1	SENATE FLOOR VERSION
2	February 27, 2017
3	COMMITTEE SUBSTITUTE FOR
4	SENATE BILL NO. 207 By: Bice
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6	[Office of the Chief Medical Examiner - autopsy reports - sealed - district attorneys - cremation -
7	limitation on fee - effective date]
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10	BE IT ENACTED BY THE PEOPLE OF THE STATE OF OKLAHOMA:
11	SECTION 1. AMENDATORY 63 O.S. 2011, Section 945, as
12	amended by Section 14, Chapter 293, O.S.L. 2014 (63 O.S. Supp. 2016,
13	Section 945), is amended to read as follows:
14	Section 945. A. When properly authorized, an autopsy shall be
15	performed by the Chief Medical Examiner or such person as may be
16	designated by him or her for such purpose. The Chief Medical
17	Examiner or a person designated by him or her may authorize arterial
18	embalming of the body prior to the autopsy when such embalming would
19	in his or her opinion not interfere with the autopsy. The extent of
20	the autopsy shall be made as is deemed necessary by the person
21	performing the autopsy.
	$\underline{\mathtt{B.}}$ A full and complete report of the facts developed by the
22	autopsy together with the findings of the person making it shall be
2324	prepared and filed in the Office of the Chief Medical Examiner

- without unnecessary delay <u>but shall be sealed for public inspection</u>
 until fourteen (14) calendar days after the Office has properly
 notified the next of kin.
 - 1. Copies of such reports and findings shall be furnished to district attorneys and law enforcement officers making a criminal investigation in connection with the death. District attorneys may request autopsy reports be sealed by the Office for one (1) year if the cause of death is homicide; provided, a report issued pursuant to this subsection shall not be sealed for longer than four (4) years.
 - 2. The Office may, after obtaining written consent from the

 next of kin, release a full autopsy report to insurance companies

 for the purposes of conducting business relevant to the deceased.

 SECTION 2. AMENDATORY 63 O.S. 2011, Section 1-329.1, is

 amended to read as follows:

Section 1-329.1. Until a permit for disposal has been issued in accordance with this section, no dead human body whose death occurred within the State of Oklahoma shall be cremated, buried at sea, or made unavailable for further pathologic study by other recognized means of destruction or dissolution of such remains.

When the person legally responsible for disposition of a dead human body, whose death occurred or was pronounced within this state, desires that the body be cremated, buried at sea, or made unavailable for further pathologic study by other recognized means

of destruction or dissolution of such remains, that person shall complete an application-permit form for such procedure provided by the Office of the Chief Medical Examiner. The Office of the Chief Medical Examiner, in accordance with Section 948.1 of this title, shall charge a fee of One Hundred Dollars (\$100.00) for each cremation permit issued. The Medical Examiner shall be notified, as required in Section 938 of this title. He The Medical Examiner shall perform the required investigation and shall issue a valid death certificate as required by Section 947 of this title and execute the permit in accordance with rules established by the Office of the Chief Medical Examiner. In order to be valid, each permit must contain an individual number assigned to the particular permit by the Office of the Chief Medical Examiner. A copy of the application-permit form and the original death certificate shall be filed with the State Registrar. The original application-permit form shall be filed by the funeral director with the Office of the Chief Medical Examiner. Such filing shall occur or be postmarked within forty-eight (48) hours of the death.

If death occurred or was pronounced outside the geographic limits of the State of Oklahoma and the body is brought into this state for such disposal, a transit permit or a permit for removal, issued in accordance with the laws and regulations in force where the death occurred shall authorize the transportation of the body into or through this state and shall be accepted in lieu of a

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1	certificate of death as required above. A valid permit issued for
2	disposal of such body in accordance with the laws in the
3	jurisdiction where the body died or death was pronounced shall be
4	authority for cremation or burial at sea or to make the body
5	otherwise unavailable for further pathologic study by other
6	recognized means of destruction or dissolution of such remains.
7	SECTION 3. This act shall become effective November 1, 2017.
8	COMMITTEE REPORT BY: COMMITTEE ON HEALTH AND HUMAN SERVICES
9	February 27, 2017 - DO PASS AS AMENDED
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