1 AN ACT relating to child abuse.

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Be it enacted by the General Assembly of the Commonwealth of Kentucky:

3 → Section 1. KRS 69.210 is amended to read as follows:

- The county attorney shall attend the fiscal court or consolidated local government and conduct all business touching the rights or interests of the county or consolidated local government, and when so directed by the fiscal court or consolidated local government, he or she shall institute, defend, and conduct all civil actions in which the county or consolidated local government is interested before any of the courts of the Commonwealth.
- 10 (2) (a) The county attorney shall attend to the prosecution in the juvenile session of the District Court of all proceedings held pursuant to petitions filed under KRS Chapter 610 and over which the juvenile session of the District Court has jurisdiction pursuant to KRS Chapter 610.
 - (b) Notwithstanding paragraph (a) of this subsection, the attorneys for the

 Cabinet for Health and Family Services may attend to the prosecution of

 any case under KRS Chapter 620 upon written notice to the county attorney

 and judge of the District Court or family division of the Circuit Court.
- 18 (3) The county attorney shall give legal advice to the fiscal court or consolidated local government and the several county or consolidated local government officers in all matters concerning any county or consolidated local government business within their jurisdiction. He or she shall oppose all unjust or illegally presented claims.
- 22 (4) A county attorney serving in a county, consolidated local government, or urban-23 county which is part of a judicial circuit described by KRS 69.010(2), in addition to 24 the duties in subsections (1) and (2) of this section, shall have the following duties:
- 25 (a) He or she shall attend all civil cases and proceedings in his or her county in 26 which the Commonwealth is interested; and
- 27 (b) He or she shall advise the collector of money due the Commonwealth in the

county or consolidated local government in regard to motions against delinquent collecting officers for failing to return executions, and shall prosecute the motions. In no case shall the county attorney take a fee or act as counsel in any case in opposition to the interest of the county or consolidated local government.

→ Section 2. KRS 620.030 is amended to read as follows:

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Any person who knows or has reasonable cause to believe that a child is dependent, neglected, or abused shall immediately cause an oral or written report to be made to a local law enforcement agency or to the Department of Kentucky State Police, the cabinet or its designated representative, the Commonwealth's attorney, or the county attorney by telephone or otherwise. [Any supervisor who receives from an employee a report of suspected dependency, neglect, or abuse shall promptly make a report to the proper authorities for investigation.] If the cabinet receives a report of abuse or neglect allegedly committed by a person other than a parent, guardian, fictive kin, person in a position of authority, person in a position of special trust, or person exercising custodial control or supervision, the cabinet shall refer the matter to the Commonwealth's attorney or the county attorney and the local law enforcement agency or the Department of Kentucky State Police. Nothing in this section shall relieve individuals of their obligations to report.

Any person, including but not limited to a physician, osteopathic physician, nurse, teacher, school personnel, social worker, coroner, medical examiner, child-caring personnel, resident, intern, chiropractor, dentist, optometrist, emergency medical technician, paramedic, health professional, mental health professional, peace officer, or any organization or agency for any of the above, who knows or has reasonable cause to believe that a child is dependent, neglected, or abused, regardless of whether the person believed to have caused the dependency, neglect, or abuse is a parent, guardian, fictive

1		kin, person in a position of authority, person in a position of special trust,
2		person exercising custodial control or supervision, or another person, or who
3		has attended such child as a part of his or her professional duties, shall:
4		1. Immediately make an oral report in accordance with subsection (1) of
5		this section;
6		2. Immediately notify the supervisor of the institution, school, facility,
7		agency, or designated agent of the person in charge; and [,]
8		3. If requested, in addition to the report required in subsection (1) or (3) of
9		this section, file with the local law enforcement agency or the
10		Department of Kentucky State Police, the cabinet or its designated
11		representative, the Commonwealth's attorney, or county attorney within
12		forty-eight (48) hours of the original report a written report containing:
13		$\underline{a.[(a)]}$ The names and addresses of the child and his or her parents
14		or other persons exercising custodial control or supervision;
15		<u>b.</u> [(b)] The child's age;
16		$\underline{c.[(c)]}$ The nature and extent of the child's alleged dependency,
17		neglect, or abuse, including any previous charges of dependency,
18		neglect, or abuse, to this child or his or her siblings;
19		\underline{d} . [(d)] The name and address of the person allegedly responsible for
20		the abuse or neglect; and
21		$\underline{e.[(e)]}$ Any other information that the person making the report
22		believes may be helpful in the furtherance of the purpose of this
23		section.
24	<u>(b)</u>	Upon notification, the supervisor or the designated agent, if any, shall
25		facilitate the cooperation of the institution, school, facility, or agency with
26		the investigation of the report.
27	<u>(c)</u>	Any person who knowingly causes intimidation, retaliation, or obstruction

1		in the investigation of the report shall be guilty of a Class A misdemeanor.
2		(d) This section shall not require more than one (1) report from any institution,
3		school, facility, or agency.
4	(3)	Any person who knows or has reasonable cause to believe that a child is a victim of
5		human trafficking as defined in KRS 529.010 shall immediately cause an oral or
6		written report to be made to a local law enforcement agency or the Department of
7		Kentucky State Police; or the cabinet or its designated representative; or the
8		Commonwealth's attorney or the county attorney; by telephone or otherwise. This
9		subsection shall apply regardless of whether the person believed to have caused the
10		human trafficking of the child is a parent, guardian, fictive kin, person in a position
11		of authority, person in a position of special trust, or person exercising custodial
12		control or supervision.
13	(4)	Any person who knows or has reasonable cause to believe that a child is a victim of
14		female genital mutilation as defined in KRS 508.125 shall immediately cause an
15		oral or written report to be made by telephone or otherwise to:
16		(a) A local law enforcement agency or the Department of Kentucky State Police;
17		(b) The cabinet or its designated representative; or
18		(c) The Commonwealth's attorney or the county attorney.
19		This subsection shall apply regardless of whether the person believed to have
20		caused the female genital mutilation of the child is a parent, guardian, or person
21		exercising custodial control or supervision.
22	(5)	Neither the husband-wife nor any professional-client/patient privilege, except the
23		attorney-client and clergy-penitent privilege, shall be a ground for refusing to report
24		under this section or for excluding evidence regarding a dependent, neglected, or
25		abused child or the cause thereof, in any judicial proceedings resulting from a report
26		pursuant to this section. This subsection shall also apply in any criminal proceeding
27		in District or Circuit Court regarding a dependent, neglected, or abused child.

The cabinet upon request shall receive from any agency of the state or any other agency, institution, or facility providing services to the child or his or her family, such cooperation, assistance, and information as will enable the cabinet to fulfill its responsibilities under KRS 620.030, 620.040, and 620.050.

- Nothing in this section shall limit the cabinet's investigatory authority under KRS 620.050 or any other obligation imposed by law.
- 7 (8) Any person who intentionally violates the provisions of this section shall be guilty 8 of a:
- 9 (a) Class B misdemeanor for the first offense;
- 10 (b) Class A misdemeanor for the second offense; and
- 11 (c) Class D felony for each subsequent offense.
- **→** Section 3. KRS 620.040 is amended to read as follows:
- 13 Upon receipt of a report alleging abuse or neglect by a parent, guardian, (1) (a) 14 fictive kin, person in a position of authority, person in a position of special 15 trust, or person exercising custodial control or supervision, pursuant to KRS 16 620.030(1) or (2), or a report alleging a child is a victim of human trafficking 17 pursuant to KRS 620.030(3), the recipient of the report shall immediately 18 notify the cabinet or its designated representative, the local law enforcement 19 agency or the Department of Kentucky State Police, and the Commonwealth's 20 or county attorney of the receipt of the report unless they are the reporting 21 source]. If any agency listed above is the reporting source, the recipient 22 shall immediately notify the cabinet or its designated representative, the 23 local law enforcement agency, the Department of Kentucky State Police, 24 and the Commonwealth's or county attorney of the receipt of the report.
 - (b) Based upon the allegation in the report, the cabinet shall immediately make an initial determination as to the risk of harm and immediate safety of the child.
 Based upon the level of risk determined, the cabinet shall investigate the

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allegation or accept the report for an assessment of family needs and, if appropriate, may provide or make referral to any community-based services necessary to reduce risk to the child and to provide family support. A report of sexual abuse or human trafficking of a child shall be considered high risk and shall not be referred to any other community agency.

- (c) The cabinet shall, within seventy-two (72) hours, exclusive of weekends and holidays, make a written report to the Commonwealth's or county attorney and the local <u>law</u> enforcement agency or the Department of Kentucky State Police concerning the action that has been taken on the investigation.
- (d) If the report alleges abuse or neglect by someone other than a parent, guardian, fictive kin, person in a position of authority, person in a position of special trust, or person exercising custodial control or supervision, or the human trafficking of a child, the cabinet shall immediately notify the Commonwealth's or county attorney and the local law enforcement agency or the Department of Kentucky State Police.
- (2) (a) Upon receipt of a report alleging dependency pursuant to KRS 620.030(1) and (2), the recipient shall immediately notify the cabinet or its designated representative.
 - (b) Based upon the allegation in the report, the cabinet shall immediately make an initial determination as to the risk of harm and immediate safety of the child. Based upon the level of risk, the cabinet shall investigate the allegation or accept the report for an assessment of family needs and, if appropriate, may provide or make referral to any community-based services necessary to reduce risk to the child and to provide family support. A report of sexual abuse or human trafficking of a child shall be considered high risk and shall not be referred to any other community agency.
 - (c) The cabinet need not notify the local law enforcement agency or the

Department of Kentucky State Police or <u>Commonwealth's or</u> county attorney[or Commonwealth's attorney] of reports made under this subsection unless the report involves the human trafficking of a child, in which case the notification shall be required.

- (3) If the cabinet or its designated representative receives a report of abuse by a person other than a parent, guardian, fictive kin, person in a position of authority, person in a position of special trust, or other person exercising custodial control or supervision of a child, it shall immediately notify the local law enforcement agency or the Department of Kentucky State Police and the Commonwealth's or county attorney of the receipt of the report and its contents, and they shall investigate the matter. The cabinet or its designated representative shall participate in an investigation of noncustodial physical abuse or neglect at the request of the local law enforcement agency or the Department of Kentucky State Police. The cabinet shall participate in all investigations of reported or suspected sexual abuse or human trafficking of a child.
- (4) School personnel or other persons listed in KRS 620.030(2) do not have the authority to conduct internal investigations in lieu of the official investigations outlined in this section.
- (5) (a) If, after receiving the report, the law enforcement officer, the cabinet, or its designated representative cannot gain admission to the location of the child, a search warrant shall be requested from, and may be issued by, the judge to the appropriate law enforcement official upon probable cause that the child is dependent, neglected, or abused. If, pursuant to a search under a warrant, a child is discovered and appears to be in imminent danger, the child may be removed by the law enforcement officer.
 - (b) If a child who is in a hospital or under the immediate care of a physician appears to be in imminent danger if he or she is returned to the persons having

custody of him or her, the physician or hospital administrator may hold the child without court order, provided that a request is made to the court for an emergency custody order at the earliest practicable time, not to exceed seventy-two (72) hours.

- (c) Any appropriate law enforcement officer may take a child into protective custody and may hold that child in protective custody without the consent of the parent or other person exercising custodial control or supervision if there exist reasonable grounds for the officer to believe that the child is in danger of imminent death or serious physical injury, is being sexually abused, or is a victim of human trafficking and that the parents or other person exercising custodial control or supervision are unable or unwilling to protect the child. The officer or the person to whom the officer entrusts the child shall, within twelve (12) hours of taking the child into protective custody, request the court to issue an emergency custody order.
- (d) When a law enforcement officer, hospital administrator, or physician takes a child into custody without the consent of the parent or other person exercising custodial control or supervision, he or she shall provide written notice to the parent or other person stating the reasons for removal of the child. Failure of the parent or other person to receive notice shall not, by itself, be cause for civil or criminal liability.
- (e) 1. If a report includes a child fatality or near fatality, and the law enforcement officer has reasonable grounds to believe any parent or person exercising custodial control or supervision of the child was under the influence of alcohol or drugs at the time the fatality or near fatality occurred, the law enforcement officer shall request a test of blood, breath, or urine from that person.
 - 2. If, after making the request, consent is not given for the test of blood,

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breath, or urine, a search warrant shall be requested from and may be issued by the judge to the appropriate law enforcement official upon probable cause that a child fatality or near fatality has occurred and that the person exercising custodial control or supervision of the child at the time of the fatality or near fatality was under the influence.

- 3. Any test requested under this section shall be conducted pursuant to the testing procedures and requirements in KRS 189A.103.
- 8 (6) To the extent practicable and when in the best interest of a child alleged to have been abused, interviews with the child shall be conducted at a children's advocacy center.
- 11 (7) (a) One (1) or more multidisciplinary teams may be established in every county 12 or group of contiguous counties.
 - (b) Membership of the multidisciplinary team shall include but shall not be limited to social service workers employed by the Cabinet for Health and Family Services and law enforcement officers. Additional team members may include Commonwealth's and county attorneys, children's advocacy center staff, mental health professionals, medical professionals, victim advocates including advocates for victims of human trafficking, educators, and other related professionals, as deemed appropriate.
 - (c) The multidisciplinary team shall review child sexual abuse cases and child human trafficking cases involving commercial sexual activity referred by participating professionals, including those in which the alleged perpetrator does not have custodial control or supervision of the child or is not responsible for the child's welfare. The purpose of the multidisciplinary team shall be to review investigations, assess service delivery, and to facilitate efficient and appropriate disposition of cases through the criminal justice system.

(d) The team shall hold regularly scheduled meetings if new reports of sexual abuse or child human trafficking cases involving commercial sexual activity are received or if active cases exist. At each meeting, each active case shall be presented and the agencies' responses assessed.

- (e) The multidisciplinary team shall provide an annual report to the public of nonidentifying case information to allow assessment of the processing and disposition of child sexual abuse cases and child human trafficking cases involving commercial sexual activity.
- (f) Multidisciplinary team members and anyone invited by the multidisciplinary team to participate in a meeting shall not divulge case information, including information regarding the identity of the victim or source of the report. Team members and others attending meetings shall sign a confidentiality statement that is consistent with statutory prohibitions on disclosure of this information.
- (g) The multidisciplinary team shall, pursuant to KRS 431.600 and 431.660, develop a local protocol consistent with the model protocol issued by the Kentucky Multidisciplinary Commission on Child Sexual Abuse. The local team shall submit the protocol to the commission for review and approval.
- (h) The multidisciplinary team review of a case may include information from reports generated by agencies, organizations, or individuals that are responsible for investigation, prosecution, or treatment in the case, KRS 610.320 to KRS 610.340 notwithstanding.
- (i) To the extent practicable, multidisciplinary teams shall be staffed by the local children's advocacy center.
- 24 (8) Nothing in this section shall limit the cabinet's investigatory authority under KRS 620.050 or any other obligation imposed by law.
- Section 4. KRS 620.072 is amended to read as follows:
- 27 (1) If the cabinet's initial determination as to the risk of harm to and immediate safety

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1		of an <u>alleged</u> abused or neglected child as defined in KRS 600.020 requires ar
2		investigation or assessment pursuant to administrative regulations promulgated by
3		the cabinet, including consideration of information on the nature and extent of a
4		present danger or threat of danger to the child or cabinet staff, and if:
5		(a) The investigation requires a visit to the residence or location where the
6		reported abuse or neglect occurred, the cabinet shall make the visit
7		unannounced[,]; or
8		(b) The assessment requires a visit to the residence or location where the
9		reported abuse or neglect occurred, the cabinet shall make the visit
10		announced or unannounced;
11		in addition to any other actions taken to protect the child.
12	(2)	If the initial visit is necessary, after it is completed, the cabinet shall incorporate
13		unannounced visits with any necessary scheduled visits until the welfare of the
14		child has been safeguarded in accordance with administrative regulations
15		promulgated by the cabinet.
16	(3)	If there is reason to believe a child is in imminent danger, or if a parent or caretaker
17		of a child refuses the cabinet entry to a child's home or refuses to allow a child to be
18		interviewed, the cabinet may request assistance:
19		(a) From law enforcement; or
20		(b) Through a request for a court order pursuant to KRS 620.040(5)(a).
21	(4)	A school or a child-care provider shall provide the cabinet access to a child subject
22		to an investigation or assessment without parental consent.