AN ACT prohibiting the use of public resources for abortion services.

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

Section 1. KRS 311.720 is amended to read as follows:

As used in KRS 311.710 to 311.820, and laws of the Commonwealth unless the context otherwise requires:

(1) "Abortion" shall mean the use of any means whatsoever to terminate the pregnancy of a woman known to be pregnant with intent to cause fetal death;

(2) "Abortion services" means:
   (a) Providing abortions;
   (b) Providing referrals to or information about facilities where abortions are performed or individuals who perform abortions; or
   (c) Providing counseling, advice, written materials or other information that encourages or promotes abortion;

(3) "Hospital" shall mean those institutions licensed in the Commonwealth of Kentucky pursuant to the provisions of KRS Chapter 216;

(4) "Consent" as used in KRS 311.710 to 311.820 with reference to those who must give their consent shall mean an informed consent expressed by a written agreement to submit to an abortion on a written form of consent to be promulgated by the secretary for health and family services;

(5) "Cabinet" shall mean the Cabinet for Health and Family Services of the Commonwealth of Kentucky;

(6) "Fetus" shall mean a human being from fertilization until birth;

(7) "Human being" shall mean any member of the species homo sapiens from fertilization until death;

(8) "Partial-birth abortion" shall mean an abortion in which the physician performing the abortion partially vaginally delivers a living fetus before killing the fetus and completing the delivery;
"Vaginally delivers a living fetus before killing the fetus" shall mean deliberately and intentionally delivers into the vagina a living fetus, or a substantial portion thereof, for the purpose of performing a procedure the physician knows will kill the fetus, and kills the fetus;

"Physician" shall mean any person licensed to practice medicine in the Commonwealth or osteopathy pursuant to the provisions of this chapter;

"Viability" shall mean that stage of human development when the life of the unborn child may be continued by natural or life-supportive systems outside the womb of the mother;

"Accepted medical procedures" shall mean procedures of the type performed in the manner and in a facility with equipment sufficient to meet the standards of medical care which physicians engaged in the same or similar lines of work, would ordinarily exercise and devote to the benefit of their patients;

"Medical emergency" means any condition which, on the basis of the physician's good faith clinical judgment, so complicates the medical condition of a pregnant female as to necessitate the immediate abortion of her pregnancy to avert her death or for which a delay will create serious risk of substantial and irreversible impairment of a major bodily function;

"Medical necessity" means a medical condition of a pregnant woman that, in the reasonable judgment of the physician who is attending the woman, so complicates the pregnancy that it necessitates the immediate performance or inducement of an abortion; and

"Probable gestational age of the embryo or fetus" means the gestational age that, in the judgment of a physician, is, with reasonable probability, the gestational age of the embryo or fetus at the time that the abortion is planned to be performed.

Section 2. KRS 311.715 is amended to read as follows:

(1) As used in this section:
(a) "Affiliate" means an individual or entity that directly or indirectly owns, controls, is controlled by, or is under common control of another person or entity in whole or in part, including but not limited to subsidiary, parent, or sibling entities; and

(b) "Public funds" means any money, regardless of the original source of the money, of:

1. The Commonwealth of Kentucky, and any department, agency, or instrumentality thereof;

2. Any county, city, or special district, and any department, agency, or instrumentality thereof; and

3. Any other political subdivision of the Commonwealth, and any department, agency, or instrumentality thereof.

(2) Public funds shall not be used for the purpose of obtaining an abortion or paying for the performance of an abortion. Public medical facilities may be used for the purpose of conducting research into or the performance of in-vitro fertilization as long as such procedures do not result in the intentional destruction of a human embryo. For purposes of this section, "public funds" means any money of the Commonwealth of Kentucky, any department, agency or instrumentality thereof, or any money of any county, city, agency or instrumentality thereof or any money of any other political subdivision of the Commonwealth, agency or instrumentality thereof.

(3) (a) Except as provided in paragraph (b) of this subsection, public funds shall not be directly or indirectly used, granted, paid, or distributed to any entity, organization, or individual that provides abortion services or that is an affiliate of an entity, organization, or individual that provides abortion services.

(b) The provisions of paragraph (a) of this subsection shall not apply to
funding available through KRS 205.510 to 205.560, and shall not apply to
funding for hospitals, medical schools, or universities.

(4) Nothing in this section shall be deemed to deprive a woman of all appropriate
medical care necessary to prevent her physical death.

(5) Nothing in this section shall be construed to allow public funds to pay for in-vitro
fertilization procedures performed on any individual patient.