HB4971 Engrossed

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AN ACT concerning local government.

## 2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Counties Code is amended by changing Section
3-3013 as follows:

6 (55 ILCS 5/3-3013) (from Ch. 34, par. 3-3013)

Sec. 3-3013. Preliminary investigations; blood and urine analysis; summoning jury. Every coroner, whenever, as soon as he knows or is informed that the dead body of any person is found, or lying within his county, whose death is suspected of being:

(a) A sudden or violent death, whether apparently
suicidal, homicidal or accidental, including but not
limited to deaths apparently caused or contributed to by
thermal, traumatic, chemical, electrical or radiational
injury, or a complication of any of them, or by drowning or
suffocation, or as a result of domestic violence as defined
in the Illinois Domestic Violence Act of 1986;

(b) A maternal or fetal death due to abortion, or any
death due to a sex crime or a crime against nature;

(c) A death where the circumstances are suspicious, obscure, mysterious or otherwise unexplained or where, in the written opinion of the attending physician, the cause of death is not determined;

25 (d) A death where addiction to alcohol or to any drug
26 may have been a contributory cause; or

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may have been a contributory cause; or (e) A death where the decedent was not attended by a

licensed physician;

shall go to the place where the dead body is, and take charge of the same and shall make a preliminary investigation into the circumstances of the death. In the case of death without attendance by a licensed physician the body may be moved with HB4971 Engrossed

the coroner's consent from the place of death to a mortuary in the same county. Coroners in their discretion shall notify such physician as is designated in accordance with Section 3-3014 to attempt to ascertain the cause of death, either by autopsy or otherwise.

In cases of accidental death involving a motor vehicle in 6 7 which the decedent was (1) the operator or a suspected operator of a motor vehicle, or (2) a pedestrian 16 years of age or 8 9 older, the coroner shall require that a blood specimen of at least 30 cc., and if medically possible a urine specimen of at 10 11 least 30 cc. or as much as possible up to 30 cc., be withdrawn 12 from the body of the decedent in a timely fashion after the 13 accident causing his death, by such physician as has been designated in accordance with Section 3-3014, or by the coroner 14 15 or deputy coroner or a qualified person designated by such 16 physician, coroner, or deputy coroner. If the county does not 17 maintain laboratory facilities for making such analysis, the blood and urine so drawn shall be sent to the Department of 18 19 State Police or any other accredited or State-certified 20 laboratory for analysis of the alcohol, carbon monoxide, and dangerous or narcotic drug content of such blood and urine 21 specimens. Each specimen submitted shall be accompanied by 22 23 pertinent information concerning the decedent upon a form prescribed by such laboratory. Any person drawing blood and 24 25 urine and any person making any examination of the blood and 26 urine under the terms of this Division shall be immune from all 27 liability, civil or criminal, that might otherwise be incurred 28 or imposed.

29 In all other cases coming within the jurisdiction of the 30 coroner and referred to in subparagraphs (a) through (e) above, 31 blood, and whenever possible, urine samples shall be analyzed 32 for the presence of alcohol and other drugs. When the coroner suspects that drugs may have been involved in the death, either 33 directly or indirectly, a toxicological examination shall be 34 35 performed which may include analyses of blood, urine, bile, 36 gastric contents and other tissues. When the coroner suspects a HB4971 Engrossed - 3 - LRB094 19137 HLH 54663 b

death is due to toxic substances, other than drugs, the coroner shall consult with the toxicologist prior to collection of samples. Information submitted to the toxicologist shall include information as to height, weight, age, sex and race of the decedent as well as medical history, medications used by and the manner of death of decedent.

7 In all counties Except in counties that have a jury 8 cases of apparent suicide, homicide, commission, in or accidental death or in other cases, within the discretion of 9 10 the coroner, the coroner may shall summon 8 persons of lawful 11 age from those persons drawn for petit jurors in the county. 12 The summons shall command these persons to present themselves 13 personally at such a place and time as the coroner shall determine, and may be in any form which the coroner shall 14 15 determine and may incorporate any reasonable form of request 16 for acknowledgement which the coroner deems practical and 17 provides a reliable proof of service. The summons may be served by first class mail. From the 8 persons so summoned, the 18 19 coroner shall select 6 to serve as the jury for the inquest. 20 Inquests may be continued from time to time, as the coroner may deem necessary. The 6 jurors selected in a given case may view 21 the body of the deceased. If at any continuation of an inquest 22 23 one or more of the original jurors shall be unable to continue to serve, the coroner shall fill the vacancy or vacancies. A 24 25 juror serving pursuant to this paragraph shall receive 26 compensation from the county at the same rate as the rate of 27 compensation that is paid to petit or grand jurors in the 28 county. The coroner shall furnish to each juror without fee at the time of his discharge a certificate of the number of days 29 30 in attendance at an inquest, and, upon being presented with 31 such certificate, the county treasurer shall pay to the juror 32 the sum provided for his services.

In counties which have a jury commission, in cases of apparent suicide or homicide or of accidental death, the coroner <del>shall, and in other cases in his discretion</del> may<del>,</del> conduct an inquest. The jury commission shall provide at least HB4971 Engrossed

8 jurors to the coroner, from whom the coroner shall select any 1 2 6 to serve as the jury for the inquest. Inquests may be 3 continued from time to time as the coroner may deem necessary. The 6 jurors originally chosen in a given case may view the 4 5 body of the deceased. If at any continuation of an inquest one 6 or more of the 6 jurors originally chosen shall be unable to continue to serve, the coroner shall fill the vacancy or 7 8 vacancies. At the coroner's discretion, additional jurors to 9 fill such vacancies shall be supplied by the jury commission. A 10 juror serving pursuant to this paragraph in such county shall 11 receive compensation from the county at the same rate as the 12 rate of compensation that is paid to petit or grand jurors in 13 the county.

In addition, in every case in which domestic violence is determined to be a contributing factor in a death, the coroner shall report the death to the Department of State Police.

17 All deaths in State institutions and all deaths of wards of the State in private care facilities or in programs funded by 18 19 the Department of Human Services under its powers relating to 20 mental health and developmental disabilities or alcoholism and substance abuse or funded by the Department of Children and 21 Family Services shall be reported to the coroner of the county 22 23 in which the facility is located. If the coroner has reason to 24 believe that an investigation is needed to determine whether 25 the death was caused by maltreatment or negligent care of the 26 ward of the State, the coroner may conduct a preliminary 27 investigation of the circumstances of such death as in cases of 28 death under circumstances set forth in paragraphs (a) through 29 (e) of this Section.

30 (Source: P.A. 93-1005, eff. 1-1-05.)