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1	BILL NO
2	INTRODUCED BY
3	(Primary Sponsor) BY REQUEST OF THE ATTORNEY GENERAL
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT GENERALLY REVISING LAWS RELATED TO MEDICAL
6	EXAMINERS AND CORONERS; CLARIFYING THE QUALIFICATIONS AND DUTIES OF MEDICAL
7	EXAMINERS; REVISING PROCEDURES RELATED TO HUMAN DEATH INQUIRIES; PROVIDING
8	RULEMAKING AUTHORITY; AND AMENDING SECTIONS 44-3-201, 44-3-203, 44-3-204, 44-3-211, 46-4-122
9	AND 46-4-123, MCA."
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11	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
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13	Section 1. Section 44-3-201, MCA, is amended to read:
14	"44-3-201. State chief medical examiner. A state chief medical examiner must be appointed by and
15	serves at the pleasure of the attorney general. The state chief medical examiner must be a physician licensed
16	to practice medicine in Montana and must be board-certified in forensic pathology. Once appointed, the state
17	chief medical examiner is supervised by the director of the laboratory of criminalistics. Medical examiners must
18	be free from undue personal, professional, or political influences as they objectively pursue and report the facts
19	and opinions of their death investigations."
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21	Section 2. Section 44-3-203, MCA, is amended to read:
22	"44-3-203. Associate medical examiners qualifications. Associate medical examiners, including
23	but not limited to locum tenens and per diem examiners, must be physicians licensed to practice in Montana,
24	must be board-certified in forensic pathology, and may continue their private practice during their appointment.
25	Associate medical examiners are appointed by, are supervised by, and serve at the pleasure of the state chief
26	medical examiner."
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28	Section 3. Section 44-3-204, MCA, is amended to read:



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1	"44-3-204. Associate medical examiners compensation. (1)-Associate medical examiners may		
2	be paid for their services an amount which that the state chief medical examiner considers to be reasonable		
3	compensation and may be reimbursed for expenses actually incurred in the performance of their duties.		
4	(2) The costs of services performed by associate medical examiners are chargeable to the county for		
5	which the service is performed."		
6			
7	Section 4. Section 44-3-211, MCA, is amended to read:		
8	"44-3-211. Duties of state chief medical examiner and deputy medical examiner. The duties of		
9	the state chief medical examiner and deputy medical examiner include but are not limited to the following:		
10	(1) providing assistance and consultation to associate medical examiners, coroners, and law		
11	enforcement officers;		
12	(2) providing court testimony when necessary to accomplish the purposes of this chapter;		
13	(3) stimulating and directing research in the field of forensic pathology;		
14	(4) maintaining an ongoing educational and training program for associate medical examiners,		
15	coroners, and law enforcement officers;		
16	(5) appointing associate medical examiners; and		
17	(6) performing autopsies as requested."		
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19	Section 5. Section 46-4-122, MCA, is amended to read:		
20	"46-4-122. Human deaths requiring inquiry by coroner rulemaking. (1) The coroner shall		
21	inquire into and determine the cause and manner of death and all circumstances surrounding a human death:		
22	(1)(a) that was caused or is suspected to have been caused:		
23	(a)(i) in any degree by an injury, either recent or remote in origin; er		
24	(b)(ii) by the deceased or any other person that was the result of an act or omission, including but not		
25	limited to:		
26	(i)(A) a criminal or suspected criminal act;		
27	(ii)(B) a medically suspicious death, unusual death, or death of unknown circumstances, including any		
28	fetal death; or		

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1	(iii) (C)	an accidental death; or	
2	(c) (iii)	by an agent, disease, or medical condition that poses a threat to public health;	
3	(2) (b)	whenever the death occurred:	
4	(a) (i)	while the deceased was incarcerated in a prison or confined to a correctional or detention facility	
5	owned and ope	erated by the state or a political subdivision of the state;	
6	(b) (ii)	while the deceased was being pursued, apprehended, or taken into custody by, or while in the	
7	custody of, any law enforcement agency or a peace officer;		
8	(c) (iii)	during or as a result of the deceased's employment;	
9	(d) (iv)	less than 24 hours after the deceased was admitted to a medical facility or if the deceased was	
10	dead upon arri	val at a medical facility; or	
11	(e) (v)	in a manner that was unattended or unwitnessed and the deceased was not attended by a	
12	physician at any time in the 30-day period prior to death;		
13	(3) (c)	if the dead human body is to be cremated or shipped into the state and lacks proper medical	
14	certification or burial or transmit permits; or		
15	(4) (d)	that occurred under suspicious circumstances.	
16	<u>(2) In</u>	the case of a fetal death inquiry, the department of justice shall adopt rules governing the	
17	respectful trans	sportation to and delivery of the fetus to the location where the autopsy will be performed. The	
18	rules must requ	uire that a fetus be transported in a crush-proof container that is labeled with the words "fragile	
19	human remains	s inside"."	
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21	Sectio	n 6. Section 46-4-123, MCA, is amended to read:	

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"46-4-123. Inquiry report. (1) The coroner shall make a full report of the facts discovered in all human deaths requiring an inquiry under the provisions of 46-4-122. In the case of a fetal death inquiry under 46-4-122, the department of justice shall adopt rules for respectful transportation and delivery of the fetus to the place where the autopsy will be performed. The rules must require that a fetus be transported in a crush-proof container and be labeled with the words "fragile--human remains inside". The report must be made in triplicate on a form provided by the division of forensic sciences of the department of justice. The coroner and the medical examiner shall each retain one copy and shall deliver the other copy to the county attorney. If the

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1	coroner orders an autopsy during the course of an inquiry, the coroner shall also provide the medical examiner		
2	with a copy of the autopsy report. The forms must be completed and distributed as provided in this section as		
3	promptly as practicable.		
4	(2) The inquiry report must be:		
5	(a) made using the Montana coroner death management system;		
6	(b) initiated within 24 hours after the death investigation; and		
7	(c) completed as promptly as reasonable and commensurate with the availability of investigation		
8	information.		
9	(3) The coroner and the medical examiner must each have access to the system. The coroner shall		
10	make a copy of the system inquiry report available to the county attorney."		
11	- END -		



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