GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2019

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HOUSE BILL 554 Committee Substitute Favorable 4/16/19 Committee Substitute #2 Favorable 4/18/19 Fourth Edition Engrossed 4/25/19

Sponsor	s:		(Public)
Referred			
		April 3, 2019	
PRA	CTICES. leral Assembly SECTION Qualification (1) To b appli the E 	A BILL TO BE ENTITLED FY FUNERAL SERVICE AND CREMATORY of North Carolina enacts: 1.(a) G.S. 90-210.25(a) reads as rewritten: ns, Examinations, Resident Traineeship and Licensu be licensed for the practice of funeral directing un cant for licensure bears the burden of substantiating Board that the applicant:	rre. – nder this Article, an to the satisfaction of
	с. e.	 Possesses a degree in mortuary science or ha Funeral Director Program, or the equivalent, from by the Board <u>and-or</u> accredited by the America Service Education. Within the last three years, has obtained passing following examinations: Entry-level examination in funeral <u>director</u> The International Conference of Funeral <u>Boards.directing.</u> 	a program approved an Board of Funeral s scores on all of the ting administered by
	appli	 be licensed for the practice of funeral service uncant for licensure bears the burden of substantiating Board that the applicant: Within the last three years, has passed an oral or we examination on the following subjects: Entry-level examination in funeral direct The International Conference of Funeral Boards.directing. 	to the satisfaction of ritten funeral service ing administered by Service Examining
		 Embalming, restorative arts, cher microbiology, and anatomy. Repealed by Session Laws 1997-399, s. 7 	nistry, pathology



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1	4. Examination of the laws of North Carolina	•
2 3	forth in Funeral Industry Practices, 16 C.I	
3 4	pursuant to its most recent version, and rule	
4 5	other agencies dealing with the care, t	transportation and
5 6	disposition of dead human bodies.	or before October
0 7	A funeral service examination taken and passed on 1, 2018, for the purposes of attaining licensure und	
8	<u>1, 2018, for the purposes of attaining licensure under</u>	
o 9	be considered valid for a five-year period following	g the date on which
9 10	f. <u>the applicant passed the examination.</u> f. Has paid all applicable fees.	
10	1 11	nly to the Roard on
11	(4) a. A person desiring to become a resident trainee shall app a form provided by the Poard. The application shall state t	-
12	a form provided by the Board. The application shall state t not less than 18 years of age, of good moral character, and	
13 14		0
14 15	a high school or the equivalent thereof, and shall indicate whom the applicant expects to train. A person training to be	
15 16	may serve under the supervision of either a licensed emb	
10	service licensee who is in good standing with the Board and	
18	funeral service or embalming full time for a minimum of fi	
10	training to become a funeral director may serve under the su	• 1
20	a licensed funeral director or a funeral service licensee who	-
21	with the Board and who has practiced funeral service or fu	
22	time for a minimum of five years. A person training to	-
23	service licensee shall serve under the supervision of a fune	
24	who is in good standing with the Board and who has practi	
25	full time for a minimum of five years. The application mu	
26	oath of the applicant and be accompanied by the appropr	
27	Board is satisfied as to the qualifications of an applicant	
28	secretary to issue a certificate of resident traineeship.	
29		
30	m. <u>A 12-month resident traineeship that is complete</u>	eted on or before
31	October 1, 2018, shall be recognized as a qualify	ing traineeship for
32	licensure under this section for the five-year per	riod following the
33	completion date of the traineeship.	
34	"	
35	SECTION 1.(b) G.S. 90-210.63 is amended by adding a new sub	
36	"(c) Any licensee holding a permit under Articles 13A or 13F of this C	±
37	the transfer of a preneed funeral contract after the death of the preneed contract	
38	file the certificate of performance with the Board and mail a copy to the co	
39	licensee. If the preneed funeral contract is performed by a funeral establishme	
40	the original contracting preneed licensee shall make reasonable efforts to obta	
41	needed to accurately complete the certificate of performance and shall file the	certificate no later
42	than the time allowed under G.S. 90-210.64."	1 1
43	SECTION 1.(c) G.S. 90-210.123 is amended by adding a new su	
44 45	"(d1) <u>Crematory licensees that offer at-need cremation goods and services</u> shall comply with the standards set forth in Funeral Industry Practices, 16 C.	
45 46	as amended."	<u>F.K. § 433 (1964),</u>
40 47	SECTION 1.(d) G.S. 90-210.123(i) reads as rewritten:	
48	"(i) The Board may hold hearings in accordance with the provisions	of this Article and
49	Article 3A of Chapter 150B of the General Statutes. The Board is empower	
5 0	inspect crematories and crematory licensees and to enforce as provided by law	-
50 51	this Article and the rules adopted hereunder. Any crematory that, upon inspe	-
<i>.</i> 1	and rate of and the rates adopted herednaer. They elematory that, upon hispe	seron, is round not

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1 2 3	to meet any of the requirements of this Article shall pay a reinspection fee to the Board additional inspection that is made to ascertain whether the deficiency or other violation corrected. The Board may obtain preliminary and final injunctions whenever a violation	has been
3 4	Article has occurred or threatens to occur. <u>The Board may enforce compliance with the</u>	
5	set forth in Funeral Industry Practices, 16 C.F.R. § 453 (1984), as amended, and in ac	cordance
6	with subsection (d1) of this section.	
7	In addition to the powers enumerated in Chapter 150B of the General Statutes, t	
8	shall have the power to administer oaths and issue subpoenas requiring the attendance of	
9	and the production of papers and records before the Board in any hearing, investig	
10 11	proceeding conducted by it. Members of the Board's staff or the sheriff or other ap	
11	official of any county of this State shall serve all notices, subpoenas, and other papers them by the President of the Board for service in the same manner as process issued by	-
12	of record. Any person who neglects or refuses to obey a subpoena issued by the Board	•
13	guilty of a Class 1 misdemeanor."	
15	SECTION 1.(e) G.S. 90-210.129(c1) reads as rewritten:	
16	"(c1) For any death occurring outside North Carolina, a crematory licensee	shall not
17	cremate a dead human body without first obtaining a copy of [the]-the burial-transit of	
18	permit issued by the jurisdiction where the under the law of the state, province, of	r foreign
19	government in which death occurred and one of the following documents:or dis	interment
20	occurred.	
21	(1) A death certificate from the other jurisdiction that meets the same co	ntent and
22	signature requirements of subsection (a) of this section.	
23	(2) Any document or certificate required to authorize cremation in the ju	
24	where the death occurred that is signed by a physician, medical exa	
25 26	other authorized person and that contains all information required (1) through (0) of subsection (2) of this section	uired by
20 27	subdivisions (1) through (9) of subsection (a) of this section. The provisions of this subsection shall not be construed to waive the jurisdiction	on of the
28	medical examiner.examiner, or subsection (b) of this section."	on or the
29	SECTION 1.(f) G.S. 90-210.129(d) reads as rewritten:	
30	"(d) No body shall knowingly be cremated with a pacemaker or defibrillator not	approved
31	for cremation by the pacemaker's manufacturer or proper regulating agency or other p	
32	hazardous implant or condition in place. The authorizing agent for the cremation of the	ne human
33	remains shall be responsible for taking all necessary steps to ensure that any pace	
34	defibrillator not approved for cremation by the pacemaker's manufacturer or proper r	
35	agency or other potentially hazardous implant or condition is removed or corrected	
36	cremation. If an authorizing agent informs the funeral director and director, funera	
37	<u>licensee</u> , or the crematory <u>licensee</u> <u>licensee</u> , whichever is applicable, on the contribution form of the presence of a passengler or defibrillator or other potentially be	
38 39	authorization form of the presence of a pacemaker or defibrillator or other potentially h implant or condition in the human remains, then the funeral director director, funeral	
40	licensee, or the crematory licensee, whichever is applicable or responsible for obta	
40 41	information required to complete the decedent's death certificate, shall also be responsible	-
42	ensuring that all necessary steps have been taken to remove the pacemaker or defibe	
43	other potentially hazardous implant or to correct the hazardous condition before deliv	
44	human remains to the crematory. Anyone removing a hazardous implanted device of	-
45	under this subsection shall comply with the laws and rules governing the handling	
46	material and with any other regulations enforced by the proper regulating authority."	
47	SECTION 1.(g) G.S. 90-210.136(g) reads as rewritten:	
48	"(g) Unless specified otherwise by the manufacturer of the equipment used for hy	•
49 50	human remains may be hydrolyzed without first removing a pacemaker or other m	
50	implant that would be potentially hazardous if cremated.defibrillator. Any other p	

50 implant that would be potentially hazardous if cremated.defibrillator. Any other potentially 51 hazardous implanted device or material shall be handled in accordance with G.S. 90-210.129(d)."

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1	SECTION 2. G.S. 130A-113 is amended by adding a new subsection to read:
2	"(b1) For any death occurring outside North Carolina, a crematory licensee shall not
3	cremate a dead human body without obtaining a copy of the burial-transit or disposal permit
ļ	issued under the law of the state, province, or foreign government in which death or disinterment
	occurred before cremation. Nothing in this subsection shall be construed to waive the provisions
	<u>of G.S. 130A-388.</u> "
	SECTION 3. G.S. 130A-115 reads as rewritten:
	"§ 130A-115. Death registration.
	(c1) A physician, physician assistant, or nurse practitioner completing and signing a
	medical certification in accordance with subsection (c) of this section shall not be liable in civil
	damages for any acts or omissions relating to the medical certification so long as the cause of
	death is determined in good faith using the individual's best clinical judgment and consistent with
	current guidance provided by the applicable licensing board, unless the acts or omissions amount
	to wanton conduct or intentional wrongdoing. This immunity is in addition to any other legal
	immunity from liability to which these individuals may be entitled.
	SECTION 4. Sections 1(b)-1(g), Section 2, and Section 3 of this act become
	effective June 30, 2019, and apply to cremations on or after that date. The remainder of this act
	is effective when it becomes law, and Section 1(a) applies to licenses granted on or after that
	date.