As Passed by the Senate

126th General Assembly Regular Session 2005-2006

Sub. H. B. No. 426

Representatives Dolan, Chandler, Yuko, Fessler, Wagoner, Reidelbach, McGregor, J., Willamowski, DeGeeter, Harwood, Allen, Bubp, Carano, Cassell, Collier, Combs, DeBose, Distel, Domenick, Flowers, Gibbs, Hartnett, Hughes, Key, Law, Martin, Miller, Otterman, Patton, T., Perry, Sayre, Schlichter, Schneider, Seitz, Setzer, Smith, G., Walcher, Williams, Wolpert Senators Kearney, Roberts, Zurz

A BILL

To amend sections 1111.19, 1721.211, 2101.24, 1 2106.20, 2108.50, 2109.02, 2111.13, 2113.031, 2113.37, 2117.25, 4511.451, 4717.21, and 4717.22 3 and to enact sections 2108.70 to 2108.90, and 4 2117.251 of the Revised Code regarding the 5 assignment of the right to direct the disposition 6 of an adult's remains after death and to make 7 arrangements and purchase goods and services 8 related to an adult's funeral, cremation, burial, 9 or other manner of final disposition. 10

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Sect	tion 1. Th	nat sectio	ons 1111.1	L9, 1721.2	211, 2101	.24, 2106.20,	11
2108.50,	2109.02,	2111.13,	2113.031	, 2113.37	, 2117.25	, 4511.451,	12
4717.21,	and 4717.	.22 be ame	ended and	sections	2108.70,	2108.71,	13
2108.72,	2108.73,	2108.74,	2108.75,	2108.76,	2108.77,	2108.78,	14
2108.79,	2108.80,	2108.81,	2108.82,	2108.83,	2108.84,	2108.85,	15
2108.86,	2108.87,	2108.88,	2108.89,	2108.90,	and 2117	.251 of the	16

18

23

24

25

26

27

28

29

30

31

32

33

34

35

36

37

38

39

Revised Code be enacted to read as follows:

Sec. 1111.19. (A) As used in this section:

- (1) "Financial institution" means a bank, savings bank, or 19 savings association located in this state and insured by the 20 federal deposit insurance corporation or a credit union authorized 21 to do business in this state. 22
- (2) "Preneed funeral contract" means a written agreement, contract, or series of contracts to sell or otherwise provide any funeral services, funeral goods, or any combination thereof, to be used in connection with the funeral or final disposition of a dead human body, where payment for the goods or services is made either outright or on an installment basis, prior to the death of the person purchasing them or for whom they are purchased. A preneed funeral contract that includes funeral services may be sold only by a funeral director licensed pursuant to Chapter 4717. of the Revised Code. For the purpose of this section, "funeral goods" includes caskets. "Preneed funeral contract" does not include any preneed cemetery merchandise and services contract or any agreement, contract, or series of contracts pertaining to the sale of any burial lot, burial or interment right, entombment right, or columbarium right with respect to which an endowment care fund is established or is exempt from establishment pursuant to section 1721.21 of the Revised Code.
- (B)(1) Any preneed funeral contract that involves the payment 40 of money shall be in writing and in compliance with the laws and 41 rules of this state. One hundred per cent of all payments for 42 funeral goods and services made under a preneed funeral contract 43 shall remain intact and held in trust for the benefit of the 44 person for whose benefit the contract is made. No money in a 45 preneed funeral contract trust shall be distributed from the trust 46 except as provided in this section. Any purchaser on initially 47

under the contract and any income earned up to the time of

cancellation, less fees, distributions, and expenses made pursuant

108

to this section; except, if a preneed funeral contract stipulates	110
a firm or fixed or guaranteed price for funeral services and goods	111
for future use at a time determined by the death of the	112
beneficiary of the preneed funeral contract, the purchaser, on not	113
less than fifteen days' notice, may cancel the contract and	114
receive from the trustee ninety per cent of the principal paid	115
pursuant to the preneed funeral contract, not less than eighty per	116
cent of any interest earned up to the time of cancellation, and	117
not less than eighty per cent of any income earned on the funds	118
since the funds were paid to the seller and up to the time of	119
cancellation less any fees, distributions, and expenses. On	120
cancellation, after the funds have been distributed to the	121
purchaser pursuant to this division, the trustee shall distribute	122
· · · · · · · · · · · · · · · · · · ·	123
all remaining funds attributable to the canceled preneed funeral	124
contract to the seller. If more than one purchaser enters into the	125
contract, all of those purchasers must request cancellation for it	126
to be effective under this division, and the trustee shall refund	127
to each purchaser only those funds that purchaser has paid under	128
the contract and a proportionate amount of any income earned on	129
those funds, less any fees, distributions, and expenses.	127

- (H) A certified copy of the certificate of death or other 130 evidence of death satisfactory to the trustee shall be furnished 131 to the trustee as evidence of death, and the trustee shall 132 promptly pay the accumulated payments and income, if any, 133 according to the preneed funeral contract. The payment of the 134 accumulated payments and income pursuant to this section and, when 135 applicable, the preneed funeral contract, shall relieve the 136 trustee of any further liability on the accumulated payments and 137 income. 138
- (I) For purposes of this section, the seller is deemed to 139 have delivered funeral goods pursuant to a preneed funeral 140 contract when either of the following occurs: 141

172 established and legally cognizable church or denomination that is 173 exempt from federal income taxation under section 501(c)(3) of the 174 "Internal Revenue Code of 1986," 100 Stat. 2085, 26 U.S.C.A. 501, 175 as amended, and the preneed funeral contract pertains to a 176 cemetery owned and operated entirely and exclusively by the church 177 or denomination; provided the church or denomination adopts, on a 178 voluntary basis, rules and other measures to safeguard and secure 179 all funds received under any preneed funeral contract.

(M) This section does not prohibit persons who are not

licensed funeral directors from selling funeral goods pursuant to

a preneed funeral contract; however, all sellers of funeral goods

pursuant to a preneed funeral contract shall comply with this

section unless the seller is specifically exempt from compliance

184

by this section.

Sec. 1721.211. (A) As used in this section, "preneed cemetery 186 merchandise and services contract" means a written agreement, 187 contract, or series of contracts to sell or otherwise provide an 188 outer burial container, monument, marker, urn, other type of 189 merchandise customarily sold by cemeteries, or opening and closing 190 services to be used or provided in connection with the final 191 disposition of a dead human body, where payment for the container, 192 monument, marker, urn, other type of merchandise customarily sold 193 by cemeteries, or opening and closing services is made either 194 outright or on an installment basis, prior to the death of the 195 person so purchasing or for whom so purchased. "Preneed cemetery 196 merchandise and services contract" does not include any preneed 197 funeral contract or any agreement, contract, or series of 198 contracts pertaining to the sale of any burial lot, burial or 199 interment right, entombment right, or columbarium right with 200 respect to which an endowment care trust is established or is 201 exempt from establishment pursuant to section 1721.21 of the 202 Revised Code. 203

(B) Subject to the limitations and restrictions contained in 204 Chapters 1101. to 1127. of the Revised Code, a trust company 205 licensed under Chapter 1111. of the Revised Code or a national 206 bank or federal savings association that pledges securities in 207 accordance with section 1111.04 of the Revised Code or the 208 individuals described in division (C)(2) of this section have the 209 power as trustee to receive and to hold and invest in accordance 210 with sections 2109.37 and 2109.371 of the Revised Code moneys 211 under a preneed cemetery merchandise and services contract. 212

- (C)(1) The greater of one hundred ten per cent of the 213 seller's actual cost or thirty per cent of the seller's retail 214 price of the merchandise and seventy per cent of the seller's 215 retail price of the services to be provided under a preneed 216 cemetery merchandise and services contract shall remain intact as 217 a fund until the death of the person for whose benefit the 218 contract is made or the merchandise is delivered as set forth in 219 division (K) of this section. However, any moneys held pursuant to 220 this section shall be released upon demand of the person for whose 221 benefit the contract was made or upon the demand of the seller for 222 its share of the moneys held and earned interest if the contract 223 has been canceled as set forth in division (G) of this section. 224
- (2) The trustee of the fund described in division (C)(1) of 225 this section shall be a trust company licensed under Chapter 1111. 226 of the Revised Code or a national bank or federal savings 227 association that pledges securities in accordance with section 228 1111.04 of the Revised Code or at least three individuals who have 229 been residents of the county in which the seller is located for at 230 least one year, each of whom shall be bonded by a corporate surety 231 in an amount that is at least equal to the amount deposited in the 232 fund of which those persons serve as trustee. Amounts in the fund 233 shall be held and invested in the manner in which trust funds are 234

295

common or pooled trust fund in this state under a single trust	266
instrument. If three individuals are designated as the trustees as	267
provided in division (C)(2) of this section, they shall be bonded	268
by a corporate surety or fidelity bond in an aggregate amount of	269
not less than one hundred per cent of the funds held by them as	270
trustees. The trustees or their agent shall, on a continuous	271
basis, keep exact records as to the amount of funds under a single	272
trust instrument being held for the individual beneficiaries	273
showing the amount paid, the amount deposited and invested, and	274
accruals and income.	275
(E) The goller of marchandine or governor under a proposed	276
(F) The seller of merchandise or services under a preneed	
cemetery merchandise and services contract shall annually submit	277
to the division of real estate of the department of commerce an	278
affidavit in a form prescribed by the division, sworn under oath,	279
specifying each of the following:	280
(1) That, within the time specified in division (D) of this	281
section, the amounts required by that division were deposited in	282
an appropriate fund;	283
(2) That the fund has not been used to collateralize or	284
guarantee loans and has not otherwise been subjected to any	285
consensual lien;	286
(3) That the fund is invested in compliance with the	287
investing standards set forth in sections 2109.37 and 2109.371 of	288
the Revised Code;	289
(4) That no moneys have been removed from the fund, except as	290
provided for in this section.	291
(G) This division is subject to division (I) of this section.	292
Any person upon initially entering into a preneed cemetery	293

merchandise and services contract may, within seven days, cancel

the contract and request and receive from the seller one hundred

per cent of all payments made under the contract. After the	296
expiration of the above period, any person who has entered into a	297
preneed cemetery merchandise and services contract may, on not	298
less than fifteen days' notice, cancel the contract and request	299
and receive from the seller sixty per cent of the payments made	300
under the contract which have been paid up to the time of	301
cancellation; except that, if a preneed cemetery merchandise and	302
services contract stipulates a firm or fixed or guaranteed price	303
for the merchandise or services for future use at a time	304
determined by the death of the person on behalf of whom payments	305
are made, the person who has entered into the contract may, if the	306
merchandise has not been delivered or the services have not been	307
performed as set forth in division (K) or (L) of this section, on	308
not less than fifteen days' notice, cancel the contract and	309
receive from the seller sixty per cent of the principal paid	310
pursuant to the contract and not less than eighty per cent of any	311
interest paid, up to the time of cancellation, and not less than	312
eighty per cent of any accrual or income earned while the moneys	313
have been held pursuant to divisions (C) and (D) of this section,	314
up to the time of cancellation. Upon cancellation, after the	315
moneys have been distributed to the beneficiary pursuant to this	316
division, all remaining moneys being held pursuant to divisions	317
(C) and (D) of this section shall be paid to the seller. If more	318
than one person enters into the contract, all of those persons	319
must request cancellation for it to be effective under this	320
division. In such a case, the seller shall retund to each person	321
only those moneys that each person has paid under the contract.	322

(H) Upon receipt of a certified copy of the certificate of 323 death or evidence of delivery of the merchandise or performance of 324 the services pursuant to division (K) or (L) of this section, the 325 trustee described in division (C)(2) of this section or its agent, 326 shall forthwith pay the fund and accumulated interest, if any, to 327

355

356

the person entitled to them under the preneed cemetery merchandise	328
and services contract. The payment of the fund and accumulated	329
interest pursuant to this section, either to a seller or person	330
making the payments, shall relieve the trustee of any further	331
liability on the fund or accumulated interest.	332
(I) Notwithstanding any other provision of this section, any	333
preneed cemetery merchandise and services contract may specify	334
that it is irrevocable. All irrevocable preneed cemetery	335
merchandise and services contracts shall include a clear and	336
conspicuous disclosure of irrevocability in the contract and any	337
person entering into an irrevocable preneed cemetery merchandise	338
and services contract shall sign a separate acknowledgment of the	339
person's waiver of the right to revoke. If a contract satisfies	340
the requirements of this division, division (G) of this section	341
does not apply to that contract.	342
(J) Any preneed cemetery merchandise and services contract	343
that involves the payment of money shall be in writing and in	344
compliance with the laws and rules of this state.	345
(K) For purposes of this section, the seller is considered to	346
have delivered merchandise pursuant to a preneed cemetery	347
merchandise and services contract when either of the following	348
occur:	349
(1) The seller makes actual delivery of the merchandise to	350
the beneficiary, or the seller pays for the merchandise and	351
identifies it as being stored for the benefit of the beneficiary	352
at a manufacturer's warehouse.	353
(2) The seller receives delivery of the merchandise on behalf	354

- (2) The seller receives delivery of the merchandise on behalf of the beneficiary, and all of the following occur:
- (a) The merchandise is permanently affixed to or stored upon the real property of a cemetery located in this state.

(b) The seller notifies the beneficiary of receipt of the 358 merchandise and identifies the specific location of the 359 merchandise. 360 (c) The seller at the time of the beneficiary's final payment 361 provides the beneficiary with evidence of ownership in the 362 beneficiary's name showing the merchandise to be free and clear of 363 any liens or other encumbrances. 364 (L) For purposes of this section, a seller is considered to 365 have performed services pursuant to a preneed cemetery merchandise 366 and services contract when the beneficiary's next of kin signs a 367 written statement that the services have been performed or, if no 368 next of kin of the beneficiary can be located through reasonable 369 diligence, when the owner or other person responsible for the 370 operation of the cemetery signs a statement of that nature. 371 (M) Notwithstanding any other provision of this chapter, any 372 trust may be charged a trustee's fee, which is to be deducted from 373 the earned income or accruals on that trust. The fee shall not 374 exceed the amount that is regularly or usually charged for similar 375 services rendered by the trustee described in division (C)(2) of 376 this section when serving as a trustee. 377 (N) The general assembly intends that this section be 378 construed as a limitation upon the manner in which a person is 379 permitted to accept moneys in prepayment for merchandise and 380 services to be delivered or provided in the future, or merchandise 381 and services to be used or provided in connection with the final 382 disposition of human remains, to the end that at all times members 383 of the public may have an opportunity to arrange and pay for 384 merchandise and services for themselves and their families in 385 advance of need while at the same time providing all possible 386 safeguards whereunder the prepaid moneys cannot be dissipated, 387

whether intentionally or not, so as to be available for the

probate court has exclusive jurisdiction:

(a) To take the proof of wills and to admit to record	419
authenticated copies of wills executed, proved, and allowed in the	420
courts of any other state, territory, or country. If the probate	421
judge is unavoidably absent, any judge of the court of common	422
pleas may take proof of wills and approve bonds to be given, but	423
the record of these acts shall be preserved in the usual records	424
of the probate court.	425
(b) To grant and revoke letters testamentary and of	426
administration;	427
(c) To direct and control the conduct and settle the accounts	428
of executors and administrators and order the distribution of	429
estates;	430
(d) To appoint the attorney general to serve as the	431
administrator of an estate pursuant to section 2113.06 of the	432
Revised Code;	433
(e) To appoint and remove guardians, conservators, and	434
testamentary trustees, direct and control their conduct, and	435
settle their accounts;	436
(f) To grant marriage licenses;	437
(g) To make inquests respecting persons who are so mentally	438
impaired as a result of a mental or physical illness or	439
disability, or mental retardation, or as a result of chronic	440
substance abuse, that they are unable to manage their property and	441
affairs effectively, subject to guardianship;	442
(h) To qualify assignees, appoint and qualify trustees and	443
commissioners of insolvents, control their conduct, and settle	444
their accounts;	445
(i) To authorize the sale of lands, equitable estates, or	446
interests in lands or equitable estates, and the assignments of	447
inchoate dower in such cases of sale, on petition by executors,	448

Sub. H. B. No. 426 As Passed by the Senate	Page 16
administrators, and guardians;	449
(j) To authorize the completion of real estate contracts on	450
petition of executors and administrators;	451
(k) To construe wills;	452
(1) To render declaratory judgments, including, but not	453
limited to, those rendered pursuant to section 2107.084 of the	454
Revised Code;	455
(m) To direct and control the conduct of fiduciaries and	456
settle their accounts;	457
(n) To authorize the sale or lease of any estate created by	458
will if the estate is held in trust, on petition by the trustee;	459
(o) To terminate a testamentary trust in any case in which a	460
court of equity may do so;	461
(p) To hear and determine actions to contest the validity of	462
wills;	463
(q) To make a determination of the presumption of death of	464
missing persons and to adjudicate the property rights and	465
obligations of all parties affected by the presumption;	466
(r) To hear and determine an action commenced pursuant to	467
section 3107.41 of the Revised Code to obtain the release of	468
information pertaining to the birth name of the adopted person and	469
the identity of the adopted person's biological parents and	470
biological siblings;	471
(s) To act for and issue orders regarding wards pursuant to	472
section 2111.50 of the Revised Code;	473
(t) To hear and determine actions against sureties on the	474
bonds of fiduciaries appointed by the probate court;	475
(u) To hear and determine actions involving informed consent	476
for medication of persons hospitalized pursuant to section	477

Sub. H. B. No. 426 As Passed by the Senate	Page 19
a competent adult; or a writ of habeas corpus.	538
(2) Any action that involves a concurrent jurisdiction	539
subject matter and that is before the probate court may be	540
transferred by the probate court, on its order, to the general	541
division of the court of common pleas.	542
(C) The probate court has plenary power at law and in equity	543
to dispose fully of any matter that is properly before the court,	544
unless the power is expressly otherwise limited or denied by a	545
section of the Revised Code.	546
(D) The jurisdiction acquired by a probate court over a	547
matter or proceeding is exclusive of that of any other probate	548
court, except when otherwise provided by law.	549
Sec. 2106.20. A surviving spouse or a person with the right	550
of disposition under section 2108.70 or 2108.81 of the Revised	551
Code is entitled to a reimbursement from the estate of the	552
deceased spouse decedent for funeral and burial expenses, if paid	553
by the surviving spouse or person with the right of disposition,	554
to the extent that the rights of other creditors of the estate	555
will not be prejudiced by the reimbursement.	556
Sec. 2108.50. (A) Subject to section 2108.521 of the Revised	557
Code, an autopsy or post-mortem examination may be performed upon	558
the body of a deceased person by a licensed physician or surgeon	559
if consent has been given in the order named by one of the	560
following persons of sound mind and eighteen years of age or older	561
in a written instrument executed by the person or on the person's	562
behalf at the person's express direction:	563
(1) The deceased person during the deceased person's	564
lifetime;	565
(2) The decedent's spouse;	566

(3) If there is no surviving spouse, if the address of the	567
surviving spouse is unknown or outside the United States, if the	568
surviving spouse is physically or mentally unable or incapable of	569
giving consent, or if the deceased person was separated and living	570
apart from such surviving spouse, then a person having the first	571
named degree of relationship in the following list in which a	572
relative of the deceased person survives and is physically and	573
mentally able and capable of giving consent may execute consent:	574
(a) Children;	575
(b) Parents;	576
(c) Brothers or sisters.	577
(4) If there are no surviving persons of any degree of	578
relationship listed in division (A)(3) of this section, any other	579
relative or person who assumes custody of the body for burial;	580
(5) A person authorized by written instrument executed by the	581
deceased person to make arrangements for burial;	582
(6) A person who, at the time of death of the deceased	583
person, was serving as guardian of the person for the deceased	584
person by the person who has the right of disposition under	585
section 2108.70 or 2108.81 of the Revised Code.	586
(B) Consent to an autopsy or post-mortem examination given	587
under this section may be revoked only by the person executing the	588
consent and in the same manner as required for execution of	589
consent under this section.	590
(C) As used in this section, "written instrument" includes a	591
telegram or cablegram.	592
Sec. 2108.70. (A) As used in this section and sections	593
2108.71 to 2108.90 of the Revised Code:	594
(1) "Adult" means an individual who is eighteen years of age	595

Sub. H. B. No. 426 As Passed by the Senate	Page 24
present written declaration.	685
(11) A space where the declarant can sign and date the	686
written declaration;	687
(12) A space where a notary public or two witnesses can sign	688
and date the written declaration as described in section 2108.73	689
of the Revised Code.	690
(B) A written declaration may take the following form:	691
APPOINTMENT OF REPRESENTATIVE FOR DISPOSITION OF BODILY	692
REMAINS, FUNERAL ARRANGEMENTS, AND BURIAL OR CREMATION GOODS AND	693
SERVICES:	694
I, (legal name and present address of	695
declarant), an adult being of sound mind, willfully and	696
voluntarily appoint my representative, named below, to have the	697
right of disposition, as defined in section 2108.70 of the Revised	698
Code, for my body upon my death. All decisions made by my	699
representative with respect to the right of disposition shall be	700
binding.	701
REPRESENTATIVE:	702
(If the representative is a group of persons, indicate the	703
name, last known address, and telephone number of each person in	704
the group.)	705
Name(s):	706
Address(es):	707
<pre>Telephone Number(s):</pre>	708
SUCCESSOR REPRESENTATIVE:	709
If my representative is disqualified from serving as my	710
representative as described in section 2108.75 of the Revised	711
Code, then I hereby appoint the following person or group of	712
persons to serve as my successor representative.	713

Sub. H. B. No. 426 As Passed by the Senate	Page 26
of this written declaration may act under it:	743
- Cemetery organization;	744
- Crematory operator;	745
- Business operating a columbarium;	746
- Funeral director;	747
- Embalmer;	748
<pre>- Funeral home;</pre>	749
- Any other person asked to assist with my funeral, burial,	750
cremation, or other manner of final disposition.	751
MODIFICATION AND REVOCATION - WHEN EFFECTIVE:	752
Any modification or revocation of this written declaration is	753
not effective as to any party until that party receives actual	754
notice of the modification or revocation.	755
LIABILITY:	756
No person who acts in accordance with a properly executed	757
copy of this written declaration shall be liable for damages of	758
any kind associated with the person's reliance on this	759
declaration.	760
Signed this day of	
······································	
(Signature of declarant)	
ACKNOWLEDGMENT OF ASSUMPTION OF OBLIGATIONS AND COSTS:	762
By signing below, the representative, or successor	763
representative, if applicable, acknowledges that he or she, as	764
representative or successor representative, assumes the right of	765
disposition as defined in section 2108.70 of the Revised Code, and	766
understands that he or she is liable for the reasonable costs of	767
exercising the right, including any goods and services that are	768
purchased.	769

As Fassed by the Senate	
ACCEPTANCE (OPTIONAL):	770
The undersigned hereby accepts this appointment as	771
representative or successor representative, as applicable, for the	772
right of disposition as defined in section 2108.70 of the Revised	773
Code.	774
	775
Signed this day of	773
<u>Signature of representative</u>	777
(if representative is a group	
of persons, each person in	
the group shall sign)	
	778
Signed this day of	
<u></u>	
Signature of successor	780
representative (if successor	
representative is a group of	
persons, each person in the	
group shall sign)	
WITNESSES:	781
I attest that the declarant signed or acknowledged this	782
assignment of the right of disposition under section 2108.70 of	783
the Revised Code in my presence and that the declarant is at least	784
eighteen years of age and appears to be of sound mind and not	785
under or subject to duress, fraud, or undue influence. I further	786
attest that I am not the declarant's representative or successor	787
representative, I am at least eighteen years of age, and I am not	788
related to the declarant by blood, marriage, or adoption.	789
	790

791

Sub. H. B. No. 426

First witness:

Sub. H. B. No. 426 As Passed by the Senate		Page 28
Name (printed):		792
Residing a	<u></u>	793
Signature:	<u></u>	794
<u></u>	<u></u>	795
Date:		796
<u></u>		797
		798
Second witness:		799
Name (printed):		800
Residing a	<u></u>	801
Signature:	<u></u>	802
<u></u>	<u></u>	803
Date:		804
<u></u>		805
<u>OR</u>		806
NOTARY ACKNOWLEDGMENT:		807
State of Ohio		808
County of SS.		809
On before me, the und	ersigned notary public,	810
personally appeared, know	n to me or	811
satisfactorily proven to be the person whos	e name is subscribed as	812
the declarant, and who has acknowledged tha	t he or she executed	813
this written declaration under section 2108	.70 of the Revised Code	814
for the purposes expressed in that section.	I attest that the	815
declarant is at least eighteen years of age	and appears to be of	816
sound mind and not under or subject to dure	ss, fraud, or undue	817
influence.		818
Sig	gnature of notary public	<u>-</u>
·····		
My com	mission expires on:	819

Sec. 2108.73. A written declaration executed by a declarant	821
under section 2108.70 of the Revised Code shall be signed and	822
dated by the declarant in the presence of either of the following:	823
(A) A notary public who shall make the certification	824
described in section 147.53 of the Revised Code.	825
(B) Two witnesses who are adults and who are not related by	826
blood, marriage, or adoption to the declarant.	827
Sec. 2108.74. A declarant who executes a written declaration	828
in accordance with section 2108.73 of the Revised Code warrants	829
the truthfulness of the entire content of the declaration.	830
Sec. 2108.75. (A) A person shall be disqualified from serving	831
as a representative or successor representative, or from having	832
the right of disposition for a deceased adult pursuant to section	833
2108.81 of the Revised Code, if any of the following occurs:	834
	835
(1) The person dies.	836
(2) A probate court declares or determines that the person is	837
incompetent.	838
(3) The person resigns or declines to exercise the right as	839
described in section 2108.88 of the Revised Code.	840
(4) The person refuses to exercise the right within two days	841
after notification of the declarant's death.	842
(5) The person cannot be located with reasonable effort.	843
(6) The person meets the criteria described in section	844
2108.76 or 2108.77 of the Revised Code.	845
(B) No owner, employee, or agent of a funeral home, cemetery,	846
or crematory providing funeral, burial, or cremation services for	847

representative or successor representative in a written

declaration, or the person who has a deceased adult's right of

876

disposition pursuant to section 2108.81 of the Revised Code, meets	
any of the following criteria, the person shall be disqualified	879
from serving as the representative or successor representative, or	880
from having the right:	881
(A)(1) Subject to division (A)(2) of this section, the person	882
has been charged with murder, aggravated murder, or voluntary	883
manslaughter.	884
(2) If the charges against the person described in division	885
(A)(1) of this section are dismissed or if the person is acquitted	886
of such charges, the right is restored to the person.	887
(B)(1) Subject to division (B)(2) of this section, the person	888
has been charged with an act of domestic violence under section	889
2919.25 of the Revised Code and it has been alleged in the	890
charging instrument or accompanying papers that the act resulted	891
in or contributed to the declarant's death.	892
(2) If the charges against the person described in division	893
(B)(1) of this section are dismissed or if the person is acquitted	894
of such charges, the right is restored to the person.	895
(C) The person and the declarant or deceased adult are	896
spouses and an action to terminate the marriage pursuant to	897
Chapter 3105. of the Revised Code was pending at the time of the	898
declarant's or deceased adult's death.	899
(D) The person and the declarant or deceased adult are	900
spouses and a probate court, on the motion of any other person or	901
its own motion, determines that the declarant's or deceased	902
adult's spouse and the declarant were estranged at the time of the	903
declarant's or deceased adult's death. As used in this division,	904
"estranged" means that a declarant's or a deceased adult's spouse	905
and the declarant or deceased adult were physically and	906
emotionally separated from each other, at the time of the	907

Sub. H. B. No. 426 As Passed by the Senate	Page 33
criteria set forth in division (B) of section 2108.82 of the	938
Revised Code.	939
Sec. 2108.80. A declarant may revoke a written declaration	940
executed under section 2108.70 of the Revised Code by indicating	941
the declarant's desire to revoke the declaration in a document	942
signed and dated by the declarant in the presence of either of the	943
<pre>following:</pre>	944
(A) A notary public who shall make the certification	945
described in section 147.53 of the Revised Code.	946
(B) Two witnesses who are adults and are not related by	947
blood, marriage, or adoption to the declarant.	948
Sec. 2108.81. (A) If either of the following is true,	949
division (B) of this section shall apply:	950
(1) An adult has not executed a written declaration pursuant	951
to sections 2108.70 to 2108.73 of the Revised Code that remains in	952
force at the time of the adult's death.	953
(2) Each person to whom the right of disposition has been	954
assigned or reassigned pursuant to a written declaration is	955
disqualified from exercising the right as described in section	956
2108.75 of the Revised Code.	957
(B) Subject to division (A) of this section and sections	958
2108.75 and 2108.79 of the Revised Code, the right of disposition	959
is assigned to the following persons, if mentally competent adults	960
who can be located with reasonable effort, in the order of	961
<pre>priority stated:</pre>	962
(1) The deceased person's surviving spouse;	963
(2) The sole surviving child of the deceased person or, if	964
there is more than one surviving child, all of the surviving	965
children, collectively.	966

deceased person resided at the time of death may, on its own 989 motion or the motion of another person, assign to any person the 990 right of disposition for a declarant or deceased person. 991 (B) In making a determination for purposes of division (A) of 992 this section and division (C) of section 2108.79 of the Revised 993 Code, the court shall consider the following: 994 (1) Whether evidence presented to, or in the possession of 995 the court, demonstrates that the person who is the subject of the 996

funeral, burial, cremation, or other manner of final disposition	1027
shall not be liable for damages of any kind for refusing to accept	1028
the remains, refusing to inter, cremate, or otherwise dispose of	1029
the remains, or refusing to complete funeral or other arrangements	1030
pertaining to final disposition until such funeral home, funeral	1031
director, crematory operator, cemetery operator, cemetery	1032
organization, or other person receives a court order or a written	1033
document that is executed by a person that the funeral home,	1034
funeral director, crematory operator, cemetery operator, cemetery	1035
organization, or other person reasonably believes has the right of	1036
	1037
disposition and that clearly expresses how the right of	1038
disposition is to be exercised.	

Sec. 2108.84. If a funeral home, funeral director, crematory 1039 operator, or other person asked to assist with a declarant's or 1040 deceased person's funeral, burial, cremation, or other manner of 1041 final disposition is in possession of a declarant's or deceased 1042 person's remains while a dispute described in section 2108.83 of 1043 the Revised Code is pending, the funeral home, funeral director, 1044 crematory operator, or other person may embalm or refrigerate and 1045 shelter the remains to preserve them and may add the cost of 1046 embalming, refrigeration, and sheltering to the final disposition 1047 costs to be charged. 1048

Sec. 2108.85. (A) If a funeral home, funeral director, 1049 crematory operator, cemetery operator, cemetery organization, or 1050 other person asked to assist with a declarant's or deceased 1051 person's funeral, burial, cremation, or other manner of final 1052 disposition brings a legal action for purposes of section 2108.83 1053 or 2108.84 of the Revised Code, the funeral home, funeral 1054 director, crematory operator, cemetery operator, cemetery 1055 organization, or other person may add to the costs the person 1056

charges for the goods and services the person provided the legal	1057
fees, if reasonable, and the court costs that the person incurred.	1058
(B) The right created by division (A) of this section shall	1059
neither be construed to require, nor impose a duty on, a funeral	1060
home, funeral director, crematory operator, cemetery operator,	1061
cemetery organization, or other person asked to assist with a	1062
declarant's or deceased person's funeral, burial, cremation, or	1063
other manner of final disposition, to bring a legal action and	1064
such person shall not be held criminally or civilly liable for not	1065
bringing an action.	1066
Sec. 2108.86. (A) A funeral home, funeral director, crematory	1067
operator, cemetery operator, cemetery organization, or other	1068
person asked to assist with a declarant's funeral, burial,	1069
cremation, or other manner of final disposition has the right to	1070
rely on the content of a written declaration and the instructions	1071
of the person or group of persons whom the funeral home, funeral	1072
director, crematory operator, cemetery operator, cemetery	1073
organization, or other person reasonably believes has the right of	1074
disposition.	1075
(B) If the circumstances described in division (A) of section	1076
2108.81 of the Revised Code apply, a funeral home, funeral	1077
director, crematory operator, cemetery operator, cemetery	1078
organization, or other person asked to assist with a deceased	1079
person's funeral, burial, cremation, or other manner of final	1080
disposition has the right to rely on the instructions of the	1081
person or group of persons the funeral home, funeral director,	1082
crematory operator, cemetery operator, cemetery organization, or	1083
other person reasonably believes has the right of disposition	1084
pursuant to section 2108.81 of the Revised Code.	1085
(C) No funeral home, funeral director, crematory operator,	1086

cemetery operator, cemetery organization, or other person asked to	1087
assist with a deceased person's funeral, burial, cremation, or	1088
other manner of final disposition, who relies, pursuant to	1089
divisions (A) and (B) of this section, in good faith on the	1090
contents of a written declaration or the instructions of the	1091
person or group of persons the funeral home, funeral director,	1092
crematory operator, cemetery operator, cemetery organization, or	1093
other person reasonably believes has the right of disposition,	1094
shall be subject to criminal or civil liability or subject to	1095
disciplinary action for taking an action or not taking an action	1096
in reliance on such contents or instructions and for otherwise	1097
complying with sections 2108.70 to 2108.90 of the Revised Code.	1098
Sec. 2108.87. (A) A funeral home, funeral director, crematory	1099
operator, cemetery operator, cemetery organization, or other	1100
person asked to assist with a deceased person's funeral, burial,	1101
cremation, or other manner of final disposition may independently	1102
investigate the existence of, or locate or contact, the following	1103
persons:	1104
(1) A representative or successor representative named in a	1105
written declaration;	1106
	1100
(2) A person listed in section 2108.81 of the Revised Code.	1107
(B) In no circumstances shall a funeral home, funeral	1108
director, crematory operator, cemetery operator, cemetery	1109
organization, or other person asked to assist with a deceased	1110
person's funeral, burial, cremation, or other manner of final	1111
disposition have a duty to independently investigate the existence	1112
of, or locate or contact, the persons described in division (A) of	1113
this section.	1114
Sec. 2108.88. (A) A person to whom a declarant's or deceased	1115
person's right of disposition has been assigned or reassigned	1116

pursuant to section 2108.70 or 2108.81 of the Revised Code may	1117
decline to exercise the right or resign after beginning to	1118
exercise the right.	1119
(B) A person described in division (A) of this section who	1120
resigns after beginning to exercise the right shall be subject to	1121
section 2108.89 of the Revised Code.	1122
Sec. 2108.89. The following persons shall be liable for the	1123
reasonable costs of any goods or services purchased in connection	1124
with the exercise of the right of disposition for a declarant or	1125
deceased person:	1126
(A) A representative or successor who assumes liability for	1127
the cost of such goods and services by signing a written	1128
declaration that states that such an assumption is made;	1129
(B) A person to whom the right of disposition is assigned	1130
pursuant to section 2108.81 of the Revised Code and who has	1131
purchased goods or services associated with an exercise of the	1132
right.	1133
Sec. 2108.90. Pursuant to division (A) of section 2101.24 of	1134
the Revised Code, the probate court for the county in which the	1135
declarant or deceased person resided at the time of death or the	1136
county in which a living person whose post-death arrangements are	1137
the subject of dispute resides shall have exclusive jurisdiction	1138
over any action that results from sections 2108.70 to 2108.89 of	1139
the Revised Code.	1140
Sec. 2109.02. Every fiduciary, before entering upon the	1141
execution of a trust, shall receive letters of appointment from a	1142
probate court having jurisdiction of the subject matter of the	1143
trust.	1144

The duties of a fiduciary shall be those required by law, and	1145
such additional duties as the court orders. Letters of appointment	1146
shall not issue until a fiduciary has executed a written	1147
acceptance of his the fiduciary's duties, acknowledging that he	1148
the fiduciary is subject to removal for failure to perform his the	1149
fiduciary's duties, and that he the fiduciary is subject to	1150
possible penalties for conversion of property he the fiduciary	1151
holds as a fiduciary. The written acceptance may be filed with the	1152
application for appointment.	1153

Page 40

1167

No act or transaction by a fiduciary is valid prior to the 1154 issuance of letters of appointment to him the fiduciary. This 1155 section does not prevent an executor named in a will, or an 1156 executor nominated pursuant to a power as described in section 1157 2107.65 of the Revised Code, or a person with the right of 1158 disposition under section 2108.70 or 2108.81 of the Revised Code 1159 from paying funeral expenses, or prevent necessary acts for the 1160 preservation of the trust estate prior to the issuance of such 1161 letters. 1162

- Sec. 2111.13. (A) When a guardian is appointed to have the custody and maintenance of a ward, and to have charge of the education of the ward if the ward is a minor, the guardian's 1165 duties are as follows:
 - (1) To protect and control the person of the ward;
- (2) To provide suitable maintenance for the ward when 1168 necessary, which shall be paid out of the estate of such ward upon 1169 the order of the guardian of the person; 1170
- (3) To provide such maintenance and education for such ward
 as the amount of the ward's estate justifies when the ward is a
 1172
 minor and has no father or mother, or has a father or mother who
 1173
 fails to maintain or educate the ward, which shall be paid out of
 1174

such ward's estate upon the order of the guardian of the person;	1175
(4) To obey all the orders and judgments of the probate court	1176
touching the guardianship.	1177
(B) Except as provided in section 2111.131 of the Revised	1178
Code, no part of the ward's estate shall be used for the support,	1179
maintenance, or education of such ward unless ordered and approved	1180
by the court.	1181
(C) A guardian of the person may authorize or approve the	1182
provision to the ward of medical, health, or other professional	1183
care, counsel, treatment, or services unless the ward or an	1184
interested party files objections with the probate court, or the	1185
court, by rule or order, provides otherwise.	1186
(D) $\frac{A}{A}$ Unless a person with the right of disposition for a	1187
ward under section 2108.70 or 2108.81 of the Revised Code has made	1188
a decision regarding whether or not consent to an autopsy or	1189
post-mortem examination on the body of the deceased ward under	1190
section 2108.50 of the Revised Code shall be given, a guardian of	1191
the person of a ward who has died may consent to an the autopsy or	1192
post-mortem examination upon the body of the deceased ward under	1193
section 2108.50 of the Revised Code and, if the.	1194
(E) If a deceased ward did not have a guardian of the estate	1195
and, the estate is not required to be administered by a probate	1196
court, and a person with the right of disposition for a ward, as	1197
described in section 2108.70 or 2108.81 of the Revised Code, has	1198
not made a decision regarding the disposition of the ward's body	1199
or remains, the guardian of the person of the ward may authorize	1200
the burial or cremation of the $\frac{\text{deceased}}{\text{deceased}}$ ward. A	1201
(F) A guardian who gives consent or authorization as	1202
described in this division divisions (D) and (E) of this section	1203
shall notify the probate court as soon as possible after giving	1204
the consent or authorization.	1205

Sec. 2113.031. (A) As used in this section:	1206
(1) "Financial institution" has the same meaning as in	1207
section 5725.01 of the Revised Code. "Financial institution" also	1208
includes a credit union and a fiduciary that is not a trust	1209
company but that does trust business.	1210
(2) "Funeral and burial expenses" means whichever of the	1211
following applies:	1212
(a) The funeral and burial expenses of the decedent that are	1213
included in the bill of a funeral director;	1214
(b) The funeral expenses of the decedent that are not	1215
included in the bill of a funeral director and that have been	1216
approved by the probate court;	1217
(c) The funeral and burial expenses of the decedent that are	1218
described in divisions $(A)(2)(a)$ and (b) of this section.	1219
(3) "Surviving spouse" means either of the following:	1220
(a) The surviving spouse of a decedent who died leaving the	1221
surviving spouse and no minor children;	1222
(b) The surviving spouse of a decedent who died leaving the	1223
surviving spouse and minor children, all of whom are children of	1224
the decedent and the surviving spouse.	1225
(B)(1) If the value of the assets of the decedent's estate	1226
does not exceed the lesser of $\frac{1}{100}$ thousand dollars or the	1227
amount of the decedent's funeral and burial expenses, any person	1228
who is not a surviving spouse and who has paid or is obligated in	1229
writing to pay the decedent's funeral and burial expenses,	1230
including a person described in section 2108.89 of the Revised	1231
Code, may apply to the probate court for an order granting a	1232
summary release from administration in accordance with this	1233
section.	1234

(2) If either of the following applies, the decedent's	1235
surviving spouse may apply to the probate court for an order	1236
granting a summary release from administration in accordance with	1237
this section:	1238
(a) The decedent's funeral and burial expenses have been	1239
prepaid, and the value of the assets of the decedent's estate does	1240
not exceed the total of the following items:	1241
(i) The allowance for support that is made under division (A)	1242
of section 2106.13 of the Revised Code to the surviving spouse	1243
and, if applicable, to the decedent's minor children and that is	1244
distributable in accordance with division (B)(1) or (2) of that	1245
section;	1246
(ii) An amount, not exceeding two <u>five</u> thousand dollars, for	1247
the decedent's funeral and burial expenses referred to in division	1248
(A)(2)(c) of this section.	1249
(b) The decedent's funeral and burial expenses have not been	1250
prepaid, the decedent's surviving spouse has paid or is obligated	1251
in writing to pay the decedent's funeral and burial expenses, and	1252
the value of the assets of the decedent's estate does not exceed	1253
the total of the items referred to in divisions (B)(2)(a)(i) and	1254
(ii) of this section.	1255
(C) A probate court shall order a summary release from	1256
administration in connection with a decedent's estate only if the	1257
court finds that all of the following are satisfied:	1258
(1) A person described in division (B)(1) of this section is	1259
the applicant for a summary release from administration, and the	1260
value of the assets of the decedent's estate does not exceed the	1261
lesser of two five thousand dollars or the amount of the	1262
decedent's funeral and burial expenses, or the applicant for a	1263
summary release from administration is the decedent's surviving	1264
spouse, and the circumstances described in division (B)(2)(a) or	1265

(6), and (8) of this section. Claims for an expense of

Sec. 4511.451. (A) As used in this section, "funeral

Sub. H. B. No. 426 As Passed by the Senate

procession" means two or more vehicles accompanying the cremated	1445
remains or the body of a deceased person in the daytime when each	1446
of the vehicles has its headlights lighted and is displaying a	1447
purple and white or an orange and white pennant attached to each	1448
vehicle in such a manner as to be clearly visible to traffic	1449
approaching from any direction.	1450

- (B) Excepting public safety vehicles proceeding in accordance 1451 with section 4511.45 of the Revised Code or when directed 1452 otherwise by a police officer, pedestrians and the operators of 1453 all vehicles, street cars, and trackless trolleys shall yield the 1454 right of way to each vehicle that is a part of a funeral 1455 procession. Whenever the lead vehicle in a funeral procession 1456 lawfully enters an intersection, the remainder of the vehicles in 1457 the procession may continue to follow the lead vehicle through the 1458 intersection notwithstanding any traffic control devices or right 1459 of way provisions of the Revised Code, provided that the operator 1460 of each vehicle exercises due care to avoid colliding with any 1461 other vehicle or pedestrian. 1462
- (C) No person shall operate any vehicle as a part of a 1463 funeral procession without having the headlights of the vehicle 1464 lighted and without displaying a purple and white or an orange and 1465 white pennant in such a manner as to be clearly visible to traffic 1466 approaching from any direction.
- (C)(D) Except as otherwise provided in this division, whoever 1468 violates this section is guilty of a minor misdemeanor. If, within 1469 one year of the offense, the offender previously has been 1470 convicted of or pleaded guilty to one predicate motor vehicle or 1471 traffic offense, whoever violates this section is guilty of a 1472 misdemeanor of the fourth degree. If, within one year of the 1473 offense, the offender previously has been convicted of two or more 1474 predicate motor vehicle or traffic offenses, whoever violates this 1475

section is guilty of a misdemeanor of the third degree.

1476

- Sec. 4717.21. (A) Any person, on an antemortem basis, may 1477 serve as the person's own authorizing agent, authorize the 1478 person's own cremation, and specify the arrangements for the final 1479 disposition of the person's own cremated remains by executing an 1480 antemortem cremation authorization form. A guardian, custodian, or 1481 other personal representative who is authorized by law or contract 1482 to do so on behalf of a person, on an antemortem basis, may 1483 authorize the cremation of the person and specify the arrangements 1484 for the final disposition of the person's cremated remains by 1485 executing an antemortem cremation authorization form on the 1486 person's behalf. Any such antemortem cremation authorization form 1487 also shall be signed by one witness. The original copy of the 1488 executed authorization form shall be sent to the operator of the 1489 crematory facility being authorized to conduct the cremation, and 1490 a copy shall be retained by the person who executed the 1491 authorization form. The person who executed an antemortem 1492 cremation authorization form may revoke the authorization at any 1493 time by providing written notice of the revocation to the operator 1494 of the crematory facility named in the authorization form. The 1495 person who executed the authorization form may transfer the 1496 authorization to another crematory facility by providing written 1497 notice to the operator of the crematory facility named in the 1498 original authorization of the revocation of the authorization and, 1499 in accordance with this division, executing a new antemortem 1500 cremation authorization form authorizing the operator of another 1501 crematory facility to conduct the cremation. 1502
- (B)(1) Each antemortem cremation authorization form shall 1503 specify the final disposition that is to be made of the cremated 1504 remains.
 - (2) Every antemortem cremation authorization form entered

into on or after the effective date of this amendment shall	1507
specify the final disposition that is to be made of the remains	1508
and shall include a provision in substantially the following form:	1509
NOTICE: Upon the death of the person who is the subject of	1510
this antemortem cremation authorization, the person holding the	1511
right of disposition under section 2108.70 or 2108.81 of the	1512
Revised Code may cancel the cremation arrangements, modify the	1513
arrangements for the final disposition of the cremated remains, or	1514
make alternative arrangements for the final disposition of the	1515
decedent's body. However, the person executing this antemortem	1516
cremation authorization is encouraged to state his or her	1517
preferences as to the manner of final disposition in a declaration	1518
of the right of disposition pursuant to section 2108.72 of the	1519
Revised Code, including that the arrangements set forth in this	1520
form shall be followed.	1521
(C) When (1) Except as provided in division (C)(2) of this	1522
section, when the operator of a crematory facility is in	1523
possession of a cremation authorization form that has been	1524
executed on an antemortem basis in accordance with this section,	1525
the other conditions set forth in division (A) of section 4717.23	1526
of the Revised Code have been met, the crematory facility has	1527
possession of the decedent to which the antemortem authorization	1528
pertains, and the crematory facility has received payment for the	1529
cremation of the decedent and the final disposition of the	1530
cremated remains of the decedent or is otherwise assured of	1531
payment for those services, the crematory facility shall cremate	1532
the decedent and dispose of the cremated remains in accordance	1533
with the instructions contained in the antemortem cremation	1534
authorization form , unless a person identified as being entitled	1535
to act as the authorizing agent for the cremation of the decedent	1536
in the absence of the antemortem authorization under divisions	1537

(A)(1) or (A)(4) to (8) of section 4717.22 of the Revised Code has

modified, in writing, the arrangements for the final disposition

of the cremated remains of the decedent or has canceled the

cremation and made alternative arrangements for the final

disposition of the decedent's body.

1539

1540

- (2) A person with the right of disposition for a decedent 1543 under section 2108.70 of the Revised Code who is not disqualified 1544 under section 2108.75 of the Revised Code may cancel the 1545 arrangements for the decedent's cremation, modify the arrangements 1546 for the final disposition of the decedent's cremated remains, or 1547 make alternative arrangements for the final disposition of the 1548 decedent's body. If a person with the right takes any such action, 1549 the operator shall disregard the instructions contained in the 1550 cremation authorization form and follow the instructions of the 1551 person with the right. 1552
- (D) An antemortem cremation authorization form executed under 1553 division (A) of this section does not constitute a contract for 1554 conducting the cremation of the person named in the authorization 1555 form or for the final disposition of the person's cremated 1556 remains. Despite the existence of such an antemortem cremation 1557 authorization, a person identified under divisions (A)(1) or 1558 (A)(4) to (8) division (A) of section 4717.22 of the Revised Code 1559 as being entitled to act as the authorizing agent for the 1560 cremation of the decedent named in the antemortem authorization, 1561 in the descending order of priority in which they are listed, may 1562 modify, in writing, the arrangements for the final disposition of 1563 the cremated remains of the decedent set forth in the 1564 authorization form or may cancel the cremation and claim the 1565 decedent's body for purposes of making alternative arrangements 1566 for the final disposition of the decedent's body. The revocation 1567 of an antemortem cremation authorization form executed under 1568 division (A) of this section, or the cancellation of the cremation 1569 of the person named in the antemortem authorization or 1570

decedent's body;

(4) The decedent's surviving adult children. If the decedent	1601
is survived by more than one adult child, any of them who states	1602
on the cremation authorization form authorizing the cremation of	1603
the decedent executed in accordance with section 4717.24 of the	1604
Revised Code that all of the decedent's other adult children have	1605
been notified of the decedent's death and of the plans to cremate	1606
the decedent and that none of them have expressed an objection to	1607
the cremation may serve as the authorizing agent.	1608
(5) The decedent's surviving parent or, if the decedent was	1609
under eighteen years of age at death, a surviving parent or the	1610
guardian or custodian of the decedent. If the decedent is survived	1611
by both parents, either of them may serve as the authorizing agent	1612
by stating on the cremation authorization form authorizing the	1613
cremation of the decedent executed in accordance with section	1614
4717.24 of the Revised Code that the other parent has been	1615
notified of the decedent's death and of the plans to cremate the	1616
decedent and that the other parent expressed no objection to the	1617
cremation.	1618
(6) The person in the next degree of kinship to the decedent	1619
in the order named in section 2105.06 of the Revised Code to	1620
inherit the estate of the decedent if the decedent had died	1621
intestate. If there is more than one person of that degree of	1622
kinship, any of them may serve as the authorizing agent.	1623
(7) If the decedent was an indigent person or other person	1624
the final disposition of whose body is the responsibility of this	1625
state or a political subdivision of this state, the public officer	1626
or employee responsible for arranging the final disposition of the	1627
decedent's body;	1628
(8) In the case of an individual who has donated the	1629
individual's body to science for purposes of medical education or	1630

research, or whose death occurred in a nursing home, rest home, or

1643

1644

home for the aging licensed under Chapter 3721. of the Revised	1632
Code, an adult care facility licensed under Chapter 3722. of the	1633
Revised Code, or a hospital registered under section 3701.07 of	1634
the Revised Code, and who has executed an antemortem cremation	1635
authorization form in accordance with section 4717.21 of the	1636
Revised Code in which the medical education or research facility,	1637
nursing home, rest home, home for the aging, adult care facility,	1638
or hospital is designated to make arrangements for the final	1639
disposition of the decedent's body, a representative of that	1640
facility or institution;	1641
-	

- (9) In the absence of any of the parties named in divisions
 (A)(1) to (8) of this section, any person willing to assume the responsibility of an authorizing agent under sections 4717.23 to 4717.30 of the Revised Code.
- (B) If body parts were removed from a living person, the 1646 person from whom the body parts were removed or the guardian, 1647 custodian, or other personal representative of the person from 1648 whom the body parts were removed who is authorized by law or 1649 contract to arrange for the disposition of the body parts the 1650 person who has the right of disposition under section 2108.70 or 1651 2108.81 of the Revised Code may serve as the authorizing agent for 1652 the cremation of the body parts. 1653
- (C) If body parts were removed from a decedent whose body was 1654 donated to science for purposes of medical education or research, 1655 the person who has the right of disposition under section 2108.70 1656 or 2108.81 of the Revised Code may serve as the authorizing agent 1657 for the cremation of the body parts. In the absence of any action 1658 by the person with the right of disposition with respect to the 1659 cremation of such body parts, the medical education or research 1660 facility to which the decedent's body was donated may serve as the 1661 authorizing agent for the cremation of the body such parts. 1662

Section 2. That existing sections 1111.19, 1721.211, 2101.24,	1663
2106.20, 2108.50, 2109.02, 2111.13, 2113.031, 2113.37, 2117.25,	1664
4511.451, 4717.21, and 4717.22 of the Revised Code are hereby	1665
repealed.	1666
Section 3. Section 4511.451 of the Revised Code is presented	1667
in this act as a composite of the section as amended by both Sub.	1668
H.B. 322 and Am. Sub. S.B. 123 of the 124th General Assembly. The	1669
General Assembly, applying the principle stated in division (B) of	1670
section 1.52 of the Revised Code that amendments are to be	1671
harmonized if reasonably capable of simultaneous operation, finds	1672
that the composite is the resulting version of the section in	1673
effect prior to the effective date of the section as presented in	1674
this act.	1675