## 381.140 Posthumous child may take estate in remainder.

When any estate is limited by deed or will in remainder to the son or daughter, or the use of the son or daughter to be begotten of any person, such son or daughter, born after the death of his or her parent, shall take the estate in the same manner as if he or she had been born in the lifetime of the parent although no estate was created to support the remainder after the death of the parent.

Effective: October 1, 1942

History: Recodified 1942 Ky. Acts ch. 208, sec. 1, effective October 1, 1942, from Ky.

Stat. sec. 2350.