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1		AN A	ACT relating to crimes and punishments.
2	Be it	enaci	ted by the General Assembly of the Commonwealth of Kentucky:
3		⇒Se	ection 1. KRS 533.050 is amended to read as follows:
4	(1)	At ar	ny time before the discharge of the defendant or the termination of the sentence
5		of pr	obation or conditional discharge:
6		(a)	The court may summon the defendant to appear before it or may issue a
7			warrant for his arrest upon a finding of probable cause to believe that he has
8			failed to comply with a condition of the sentence; or
9		(b)	A probation officer, or peace officer acting at the direction of a probation
10			officer, who sees the defendant violate the terms of his probation or
11			conditional discharge may arrest the defendant without a warrant.
12	(2)	Exce	pt as provided in KRS 439.3108, the court <u>shall</u> [may] not:
13		<u>(a)</u>	Revoke a sentence of probation or conditional discharge unless the court
14			has considered all other sanctions, including but not limited to graduated
15			sanctions adopted by the Department of Corrections for violations of the
16			conditions of community supervision; and
17		<u>(b)</u>	Revoke or modify the conditions of a sentence of probation or conditional
18			discharge except after a hearing with defendant represented by counsel and
19			following a written notice of the grounds for revocation or modification.
20		⇒Se	ection 2. KRS 439.553 is amended to read as follows:
21	For	super	vised individuals on probation or conditional discharge, the court having
22	juris	diction	n of the case shall determine the conditions of community supervision and may
23	impo	ose as	a condition of community supervision that the department supervising the
24	indiv	vidual	shall, in accordance with KRS 439.3108, impose graduated sanctions adopted
25	by tł	ne dep	artment for violations of the conditions of community supervision. The court
26	<u>shal</u>	l not	revoke or modify the conditions of a sentence of probation or conditional
27	<u>discl</u>	harge	without first meeting the requirements of subsection (2) of Section 1 of this

1 Act.