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1		AN ACT relating to childhood sexual assault or abuse.					
2	2 Be it enacted by the General Assembly of the Commonwealth of Kentucky:						
3		→ Section 1. KRS 413.249 is amended to read as follows:					
4	(1)	As used in this section:					
5		(a)	"Childhood sexual assault or abuse" means an act or series of acts against a				
6			person less than eighteen (18) years old and which meets the criteria defining				
7			a misdemeanor or felony in:				
8			1. KRS Chapter 510;				
9			2. KRS 529.040 when the defendant advances or profits from the				
10			prostitution of a minor;				
11			3. KRS 529.100 when the offense involves commercial sexual activity;				
12			4. KRS 529.110 when the offense involves commercial sexual activity;				
13			5. KRS 530.020 or 530.064(1)(a);				
14			6. KRS Chapter 531 involving a minor or depiction of a minor; or				
15			7. KRS 506.010 or 506.030 for attempt to commit or solicitation to commit				
16			any of the offenses described in subparagraphs 1. to 6. of this paragraph.				
17			No prior criminal prosecution or conviction of the civil defendant for the act				
18			or series of acts shall be required to bring a civil action for redress of				
19			childhood sexual assault or abuse;				
20		(b)	"Entity" means a firm, partnership, company, corporation, trustee, association,				
21			or any private or public entity, including the Commonwealth, a city, county,				
22			urban-county, consolidated local government, unified local government, or				
23			charter county government, or any of their agencies, departments, or any KRS				
24			58.180 nonprofit nonstock corporation; and				
25		(c)	"Injury or illness" means either a physical or psychological injury or illness.				
26	(2)	A civil action for recovery of damages for injury or illness suffered as a result of					
27		childhood sexual assault or abuse <i>is not subject to a period of limitation and may</i>					

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1		<u>be comme</u>	enced at any time[shall be brought before whichever of the following		
2		periods last expires:			
3		(a) With	in ten (10) years of the commission of the act or the last of a series of		
4		acts	by the same perpetrator;		
5		(b) With	in ten (10) years of the date the victim knew, or should have known, of		
6		the a	ct;		
7		(c) With	in ten (10) years after the victim attains the age of eighteen (18) years; or		
8		(d) With	in ten (10) years of the conviction of a civil defendant for an offense		
9		inclu	ded in the definition of childhood sexual assault or abuse].		
10	(3)	[The time	periods set forth in subsection (2) of] This section shall apply to a civil		
11		action for	recovery of damages for injury or illness against:[;]		
12		(a) A pe	erson alleged to have committed the act of childhood sexual assault or		
13		abus	e; or		
14		(b) An e	entity that owed a duty of care to the plaintiff, where a wrongful or		
15		negli	gent act by an employee, officer, director, official, volunteer,		
16		repre	esentative, or agent of the entity was a legal cause of the childhood sexual		
17		assau	alt or abuse that resulted in the injury to the plaintiff.		
18	(4)	[If a comp	plaint is filed alleging that an act of childhood sexual assault or abuse		
19		occurred n	nore than ten (10) years prior to the date that the action is commenced,		
20		The com	plaint shall be accompanied by a motion to seal the record and the		
21		complaint shall immediately be sealed by the clerk of the court. The complaint shall			
22		remain sealed until:			
23		(a) The	court rules upon the motion to seal;		
24		(b) Any	motion to dismiss under CR 12.02 is ruled upon, and if the complaint is		
25		dism	issed, the complaint and any related papers or pleadings shall remain		
26		seale	d unless opened by a higher court; or		
27		(c) The	defendant files an answer and a motion to seal the record upon grounds		

1that a valid factual defense exists, to be raised in a motion for summary2judgment pursuant to CR 56. The record shall remain sealed by the clerk until3the court rules upon the defendant's motion to close the record. If the court4grants the motion to close, the record shall remain sealed until the defendant's5motion for summary judgment is granted. The complaint, motions, and other6related papers or pleadings shall remain sealed unless opened by a higher7court.

8 (5) A victim of childhood sexual assault or abuse shall not have a cause of action 9 against a third party, unless the third party failed to act as a reasonable person or 10 entity in complying with their duties to the victim.[If a victim of childhood sexual 11 assault or abuse has a cause of action under this section, the cause of action shall be 12 commenced within the time period set forth in subsection (2) of this section.]

13 (6) Neither the husband-wife nor any professional-client/patient privilege, except (a) 14 the attorney-client and clergy-penitent privilege, shall be a ground for 15 excluding evidence regarding childhood sexual assault or abuse or the cause 16 thereof when an exception to the Kentucky Rules of Evidence is met, in any 17 judicial proceeding. This subsection shall also apply in any criminal 18 proceeding in District or Circuit Court regarding childhood sexual assault or 19 abuse.

20 As used in paragraph (a) of this subsection, the clergy-penitent privilege is (b) 21 limited to information received solely through confidential communications 22 with a clergy member, privately or in a confessional setting, when in the 23 course of the discipline or practice of the clergy member's church, 24 denomination, or organization, he or she is authorized or accustomed to 25 hearing those communications, and under the discipline, tenets, customs, or 26 practices of his or her church, denomination, or organization, has a duty to 27 keep those communications secret.

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1	(7)	(a)	As was its intention with the passage of 2017 Ky. Acts ch. 114, sec. 2, the
2			General Assembly hereby states that the amendments enacted in 2017 Ky.
3			Acts ch. 114, sec. 2 shall be applied retroactively to actions accruing before its
4			effective date of June 29, 2017. This section is a remedial statute which is to
5			be given the most liberal interpretation to provide remedies for victims of
6			childhood sexual assault or abuse.
7		(b)	Notwithstanding any provision of law to the contrary, any claim for childhood
8			sexual assault or abuse that was barred as of March 23, 2021, because the
9			applicable statute of limitations had expired is hereby revived, and the action
10			may be brought if commenced within five (5) years of the date on which the
11			applicable statute of limitations expired.