# Open Meeting Law

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## What is the Open Meeting Law (OML)?

 State laws that require governmental body meetings to be open to the public.

- Laws for LSOHC:
  - Minn. Stat. § 97A.056
  - Chapter 13D
  - Minn. Stat. § 3.055
  - But also case law, AG opinions, Admin advisory opinions

## Purposes of OML



Image from https://www.mncourts.gov/supremecourt.aspx

- Prohibit actions in secret
- Keep the public informed
- Opportunity for public to share views

Courts favor openness

## Entities covered by OML

- State and local multimember governmental bodies
- Political subdivision nonprofits
- Legislature
- Hybrid entities (like LSOHC)

## When OML applies

- Quorum rule
  - LSOHC: Meeting = quorum + info received/action taken
    - Quorum = 7 members
- Not social gatherings, trainings
  - So long as no business discussed
- LSOHC: Travel to and from site visits exempt OML
  - But don't talk business!

## Interactive Technology

- Requirements:
  - Must be able to hear one another
  - Public can hear discussion, testimony, votes
  - One member at the regular meeting location
  - Vote by roll call
- Notice of remote participation 10+ days before

#### LSOHC

- Hybrid
  - Different enforcement for legislative v. nonlegislative members
- Can establish other processes to broaden public involvement
- Meetings must be live streamed and archived if at Capitol and to extent practical at other sites

#### **OML** Advice

- Attorney
- Attorney General
- Dept. of Administration

#### Questions?



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