

# SENATE BILL REPORT

## SB 6261

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As of January 21, 2016

**Title:** An act relating to human remains.

**Brief Description:** Concerning human remains.

**Sponsors:** Senators Padden, Pedersen and Miloscia.

**Brief History:**

**Committee Activity:** Law & Justice: 1/21/16.

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### SENATE COMMITTEE ON LAW & JUSTICE

**Staff:** Melissa Burke-Cain (786-7755)

**Background:** Under current law, coroners and medical examiners have the same legal authority, duties, and responsibilities. Smaller counties generally have a coroner while large urban counties may have a medical examiner. Coroners are elected officials trained as death investigators and as administrators for their office. Medical examiners are appointed officials and are trained in forensic pathology. Any person who knows about a dead body - and its location that comes under the jurisdiction of the coroner - must notify the coroner unless the person has good reason to believe that the coroner has already been notified about the dead body. Failure to notify the coroner is a misdemeanor. Any person who moves or conceals a dead body under the coroner's jurisdiction without the coroner's authorization is guilty of a gross misdemeanor. Due to advances in the science of death investigation, a coroner's or medical examiner's jurisdiction may be warranted when human remains are found whether or not identified as a human body. Some laws have not been updated to reflect the co-equal responsibilities of coroners or more modern term "human remains" rather than "dead body."

**Summary of Bill:** Anyone who knows about the existence and location of human remains must report to the coroner or medical examiner unless they have good reason to believe the coroner or medical examiner has already been notified. Failure to report is a misdemeanor. It is a gross misdemeanor for anyone to move, disturb, or conceal human remains under the coroner or medical director's jurisdiction unless authorized to do so by the coroner or medical examiner, or their deputies.

**Appropriation:** None.

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*This analysis was prepared by non-partisan legislative staff for the use of legislative members in their deliberations. This analysis is not a part of the legislation nor does it constitute a statement of legislative intent.*

**Fiscal Note:** Not requested

**Committee/Commission/Task Force Created:** No.

**Effective Date:** Ninety days after adjournment of session in which the bill is passed.

**Staff Summary of Public Testimony:** PRO: Depending on its population, a county may have an elected coroner, a prosecutor/coroner, or a medical examiner. The language is changed to human remains because with current forensic pathology even just a part of a body can yield useful information. It is especially important in DNA testing to identify the deceased. The National Center for Missing and Exploited Children has many families who are trying to find out what may have happened to their family member so the family may have closure. The reason the notice to the coroner is important, and has potential criminal liability for failure to notify, is to prevent persons from holding on to human remains or displaying them when an immediate call to the coroner may help families identify victims, or find a cause of death. Even if a bone is aged, considered historic and of no forensic value, identification is still possible. The bones or other human remains are those of a human being who may have a family looking for them. Important forensic evidence can be lost if someone tampers with or hides human remains. The criminal penalties are not directed to someone who may inadvertently find human remains, it is directed to those who tamper with or hide human remains on purpose, for example to destroy or conceal evidence of a crime.

**Persons Testifying:** PRO: Gary Warnock, Thurston County Coroner, Greg Sandstrom, Kitsap County Coroner, Warren McLeod, Lewis County Coroner.

Persons Signed In To Testify But Not Testifying: No one.