AN ACT CONCERNING THE PROVISION OF CATERED FOOD AND BEVERAGES IN FUNERAL HOMES.

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

Section 1. Section 20-230e of the general statutes is repealed and the following is substituted in lieu thereof (Effective October 1, 2020):

(a) Any [person engaged in the business of funeral directing and any] funeral director, as [such terms are] defined in section 20-207, may serve
(1) nonalcoholic beverages and packaged food, as defined in section 21a-151, to a person at the time he or she is making funeral arrangements or arranging for disposition of a dead human body at a funeral home, and
(2) nonalcoholic beverages and catered food to a person attending funeral services at the funeral director's establishment. The funeral director serving nonalcoholic beverages and catered food during funeral services shall provide space, facilities, equipment and supplies for the distribution or consumption of nonalcoholic beverages and catered food. No funeral director may serve any beverages or food in the preparation room or in any room where a deceased person is present for viewing, visitation or funeral services.

(b) Notwithstanding the provisions of subsection (a) of this section, no funeral service business, as defined in section 20-207, may operate as a class 1, class 2, class 3 or class 4 food establishment or catering food
service establishment, as such terms are defined in section 19a-36g.

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

| Section 1 | October 1, 2020 | 20-230e |