

ENGROSSED HOUSE AMENDMENT  
TO  
ENGROSSED SENATE BILL NO. 668

BY: BROWN of the SENATE  
and  
BASTIN of the HOUSE

( DISPOSAL OF BODIES - AMENDING 21 O.S., SECTION  
1154 - AUTOPSY -  
EMERGENCY )

AUTHOR: Add the following House Coauthor: COTNER

AMENDMENT NO. 1. Strike the stricken title, enacting clause and  
entire bill and insert

AN ACT RELATING TO DISPOSAL OF BODIES; AMENDING 21  
O.S. 1991, SECTION 1154, WHICH RELATES TO AUTOPSY;  
AUTHORIZING CERTAIN PERSONS TO RETAIN SPECIMENS;  
GRANTING CERTAIN IMMUNITY; PROVIDING CERTAIN  
EXCEPTIONS; AND DECLARING AN EMERGENCY.

BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:

SECTION 1. AMENDATORY 21 O.S. 1991, Section 1154, is  
amended to read as follows:

Section 1154. A. Autopsy means a post mortem dissection of a  
dead human body in order to determine the cause, seat or nature of  
disease or injury and includes, but is not limited to, the retention  
of tissues for evidentiary, identification, diagnostic, scientific  
and therapeutic purposes.

B. An autopsy may be performed on the dead body of a human being in the following cases:

~~1st.~~ 1. In cases authorized by positive enactment of the Legislature;

~~2nd.~~ 2. Whenever the death occurs under circumstances in which the medical examiner is authorized as provided in Title 63 of the Oklahoma Statutes to conduct such autopsy; or

~~3rd.~~ 3. Whenever consent is given to a licensed physician to conduct an autopsy on the body of a deceased person by whichever one of the following assumes custody of the body for purposes of burial: Father, mother, husband, wife, child, guardian, next of kin, or in the absence of any of the foregoing, a friend, or a person charged by law with the responsibility for burial. If two (2) or more such persons assume custody of the body, the consent of one of them shall be deemed sufficient.

C. 1. Any physician or hospital authorized to perform an autopsy pursuant to this section, whether by statutory authority or by consent from a person entitled to assume custody of the body for burial, shall be and is authorized to retain such tissue and specimens as the examining physician deems proper. Such tissue and specimens may be retained for examination, dissection or study in furtherance of determining the cause of death, or for evidentiary, diagnostic, or scientific purposes. Except with regard to medical examiners and the Office of the Chief Medical Examiner, this provision shall not apply if a person entitled to assume custody of the body for burial notifies the physician or hospital performing the autopsy prior to said autopsy of any objection to the retention of tissue and specimens obtained from the autopsy.

2. No physician or hospital authorized to perform an autopsy pursuant to this section shall be subject to criminal or civil liability for the retention, examination, dissection, or study of

tissue and specimens obtained from said autopsy under existing laws regarding the prevention of mutilation of dead bodies.

SECTION 2. It being immediately necessary for the preservation of the public peace, health and safety, an emergency is hereby declared to exist, by reason whereof this act shall take effect and be in full force from and after its passage and approval."

Passed the House of Representatives the 23rd day of March, 1992.

Speaker of the House of Representatives

Passed the Senate the \_\_\_\_ day of \_\_\_\_\_, 1992.

President of the Senate