SF1694

S1694-2

SENATE STATE OF MINNESOTA EIGHTY-NINTH SESSION

LAC

S.F. No. 1694

(SENATE AUTHORS: LOUREY, Saxhaug and Skoe)	
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DATE	D-PG	OFFICIAL STATUS		
03/12/2015	779	0		
		Referred to Health, Human Services and Housing		
03/16/2015	910	Author added Saxhaug		
03/18/2015	938a	Comm report: To pass as amended and re-refer to Judiciary		
03/25/2015	1286a	Comm report: To pass as amended and re-refer to Finance		
03/26/2015	1398	Author added Skoe		
05/06/2015		Comm report: To pass as amended		
		Second reading		

1.1	A bill for an act
1.2	relating to public safety; providing for religious objections to autopsies in
1.3	certain cases; amending Minnesota Statutes 2014, sections 390.005, by adding
1.4	a subdivision; 390.11, subdivisions 1, 2, by adding a subdivision; 390.32,
1.5	subdivisions 2, 3.
1.6	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.7	Section 1. Minnesota Statutes 2014, section 390.005, is amended by adding a
1.8	subdivision to read:
1.9	Subd. 6. Communicating with family during a death investigation. Every
1.10	coroner or medical examiner in office on or after July 1, 2015, shall maintain and make
1.11	publicly available, a statement of policy or principles to be used for communicating with
1.12	families during a death investigation.
1.13	Sec. 2. Minnesota Statutes 2014, section 390.11, subdivision 1, is amended to read:
1.14	Subdivision 1. Reports of death. All sudden or unexpected deaths and all deaths
1.15	that may be due entirely or in part to any factor other than natural disease processes
1.16	must be promptly reported to the coroner or medical examiner for evaluation. Sufficient
1.17	information must be provided to the coroner or medical examiner. Reportable deaths
1.18	include, but are not limited to:
1.19	(1) unnatural deaths, including violent deaths arising from homicide, suicide, or
1.20	accident;
1.21	(2) deaths due to a fire or associated with burns or chemical, electrical, or radiation
1.22	injury;
1.23	(3) unexplained or unexpected perinatal and postpartum maternal deaths;
1.24	(4) deaths under suspicious, unusual, or unexpected circumstances;

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2.1	(5) deaths of persons whose bodies are to be cremated or otherwise disposed of so
2.2	that the bodies will later be unavailable for examination;
2.3	(6) deaths of inmates of public institutions and persons in custody of law
2.4	enforcement officers who have not been hospitalized primarily for organic disease;
2.5	(7) deaths that occur during, in association with, or as the result of diagnostic,
2.6	therapeutic, or anesthetic procedures;
2.7	(8) deaths due to culpable neglect;
2.8	(9) stillbirths of 20 weeks or longer gestation unattended by a physician;
2.9	(10) sudden deaths of persons not affected by recognizable disease;
2.10	(11) unexpected deaths of persons notwithstanding a history of underlying disease;
2.11	(12) deaths in which a fracture of a major bone such as a femur, humerus, or tibia
2.12	has occurred within the past six months;
2.13	(13) deaths unattended by a physician occurring outside of a licensed health care
2.14	facility or licensed residential hospice program;
2.15	(14) deaths of persons not seen by their physician within 120 days of demise;
2.16	(15) deaths of persons occurring in an emergency department;
2.17	(16) stillbirths or deaths of newborn infants in which there has been maternal use of
2.18	or exposure to unprescribed controlled substances including street drugs or in which there
2.19	is history or evidence of maternal trauma;
2.20	(17) unexpected deaths of children;
2.21	(18) solid organ donors;
2.22	(19) unidentified bodies;
2.23	(20) skeletonized remains;
2.24	(21) deaths occurring within 24 hours of arrival at a health care facility if death
2.25	is unexpected;
2.26	(22) deaths associated with the decedent's employment;
2.27	(23) deaths of nonregistered hospice patients or patients in nonlicensed hospice
2.28	programs; and
2.29	(24) deaths attributable to acts of terrorism.
2.30	The coroner or medical examiner shall determine the extent of the coroner's or medical
2.31	examiner's investigation, including whether additional investigation is needed by the
2.32	coroner or medical examiner, jurisdiction is assumed, or an autopsy will be performed,
2.33	notwithstanding any other statute subject to subdivision 2b.

2.34 Sec. 3. Minnesota Statutes 2014, section 390.11, subdivision 2, is amended to read:

Subd. 2. Autopsies. Subject to subdivision 2b, the coroner or medical examiner 3.1 may order an autopsy, at the coroner or medical examiner's sole discretion, in the case of 3.2 any human death referred to in subdivision 1, when, in the judgment of the coroner or 3.3 medical examiner the public interest would be served by an autopsy. The autopsy shall 3.4 be performed without unnecessary delay. A report of the facts developed by the autopsy 3.5 and findings of the person performing the autopsy shall be made promptly and filed in 3.6 the office of the coroner or medical examiner. When further investigation is deemed 3.7 advisable, a copy of the report shall be delivered to the county attorney. Every autopsy 3.8 performed pursuant to this subdivision shall, whenever practical, be performed in the 3.9 county morgue. Nothing herein shall require the coroner or medical examiner to order an 3.10 autopsy upon the body of a deceased person if the person died of known or ascertainable 3.11 causes or had been under the care of a licensed physician immediately prior to death or if 3.12 the coroner or medical examiner determines the autopsy to be unnecessary. 3.13

Autopsies performed pursuant to this subdivision may include the removal, 3.14 retention, testing, or use of organs, parts of organs, fluids or tissues, at the discretion of 3.15 the coroner or medical examiner, when removal, retention, testing, or use may be useful 3.16 in determining or confirming the cause of death, mechanism of death, manner of death, 3.17 identification of the deceased, presence of disease or injury, or preservation of evidence. 3.18 Such tissue retained by the coroner or medical examiner pursuant to this subdivision shall 3.19 be disposed of in accordance with standard biohazardous hospital or surgical material and 3.20 does not require specific consent or notification of the legal next of kin. When removal, 3.21 retention, testing, and use of organs, parts of organs, fluids, or tissues is deemed beneficial, 3.22 3.23 and is done only for research or the advancement of medical knowledge and progress, written consent or documented oral consent shall be obtained from the legal next of kin, if 3.24 any, of the deceased person prior to the removal, retention, testing, or use. 3.25

3.26 Sec. 4. Minnesota Statutes 2014, section 390.11, is amended by adding a subdivision to 3.27 read:

3.28	Subd. 2b. Religious objections to autopsy. (a) For purposes of this subdivision:
3.29	(1) "compelling state interest" means that:
3.30	(i) the autopsy is essential to investigation of a suspected crime;

3.31 (ii) the autopsy is necessary to prevent a potential public health threat and essential

- 3.32 to ascertain the cause or manner of death;
- 3.33 (iii) the autopsy is essential to ascertain the cause or manner of death following an
- 3.34 <u>unexpected death, regardless of the decedent's underlying disease, in order to protect</u>

3.35 the public's health;

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4.1	(iv) the	autopsy is necessary	to obtain pro	per toxicologic or oth	her specimens that
4.2	(iv) the autopsy is necessary to obtain proper toxicologic or other specimens that may represent evidence of a crime and may deteriorate over time;				
4.3	(v) the c	leath is an unexpecte	d and unexpla	ained death of a child	- 2
4.4	(vi) the	death is associated w	vith police act	ion;	_
4.5	(vii) the	death is unnatural, u	nattended, or	unexpected and occu	rred within a facility
4.6	licensed by th	e Department of Cor	rections;		
4.7	(viii) the	e death is due to acut	e workplace	njury;	
4.8	(ix) the	death is caused by ap	oparent electro	ocution;	
4.9	(\mathbf{x}) the c	leath is caused by un	witnessed or	suspected drowning;	
4.10	(xi) the	body is unidentified	and the autop	sy may aid in identifi	cation;
4.11	(xii) the	body is skeletonized	l but not subje	ect to the provisions o	of section 307.08;
4.12	(xiii) the	e death appears to be	caused by fir	e or explosion; or	
4.13	(xiv) the	e need for an autopsy	is otherwise	established under par	agraph (e);
4.14	<u>(2) "inte</u>	erested party" means	a person who	is not a surviving rel	ative but who is in a
4.15	class of perso	ns listed in section 14	49A.80, subdi	vision 2, clauses (2)	to (11);
4.16	<u>(3) "reli</u>	gious beliefs" means	the recognize	ed tenets, understandi	ings, customs, or
4.17	rites of any cu	ulture or recognized r	eligion as the	y apply to activities c	described in section
4.18	149A.01, sub	division 3, paragraph	<u>ı (b);</u>		
4.19	<u>(4) "reli</u>	gious grounds" mear	ns that perform	nance of an autopsy i	is contrary to the
4.20	religious belie	efs of the decedent of	r the decedent	included a religious	objection to an
4.21	autopsy in the	e decedent's health ca	re directive;	and	
4.22	<u>(5) "sur</u>	viving relative" mear	ns the person	or persons with the ri	ght to control and
4.23	duty of dispos	sition of the body of t	the decedent u	Inder section 149A.80	0, subdivision 2.
4.24	<u>(b) The</u>	coroner or medical e	xaminer shall	, as soon as possible,	but no more than 24
4.25	hours after the	e discovery of the dec	cedent's body.	exercise good faith e	efforts to give written
4.26	or verbal notice to the surviving relative of the decedent of the intended autopsy and their				
4.27	rights under the	his section. If the sur	viving relativ	e does not object, the	e autopsy may be
4.28	performed wi	thout delay. If, despit	te a good faith	effort, no surviving	family members can
4.29	be found within 24 hours of the discovery of the decedent's body, the autopsy may proceed				
4.30	without furthe	er delay. A record su	mmarizing ve	rbal communication	with a surviving
4.31	relative must	be maintained indefin	nitely in the co	oroner or medical exa	aminer's records. The
4.32	coroner or me	dical examiner may	require a surv	viving relative, or a po	erson representing
4.33	a class of surv	viving relatives, to pr	esent an affid	avit stating the person	n's relationship to
4.34	the decedent,	any religious affiliati	ion of the dec	edent, that the decede	ent had a religious
4.35	objection to a	n autopsy and the ba	sis for that be	lief, and that the rela	tive will assume
4.36	responsibility	for the lawful dispos	sition of the b	ody of the deceased.	An autopsy must not

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5.1	be performed if a surviving relative of the decedent objects based on religious grounds,					
5.2	unless there	unless there is a compelling state interest to perform the autopsy.				
5.3	<u>(c) If t</u>	he coroner or medic	cal examiner de	etermines that a compe	lling state interest	
5.4	to perform a	n autopsy exists un	der paragraph	(a), clause (1), items (i	i) to (xiii), the	
5.5	autopsy may	proceed without fu	irther delay, ex	cept that where there h	as been a religious	
5.6	objection un	der this subdivision	, the least inva	sive means to accompl	ish the compelling	
5.7	state interest	t must be used.				
5.8	<u>(d)</u> The	e court may waive t	he waiting per	iod under paragraph (b	o) upon ex parte	
5.9	motion if it o	determines that the o	delay may prej	udice the accuracy of t	he autopsy.	
5.10	<u>(e) If t</u>	he coroner or medic	cal examiner de	etermines that there is a	a compelling state	
5.11	interest to pe	erform an autopsy u	nder circumsta	nces not described in p	oaragraph (a), clause	
5.12	<u>(1), items (i)</u>	to (xiii), and the su	urviving relativ	e objects based on reli	gious grounds or	
5.13	an interested	l party objects and s	submits written	information to the con	roner or medical	
5.14	examiner sh	owing reason to bel	ieve that the au	ttopsy is contrary to th	e religious beliefs	
5.15	of the deced	ent, the coroner or r	medical examin	ner may bring an action	n in district court	
5.16	for an order	authorizing the auto	opsy. The actio	n must be brought by	notice of an order	
5.17	to show caus	se served on the sur	viving relative	or, if a surviving relati	ve is not available,	
5.18	on another p	arty if directed by the	he court. The p	proceeding must be det	ermined summarily	
5.19	upon the pet	ition and the oral or	written proof t	hat may be offered by	the parties. The court	
5.20	shall grant th	ne relief sought in th	ne petition if it	finds that the petitione	r has established a	
5.21	demonstrable need for the autopsy that outweighs the state's interest in observing the					
5.22	decedent's religious beliefs. If the petition is denied and no stay is granted by the court,					
5.23	the body must immediately be released for burial to the surviving relative.					
5.24	<u>(f)</u> Aut	(f) Autopsies performed under this section based on a compelling state interest must				
5.25	be the least i	ntrusive procedure c	consistent with	that interest. This section	on does not prohibit a	
5.26	coroner or m	edical examiner from	m obtaining vo	luntary permission from	m a surviving relative	
5.27	to conduct a	n examination and i	nquiry involvii	ng less intrusive means	s than an autopsy.	
5.28	<u>(g)</u> A c	coroner or medical e	examiner is not	liable for not perform	ing an autopsy if a	
5.29	surviving rel	lative has objected to	o an autopsy or	n religious grounds une	der this subdivision.	
5.30	Sec. 5. N	linnesota Statutes 20	014, section 39	0.32, subdivision 2, is	amended to read:	
5.31	Subd.	2. Violent or myst	erious deaths;	Autopsies. Subject to	o section 390.11,	
5 22	subdivision	The the modical area	minor mou con	duct on outons in the	and of ony human	

- 5.32 <u>subdivision 2b,</u> the medical examiner may conduct an autopsy in the case of any human
- 5.33 death of any type referred to in subdivision 1, clause (1) or (2), when in the judgment of the
- 5.34 medical examiner the public interest requires an autopsy or in section 390.11, subdivision 1.

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Sec. 6. Minnesota Statutes 2014, section 390.32, subdivision 3, is amended to read: 6.1 Subd. 3. Other deaths; autopsies; exhumation consent. Subject to section 390.11, 6.2 subdivision 2b, the medical examiner may conduct an autopsy in the case of any human 6.3 death of any type referred to in subdivision 1, clause (3) or (4), or may exhume any human 6.4 body and perform an autopsy in the case of any human death of any type referred to in 6.5 subdivision 1 when in the judgment of the medical examiner the public interest requires an 6.6 autopsy. No such autopsy on an exhumed body shall be conducted unless the surviving 6.7 spouse, or next of kin if there is no surviving spouse, consents, or unless the district court 6.8 of the county where the body is located or buried, upon notice as the court directs, enters 6.9 its order authorizing an autopsy or an exhumation and autopsy. Application for an order 6.10 may be made by the medical examiner or the county attorney of the county where the body 6.11 is located or buried, upon a showing that the court deems appropriate. 6.12

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Sec. 7. AUTOPSY REVIEW STUDY.

6.14The commissioner of health shall review the death records for which an autopsy was6.15performed by a coroner or medical examiner within the past five years. The commissioner6.16shall review the death records in terms of sociodemographic factors, including, but not6.17limited to, sex, race, and ethnicity. The commissioner shall compile a summary of this6.18information by county and provide it to the chairs and ranking minority members of the6.19legislative committees with jurisdiction over health and judiciary by January 15, 2016.