IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF KENTUCKY LOUISVILLE DIVISION

EMW WOMEN'S SURGICAL CENTER, P.S.C., on behalf of itself, its staff, and its patients; ERNEST W. MARSHALL, M.D., on behalf of himself and his patients,

Plaintiffs,

v.

ANDREW G. BESHEAR, in his official capacity as Attorney General of the Commonwealth of Kentucky; ADAM MEIER, in his official capacity as Secretary of Kentucky's Cabinet for Health and Family Services; MICHAEL S. RODMAN, in his official capacity as Executive Director of the Kentucky Board of Medical Licensure; and THOMAS B. WINE, in his official capacity as Commonwealth's Attorney for the 30th Judicial Circuit of Kentucky,

Case No.: 3:19-cv-00178-DJH

Defendants.

VERIFIED AMENDED COMPLAINT

Plaintiffs, by and through their attorneys, bring this Complaint against the above-named

Defendants, their employees, agents, and successors in office, and in support thereof state the

following:

INTRODUCTION

1. This is a constitutional challenge to Senate Bill 9 (hereinafter "6-week Ban"),

attached as Exhibit A, and House Bill 5 (hereinafter "Reason Ban"), attached as Exhibit B. In direct

conflict with Roe v. Wade, 410 U.S. 113 (1973), and more than four decades of precedent affirming

Roe's central holding, the two Bans criminalize pre-viability abortions. Specifically, the 6-week

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Ban makes it a crime to perform an abortion after a fetal heartbeat can be detected, which generally occurs around six weeks in pregnancy, when many people are unaware they are pregnant. In so doing, the 6-week Ban will prohibit approximately 90% of the abortions currently performed in the Commonwealth. Furthermore, the Reason Ban makes it a crime to provide an abortion for a woman whose decision is influenced by either a diagnosis or the potential for a diagnosis of a disability, or the sex, race, color, or national origin of the embryo or fetus. Both Bans violate the Fourteenth Amendment to the United States Constitution, and will inflict irreparable harm on Kentuckians if they are allowed to take effect.

2. The Kentucky Legislature passed the 6-week Ban on March 14, 2019 and the Reason Ban on March 13, 2019, and will send them to Governor Bevin for his signature. Because of the Bans' unusual "emergency" clauses, they will take effect immediately upon his signature, instantly criminalizing most abortions in the Commonwealth. Governor Bevin will sign the Bans. Indeed, he said, about the 6-week Ban, that "I hope to be on my desk here soon so I can sign this into law."¹ Furthermore, during a press interview about another abortion restriction, he said that he would "love to see" the time when people are unable to obtain abortion in the Commonwealth.²

3. Unless this Court immediately grants a temporary restraining order or preliminary or permanent injunction, Plaintiffs will be forced to immediately turn away patients seeking abortion care.

4. Women seek abortion for a variety of reasons, including to care for their existing children or to enable them to leave an abusive partner. Each woman has her own, deeply personal

¹ https://www.facebook.com/GovMattBevin/videos/398571394240662.

² Benjamin Fearnow, *Republican Governor Blames Mass Shootings on Zombies, Abortions, Us 'Culture Of Death'—Not Guns*, Newsweek, Nov. 14, 2018,

https://www.newsweek.com/matt-bevin-zombies-abortion-death-obsessed-mass-shootings-culture-kentucky-1215778.

reasons for making her abortion decision. Absent an immediate injunction, the Bans will prevent Plaintiffs' patients from exercising their fundamental constitutional right to decide whether to have an abortion prior to viability, causing them irreparable harm.

JURISDICTION AND VENUE

5. This Court has jurisdiction over this action under 28 U.S.C. §§ 1331 and 1343.

6. Plaintiffs' claims for declaratory and injunctive relief are authorized by 28 U.S.C.

§§ 2201 and 2202, Rules 57 and 65 of the Federal Rules of Civil Procedure, and the general legal and equitable powers of this Court.

7. Venue is appropriate under 28 U.S.C § 1391(b) because a substantial part of the events or omissions giving rise to Plaintiffs' claims occur in this judicial district.

PLAINTIFFS

8. Plaintiff EMW Women's Surgical Center, P.S.C. ("EMW"), a Kentucky corporation located in Jefferson County (Louisville), is the sole licensed abortion facility located in Kentucky. EMW has been providing reproductive health care, including abortion, since the 1980s. EMW sues on behalf of itself, its physicians, staff, and its patients.

9. Plaintiff Ernest W. Marshall, M.D., is the owner of EMW, where he provides abortion, and he is a board-certified obstetrician-gynecologist. He sues on his own behalf and on behalf of his patients.

DEFENDANTS

10. Defendant Andrew G. Beshear is the Attorney General of the Commonwealth of Kentucky and, as such, is the Commonwealth's chief law enforcement officer. In his capacity as Attorney General, Defendant Beshear may initiate or participate in criminal prosecutions for violations of the Bans at the request of, *inter alia*, the Governor, any court of the

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Commonwealth, or local officials. KRS 15.190, 15.200. Defendant Beshear is likewise charged with seeking injunctive relief against "abortion facilities" to "prevent violations of the provisions of KRS Chapter 216B regarding abortion facilities or the administrative regulations promulgated in furtherance thereof." KRS 15.241. Those regulations include the requirement that all abortion facilities ensure "compliance with . . . state . . . laws," including the Bans. 902 KAR 20:360, § 5(1)(a). Defendant Beshear is sued in his official capacity.

11. Defendant Adam Meier is the secretary of the Cabinet for Health and Family Services ("the Cabinet") – an agency of the Commonwealth of Kentucky. In his capacity as secretary of the Cabinet, Defendant Meier is charged with, *inter alia*, oversight and licensing of abortion providers and the regulatory enforcement of those facilities. KRS 216B.0431(1); 902 KAR 20:360, § 5(1)(a). The Cabinet's regulations include the requirement that all abortion facilities ensure "compliance with . . . state . . . laws," including the Bans. 902 KAR. 20:360, § 5(1)(a). Defendant Meier is sued in his official capacity.

12. Defendant Michael S. Rodman serves as Executive Director of the Kentucky Board of Medical Licensure ("KBML" or "the Board"), which is located in Jefferson County. Defendant Rodman and the Board possess authority to pursue disciplinary action up to and including license revocation against Kentucky physicians for violating the Bans. KRS 311.565; KRS 311.606. Defendant Rodman is sued in his official capacity.

13. Defendant Thomas B. Wine serves as Commonwealth's Attorney for the 30th Judicial Circuit of Kentucky. In this capacity, Defendant Wine has authority to enforce the Bans' criminal penalties in Jefferson County, where Plaintiffs are located. *See* KRS 15.725(1); KRS 23A.010(1). Defendant Wine is sued in his official capacity.

STATUTORY FRAMEWORK

6-Week Ban

14. If a woman's pregnancy is in the uterus, the 6-week Ban requires the doctor who intends to perform an abortion to determine whether there is a fetal heartbeat, and if there is a heartbeat, it is a crime to "caus[e] or abet[] the termination of" the pregnancy. S.B. 9 § 4(1), 6(1).

15. The 6-week Ban has only two very limited exceptions. It permits abortion after a heartbeat is detected only if the abortion is necessary to 1) prevent the woman's death, or 2) to prevent a "substantial and irreversible impairment of a major bodily function." S.B. 9 § 6(2)(a). "Substantial and irreversible impairment of a major bodily function" means "any medically diagnosed condition that so complicates the pregnancy of the woman as to directly or indirectly cause the substantial and irreversible impairment of a major bodily function. A medically diagnosed condition that constitutes a 'serious risk of the substantial and irreversible impairment of a major bodily function, and premature rupture of the membranes, but does not include a condition related to the woman's mental health." KRS 311.781(8).

16. A violation of the 6-week Ban is a Class D felony, which is punishable by imprisonment of one to five years. KRS 311.990(22)(23); KRS 532.060(2)(d). A woman also may bring a civil action for violation of the 6-week Ban. S.B. 9 § 9.

17. The 6-week Ban takes effect immediately upon Governor Bevin's signature. There is no requirement that Governor Bevin sign bills in public or notify the public immediately upon signing a bill. In fact, Governor Bevin signed the last abortion bill, House Bill 454 (2018), which took effect immediately, in private and without notification to the public or EMW. As a result, it is impossible for Plaintiffs to know precisely when the 6-week Ban has taken effect.

Reason Ban

18. The Reason Ban makes it a crime for any person to "intentionally perform or induce or attempt to perform or induce an abortion on a pregnant woman if the person has knowledge that the pregnant woman is seeking the abortion, in whole or in part, because of" the sex, race, color, national origin, or diagnosis or potential diagnosis of Down syndrome or "any other disability." The Reason Ban defines "any other disability" broadly to include "any disease, defect, or disorder, whether or not genetically inherited." It then lists some conditions that are considered "disabilit[ies]," but makes clear that the term "is not limited to those conditions." The only exclusion from the term is for "lethal fetal anomalies," a term that is not defined by the Reason Ban. H.B. 5 §1.

19. The Reason Ban provides an extremely limited exception "in the case of a medical emergency." A "medical emergency" is defined as "any condition which, on the basis of the physician's good-faith clinical judgment, so complicates the medical condition of a pregnant female as to necessitate the immediate abortion of her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible impairment of a major bodily function." H.B. 5 § 1(2); KRS 311.720.

20. A violation of the prohibition constitutes a Class D felony, which is punishable by imprisonment of one to five years. H.B. 5 § 4(22); KRS 532.060(2)(d).

21. Any physician who violates the prohibition is also subject to mandatory license revocation by the State Board of Medical Licensure. Any individual or licensed abortion facility is also subject to mandatory license revocation by the Cabinet for Health and Family Services for violation of the prohibition. H.B. 5 § 1(4)-1(5).

22. Furthermore, the Reason Ban mandates that the physician or the physician's

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delegate inform a pregnant woman at least twenty-four (24) hours prior to abortion before that "[i]t is illegal in Kentucky to intentionally perform an abortion, in whole or in part, because of the sex of the unborn child; the race, color, or national origin of the unborn child; or the diagnosis, or potential diagnosis, of Down syndrome or any other disability." H.B. 5 § 3(4).

23. Any physician who fails to abide by this provision of the Reason Ban is subject to potential medical license denial, probation, suspension, limitation, restriction, or revocation by the State Board of Medical Licensure. KRS 311.725; KRS 311.595.

24. The Reason Ban, like the 6-week Ban, takes effect immediately upon Governor Bevin's signature.

FACTUAL ALLEGATIONS

25. Women seek abortions for a variety of deeply personal reasons, including familial, medical, and financial. Some women have abortions because they conclude that it is not the right time in their lives to have a child or to add to their families: For example, some decide to end a pregnancy because they want to pursue their education; some because they feel they lack the necessary economic resources or level of partner support or stability; some because they are concerned that adding a children to their family will make them less able to adequately provide and care for their existing children. Some women seek abortions to preserve their life or health; some because they have become pregnant as a result of rape; and others because they decide not to have children at all. Some women decide to have an abortion because of an indication or diagnosis of a fetal medical condition or anomaly. Some families do not feel they have the resources—financial, medical, educational, or emotional—to care for a child with special needs or to simultaneously provide for the children they already have. The decision to terminate a pregnancy for any reason is motivated by a combination of diverse, complex, and

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interrelated factors that are intimately related to the individual woman's values and beliefs, culture and religion, health status and reproductive history, familial situation, and resources and economic stability.

26. Approximately one in four women in this country will have an abortion by age forty-five. A majority of women having abortions (61%) already have at least one child, while most (66%) also plan to have a child or additional children in the future.

27. Legal abortion is one of the safest medical procedures in the United States, and is substantially safer than continuing a pregnancy through to childbirth.

28. Pregnancy is commonly measured from the first day of a woman's last menstrual period ("lmp"). A woman's menstrual cycle is usually four weeks. Fertilization typically occurs around two weeks lmp. The medical profession considers pregnancy to actually begin when a fertilized egg implants in the uterus, typically around three weeks lmp, approximately a week before a woman with a typical and regular menstrual cycle will expect to get her period. A full term pregnancy is approximately forty weeks as measured from the woman's lmp.

29. In a normally developing embryo, cells that form the basis for development of the heart later in gestation produce cardiac activity that can be detected with ultrasound.

30. In early pregnancy, Plaintiffs typically performs a vaginal ultrasound to date the pregnancy.

31. Using vaginal ultrasound, cardiac activity is generally detectible beginning at approximately six weeks lmp.

32. Prior to the time a heartbeat is generally detectible, many women do not know they are pregnant. This is particularly true for women who have irregular periods, who have certain medical conditions, who have been using contraceptives, or who are breastfeeding.

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33. Even for women with highly regular periods, six weeks lmp will be just two weeks after they have missed their period.

34. Six weeks is a previability point in pregnancy. The earliest that fetuses can become viable is months after this point, typically around 24 weeks lmp.

35. Current Kentucky law prohibits abortion after 21.6 weeks lmp, which is before viability. KRS 311.782.

36. Approximately 90% of abortions at EMW take place after six weeks lmp.

37. Prior to performing an abortion, Plaintiffs provide non-directive patient counseling to each patient, which means they listen to, support, and provide information to the patient, without directing her course of action. That process is designed to ensure that patients are well-informed with respect to all of their options, including terminating the pregnancy; carrying the pregnancy to term and parenting; and carrying to term and placing the baby for adoption. In addition, the process is designed to ensure that the woman's choice is voluntary and not coerced.

38. Although some of Plaintiffs' patients disclose at least some information about the reasons they are seeking an abortion during these non-directive discussions, Plaintiffs do not require that patients disclose any or all of their reasons for seeking an abortion.

39. Plaintiffs are aware that some of their patients seek abortions based at least in parton a potential or confirmed prenatal diagnosis of a disability as defined by the Reason Ban.Under the Reason Ban, these patients would be prohibited from obtaining an abortion.

40. The Reason Ban prohibits intentionally performing or attempting to perform an abortion if a person "has knowledge" that a patient "is seeking the abortion in whole or in part"

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because of the prohibited reasons, but fails to define what constitutes "knowledge" that gives rise to the Reason Ban's severe criminal and licensure penalties.

41. Without any standardized or objective definition of "having knowledge" of the reason for a patient's decision, Plaintiffs cannot know the standard by which Defendants will ultimately judge their conduct.

42. Because it is unclear when a person has "knowledge" that a patient is seeking an abortion under prohibited circumstances, Plaintiffs cannot be certain that their good faith efforts to comply with the Reason Ban meet its requirements, and thus run the risk of devastating criminal penalties and mandatory license revocation. Indeed, violating the Reason Ban is a felony, and penalties for violation include mandatory revocation of the physician's and abortion facility's licenses. Given the Cabinet for Health and Family Services' particular hostility towards Plaintiffs, Plaintiffs have particular concern that their medical care decisions will be scrutinized under an unpredictable standard.

43. While the Reason Ban lists a number of specific disabilities, including Down Syndrome, dwarfism, and amelia, the Reason Ban's prohibition is not limited to those medical conditions. Rather, the Reason Ban makes it a crime for a woman to have an abortion if her decision is motivated in whole *or in part* by the diagnosis or potential diagnosis of "any disability," including but not limited to any physical, mental, or intellectual disability, or any physical or mental disease.

44. The American College of Obstetricians and Gynecologists ("ACOG"), which is the preeminent professional association for OB/GYNs, recommends that all women should be counseled about prenatal genetic screening and diagnostic testing options as early as possible in the pregnancy, ideally at the first prenatal visit. ACOG recommends that all women, regardless

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of age, be offered the option of screening or diagnostic testing for fetal genetic disorders. ACOG also recommends that women with positive screening test results be offered further counseling and diagnostic testing.

45. The Reason Ban provides an exception for circumstances where a woman has decided to have an abortion because of diagnosis or potential diagnosis of "lethal fetal anomaly," but that term is not statutorily defined. It is unclear whether this exception from criminal liability applies, for example, only to circumstances when the fetus would not be born alive or whether it includes circumstances when the child is likely to die would die within the first few months or years of life.

46. Thus, Plaintiffs face a very real threat of arbitrary enforcement, particularly given Defendants' repeated efforts to eliminate all access to abortion in the Commonwealth.³

47. The second exception for "medical emergencies" is extremely limited, and would not protect a patient who needs an abortion to protect her health but was not yet facing a medical emergency.

48. For example, some women with high-risk pregnancies—because of advanced maternal age or some other underlying medical condition—have complications that lead them to end their pregnancies to preserve their lives or health. In some of these situations, there is also a diagnosis or potential diagnosis of a fetal anomaly.

49. There are numerous conditions that pose a substantial mortality risk in pregnancy, including pulmonary hypertension and maternal cardiac disease, some with mortality risks as high as 50%.

³ Defendants have repeatedly targeted Plaintiffs, and tried to eliminate abortion access in Kentucky. Plaintiffs now operate the only abortion clinic in the Commonwealth. *See* Sheryl Gay Stolberg, *Legal Fight Could Make Kentucky Only State With No Abortion Clinic*, N.Y. Times, May 2, 2017, https://www.nytimes.com/2017/05/02/us/kentucky-abortion-clinic.html.

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50. The Reason Ban's extremely narrow exception for "medical emergencies" would not allow a woman whose health or life was at risk to decide to have an abortion if the diagnosis or potential diagnosis of a fetal anomaly was part of her decision, until her condition has so deteriorated as to constitute a medical emergency, at which point the procedure would be permitted under this law. This would unnecessarily jeopardize the health and even the life of the woman.

51. If a woman is forced to continue a pregnancy against her will, it can pose a risk to her physical, mental, and emotional health, and even her life, as well as to the stability and wellbeing of her family, including her existing children.

52. Absent an injunction, Plaintiffs will have no choice but to turn away patients in need of abortion care. The constitutional rights of Kentucky women would suffer irreparably, as would their well-being and dignity. The Bans irreparably harm Plaintiffs, Plaintiffs' staff, and their patients.

CLAIMS FOR RELIEF

<u>COUNT I</u>

(Substantive Due Process – 6-Week Ban and Reason Ban)

53. Plaintiffs reallege and incorporate by reference the allegations contained in paragraphs 1 through 52.

54. By imposing bans on abortion prior to viability, the 6-week Ban and the Reason Ban violates Kentuckians' right to privacy guaranteed by the Fourteenth Amendment to the United States Constitution.

COUNT II

(Due Process—Vagueness – Reason Ban)

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55. Plaintiffs reallege and incorporate by reference the allegations contained in paragraphs 1 through 52.

56. By failing to give Plaintiffs fair notice of how to comply with the mandates of the Reason Ban, and imposing serious criminal and licensure penalties, it violates Plaintiffs' right to due process as guaranteed by the Due Process Clause of the Fourteenth Amendment to the United States Constitution.

INJUNCTIVE RELIEF

57. If the Bans are allowed to take effect, Plaintiffs and their patients will be subject to irreparable harm for which no adequate remedy at law exists.

58. Enforcement of the Bans will cause irreparable harm by threatening Plaintiffs and their staff with substantial criminal penalties for providing abortion services; and by preventing Plaintiffs' patients from obtaining an abortion in Kentucky, thereby causing them to suffer significant medical, emotional, and other harm.

REQUEST FOR RELIEF

WHEREFORE, Plaintiffs ask this Court:

A. To immediately issue a temporary restraining order and/or preliminary injunction, and a permanent injunction, restraining Defendants, their employees, agents, and successors in office from enforcing S.B. 9 and H.B. 5.

B. To enter a judgment declaring that S.B. 9 and H.B. 5 violate the Fourteenth Amendment to the United States Constitution.

C. To award Plaintiffs their attorneys' fees and costs pursuant to 42 U.S.C. § 1988.

D. To grant such other and further relief as the Court deems just and proper.

Dated: March 15, 2019

s/Amy D. Cubbage

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*pro hac vice motions forthcoming

ATTORNEYS FOR PLAINTIFFS

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DECLARATION

I declare under penalty of perjury that the statements contained in the Complaint are true and accurate to the best of my knowledge and belief.

Ernest W. Marshall, M.D.

EXHIBIT A

19 RS SB 9/GA

| 1 | AN ACT relating to abortion and declaring an emergency. |
|----|--|
| 2 | Be it enacted by the General Assembly of the Commonwealth of Kentucky: |
| 3 | →SECTION 1. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 4 | TO READ AS FOLLOWS: |
| 5 | As used in Sections 1 to 11 of this Act: |
| 6 | (1) "Conception" means fertilization; |
| 7 | (2) "Contraceptive" means a drug, device, or chemical that prevents conception; |
| 8 | (3) ''Fertilization'' has the same meaning as in KRS 311.781; |
| 9 | (4) ''Fetal heartbeat'' means cardiac activity or the steady and repetitive rhythmic |
| 10 | contraction of the fetal heart within the gestational sac; |
| 11 | (5) "Fetus" means the human offspring developing during pregnancy from the |
| 12 | moment of conception and includes the embryonic stage of development; |
| 13 | (6) ''Frivolous conduct'' has the same meaning as in KRS 311.784; |
| 14 | (7) ''Gestational age'' means the age of an unborn human individual as calculated |
| 15 | from the first day of the last menstrual period of a pregnant woman; |
| 16 | (8) ''Gestational sac'' means the structure that comprises the extraembryonic |
| 17 | membranes that envelop the fetus and that is typically visible by ultrasound after |
| 18 | the fourth week of pregnancy; |
| 19 | (9) "Intrauterine pregnancy" means a pregnancy in which the fetus is attached to |
| 20 | the placenta within the uterus of the pregnant woman; |
| 21 | (10) "Medical emergency" has the same meaning as in KRS 311.781; |
| 22 | (11) "Physician" has the same meaning as in KRS 311.720; |
| 23 | (12) "Pregnancy" means the human female reproductive condition that begins with |
| 24 | fertilization, when the woman is carrying the developing human offspring, and |
| 25 | that is calculated from the first day of the last menstrual period of the woman; |
| 26 | (13) "Serious risk of the substantial and irreversible impairment of a major bodily |

27 <u>function" has the same meaning as in KRS 311.781;</u>

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| 1 | (14) "Spontaneous miscarriage" means the natural or accidental termination of a |
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| 2 | pregnancy and the expulsion of the fetus, typically caused by genetic defects in |
| 3 | the fetus or physical abnormalities in the pregnant woman; |
| 4 | (15) "Standard medical practice" means the degree of skill, care, and diligence that a |
| 5 | physician of the same medical specialty would employ in like circumstances. As |
| 6 | applied to the method used to determine the presence of a fetal heartbeat for |
| 7 | purposes of Section 4 of this Act, "standard medical practice" includes |
| 8 | employing the appropriate means of detection depending on the estimated |
| 9 | gestational age of the fetus and the condition of the woman and her pregnancy; |
| 10 | and |
| 11 | (16) "Unborn child" and "unborn human individual" have the same meaning as |
| 12 | ''unborn child'' has in KRS 311.781. |
| 13 | →SECTION 2. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 14 | TO READ AS FOLLOWS: |
| 15 | The General Assembly finds and declares, according to contemporary medical |
| 16 | research, all of the following: |
| 17 | (1) As many as thirty percent (30%) of natural pregnancies end in spontaneous |
| 18 | <u>miscarriage;</u> |
| 19 | (2) Less than five percent (5%) of all natural pregnancies end in spontaneous |
| 20 | miscarriage after detection of fetal cardiac activity; |
| 21 | (3) Over ninety percent (90%) of intrauterine pregnancies survive the first trimester |
| 22 | if cardiac activity is detected in the gestational sac; |
| 23 | (4) Nearly ninety percent (90%) of in vitro pregnancies do not survive the first |
| 24 | trimester where cardiac activity is not detected in the gestational sac; |
| 25 | (5) Fetal heartbeat, therefore, has become a key medical predictor that an unborn |
| 26 | human individual will reach live birth; |
| 27 | (6) Cardiac activity begins at a biologically identifiable moment in time, normally |

| 1 | <u>when</u> | the fetal heart is formed in the gestational sac; |
|----|---------------------|---|
| 2 | <u>(7) The C</u> | Commonwealth of Kentucky has legitimate interests from the outset of the |
| 3 | pregn | ancy in protecting the health of the woman and the life of an unborn |
| 4 | huma | n individual who may be born; and |
| 5 | <u>(8) In ora</u> | ler to make an informed choice about whether to continue her pregnancy, |
| 6 | <u>the</u> pr | regnant woman has a legitimate interest in knowing the likelihood of the |
| 7 | <u>fetus s</u> | surviving to full-term birth based upon the presence of cardiac activity. |
| 8 | ⇒SE | CTION 3. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 9 | TO READ | AS FOLLOWS: |
| 10 | <u>Sections 4 t</u> | o 6 of this Act apply only to intrauterine pregnancies. |
| 11 | ⇒SE | CTION 4. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 12 | TO READ | AS FOLLOWS: |
| 13 | <u>(1) (a) </u> | A person who intends to perform or induce an abortion on a pregnant |
| 14 | 1 | woman shall determine whether there is a detectable fetal heartbeat of the |
| 15 | <u>I</u> | unborn human individual the pregnant woman is carrying. The method of |
| 16 | <u> </u> | determining the presence of a fetal heartbeat shall be consistent with the |
| 17 | 1 | person's good-faith understanding of standard medical practice, provided |
| 18 | <u>1</u> | that if administrative regulations have been promulgated under subsection |
| 19 | ĺ | (2) of this section, the method chosen shall be one that is consistent with the |
| 20 | <u>1</u> | regulations. |
| 21 | <u>(b)</u> | The person who determines the presence or absence of a fetal heartbeat |
| 22 | <u>8</u> | shall record in the pregnant woman's medical record the estimated |
| 23 | Į | gestational age of the unborn human individual, the method used to test for |
| 24 | <u>4</u> | a fetal heartbeat, the date and time of the test, and the results of the test. |
| 25 | <u>(c)</u> | The person who performs the examination for the presence of a fetal |
| 26 | <u>1</u> | heartbeat shall give the pregnant woman the option to view or hear the fetal |
| 27 | <u>1</u> | heartbeat. |

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| 1 | (2) The secretary of the Cabinet for Health and Family Services may promulgate |
|----|---|
| 2 | administrative regulations specifying the appropriate methods of performing an |
| 3 | examination for the purpose of determining the presence of a fetal heartbeat of |
| 4 | an unborn human individual based on standard medical practice. The |
| 5 | regulations shall require only that an examination shall be performed externally. |
| 6 | (3) A person is not in violation of subsection (1) or (2) of this section if: |
| 7 | (a) The person has performed an examination for the purpose of determining |
| 8 | the presence of a fetal heartbeat of an unborn human individual utilizing |
| 9 | standard medical practice; |
| 10 | (b) The examination does not reveal a fetal heartbeat or the person has been |
| 11 | informed by a physician who has performed the examination for a fetal |
| 12 | heartbeat that the examination did not reveal a fetal heartbeat; and |
| 13 | (c) The person notes in the pregnant woman's medical records the procedure |
| 14 | utilized to detect the presence of a fetal heartbeat. |
| 15 | →SECTION 5. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 16 | TO READ AS FOLLOWS: |
| 17 | (1) Except as provided in subsection (2) of this section, no person shall intentionally |
| 18 | perform or induce an abortion on a pregnant woman before determining in |
| 19 | accordance with subsection (1) of Section 4 of this Act whether the unborn |
| 20 | human individual the pregnant woman is carrying has a detectable fetal |
| 21 | <u>heartbeat.</u> |
| 22 | (2) (a) Subsection (1) of this section shall not apply to a physician who performs or |
| 23 | induces the abortion if the physician believes that a medical emergency |
| 24 | exists that prevents compliance with subsection (1) of this section. |
| 25 | (b) A physician who performs or induces an abortion on a pregnant woman |
| 26 | based on the exception in paragraph (a) of this subsection shall make |
| 27 | written notations in the pregnant woman's medical records of both of the |

| 1 | following: |
|----|--|
| 2 | 1. The physician's belief that a medical emergency necessitating the |
| 3 | abortion existed; and |
| 4 | 2. The medical condition of the pregnant woman that prevented |
| 5 | compliance with subsection (1) of this section. |
| 6 | The physician shall maintain a copy of the notations in the physician's own |
| 7 | records for at least seven (7) years from the date the notations were made. |
| 8 | (3) A person is not in violation of subsection (1) of this section if the person acts in |
| 9 | accordance with subsection (1) of Section 4 of this Act and the method used to |
| 10 | determine the presence of a fetal heartbeat does not reveal a fetal heartbeat. |
| 11 | (4) A pregnant woman on whom an abortion is intentionally performed or induced |
| 12 | in violation of subsection (1) of this section is not guilty of violating subsection |
| 13 | (1) of this section or of attempting to commit, conspiring to commit, or complicity |
| 14 | in committing a violation of subsection (1) of this section. In addition, the |
| 15 | pregnant woman is not subject to a civil penalty based on the abortion being |
| 16 | performed or induced in violation of subsection (1) of this section. |
| 17 | →SECTION 6. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 18 | TO READ AS FOLLOWS: |
| 19 | (1) Except as provided in subsection (2) of this section, no person shall intentionally |
| 20 | perform or induce an abortion on a pregnant woman with the specific intent of |
| 21 | causing or abetting the termination of the life of the unborn human individual |
| 22 | the pregnant woman is carrying and whose fetal heartbeat has been detected in |
| 23 | accordance with subsection (1) of Section 4 of this Act. |
| 24 | (2) (a) Subsection (1) of this section shall not apply to a physician who performs a |
| 25 | medical procedure that, in the physician's reasonable medical judgment, is |
| 26 | designed or intended to prevent the death of the pregnant woman or to |
| 27 | prevent a serious risk of the substantial and irreversible impairment of a |

| 1 | major bodily function of the pregnant woman. |
|----|--|
| 2 | (b) A physician who performs a medical procedure as described in paragraph |
| 3 | (a) of this subsection shall, in writing: |
| 4 | 1. Declare that the medical procedure is necessary, to the best of the |
| 5 | physician's reasonable medical judgment, to prevent the death of the |
| 6 | pregnant woman or to prevent a serious risk of the substantial and |
| 7 | irreversible impairment of a major bodily function of the pregnant |
| 8 | woman; and |
| 9 | 2. Specify the pregnant woman's medical condition that the medical |
| 10 | procedure is asserted to address and the medical rationale for the |
| 11 | physician's conclusion that the medical procedure is necessary to |
| 12 | prevent the death of the pregnant woman or to prevent a serious risk |
| 13 | of the substantial and irreversible impairment of a major bodily |
| 14 | function of the pregnant woman. |
| 15 | (c) The physician shall place the written document required by paragraph (b) |
| 16 | of this subsection in the pregnant woman's medical records. The physician |
| 17 | shall maintain a copy of the document in the physician's own records for at |
| 18 | least seven (7) years from the date the document is created. |
| 19 | (3) A person is not in violation of subsection (1) of this section if the person acts in |
| 20 | accordance with subsection (1) of Section 4 of this Act and the method used to |
| 21 | determine the presence of a fetal heartbeat does not reveal a fetal heartbeat. |
| 22 | (4) A pregnant woman on whom an abortion is intentionally performed or induced |
| 23 | in violation of subsection (1) of this section is not guilty of violating subsection |
| 24 | (1) of this section or of attempting to commit, conspiring to commit, or complicity |
| 25 | in committing a violation of subsection (1) of this section. In addition, the |
| 26 | pregnant woman is not subject to a civil penalty based on the abortion being |
| 27 | performed or induced in violation of subsection (1) of this section. |

| 1 | <u>(5)</u> | Subsection (1) of this section shall not repeal or limit any other provision of the |
|----|-------------|---|
| 2 | | Kentucky Revised Statutes that restricts or regulates the performance or |
| 3 | | inducement of an abortion by a particular method or during a particular stage of |
| 4 | | a pregnancy. |
| 5 | | →SECTION 7. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 6 | TO F | READ AS FOLLOWS: |
| 7 | (1) | The provisions of this section are independent of the requirements of Sections 4 |
| 8 | | to 6 of this Act. |
| 9 | (2) | A person who performs or induces an abortion on a pregnant woman shall: |
| 10 | | (a) If the reason for the abortion purported is to preserve the health of the |
| 11 | | pregnant woman, specify in a written document the medical condition that |
| 12 | | the abortion is asserted to address and the medical rationale for the person's |
| 13 | | conclusion that the abortion is necessary to address that condition; or |
| 14 | | (b) If the reason for the abortion is other than to preserve the health of the |
| 15 | | pregnant woman, specify in a written document that maternal health is not |
| 16 | | the purpose of the abortion. |
| 17 | <u>(3)</u> | The person who specifies the information in the document described in |
| 18 | | subsection (2) of this section shall place the document in the pregnant woman's |
| 19 | | medical records. The person who specifies the information shall maintain a copy |
| 20 | | of the document in the person's own records for at least seven (7) years from the |
| 21 | | date the document is created. |
| 22 | | →SECTION 8. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 23 | TO I | READ AS FOLLOWS: |
| 24 | <u>Noth</u> | ing in Sections 1 to 11 of this Act prohibits the sale, use, prescription, or |
| 25 | adm | inistration of a drug, device, or chemical that is designed for contraceptive |
| 26 | <u>purp</u> | oses. |
| 27 | | → SECTION 9. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |

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1 TO READ AS FOLLOWS:

- 2 (1) A woman on whom an abortion was performed or induced in violation of
 3 subsection (1) of Section 5 of this Act or subsection (1) of Section 6 of this Act
 4 may file a civil action for the wrongful death of her unborn child.
- 5 (2) A woman who prevails in an action filed under subsection (1) of this section shall
 6 receive from the person who performed or induced the abortion:
- 7 (a) Damages in an amount equal to ten thousand dollars (\$10,000) or an
 8 amount determined by the trier of fact after consideration of the evidence at
- 9 *the mother's election at any time prior to final judgment subject to the same*
- 10 *defenses and requirements of proof, except any requirement of live birth, as*
- 11 would apply to a suit for the wrongful death of a child who had been born
 12 alive; and
- 13 (b) Court costs and reasonable attorney's fees.
- 14 (3) A determination that subsection (1) of Section 5 of this Act or subsection (1) of
- 15 Section 6 of this Act is unconstitutional shall be a defense to an action filed
- *under subsection (1) of this section alleging that the defendant violated the subsection that was determined to be unconstitutional.*
- 18 (4) If the defendant in an action filed under subsection (1) of this section prevails
 19 and:
- 20 (a) The court finds that the commencement of the action constitutes frivolous
 21 conduct;
- 22 (b) The court's finding in paragraph (a) of this subsection is not based on that 23 court or another court determining that subsection (1) of Section 5 of this
- 24 Act or subsection (1) of Section 6 of this Act is unconstitutional; and
- 25 (c) The court finds that the defendant was adversely affected by the frivolous
 26 conduct;
- 27 *the court shall award reasonable attorney's fees to the defendant.*

| 1 | → SECTION 10. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
|----|---|
| 2 | TO READ AS FOLLOWS: |
| 3 | The Cabinet for Health and Family Services shall inspect the medical records from |
| 4 | any facility that performs abortions to ensure that the physicians or other persons who |
| 5 | perform abortions at that facility are in compliance with the reporting requirements |
| 6 | under Section 15 of this Act. The facility shall make the medical records available for |
| 7 | inspection to the Cabinet for Health and Family Services but shall not release any |
| 8 | personal medical information in the medical records that is prohibited by law. |
| 9 | →SECTION 11. A NEW SECTION OF KRS 311.710 TO 311.830 IS CREATED |
| 10 | TO READ AS FOLLOWS: |
| 11 | (1) It is the intent of the General Assembly that a court judgment or order |
| 12 | suspending enforcement of any provision of Sections 1 to 11 of this Act is not to |
| 13 | be regarded as tantamount to repeal of that provision. |
| 14 | (2) (a) After the issuance of a decision by the Supreme Court of the United States |
| 15 | overruling Roe v. Wade, 410 U.S. 113 (1973), the issuance of any other |
| 16 | court order or judgment restoring, expanding, or clarifying the authority of |
| 17 | states to prohibit or regulate abortion entirely or in part, or the effective |
| 18 | date of an amendment to the Constitution of the United States restoring, |
| 19 | expanding, or clarifying the authority of states to prohibit or regulate |
| 20 | abortion entirely or in part, the Attorney General may apply to the pertinent |
| 21 | state or federal court for either or both of the following: |
| 22 | 1. A declaration that any one (1) or more sections specified in subsection |
| 23 | (1) of this section are constitutional; or |
| 24 | 2. A judgment or order lifting an injunction against the enforcement of |
| 25 | any one (1) or more sections specified in subsection (1) of this section. |
| 26 | (b) If the Attorney General fails to apply for the relief described in paragraph |
| 27 | (a) of this subsection within thirty (30) days of an event described in |

| 1 | paragraph (a) of this subsection, any Commonwealth or county attorney |
|----|--|
| 2 | may apply to the appropriate state or federal court for such relief. |
| 3 | (3) If any provision of Sections 1 to 11 of this Act are held invalid, or if the |
| 4 | application of such provision to any person or circumstance is held invalid, the |
| 5 | invalidity of that provision does not affect any other provisions or applications of |
| 6 | Sections 1 to 11 of this Act that can be given effect without the invalid provision |
| 7 | or application, and to this end the provisions of Sections 1 to 11 of this Act are |
| 8 | severable as provided in KRS 446.090. In particular, it is the intent of the General |
| 9 | Assembly that: |
| 10 | (a) Any invalidity or potential invalidity of a provision of Sections 1 to 11 of this |
| 11 | Act is not to impair the immediate and continuing enforceability of the |
| 12 | remaining provisions; and |
| 13 | (b) The provisions of Sections 1 to 11 of this Act are not to have the effect of |
| 14 | repealing or limiting any other laws of this state, except as specified by |
| 15 | Sections 1 to 11 of this Act. |
| 16 | →Section 12. KRS 311.595 is amended to read as follows: |
| 17 | If the power has not been transferred by statute to some other board, commission, or |
| 18 | agency of this state, the board may deny an application or reregistration for a license; |
| 19 | place a licensee on probation for a period not to exceed five (5) years; suspend a license |
| 20 | for a period not to exceed five (5) years; limit or restrict a license for an indefinite period; |
| 21 | or revoke any license heretofore or hereafter issued by the board, upon proof that the |
| 22 | licensee has: |
| 23 | (1) Knowingly made or presented, or caused to be made or presented, any false, |
| 24 | fraudulent, or forged statement, writing, certificate, diploma, or other thing, in |
| 25 | connection with an application for a license or permit; |
| 26 | (2) Practiced, or aided or abetted in the practice of fraud, forgery, deception, collusion, |
| 27 | or conspiracy in connection with an examination for a license; |
| | |

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- (3) Committed, procured, or aided in the procurement of an unlawful abortion,
 including a partial-birth abortion;
- 3 (4) Entered a guilty or nolo contendere plea, or been convicted, by any court within or
 4 without the Commonwealth of Kentucky of a crime as defined in KRS 335B.010, if
 5 in accordance with KRS Chapter 335B;
- 6 (5) Been convicted of a misdemeanor offense under KRS Chapter 510 involving a
 7 patient, or a felony offense under KRS Chapter 510, 530.064(1)(a), or 531.310, or
 8 been found by the board to have had sexual contact as defined in KRS 510.010(7)
 9 with a patient while the patient was under the care of the physician;
- 10 (6) Become addicted to a controlled substance;
- 11 (7) Become a chronic or persistent alcoholic;
- 12 (8) Been unable or is unable to practice medicine according to acceptable and
 13 prevailing standards of care by reason of mental or physical illness or other
 14 condition including but not limited to physical deterioration that adversely affects
 15 cognitive, motor, or perceptive skills, or by reason of an extended absence from the
 16 active practice of medicine;
- 17 (9) Engaged in dishonorable, unethical, or unprofessional conduct of a character likely
 18 to deceive, defraud, or harm the public or any member thereof;
- (10) Knowingly made, or caused to be made, or aided or abetted in the making of, a false
 statement in any document executed in connection with the practice of his
 profession;
- (11) Employed, as a practitioner of medicine or osteopathy in the practice of his
 profession in this state, any person not duly licensed or otherwise aided, assisted, or
 abetted the unlawful practice of medicine or osteopathy or any other healing art;
- (12) Violated or attempted to violate, directly or indirectly, or assisted in or abetted the
 violation of, or conspired to violate any provision or term of any medical practice
 act, including but not limited to the code of conduct promulgated by the board under

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| 1 | | KRS 311.601 or any other valid regulation of the board; |
| 2 | (13) | Violated any agreed order, letter of agreement, final order, or emergency order |
| 3 | | issued by the board; |
| 4 | (14) | Engaged in or attempted to engage in the practice of medicine or osteopathy under a |
| 5 | | false or assumed name, or impersonated another practitioner of a like, similar, or |
| 6 | | different name; |
| 7 | (15) | Obtained a fee or other thing of value on the fraudulent representation that a |
| 8 | | manifestly incurable condition could be cured; |
| 9 | (16) | Willfully violated a confidential communication; |
| 10 | (17) | Had his license to practice medicine or osteopathy in any other state, territory, or |
| 11 | | foreign nation revoked, suspended, restricted, or limited or has been subjected to |
| 12 | | other disciplinary action by the licensing authority thereof. This subsection shall not |
| 13 | | require relitigation of the disciplinary action; |
| 14 | (18) | Failed or refused, without legal justification, to practice medicine in a rural area of |
| 15 | | this state in violation of a valid medical scholarship loan contract with the trustees |
| 16 | | of the rural Kentucky medical scholarship fund; |
| 17 | (19) | Given or received, directly or indirectly, from any person, firm, or corporation, any |
| 18 | | fee, commission, rebate, or other form of compensation for sending, referring, or |
| 19 | | otherwise inducing a person to communicate with a person licensed under KRS |
| 20 | | 311.530 to 311.620 in his professional capacity or for any professional services not |
| 21 | | actually and personally rendered; provided, however, that nothing contained in this |
| 22 | | subsection shall prohibit persons holding valid and current licenses under KRS |
| 23 | | 311.530 to 311.620 from practicing medicine in partnership or association or in a |
| 24 | | professional service corporation authorized by KRS Chapter 274, as now or |
| 25 | | hereinafter amended, or from pooling, sharing, dividing, or apportioning the fees |
| 26 | | and moneys received by them or by the partnership, corporation, or association in |
| 27 | | accordance with the partnership agreement or the policies of the board of directors |

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of the corporation or association. Nothing contained in this subsection shall
abrogate the right of two (2) or more persons holding valid and current licenses
under KRS 311.530 to 311.620 to receive adequate compensation for concurrently
rendering professional care to a single patient and divide a fee, if the patient has full
knowledge of this division and if the division is made in proportion to the services
performed and responsibility assumed by each;

7 (20) Been removed, suspended, expelled, or disciplined by any professional medical
8 association or society when the action was based upon what the association or
9 society found to be unprofessional conduct, professional incompetence, malpractice,
10 or a violation of any provision of KRS Chapter 311. This subsection shall not
11 require relitigation of the disciplinary action;

(21) Been disciplined by a licensed hospital or medical staff of the hospital, including
removal, suspension, limitation of hospital privileges, failing to renew privileges for
cause, resignation of privileges under pressure or investigation, or other disciplinary
action if the action was based upon what the hospital or medical staff found to be
unprofessional conduct, professional incompetence, malpractice, or a violation of
any provisions of KRS Chapter 311. This subsection shall not require relitigation of
the disciplinary action; for line

19 (22) Failed to comply with the requirements of KRS 213.101, 311.782, or 311.783 or
20 failed to submit to the Vital Statistics Branch in accordance with a court order a
21 complete report as described in KRS 213.101;

(23) Failed to comply with any of the requirements regarding making or maintaining
 medical records or documents described in Section 4 or 7 of this Act; or

24 (24) Failed to comply with the requirements of Section 5 or 6 of this Act.

25 → Section 13. KRS 311.990 (Effective until July 1, 2019) is amended to read as
26 follows:

27 (1) Any person who violates KRS 311.250 shall be guilty of a violation.

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- (2) Any college or professor thereof violating the provisions of KRS 311.300 to
 311.350 shall be civilly liable on his bond for a sum not less than one hundred
 dollars (\$100) nor more than one thousand dollars (\$1,000) for each violation,
 which may be recovered by an action in the name of the Commonwealth.
- 5 (3) Any person who presents to the county clerk for the purpose of registration any 6 license which has been fraudulently obtained, or obtains any license under KRS 7 311.380 to 311.510 by false or fraudulent statement or representation, or practices 8 podiatry under a false or assumed name or falsely impersonates another practitioner 9 or former practitioner of a like or different name, or aids and abets any person in the 10 practice of podiatry within the state without conforming to the requirements of KRS 11 311.380 to 311.510, or otherwise violates or neglects to comply with any of the 12 provisions of KRS 311.380 to 311.510, shall be guilty of a Class A misdemeanor. 13 Each case of practicing podiatry in violation of the provisions of KRS 311.380 to 14 311.510 shall be considered a separate offense.

15 (4) Each violation of KRS 311.560 shall constitute a Class D felony.

- 16 (5) Each violation of KRS 311.590 shall constitute a Class D felony. Conviction under
 17 this subsection of a holder of a license or permit shall result automatically in
 18 permanent revocation of such license or permit.
- (6) Conviction of willfully resisting, preventing, impeding, obstructing, threatening, or
 interfering with the board or any of its members, or of any officer, agent, inspector,
 or investigator of the board or the Cabinet for Health and Family Services, in the
 administration of any of the provisions of KRS 311.550 to 311.620 shall be a Class
 A misdemeanor.
- 24 (7) Each violation of subsection (1) of KRS 311.375 shall, for the first offense, be a
 25 Class B misdemeanor, and, for each subsequent offense shall be a Class A
 26 misdemeanor.
- 27 (8) Each violation of subsection (2) of KRS 311.375 shall, for the first offense, be a

| 1 | | viola | tion, and, for each subsequent offense, be a Class B misdemeanor. |
|----|------|-------|---|
| 2 | (9) | Each | day of violation of either subsection of KRS 311.375 shall constitute a |
| 3 | | separ | ate offense. |
| 4 | (10) | (a) | Any person who intentionally or knowingly performs an abortion contrary to |
| 5 | | | the requirements of KRS 311.723(1) shall be guilty of a Class D felony; and |
| 6 | | (b) | Any person who intentionally, knowingly, or recklessly violates the |
| 7 | | | requirements of KRS 311.723(2) shall be guilty of a Class A misdemeanor. |
| 8 | (11) | (a) | 1. Any physician who performs a partial-birth abortion in violation of KRS |
| 9 | | | 311.765 shall be guilty of a Class D felony. However, a physician shall |
| 10 | | | not be guilty of the criminal offense if the partial-birth abortion was |
| 11 | | | necessary to save the life of the mother whose life was endangered by a |
| 12 | | | physical disorder, illness, or injury. |
| 13 | | | 2. A physician may seek a hearing before the State Board of Medical |
| 14 | | | Licensure on whether the physician's conduct was necessary to save the |
| 15 | | | life of the mother whose life was endangered by a physical disorder, |
| 16 | | | illness, or injury. The board's findings, decided by majority vote of a |
| 17 | | | quorum, shall be admissible at the trial of the physician. The board shall |
| 18 | | | promulgate administrative regulations to carry out the provisions of this |
| 19 | | | subparagraph. |
| 20 | | | 3. Upon a motion of the physician, the court shall delay the beginning of |
| 21 | | | the trial for not more than thirty (30) days to permit the hearing, referred |
| 22 | | | to in subparagraph 2. of this paragraph, to occur. |
| 23 | | (b) | Any person other than a physician who performs a partial-birth abortion shall |
| 24 | | | not be prosecuted under this subsection but shall be prosecuted under |
| 25 | | | provisions of law which prohibit any person other than a physician from |
| 26 | | | performing any abortion. |
| 27 | | (c) | No penalty shall be assessed against the woman upon whom the partial-birth |

| 1 | | abortion is performed or attempted to be performed. |
|----|-------------|--|
| 2 | (12) | Any person who intentionally performs an abortion with knowledge that, or with |
| 3 | | reckless disregard as to whether, the person upon whom the abortion is to be |
| 4 | | performed is an unemancipated minor, and who intentionally or knowingly fails to |
| 5 | | conform to any requirement of KRS 311.732 is guilty of a Class A misdemeanor. |
| 6 | (13) | Any person who negligently releases information or documents which are |
| 7 | | confidential under KRS 311.732 is guilty of a Class B misdemeanor. |
| 8 | (14) | Any person who performs an abortion upon a married woman either with |
| 9 | | knowledge or in reckless disregard of whether KRS 311.735 applies to her and who |
| 10 | | intentionally, knowingly, or recklessly fails to conform to the requirements of KRS |
| 11 | | 311.735 shall be guilty of a Class D felony. |
| 12 | (15) | Any person convicted of violating KRS 311.750 shall be guilty of a Class B felony. |
| 13 | (16) | Any person who violates KRS 311.760(2) shall be guilty of a Class D felony. |
| 14 | (17) | Any person who violates KRS 311.770 shall be guilty of a Class D felony. |
| 15 | (18) | Except as provided in KRS 311.787(3), any person who intentionally violates KRS |
| 16 | | 311.787 shall be guilty of a Class D felony. |
| 17 | (19) | A person convicted of violating KRS 311.780 shall be guilty of a Class C felony. |
| 18 | (20) | Except as provided in KRS 311.782(6), any person who intentionally violates KRS |
| 19 | | 311.782 shall be guilty of a Class D felony. |
| 20 | (21) | Any person who violates KRS 311.783(1) shall be guilty of a Class B misdemeanor. |
| 21 | (22) | Any person who violates subsection (1) of Section 5 of this Act is guilty of a Class |
| 22 | | <u>D felony.</u> |
| 23 | <u>(23)</u> | Any person who violates subsection (1) of Section 6 of this Act is guilty of a Class |
| 24 | | <u>D felony.</u> |
| 25 | <u>(24)</u> | Any person who violates KRS 311.810 shall be guilty of a Class A misdemeanor. |
| 26 | <u>(25)</u> | (23)] Any professional medical association or society, licensed physician, or |
| 27 | | hospital or hospital medical staff who shall have violated the provisions of KRS |

| _ | |
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| 1 | 311.606 shall be guilty of a Class B misdemeanor. |
| 2 | (26) [(24)] Any administrator, officer, or employee of a publicly owned hospital or |
| 3 | publicly owned health care facility who performs or permits the performance of |
| 4 | abortions in violation of KRS 311.800(1) shall be guilty of a Class A misdemeanor. |
| 5 | (27) [(25)] Any person who violates KRS 311.905(3) shall be guilty of a violation. |
| 6 | (28) [(26)] Any person who violates the provisions of KRS 311.820 shall be guilty of a |
| 7 | Class A misdemeanor. |
| 8 | (29) [(27)] (a) Any person who fails to test organs, skin, or other human tissue which is |
| 9 | to be transplanted, or violates the confidentiality provisions required by KRS |
| 10 | 311.281, shall be guilty of a Class A misdemeanor. |
| 11 | (b) Any person who has human immunodeficiency virus infection, who knows he |
| 12 | is infected with human immunodeficiency virus, and who has been informed |
| 13 | that he may communicate the infection by donating organs, skin, or other |
| 14 | human tissue who donates organs, skin, or other human tissue shall be guilty |
| 15 | of a Class D felony. |
| 16 | (30) [(28)] Any person who sells or makes a charge for any transplantable organ shall be |
| 17 | guilty of a Class D felony. |
| 18 | (31) [(29)] Any person who offers remuneration for any transplantable organ for use in |
| 19 | transplantation into himself shall be fined not less than five thousand dollars |
| 20 | (\$5,000) nor more than fifty thousand dollars (\$50,000). |
| 21 | (32) [(30)] Any person brokering the sale or transfer of any transplantable organ shall be |
| 22 | guilty of a Class C felony. |
| 23 | (33) [(31)] Any person charging a fee associated with the transplantation of a |
| 24 | transplantable organ in excess of the direct and indirect costs of procuring, |
| 25 | distributing, or transplanting the transplantable organ shall be fined not less than |
| 26 | fifty thousand dollars (\$50,000) nor more than five hundred thousand dollars |
| 27 | (\$500,000). |
| | |

- (34)[(32)] Any hospital performing transplantable organ transplants which knowingly
 fails to report the possible sale, purchase, or brokering of a transplantable organ
 shall be fined not less than ten thousand dollars (\$10,000) or more than fifty
 thousand dollars (\$50,000).
- 5 (35)[(33)] (a) Any physician or qualified technician who violates KRS 311.727 shall
 6 be fined not more than one hundred thousand dollars (\$100,000) for a first
 7 offense and not more than two hundred fifty thousand dollars (\$250,000) for
 8 each subsequent offense.
- 9 (b) In addition to the fine, the court shall report the violation of any physician, in
 10 writing, to the Kentucky Board of Medical Licensure for such action and
 11 discipline as the board deems appropriate.
- (36)[(34)] Any person who violates KRS 311.691 shall be guilty of a Class B
 misdemeanor for the first offense, and a Class A misdemeanor for a second or
 subsequent offense. In addition to any other penalty imposed for that violation, the
 board may, through the Attorney General, petition a Circuit Court to enjoin the
 person who is violating KRS 311.691 from practicing genetic counseling in
 violation of the requirements of KRS 311.690 to 311.700.
- 18 → Section 14. KRS 311.990 (Effective July 1, 2019) is amended to read as
 19 follows:
- 20 (1) Any person who violates KRS 311.250 shall be guilty of a violation.
- (2) Any college or professor thereof violating the provisions of KRS 311.300 to
 311.350 shall be civilly liable on his bond for a sum not less than one hundred
 dollars (\$100) nor more than one thousand dollars (\$1,000) for each violation,
 which may be recovered by an action in the name of the Commonwealth.
- (3) Any person who presents to the county clerk for the purpose of registration any
 license which has been fraudulently obtained, or obtains any license under KRS
 311.380 to 311.510 by false or fraudulent statement or representation, or practices

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| 1 | | podiatry under a false or assumed name or falsely impersonates another practitioner |
|----|------|---|
| 2 | | or former practitioner of a like or different name, or aids and abets any person in the |
| 3 | | practice of podiatry within the state without conforming to the requirements of KRS |
| 4 | | 311.380 to 311.510, or otherwise violates or neglects to comply with any of the |
| 5 | | provisions of KRS 311.380 to 311.510, shall be guilty of a Class A misdemeanor. |
| 6 | | Each case of practicing podiatry in violation of the provisions of KRS 311.380 to |
| 7 | | 311.510 shall be considered a separate offense. |
| 8 | (4) | Each violation of KRS 311.560 shall constitute a Class D felony. |
| 9 | (5) | Each violation of KRS 311.590 shall constitute a Class D felony. Conviction under |
| 10 | | this subsection of a holder of a license or permit shall result automatically in |
| 11 | | permanent revocation of such license or permit. |
| 12 | (6) | Conviction of willfully resisting, preventing, impeding, obstructing, threatening, or |
| 13 | | interfering with the board or any of its members, or of any officer, agent, inspector, |
| 14 | | or investigator of the board or the Cabinet for Health and Family Services, in the |
| 15 | | administration of any of the provisions of KRS 311.550 to 311.620 shall be a Class |
| 16 | | A misdemeanor. |
| 17 | (7) | Each violation of subsection (1) of KRS 311.375 shall, for the first offense, be a |
| 18 | | Class B misdemeanor, and, for each subsequent offense shall be a Class A |
| 19 | | misdemeanor. |
| 20 | (8) | Each violation of subsection (2) of KRS 311.375 shall, for the first offense, be a |
| 21 | | violation, and, for each subsequent offense, be a Class B misdemeanor. |
| 22 | (9) | Each day of violation of either subsection of KRS 311.375 shall constitute a |
| 23 | | separate offense. |
| 24 | (10) | (a) Any person who intentionally or knowingly performs an abortion contrary to |
| 25 | | the requirements of KRS 311.723(1) shall be guilty of a Class D felony; and |
| 26 | | (b) Any person who intentionally, knowingly, or recklessly violates the |
| 27 | | requirements of KRS 311.723(2) shall be guilty of a Class A misdemeanor. |

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- (11) (a) 1. Any physician who performs a partial-birth abortion in violation of KRS
 311.765 shall be guilty of a Class D felony. However, a physician shall
 not be guilty of the criminal offense if the partial-birth abortion was
 necessary to save the life of the mother whose life was endangered by a
 physical disorder, illness, or injury.
- 6 2. A physician may seek a hearing before the State Board of Medical 7 Licensure on whether the physician's conduct was necessary to save the 8 life of the mother whose life was endangered by a physical disorder, 9 illness, or injury. The board's findings, decided by majority vote of a 10 quorum, shall be admissible at the trial of the physician. The board shall 11 promulgate administrative regulations to carry out the provisions of this 12 subparagraph.
- 13
 3. Upon a motion of the physician, the court shall delay the beginning of
 14
 15
 16 to in subparagraph 2. of this paragraph, to occur.
- (b) Any person other than a physician who performs a partial-birth abortion shall
 not be prosecuted under this subsection but shall be prosecuted under
 provisions of law which prohibit any person other than a physician from
 performing any abortion.
- 20 (c) No penalty shall be assessed against the woman upon whom the partial-birth
 21 abortion is performed or attempted to be performed.
- (12) Any person who intentionally performs an abortion with knowledge that, or with
 reckless disregard as to whether, the person upon whom the abortion is to be
 performed is an unemancipated minor, and who intentionally or knowingly fails to
 conform to any requirement of KRS 311.732 is guilty of a Class A misdemeanor.
- (13) Any person who negligently releases information or documents which are
 confidential under KRS 311.732 is guilty of a Class B misdemeanor.

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| 1 | (14) Any person who performs an abortion upon a married woman either with |
|----|--|
| 2 | knowledge or in reckless disregard of whether KRS 311.735 applies to her and who |
| 3 | intentionally, knowingly, or recklessly fails to conform to the requirements of KRS |
| 4 | 311.735 shall be guilty of a Class D felony. |
| 5 | (15) Any person convicted of violating KRS 311.750 shall be guilty of a Class B felony. |
| 6 | (16) Any person who violates KRS 311.760(2) shall be guilty of a Class D felony. |
| 7 | (17) Any person who violates KRS 311.770 shall be guilty of a Class D felony. |
| 8 | (18) Except as provided in KRS 311.787(3), any person who intentionally violates KRS |
| 9 | 311.787 shall be guilty of a Class D felony. |
| 10 | (19) A person convicted of violating KRS 311.780 shall be guilty of a Class C felony. |
| 11 | (20) Except as provided in KRS 311.782(6), any person who intentionally violates KRS |
| 12 | 311.782 shall be guilty of a Class D felony. |
| 13 | (21) Any person who violates KRS 311.783(1) shall be guilty of a Class B misdemeanor. |
| 14 | (22) <u>Any person who violates subsection (1) of Section 5 of this Act is guilty of a Class</u> |
| 15 | <u>D felony.</u> |
| 16 | (23) Any person who violates subsection (1) of Section 6 of this Act is guilty of a Class |
| 17 | <u>D felony.</u> |
| 18 | (24) Any person who violates KRS 311.810 shall be guilty of a Class A misdemeanor. |
| 19 | (25)[(23)] Any professional medical association or society, licensed physician, or |
| 20 | hospital or hospital medical staff who shall have violated the provisions of KRS |
| 21 | 311.606 shall be guilty of a Class B misdemeanor. |
| 22 | (26) [(24)] Any administrator, officer, or employee of a publicly owned hospital or |
| 23 | publicly owned health care facility who performs or permits the performance of |
| 24 | abortions in violation of KRS 311.800(1) shall be guilty of a Class A misdemeanor. |
| 25 | (27) [(25)] Any person who violates KRS 311.905(3) shall be guilty of a violation. |
| 26 | (28) [(26)] Any person who violates the provisions of KRS 311.820 shall be guilty of a |
| | |

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- (29)[(27)] (a) Any person who fails to test organs, skin, or other human tissue which is
 to be transplanted, or violates the confidentiality provisions required by KRS
 311.281, shall be guilty of a Class A misdemeanor.
- 4 (b) Any person who has human immunodeficiency virus infection, who knows he 5 is infected with human immunodeficiency virus, and who has been informed 6 that he may communicate the infection by donating organs, skin, or other 7 human tissue who donates organs, skin, or other human tissue shall be guilty 8 of a Class D felony.

9 (30)[(28)] Any person who sells or makes a charge for any transplantable organ shall be
10 guilty of a Class D felony.

- (31)[(29)] Any person who offers remuneration for any transplantable organ for use in
 transplantation into himself shall be fined not less than five thousand dollars
 (\$5,000) nor more than fifty thousand dollars (\$50,000).
- 14 (32)[(30)] Any person brokering the sale or transfer of any transplantable organ shall be
 15 guilty of a Class C felony.

16 (33)[(31)] Any person charging a fee associated with the transplantation of a
 17 transplantable organ in excess of the direct and indirect costs of procuring,
 18 distributing, or transplanting the transplantable organ shall be fined not less than
 19 fifty thousand dollars (\$50,000) nor more than five hundred thousand dollars
 20 (\$500,000).

21 (34)[(32)] Any hospital performing transplantable organ transplants which knowingly
 22 fails to report the possible sale, purchase, or brokering of a transplantable organ
 23 shall be fined not less than ten thousand dollars (\$10,000) or more than fifty
 24 thousand dollars (\$50,000).

(35)[(33)] (a) Any physician or qualified technician who violates KRS 311.727 shall
 be fined not more than one hundred thousand dollars (\$100,000) for a first
 offense and not more than two hundred fifty thousand dollars (\$250,000) for

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| 1 | | each subsequent offense. |
|----|--------------------|--|
| 2 | (b) | In addition to the fine, the court shall report the violation of any physician, in |
| 3 | | writing, to the Kentucky Board of Medical Licensure for such action and |
| 4 | | discipline as the board deems appropriate. |
| 5 | <u>(36)</u> [(34)] | Any person who violates KRS 311.691 shall be guilty of a Class B |
| 6 | misc | demeanor for the first offense, and a Class A misdemeanor for a second or |
| 7 | subs | equent offense. In addition to any other penalty imposed for that violation, the |
| 8 | boar | d may, through the Attorney General, petition a Circuit Court to enjoin the |
| 9 | pers | on who is violating KRS 311.691 from practicing genetic counseling in |
| 10 | viola | ation of the requirements of KRS 311.690 to 311.700. |
| 11 | <u>(37)</u> [(35)] | Any person convicted of violating KRS 311.728 shall be guilty of a Class D |
| 12 | felo | ny. |
| 13 | ⇒s | ection 15. KRS 213.101 is amended to read as follows: |
| 14 | (1) <u>(a)</u> | Each induced termination of pregnancy which occurs in the Commonwealth, |
| 15 | | regardless of the length of gestation, shall be reported to the Vital Statistics |
| 16 | | Branch by the person in charge of the institution within fifteen (15) days after |
| 17 | | the end of the month in which the termination occurred. If the induced |
| 18 | | termination of pregnancy was performed outside an institution, the attending |
| 19 | | physician shall prepare and file the report within fifteen (15) days after the end |
| 20 | | of the month in which the termination occurred. |
| 21 | <u>(b)</u> | The report shall include all the information the physician is required to certify |
| 22 | | or provide in writing or determine under KRS 311.782, [and]311.783, |
| 23 | | Sections 4, 5, 6, and 7 of this Act, but shall not include information which |
| 24 | | will identify the physician, woman, or man involved. |
| 25 | <u>(c)</u> | If a person other than the physician described in this subsection makes or |
| 26 | | maintains a record required by Section 4, 5, 6, or 7 of this Act on the |
| 27 | | physician's behalf or at the physician's direction, that person shall comply |

with the reporting requirement described in this subsection as if the person were the physician.

3 (2) The name of the person completing the report and the reporting institution shall not
4 be subject to disclosure under KRS 61.870 to 61.884.

5 (3) By September 30 of each year, the Vital Statistics Branch shall issue a public report 6 that provides statistics for the previous calendar year compiled from all of the 7 reports covering that calendar year submitted to the cabinet in accordance with this 8 section for each of the items listed in subsection (1) of this section. Each annual 9 report shall also provide statistics for all previous calendar years in which this 10 section was in effect, adjusted to reflect any additional information from late or 11 corrected reports. The Vital Statistics Branch shall ensure that none of the 12 information included in the report could reasonably lead to the identification of any 13 pregnant woman upon whom an abortion was performed or attempted.

(4) (a) Any person or institution who fails to submit a report by the end of thirty (30)
days following the due date set in subsection (1) of this section shall be
subject to a late fee of five hundred dollars (\$500) for each additional thirty
(30) day period or portion of a thirty (30) day period the report is overdue.

(b) Any person or institution who fails to submit a report, or who has submitted
only an incomplete report, more than one (1) year following the due date set in
subsection (1) of this section, may in a civil action brought by the Vital
Statistics Branch be directed by a court of competent jurisdiction to submit a
complete report within a time period stated by court order or be subject to
contempt of court.

- (c) Failure by any physician to comply with the requirements of this section, other
 than filing a late report, or to submit a complete report in accordance with a
 court order shall subject the physician to KRS 311.595.
- 27 (5) Intentional falsification of any report required under this section is a Class A

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1 misdemeanor.

- 2 (6) [Within ninety (90) days of January 9, 2017,]The Vital Statistics Branch shall
 3 promulgate administrative regulations in accordance with KRS Chapter 13A to
 4 assist in compliance with this section.
- 5 → Section 16. The restrictions of KRS 6.945(1) shall not apply to Sections 1 to 15
 6 of this Act.
- For application, and to this end the provisions of the Act are severable.
 Section 17. If any provision of this Act or the application thereof to any person or circumstance is held invalid, the invalidity shall not affect other provisions or applications of the Act that can be given effect without the invalid provision or
- Section 18. Whereas the Commonwealth of Kentucky has legitimate interests from the outset of the pregnancy in protecting the health of the woman and the life of an unborn human individual who may be born, an emergency is declared to exist, and this Act takes effect upon its passage and approval by the Governor or upon its otherwise becoming law.

EXHIBIT B

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1 AN ACT relating to the human rights of unborn children to not be discriminated 2 against and declaring an emergency. 3 WHEREAS, the purpose of this Act is to protect the rights of unborn children by 4 prohibiting physicians and other medical professionals from performing abortive 5 procedures for discriminatory purposes; and 6 WHEREAS, state, federal, and international law supports the rights of all people to 7 dignity, equality, and freedom from discrimination based on sex, race, color, national 8 origin, or disability; and 9 WHEREAS, the Declaration of Independence recognizes the fundamental truth that 10 all people have been endowed by their Creator with certain unalienable rights, that among 11 these are life, liberty, and the pursuit of happiness; and 12 WHEREAS, the Constitution of this Commonwealth guarantees that all people 13 have the right of seeking and pursuing their safety and happiness; and 14 WHEREAS, the Commonwealth of Kentucky statutorily recognizes an unborn child 15 as a human being from conception onward, without regard to age, health, or condition of 16 dependency; and 17 WHEREAS, the Kentucky General Assembly has already enacted a statute that 18 reads "currently, in the Commonwealth, there is inadequate legislation to protect the life, 19 health, and welfare of pregnant women and unborn human life"; and 20 WHEREAS, the Commonwealth of Kentucky statutorily bans discrimination 21 against individuals based on sex, race, color, national origin, or disability; and 22 WHEREAS, these statutory acknowledgments of the unborn child's humanity and 23 the rights of persons, regardless of sex, race, color, national origin, or disability, to live 24 unencumbered by discrimination compel a recognition of the imperative to prevent the 25 ending of an unborn child's life for discriminatory purposes; and 26 WHEREAS, this Act establishes a reasonable accommodation for unborn children 27 through the prohibition of discriminatory abortive procedures so that they may enjoy the

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- right to life, dignity, and equality regardless of sex, race, color, national origin, or
 disability; and
- WHEREAS, the Supreme Court of the United States of America has recognized
 that states have a legitimate interest in protecting the life of the unborn; and

5 WHEREAS, recognizing the human rights of an unborn child does not contravene 6 prior Supreme Court jurisprudence nor undermine a woman's right to self-determination 7 or bodily autonomy, but instead upholds the state's legitimate interest in protecting the 8 lives of unborn human beings and the rights of persons regardless of sex, race, color, 9 national origin, or disability; and

WHEREAS, the right to bodily autonomy and self-determination is separate and
distinct from the termination of a pregnancy based on the unborn child's sex, race, color,
national origin, or disability; and

WHEREAS, moral and philosophical concepts of dignity hold that all human beings are entitled to receive ethical and humane treatment and are to be respected and valued in all phases of life, regardless of sex, race, color, national origin, or disability; and

WHEREAS, certain abortive medical procedures are unfairly discriminatory against
unborn children because of their sex, race, color, national origin, or disability is in
contravention of their unalienable rights; and

WHEREAS, children born, regardless of their sex, race, color, national origin, or
disability, can live full and healthy lives and become upstanding and valuable members of
communities within the Commonwealth;

- 22 NOW, THEREFORE,
- 23 Be it enacted by the General Assembly of the Commonwealth of Kentucky:

24 → SECTION 1. A NEW SECTION OF KRS 311.710 TO 311.820 IS CREATED
25 TO READ AS FOLLOWS:

- 26 (1) As used in this section:
- 27 (a) "Abortion facility" has the same meaning as in KRS 216B.015;

| 1 | (b) "Any other disability" means any disease, defect, or disorder, whether or |
|----|---|
| 2 | not genetically inherited. The term includes but is not limited to the |
| 3 | following: |
| 4 | 1. A physical disability; |
| 5 | 2. A mental or intellectual disability; |
| 6 | 3. A physical disfigurement; |
| 7 | <u>4. Scoliosis;</u> |
| 8 | <u>5. Dwarfism;</u> |
| 9 | <u>6. Albinism;</u> |
| 10 | <u>7. Amelia; or</u> |
| 11 | 8. A physical or mental disease. |
| 12 | However, the term does not include a lethal fetal anomaly; |
| 13 | (c) "Corporation" has the same meaning as in KRS 271B.1-400; |
| 14 | (d) ''Down syndrome'' means a chromosome disorder associated either with an |
| 15 | extra chromosome twenty-one (21), in whole or in part, or an effective |
| 16 | trisomy for chromosome twenty-one (21); |
| 17 | (e) ''Human being'' has the same meaning as in KRS 311.720; |
| 18 | (f) ''Medical emergency'' has the same meaning as in KRS 311.720; |
| 19 | (g) ''Person'' includes any human being and any corporation; |
| 20 | (h) "Physician" has the same meaning as in KRS 311.720; and |
| 21 | (i) ''Unborn child'' has the same meaning as in KRS 311.781. |
| 22 | (2) No person shall intentionally perform or induce or attempt to perform or induce |
| 23 | an abortion on a pregnant woman if the person has knowledge that the pregnant |
| 24 | woman is seeking the abortion, in whole or in part, because of any of the |
| 25 | following: |
| 26 | (a) The sex of the unborn child; |
| 27 | (b) The race, color, or national origin of the unborn child; or |

| 1 | | (c) The diagnosis, or potential diagnosis, of Down syndrome or any other |
|----|------------|--|
| 2 | | <u>disability;</u> |
| 3 | | except in the case of a medical emergency. |
| 4 | <u>(3)</u> | In the report required under Section 6 of this Act, the attending physician shall |
| 5 | | certify in writing whether the attending physician had knowledge that the |
| 6 | | pregnant woman was seeking the abortion, in whole or in part, because of any of |
| 7 | | the following: |
| 8 | | (a) The sex of the unborn child; |
| 9 | | (b) The race, color, or national origin of the unborn child; or |
| 10 | | (c) The diagnosis, or potential diagnosis, of Down syndrome or any other |
| 11 | | <u>disability.</u> |
| 12 | <u>(4)</u> | The State Board of Medical Licensure shall revoke a physician's license to |
| 13 | | practice medicine in this state if the physician violates subsection (2) of this |
| 14 | | <u>section.</u> |
| 15 | <u>(5)</u> | The Cabinet for Health and Family Services shall revoke the license of any |
| 16 | | person, including a licensed abortion facility, who violates subsection (2) of this |
| 17 | | <u>section.</u> |
| 18 | <u>(6)</u> | Any physician or other person who violates subsection (2) of this section is liable |
| 19 | | in a civil action for compensatory and punitive damages and reasonable |
| 20 | | attorney's fees to any person, including an unborn child, or the representative of |
| 21 | | the estate of any person, including an unborn child, who sustains injury, death, |
| 22 | | or loss to person or property as the result of the performance or inducement or |
| 23 | | the attempted performance or inducement of the abortion. In any action under |
| 24 | | this subsection, the court also may award any injunctive or other equitable relief |
| 25 | | that the court considers appropriate. |
| 26 | <u>(7)</u> | A pregnant woman on whom an abortion is performed or induced or attempted to |
| 27 | | be performed or induced in violation of subsection (2) of this section is not guilty |

| 1 | | of violating subsection (2) of this section or of attempting to commit, conspiring |
|----|------------|--|
| 2 | | to commit, or complicity in committing a violation of subsection (2) of this |
| 3 | | section. |
| 4 | <u>(8)</u> | If any provision of this section is held invalid, or if the application of any |
| 5 | | provision of this section to any person or circumstance is held invalid, the |
| 6 | | invalidity of that provision does not affect any other provisions or applications of |
| 7 | | this section or KRS 311.710 to 311.820 that can be given effect without the |
| 8 | | invalid provision or application, and to this end the provisions of this section and |
| 9 | | KRS 311.710 to 311.820 are severable. In particular, it is the intent of the |
| 10 | | General Assembly that any invalidity or potential invalidity of a provision of this |
| 11 | | section is not to impair the immediate and continuing enforceability of any other |
| 12 | | provisions of this section and KRS 311.710 to 311.820. It is furthermore the |
| 13 | | intent of the General Assembly that the provisions of this section are not to have |
| 14 | | the effect of repealing or limiting any other laws of this state. |
| 15 | | →Section 2. KRS 311.595 is amended to read as follows: |
| 16 | If th | ne power has not been transferred by statute to some other board, commission, or |
| 17 | ager | ncy of this state, the board may deny an application or reregistration for a license; |
| 18 | plac | e a licensee on probation for a period not to exceed five (5) years; suspend a license |
| 19 | for a | a period not to exceed five (5) years; limit or restrict a license for an indefinite period; |

20 or revoke any license heretofore or hereafter issued by the board, upon proof that the21 licensee has:

- (1) Knowingly made or presented, or caused to be made or presented, any false,
 fraudulent, or forged statement, writing, certificate, diploma, or other thing, in
 connection with an application for a license or permit;
- 25 (2) Practiced, or aided or abetted in the practice of fraud, forgery, deception, collusion,
 26 or conspiracy in connection with an examination for a license;
- 27 (3) Committed, procured, or aided in the procurement of an unlawful abortion,

5

- including a partial-birth abortion *or an abortion in violation of Section 1 of this* <u>Act;</u>
 (4) Entered a guilty or nolo contendere plea, or been convicted, by any court within or
 without the Commonwealth of Kentucky of a crime as defined in KRS 335B.010, if
- 6 (5) Been convicted of a misdemeanor offense under KRS Chapter 510 involving a
 7 patient, or a felony offense under KRS Chapter 510, 530.064(1)(a), or 531.310, or
 8 been found by the board to have had sexual contact as defined in KRS 510.010(7)
 9 with a patient while the patient was under the care of the physician;
- 10 (6) Become addicted to a controlled substance;

in accordance with KRS Chapter 335B;

- 11 (7) Become a chronic or persistent alcoholic;
- 12 (8) Been unable or is unable to practice medicine according to acceptable and
 13 prevailing standards of care by reason of mental or physical illness or other
 14 condition including but not limited to physical deterioration that adversely affects
 15 cognitive, motor, or perceptive skills, or by reason of an extended absence from the
 16 active practice of medicine;
- 17 (9) Engaged in dishonorable, unethical, or unprofessional conduct of a character likely
 18 to deceive, defraud, or harm the public or any member thereof;
- (10) Knowingly made, or caused to be made, or aided or abetted in the making of, a false
 statement in any document executed in connection with the practice of his
 profession;
- (11) Employed, as a practitioner of medicine or osteopathy in the practice of his
 profession in this state, any person not duly licensed or otherwise aided, assisted, or
 abetted the unlawful practice of medicine or osteopathy or any other healing art;
- (12) Violated or attempted to violate, directly or indirectly, or assisted in or abetted the
 violation of, or conspired to violate any provision or term of any medical practice
 act, including but not limited to the code of conduct promulgated by the board under

| 1 | | KRS 311.601 or any other valid regulation of the board; |
|----|------|---|
| 2 | (13) | Violated any agreed order, letter of agreement, final order, or emergency order |
| 3 | | issued by the board; |
| 4 | (14) | Engaged in or attempted to engage in the practice of medicine or osteopathy under a |
| 5 | | false or assumed name, or impersonated another practitioner of a like, similar, or |
| 6 | | different name; |
| 7 | (15) | Obtained a fee or other thing of value on the fraudulent representation that a |
| 8 | | manifestly incurable condition could be cured; |
| 9 | (16) | Willfully violated a confidential communication; |
| 10 | (17) | Had his license to practice medicine or osteopathy in any other state, territory, or |
| 11 | | foreign nation revoked, suspended, restricted, or limited or has been subjected to |
| 12 | | other disciplinary action by the licensing authority thereof. This subsection shall not |
| 13 | | require relitigation of the disciplinary action; |
| 14 | (18) | Failed or refused, without legal justification, to practice medicine in a rural area of |
| 15 | | this state in violation of a valid medical scholarship loan contract with the trustees |
| 16 | | of the rural Kentucky medical scholarship fund; |
| 17 | (19) | Given or received, directly or indirectly, from any person, firm, or corporation, any |
| 18 | | fee, commission, rebate, or other form of compensation for sending, referring, or |
| 19 | | otherwise inducing a person to communicate with a person licensed under KRS |
| 20 | | 311.530 to 311.620 in his professional capacity or for any professional services not |
| 21 | | actually and personally rendered; provided, however, that nothing contained in this |
| 22 | | subsection shall prohibit persons holding valid and current licenses under KRS |
| 23 | | 311.530 to 311.620 from practicing medicine in partnership or association or in a |
| 24 | | professional service corporation authorized by KRS Chapter 274, as now or |
| 25 | | hereinafter amended, or from pooling, sharing, dividing, or apportioning the fees |
| 26 | | and moneys received by them or by the partnership, corporation, or association in |
| 27 | | accordance with the partnership agreement or the policies of the board of directors |

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of the corporation or association. Nothing contained in this subsection shall
abrogate the right of two (2) or more persons holding valid and current licenses
under KRS 311.530 to 311.620 to receive adequate compensation for concurrently
rendering professional care to a single patient and divide a fee, if the patient has full
knowledge of this division and if the division is made in proportion to the services
performed and responsibility assumed by each;

7 (20) Been removed, suspended, expelled, or disciplined by any professional medical
association or society when the action was based upon what the association or
9 society found to be unprofessional conduct, professional incompetence, malpractice,
10 or a violation of any provision of KRS Chapter 311. This subsection shall not
11 require relitigation of the disciplinary action;

(21) Been disciplined by a licensed hospital or medical staff of the hospital, including
removal, suspension, limitation of hospital privileges, failing to renew privileges for
cause, resignation of privileges under pressure or investigation, or other disciplinary
action if the action was based upon what the hospital or medical staff found to be
unprofessional conduct, professional incompetence, malpractice, or a violation of
any provisions of KRS Chapter 311. This subsection shall not require relitigation of
the disciplinary action; or

- 19 (22) Failed to comply with the requirements of KRS 213.101, 311.782, or 311.783 or
 20 failed to submit to the Vital Statistics Branch in accordance with a court order a
 21 complete report as described in KRS 213.101.
- 22

→ Section 3. KRS 311.725 is amended to read as follows:

- (1) No abortion shall be performed or induced except with the voluntary and informed
 written consent of the woman upon whom the abortion is to be performed or
 induced. Except in the case of a medical emergency, consent to an abortion is
 voluntary and informed if and only if:
- 27 (a) At least twenty-four (24) hours prior to the abortion, a physician, licensed

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- nurse, physician assistant, or social worker to whom the responsibility has
 been delegated by the physician has verbally informed the woman of all of the
 following:
- The nature and purpose of the particular abortion procedure or treatment
 to be performed and of those medical risks and alternatives to the
 procedure or treatment that a reasonable patient would consider material
 to the decision of whether or not to undergo the abortion;
- 8 2. The probable gestational age of the embryo or fetus at the time the
 9 abortion is to be performed; and
- 103. The medical risks associated with the pregnant woman carrying her11pregnancy to term;
- 12 (b) At least twenty-four (24) hours prior to the abortion, in an individual, private 13 setting, a physician, licensed nurse, physician assistant, or social worker to 14 whom the responsibility has been delegated by the physician has informed the 15 pregnant woman that:
- 161.The cabinet publishes the printed materials described in paragraphs (a)17and (b) of subsection (2) of this section and that she has a right to review18the printed materials and that copies will be provided to her by the19physician, licensed nurse, physician assistant, or social worker free of20charge if she chooses to review the printed materials;
- 2. Medical assistance benefits may be available for prenatal care,
 2. Medical assistance benefits may be available for prenatal care,
 2. Childbirth, and neonatal care, and that more detailed information on the
 availability of such assistance is contained in the printed materials
 published by the cabinet; [and]
- 25
 26
 3. The father of the fetus is liable to assist in the support of her child, even in instances where he has offered to pay for the abortion; *and*
 - 4. It is illegal in Kentucky to intentionally perform an abortion, in whole

27

| 1 | | | <u>or in part, because of:</u> |
|----|-----|-------|---|
| 2 | | | a. The sex of the unborn child; |
| 3 | | | b. The race, color, or national origin of the unborn child; or |
| 4 | | | c. The diagnosis, or potential diagnosis, of Down syndrome or any |
| 5 | | | other disability; |
| 6 | | (c) | At least twenty-four (24) hours prior to the abortion, a copy of the printed |
| 7 | | | materials has been provided to the pregnant woman if she chooses to view |
| 8 | | | these materials; |
| 9 | | (d) | The pregnant woman certifies in writing, prior to the performance or |
| 10 | | | inducement of the abortion: |
| 11 | | | 1. That she has received the information required to be provided under |
| 12 | | | paragraphs (a), (b), and (c) of this subsection; and |
| 13 | | | 2. That she consents to the particular abortion voluntarily and knowingly, |
| 14 | | | and she is not under the influence of any drug of abuse or alcohol; and |
| 15 | | (e) | Prior to the performance or inducement of the abortion, the physician who is |
| 16 | | | scheduled to perform or induce the abortion or the physician's agent receives a |
| 17 | | | copy of the pregnant woman's signed statement, on a form which may be |
| 18 | | | provided by the physician, on which she consents to the abortion and that |
| 19 | | | includes the certification required by paragraph (d) of this subsection. |
| 20 | (2) | By J | January 1, 1999, the cabinet shall cause to be published in English in a typeface |
| 21 | | not l | less than 12 point type the following materials: |
| 22 | | (a) | Materials that inform the pregnant woman about public and private agencies |
| 23 | | | and services that are available to assist her through her pregnancy, upon |
| 24 | | | childbirth, and while her child is dependent, including, but not limited to, |
| 25 | | | adoption agencies. The materials shall include a comprehensive list of the |
| 26 | | | available agencies and a description of the services offered by the agencies |
| 27 | | | and the telephone numbers and addresses of the agencies, and inform the |

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1 pregnant woman about available medical assistance benefits for prenatal care, 2 childbirth, and neonatal care and about the support obligations of the father of 3 a child who is born alive. The cabinet shall ensure that the materials are 4 comprehensive and do not directly or indirectly promote, exclude, or 5 discourage the use of any agency or service described in this section; and 6 Materials that inform the pregnant woman of the probable anatomical and (b) 7 physiological characteristics of the zygote, blastocyte, embryo, or fetus at two 8 (2) week gestational increments for the first sixteen (16) weeks of her 9 pregnancy and at four (4) week gestational increments from the seventeenth 10 week of her pregnancy to full term, including any relevant information 11 regarding the time at which the fetus possibly would be viable. The materials 12 shall use language that is understandable by the average person who is not 13 medically trained, shall be objective and nonjudgmental, and shall include 14 only accurate scientific information about the zygote, blastocyte, embryo, or 15 fetus at the various gestational increments. The materials shall include, for 16 each of the two (2) of four (4) week increments specified in this paragraph, a 17 pictorial or photographic depiction of the zygote, blastocyte, embryo, or fetus. 18 The materials shall also include, in a conspicuous manner, a scale or other 19 explanation that is understandable by the average person and that can be used 20 to determine the actual size of the zygote, blastocyte, embryo, or fetus at a 21 particular gestational increment as contrasted with the depicted size of the 22 zygote, blastocyte, embryo, or fetus at that gestational increment.

(3) Upon submission of a request to the cabinet by any person, hospital, physician, or
medical facility for one (1) or more copies of the materials published in accordance
with subsection (2) of this section, the cabinet shall make the requested number of
copies of the materials available to the person, hospital, physician, or medical
facility that requested the copies.

| 1 | (4) | If a medical emergency or medical necessity compels the performance or |
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| 2 | | inducement of an abortion, the physician who will perform or induce the abortion, |
| 3 | | prior to its performance or inducement if possible, shall inform the pregnant woman |
| 4 | | of the medical indications supporting the physician's judgment that an immediate |
| 5 | | abortion is necessary. Any physician who performs or induces an abortion without |
| 6 | | the prior satisfaction of the conditions specified in subsection (1) of this section |
| 7 | | because of a medical emergency or medical necessity shall enter the reasons for the |
| 8 | | conclusion that a medical emergency exists in the medical record of the pregnant |
| 9 | | woman. |
| 10 | (5) | If the conditions specified in subsection (1) of this section are satisfied, consent to |
| 11 | | an abortion shall be presumed to be valid and effective. |
| 12 | (6) | The failure of a physician to satisfy the conditions of subsection (1) of this section |
| 13 | | prior to performing or inducing an abortion upon a pregnant woman may be the |
| 14 | | basis of disciplinary action pursuant to KRS 311.595. |
| 15 | (7) | The cabinet shall charge a fee for each copy of the materials distributed in |
| 16 | | accordance with subsections (1) and (3) of this section. The fee shall be sufficient to |
| 17 | | cover the cost of the administration of the materials published in accordance with |
| 18 | | subsection (2) of this section, including the cost of preparation and distribution of |
| 19 | | materials. |
| 20 | | →Section 4. KRS 311.990 (Effective until July 1, 2019) is amended to read as |
| 21 | follo | ows: |
| 22 | (1) | Any person who violates KRS 311.250 shall be guilty of a violation. |
| 23 | (2) | Any college or professor thereof violating the provisions of KRS 311.300 to |
| 24 | | 311.350 shall be civilly liable on his bond for a sum not less than one hundred |
| 25 | | dollars (\$100) nor more than one thousand dollars (\$1,000) for each violation, |
| 26 | | which may be recovered by an action in the name of the Commonwealth. |
| 27 | (3) | Any person who presents to the county clerk for the purpose of registration any |

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| 1 | | license which has been fraudulently obtained, or obtains any license under KRS |
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| 2 | | 311.380 to 311.510 by false or fraudulent statement or representation, or practices |
| 3 | | podiatry under a false or assumed name or falsely impersonates another practitioner |
| 4 | | or former practitioner of a like or different name, or aids and abets any person in the |
| 5 | | practice of podiatry within the state without conforming to the requirements of KRS |
| 6 | | 311.380 to 311.510, or otherwise violates or neglects to comply with any of the |
| 7 | | provisions of KRS 311.380 to 311.510, shall be guilty of a Class A misdemeanor. |
| 8 | | Each case of practicing podiatry in violation of the provisions of KRS 311.380 to |
| 9 | | 311.510 shall be considered a separate offense. |
| 10 | (4) | Each violation of KRS 311.560 shall constitute a Class D felony. |
| 11 | (5) | Each violation of KRS 311.590 shall constitute a Class D felony. Conviction under |

this subsection of a holder of a license or permit shall result automatically in
permanent revocation of such license or permit.

- (6) Conviction of willfully resisting, preventing, impeding, obstructing, threatening, or
 interfering with the board or any of its members, or of any officer, agent, inspector,
 or investigator of the board or the Cabinet for Health and Family Services, in the
 administration of any of the provisions of KRS 311.550 to 311.620 shall be a Class
 A misdemeanor.
- 19 (7) Each violation of subsection (1) of KRS 311.375 shall, for the first offense, be a
 20 Class B misdemeanor, and, for each subsequent offense shall be a Class A
 21 misdemeanor.
- 22 (8) Each violation of subsection (2) of KRS 311.375 shall, for the first offense, be a
 23 violation, and, for each subsequent offense, be a Class B misdemeanor.
- 24 (9) Each day of violation of either subsection of KRS 311.375 shall constitute a
 25 separate offense.
- 26 (10) (a) Any person who intentionally or knowingly performs an abortion contrary to
 27 the requirements of KRS 311.723(1) shall be guilty of a Class D felony; and

| 1 | (b) | Any | person | who | intentionally, | knowingly, | or | recklessly | violates | the |
|---|----------|------|----------|----------|--------------------|-----------------|-------|---------------|-------------|-------|
| 2 | | requ | irements | of KR | S 311.723(2) sł | all be guilty o | of a | Class A mis | demeanor | ·. |
| 3 | (11) (a) | 1. | Any phy | ysician | who performs | a partial-birth | n abo | ortion in vio | lation of I | KRS |
| 4 | | | 311.765 | shall | be guilty of a (| Class D felon | y. H | lowever, a p | hysician s | shall |
| 5 | | | not be | guilty | of the crimina | l offense if t | the | partial-birth | abortion | was |
| 6 | | | necessar | ry to sa | ave the life of t | he mother wh | nose | life was en | dangered | by a |
| 7 | | | physical | disor | der, illness, or i | njury. | | | | |

- 8 2. A physician may seek a hearing before the State Board of Medical 9 Licensure on whether the physician's conduct was necessary to save the 10 life of the mother whose life was endangered by a physical disorder, 11 illness, or injury. The board's findings, decided by majority vote of a 12 quorum, shall be admissible at the trial of the physician. The board shall 13 promulgate administrative regulations to carry out the provisions of this 14 subparagraph.
- 15
 3. Upon a motion of the physician, the court shall delay the beginning of
 16
 16 the trial for not more than thirty (30) days to permit the hearing, referred
 17 to in subparagraph 2. of this paragraph, to occur.
- (b) Any person other than a physician who performs a partial-birth abortion shall
 not be prosecuted under this subsection but shall be prosecuted under
 provisions of law which prohibit any person other than a physician from
 performing any abortion.
- (c) No penalty shall be assessed against the woman upon whom the partial-birth
 abortion is performed or attempted to be performed.
- (12) Any person who intentionally performs an abortion with knowledge that, or with
 reckless disregard as to whether, the person upon whom the abortion is to be
 performed is an unemancipated minor, and who intentionally or knowingly fails to
 conform to any requirement of KRS 311.732 is guilty of a Class A misdemeanor.

| 1 | (13) Any person who negligently releases information or documents which are |
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| 2 | confidential under KRS 311.732 is guilty of a Class B misdemeanor. |
| 3 | (14) Any person who performs an abortion upon a married woman either with |
| 4 | knowledge or in reckless disregard of whether KRS 311.735 applies to her and who |
| 5 | intentionally, knowingly, or recklessly fails to conform to the requirements of KRS |
| 6 | 311.735 shall be guilty of a Class D felony. |
| 7 | (15) Any person convicted of violating KRS 311.750 shall be guilty of a Class B felony. |
| 8 | (16) Any person who violates KRS 311.760(2) shall be guilty of a Class D felony. |
| 9 | (17) Any person who violates KRS 311.770 shall be guilty of a Class D felony. |
| 10 | (18) Except as provided in KRS 311.787(3), any person who intentionally violates KRS |
| 11 | 311.787 shall be guilty of a Class D felony. |
| 12 | (19) A person convicted of violating KRS 311.780 shall be guilty of a Class C felony. |
| 13 | (20) Except as provided in KRS 311.782(6), any person who intentionally violates KRS |
| 14 | 311.782 shall be guilty of a Class D felony. |
| 15 | (21) Any person who violates KRS 311.783(1) shall be guilty of a Class B misdemeanor. |
| 16 | (22) Except as provided in subsection (7) of Section 1 of this Act, any person who |
| 17 | violates subsection (2) of Section 1 of this Act shall be guilty of a Class D felony. |
| 18 | (23) Any person who violates KRS 311.810 shall be guilty of a Class A misdemeanor. |
| 19 | (24)[(23)] Any professional medical association or society, licensed physician, or |
| 20 | hospital or hospital medical staff who shall have violated the provisions of KRS |
| 21 | 311.606 shall be guilty of a Class B misdemeanor. |
| 22 | (25) [(24)] Any administrator, officer, or employee of a publicly owned hospital or |
| 23 | publicly owned health care facility who performs or permits the performance of |
| 24 | abortions in violation of KRS 311.800(1) shall be guilty of a Class A misdemeanor. |
| 25 | (26) [(25)] Any person who violates KRS 311.905(3) shall be guilty of a violation. |
| 26 | (27) [(26)] Any person who violates the provisions of KRS 311.820 shall be guilty of a |
| 27 | Class A misdemeanor. |

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- (28)[(27)] (a) Any person who fails to test organs, skin, or other human tissue which is
 to be transplanted, or violates the confidentiality provisions required by KRS
 311.281, shall be guilty of a Class A misdemeanor.
- 4 (b) Any person who has human immunodeficiency virus infection, who knows he
 5 is infected with human immunodeficiency virus, and who has been informed
 6 that he may communicate the infection by donating organs, skin, or other
 7 human tissue who donates organs, skin, or other human tissue shall be guilty
 8 of a Class D felony.

9 (29)[(28)] Any person who sells or makes a charge for any transplantable organ shall be
10 guilty of a Class D felony.

- (30)[(29)] Any person who offers remuneration for any transplantable organ for use in
 transplantation into himself shall be fined not less than five thousand dollars
 (\$5,000) nor more than fifty thousand dollars (\$50,000).
- 14 (31)[(30)] Any person brokering the sale or transfer of any transplantable organ shall be
 15 guilty of a Class C felony.

16 (32)[(31)] Any person charging a fee associated with the transplantation of a
 17 transplantable organ in excess of the direct and indirect costs of procuring,
 18 distributing, or transplanting the transplantable organ shall be fined not less than
 19 fifty thousand dollars (\$50,000) nor more than five hundred thousand dollars
 20 (\$500,000).

21 (33)[(32)] Any hospital performing transplantable organ transplants which knowingly
 22 fails to report the possible sale, purchase, or brokering of a transplantable organ
 23 shall be fined not less than ten thousand dollars (\$10,000) or more than fifty
 24 thousand dollars (\$50,000).

(34)[(33)] (a) Any physician or qualified technician who violates KRS 311.727 shall
 be fined not more than one hundred thousand dollars (\$100,000) for a first
 offense and not more than two hundred fifty thousand dollars (\$250,000) for

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each subsequent offense.

(b) In addition to the fine, the court shall report the violation of any physician, in
writing, to the Kentucky Board of Medical Licensure for such action and
discipline as the board deems appropriate.

5 (35)[(34)] Any person who violates KRS 311.691 shall be guilty of a Class B
6 misdemeanor for the first offense, and a Class A misdemeanor for a second or
7 subsequent offense. In addition to any other penalty imposed for that violation, the
8 board may, through the Attorney General, petition a Circuit Court to enjoin the
9 person who is violating KRS 311.691 from practicing genetic counseling in
10 violation of the requirements of KRS 311.690 to 311.700.

11 → Section 5. KRS 311.990 (Effective July 1, 2019) is amended to read as follows:

12 (1) Any person who violates KRS 311.250 shall be guilty of a violation.

- (2) Any college or professor thereof violating the provisions of KRS 311.300 to
 311.350 shall be civilly liable on his bond for a sum not less than one hundred
 dollars (\$100) nor more than one thousand dollars (\$1,000) for each violation,
 which may be recovered by an action in the name of the Commonwealth.
- 17 Any person who presents to the county clerk for the purpose of registration any (3) 18 license which has been fraudulently obtained, or obtains any license under KRS 19 311.380 to 311.510 by false or fraudulent statement or representation, or practices 20 podiatry under a false or assumed name or falsely impersonates another practitioner 21 or former practitioner of a like or different name, or aids and abets any person in the 22 practice of podiatry within the state without conforming to the requirements of KRS 23 311.380 to 311.510, or otherwise violates or neglects to comply with any of the 24 provisions of KRS 311.380 to 311.510, shall be guilty of a Class A misdemeanor. 25 Each case of practicing podiatry in violation of the provisions of KRS 311.380 to 26 311.510 shall be considered a separate offense.
- 27 (4) Each violation of KRS 311.560 shall constitute a Class D felony.

- (5) Each violation of KRS 311.590 shall constitute a Class D felony. Conviction under
 this subsection of a holder of a license or permit shall result automatically in
 permanent revocation of such license or permit.
- 4 (6) Conviction of willfully resisting, preventing, impeding, obstructing, threatening, or
 5 interfering with the board or any of its members, or of any officer, agent, inspector,
 6 or investigator of the board or the Cabinet for Health and Family Services, in the
 7 administration of any of the provisions of KRS 311.550 to 311.620 shall be a Class
 8 A misdemeanor.
- 9 (7) Each violation of subsection (1) of KRS 311.375 shall, for the first offense, be a
 10 Class B misdemeanor, and, for each subsequent offense shall be a Class A
 11 misdemeanor.
- 12 (8) Each violation of subsection (2) of KRS 311.375 shall, for the first offense, be a
 13 violation, and, for each subsequent offense, be a Class B misdemeanor.
- 14 (9) Each day of violation of either subsection of KRS 311.375 shall constitute a15 separate offense.
- 16 (10) (a) Any person who intentionally or knowingly performs an abortion contrary to
 17 the requirements of KRS 311.723(1) shall be guilty of a Class D felony; and
- (b) Any person who intentionally, knowingly, or recklessly violates the
 requirements of KRS 311.723(2) shall be guilty of a Class A misdemeanor.
- 20 (11) (a) 1. Any physician who performs a partial-birth abortion in violation of KRS
 21 311.765 shall be guilty of a Class D felony. However, a physician shall
 22 not be guilty of the criminal offense if the partial-birth abortion was
 23 necessary to save the life of the mother whose life was endangered by a
 24 physical disorder, illness, or injury.
- 25
 2. A physician may seek a hearing before the State Board of Medical
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| 1 | | | illness, or injury. The board's findings, decided by majority vote of a |
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| 2 | | | quorum, shall be admissible at the trial of the physician. The board shall |
| 3 | | | promulgate administrative regulations to carry out the provisions of this |
| 4 | | | subparagraph. |
| 5 | | | 3. Upon a motion of the physician, the court shall delay the beginning of |
| 6 | | | the trial for not more than thirty (30) days to permit the hearing, referred |
| 7 | | | to in subparagraph 2. of this paragraph, to occur. |
| 8 | | (b) | Any person other than a physician who performs a partial-birth abortion shall |
| 9 | | | not be prosecuted under this subsection but shall be prosecuted under |
| 10 | | | provisions of law which prohibit any person other than a physician from |
| 11 | | | performing any abortion. |
| 12 | | (c) | No penalty shall be assessed against the woman upon whom the partial-birth |
| 13 | | | abortion is performed or attempted to be performed. |
| 14 | (12) | Any | person who intentionally performs an abortion with knowledge that, or with |
| 15 | | reck | less disregard as to whether, the person upon whom the abortion is to be |
| 16 | | perfe | ormed is an unemancipated minor, and who intentionally or knowingly fails to |
| 17 | | conf | form to any requirement of KRS 311.732 is guilty of a Class A misdemeanor. |
| 18 | (13) | Any | person who negligently releases information or documents which are |
| 19 | | conf | idential under KRS 311.732 is guilty of a Class B misdemeanor. |
| 20 | (14) | Any | person who performs an abortion upon a married woman either with |
| 21 | | knov | wledge or in reckless disregard of whether KRS 311.735 applies to her and who |
| 22 | | inter | ntionally, knowingly, or recklessly fails to conform to the requirements of KRS |
| 23 | | 311. | 735 shall be guilty of a Class D felony. |
| 24 | (15) | Any | person convicted of violating KRS 311.750 shall be guilty of a Class B felony. |
| 25 | (16) | Any | person who violates KRS 311.760(2) shall be guilty of a Class D felony. |
| 26 | (17) | Any | person who violates KRS 311.770 shall be guilty of a Class D felony. |
| 27 | (18) | Exce | ept as provided in KRS 311.787(3), any person who intentionally violates KRS |

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- 1 311.787 shall be guilty of a Class D felony.
- 2 (19) A person convicted of violating KRS 311.780 shall be guilty of a Class C felony.
- 3 (20) Except as provided in KRS 311.782(6), any person who intentionally violates KRS
- 4 311.782 shall be guilty of a Class D felony.
- 5 (21) Any person who violates KRS 311.783(1) shall be guilty of a Class B misdemeanor.
- 6 (22) Except as provided in subsection (7) of Section 1 of this Act, any person who
- 7 <u>violates subsection (2) of Section 1 of this Act shall be guilty of a Class D felony.</u>
- 8 (23) Any person who violates KRS 311.810 shall be guilty of a Class A misdemeanor.
- 9 (24)[(23)] Any professional medical association or society, licensed physician, or
 10 hospital or hospital medical staff who shall have violated the provisions of KRS
 11 311.606 shall be guilty of a Class B misdemeanor.
- (25)[(24)] Any administrator, officer, or employee of a publicly owned hospital or
 publicly owned health care facility who performs or permits the performance of
 abortions in violation of KRS 311.800(1) shall be guilty of a Class A misdemeanor.
- 15 (26) [(25)] Any person who violates KRS 311.905(3) shall be guilty of a violation.
- 16 (27)[(26)] Any person who violates the provisions of KRS 311.820 shall be guilty of a
 17 Class A misdemeanor.
- 18 (28)[(27)] (a) Any person who fails to test organs, skin, or other human tissue which is
 19 to be transplanted, or violates the confidentiality provisions required by KRS
 20 311.281, shall be guilty of a Class A misdemeanor.
- (b) Any person who has human immunodeficiency virus infection, who knows he
 is infected with human immunodeficiency virus, and who has been informed
 that he may communicate the infection by donating organs, skin, or other
 human tissue who donates organs, skin, or other human tissue shall be guilty
 of a Class D felony.
- 26 (29)[(28)] Any person who sells or makes a charge for any transplantable organ shall be
 27 guilty of a Class D felony.

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| 1 | (30) [(29)] Any person who offers remuneration for any transplantable organ for use in |
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| 2 | transplantation into himself shall be fined not less than five thousand dollars |
| 3 | (\$5,000) nor more than fifty thousand dollars (\$50,000). |
| 4 | (31) [(30)] Any person brokering the sale or transfer of any transplantable organ shall be |
| 5 | guilty of a Class C felony. |
| 6 | (32)[(31)] Any person charging a fee associated with the transplantation of a |
| 7 | transplantable organ in excess of the direct and indirect costs of procuring, |
| 8 | distributing, or transplanting the transplantable organ shall be fined not less than |
| 9 | fifty thousand dollars (\$50,000) nor more than five hundred thousand dollars |
| 10 | (\$500,000). |
| 11 | (33) (32) Any hospital performing transplantable organ transplants which knowingly |
| 12 | fails to report the possible sale, purchase, or brokering of a transplantable organ |
| 13 | shall be fined not less than ten thousand dollars (\$10,000) or more than fifty |
| 14 | thousand dollars (\$50,000). |
| 15 | (34)[(33)] (a) Any physician or qualified technician who violates KRS 311.727 shall |
| 16 | be fined not more than one hundred thousand dollars (\$100,000) for a first |
| 17 | offense and not more than two hundred fifty thousand dollars (\$250,000) for |
| 18 | each subsequent offense. |
| 19 | (b) In addition to the fine, the court shall report the violation of any physician, in |
| 20 | writing, to the Kentucky Board of Medical Licensure for such action and |
| 21 | discipline as the board deems appropriate. |
| 22 | (35)[(34)] Any person who violates KRS 311.691 shall be guilty of a Class B |
| 23 | misdemeanor for the first offense, and a Class A misdemeanor for a second or |
| 24 | subsequent offense. In addition to any other penalty imposed for that violation, the |
| 25 | board may, through the Attorney General, petition a Circuit Court to enjoin the |
| 26 | person who is violating KRS 311.691 from practicing genetic counseling in |
| 27 | violation of the requirements of KRS 311.690 to 311.700. |
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- (36)[(35)] Any person convicted of violating KRS 311.728 shall be guilty of a Class D
 felony.
 - Section 6. KRS 213.101 is amended to read as follows:
- 4 (1) Each induced termination of pregnancy which occurs in the Commonwealth, 5 regardless of the length of gestation, shall be reported to the Vital Statistics Branch 6 by the person in charge of the institution within fifteen (15) days after the end of the 7 month in which the termination occurred. If the induced termination of pregnancy 8 was performed outside an institution, the attending physician shall prepare and file 9 the report within fifteen (15) days after the end of the month in which the 10 termination occurred. The report shall include all the information the physician is 11 required to certify in writing or determine under Section 1 of this Act, KRS 12 311.782, and 311.783, but shall not include information which will identify the 13 physician, woman, or man involved.
- 14 (2) The name of the person completing the report and the reporting institution shall not
 15 be subject to disclosure under KRS 61.870 to 61.884.
- 16 (3) By September 30 of each year, the Vital Statistics Branch shall issue a public report 17 that provides statistics for the previous calendar year compiled from all of the 18 reports covering that calendar year submitted to the cabinet in accordance with this 19 section for each of the items listed in subsection (1) of this section. Each annual 20 report shall also provide statistics for all previous calendar years in which this 21 section was in effect, adjusted to reflect any additional information from late or 22 corrected reports. The Vital Statistics Branch shall ensure that none of the 23 information included in the report could reasonably lead to the identification of any 24 pregnant woman upon whom an abortion was performed or attempted.
- (4) (a) Any person or institution who fails to submit a report by the end of thirty (30)
 days following the due date set in subsection (1) of this section shall be
 subject to a late fee of five hundred dollars (\$500) for each additional thirty

| 1 | | | (30) day period or portion of a thirty (30) day period the report is overdue. | |
|----|-----|-----------------|--|--|
| 2 | | (b) | Any person or institution who fails to submit a report, or who has submitted | |
| 3 | | | only an incomplete report, more than one (1) year following the due date set in | |
| 4 | | | subsection (1) of this section, may in a civil action brought by the Vital | |
| 5 | | | Statistics Branch be directed by a court of competent jurisdiction to submit a | |
| 6 | | | complete report within a time period stated by court order or be subject to | |
| 7 | | | contempt of court. | |
| 8 | | (c) | Failure by any physician to comply with the requirements of this section, other | |
| 9 | | | than filing a late report, or to submit a complete report in accordance with a | |
| 10 | | | court order shall subject the physician to KRS 311.595. | |
| 11 | (5) | Inter | ntional falsification of any report required under this section is a Class A | |
| 12 | | misc | lemeanor. | |
| 13 | (6) | With | nin ninety (90) days of <i>the effective date of this Act</i> [January 9, 2017], the Vital | |
| 14 | | Stati | istics Branch shall promulgate administrative regulations in accordance with | |
| 15 | | KRS | S Chapter 13A to assist in compliance with this section. | |
| 16 | | ⇒s | ection 7. KRS 413.140 is amended to read as follows: | |
| 17 | (1) | The | following actions shall be commenced within one (1) year after the cause of | |
| 18 | | action accrued: | | |
| 19 | | (a) | An action for an injury to the person of the plaintiff, or of her husband, his | |
| 20 | | | wife, child, ward, apprentice, or servant; | |
| 21 | | (b) | An action for injuries to persons, cattle, or other livestock by railroads or other | |
| 22 | | | corporations, with the exception of hospitals licensed pursuant to KRS | |
| 23 | | | Chapter 216; | |
| 24 | | (c) | An action for malicious prosecution, conspiracy, arrest, seduction, criminal | |
| 25 | | | conversation, or breach of promise of marriage; | |
| 26 | | (d) | An action for libel or slander; | |
| 27 | | (e) | An action against a physician, surgeon, dentist, or hospital licensed pursuant | |

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| 1 | | | to KRS Chapter 216, for negligence or malpractice; |
| 2 | | (f) | A civil action, arising out of any act or omission in rendering, or failing to |
| 3 | | | render, professional services for others, whether brought in tort or contract, |
| 4 | | | against a real estate appraiser holding a certificate or license issued under |
| 5 | | | KRS Chapter 324A; |
| 6 | | (g) | An action for the escape of a prisoner, arrested or imprisoned on civil process; |
| 7 | | (h) | An action for the recovery of usury paid for the loan or forbearance of money |
| 8 | | | or other thing, against the loaner or forbearer or assignee of either; |
| 9 | | (i) | An action for the recovery of stolen property, by the owner thereof against any |
| 10 | | | person having the same in his possession; |
| 11 | | (j) | An action for the recovery of damages or the value of stolen property, against |
| 12 | | | the thief or any accessory; |
| 13 | | (k) | An action arising out of a detention facility disciplinary proceeding, whether |
| 14 | | | based upon state or federal law; |
| 15 | | (1) | An action for damages arising out of a deficiency, defect, omission, error, or |
| 16 | | | miscalculation in any survey or plat, whether brought in tort or contract, |
| 17 | | | against a licensed professional land surveyor holding a license under KRS |
| 18 | | | Chapter 322;[and] |
| 19 | | (m) | An action for violating KRS 311.782; and |
| 20 | | <u>(n)</u> | An action for violating Section 1 of this Act. |
| 21 | (2) | In re | spect to the action referred to in paragraph (e) of subsection (1) of this section, |
| 22 | | the | cause of action shall be deemed to accrue at the time the injury is first |
| 23 | | disco | overed or in the exercise of reasonable care should have been discovered; |
| 24 | | prov | ided that such action shall be commenced within five (5) years from the date on |
| 25 | | whic | th the alleged negligent act or omission is said to have occurred. |
| 26 | (3) | In re | espect to the action referred to in paragraph (f) or (l) of subsection (1) of this |
| 27 | | secti | on, the cause of action shall be deemed to accrue within one (1) year from the |

- date of the occurrence or from the date when the cause of action was, or reasonably
 should have been, discovered by the party injured.
- 3 (4) In respect to the action referred to in paragraph (h) of subsection (1) of this section,
 4 the cause of action shall be deemed to accrue at the time of payment. This limitation
 5 shall apply to all payments made on all demands, whether evidenced by writing or
 6 existing only in parol.
- 7 (5) In respect to the action referred to in paragraph (i) of subsection (1) of this section,
 8 the cause of action shall be deemed to accrue at the time the property is found by its
 9 owner.
- 10 (6) In respect to the action referred to in paragraph (j) of subsection (1) of this section,
 11 the cause of action shall be deemed to accrue at the time of discovery of the
 12 liability.
- 13 (7) In respect to the action referred to in paragraph (k) of subsection (1) of this section,
 14 the cause of action shall be deemed to accrue on the date an appeal of the
 15 disciplinary proceeding is decided by the institutional warden.
- 16 (8) In respect to the action referred to in subsection (1)(m) <u>and (n)</u> of this section, the
 17 cause of action shall be deemed to accrue after the performance or inducement or
 18 attempt to perform or induce the abortion.
- 19 → Section 8. This Act may be cited as the Human Rights of the Unborn Child and
 20 Anti-Discrimination Act.
- 21 → Section 9. The restrictions of KRS 6.945(1) shall not apply to Section 1 of this
 22 Act.
- Section 10. Whereas the fundamental rights of all Kentuckians, regardless of
 the unborn child's sex, race, color, national origin, or disability, deserve immediate
 protection, an emergency is declared to exist, and this Act takes effect upon its passage
 and approval by the Governor or upon its otherwise becoming a law.