SENATE AMENDMENTS TO
A-ENGROSSED HOUSE BILL 3037

By COMMITTEE ON HUMAN SERVICES, MENTAL HEALTH AND RECOVERY
May 20

On page 1 of the printed A-engrossed bill, delete lines 5 through 26 and delete pages 2 through 4 and insert:

“SECTION 1. ORS 146.100 is amended to read:

“146.100. (1) Death investigations shall be under the direction of the district medical examiner and the district attorney for the county where the death occurs.

“(2) For purposes of ORS 146.003 to 146.189, if the county where death occurs is unknown, the death shall be deemed to have occurred in the county where the body is found, except that if in an emergency the body is moved by conveyance to another county and is dead on arrival, the death shall be deemed to have occurred in the county from which the body was originally removed.

“(3) The district medical examiner or an assistant district medical examiner for the county where death occurs shall be immediately notified of:

“(a) All deaths requiring investigation; and

“(b) All deaths of persons admitted to a hospital or institution for less than 24 hours, although the medical examiner need not investigate nor certify such deaths.

“(4) No person having knowledge of a death requiring investigation shall intentionally or knowingly fail to make notification thereof as required by subsection (3) of this section.

“(5) The district medical examiner or medical-legal death investigator shall immediately notify the district attorney for the county where death occurs of all deaths requiring investigation except for those specified by ORS 146.090 (1)(d) to (g).

“(6) All peace officers, health care providers as defined in ORS 192.556, supervisors of penal institutions and supervisors of hospitals or institutions caring for the ill or helpless shall cooperate with the medical examiner by providing a decedent’s medical records and tissue samples and any other material necessary to conduct the death investigation of the decedent and shall make notification of deaths as required by subsection (3) of this section. A person who cooperates with the medical examiner in accordance with this subsection does not:

“(a) Waive any claim of privilege applicable to, or the confidentiality of, the materials and records provided.

“(b) Waive any claim that the materials and records are subject to an exemption from disclosure under ORS 192.311 to 192.478.

“(7) Records or materials described in subsection (6) of this section may be released by the medical examiner only pursuant to a valid court order.

“(8)(a) If a death is suspected to be suicide and the decedent was 24 years of age or younger, the district medical examiner or medical-legal death investigator shall notify the local mental health authority in the county where the death occurred and, if the decedent was a member of a federally recognized Oregon tribe, shall also notify the tribe’s mental health services agency of the death.

“(b) If a death is suspected to be suicide and the decedent was 25 years of age or older, the district medical examiner or medical-legal death investigator shall notify the local mental health authority in the county where the death occurred and, if the decedent was a member of a federally recognized Oregon tribe, shall also notify the tribe’s mental health services agency of the death.

“(c) The local mental health authority and agencies of the Oregon Health Authority shall work in consultation with the other relevant state agencies to provide mental health services and support to the decedent’s family and the tribe’s mental health services agency.
health authority.

“(b) For the purposes of this subsection, the manner of death is suspected to be suicide if the district medical examiner, the assistant district medical examiner, a pathologist authorized under ORS 146.045 (2)(b) or a designee of the district medical examiner, including a medical-legal death investigator, confirms orally or in writing that the district medical examiner, assistant district medical examiner, pathologist or designee of the district medical examiner reasonably believes that the manner of death was suicide.

“(c) The notification under this subsection must include the decedent’s name, date of birth, date of death, suspected manner of death and cause of death.

“(d) The notification under this subsection may include any other information that the district medical examiner or medical-legal death investigator determines is necessary to preserve the public health and that is not otherwise protected from public disclosure by state or federal law, including information regarding the decedent’s school attended and extracurricular activities.

“(e) The district medical examiner or medical-legal death investigator must provide the notification under this subsection no later than:

“(A) 48 hours after receiving notification of the death if the county where the death occurred has a population of 400,000 or more; or

“(B) 72 hours after receiving notification of the death if the county where the death occurred has a population of fewer than 400,000.

“(f) As used in this subsection, ‘local mental health authority’ has the meaning given that term in ORS 430.630.

*SECTION 2. ORS 418.735 is amended to read:

418.735. (1) As used in this section,

"(a) ‘Cause of death’ has the meaning given that term in ORS 146.003.

“(b) ‘Local mental health authority’ has the meaning given that term in ORS 430.630.

“(c) ‘Manner of death’ has the meaning given that term in ORS 146.003.

“(d) ‘Third-party notification’ means notification from a source other than a patient in a program administered by the local mental health authority during the patient’s treatment.

“(e) ‘Urban Indian health program’ means an urban Indian health program in this state that is operated by an urban Indian organization pursuant to 25 U.S.C. 1651 et seq.

“(2)(a) The Oregon Health Authority shall develop a plan for communication among local mental health authorities and local systems to improve notifications and information-sharing when [a death that is suspected to be a suicide involves] an individual who is 24 years of age or younger dies and the manner of death is suspected to be suicide. The plan must address community suicide response and post-intervention efforts to address loss and the potential of contagion risk. The Oregon Health Authority shall collaborate with the following entities in developing and implementing the plan:

"[(a)] (A) Public school districts;

“[(b)] (B) Public universities listed in ORS 352.002[, if the death involves an individual who is 24 years of age or younger];

“[(c)] (C) Private post-secondary institutions of education[, if the death involves an individual who is 24 years of age or younger; and];

“[(d)] (D) Any facility that provides services or resources to runaway or homeless youth[.];

“(E) Federally recognized Oregon tribes; and
“(F) Urban Indian health programs.

“(b) The Oregon Health Authority shall develop a statewide post-intervention protocol to enable local mental health authorities to deploy uniform and effective post-intervention efforts. In developing the post-intervention protocol, the authority shall take into consideration the Youth Suicide Intervention and Prevention Plan developed by the Youth Suicide Intervention and Prevention Coordinator under ORS 418.731 and 418.733 and may consult with local mental health authorities, federally recognized Oregon tribes, urban Indian health programs, youth-serving entities, individuals with lived experience in suicide ideation, attempts and loss, medical examiners, colleges and universities and national experts in suicide post-intervention.

“(3) No later than 72 hours after receiving a third-party notification, including notice under ORS 146.100, of the death of an individual described in subsection (2)(a) of this section, if the deceased individual was not domiciled in the county where the death occurred, the local mental health authority shall provide notice of the death to the local mental health authority in the county where the deceased individual was domiciled.

“(4)(a) The local mental health authority in the county where an individual described in subsection (2)(a) of this section was domiciled may notify the local mental health authority in any other county in which the deceased individual had significant contacts, as described by the Oregon Health Authority by rule.

“(3) Within seven days after a death that is suspected to be a suicide of an individual 24 years of age or younger, the local mental health authority in the area where the suicide occurred and any public school district, public university listed in ORS 352.002 or private post-secondary institution of education the individual was attending at the time of the individual’s death shall inform the Oregon Health Authority, in a manner and in a format to be determined by the authority, of activities implemented to support local entities and individuals affected by the suicide and to prevent the risk of contagion. The authority shall serve as a resource to the local mental health authority and any public school district, public university listed in ORS 352.002 or private post-secondary institution of education the individual was attending at the time of the individual’s death as needed by the community.

“(4)(a) [If a local mental health authority receives a third-party notification of a death that is suspected to be a suicide of an individual 24 years of age or younger,] The local mental health authority in the county where an individual described in subsection (2)(a) of this section was domiciled shall provide notice of the death to the following local systems that had contact with the deceased individual:

“(A) The principal or superintendent of relevant area public schools, the principal of relevant area private schools or any public university listed in ORS 352.002 or private post-secondary institution of education the individual was attending at the time of the individual’s death;

“(B) The juvenile department;

“(C) Community developmental disabilities programs;

“(D) Local child welfare agencies;

“(E) Local substance use disorder programs; [or]

“(F) Urban Indian health programs; or

“(F) (G) Any other organization or person identified by the local mental health authority as necessary to receive notice to preserve the public health.

“(e) No later than seven days after receiving notice of the death of an individual described in subsection (2)(a) of this section, each local mental health authority in a county in
which the deceased individual had significant contacts, as described by the Oregon Health Authority by rule, and any public school district, public university listed in ORS 352.002 or private post-secondary institution of education the individual was attending at the time of the individual's death shall inform the Oregon Health Authority, in a manner and in a format determined by the authority, of activities implemented to support local entities and individuals affected by the suicide and to prevent the risk of contagion. The authority shall serve as a resource to the local mental health authorities and any public school district, public university listed in ORS 352.002 or private post-secondary institution of education the individual was attending at the time of the individual's death as needed by the community.

"[(b)] (5) [The notification in paragraph (a) of this subsection] The notifications described in subsections (3) and (4) of this section must contain the following information regarding the deceased individual to enable the local systems to deploy effective post-intervention efforts:

  "(A) The name of the deceased individual;
  "(B) The birth date of the deceased individual;
  "(C) The date of death of the deceased individual;
  "(D) The suspected manner of death;
  "(E) A description of the cause of death; and
  "[(D)] (F) Any other information that the local mental health authority determines is necessary to preserve the public health and that is not otherwise protected from public disclosure by state or federal law.

"[(c) As used in this subsection, 'third-party notification' means notification from a source other than a patient in a program administered by the local mental health authority during the patient's treatment.]

"SECTION 3. This 2021 Act takes effect on the 91st day after the date on which the 2021 regular session of the Eighty-first Legislative Assembly adjourns sine die.".