

Summary of Contents

PREFACE AND ACKNOWLEDGMENTS

TABLE OF CONTENTS

INTRODUCTION

CHAPTER 1. THE EMPLOYMENT CONTRACT

CHAPTER 2. TORT THEORIES AND STATUTES RELATED TO TORT

CHAPTER 3. PUBLIC SECTOR EMPLOYMENT

CHAPTER 4. PRIVATE-SECTOR COLLECTIVE BARGAINING

CHAPTER 5. UNEMPLOYMENT INSURANCE

CHAPTER 6. EMPLOYMENT DISCRIMINATION

CHAPTER 7. WAGES AND HOURS

CHAPTER 8. FORMS AND PRACTICE SUGGESTIONS

TABLES AND INDEX

Contents

Introduction	Intro-1
CHAPTER 1. THE EMPLOYMENT CONTRACT	1-1
1.1 Contract: The Basis of the Employment Relationship	1-1
1.2 Distinguishing Employment from Independent Contractor Status	1-2
1.3 Formation of the Employment Contract	1-6
1.4 Terminability at Will in Contracts of Indefinite Term	1-7
1.5 Agreements for Definite Duration of Employment	1-8.2
1.6 Agreements to “For Cause” Termination Limitations	1-10.1
1.7 Covenants Not to Compete	1-11
1.7a Trade Secrets	1-14.1
1.8 The Implied Terms of Reasonableness and Fair Dealing	1-14.3
1.9 Statutorily Prohibited Terms	1-15
1.10 Policies and Employee Handbooks; Probationary Periods	1-16.2
1.11 Rules of Interpretation	1-18.1
1.12 The Role of the Jury	1-18.2
1.13 Reliance and Equitable Theories	1-19
1.14 Limitations for Actions Based on Employment Contract	1-20
1.15 Causes of Action and Remedies	1-20
1.16 “Cause” for Termination Where the Employment Is Not at-Will	1-21
1.17 Remedies and Relief	1-22
CHAPTER 2. TORT THEORIES AND STATUTES RELATED TO TORT	2-1
2.1 Tort and Tort-Like Duties	2-1
2.2 The Wrongful Discharge “Limited Exception” to Terminability at Will; <i>Firestone</i>	2-1
2.3 The Legislative Confirmation in Workers’ Compensation: KRS 342.197	2-7
2.4 The Requirement of Retaliatory Intent	2-9
2.5 Policies Other than the Workers’ Compensation Act; Case Law	2-10.2
2.5a No Cause of Action for Retaliatory Failure to Hire	2-10.7
2.6 Special Statutes: Whistleblower, Retaliation for Suits Against Employer	2-11
<i>Overview</i>	2-11
<i>Covered “employees”</i>	2-14

CONTENTS

	<i>Covered “disclosures”</i>	2-14.1
	<i>Burdens and standards of proof</i>	2-16.3
	<i>The limitations period</i>	2-16.6
	<i>Other issues</i>	2-16.5
2.7	Special Statutes: Voting	2-16.6
2.8	Special Statutes: Summons and Jury Duty	2-16.7
2.9	Special Statutes: Garnishment	2-16.7
2.9a	Special Statutes: KOSHA	2-16.8
2.9b	Special Statutes: Protection for Volunteer Firemen and Emergency Personnel	2-16.10
2.10	Special Statutes: Others	2-16.10
2.11	Remedies in Wrongful Discharge Cases	2-16.12
2.12	Remedies: Retaliation for Pursuit of Workers’ Compensation . . .	2-16.12
2.13	Remedies: Whistleblower’s Claims	2-16.13
2.14	Remedies: Summons and Jury Duty Retaliation	2-16.14
2.15	Remedies: “Actual” Damages, Punitive Damages, and Equitable Relief	2-16.14
2.16	Other Torts in the Employment Setting	2-18
2.17	Other Torts: Defamation and Intentional Interference	2-18
2.18	Other Torts: Invasion of Privacy	2-23
2.19	Other Torts: Outrage, or Intentional Infliction of Emotional Distress	2-23
2.20	Other Torts: Battery and False Imprisonment	2-27
2.21	Procedural Matters in Wrongful Discharge Cases: Limitations Periods	2-28
2.22	Procedural Matters: Issues of Law and Issues of Fact	2-29
2.23	Procedural Matters: Evidentiary Issues	2-30
2.24	Procedural Matters: The Significance of Intent	2-31
2.25	Procedural Matters: Collateral Cases and Issue Preclusion	2-31
2.26	Preclusion by Virtue of Receipt of Workers’ Compensation	2-32
 CHAPTER 3. PUBLIC SECTOR EMPLOYMENT		3-1
3.1	Distinctive Features of Public Employment Law	3-1
3.2	Variations of the Common Law in Public Employment — Contract	3-2
3.3	Sovereign Immunity for Units of State Government	3-4
3.4	Tort: State-Law Immunities for Municipal Governments	3-8
3.5	Tort: “Qualified” and “Absolute” Immunities for Individual Government Officials	3-8.1
3.6	Tort: Indemnification of Individual Government Employees	3-12
3.7	Terminability-at-Will	3-14
3.8	Statutory Protections for Public Employees, Generally	3-14

3.9 Statutory Protections: Coverage and Appeal Procedures;
Appealable Actions 3-15

3.10 Statutory Protections: Applicants, Promotions,
and Probationary Employees 3-17

3.11 Statutory Protections: Just Cause Requirements
and Hearings 3-19

3.12 Statutory Protections: The Effect of Parallel Criminal
Proceedings 3-22.2

3.13 Statutory Protections: Judicial Review 3-25

3.14 The Police Bill of Rights Statute 3-28.1
Application of the statute 3-28.2

3.14a Louisville–Metro–Only version of the Bill of Rights Statute
KRS 67C.326 3-28.5
Complaints 3-28.5
Investigation and “coercion” 3-28.6
“Interrogation” 3-28.7
Sixty-day limit for hearings. 3-28.9
Consequences of failure to comply 3-28.10
Judicial review. 3-28.11

3.14b The Bill of Rights Statute as Amended in 2015 3-28.11
Overview 3-28.11
Application of the statute 3-28.12
Other hearing procedures superseded 3-28.13
Initiation of the disciplinary process. 3-28.13
The investigative stage 3-28.14
Disciplinary charges 3-28.15
Hearing on the charges. 3-28.15
Consequences of failure to comply with KRS 15.520 . 3-28.17
*Reinstatement with back pay and
benefits if found not guilty of charger* 3-28.18
Appeal to court 3-28.18
Special provisions 3-28.18
*The Impact of Peace Officer Professional
Standards “POPS” Requirements.* 3-28.19

3.15 Civil Service and Merit Systems, Generally 3-28.22

3.15a Special Hires of Retirees on One-Year Renewable Contracts . . . 3-28.23

3.15b Merit Appeals Involving Claims of Discrimination 3-28.25

3.16 Civil Service for Cities of the First Class 3-29

3.16a The Louisville Metro Police Merit Board. 3-32

3.17 Civil Service and Merit Systems for Urban County
Governments and Cities with Population between
1,000 and 6,999. 3-34

3.17a Fire Fighters Employed by Fire Protection Districts 3-36

CONTENTS

3.18	Civil Service and Merit Systems for County Police and Fire Departments and County Corrections Departments	3-38.1
3.18a	Deputy Sheriff Merit Boards.	3-38.4
3.18b	Deputy Jailers in County Jails.	3-39
3.19	The State Personnel Board	3-39
	<i>Legislative purpose; overview.</i>	3-39
	<i>Hiring process.</i>	3-40
	<i>Coverage.</i>	3-40
	<i>Composition of the Board.</i>	3-41
	<i>Duties of the Board.</i>	3-42
	<i>Appealable action.</i>	3-43
	<i>Time and manner of employee appeals.</i>	3-44
	<i>Hearings.</i>	3-45
	<i>Remedies.</i>	3-46
	<i>Board investigations.</i>	3-46
	<i>Judicial review.</i>	3-46.1
3.20	The State Police Merit System	3-46.2
3.21	Tenure Statutes for Teachers and Public School Employees	3-48
	<i>Overview.</i>	3-48
	<i>Political affiliation; political and other discrimination.</i>	3-48
	<i>Hiring and personnel policies.</i>	3-48
	<i>Probation equivalents.</i>	3-49
	<i>Tenure and contractual protections.</i>	3-51
	<i>Discipline, appeal, and hearing.</i>	3-52.2
	<i>Judicial review.</i>	3-54
3.22	Special Rules for Demotion of Administrators.	3-54.1
3.23	Constitutional Issues: Procedural Due Process.	3-54.1
	<i>Existence of property right in the employment.</i>	3-54.2
	<i>Existence of property right in specific attribute of job.</i>	3-57
	<i>Lay-offs, “furloughs” and repeal of job protections.</i>	3-59
	<i>Deprivation of property right.</i>	3-60
	<i>Pre-deprivation and post-deprivation process.</i>	3-60.1
	<i>“Liberty” interests.</i>	3-61
3.24	Constitutional Issues: Freedom of Speech and of Affiliation	3-62
	<i>Speech.</i>	3-62.1
	<i>Affiliation.</i>	3-64.2
3.25	Constitutional Issues: Privacy, Searches, Seizures, and Testing	3-66
	<i>Searches, generally.</i>	3-66
	<i>Eavesdropping.</i>	3-66.1

	<i>Drug testing</i>	3-67
	<i>Other privacy interests</i>	3-68
3.26	Special Rules for the Conduct of Public Employees	3-69
3.27	Special Compensation Requirements for Public Employees.	3-72.1
3.27a	Statutory Provision for Contractual Recovery of Training Costs from Law Enforcement Officers	3-73
3.28	Collective Bargaining for Public Employees	3-74.1
3.29	Public Employee Collective Bargaining: Authority and Obligation	3-74.2
3.30	Public Employee Collective Bargaining: Grievance and Arbitration.	3-75
3.30a	Construing Public-Employee Collective Bargaining Agreements	3-77
3.31	Public Employee Collective Bargaining: Conflicts with Merit System Legislation	3-78.1
3.32	Public Employee Collective Bargaining: Collective Bargaining Legislation — The Fire Fighters Collective Bargaining Act	3-79
3.32a	Public Employee Collective Bargaining: The Governor’s Executive Order Concerning Collective Bargaining for State Employees	3-81
3.32b	Public Employee Collective Bargaining: Legislation — Urban County Government Police and Fire Employees.	3-81
3.32c	Public Employee Collective Bargaining: Legislation — Officers of Consolidated Local Government	3-87
3.32d	Public Employee Collective Bargaining: Legislation — Deputy Sheriffs and County Police Officers in Counties with Consolidated Local Government or 1st Class City.	3-88
3.33	Public Employee Collective Bargaining: Public Employee Strikes and Job Actions.	3-89
3.34	Public Employee Collective Bargaining: Union Dues and Fees	3-90
3.35	Military Leave and Reinstatement Rights.	3-92
3.36	Residency Requirements.	3-95

CHAPTER 4. PRIVATE-SECTOR COLLECTIVE BARGAINING.		4-1
4.1	Overview	4-1
4.2	Federal Preemption (of Jurisdiction) and Preclusion (of Substantive Claims).	4-1
4.3	Jurisdictional Preemption	4-2
4.4	Supremacy of Substantive Federal Law in Collective Bargaining Agreements.	4-4

CONTENTS

4.5 Arbitration under Collective Bargaining Agreements. 4-5
4.6 Conduct During Strikes and Picketing 4-6
4.7 “The Kentucky Right to Work Act” 4-7

CHAPTER 5. UNEMPLOYMENT INSURANCE 5-1

5.1 Overview 5-1
5.2 Conditions for Eligibility for Benefits, Generally 5-1
5.3 Eligibility: The Requirement of a Week of Unemployment 5-3
5.4 Eligibility: Sufficient Earnings in Covered Employment 5-5
5.5 Eligibility: A Claim, without False Statements and
Not Duplicated 5-6
5.6 Eligibility: Availability for Work 5-7
5.7 Eligibility: Voluntary Quit without Good Cause
Attributable to the Employment 5-8.1
5.8 Eligibility: Unemployment Due to Labor Dispute Other
than a Lockout 5-10.2
5.9 Eligibility: Misconduct 5-12
The statutory provisions 5-12
General principles. 5-13
Intoxicants 5-15
Attendance and tardiness 5-16
Incarceration and criminal conviction 5-16
Insubordination. 5-18
5.10 Unconstitutional or Unlawful Reasons for Discharge 5-19
5.10a Succession and Identification of Correct Employer 5-20
5.11 Administrative Appeals and Hearings: Appeal to a
Referee Hearing 5-22
5.12 Administrative Appeals and Hearings: Appeal to
the Commission 5-26.1
5.13 Judicial Review 5-28
5.14 The Problem of Parallel Cases 5-29
5.15 Overpayments 5-29

CHAPTER 6. EMPLOYMENT DISCRIMINATION 6-1

6.1 Overview: The Interpretive Value of Federal Law 6-1
6.2 Distinctions from Federal Legislation 6-4
6.3 Applicability of Kentucky’s Employment Discrimination
Statutes 6-4
Threshold for non-disability KCRA cases. 6-4.1
6.4 The Substantive Anti-discrimination Provisions of
Kentucky Law 6-6.1

6.5 Anti-Discrimination Provisions: Race, Color,
and National Origin. 6-7

6.6 Anti-Discrimination Provisions: Religion 6-8

6.7 Anti-Discrimination Provisions: Sex 6-11
 The Kentucky Civil Rights Act 6-11
 The Kentucky equal pay provisions 6-14

6.8 Anti-Discrimination Provisions: Age 6-16

6.9 Anti-Discrimination Provisions: Disability 6-17
 The Kentucky Civil Rights Act 6-17
 The Kentucky Equal Opportunities Act. 6-20.5

6.10 Anti-Discrimination Provisions: Retaliation and Conspiracy. 6-22
 The Kentucky Civil Rights Act. 6-22
 The Equal Opportunities Act 6-23
 The equal pay provisions 6-23
 *Distinguishing “participation” and
 “opposition” claims* 6-24
 Special considerations for retaliation claims 6-26
 *The “but for” standard of causation applies,
 rather than “substantial motivating factor”* 6-28.4
 The requirement of a “conspiracy” 28.5

6.11 Anti-Discrimination Provisions: Harassment 6-28.5

6.12 Anti-Discrimination Provisions: Constitutional Equal
Protection 6-32.6

6.13 Anti-Discrimination Provisions: Advertising and Posting 6-33

6.14 Exculpatory Provisions and Defenses. 6-34
 BFOQ 6-35
 *Compliance with seniority system, collective
 bargaining rights, merit system, or production-
 based distinctions* 6-36
 Preferences prohibited 6-38
 The ministerial exception 6-38

6.15 Record-Keeping Requirements. 6-38.3

6.16 Procedural Issues: Election of Forum. 6-40

6.17 Procedural Issues: Parties 6-44.1

6.18 The Administrative Process: Claims before the State and
Local Commissions. 6-46.1

6.19 The Administrative Process: The Preclusive Effects of
Administrative Adjudications 6-49

6.19a The Administrative Process: Powers of Local
Commissions and Governments 6-49

6.20 The Administrative Process: Disability Discrimination
Claims under the Kentucky Equal Opportunity Act 6-50

CONTENTS

6.21	The Administrative Process: Sex-Based Pay Discrimination	
	Claims under Kentucky’s Equal Pay Statutes	6-50.1
6.22	Direct Access to Judicial Remedies	6-50.1
6.23	Direct Access to Judicial Remedies: Statutes of Limitation	6-51
6.24	Direct Access to Judicial Remedies: Procedural Issues	6-54
	<i>Discovery</i>	6-54
	<i>Summary judgment</i>	6-54
	<i>Preemption by workers’ compensation</i>	6-55
	<i>Application of other legal theories to statutory</i> <i>discrimination</i>	6-56
	<i>Jury trials</i>	6-57
6.24a	Jurisdictional Issues	6-58.2
6.25	Direct Access to Judicial Remedies: Actions Brought by State Agencies	6-58.2
6.26	Disparate Treatment and Disparate Impact Theories	6-58.3
6.27	Conceptual Framework for Proof in Disparate Treatment Cases	6-58.3
6.28	Conceptual Framework for Proof in Disparate Treatment Cases: The Prima Facie Case	6-58.7
	<i>Discrimination based on race, sex, color, and</i> <i>national origin</i>	6-58.7
	<i>Age discrimination</i>	6-59
	<i>Retaliation</i>	6-60
	<i>Religion-based discrimination</i>	6-60.1
	<i>Disability-based discrimination</i>	6-60.1
6.29	Conceptual Framework for Proof in Disparate Treatment Cases: The Defendant’s Obligation to “Articulate” a Non-Discriminatory Motive	6-63
6.30	Conceptual Framework for Proof in Disparate Treatment Cases: The Plaintiff’s Burden to Prove Pretext and Discriminatory Intent	6-64.1
6.31	Conceptual Framework for Proof in Disparate Treatment Cases: Practicalities and Special Situations	6-64.4
	<i>Direct evidence of discrimination</i>	6-64.4
	<i>Mixed motive cases</i>	6-64.5
	<i>After-acquired evidence</i>	6-64.7
	<i>Age discrimination — “cold hard facts”</i>	6-64.8
	<i>Reverse discrimination and affirmative action</i>	6-65
	<i>Proof of the decision-maker’s unlawful motivation;</i> <i>the “cat’s paw” theory</i>	6-66.2
6.32	Conceptual Framework for Proof in Adverse Impact Cases	6-66.3
6.33	Relief Available under the Kentucky Statutes	6-68

6.34 Relief Available under the Kentucky Statutes — “Humiliation and Embarrassment” and “Actual” Damages 6-70

6.35 Relief Available under the Kentucky Statutes — Lost Pay. 6-72

Proof 6-74

Obligation to mitigate 6-74

Availability for work 6-75

Constructive discharge 6-76

Interim amounts actually earned by the claimant. 6-76.2

Collateral sources 6-76.2

Front pay 6-76.2

After-acquired evidence 6-76.4

6.35a Punitive and Liquidated Damages 6-76.4

6.36 Relief Available under the Kentucky Statutes — Reinstatement and Other Equitable Relief 6-77

6.37 Relief Available under the Kentucky Statutes — Attorney Fees 6-77

6.38 Special Issues Concerning Settlement 6-80.2

6.39 Parallel and Collateral Cases — Judicial, Administrative, and Arbitral 6-80.3

CHAPTER 7. WAGES AND HOURS 7-1

7.1 Introduction; Supremacy of Federal Principles 7-1

7.2 The Substantive Provisions Regarding Rates and Payment of Wages, Hours, Breaks and Leaves, and Overtime Requirements 7-1

7.3 Substantive Provisions: Payment of Wages 7-2

Overview 7-2

“Wages” subject to the statutes 7-3

“Employees” and “employers” covered 7-5

Deductions and withholdings 7-6.1

Time of payment 7-6.3

7.4 Substantive Provisions: Minimum Wage 7-7

7.5 Substantive Provisions: Overtime 7-8

7.6 Substantive Provisions: Base Hourly Rate 7-10.3

7.7 Substantive Provisions: Work Week 7-11

7.8 Substantive Provisions: Hours Worked, Breaks, and Other Activities 7-12

Generally 7-12

Preliminary and postliminary activity 7-13

Time spent “on call” 7-14

Breaks and meal periods 7-15

Sleeping time 7-16

CONTENTS

	<i>Training sessions</i>	7-16
	<i>Time spent traveling</i>	7-16
	<i>K-9 personnel</i>	7-17
7.9	Substantive Provisions: Employer-Employee Agreements	7-17
7.10	Coverage and Exemptions	7-18.1
7.11	Coverage and Exemptions: The “White Collar” Exemptions.	7-20.1
	<i>Generally; salaried status</i>	7-20.1
	<i>Executives</i>	7-22
	<i>Administrators</i>	7-22.1
	<i>Professionals</i>	7-23
	<i>Supervisors</i>	7-23
	<i>Computer specialists</i>	7-24
7.12	Coverage and Exemptions: Outside Salesmen and Collectors	7-24
	<i>Outside salesmen</i>	7-24
	<i>Outside collectors</i>	7-24
7.13	Coverage and Exemptions: Miscellaneous Exemptions	7-25
	<i>Individual employed in agriculture</i>	7-25
	<i>Employees of retail stores, restaurants, hotels, and motels</i>	7-25
	<i>Domestic service in a private home</i>	7-25
	<i>Learners, apprentices, workers with disabilities, and students</i>	7-26
	<i>Delivery of newspapers</i>	7-26
	<i>State employees</i>	7-26
	<i>Employees of non-profit camps, religious centers, and educational centers</i>	7-26
7.14	Coverage and Exemptions: Special Problems with Public Employment	7-26
7.15	Procedure: Judicial and Administrative Forums	7-28
7.16	Procedure: Direct Action in Court and Associated Remedies	7-31
	<i>Generally</i>	7-31
	<i>Liquidated damages</i>	7-31
	<i>Attorney fees</i>	7-32
	<i>Civil penalties</i>	7-32
	<i>Role of court and jury</i>	7-32
	<i>Statute of limitations</i>	7-32.1
	<i>Class actions</i>	7-32.1
	<i>State enforcement</i>	7-32.2
	<i>Liens for wages</i>	7-32.2
	<i>Retaliatory discharge or discrimination</i>	7-33
7.17	Procedure: Administrative Remedies	7-34
7.18	“Prevailing Wage” Provisions	7-34

CHAPTER 8. FORMS AND PRACTICE SUGGESTIONS	8-1
8.1 The Basic Questions	8-1
8.2 Deciding Whether an Employment Contract Is Necessary.	8-2
8.3 FORM 8-3: Employment Contract	8-3
8.4 FORM 8-4: Covenant Not to Compete	8-6
8.4a Contact Between Attorney for an Employee, and Other Employees.	8-7
8.5 Handling Public Sector Collective Bargaining	8-8
8.6 FORM 8-6: Collective Bargaining Ordinance	8-8.1
8.7 FORM 8-7: Petition for Recognition as Collective Bargaining Representative	8-9
8.8 FORM 8-8: Recognition of Collective Bargaining Representative	8-10
8.9 The Importance of an Employee Handbook.	8-10
8.10 FORM 8-10: Employee Handbook.	8-11
8.11 Selection of Appropriate Disciplinary Action; Proof (and Disproof) of Just Cause.	8-17
8.12 FORM 8-12: Non-Renewal of Probationary Teacher.	8-19
8.13 FORM 8-13: Disciplinary Charge Against Tenured Teacher	8-20
8.14 FORM 8-14: Tenured Teacher’s Notice of Intent to Answer Charges	8-21
8.15 FORM 8-15: Initial Complaint of Misconduct Against Police Officer	8-21
8.16 FORM 8-16: 48-Hour Notice of Interrogation of Police Officer	8-22
8.17 FORM 8-17: <i>Garrity</i> Warning (and Instructional Cover Memo)	8-23
8.18 FORM 8-18: Notice of Pre-Termination Opportunity to Respond (for Job-Tenured Public Employee).	8-24
8.19 FORM 8-19: Disciplinary Write-Up for Job-Tenured Employee	8-25
8.20 FORM 8-20: Employee’s Appeal to Merit or Civil Service Hearing.	8-26
8.21 FORM 8-21: Employee’s Appeal to Court from Adverse Administrative Hearing on Discipline	8-27
8.22 Negotiation in Lieu of Suit	8-28
8.23 FORM 8-23: Severance Agreement	8-29
8.24 Formation of the Attorney-Client Relationship	8-31
8.25 FORM 8-25: Fee Agreement	8-31
8.26 Choosing the Causes of Action; Choosing the Forum	8-33
8.27 FORM 8-27: Complaint by Public Employee for Constitutional Violation	8-35

CONTENTS

8.28 FORM 8-28: Complaint Based in Contract, for Wrongful Discharge 8-36

8.29 FORM 8-29: Complaint Based in Tort, for Wrongful Discharge 8-38

8.30 FORM 8-30: Complaint for Statutory Discrimination 8-39

8.31 FORM 8-31: Affirmative Defenses to Claim of Statutory Discrimination. 8-41

8.32 FORM 8-32: Complaint for Unpaid Overtime 8-42

8.33 FORM 8-33: Affirmative Defenses for Employer in Overtime Claim. 8-43

8.34 Simultaneous Claims and Issue Preclusion 8-44

8.35 Simultaneous Civil or Criminal Proceedings 8-44

8.36 Some Thoughts on Discovery 8-46

8.37 FORM 8-37: Agreed Order of Confidentiality, for Use in Discovery 8-46

8.38 The Importance of Dispositive Motions 8-47

8.39 Issues in Settlement. 8-48

8.40 Special Considerations for Trial 8-50

8.41 Unemployment Insurance Claims 8-50.1

8.42 FORM 8-42: Appeal to Unemployment Referee Hearing 8-51

8.43 FORM 8-43: Appeal to KUIIC. 8-51

8.44 FORM 8-44: Complaint for Judicial Review of KUIIC Decision. 8-52

INDICES

Forms Index Index-1

Table of Cases Index-2

Table of U.S. Codes Index-36

Table of Kentucky Constitution Citations. Index-38

Table of Kentucky Revised Statutes Index-39

Table of Kentucky Administrative Regulations Index-57

Subject Index Index-61