2020 Regular Session

HOUSE BILL NO. 827

1

BY REPRESENTATIVE RISER

2	To amend and reenact R.S. 37:842(A)(introductory paragraph) and (5) and (B)(4), 855, and			
3	877(B)(1)(a)(xi), (b)(ii) and (iii), and (C) and to enact R.S. 37:877(D), relative to			
4	funeral directors and embalmers; to provide for internship requirements; to provide			
5	with respect to the right to arrange funeral goods and services; to provide with			
6	respect to the arrangement of cremations; to provide limitations of liability; to			
7	provide for effectiveness; and to provide for related matters.			
8	Be it enacted by the Legislature of Louisiana:			
9	Section 1. R.S. 37:842(A)(introductory paragraph) and (5) and (B)(4), 855, and			
10	877(B)(1)(a)(xi), (b)(ii) and (iii), and (C) are hereby amended and reenacted and R.S.			
11	1 37:877(D) is hereby enacted to read as follows:			
12	§842. Minimum qualifications for license			
13	A. Qualifications for a funeral director license. Any applicant is qualified			
14	for \underline{a} license as \underline{a} funeral director if he meets all of the following requirements:			
15	* * *			
16	(5) Has served an internship in the state of Louisiana for a period of not less			
17	than nine months, or thirty-nine weeks, and not more than twenty-four months, or			
18	one hundred four forty-eight months, or two hundred eight weeks, has actively			
19	assisted in at least thirty funerals, and has completed at least one thousand five			
20	hundred sixty contact hours during the internship period. A funeral director intern			
21	may receive credit for up to two-thirds of the internship requirement prior to the			
22	completion of thirty semester hours.			
23	* * *			

AN ACT

Page 1 of 5

CODING: Words in struck through type are deletions from existing law; words $\underline{\text{underscored}}$ are additions.

HB NO. 827 ENROLLED

1	B. Qualifications for an embalmer and funeral director license. Any	
2	applicant is qualified for license as an embalmer and funeral director if he meets all	
3	of the following requirements:	
4	* * *	
5	(4) Has served an internship in the state of Louisiana for a period of not less	
6	than nine months, or thirty-nine weeks, and not more than twenty-four months, or	
7	one hundred four forty-eight months, or two hundred eight weeks, actively assisted	
8	in at least thirty embalming operations and thirty funerals and completed at least one	
9	thousand five hundred sixty contact hours during the internship period. An	
10	embalmer and funeral director intern may receive credit for up to two-thirds of the	
11	internship requirement prior to graduating from an accredited school recognized by	
12	the board.	
13	* * *	
14	§855. Right to arrange funeral goods and services	
15	A. The persons in the priority listed in R.S. 8:655 and R.S. 37:876 have the	
16	right to arrange with a funeral director or funeral establishment for funeral goods and	
17	services, as defined in R.S. 37:831(45), in preparation for the disposition of the	
18	remains of a decedent.	
19	B. There is no liability for a funeral director, funeral establishment, or any	
20	respective employees employee for following the directions or relying on the	
21	representation of a person representing himself to be the person who has the prior	
22	right to arrange the funeral goods and services for the remains of a decedent in	
23	accordance with Subsection A of this Section.	
24	C. There shall be no liability for a funeral director, funeral establishment, or	

any respective employee for permitting any interested person to view human remains

in the care of the funeral director or funeral establishment.

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ENROLLED	HB NO. 827	
ion; authorization to cremate; refusal to	§877. Authorization to arrange	1
emate	arrange a cremation; refusa	2
*	*	3
have authority to cremate human remains	B. A crematory authority	4
tablishment and upon receipt of all of the	when they are delivered by the fur	5
	following:	6
form signed by an authorizing agent. Such	(1)(a) A cremation authori	7
lowing information:	form shall contain, at a minimum,	8
*	*	9
zing agent, attesting to the accuracy of all	(xi) The signature of the a	10
ion authorization form, except for those		11
irector pursuant to Item (b)(ii) of this		12
ing agent shall be witnessed by a funeral	Paragraph. The signature of the a	13
nging the cremation or otherwise executed	director of the funeral establishme	14
bublic one of the following:	by the authorizing agent before a i	15
tor of the funeral establishment arranging	(aa) Witnessed by a funera	16
	the cremation.	17
<u>.</u>	(bb) Notarized by a notary	18
ses who sign the cremation authorization	(cc) Executed before two	19
tness shall be provided on the cremation	form. The name and address of a	20
	authorization form.	21
	(b)	22
*	*	23
form, other than preneed cremation forms,	(ii) The cremation authori	24

(ii) The cremation authorization form, other than preneed cremation forms, shall also be signed by a funeral director of the funeral establishment arranging the cremation. The funeral director shall not be responsible for any of the representations made by the authorizing agent, unless the individual has actual knowledge to the contrary. However, the information requested by Item (a)(i) of this

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HB NO. 827 ENROLLED

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Paragraph shall be considered to be a representation of the funeral director or funeral establishment that the human remains delivered to the crematory authority have been identified as the decedent listed on the cremation authorization by the coroner pursuant to Item (b)(iii) of this Paragraph or positively identified after a viewing of the remains or a photograph or other visual image of the remains by a person who is the authorizing agent or a member of the class of which the authorizing agent is composed or a designated representative thereof, unless the remains are from a spontaneous fetal death as defined in R.S. 40:32(16), in which case a viewing is not required if written identification is received when such remains are released to the funeral director. When visual identification by viewing the remains is not feasible, other positive identification of the decedent may be used including reliance upon identification made from photographs or other visual images of scars, tattoos, or physical deformities taken from the decedent's remains. The information requested by Item (a)(iii) of this Paragraph shall be considered to be a representation of the funeral director or funeral establishment of any information received by the funeral director or funeral establishment pursuant to R.S. 40:1271.2.

(iii) The coroner shall provide the identification of any dead body to the funeral director or funeral establishment to whom he relinquishes possession thereof, unless the coroner is not able to establish the identity of the dead body as provided in R.S. 33:1563(H) R.S. 13:5715.

* *

C. A copy of a cremation authorization form signed by the authorizing agent in accordance with either Subitems (B)(1)(a)(xi)(bb) or (cc) of this Section may be delivered by any means to the funeral establishment arranging a cremation, including facsimile or other electronic transmission. The signature of the authorizing agent includes an electronic signature as provided in R.S. 9:2601 et seq. A funeral director, funeral establishment, or cremation authority may rely on, without liability, a copy of a cremation authorization form to perform a cremation.

1 C. D. A funeral director may refuse to arrange a cremation and a crematory 2 authority may refuse to accept a body or to perform a cremation. 3 Section 2. This Act shall become effective upon signature by the governor or, if not 4 signed by the governor, upon expiration of the time for bills to become law without signature 5 by the governor, as provided by Article III, Section 18 of the Constitution of Louisiana. If vetoed by the governor and subsequently approved by the legislature, this Act shall become 6 7 effective on the day following such approval. SPEAKER OF THE HOUSE OF REPRESENTATIVES PRESIDENT OF THE SENATE GOVERNOR OF THE STATE OF LOUISIANA

ENROLLED

HB NO. 827

APPROVED: _____