1 AN ACT relating to domestic and dating violence and abuse reporting.

- 2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 → Section 1. KRS 209A.010 is repealed, reenacted, and amended to read as
- follows: 4
- 5 The purpose of this chapter is to identify victims of domestic violence and \Box abuse and
- dating violence and abuse, to link those victims to services for neglect inflicted by a 6
- 7 spouse], and to provide protective or therapeutic services for those who choose to accept
- 8 them for the protection of adults who choose to access those services. A victim of
- 9 domestic violence who has a mental or physical disability or who cannot carry out the
- 10 activities of daily living or protect himself or herself without the assistance of others may
- 11 be served under the provisions of KRS Chapter 209].
- 12 → Section 2. KRS 209A.020 is repealed, reenacted, and amended to read as
- 13 follows:
- 14 As used in this chapter, unless the context otherwise requires:
- 15 "Cabinet" means the Cabinet for Health and Family Services; (1)
- 16 *(2)* "Dating violence and abuse" has the same meaning as in KRS 456.010;
- 17 "Domestic violence and abuse" has the same meaning as in KRS 403.720; *(3)*
- 18 "Law enforcement officer" means a member of a lawfully organized police unit *(4)*
- 19 or police force of county, city, or metropolitan government who is responsible for
- the detection of crime and the enforcement of the general criminal laws of the 20
- 21 state, as well as a sheriff, sworn deputy sheriff, campus police officer, law
- 22 enforcement support personnel, public airport authority security officer, other
- public and federal peace officer responsible for law enforcement, special local 23
- 24 peace officer appointed pursuant to KRS 61.360, school resource officer, public
- 25 school district security officer, and any other enforcement officer as defined by
- 26 law;
- "Professional" means a physician, osteopathic physician, coroner, medical 27 *(*5*)*

Page 1 of 13 Senate Committee Substitute

1		examiner, medical resident, medical intern, chiropractor, nurse, dentist,
2		optometrist, emergency medical technician, paramedic, licensed mental health
3		professional, therapist, cabinet employee, child-care personnel, teacher, school
4		personnel, ordained minister or the denominational equivalent, victim advocate,
5		or any organization or agency employing any of these professionals;
6	<u>(6)</u>	"Victim" means an individual who is or has been abused by a spouse or former
7		spouse or an intimate partner who meets the definition of a member of an
8		unmarried couple as defined in KRS 403.720, or a member of a dating
9		relationship as defined in KRS 456.010; and
10	<u>(7)</u>	"Victim advocate" has the same meaning as in KRS 421.570["Secretary" means
11		the secretary of the Cabinet for Health and Family Services;
12	(2)	"Cabinet" means the Cabinet for Health and Family Services;
13	(3)	"Department" means the Department for Community Based Services of the Cabinet
14		for Health and Family Services;
15	(4)	"Adult" means a person without regard to age who is the victim of abuse or neglect
16		inflicted by a spouse;
17	(5)	"Protective services" means agency services undertaken with or on behalf of an
18		adult in need of protective services who is being abused or neglected. These
19		services may include but are not limited to conducting investigations of complaints
20		of possible abuse or neglect to ascertain whether or not the situation and condition
21		of the adult in need of protective services warrants further action, including action
22		under KRS Chapter 209, and social services aimed at preventing and remedying
23		abuse or neglect;
24	(6)	"Abuse" means the infliction of injury, unreasonable confinement, intimidation, or
25		punishment resulting in physical harm or pain, including mental injury;
26	(7)	"Investigation" shall include but is not limited to a personal interview with the
27		individual reported to be abused or neglected. When abuse or neglect is allegedly

Page 2 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

1	the cause of death, a coroner's or doctor's report shall be examined as part of the
2	investigation;
3	(8) "Records" means the medical or mental health records of the adult that are in the
4	possession of any individual, hospital, firm, corporation, or other facility if
5	necessary to complete the investigation mandated in KRS 209.030(5);
6	(9) "Neglect" means a situation in which a person deprives his or her spouse of
7	reasonable services to maintain health and welfare; and
8	(10) "Authorized agency" means:
9	(a) The Cabinet for Health and Family Services;
10	(b) A local law enforcement agency or the Department of Kentucky State Police;
11	or
12	(c) The office of a Commonwealth's attorney or county attorney].
13	→ SECTION 3. A NEW SECTION OF KRS CHAPTER 209A IS CREATED TO
14	READ AS FOLLOWS:
15	(1) Upon the request of a victim, a professional shall report an act of domestic
16	violence and abuse or dating violence and abuse to a law enforcement officer.
17	(2) A professional who makes a report under this chapter shall discuss the report
18	with the victim prior to contacting a law enforcement officer.
19	→ SECTION 4. A NEW SECTION OF KRS CHAPTER 209A IS CREATED TO
20	READ AS FOLLOWS:
21	(1) A professional shall report to a law enforcement officer his or her belief that the
22	death of a victim with whom he or she has had a professional interaction is
23	related to domestic violence and abuse or dating violence and abuse.
24	(2) Nothing in this chapter shall relieve a professional of the duty pursuant to KRS
25	620.030 to report any known or suspected abuse, neglect, or dependency of a
26	<u>child.</u>
27	(3) Nothing in this section shall relieve a professional of the duty pursuant to KRS

Page 3 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

1	4	209.030 to report to the cabinet any known or suspected abuse, neglect, or
2	<u> </u>	exploitation of a person eighteen (18) years of age or older who because of
3	<u>1</u>	mental or physical dysfunction is unable to manage his or her own resources,
4	<u> </u>	carry out the activity of daily living, or protect himself or herself from neglect,
5	<u> </u>	exploitation, or a hazardous or abusive situation without assistance from others.
6		→ SECTION 5. A NEW SECTION OF KRS CHAPTER 209A IS CREATED TO
7	READ	O AS FOLLOWS:
8	<u>(1)</u>	If a law enforcement officer receives a report of domestic violence and abuse or
9	<u>4</u>	dating violence and abuse, the officer shall use all reasonable means to provide
10	<u>4</u>	assistance as required under KRS 403.785 and 456.090.
11	<u>(2)</u>	A law enforcement officer who responds to a report of domestic violence and
12	<u>4</u>	abuse or dating violence and abuse shall use the JC-3 form, or its equivalent
13	<u>!</u>	replacement, as provided by the Justice and Public Safety Cabinet to document
14	<u>4</u>	any information or injuries related to the domestic violence and abuse or dating
15	<u>1</u>	violence and abuse.
16	<u>(3)</u>	A completed JC-3 form, or its equivalent replacement, shall be kept in the records
17	<u>(</u>	of the law enforcement officer's agency of employment.
18	<u>(4)</u>	If the JC-3 form, or its equivalent replacement, includes information that only
19	<u>!</u>	relates to a victim as defined in Section 2 of this Act, the form shall not be
20	1	forwarded to the cabinet.
21	<u>(5)</u>	If the JC-3 form, or its equivalent replacement, includes information on known
22	<u>(</u>	or suspected child abuse or neglect or the abuse or neglect of an elderly or
23	<u>4</u>	disabled adult, the form shall be forwarded to the cabinet.
24	•	→ SECTION 6. A NEW SECTION OF KRS CHAPTER 209A IS CREATED TO
25	READ	O AS FOLLOWS:
26	<u>(1)</u>	If a professional has reasonable cause to believe that a victim with whom he or
27	<u> </u>	she has had a professional interaction has experienced domestic violence and

Page 4 of 13
SB008640.100 - 404 - XXXX Senate Committee Substitute

1		abuse or dating violence and abuse, the professional shall provide the victim with
2		educational materials related to domestic violence and abuse or dating violence
3		and abuse including information about how he or she may access regional
4		domestic violence programs under KRS 209.160 or rape crisis centers under KRS
5		211.600 and information about how to access protective orders.
6	<u>(2)</u>	A nonprofit corporation designated by the cabinet pursuant to Section 11 of this
7		Act as a primary service provider for domestic violence shelter, crisis, and
8		advocacy services in the district in which the provider is located shall make the
9		educational materials required under this section available on its Web site or in
10		print form for professionals to provide to possible victims of domestic violence
11		and abuse or dating violence and abuse.
12		→ Section 7. KRS 209A.030 is repealed, reenacted, and amended to read as
13	follo	ws:
14	[(1)	The secretary may promulgate administrative regulations in accordance with KRS
15		Chapter 13A to effect the purposes of this chapter. The secretary may offer or cause
16		to be offered protective services for safeguarding the welfare of an adult who has
17		experienced abuse or neglect inflicted or caused by a spouse. While the cabinet
18		shall continue to have primary responsibility for investigation and the provision of
19		protective services under this chapter, nothing in this chapter shall restrict the
20		powers of another authorized agency to act under its statutory authority.
21	(2)	Any person, including but not limited to physician, law enforcement officer, nurse,
22		social worker, cabinet personnel, coroner, medical examiner, mental health
23		professional, alternate care facility employee, or caretaker, having reasonable cause
24		to suspect that an adult has suffered abuse or neglect, shall report or cause reports to
25		be made in accordance with the provisions of this chapter. Death of the adult does
26		not relieve one of the responsibility for reporting the circumstances surrounding the
27		death.

Page 5 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

1	(3) An oral or written report shall be made immediately to the cabinet upon knowledge
2	of suspected abuse or neglect of an adult.
3	(4) Any person making such a report shall provide the following information, if known:
4	(a) The name and address of the adult;
5	(b) The age of the adult;
6	(c) The nature and extent of the abuse or neglect, including any evidence of previous
7	abuse or neglect;
8	(d) The identity of the perpetrator, if known;
9	(e) The identity of the complainant, if possible; and
10	(f) Any other information that the person believes might be helpful in establishing the
11	cause of abuse or neglect.
12	(5) Upon receipt of the report, the cabinet shall take the following action:
13	(a) Notify the appropriate law enforcement agency, if indicated;
14	(b) Initiate an investigation of the complaint; and
15	(c) Make a written report of the initial findings together with a recommendation for
16	further action, if indicated.
17	(6) Any representative of the cabinet may enter any health facility or health service
18	licensed by the cabinet at any reasonable time to carry out the cabinet's
19	responsibilities under this chapter.
20	(7) Any representative of the cabinet actively involved in the conduct of an abuse or
21	neglect investigation under subsection (5) of this section shall also be allowed
22	access to the mental and physical health records of the adult which are in the
23	possession of any individual, hospital, or other facility if necessary to complete the
24	investigation mandated by this section.
25	(8) Any representative of the cabinet may with consent of the adult enter any private
26	premises where any adult alleged to be abused or neglected is found in order to
27	investigate the need for protective services for the purpose of carrying out the

Page 6 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

1	provisions of this chapter.
2	(9) If a determination has been made that protective services are necessary when
3	indicated by the investigation, the cabinet shall provide such services within
4	budgetary limitations, except in such cases where an adult chooses to refuse such
5	services.
6	(10) In the event the adult elects to accept the protective services to be provided by the
7	cabinet, no other person shall interfere with the cabinet when rendering such
8	services.
9	(11) Anyone] A professional knowingly or wantonly violating the provisions of this
10	<u>chapter</u> [subsection (2) of this section] shall be guilty of a Class B misdemeanor and
11	penalized in accordance with KRS 532.090. Each violation shall constitute a
12	separate offense.
13	→ Section 8. KRS 209A.050 is repealed, reenacted, and amended to read as
14	follows:
15	Anyone acting upon reasonable cause in complying with the provisions of the
16	making of any report or investigation pursuant to] this chapter[, including representatives
17	of the cabinet in the reasonable performance of their duties in good faith, and within the
18	scope of their authority,] shall have immunity from any civil or criminal liability that
19	might otherwise be incurred or imposed. Any such participant shall have the same
20	immunity with respect to participation in any judicial proceeding resulting from such
21	compliance [report or investigation and such immunity shall apply to those who render
22	protective services in good faith pursuant to the consent of the adult].
23	→ Section 9. KRS 209A.060 is repealed, reenacted and amended to read as
24	follows:
25	Neither the <u>psychotherapist</u> [<u>psychiatrist</u>]-patient privilege nor the husband-wife privilege
26	shall be a ground for excluding evidence regarding the domestic violence and abuse or
27	dating violence and abuse [abuse, neglect, or exploitation of an adult] or the cause thereof

Page 7 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

- 1 in any judicial proceeding resulting from a report pursuant to this chapter.
- Section 10. KRS 209A.070 is repealed, reenacted, and amended to read as
- 3 follows:
- 4 All [records, requests for services, and reports that contain] information that
- 5 identifies a current or former client of a domestic violence program <u>is</u>[are] confidential
- 6 and shall not be disclosed by any person except as provided by law. The cabinet shall
- 7 have access to client information [records, requests for services, and reports] relating to
- 8 any domestic violence program for the limited purpose of monitoring the program.
- 9 → Section 11. KRS 209.160 is repealed and reenacted as a new section of KRS
- 10 Chapter 209A to read as follows:
- 11 (1) There is hereby created a trust and agency account in the State Treasury to be
- known as the domestic violence shelter fund. Each county clerk shall remit to the
- fund, by the tenth of the month, ten dollars (\$10) from each twenty-four dollars
- 14 (\$24) collected during the previous month from the issuance of marriage licenses.
- The fund shall be administered by the Department of Revenue. The Cabinet for
- 16 Health and Family Services shall use the funds for the purpose of providing
- protective shelter services for domestic violence victims.
- 18 (2) The Cabinet for Health and Family Services shall designate one (1) nonprofit
- 19 corporation in each area development district to serve as the primary service
- 20 provider and regional planning authority for domestic violence shelter, crisis, and
- advocacy services in the district in which the designated provider is located.
- → Section 12. KRS 216B.400 is amended to read as follows:
- 23 (1) Where a person has been determined to be in need of emergency care by any person
- with admitting authority, no such person shall be denied admission by reason only
- of his or her inability to pay for services to be rendered by the hospital.
- 26 (2) Every hospital of this state which offers emergency services shall provide that a
- physician, a sexual assault nurse examiner, who shall be a registered nurse licensed

Page 8 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

in the Commonwealth and credentialed by the Kentucky Board of Nursing as provided under KRS 314.142, or another qualified medical professional, as defined by administrative regulation promulgated by the Justice and Public Safety Cabinet in consultation with the Sexual Assault Response Team Advisory Committee as defined in KRS 403.707, is available on call twenty-four (24) hours each day for the examinations of persons seeking treatment as victims of sexual offenses as defined by KRS 510.040, 510.050, 510.060, 510.070, 510.080, 510.090, 510.110, 510.120, 510.130, 510.140, 530.020, 530.064(1)(a), and 531.310.

- 9 (3) An examination provided in accordance with this section of a victim of a sexual offense may be performed in a sexual assault examination facility as defined in KRS 216B.015. An examination under this section shall apply only to an examination of a victim.
- 13 (4) The physician, sexual assault nurse examiner, or other qualified medical 14 professional, acting under a statewide medical forensic protocol which shall be 15 developed by the Justice and Public Safety Cabinet in consultation with the Sexual 16 Assault Response Team Advisory Committee as defined in KRS 403.707, and 17 promulgated by the secretary of justice and public safety pursuant to KRS Chapter 18 13A shall, upon the request of any peace officer or prosecuting attorney, and with 19 the consent of the victim, or upon the request of the victim, examine such person for 20 the purposes of providing basic medical care relating to the incident and gathering 21 samples that may be used as physical evidence. This examination shall include but 22 not be limited to:
 - (a) Basic treatment and sample gathering services; and
- (b) Laboratory tests, as appropriate.

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- 25 (5) Each victim shall be informed of available services for treatment of sexually transmitted infections, pregnancy, and other medical and psychiatric problems.
- 27 Pregnancy counseling shall not include abortion counseling or referral information.

Page 9 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

(6)	Each victim shall be informed of available crisis intervention or other mental health
	services provided by regional rape crisis centers providing services to victims of
	sexual assault.

- 4 (7) Notwithstanding any other provision of law, a minor may consent to examination 5 under this section. This consent is not subject to disaffirmance because of minority, 6 and consent of the parents or guardians of the minor is not required for the 7 examination.
- 8 The examinations provided in accordance with this section shall be paid for by (8) (a) 9 the Crime Victims' Compensation Board at a rate to be determined by the 10 administrative regulation promulgated by the board after consultation with the Sexual Assault Response Team Advisory Committee as defined in KRS 12 403.707.
 - Upon receipt of a completed claim form supplied by the board and an itemized billing for a forensic sexual assault examination or related services that are within the scope of practice of the respective provider and were performed no more than twelve (12) months prior to submission of the form, the board shall reimburse the hospital or sexual assault examination facility, pharmacist, health department, physician, sexual assault nurse examiner, or other qualified medical professional as provided in administrative regulations promulgated by the board pursuant to KRS Chapter 13A. Reimbursement shall be made to an out-of-state nurse who is credentialed in the other state to provide sexual assault examinations, an out-of-state hospital, or an out-ofstate physician if the sexual assault occurred in Kentucky.
 - Independent investigation by the Crime Victims' Compensation Board shall (c) not be required for payment of claims under this section; however, the board may require additional documentation or proof that the forensic medical examination was performed.

Page 10 of 13 SB008640 100 - 404 - XXXX Senate Committee Substitute

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1 (9) No charge shall be made to the victim for sexual assault examinations by the
2 hospital, the sexual assault examination facility, the physician, the pharmacist, the
3 health department, the sexual assault nurse examiner, other qualified medical
4 professional, the victim's insurance carrier, or the Commonwealth.

5 (10) (a) Each victim shall have the right to determine whether a report or other
6 notification shall be made to law enforcement, except where reporting of
7 abuse and neglect of a child <u>or a[, spouse, and other]</u> vulnerable adult is
8 required, as set forth in KRS 209.030[, 209A.030,] and 620.030. No victim
9 shall be denied an examination because the victim chooses not to file a police
10 report, cooperate with law enforcement, or otherwise participate in the
11 criminal justice system.

- (b) If the victim chooses to report to law enforcement, the hospital shall notify law enforcement within twenty-four (24) hours.
- (c) 1. All samples collected during an exam where the victim has chosen not to immediately report to law enforcement shall be stored, released, and destroyed, if appropriate, in accordance with an administrative regulation promulgated by the Justice and Public Safety Cabinet in consultation with the Sexual Assault Response Team Advisory Committee as defined in KRS 403.707.
 - 2. Facilities collecting samples pursuant to this section may provide the required secure storage, sample destruction, and related activities, or may enter into agreements with other agencies qualified to do so, pursuant to administrative regulation.
 - 3. All samples collected pursuant to this section shall be stored for at least one (1) year from the date of collection in accordance with the administrative regulation promulgated pursuant to this subsection.
 - 4. Notwithstanding KRS 524.140, samples collected during exams where

Page 11 of 13
SB008640.100 - 404 - XXXX
Senate Committee Substitute

1		the victim chose not to report immediately or file a report within one (1)
2		year after collection may be destroyed as set forth in accordance with the
3		administrative regulation promulgated pursuant to this subsection. The
4		victim shall be informed of this process at the time of the examination.
5		No hospital, sexual assault examination facility, or designated storage
6		facility shall be liable for destruction of samples after the required
7		storage period has expired.
8		→ Section 13. KRS 403.785 is amended to read as follows:
9	(1)	A court issuing an order of protection shall direct the appropriate law enforcement
10		agency to assist the petitioner in having the provisions of the order complied with.
11	(2)	When a law enforcement officer has reason to suspect that a person has been the
12		victim of domestic violence and abuse, the officer shall use all reasonable means to
13		provide assistance to the victim, including but not limited to:
14		(a) Remaining at the location of the call for assistance so long as the officer
15		reasonably suspects there is danger to the physical safety of individuals there
16		without the presence of a law enforcement officer;
17		(b) Assisting the victim in obtaining medical treatment, including transporting the
18		victim to the nearest medical facility capable of providing the necessary
19		treatment; and
20		(c) Advising the victim immediately of the rights available to them <u>as provided in</u>
21		KRS 421.500, including the provisions of this chapter.
22	(3)	Orders of protection shall be enforced in any county of the Commonwealth.
23	(4)	Officers acting in good faith under this section shall be immune from criminal and
24		civil liability.
25	[(5)	Each law enforcement agency shall report all incidents of actual or suspected
26		domestic violence and abuse within their knowledge to the Cabinet for Health and
27		Family Services, Department for Community Based Services, within forty-eight

Page 12 of 13
SB008640.100 - 404 - XXXX Senate Committee Substitute

- 1 (48) hours of learning of the incident or of the suspected incident.]
- **→** Section 14. The following KRS sections are repealed:
- 3 209A.040 Cabinet's authority to promulgate administrative regulations on general adult
- 4 services.
- 5 209A.080 Confidentiality of spousal abuse or neglect investigation information --
- 6 Exceptions.

SB008640.100 - 404 - XXXX Senate Committee Substitute