AN ACT CONCERNING FUNERAL SERVICE CONTRACTS AND CEMETERIES.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. Section 42-207 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

An irrevocable funeral service contract may be entered into in which the amount held in escrow or a death benefit payable under an individual or group life insurance policy may be disbursed only upon the death of the beneficiary [, provided such a contract does not exceed eight thousand dollars] and all interest, growth or dividends accumulates to the escrow account or insurance policy and are inaccessible to the beneficiary. Such irrevocable funeral service contract may be transferred from one funeral service establishment to another upon request of the beneficiary or a legal representative of the beneficiary. The purchase of an irrevocable funeral service contract shall not preclude an individual from purchasing other funeral service contracts that are revocable, provided any such revocable funeral service contract purchased by a Medicaid beneficiary may be revoked
only upon written notice by the Medicaid beneficiary to the Commissioner of Social Services.

Sec. 2. Section 19a-312 of the general statutes is repealed and the following is substituted in lieu thereof (Effective July 1, 2019):

[(a) No crypt or room in any mausoleum not privately owned, or niche in a columbarium not so owned, shall be sold or offered for sale, until such structure is entirely completed.]

[(b)] (a) There shall be established and maintained a fund for the perpetual care and maintenance of each [such] mausoleum and columbarium, by applying in the case of a mausoleum not less than the sum of one hundred dollars from the proceeds received from the sale of each crypt and ten per cent of the proceeds received from the sale of each room; and in case of niches in a mausoleum or columbarium, used as a repository for the remains of deceased persons after cremation, a sum which shall be equivalent to ten per cent of the sale price of each niche. If sales of crypts or rooms in any such mausoleum, or sales of niches in any such mausoleum or columbarium, are made upon a partial payment plan, there shall be set apart and applied to said maintenance fund from each such payment such proportion thereof as the number of partial payments bears to the total amount of the sum required to be set aside for such fund.

[(c)] (b) When any mausoleum, vault, crypt or structure containing one or more deceased human bodies, in the opinion of the Department of Public Health, becomes a menace to public health, and the owner or owners thereof fail to remedy or remove the same to the satisfaction of said department, any court of competent jurisdiction may order the person, firm or corporation owning such structure to remove the deceased body or bodies for interment in some suitable cemetery at the expense of the person, firm or corporation owning such mausoleum, vault or crypt. If no such person, firm or corporation can be found in the county where such mausoleum, vault or crypt is located, such removal and interment shall be at the expense of the cemetery, city or
48 town within which such mausoleum, vault or crypt is located, or of the
49 cemetery association in charge of any such cemetery.

50 [(d)] (c) Any cemetery or mausoleum maintained or constructed
51 contrary to the provisions of this chapter shall be deemed a public
52 nuisance and may be enjoined in an action brought by any taxpayer of
53 this state.

54 Sec. 3. Section 19a-311 of the general statutes is repealed and the
55 following is substituted in lieu thereof (Effective October 1, 2019):

56 Such structure shall be erected under the supervision of an inspector
57 to be appointed by the Department of Public Health, which shall
58 determine the amount of his compensation, such compensation to be
59 paid by the person erecting the same. No vault, crypt, niche,
60 mausoleum, columbarium or structure, and no addition or alteration
61 thereof, shall be used for the purpose of interring therein any body
62 until the person, firm or corporation operating such structure has
63 obtained from said department a certificate, signed by the
64 Commissioner of Public Health, certifying that the plans and
65 specifications filed pursuant to the provisions of section 19a-310 have
66 been complied with, and that the requirements for a maintenance fund
67 provided for in subsection [(b)] (a) of section 19a-312, as amended by
68 this act, have been complied with, which certificate shall be filed in the
69 office of the town clerk of the town wherein the community
70 mausoleum is located, provided a columbarium which is used solely
71 as a repository for the remains, after cremation of deceased persons
72 and is located on the premises of any religious society or corporation
73 shall not be subject to the provisions of this section.

This act shall take effect as follows and shall amend the following
sections:

<table>
<thead>
<tr>
<th>Section</th>
<th>Date</th>
<th>Statute</th>
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<tbody>
<tr>
<td>Sec. 1</td>
<td>July 1, 2019</td>
<td>42-207</td>
</tr>
<tr>
<td>Sec. 2</td>
<td>July 1, 2019</td>
<td>19a-312</td>
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<tr>
<td>Sec. 3</td>
<td>October 1, 2019</td>
<td>19a-311</td>
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Statement of Purpose:
To remove a dollar cap regarding irrevocable funeral service contracts and to allow for the sale of a crypt or room in a mausoleum or niche in a columbarium before construction of the structure is completed.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]