Sixty-ninth Legislative Assembly of North Dakota

## PROPOSED AMENDMENTS TO

## HOUSE BILL NO. 1068

Introduced by

Human Services Committee

(At the request of the Department of Health and Human Services)

1 A BILL for an Act to amend and reenact sections 23-01-05.5, <u>43-10-10.1</u>, and 44-04-18.18 of

2 the North Dakota Century Code, relating to autopsy reports, working papers, <u>funeral practice</u>

3 <u>exceptions</u>, and photographs.

## 4 BE IT ENACTED BY THE LEGISLATIVE ASSEMBLY OF NORTH DAKOTA:

5	SECTION 1. AMENDMENT. Section 23-01-05.5 of the North Dakota Century Code is				
6	amended and reenacted as follows:				
7	7 23-01-05.5. Autopsy reports, working papers, and images - Confidential - Exceptions.				
8	1.	As ı	ised in this section:		
9		a.	"Autopsy report" means the report of the forensic examiner or the examiner's		
10			designee on the post-mortem examination of a deceased individual to determine		
11			the cause and manner of death, including any written analysis, diagram,		
12			photograph, or toxicological test results.		
13		b.	"Notes" means the notes or dictations taken or created by the state forensic		
14			examiner or the examiner's designee during the course of an investigation into		
15			the cause and manner of death of a decedent.		
16		<u>C.</u>	"Report of death" means the official findings on the cause of death and manner of		
17			death issued by the state forensic examiner, the examiner's designee, county		
18			coroner, or pathologist performing an autopsy ordered by a county coroner or by		
19			the state forensic examiner and which is the face page of the autopsy report		
20			identifying the decedent and stating the cause of death and manner of death.		

1		<u>d.</u>	"Working papers" means the medical records, investigatory records, law
2			enforcement records, and other records or materials collected or compiled by the
3			state forensic examiner or the examiner's designee and the notes or dictations
4			created by the state forensic examiner or the examiner's designee during the
5			course of an investigation into the cause and manner of death of a decedent. The
6			term does not include autopsy photographs or other visual images or video or
7			audio recordings of an autopsy taken by the state forensic examiner, the
8			examiner's designee, prosecutor, criminal justice agency, any employee or agent
9			of a criminal justice agency, or any other individual, or other photographs or
10			visual images of the decedent which may have been taken by law enforcement or
11			other individuals.
12	2.	An a	autopsy report and any working papers and notes relating to an autopsy report are-
13		con	fidential and may be disclosed only as permitted by this section. The report of
14		dea	th is subject to disclosure as follows:
15		a.	The If requested before the report of death becomes a public record, the next of
16			kin or authorized representative requesting the report of death is responsible for
17			providing to the state forensic examiner or the examiner's designee satisfactory
18			proof of relationship to the deceased and contact information for notification of
19			the report of death.
20		b.	When in receipt of the information in subdivision a, the state forensic examiner,
21			examiner's designee, county coroner, or pathologist who performed the autopsy
22			shall make a good faith effort to immediately notify the decedent's next of kin or
23			authorized representative of the availability of the report of death. The notification
24			or attempts to notify the next of kin or authorized representative must be
25			recorded and must precede any public disclosure of the report of death.
26		C.	The report of death becomes a public record eight days after the report of death
27			is finalized.
28	3.	Sub	eject to the limitations on the disclosure of an autopsy photograph or other visual
29		ima	ge or video or audio recording of an autopsy required under section 44-04-18.18,
30		any	workingWorking papers and notes relating to a final autopsy report may be

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1		disclosed <del>pursuant to a court order<u>in accordance</u> with section 44-04-18.11</del> and <del>as</del> -			
2		otherwise expressly provided by lawsubsection 5.			
3	4.	An autopsy report is confidential and may be disclosed in accordance with section			
4		44-04-18.11 and subsections 5 and 6.			
5	<u>5.</u>	The	The state forensic examiner or the examiner's designee shall disclose a copy of the		
6		auto	autopsy report and working papers to:		
7		a.	To any <u>A</u> county coroner, including a coroner in any state or Canadian province,		
8			with jurisdiction over the death, and the coroner may use or disclose these		
9			records for purposes of an investigation, inquest, or prosecution.		
10		b.	To any state's attorneyA prosecutor or criminal justice agency, as defined by		
11			section 44-04-18.7, including a prosecutor or criminal justice agency of the		
12			United States, any state, or any Canadian province, with jurisdiction over an		
13			investigation of the death and the state's attorneyprosecutor or criminal justice		
14			agency may use or disclose these records for the purposes of an investigation or		
15			prosecution.		
16		C.	To workforce Workforce safety and insurance if the death is related to the		
17			decedent's work, and to any other workers' compensation or other similar		
18			program, established by law, that provides benefits for work-related injuries or		
19			illness without regard to fault if there is no criminal investigation.		
20		d.	To the The child fatality review panel if there is no active criminal investigation.		
21		e.	The suicide fatality review commission if there is no active criminal investigation.		
22		<u>f.</u>	In accordance with a court order.		
23	<del>5.<u>6.</u></del>	The	If there is no active criminal investigation, the state forensic examiner or the		
24		exar	miner's designee upon request shall disclose a copy of the autopsy report to:		
25		a.	The decedent's personal representative and to the.		
26		<u>b.</u>	The decedent's spouse, child eighteen years of age or older, or parent, upon		
27			proof of the relationship <del>, if there is no active criminal investigation</del> .		
28	ł	<del>b.<u>c.</u></del>	A physician or hospital whothat treated the deceased decedent immediately prior-		
29			tobefore death if there is no active criminal investigation.		
30	÷	<del>c.<u>d.</u></del>	An insurance company upon proof that the decedent's life was covered by a		
31			policy issued by the company if there is no active criminal investigation.		

1	<u>d.e.</u>		The	food and drug administration, the national transportation safety board, the
2			occu	pational health and safety administration, and any other federal or state
3			agen	ncy with authority to obtain an autopsy report to investigate a death resulting
4			from	the decedent's type of injury or illness.
5		<u>e.f.</u>	A pro	ofessional or research organization collecting data to initiate or advance
6			deat	h investigation standards, after the identifiers necessary to create a limited
7			data	set under title 45, Code of Federal Regulations, part 164, section 514,
8			subs	ection e have been removed from the report.
9		<u>g.</u>	The	maternal mortality review committee.
10	<del>6.</del> 7.	<u>An a</u>	autops	sy photograph or other visual image or a video or audio recording of an
11		auto	opsy ta	aken by the state forensic examiner, the examiner's designee, prosecutor,
12		<u>crin</u>	ninal ju	istice agency, any employee or agent of a criminal justice agency, or any
13		othe	er indiv	vidual is confidential and may be disclosed in accordance with section
14		<u>44-(</u>	04-18.	11 and as provided in this subsection:
15		<u>a.</u>	The	state forensic examiner or the examiner's designee shall, upon request,
16			<u>discl</u>	ose a copy of autopsy photographs or other visual images or video or audio
17			recol	rdings of an autopsy to any prosecutor or criminal justice agency as defined
18			<u>by se</u>	ection 44-04-18.7, including a prosecutor or criminal justice agency of the
19			<u>Unite</u>	ed States, any state, or any Canadian province, with jurisdiction over an
20			inves	stigation of the death and the prosecutor or criminal justice agency may use
21			<u>or di</u>	sclose these records for the purposes of an investigation or prosecution.
22		<u>b.</u>	<u>After</u>	redacting all information identifying the decedent, including name, address,
23			and s	social security number, and anonymizing facial recognition, a medical
24			<u>exan</u>	niner, coroner, or physician may use an autopsy photograph, image, or video_
25			<u>or au</u>	udio recording for:
26			<u>(1)</u>	Medical or scientific teaching or training purposes;
27			<u>(2)</u>	Teaching or training of law enforcement personnel;
28			<u>(3)</u>	Teaching or training of attorneys or others with a bona fide professional
29				need to use or understand forensic science;
30			<u>(4)</u>	Conferring with medical or scientific experts;
31			<u>(5)</u>	Publication in a scientific or medical journal or textbook; or

1			(6) Teaching or training of coroner personnel or other licensed or certified				
2			medical professionals.				
3		<u>C.</u>	The decedent's spouse, child eighteen years of age or older, or parent, upon				
4			proof of the relationship, may view an autopsy photograph, image, or recording in				
5			the business office of a medical examiner, coroner, or physician who has				
6			possession of the materials, if there is not an active criminal investigation or				
7			prosecution.				
8		<u>d.</u>	Upon receipt by the requestor of a court order requiring disclosure and a court-				
9			issued protective order in accordance with section 44-04-18.11, the state forensic				
10			examiner or the examiner's designee shall disclose a copy of autopsy				
11			photographs or other visual images or video or audio recordings of an autopsy to				
12			the decedent's spouse, child eighteen years of age or older, or parent, upon proof				
13			of the relationship.				
14	<u>8.</u>	<u>Oth</u>	er photographs or visual images of the decedent in the possession of the forensic				
15		<u>exa</u>	miner, the examiner's designee, or any county coroner which may have been				
16		take	en by law enforcement or other persons are confidential.				
17	<u>9.</u>	Not	Notes are confidential records.				
18	<u>10.</u>	The	The forensic examiner, the examiner's designee, any county coroner or county				
19		med	medical coroner, and any public employee who, in good faith, discloses autopsy				
20		find	findings, an autopsy report, working papers, autopsy photograph, notes, other				
21		<u>pho</u>	photographs or visual images of a decedent, or a video or audio recording of an				
22		autopsy, or other information relating to an autopsy report or cause of death to a					
23		person who the public official or employee reasonably believes is entitled to that					
24		information under this section is immune from any liability, civil or criminal, for making					
25		that	disclosure. For the purposes of any proceeding, the good faith of any public				
26		emp	ployee who makes a disclosure under this section is presumed.				
27	SEC		N 2. AMENDMENT. Section 43-10-10.1 of the North Dakota Century Code is				
28	amende	ed and	d reenacted as follows:				
29	43-1	10-10	.1. Funeral practice - Exceptions.				
30	1.	Not	hing in this chapter may be construed to prevent a person from doing work within				
31		the	standards and ethics of that person's profession and calling, provided that the				

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1		person does not represent to the public that the person is engaging in the practice of
2		funeral service.
3	2.	Nothing in this chapter may be construed to prevent embalming by commissioned
4		medical officers in the armed forces of the United States or under the United States
5		public health service while on active duty in a respective service.
6	3.	This chapter does not prevent the transportation of a dead human body in accordance
7		with other applicable state and federal laws.
8	4.	This chapter does not prohibit ambulance or other emergency transportation of a dead
9		human body.
10	5.	This chapter does not prohibit members of the clergy from performing funeral and
11		gravesite or memorial services.
12	6.	This chapter does not prohibit unlicensed individuals, employed by a funeral
13		establishment, from performing gravesite or memorial services for cremated remains.
14	7.	_This chapter does not prohibit individuals licensed in other states, as embalmers or
15		funeral directors, from assisting funeral practitioners.
16	<del>7.<u>8.</u></del>	This chapter does not prohibit individuals employed by a funeral establishment from
17		performing nonprofessional tasks or activities that do not require independent,
18		professional judgment under the supervision of an individual licensed to practice
19		funeral service.
20	SEC	CTION 3. AMENDMENT. Section 44-04-18.18 of the North Dakota Century Code is
21	amende	d and reenacted as follows:
22	44-(	04-18.18. Autopsy images - Confidential - Exceptions.
23	<del>1.</del>	An autopsy photograph or other visual image or a video or audio recording of an
24		autopsy is confidential. However, a criminal justice agency may use or disclose these
25		materials for purposes of an investigation or prosecution.
26	<del>2.</del>	a. After redacting all information identifying the decedent, including name, address,
27		and social security number, and anonymizing facial recognition, a medical
28		examiner, coroner, or physician may use an autopsy photograph, image, or-
29		recording for:
30		(1) Medical or scientific teaching or training purposes;
31		(2) Teaching or training of law enforcement personnel;

1			<del>(3)</del>	Teaching or training of attorneys or others with a bona fide professional	
2				need to use or understand forensic science;	
3			<del>(4)</del>	Conferring with medical or scientific experts;	
4			<del>(5)</del>	Publication in a scientific or medical journal or textbook; or	
5			<del>(6)</del>	Teaching or training of coroner personnel or other licensed or certified	
6				medical professionals.	
7		<del>b.</del>	<del>A m</del>	edical examiner, coroner, or physician who has in good faith complied with	
8			this	subsection is not subject to any penalty or liability for using an autopsy	
9			pho	tograph, image, or recording.	
10	<del>3.</del>	The	dece	edent's spouse, child, parent, or sibling, upon proof of the relationship, may-	
11		view an autopsy photograph, image, or recording in the business office of a medical			
12		examiner, coroner, or physician who has possession of the materials, if there is not an-			
13		acti	<del>ve cri</del>	minal investigation or prosecution.	
14	4 <del>.</del>	Dise	closur	e of an autopsy photograph, image, or recording may be obtained under-	
15		section 44-04-18.11An autopsy photograph or other visual image or a video or audio			
16		recording of an autopsy taken by the state forensic examiner, the examiner's			
17		<u>des</u>	ignee	, prosecutor, criminal justice agency, any employee or agent of the criminal	
18		justice agency, or any other individual is confidential and may be disclosed in			
19		<u>acc</u>	ordan	<u>ice with section 23-01-05.5</u> .	