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AN ACT relating to tissue sample collection in autopsies.

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

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→ Section 1. KRS 213.161 is amended to read as follows:

4 (1)In order to obtain information which may be useful to research organizations 5 studying the causes and incidence of the sudden infant death syndrome, a program 6 is hereby established in the Cabinet for Health and Family Services. The purpose of 7 this program shall be to obtain factual information concerning the characteristics, 8 incidence, and distribution of the sudden infant death syndrome throughout the 9 Commonwealth and to provide a means of public education concerning any 10 research findings which may lead to the possible means of prevention, early 11 identification, and treatment of children susceptible to the sudden infant death 12 syndrome.

13 (2) In instances where an ostensibly healthy child dies suddenly and unexpectedly with
14 no known or apparent cause as determined by a physician or a coroner, an autopsy
15 with the written approval of the parents or legal guardian of the child shall be
16 performed within forty-eight (48) hours and the results reported to the cabinet and
17 to the parents or legal guardian of the child.

- 18 (3) At the request of the parent or legal guardian of a child who has died under
   19 circumstances described in subsection (2) of this section or in the case of the
- 20 death of any child, a tissue sample may be collected during the autopsy of the
- 21 child's body and shared for research purposes assuming the tissue harvest will
- 22 *not interfere with the determination of the cause and manner of death.*
- 23 (4)[(3)] In order to implement the provisions of this section, the secretary of the
   24 Cabinet for Health and Family Services shall:
- (a) Promulgate administrative regulations as may be necessary in order to obtain
  in proper form all information relating to the occurrence of sudden infant
  deaths which is relevant and appropriate for the establishment of a reliable

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- statistical index of the incidence, distribution, and characteristics of cases of the sudden infant death syndrome;
- 3 (b) Collect such factual information from physicians, coroners, medical
  4 examiners, hospitals, and public health officials who have examined any child
  5 known or believed to have the sudden infant death syndrome;
- 6 (c) Make such factual information available to physicians, coroners, medical 7 examiners, hospitals, public health officials, and educational and institutional 8 organizations conducting research as to the causes and incidence of the sudden 9 infant death syndrome;
- 10 (d) Cause appropriate counseling services to be established and maintained for
  11 families affected by the occurrence of the sudden infant death syndrome; and
- 12 (e) Conduct educational programs to inform the general public of any research 13 findings of educational and institutional organizations which may lead to the 14 possible means of prevention, early identification, and treatment of the sudden 15 infant death syndrome.

16 → Section 2. KRS 72.405 is amended to read as follows:

17 As used in KRS 72.410 to 72.470, unless the context clearly indicates otherwise:

(1) "Coroner ordered autopsy" means an autopsy ordered by the coroner having
jurisdiction and performed by a pathologist pursuant to such authorization in order
to ascertain the cause and manner of death in a coroner's case. In the event the
pathologist deems it necessary, he may submit the appropriate specimen to a
qualified chemist or toxicologist for analysis to assist him in ascertaining the cause
of death in a coroner's case;

- (2) "Coroner's case" means a case in which the coroner has reasonable cause for
  believing that the death of a human being within his county was caused by any of
  the conditions set forth in KRS 72.025;
- 27 (3) "Inquest" means an examination ordered by the coroner, or in his absence, ordered

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by a deputy coroner, into the causes and circumstances of any death which is a
 coroner's case by a jury of six (6) residents of the county impaneled and selected by
 the coroner to assist him in ascertaining the cause and manner of death;

4 (4) "Post-mortem examination" means a physical examination of the body by a medical
5 examiner or by a coroner or deputy coroner who has been certified by the Justice
6 and Public Safety Cabinet and may include an autopsy performed by a pathologist.
7 [or] other appropriate scientific tests administered to determine cause of death. or
8 collection of tissue samples collected pursuant to subsection (3) of Section 1 of
9 this Act; and

"Certified coroner" or "certified deputy coroner" means a coroner or deputy coroner 10 (5) 11 who has been certified by the Justice and Public Safety Cabinet to have successfully 12 completed both the basic training course and annual inservice training course 13 required by KRS 72.415, except that a deputy coroner shall be certified without 14 completion of training courses required by KRS 72.415 if he is a licensed physician. 15 The secretary of justice and public safety may waive the requirement for basic 16 training and certify a coroner during the eighteen (18) month period after July 15, 17 1982, if the advisory commission set forth in KRS 72.225 certifies to the secretary 18 after a thorough review that the experience and knowledge of the specific coroner is 19 such that he is qualified to be a certified coroner without taking the basic training.