UNOFFICIAL COPY

1	AN ACT relating to racial impact statements.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 6 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) Any bill, amendment, or committee substitute that creates a new crime; modifies
6	the penalty for an existing crime; changes the elements of the offense for an
7	existing crime; repeals an existing crime; modifies procedures for sentencing,
8	parole, or probation; or proposes to increase, decrease, or otherwise impact
9	incarceration shall be identified by the drafter as requiring a racial impact
10	statement on a form specified by the Legislative Research Commission.
11	(2) The drafter of any bill, amendment, or committee substitute identified as
12	requiring a racial impact statement under subsection (1) of this section shall
13	notify the sponsor of the bill, amendment, or committee substitute that a racial
14	impact statement is required.
15	(3) If a bill, amendment, or committee substitute is identified as requiring a racial
16	impact statement, a "Racial Impact Statement" shall be prepared by the staff of
17	the Commission on Human Rights with the assistance of the Department of
18	Corrections, Department of Kentucky State Police, Administrative Office of the
19	Courts, Parole Board, and other persons, agencies, or organizations deemed
20	necessary by the Commission on Human Rights staff assigned to prepare the
21	racial impact statement. The Department of Corrections, Department of Kentucky
22	State Police, Administrative Office of the Courts, Parole Board, and other
23	persons, agencies, and organizations that have been requested to provide
24	information for the racial impact statement shall do so within the period of time
25	specified by the Commission on Human Rights staff person requesting the
26	information, which in no case shall exceed two (2) business days unless an
27	extension is granted by the requesting staff person.

UNOFFICIAL COPY

1	<u>(4)</u>	The racial impact statement shall contain:
2		(a) An estimate of how the proposed legislation would impact racial and ethnic
3		minorities, including whether it is likely to have a disproportionate impact
4		on racial and ethnic communities in the state;
5		(b) An estimate of how the proposed legislation would change the racial and
6		ethnic composition of the criminal offender population;
7		(c) An estimate of the number of criminal cases per year that the proposed
8		legislation would affect; and
9		(d) A statement of the methodologies and assumptions used in preparing the
10		estimate.
11	<u>(5)</u>	If an amendment to a bill is combined into a committee substitute or a GA
12		version of the bill is created incorporating a committee substitute, committee
13		amendment, or floor amendment, a new racial impact statement shall be
14		prepared combining the information in the original bill as modified by the
15		committee substitute or amendment.
16	<u>(6)</u>	A bill, amendment, or committee substitute shall not be considered for final
17		passage unless the racial impact statement and latest revised racial impact
18		statement, if required, have been made available to the members of the House of
19		Representatives or the Senate, as appropriate, on the day prior to the day the bill,
20		amendment, or committee substitute is to be voted on for final passage.