1	AN AC	T relating to medical malpractice.
2	Be it en	nacted by the General Assembly of the Commonwealth of Kentucky:
3	→SEC	TION 1. A NEW SECTION OF KRS CHAPTER 411 IS CREATED TO
4	READ AS F	OLLOWS:
5	(1) A clain	nant commencing any action identified in KRS 413.140(1)(e), or against a
6	long-te	rm-care facility as defined in KRS 216.510 alleging that the long-term
7	<u>care fa</u>	cility failed to provide proper care to one (1) or more resident of the
8	facility,	shall file a certificate of merit with the complaint in the court in which
9	the acti	ion is commenced.
10	(2) "Certif	icate of merit" means an affidavit or declaration that:
11	(a) $T$	he claimant has reviewed the facts of the case and has consulted with at
12	<u>le</u>	east one (1) expert qualified pursuant to the Kentucky Rules of Civil
13	<u>P</u>	rocedure and the Kentucky Rules of Evidence who is qualified to give
14	<u>e</u> 2	xpert testimony as to the standard of care or negligence and who the
15	<u>cl</u>	laimant or his or her counsel reasonably believes is knowledgeable in the
16	<u>re</u>	elevant issues involved in the particular action, and has concluded on the
17	<u>be</u>	asis of review and consultation that there is reasonable basis to commence
18	<u>th</u>	ne action;
19	(b) $T$	he claimant was unable to obtain the consultation required by paragraph
20	<u>(a</u>	a) of this subsection because a limitation of time established by KRS
21	<u>C</u>	hapter 413 would bar the action and that the consultation could not
22	<u>re</u>	easonably be obtained before that time expired. An affidavit or declaration
23	<u>e</u> 2	xecuted pursuant to this paragraph shall be supplemented by an affidavit
24	<u>or</u>	r declaration pursuant to paragraph (a) of this subsection or paragraph (c)
25	<u>oj</u>	f this subsection within sixty (60) days after service of the complaint or the
26	<u>st</u>	uit shall be dismissed unless the court grants an extension for good cause;
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1	(c) The claimant was unable to obtain the consultation required by paragraph
2	(a) of this subsection because the claimant or his or her counsel had made
3	at least three (3) separate good faith attempts with three (3) different experts
4	to obtain a consultation and that none of those contacted would agree to a
5	consultation; so long as none of those contacted gave an opinion that there
6	was no reasonable basis to commence the action.
7	(3) A single certificate of merit is required for an action even if more than one (1)
8	defendant has been named in the complaint or is subsequently named.
9	(4) A certificate of merit is not required where the claimant intends to rely solely on
10	one (1) or more causes of action for which expert testimony is not required,
11	including claims of res ipsa loquitur and lack of informed consent, in which case
12	the complaint shall be accompanied by an affidavit or declaration that no cause
13	of action is asserted for which expert testimony is required.
14	(5) If a request by the claimant for the records of the claimant's medical treatment by
15	the defendants has been made and the records have not been produced, the
16	claimant shall not be required to file a certificate of merit under this section until
17	ninety (90) days after the records have been produced. For purposes of this
18	section, "records" includes but is not limited to paper or electronic copies of
19	dictations, video recordings, fetal heart monitor strips, and imaging studies.
20	(6) The identity and statements of an expert relied upon in subsection (2) of this
21	section above are not discoverable except:
22	(a) When a claim is made under subsection (2)(c) of this section that the
23	claimant was unable to obtain the required consultation with an expert, the
24	court, upon the request of a defendant made prior to compliance by the
25	claimant with this section, may require the claimant to divulge to the court,
26	in camera and without disclosure by the court to any other party, the names
27	of the physicians refusing to consult; or

1	1 (b) If any party to an act	ion hereto prevails on the basis of the failure of an
2	2 opposing party to offer	any competent expert testimony, the court may, upon
3	3 <u>motion, for good cause</u>	e shown compel the opposing party or party's counsel
4	4 <u>to provide to the cour</u>	t the name of any expert consulted and any written
5	5 <u>materials relied upon t</u>	n executing the certificate.
6	6 (7) The claimant, in lieu of ser	ving a certificate of merit, may provide the defendant
7	7 or defendants with expert	information in the form required by the Kentucky
8	8 <u>Rules of Civil Procedure. N</u>	Nothing in this section requires the disclosure of any
9	9 <u>"consulting" or nontrial ex</u>	pert, except as expressly stated in this section.
10	O → Section 2. The following	KRS sections are repealed:
11	1 216C.005 Purpose of chapter. (D	eclared void See LRC Note Below)
12	2 216C.010 Definitions for chapter	. (Declared void See LRC Note Below)
13	3 216C.020 Review by medical rev	view panel required for all malpractice and malpractice-
14	4 related claims Exceptions	Timing. (Declared void See LRC Note Below)
15	5 216C.030 Parties may agree to 1	not submit malpractice or malpractice-related claim to
16	6 medical review panel. (Decla	ared void See LRC Note Below)
17	7 216C.040 Tolling of statute of li	mitations When complaint considered filed Filing
18	8 fee. (Declared void See LF	C Note Below)
19	9 216C.050 Service of copy of com	plaint When service is complete. (Declared void
20	0 216C.060 Composition of medic	al review panels Expediting of review of proposed
21	1 complaint Time allowed f	or presentation of evidence. (Declared void See LRC
22	Note Below)	
23	3 216C.070 Selection of chairperso	on of medical review panel. (Declared void See LRC
24	4 Note Below)	
25	5 216C.080 Health care providers	eligible for medical review panel selection. (Declared
26	6 void See LRC Note Below	)
27	7 216C.090 Selection of non-attorn	ey members of medical review panel. (Declared void

1	See LRC Note Belo	(we
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- 2 216C.100 Challenges of selection of member of medical review panel. (Declared void --
- 3 See LRC Note Below)
- 4 216C.110 Notice to cabinet of medical review panel membership. (Declared void -- See
- 5 LRC Note Below)
- 6 216C.120 Relief from serving as member of medical review panel -- Conditions --
- 7 Procedure. (Declared void -- See LRC Note Below)
- 8 216C.130 Sanctions for failing to act as required. (Declared void -- See LRC Note
- 9 Below)
- 10 216C.140 Removal and replacement of panel chairperson. (Declared void -- See LRC
- 11 Note Below)
- 12 216C.150 Removal and replacement of panel member. (Declared void -- See LRC Note
- 13 Below)
- 14 216C.160 Submission of evidence to medical review panel. (Declared void -- See LRC
- Note Below)
- 16 216C.170 Restriction on ex parte communication with panel member -- Panel's right to
- all necessary and relevant information. (Declared void -- See LRC Note Below)
- 18 216C.180 Opinion of medical review panel after submission of all evidence --
- 19 Conclusion to be reached by majority of voting panel members -- Effect of opinion.
- 20 (Declared void -- See LRC Note Below)
- 21 216C.190 When panel's delay in rendering opinion permits filing complaint in court --
- 22 Explanation of delay. (Declared void -- See LRC Note Below)
- 23 216C.200 Admission of panel's opinion into evidence in court. (Declared void -- See
- 24 LRC Note Below)
- 25 216C.210 Immunity from civil liability for panel member for actions taken within
- 26 course and scope of required duties. (Declared void -- See LRC Note Below)
- 27 216C.220 Compensation of panel chairperson and members. (Declared void -- See LRC

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1	Note	Below)
2	216C.230	Submission of panel's report. (Declared void See LRC Note Below)
3	216C.240	Court's jurisdiction to compel or limit discovery, enforce or quash subpoenas,
4	and a	apply sanctions. (Declared void See LRC Note Below)
5	216C.250	Party to medical review panel's proceeding may invoke court's jurisdiction
6	and f	file complaint and motion with court clerk. (Declared void See LRC Note
7	Below)	
8	216C.260	Filing and service of written response to motion filed with court. (Declared
9	void	See LRC Note Below)
10	216C.270	Filing of motion and proposed complaint with court clerk temporarily stays
11	medi	cal review panel's proceedings. (Declared void See LRC Note Below)
12	216C.280	Court's enforcement of ruling on motion filed, subject to right of appeal.
13	(Dec	lared void See LRC Note Below)