1 AN ACT relating to reporting the dispensing of prescriptions to induce abortion.

- Be it enacted by the General Assembly of the Commonwealth of Kentucky:
- 3 → Section 1. KRS 213.101 is amended to read as follows:

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- 4 (1) Each abortion as defined in KRS 311.720[induced termination of pregnancy] 5 which occurs in the Commonwealth, regardless of the length of gestation, shall be 6 reported to the Vital Statistics Branch by the person in charge of the institution 7 within fifteen (15) days after the end of the month in which the abortion 8 termination] occurred. If the abortion[induced termination of pregnancy] was 9 performed outside an institution, the attending physician shall prepare and file the 10 report within fifteen (15) days after the end of the month in which the abortion 11 termination] occurred. The report shall include all the information the physician is 12 required to certify in writing or determine under KRS 311.782 and 311.783, but 13 shall not include information which will identify the physician, woman, or man 14 involved.
- 15 (2) Each prescription dispensed for RU-486, cytotec, pitocin, mifeprex, misoprostol,

 16 or any other drug or combination of drugs that are intended to induce abortion

 17 as defined in KRS 311.720 shall be reported to the Vital Statistics Branch within

 18 fifteen (15) days after the end of the month in which the prescription was

 19 dispensed as required by Section 2 of this Act, but shall not include information

 20 which will identify the woman involved or anyone who may be picking up the

 21 prescription on behalf of the woman.
- 22 (3) The name of the person completing the report and the reporting institution shall not be subject to disclosure under KRS 61.870 to 61.884.
- 24 (4)[(3)] By September 30 of each year, the Vital Statistics Branch shall issue a public 25 report that provides statistics on all data collected including the type of abortion 26 procedure used for the previous calendar year compiled from all of the reports 27 covering that calendar year submitted to the cabinet in accordance with this section

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1	for each of the items listed in subsections (1) and (2)[subsection (1)] of this section		
2	Each annual report shall also provide statistics for all previous calendar years in		
3	which this section was in effect, adjusted to reflect any additional information from		
4	late or corrected reports. The Vital Statistics Branch shall ensure that none of the		
5	information included in the report could reasonably lead to the identification of any		
6	pregnant woman upon whom an abortion was performed or attempted. Each		
7	annual report shall be made available on the cabinet's Web site.		
8	<u>(5)</u> [(4)]	(a) Any person or institution who fails to submit a report by the end of thirty	
9		(30) days following the due date set in <u>subsections (1) and (2)</u> [subsection (1)]	
10		of this section shall be subject to a late fee of five hundred dollars (\$500) for	
11		each additional thirty (30) day period or portion of a thirty (30) day period the	
12		report is overdue.	
13	(b)	Any person or institution who fails to submit a report, or who has submitted	
14		only an incomplete report, more than one (1) year following the due date set in	
15		subsections (1) and (2)[subsection (1)] of this section, may in a civil action	
16		brought by the Vital Statistics Branch be directed by a court of competent	
17		jurisdiction to submit a complete report within a time period stated by court	
18		order or be subject to contempt of court.	
19	(c)	Failure by any physician to comply with the requirements of this section, other	
20		than filing a late report, or to submit a complete report in accordance with a	
21		court order shall subject the physician to KRS 311.595.	
22	<u>(6)</u> [(5)]	Intentional falsification of any report required under this section is a Class A	
23	misdemeanor.		
24	<u>(7)</u> [(6)]	[Within ninety (90) days of January 9, 2017,]The Vital Statistics Branch shall	
25	promulgate administrative regulations in accordance with KRS Chapter 13A to		
26	assist in compliance with this section.		
27	→SECTION 2. A NEW SECTION OF KRS 311.710 TO 311.820 IS CREATED		

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- 2 <u>Each prescription dispensed for RU-486, cytotec, pitocin, mifeprex, misoprostol, or any</u>
- 3 other drug or combination of drugs that are intended to induce abortion as defined in
- 4 KRS 311.720 shall be reported on a report form provided by the cabinet within fifteen
- 5 (15) days after the end of the month in which the prescription was dispensed.
- Section 3. KRS 311.723 is amended to read as follows:
- 7 (1) No abortion shall be performed except by a physician after either:
- 8 (a) He determines that, in his best clinical judgment, the abortion is necessary; or
- 9 (b) He receives what he reasonably believes to be a written statement signed by
 10 another physician, hereinafter called the "referring physician," certifying that
 11 in the referring physician's best clinical judgment the abortion is necessary,
 12 and, in addition, he receives a copy of the report form required by KRS
- 13 <u>213.101[213.055]</u>.

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- 14 (2) No abortion shall be performed except in compliance with regulations which the cabinet shall issue to assure that:
 - (a) Before the abortion is performed, the pregnant woman shall have a private medical consultation either with the physician who is to perform the abortion or with the referring physician in a place, at a time and of a duration reasonably sufficient to enable the physician to determine whether, based upon his best clinical judgment, the abortion is necessary;
 - (b) The physician who is to perform the abortion or the referring physician will describe the basis for his best clinical judgment that the abortion is necessary on a form prescribed by the cabinet as required by KRS <u>213.101</u>[213.055]; and
 - (c) Paragraph (a) of this subsection shall not apply when, in the medical judgment of the attending physician based on the particular facts of the case before him, there exists a medical emergency. In such a case, the physician shall describe

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the basis of his medical judgment that an emergency exists on a form prescribed by the cabinet as required by <u>213.101</u>[KRS 213.055].

- (3) Notwithstanding any statute to the contrary, nothing in this chapter shall be construed as prohibiting a physician from prescribing or a woman from using birth control methods or devices, including, but not limited to, intrauterine devices, oral contraceptives, or any other birth control method or device.
- 7 → Section 4. KRS 311.735 is amended to read as follows:

- (1) Prior to performing an abortion, the physician who is to perform the abortion or his agent shall notify, if reasonably possible, the spouse of the woman upon whom the abortion is to be performed. If it is not reasonably possible to notify the spouse prior to the abortion, the physician or his agent shall do so, if reasonably possible, within thirty (30) days of the abortion.
- 13 (2) (a) The requirements of this section shall not apply if, before the abortion is 14 performed, either party to a marriage has filed a petition for dissolution of 15 marriage which has been served on the respondent;
 - (b) The requirements of this section shall not apply when, in the medical judgment of the attending physician based on the particular facts of the case before him, there exists a medical emergency. In such a case, the physician shall describe the basis of his medical judgment that such an emergency exists on a form prescribed by the cabinet as required by KRS <u>213.101</u>[213.055], and the physician or his agent shall notify, if reasonably possible, the spouse of the woman upon whom the abortion was performed, within thirty (30) days of the abortion.
 - (3) Failure to notify a spouse as required by this section is prima facie evidence of interference with family relations in appropriate civil actions. The law of this Commonwealth shall not be construed to preclude the award of punitive damages or damages for emotional distress, even if unaccompanied by physical complications

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1 in any civil action brought pursuant to violations of this section. Nothing in this

2 section shall be construed to limit the common law rights of a husband.