Certain public records exempted from inspection except on order of court --
Restriction of state employees to inspect personnel files prohibited.

(1) The following public records are excluded from the application of KRS 61.870 to 61.884
and shall be subject to inspection only upon order of a court of competent jurisdiction,
except that no court shall authorize the inspection by any party of any materials pertaining
to civil litigation beyond that which is provided by the Rules of Civil Procedure governing
pretrial discovery:

(a) Public records containing information of a personal nature where the public
disclosure thereof would constitute a clearly unwarranted invasion of personal
privacy;

(b) Records confidentially disclosed to an agency and compiled and maintained for
scientific research. This exemption shall not, however, apply to records the
disclosure or publication of which is directed by another statute;

(c) 1. Upon and after July 15, 1992, records confidentially disclosed to an agency
or required by an agency to be disclosed to it, generally recognized as
confidential or proprietary, which if openly disclosed would permit an unfair
commercial advantage to competitors of the entity that disclosed the records;
2. Upon and after July 15, 1992, records confidentially disclosed to an agency
or required by an agency to be disclosed to it, generally recognized as
confidential or proprietary, which are compiled and maintained:
   a. In conjunction with an application for or the administration of a loan or
      grant;
   b. In conjunction with an application for or the administration of
      assessments, incentives, inducements, and tax credits as described in
      KRS Chapter 154;
   c. In conjunction with the regulation of commercial enterprise, including
      mineral exploration records, unpatented, secret commercially valuable
      plans, appliances, formulae, or processes, which are used for the
      making, preparing, compounding, treating, or processing of articles or
      materials which are trade commodities obtained from a person; or
   d. For the grant or review of a license to do business.
3. The exemptions provided for in subparagraphs 1. and 2. of this paragraph
shall not apply to records the disclosure or publication of which is directed by
another statute;

(d) Public records pertaining to a prospective location of a business or industry where
no previous public disclosure has been made of the business' or industry's interest in
locating in, relocating within or expanding within the Commonwealth. This
exemption shall not include those records pertaining to application to agencies for
permits or licenses necessary to do business or to expand business operations
within the state, except as provided in paragraph (c) of this subsection;
(e) Public records which are developed by an agency in conjunction with the regulation or supervision of financial institutions, including but not limited to, banks, savings and loan associations, and credit unions, which disclose the agency's internal examining or audit criteria and related analytical methods;

(f) The contents of real estate appraisals, engineering or feasibility estimates and evaluations made by or for a public agency relative to acquisition of property, until such time as all of the property has been acquired. The law of eminent domain shall not be affected by this provision;

(g) Test questions, scoring keys, and other examination data used to administer a licensing examination, examination for employment, or academic examination before the exam is given or if it is to be given again;

(h) Records of law enforcement agencies or agencies involved in administrative adjudication that were compiled in the process of detecting and investigating statutory or regulatory violations if the disclosure of the information would harm the agency by revealing the identity of informants not otherwise known or by premature release of information to be used in a prospective law enforcement action or administrative adjudication. Unless exempted by other provisions of KRS 61.870 to 61.884, public records exempted under this provision shall be open after enforcement action is completed or a decision is made to take no action; however, records or information compiled and maintained by county attorneys or Commonwealth's attorneys pertaining to criminal investigations or criminal litigation shall be exempted from the provisions of KRS 61.870 to 61.884 and shall remain exempted after enforcement action, including litigation, is completed or a decision is made to take no action. The exemptions provided by this subsection shall not be used by the custodian of the records to delay or impede the exercise of rights granted by KRS 61.870 to 61.884;

(i) Preliminary drafts, notes, correspondence with private individuals, other than correspondence which is intended to give notice of final action of a public agency;

(j) Preliminary recommendations, and preliminary memoranda in which opinions are expressed or policies formulated or recommended;

(k) All public records or information the disclosure of which is prohibited by federal law or regulation; and

(l) Public records or information the disclosure of which is prohibited or restricted or otherwise made confidential by enactment of the General Assembly.

(2) No exemption in this section shall be construed to prohibit disclosure of statistical information not descriptive of any readily identifiable person.

(3) No exemption in this section shall be construed to deny, abridge, or impede the right of a public agency employee, including university employees, an applicant for employment, or an eligible on a register to inspect and to copy any record including preliminary and other supporting documentation that relates to him. The records shall include, but not be limited to, work plans, job performance, demotions, evaluations, promotions, compensation,
classification, reallocation, transfers, layoffs, disciplinary actions, examination scores, and preliminary and other supporting documentation. A public agency employee, including university employees, applicant, or eligible shall not have the right to inspect or to copy any examination or any documents relating to ongoing criminal or administrative investigations by an agency.

(4) If any public record contains material which is not excepted under this section, the public agency shall separate the excepted and make the nonexcepted material available for examination.

(5) The provisions of this section shall in no way prohibit or limit the exchange of public records or the sharing of information between public agencies when the exchange is serving a legitimate governmental need or is necessary in the performance of a legitimate government function.

Effective: July 15, 1994


Legislative Research Commission Note (7/15/94). This section was amended by 1994 Ky. Acts chs. 262 and 450 which do not appear to be in conflict and have been codified together.