<u>(3)</u>	This section shall not apply to a juvenile unless he or she has been transferred to
27		Circuit Court as a youthful offender pursuant to KRS 640.010 and has on at least

I	one (1) prior separate occasion been adjudicated a public offender for a felony
2	offense.
3	→ SECTION 6. A NEW SECTION OF KRS CHAPTER 506 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Other provisions of law notwithstanding, a person shall be penalized one (1) class
6	more severely than provided in the penalty provision pertaining to that felony
7	offense, unless the reclassification would move the offense to a capital offense,
8	and shall not be released on parole until he or she has served at least eighty-five
9	percent (85%) of the sentence imposed, if that person:
10	(a) Is convicted of an offense classified as a felony under any provision of the
11	Kentucky Revised Statutes and for which the commission of the felony or
12	felonies could or did place a member of the public at risk of physical injury,
13	serious physical injury, or death; and
14	(b) At the time of the commission of the offense or offenses was a member of a
15	criminal gang as defined in Section 1 of this Act and acting for the purpose
16	of benefitting, promoting, or furthering the interests of a criminal gang or
17	any individual member of a criminal gang.
18	(2) This section shall not apply to a juvenile unless:
19	(a) He or she has been transferred to Circuit Court as a youthful offender
20	pursuant to KRS 640.010 and has on at least one (1) prior separate occasion
21	been adjudicated a public offender for a felony offense; or
22	(b) He or she is a violent offender, as defined in KRS 439.3401.
23	(3) This section shall not apply in cases where the defendant is found to be a
24	persistent felony offender under KRS 532.080.
25	→SECTION 7. A NEW SECTION OF KRS CHAPTER 506 IS CREATED TO
26	READ AS FOLLOWS:
27	(1) If a person alleges that he or she was a victim of a criminal act by:

Page 9 of 11
HB016920.100 - 227 - XXXX Engrossed

1	(a) An organization, which at the time the incident or incidents were alleged to
2	take place was a criminal gang as defined in Section 1 of this Act; or
3	(b) A person, who at time the incident or incidents were alleged to take place
4	was a member of a criminal gang as defined in Section 1 of this Act;
5	that person may bring a cause of action against the defendant or defendants for
6	damages.
7	(2) In an action brought under this section:
8	(a) If the plaintiff prevails, he or she shall be entitled to reasonable costs and
9	attorney's fees;
10	(b) Any award of nominal damages to the plaintiff shall support an award of
11	attorney's fees and costs; and
12	(c) Punitive damages as well as compensatory damages shall be awardable.
13	(3) This section shall not be construed as repealing any provision of KRS 431.080 or
14	any other applicable statute or any statutory or common law right of action, but
15	shall be construed as ancillary and supplemental thereto.
16	→SECTION 8. A NEW SECTION OF KRS CHAPTER 506 IS CREATED TO
17	READ AS FOLLOWS:
18	All property used in connection with or acquired by a criminal gang as defined in
19	Section 1 of this Act or any of its members in committing, attempting to commit, or
20	facilitating the commission of a criminal offense shall be subject to forfeiture under
21	the same terms, conditions, and defenses and using the same process as set out in KRS
22	218A.405 to 218A.460.
23	→ Section 9. State and local law enforcement agencies throughout Kentucky are
24	encouraged to develop a comprehensive statewide gang database to facilitate the
25	exchange of criminal gang-related information between law enforcement agencies within
26	and without the state, including information related to suspected criminal gang members,
27	gang-related incidents, and other facts pertinent to the lawful investigation and prevention

Page 10 of 11
HB016920.100 - 227 - XXXX Engrossed

- 1 of gang-related violence within the state of Kentucky.
- 2 → Section 10. This Act shall be known as the Gang Violence Prevention Act.
- 3 → Section 11. Whereas criminal gangs are a pervasive and growing problem
- 4 nationwide and are an emerging crisis within the state of Kentucky, and a delay in the
- 5 implementation of this Act would severely hinder the safety of the citizens of Kentucky,
- 6 an emergency is declared to exist, and this Act takes effect upon its passage and approval
- 7 by the Governor or upon its otherwise becoming law.