1	AN ACT relating to autopsy records.
2	Be it enacted by the General Assembly of the Commonwealth of Kentucky:
3	→SECTION 1. A NEW SECTION OF KRS CHAPTER 72 IS CREATED TO
4	READ AS FOLLOWS:
5	(1) No autopsy photograph, other visual image in whatever form, video recording, or
6	audio recording shall be open to the public. However, the state medical examiner,
7	a coroner, or other public official in lawful possession of an autopsy photograph,
8	other visual image in whatever form, video recording, or audio recording shall,
9	upon written request, make an autopsy photograph, other visual image in
10	whatever form, video recording, or audio recording available to:
11	(a) The spouse, children, and surviving parents, and the personal
12	representative of the decedent;
13	(b) A law enforcement agency, any agency required by statute to conduct
14	fatality reviews, county attorney, Commonwealth's attorney, public health
15	officer, or coroner having a bona fide interest in the case;
16	(c) 1. A beneficiary under an insurance policy, for the purpose of processing
17	a claim related to the decedent's death; or
18	2. An insurance company, with the written permission of the decedent's
19	spouse or personal representative, for the purpose of processing a
20	claim related to the decedent's death;
21	(d) An attorney in a matter arising out of the decedent's death;
22	(e) A physician or other medical professional licensed by the Commonwealth
23	or another state or territory under the jurisdiction of the United States for
24	the purposes of teaching or for publication in a scientific journal or
25	textbook;
26	(f) A certified law enforcement instructor for the purpose of using the autopsy
27	photograph, other visual image in whatever form, video recording, or audio

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I		recording in bona fide law enforcement training;
2	<u>(g)</u>	A county attorney, Commonwealth's attorney, public health officer, or
3		coroner for the purpose of using the autopsy photograph, other visual
4		image in whatever form, video recording, or audio recording in bona fide
5		training;
6	<u>(h)</u>	A licensed attorney for the purpose of using the autopsy photograph, other
7		visual image in whatever form, video recording, or audio recording in a
8		Kentucky continuing legal education program; and
9	<u>(i)</u>	A person disseminating the image as part of an informative, expressive, or
10		artistic work, whether analog or digital, that is:
11		1. Part of a play, book, magazine, newspaper, audiovisual work, or cable,
12		broadcast, or satellite television program; or
13		2. Part of a work of art, including but not limited to news or
14		<u>commentary;</u>
15		after a court has determined that the autopsy photograph, other visual
16		image in whatever form, video recording, or audio recording is newsworthy
17		or pertains to a matter of public concern or public interest.
18	(2) (a)	Except as provided in paragraph (b) of this subsection, no medical
19		examiner, coroner, or other public official in lawful possession of an
20		autopsy photograph, other visual image in whatever form, video recording,
21		or audio recording shall knowingly release that autopsy photograph or
22		visual image, video recording, or audio recording to any person not
23		specifically authorized in subsection (1) of this section.
24	<u>(b)</u>	A medical examiner, coroner, or other public official in lawful possession
25		of an autopsy photograph, other visual image in whatever form, video
26		recording, or audio recording may, after redacting the decedent's name,
27		address, and Social Security number, use such material for bona fide

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1		teaching or training or may, after redacting the decedent's name, address,
2		and Social Security number, publish such material in a scientific journal or
3		textbook.
4	<u>(3)</u>	No autopsy photograph, other visual image in whatever form, video recording, or
5		audio recording supplied by the state medical examiner, coroner, or other public
6		official in lawful possession of an autopsy photograph, other visual image in
7		whatever form, video recording, or audio recording pursuant to paragraphs (b) to
8		(h) of subsection (1) of this section shall be used for any purpose not specifically
9		described therein.
10	<u>(4)</u>	When the state medical examiner, coroner, or other public official in lawful
11		possession of an autopsy photograph, other visual image in whatever form, video
12		recording, or audio recording makes the autopsy photograph, other visual image
13		in whatever form, video recording, or audio recording available pursuant to
14		paragraph (e), (f), (g), or (h) of subsection (1) of this section, the name, address,
15		and Social Security number of the decedent shall be redacted from the autopsy
16		photograph, other visual image in whatever form, video recording, or audio
17		recording.
18	<u>(5)</u>	The provisions of this section shall not be construed to contravene or limit the
19		production of records pursuant to the Rules of Civil Procedure or the Rules of
20		<u>Criminal Procedure.</u>
21	<u>(6)</u>	(a) The Circuit Court of the county where the decedent resided or, if the
22		decedent was not a resident of the Commonwealth, in which an autopsy
23		photograph, other visual image in whatever form, video recording, or audio
24		recording is located may, upon a showing of good cause, issue an order
25		authorizing any person to view or copy a photograph, other visual image in
26		whatever form, video recording, or audio recording of an autopsy or to
27		listen to or copy an audio recording of an autopsy, and may prescribe any

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1		restrictions of supulations that the court deems appropriate. In determining
2		good cause, the court shall consider whether this disclosure is necessary for
3		the public evaluation of governmental performance, whether the disclosure
4		is the least intrusive means available, and the availability of similar
5		information in other public records, regardless of form. In all cases, the
6		viewing, copying, listening to, or other handling of a photograph, other
7		visual image in whatever form, video recording, or audio recording of an
8		autopsy shall be under the direct supervision of the custodian of the record
9		or of the custodian's designee.
10		(b) The spouse or personal representative of the decedent shall be given
11		reasonable notice of a petition filed with the court to view or copy a
12		photograph, other visual image in whatever form, video recording, or audio
13		recording of an autopsy or a petition to listen to or copy an audio recording,
14		a copy of the petition, and reasonable notice of the opportunity to be present
15		and heard at any hearing on the matter. If there is no surviving spouse or
16		personal representative, then the notice shall be given to the deceased's
17		adult children or, if the deceased has no adult children, to the surviving
18		parents of the deceased, and, if there is no individual to represent the estate
19		of the decedent, then the court shall proceed to schedule a hearing without
20		giving such notice.
21		(c) Except as otherwise provided in this section, the Kentucky Revised Statutes,
22		and applicable rules of court, proceedings arising under this subsection
23		may, upon motion of one (1) of the parties, take precedence on the docket
24		over all other causes and shall be assigned for a hearing and trial at the
25		earliest practicable date.
26		→ Section 2. KRS 72.992 is amended to read as follows:
27	(1)	Any person who violates KRS 72.020(1) or who interferes with the coroner in the

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1		lawful performance of his duties shall be fined not less than two hundred fifty
2		dollars (\$250), or be confined in jail for not more than ninety (90) days, or both.
3	(2)	Any coroner or deputy coroner who violates KRS 72.025 or 72.020 shall be guilty
4		of willful neglect of official duties and shall be fined no more than one thousand
5		dollars (\$1,000) or forfeiture of office or both.
6	(3)	Any law enforcement officer who violates KRS 72.020 shall be guilty of willful
7		neglect of official duties and shall be fined no more than one thousand dollars
8		(\$1,000) or forfeiture of office or both.
9	<u>(4)</u>	(a) 1. Except as provided in subparagraph 2. of this paragraph, any
10		violation of Section 1 of this Act by an individual other than the
11		surviving spouse, children, parents, or personal representative of the
12		decedent shall result in a fine of not more than five hundred dollars
13		(\$500) for the first violation and not more than one thousand dollars
14		(\$1,000) for each subsequent violation.
15		2. Any violation of subsection (3) of Section 1 of this Act shall result in a
16		fine which equals the greater of the appropriate fine provided for in
17		subparagraph 1. of this paragraph or three (3) times any profits
18		derived from violating subsection (3) of Section 1 of this Act.
19		(b) Any fine collected under paragraph (a) of this subsection shall be paid into
20		the crime victims' compensation fund created under KRS 346.185.
21		→ Section 3. This Act is not meant to alter or change in any way the current law in
22	the (	Commonwealth relating to the availability of autopsy records that are not otherwise
23	spec	ifically provided for in this Act.

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