By: Wentworth S.B. No. 312

A BILL TO BE ENTITLED

1	AN ACT
2	relating to the regulation and certification of medical examiners
3	and the conduct of autopsy and inquest investigations by justices
4	of the peace and medical examiners.
5	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
6	SECTION 1. Article 49.01, Code of Criminal Procedure, is
7	amended to read as follows:
8	Art. 49.01. DEFINITIONS. In this chapter [article]:
9	(1) "Autopsy" means a post mortem examination of the
10	body of a person, including an external examination of the body
11	[X-rays] and an examination of the internal organs [and structures
12	after dissection], to determine the cause and manner of death or the
13	nature of any pathological changes that may have contributed to the
14	death or to obtain information or material for evidentiary or
15	identification purposes. The forensic pathologist or physician
16	performing the autopsy may limit the individuals in attendance at
17	the examination and may vary the extent of the examination. The
18	<pre>examination may include:</pre>
19	(A) radiographs;
20	(B) a microscopic examination;
21	(C) retention of an organ part or whole organ;
22	(D) an anthropologic examination;
23	(E) a dental examination;
24	(F) any other procedure considered necessary by

- 1 the examining forensic pathologist or physician; or
- 2 (G) at the discretion of the medical examiner,
- 3 the medical examiner's designee, or the justice of the peace, as
- 4 appropriate, an in-person examination of the scene of death or
- 5 injury or an examination of the scene through reports or
- 6 photographs related to the injury or death.
- 7 (1-a) "Forensic pathologist" means a physician who is
- 8 board certified in anatomic and forensic pathology by the American
- 9 Board of Pathology.
- 10 (2) "Inquest" means an investigation into the cause
- 11 and circumstances of the death of a person, and a determination,
- 12 made with or without a formal court hearing, as to whether the death
- 13 was caused by an unlawful act or omission. The term includes each
- 14 level of investigation, from rudimentary information gathering to a
- complete autopsy examination and formal hearing.
- 16 (3) "Inquest hearing" means a formal court hearing
- 17 held to determine whether the death of a person was caused by an
- unlawful act or omission and, if the death was caused by an unlawful
- 19 act or omission, to obtain evidence to form the basis of a criminal
- 20 prosecution.
- 21 (4) "Institution" means any place where health care
- 22 services are rendered, including a hospital, clinic, health
- 23 facility, nursing home, extended-care facility, out-patient
- 24 facility, foster-care facility, and retirement home.
- 25 (5) "Physician" means a practicing doctor of medicine
- or doctor of osteopathic medicine who is licensed by the Texas
- 27 [State Board of] Medical Board [Examiners] under Subtitle B, Title

- 1 3, Occupations Code.
- 2 SECTION 2. Article 49.04, Code of Criminal Procedure, is
- 3 amended by adding Subsection (a-1) to read as follows:
- 4 (a-1) A justice of the peace shall conduct an inquest into a
- 5 fetal death in the county served by the justice that occurs under
- 6 circumstances in which the fetus had attained at least 20 weeks of
- 7 gestation and:
- 8 <u>(1) the justice suspects the maternal use of or</u>
- 9 exposure to an unprescribed controlled substance may have caused
- the fetal death;
- 11 (2) there is a history or evidence of maternal trauma
- 12 that the justice suspects may have caused the fetal death;
- 13 (3) the delivery of the fetus was not witnessed by
- 14 medical personnel; or
- 15 (4) the fetus was discovered deceased at a location
- 16 that is suspicious or unusual.
- 17 SECTION 3. Section 1, Article 49.25, Code of Criminal
- 18 Procedure, is amended to read as follows:
- 19 Sec. 1. OFFICE AUTHORIZED. Subject to the provisions of
- 20 this Article [Act], the Commissioners Court of any county having a
- 21 population of more than one million [and not having a reputable
- 22 medical school as defined in Articles 4501 and 4503, Revised Civil
- 23 Statutes of Texas, shall establish and maintain the office of
- 24 medical examiner, and the Commissioners Court of any county may
- 25 establish and provide for the maintenance of the office of medical
- 26 examiner. Population shall be according to the last preceding
- 27 federal census.

- 1 SECTION 4. Section 1-a(b), Article 49.25, Code of Criminal 2 Procedure, is amended to read as follows:
- There may be only one $\underline{\text{chief}}$ medical examiner in a 3 4 medical examiners district, although the chief medical examiner 5 [he] may employ, within the district, necessary staff personnel, 6 including deputy medical examiners. When a county becomes a part of a medical examiners district, the effect is the same within the 7 8 county as if the office of medical examiner had been established in 9 that county alone. A [The] district medical examiner has all the powers and duties within the district that a medical examiner who 10
- SECTION 5. Section 2, Article 49.25, Code of Criminal Procedure, is amended to read as follows:

serves in a single county has within that county.

The chief medical examiner must be:

medico-legal sciences].

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- Sec. 2. APPOINTMENTS AND QUALIFICATIONS. (a) The commissioners court shall appoint the <u>chief</u> medical examiner, who <u>serves</u> [shall serve] at the pleasure of the commissioners court.
- 18 <u>(1) board certified in anatomic and forensic pathology</u>
 19 by the American Board of Pathology; and
- 20 <u>(2)</u> [No person shall be appointed medical examiner unless he is] a physician licensed by the <u>Texas</u> [State Board of]
 22 Medical <u>Board</u> [Examiners. To the greatest extent possible, the medical examiner shall be appointed from persons having training and experience in pathology, toxicology, histology and other
- 26 <u>(b)</u> The <u>chief</u> medical examiner shall devote <u>the</u> [so much of 27 <u>his</u>] time and energy [as is] necessary to perform [in the

- 1 performance of] the duties conferred by this Article.
- 2 SECTION 6. Section 3, Article 49.25, Code of Criminal
- 3 Procedure, is amended to read as follows:
- 4 Sec. 3. ASSISTANTS. (a) The chief medical examiner may,
- 5 subject to the approval of the commissioners court, employ the
- 6 [such] deputy medical examiners, medical, dental, or anthropologic
- 7 <u>consultants</u>, scientific experts, trained technicians, officers,
- 8 and employees [as may be] necessary to properly perform [the proper
- 9 performance of] the duties imposed by this Article on [upon] the
- 10 <u>chief</u> medical examiner.
- 11 (b) A deputy medical examiner must:
- 12 (1) be board certified in anatomic and forensic
- 13 pathology; or
- 14 (2) have satisfactorily completed accredited
- residency and fellowship training programs in anatomic and forensic
- 16 pathology and, not later than the third anniversary of the date the
- 17 training programs were completed, obtain board certification in
- 18 anatomic and forensic pathology.
- 19 SECTION 7. Section 4, Article 49.25, Code of Criminal
- 20 Procedure, is amended to read as follows:
- Sec. 4. SALARIES. The commissioners court shall establish
- 22 and pay the salaries and compensations of the chief medical
- 23 examiner and the chief medical examiner's [his] staff.
- SECTION 8. Section 5, Article 49.25, Code of Criminal
- 25 Procedure, is amended to read as follows:
- Sec. 5. OFFICES; ACCREDITATION REQUIRED. (a) The
- 27 commissioners court shall:

- 1 (1) provide the <u>chief</u> medical examiner and <u>the chief</u>
- 2 medical examiner's [his] staff with adequate office space; and
- 3 (2) [shall] provide laboratory facilities or make
- 4 arrangements for the use of existing laboratory facilities in the
- 5 county, if [so] requested by the chief medical examiner.
 - (b) Each office of medical examiner must:
- 7 (1) submit an application for accreditation
- 8 inspection to the National Association of Medical Examiners or
- 9 another equivalent accreditation organization designated by the
- 10 Department of Public Safety of the State of Texas not later than the
- 11 second anniversary of the date on which the office is established;
- 12 and

- 13 (2) be accredited by the National Association of
- 14 Medical Examiners or the designated organization not later than the
- 15 second anniversary of the date the application for accreditation
- 16 <u>inspection is submitted under Subdivision (1).</u>
- 17 SECTION 9. Section 6, Article 49.25, Code of Criminal
- 18 Procedure, is amended to read as follows:
- 19 Sec. 6. DEATH INVESTIGATIONS. (a) A chief [Any] medical
- 20 examiner, or the chief medical examiner's [his] duly authorized
- 21 deputy medical examiner, shall [be authorized, and it shall be his
- 22 duty, to hold inquests with or without a jury in the [within his]
- 23 county in which the office is established $[\tau]$ in the following
- 24 cases:
- 25 (1) [1.] When a person dies [shall die] within
- twenty-four hours after the person is:
- 27 (A) admitted [admission] to a hospital or

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     institution;
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                     (B) confined [or] in prison or in jail; or
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                     (C) placed in law enforcement custody;
                (2) [\frac{2}{2}]
                         When any person:
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                     (A) is killed;
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 6
                     (B)
                         [or] from any cause dies an unnatural death,
     except under sentence of the law; [or]
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 8
                     (C)
                          dies in the absence of one or more good
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     witnesses; or
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                     (D)
                          dies as a result of medical treatment or
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     therapy;
                (3) [3.] When the body or a body part of a person is
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     found and [\tau] the cause or circumstances of death are unknown [\tau] and:
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                      [(A) the person is identified; or
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                      [(B) the person is unidentified];
                (4) [4.] When the circumstances of the death of any
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     person [are such as to] lead to suspicion that the person died [he
     came to his death] by unlawful means;
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                (5) [5.] When any person commits suicide, or the
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     circumstances of the person's [his] death [are such as to] lead to
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     suspicion that the person [he] committed suicide;
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                (6) [6.] When a person dies who has not [without
     having] been attended during the preceding year by a duly licensed
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     and practicing physician[, and the local health officer or
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     registrar required to report the cause of death under Section
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     193.005, Health and Safety Code, does not know the cause of death.
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     When the local health officer or registrar of vital statistics
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- whose duty it is to certify the cause of death does not know the cause of death, he shall so notify the medical examiner of the county in which the death occurred and request an inquest];

 (7) [7.] When the person is a child [who is] younger than six years of age and the death is reported under Chapter 264, Family Code; [and]
 - (8) When an unidentified person dies;

- 9 immediately preceding the person's [his] death by a duly licensed and practicing physician or physicians[7] and the [such] physician or physicians [are not certain as to the cause of death and] are unable to certify to a reasonable degree of medical probability [with certainty] the cause of death as required by Section 193.005 [193.004], Health and Safety Code; and
- 15 (10) When a fetal death occurs under circumstances in which a fetus had attained at least 20 weeks of gestation and:
- (A) the medical examiner suspects the maternal
 use of or exposure to an unprescribed controlled substance may have
 caused the fetal death;
- (B) there is a history or evidence of maternal trauma that the medical examiner suspects may have caused the fetal death;
- 23 (C) the delivery of the fetus was not witnessed by medical personnel; or
- 25 <u>(D) the fetus was discovered deceased at a</u> 26 <u>location that is suspicious or unusual</u>.
- 27 (a-1) If a physician is unable to certify the cause of death

- to a reasonable degree of medical probability, [In case of such uncertainty] the attending physician or physicians, or the superintendent or general manager of the hospital or institution in which the deceased [shall have] died, shall [so] report the inability to the medical examiner of the county in which the death occurred[r] and request an inquest.
- 13 (a-2) If a medical examiner determines after performing an inquest that the death is due to natural causes and the deceased person was attended by a physician at the time of death or during the preceding year, the medical examiner may waive the medical examiner's authority to further investigate the case. If the medical examiner waives the authority to further investigate the case, the attending physician shall certify the cause of death.
- 14 (b) The inquests authorized and required by this Article
 15 shall be held by the <u>chief</u> medical examiner of the county in which
 16 the death occurred.

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- (c) In making such investigations and holding such inquests, the <u>chief</u> medical examiner or an authorized deputy <u>medical examiner</u> may administer oaths and take affidavits. In the absence of next of kin or legal representatives of the deceased, the <u>chief</u> medical examiner or authorized deputy <u>medical examiner</u> shall take charge of the body and all property found with it.
- 23 (d) A medical examiner may subpoena medical records, law 24 enforcement records, or other types of records required to perform 25 the duties imposed under this section.
- SECTION 10. Section 6a, Article 49.25, Code of Criminal Procedure, is amended to read as follows:

- Sec. 6a. ORGAN TRANSPLANT DONORS; NOTICE; INQUESTS. 1 When death occurs to an individual designated a prospective organ 2 for transplantation by a 3 licensed physician circumstances requiring the chief medical examiner of the county in 4 which death occurred, or the chief medical examiner's authorized 5 deputy medical examiner, to hold an inquest, the chief medical 6 examiner, or a member of the chief medical examiner's [his] staff, 7 8 shall $[\frac{\text{will}}{\text{will}}]$ be $[\frac{\text{so}}{\text{o}}]$ notified by the administrative head of the 9 facility in which the transplantation is to be performed.
- 10 (b) When notified pursuant to Subsection (a) of this
 11 Section, the <u>chief</u> medical examiner or the <u>chief</u> medical examiner's
 12 deputy <u>medical examiner</u> shall perform an inquest on the deceased
 13 prospective organ donor.
- 14 <u>(c) This Section or other law may not be construed to limit</u> 15 <u>or restrict a medical examiner's authority relating to:</u>
 - (1) the release of organs or tissues for transplant;
- 17 (2) custody of the deceased person's body; or
- 18 (3) the appropriate practice of forensic pathology.
- organs or tissues for transplant purposes will likely hinder the determination of the cause or manner of death or compromise an evidentiary aspect of the examination, the medical examiner may prohibit or limit the extent of the organ or tissue removal. The determination may be made before or after the medical examiner's examination of the body.
- SECTION 11. Section 7(b), Article 49.25, Code of Criminal

- 1 (b) A person investigating the [a] death of an unidentified
 2 person [described by Subdivision 3(B) of Section 6(a)] shall report
 3 the death to the missing children and missing persons information
 4 clearinghouse of the Department of Public Safety and the national
 5 crime information center not later than the 10th working day after
 6 the date the investigation began.
- 7 SECTION 12. Section 8, Article 49.25, Code of Criminal 8 Procedure, is amended to read as follows:
- When 9 Sec. 8. REMOVAL OF BODIES. any death circumstances set out in Section 6 of this Article occurs [shall 10 have occurred], the body shall not be disturbed or removed from the 11 position in which it is found by any person without authorization 12 from the chief medical examiner or an authorized deputy medical 13 14 examiner, except for the purpose of preserving the [such] body from 15 loss or destruction or maintaining the flow of traffic on a highway, railroad, or airport. 16
- 17 SECTION 13. Section 9, Article 49.25, Code of Criminal 18 Procedure, is amended to read as follows:
- Sec. 9. AUTOPSY. (a) If the cause of death is [shall be] 19 determined beyond a reasonable doubt a result of the 20 as 21 investigation, the medical examiner shall prepare [file] a report on the investigation [thereof] setting forth specifically the cause 22 of death [with the district attorney or criminal district attorney, 23 24 or in a county in which there is no district attorney or criminal 25 district attorney with the county attorney, of the county in which 26 the death occurred].
- 27 (b) If in the opinion of the medical examiner an autopsy is

necessary to determine the cause or manner of death, to better determine any pathological or injurious process present, or to obtain evidence for a potential legal proceeding or for identification purposes [, or if such is requested by the district attorney or criminal district attorney, or county attorney where there is no district attorney or criminal district attorney], the autopsy shall be [immediately] performed by the chief medical examiner or a duly authorized deputy medical examiner. In [those] cases where a complete autopsy is considered [deemed] unnecessary by the medical examiner to ascertain the cause of death, the medical examiner may perform a limited autopsy or external inspection of the body that may include [involving the] taking [of] blood samples or any other samples of body fluids, tissues, or organs[, in order] to ascertain the cause of death or whether a crime has been committed.

- (c) If [In] the identity [case] of a body of a human being [whose identity] is unknown, the medical examiner may authorize the [such] investigative and laboratory tests and processes [as are] required to determine the [its] identity and [as well as] the cause of death.
- 21 <u>(d) The extent of an autopsy is solely at the discretion of</u> 22 the medical examiner.
- (e) A medical examiner is not required to notify or seek any approval from a deceased person's next of kin to perform an autopsy or any other type of examination related to an autopsy.
- 26 <u>(f) On</u> [In performing an autopsy the medical examiner or 27 authorized deputy may use the facilities of any city or county

- 1 hospital within the county or such other facilities as are made
- 2 available. Upon] completion of the autopsy, the medical examiner
- 3 shall prepare [file] a report setting forth the findings in detail
- 4 [with the office of the district attorney or criminal district
- 5 attorney of the county, or if there is no district attorney or
- 6 criminal district attorney, with the county attorney of the
- 7 county].
- 8 $\underline{(g)}$ [$\frac{(b)}{(b)}$] A medical examination on an unidentified person
- 9 shall include the following information to enable a timely and
- 10 accurate identification of the person:
- 11 (1) all available fingerprints and palm prints;
- 12 (2) dental charts and radiographs (X-rays) of the
- 13 person's teeth;
- 14 (3) [frontal and lateral] facial photographs with
- 15 scale indicated;
- 16 (4) notation [and photographs, with scale indicated,]
- of a significant scar, mark, tattoo, or item of clothing or other
- 18 personal effect found with or near the body;
- 19 (5) notation of any identified antemortem medical
- 20 conditions; and
- 21 (6) notation of observations pertinent to the
- 22 estimation of time of death[; and
- [(7) precise documentation of the location of burial
- 24 of the remains].
- (h) $[\frac{(c)}{c}]$ A medical examination on an unidentified person
- 26 may include the following information to enable a timely and
- 27 accurate identification of the person:

- 1 (1) full body radiographs (X-rays); and
- 2 (2) [hair] specimens from the body for DNA

 3 characterization and comparison [with roots].
- 4 (i) A medical examiner performing an autopsy of a deceased person may retain an organ or part of an organ if the medical 5 examiner determines that retaining the organ or organ part is 6 7 necessary for further examination and testing. After completing the examination or testing on the organ or organ part, the medical 8 examiner may dispose of the organ or organ part as a hazardous 9 biological specimen without notifying or obtaining permission from 10 the deceased person's next of kin. 11
- (j) A medical examiner may not be required to perform an autopsy on a person whose death resulted from a highly infectious disease or a chemical or radiological agent that presents a hazard to the medical examiner, the medical examiner's staff, or the public.
- 17 SECTION 14. Section 10, Article 49.25, Code of Criminal 18 Procedure, is amended to read as follows:
- Sec. 10. DISINTERMENTS AND CREMATIONS. (a) The [When a body upon which an inquest ought to have been held has been interred, the] medical examiner may cause a body that has been interred and on which an inquest should have been held [it] to be disinterred for the purpose of holding the [such] inquest.
- 24 <u>(b) A [Before any]</u> body <u>on</u>[, upon] which an inquest is 25 authorized by [the provisions of] this Article may not[, can] be 26 [lawfully] cremated <u>unless</u>[, an <u>examination is</u> [autopsy shall be] 27 performed on the body [thereon] as provided in this Article[, or a

- certificate that <u>the examination</u> [no autopsy] was <u>not</u> necessary <u>is</u>
 [shall be] furnished by the medical examiner.
- 3 <u>(c)</u> Before <u>a</u> [any] dead body <u>may</u> [can] be [lawfully]
 4 cremated, the owner or operator of the crematory shall demand and be
 5 furnished with a certificate, signed by the medical examiner of the
 6 county in which the death occurred <u>stating</u> [showing] that:
- 7 <u>(1)</u> an <u>examination</u> [<u>autopsy</u>] was performed on <u>the</u> 8 [<u>said</u>] body; or
- 9 (2) an examination on the body [that no autopsy 10 thereon] was not necessary.
- 11 <u>(d) The [It shall be the duty of the]</u> medical examiner <u>shall</u>
 12 [to] determine whether or not, from all the circumstances
 13 surrounding the death, an <u>examination [autopsy]</u> is necessary prior
 14 to issuing a certificate under [the provisions of] this section.
- (e) The owner or operator of a crematory requesting
 authorization to cremate a body shall provide the medical examiner
 with a legible and properly completed death certificate.
- (f) A medical examiner is not required to perform an
 examination [No autopsy shall be required by the medical examiner]
 as a prerequisite to cremation if the [in case] death was [is]
 caused by [the] pestilential or highly infectious diseases [of
 Asiatic cholera, bubonic plague, typhus fever, or smallpox].

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(g) All certificates furnished to the owner or operator of a crematory by any medical examiner, under the terms of this Article, shall be preserved by the [such] owner or operator until the second anniversary of [such crematory for a period of two years from] the date of the body's cremation [of said body].

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S.B. No. 312
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- 1 (h) A medical examiner is not required to perform an autopsy
- 2 on the body of a deceased person whose death was caused by a
- 3 communicable disease during a public health disaster.
- 4 SECTION 15. Section 10a, Article 49.25, Code of Criminal
- 5 Procedure, is amended to read as follows:
- 6 Sec. 10a. WAITING PERIOD BETWEEN DEATH AND CREMATION. (a)
- 7 The body of a deceased person shall not be cremated within 48 hours
- 8 after the time of death as indicated on the regular death
- 9 certificate, unless:
- 10 <u>(1)</u> the death certificate indicates death was caused
- 11 by [the] pestilential or highly infectious diseases; [of Asiatic
- 12 cholera, bubonic plague, typhus fever, or smallpox, or
- 13 (2) [unless] the time requirement is waived in writing
- by the county medical examiner or, in counties without [not having]
- 15 a county medical examiner, a justice of the peace.
- 16 (b) In a public health disaster, the commissioner of state
- 17 [public] health services may designate other communicable diseases
- 18 for which cremation within 48 hours of the time of death is
- 19 authorized.
- SECTION 16. Section 11, Article 49.25, Code of Criminal
- 21 Procedure, is amended to read as follows:
- Sec. 11. RECORDS. (a) The medical examiner shall:
- 23 <u>(1)</u> keep full and complete records properly indexed
- that include [, giving] the name if known of every person whose death
- is investigated, the place where the body was found, the date, and
- the cause and manner of death; $[\tau]$ and
- 27 (2) [shall] issue a death certificate.

- 1 (b) The full report and detailed findings of the autopsy, if any, shall be a part of the record.
- [Copies of all records shall promptly be delivered to 3 4 the proper district, county, or criminal district attorney in any 5 case where further investigation is advisable. The records are 6 subject to required public disclosure in accordance with Chapter 7 552, Government Code, except that a photograph or x-ray of a body 8 taken during <u>a medical examiner investigation</u> [an autopsy] is excepted from required public disclosure in accordance with Chapter 9 10 552, Government Code, but is subject to disclosure:
- 11 (1) under a subpoena or authority of other law; or
- 12 (2) if the photograph or x-ray is of the body of a person who died while in the custody of law enforcement.
- SECTION 17. Section 12, Article 49.25, Code of Criminal Procedure, is amended to read as follows:
- Sec. 12. TRANSFER OF DUTIES OF JUSTICE OF PEACE. When the 16 17 commissioners court of any county establishes [shall establish] the office of medical examiner, all powers and duties of justices of the 18 peace in the [such] county relating to the investigation of deaths 19 and inquests [shall] vest in the office of the medical examiner. 20 Any subsequent General Law pertaining to the duties of justices of 21 the peace in death investigations and inquests [shall] apply to the 22 medical examiner in the county [such counties as] to the extent not 23 24 inconsistent with this Article, and all laws or parts of laws 25 otherwise in conflict with this Article [herewith] are [hereby] declared [to be] inapplicable to this Article. 26
- 27 SECTION 18. Section 14(a), Article 49.25, Code of Criminal

- 1 Procedure, is amended to read as follows:
- 2 (a) A person commits an offense if the person knowingly
- 3 violates this article or knowingly provides false information to a
- 4 medical examiner in the performance by the medical examiner of an
- 5 investigation under this article.
- 6 SECTION 19. Section 13, Article 49.25, Code of Criminal
- 7 Procedure, is repealed.
- 8 SECTION 20. Article 49.25, Code of Criminal Procedure, is
- 9 amended by adding Sections 13A and 13B to read as follows:
- 10 Sec. 13A. FEES. A medical examiner may charge reasonable
- 11 fees for services provided by the medical examiner's office under
- 12 this Article, including cremation approvals, court testimonies,
- consultations, and depositions.
- 14 Sec. 13B. EDUCATION AND RESEARCH. (a) A medical examiner
- 15 may use for educational or teaching purposes photographs taken
- 16 <u>during a death investigation.</u>
- 17 (b) A medical examiner's office may engage in educational
- 18 and research activities that do not interfere with the performance
- 19 of the duties imposed on the office under this Article.
- SECTION 21. (a) Notwithstanding Section 2, Article 49.25,
- 21 Code of Criminal Procedure, as amended by this Act, a person serving
- 22 as the chief medical examiner or a deputy medical examiner for a
- 23 medical examiners district or county in this state on the effective
- 24 date of this Act is not required to be board certified in anatomic
- 25 and forensic pathology by the American Board of Pathology in
- 26 Anatomic and Forensic Pathology to continue to hold that position
- 27 of chief medical examiner or deputy medical examiner for that

- 1 district or county.
- 2 (b) Notwithstanding Section 5, Article 49.25, Code of 3 Criminal Procedure, as amended by this Act, the office of a medical 4 examiner that was established on or before the effective date of 5 this Act for a medical examiners district or county in this state is 6 not required to obtain accreditation by the National Association of Medical Examiners or an equivalent organization designated by the 7 Department of Public Safety of the State of Texas before September 8 1, 2013. 9
- 10 SECTION 22. This Act takes effect September 1, 2009.