

FIRST REGULAR SESSION
HOUSE COMMITTEE SUBSTITUTE FOR
HOUSE BILL NO. 242
100TH GENERAL ASSEMBLY

0567H.02C

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal sections 58.451 and 58.720, RSMo, and to enact in lieu thereof two new sections relating to death investigations.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Sections 58.451 and 58.720, RSMo, are repealed and two new sections
2 enacted in lieu thereof, to be known as sections 58.451 and 58.720, to read as follows:

58.451. 1. When any person, in any county in which a coroner is required by section
2 58.010, dies and there is reasonable ground to believe that such person died as a result of:

3 (1) Violence by homicide, suicide, or accident;

4 (2) Criminal abortions, including those self-induced;

5 (3) Some unforeseen sudden occurrence and the deceased had not been attended by a
6 physician during the thirty-six-hour period preceding the death;

7 (4) In any unusual or suspicious manner;

8 (5) Any injury or illness while in the custody of the law or while an inmate in a public
9 institution[;]

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11 the police, sheriff, law enforcement officer or official, or any person having knowledge of such
12 a death shall immediately notify the coroner of the known facts concerning the time, place,
13 manner and circumstances of the death. Immediately upon receipt of notification, the coroner
14 or deputy coroner shall take charge of the dead body and fully investigate the essential facts
15 concerning the medical causes of death, including whether by the act of man, and the manner of
16 death. The coroner or deputy coroner may take the names and addresses of witnesses to the
17 death and shall file this information in the coroner's office. The coroner or deputy coroner shall
18 take possession of all property of value found on the body, making exact inventory of such

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

19 property on the report and shall direct the return of such property to the person entitled to its
20 custody or possession. The coroner or deputy coroner shall take possession of any object or
21 article which, in the coroner's or the deputy coroner's opinion, may be useful in establishing the
22 cause of death, and deliver it to the prosecuting attorney of the county.

23 2. When a death occurs outside a licensed health care facility, the first licensed medical
24 professional or law enforcement official learning of such death shall immediately contact the
25 county coroner. Immediately upon receipt of such notification, the coroner or the coroner's
26 deputy shall make the determination if further investigation is necessary, based on information
27 provided by the individual contacting the coroner, and immediately advise such individual of the
28 coroner's intentions.

29 **3. Notwithstanding the provisions of subsection 2 of this section, when a death**
30 **occurs under the care of a hospice, no investigation shall be required if the death is**
31 **certified by the treating physician of the deceased or the medical director of the hospice as**
32 **a natural death due to disease or diagnosed illness. The hospice shall provide written**
33 **notice to the coroner within twenty-four hours of the death.**

34 ~~[3-]~~ 4. Upon taking charge of the dead body and before moving the body the coroner
35 shall notify the police department of any city in which the dead body is found, or if the dead body
36 is found in the unincorporated area of a county governed by the provisions of sections 58.451
37 to 58.457, the coroner shall notify the county sheriff or the highway patrol and cause the body
38 to remain unmoved until the police department, sheriff or the highway patrol has inspected the
39 body and the surrounding circumstances and carefully noted the appearance, the condition and
40 position of the body and recorded every fact and circumstance tending to show the cause and
41 manner of death, with the names and addresses of all known witnesses, and shall subscribe the
42 same and make such record a part of the coroner's report.

43 ~~[4-]~~ 5. In any case of sudden, violent or suspicious death after which the body was buried
44 without any investigation or autopsy, the coroner, upon being advised of such facts, may at the
45 coroner's own discretion request that the prosecuting attorney apply for a court order requiring
46 the body to be exhumed.

47 ~~[5-]~~ 6. The coroner may certify the cause of death in any case where death occurred
48 without medical attendance or where an attending physician refuses to sign a certificate of death
49 or when a physician is unavailable to sign a certificate of death.

50 ~~[6-]~~ 7. When the cause of death is established by the coroner, the coroner shall file a copy
51 of the findings in the coroner's office within thirty days.

52 ~~[7-]~~ 8. If on view of the dead body and after personal inquiry into the cause and manner
53 of death, the coroner determines that a further examination is necessary in the public interest, the
54 coroner on the coroner's own authority may make or cause to be made an autopsy on the body.

55 The coroner may on the coroner's own authority employ the services of a pathologist, chemist,
56 or other expert to aid in the examination of the body or of substances supposed to have caused
57 or contributed to death, and if the pathologist, chemist, or other expert is not already employed
58 by the city or county for the discharge of such services, the pathologist, chemist, or other expert
59 shall, upon written authorization of the coroner, be allowed reasonable compensation, payable
60 by the city or county, in the manner provided in section 58.530. The coroner shall, at the time
61 of the autopsy, record or cause to be recorded each fact and circumstance tending to show the
62 condition of the body and the cause and manner of death.

63 ~~[8-]~~ **9.** If on view of the dead body and after personal inquiry into the cause and manner
64 of death, the coroner considers a further inquiry and examination necessary in the public interest,
65 the coroner shall make out the coroner's warrant directed to the sheriff of the city or county
66 requiring the sheriff forthwith to summon six good and lawful citizens of the county to appear
67 before the coroner, at the time and place expressed in the warrant, and to inquire how and by
68 whom the deceased died.

69 ~~[9-]~~ **10.** (1) When a person is being transferred from one county to another county for
70 medical treatment and such person dies while being transferred, or dies while being treated in
71 the emergency room of the receiving facility, the place which the person is determined to be dead
72 shall be considered the place of death and the county coroner or medical examiner of the county
73 from which the person was originally being transferred shall be responsible for determining the
74 cause and manner of death for the Missouri certificate of death.

75 (2) The coroner or medical examiner in the county in which the person is determined to
76 be dead may with authorization of the coroner or medical examiner from the original transferring
77 county, investigate and conduct postmortem examinations at the expense of the coroner or
78 medical examiner from the original transferring county. The coroner or medical examiner from
79 the original transferring county shall be responsible for investigating the circumstances of such
80 and completing the Missouri certificate of death. The certificate of death shall be filed in the
81 county where the deceased was pronounced dead.

82 (3) Such coroner or medical examiner of the county where a person is determined to be
83 dead shall immediately notify the coroner or medical examiner of the county from which the
84 person was originally being transferred of the death of such person, and shall make available
85 information and records obtained for investigation of the death.

86 (4) If a person does not die while being transferred and is institutionalized as a regularly
87 admitted patient after such transfer and subsequently dies while in such institution, the coroner
88 or medical examiner of the county in which the person is determined to be dead shall
89 immediately notify the coroner or medical examiner of the county from which such person was
90 originally transferred of the death of such person. In such cases, the county in which the

91 deceased was institutionalized shall be considered the place of death. If the manner of death is
92 by homicide, suicide, accident, criminal abortion including those that are self-induced, child
93 fatality, or any unusual or suspicious manner, the investigation of the cause and manner of death
94 shall revert to the county of origin, and this coroner or medical examiner shall be responsible for
95 the Missouri certificate of death. The certificate of death shall be filed in the county where the
96 deceased was pronounced dead.

97 ~~[10-]~~ **11.** There shall not be any statute of limitations or time limits on the cause of death
98 when death is the final result or determined to be caused by homicide, suicide, accident, child
99 fatality, criminal abortion including those self-induced, or any unusual or suspicious manner.
100 The place of death shall be the place in which the person is determined to be dead. The final
101 investigation of death in determining the cause and matter of death shall revert to the county of
102 origin, and the coroner or medical examiner of such county shall be responsible for the Missouri
103 certificate of death. The certificate of death shall be filed in the county where the deceased was
104 pronounced dead.

105 ~~[11-]~~ **12.** Except as provided in subsection ~~[9]~~ **10** of this section, if a person dies in one
106 county and the body is subsequently transferred to another county, for burial or other reasons,
107 the county coroner or medical examiner where the death occurred shall be responsible for the
108 certificate of death and for investigating the cause and manner of the death.

109 ~~[12-]~~ **13.** In performing the duties, the coroner or medical examiner shall comply with
110 sections 58.775 to 58.785 with respect to organ donation.

58.720. 1. When any person dies within a county having a medical examiner as a result

2 of:

3 (1) Violence by homicide, suicide, or accident;

4 (2) Thermal, chemical, electrical, or radiation injury;

5 (3) Criminal abortions, including those self-induced;

6 (4) Disease thought to be of a hazardous and contagious nature or which might constitute
7 a threat to public health; or when any person dies:

8 (a) Suddenly when in apparent good health;

9 (b) When unattended by a physician, chiropractor, or an accredited Christian Science
10 practitioner, during the period of thirty-six hours immediately preceding his death;

11 (c) While in the custody of the law, or while an inmate in a public institution;

12 (d) In any unusual or suspicious manner[;]

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14 the police, sheriff, law enforcement officer or official, or any person having knowledge of such
15 a death shall immediately notify the office of the medical examiner of the known facts
16 concerning the time, place, manner and circumstances of the death. Immediately upon receipt

17 of notification, the medical examiner or his designated assistant shall take charge of the dead
18 body and fully investigate the essential facts concerning the medical causes of death. He may
19 take the names and addresses of witnesses to the death and shall file this information in his
20 office. The medical examiner or his designated assistant shall take possession of all property of
21 value found on the body, making exact inventory thereof on his report and shall direct the return
22 of such property to the person entitled to its custody or possession. The medical examiner or his
23 designated assistant examiner shall take possession of any object or article which, in his opinion,
24 may be useful in establishing the cause of death, and deliver it to the prosecuting attorney of the
25 county.

26 2. When a death occurs outside a licensed health care facility, the first licensed medical
27 professional or law enforcement official learning of such death shall contact the county medical
28 examiner. Immediately upon receipt of such notification, the medical examiner or the medical
29 examiner's deputy shall make a determination if further investigation is necessary, based on
30 information provided by the individual contacting the medical examiner, and immediately advise
31 such individual of the medical examiner's intentions.

32 **3. Notwithstanding the provisions of subsection 2 of this section, when a death**
33 **occurs under the care of a hospice, no investigation shall be required if the death is**
34 **certified by the treating physician of the deceased or the medical director of the hospice as**
35 **a natural death due to disease or diagnosed illness. The hospice shall provide written**
36 **notice to the medical examiner within twenty-four hours of the death.**

37 ~~[3-]~~ 4. In any case of sudden, violent or suspicious death after which the body was buried
38 without any investigation or autopsy, the medical examiner, upon being advised of such facts,
39 may at his own discretion request that the prosecuting attorney apply for a court order requiring
40 the body to be exhumed.

41 ~~[4-]~~ 5. The medical examiner shall certify the cause of death in any case where death
42 occurred without medical attendance or where an attending physician refuses to sign a certificate
43 of death, and may sign a certificate of death in the case of any death.

44 ~~[5-]~~ 6. When the cause of death is established by the medical examiner, he shall file a
45 copy of his findings in his office within thirty days after notification of the death.

46 ~~[6-]~~ 7. (1) When a person is being transferred from one county to another county for
47 medical treatment and such person dies while being transferred, or dies while being treated in
48 the emergency room of the receiving facility, the place which the person is determined to be dead
49 shall be considered the place of death and the county coroner or the medical examiner of the
50 county from which the person was originally being transferred shall be responsible for
51 determining the cause and manner of death for the Missouri certificate of death.

52 (2) The coroner or medical examiner in the county in which the person is determined to
53 be dead may, with authorization of the coroner or medical examiner from the transferring county,
54 investigate and conduct postmortem examinations at the expense of the coroner or medical
55 examiner from the transferring county. The coroner or medical examiner from the transferring
56 county shall be responsible for investigating the circumstances of such and completing the
57 Missouri certificate of death. The certificate of death shall be filed in the county where the
58 deceased was pronounced dead.

59 (3) Such coroner or medical examiner, or the county where a person is determined to be
60 dead, shall immediately notify the coroner or medical examiner of the county from which the
61 person was originally being transferred of the death of such person and shall make available
62 information and records obtained for investigation of death.

63 (4) If a person does not die while being transferred and is institutionalized as a regularly
64 admitted patient after such transfer and subsequently dies while in such institution, the coroner
65 or medical examiner of the county in which the person is determined to be dead shall
66 immediately notify the coroner or medical examiner of the county from which such person was
67 originally transferred of the death of such person. In such cases, the county in which the
68 deceased was institutionalized shall be considered the place of death. If the manner of death is
69 by homicide, suicide, accident, criminal abortion including those that are self-induced, child
70 fatality, or any unusual or suspicious manner, the investigation of the cause and manner of death
71 shall revert to the county of origin, and this coroner or medical examiner shall be responsible for
72 the Missouri certificate of death. The certificate of death shall be filed in the county where the
73 deceased was pronounced dead.

74 ~~[7-]~~ **8.** There shall not be any statute of limitations or time limits on cause of death when
75 death is the final result or determined to be caused by homicide, suicide, accident, criminal
76 abortion including those self-induced, child fatality, or any unusual or suspicious manner. The
77 place of death shall be the place in which the person is determined to be dead, but the final
78 investigation of death determining the cause and manner of death shall revert to the county of
79 origin, and this coroner or medical examiner shall be responsible for the Missouri certificate of
80 death. The certificate of death shall be filed in the county where the deceased was pronounced
81 dead.

82 ~~[8-]~~ **9.** Except as provided in subsection ~~[6]~~ **7** of this section, if a person dies in one
83 county and the body is subsequently transferred to another county, for burial or other reasons,
84 the county coroner or medical examiner where the death occurred shall be responsible for the
85 certificate of death and for investigating the cause and manner of the death.

86 ~~[9-]~~ **10.** In performing the duties, the coroner or medical examiner shall comply with
87 sections 58.775 to 58.785 with respect to organ donation.

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