# 2021 SESSION

21103975D **HOUSE BILL NO. 2005** 1 2 AMENDMENT IN THE NATURE OF A SUBSTITUTE 3 (Proposed by the House Committee on Health, Welfare and Institutions 4 5 6 on January 28, 2021) (Patron Prior to Substitute—Delegate Sickles A BILL to amend and reenact §§ 32.1-309.1, 54.1-2800, 54.1-2807, 54.1-2825, and 57-27.3 of the Code 7 of Virginia; to amend the Code of Virginia by adding in Article 1 of Chapter 3 of Title 57 sections numbered 57-27.4, 57-27.5, and 57-27.6; and to repeal §§ 54.1-2807.01 and 54.1-2807.02 of the 8 Code of Virginia, relating to disposition of the remains of a decedent; persons to make arrangements 9 10 for funeral and disposition of remains. Be it enacted by the General Assembly of Virginia: 11 1. That §§ 32.1-309.1, 54.1-2800, 54.1-2807, 54.1-2825, and 57-27.3 of the Code of Virginia are 12 amended and reenacted and that the Code of Virginia is amended by adding in Article 1 of 13 14 Chapter 3 of Title 57 sections numbered 57-27.4, 57-27.5, and 57.27-6 as follows: 15 § 32.1-309.1. Identification of decedent, next of kin; disposition of claimed dead body. 16 A. As used in this chapter, unless the context requires a different meaning: "Disposition" means the burial, interment, entombment, cremation, or other authorized disposition of 17 a dead body permitted by law. 18 "Next of kin" has the same meaning assigned to it in § 54.1-2800. 19 20 B. In the absence of a next of kin, a person designated to make arrangements for disposition of the decedent's remains pursuant to § 54.1-2825, an agent named in an advance directive pursuant to 21 \$ 54.1-2984, or any guardian appointed pursuant to Chapter 20 (\$ 64.2-2000 et seq.) of Title 64.2 who 22 23 may exercise the powers conferred in the order of appointment or by § 64.2-2019, or upon the failure or 24 refusal of such next of kin, designated person, agent, or guardian to accept responsibility for the 25 disposition of the decedent, then any other person 18 years of age or older who is able to provide positive identification of the deceased and is willing to pay for the costs associated with the disposition 26 of the decedent's remains shall be authorized to make arrangements for such disposition of the 27 28 decedent's remains. If a funeral service establishment or funeral service licensee makes arrangements 29 with a person other than a next of kin, designated person, agent, or guardian in accordance with this 30 section, then the funeral service licensee or funeral service establishment shall be immune from civil 31 liability unless such act, decision, or omission resulted from bad faith or malicious intent Except as 32 otherwise provided in this chapter, the right of a person to make arrangements and otherwise be 33 responsible for a decedent's funeral and arrangements for the disposition of a decedent's remains shall 34 be governed by § 54.1-2825. 35 C. Upon the death of any person, irrespective of the cause and manner of death, and irrespective of 36 whether a medical examiner's investigation is required pursuant to § 32.1-283 or 32.1-285.1, the person or institution having initial custody of the dead body shall make good faith efforts to determine the identity of the decedent, if unknown, and to identify and notify the next of kin of the decedent regarding the decedent's death. If, upon notification of the death of the decedent, the next of kin of the decedent

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or other person authorized by law to make arrangements for disposition of the decedent's remains is willing and able to claim the body, the body may be claimed by the next of kin or other person authorized by law to make arrangements for disposition of the decedent's remains for disposition, and the claimant shall bear the expenses of such disposition. If the next of kin of the decedent or other 44 person authorized by law to make arrangements for disposition of the decedent's remains fails or refuses 45 to claim the body within 10 days of receiving notice of the death of the decedent, the body shall be disposed of in accordance with § 32.1-309.2. 46

D. If the person or institution having initial custody of the dead body is unable to determine the 47 **48** identity of the decedent or to identify and notify the next of kin of the decedent regarding the decedent's death, the person or institution shall contact the primary law-enforcement agency for the locality in 49 50 which the person or institution is located, which shall make good faith efforts to determine the identity 51 of the decedent and to identify and notify the next of kin of the decedent. However, in cases in which the identity of the decedent and the county or city in which the decedent resided at the time of death are 52 53 known, the person or institution having initial custody of the dead body shall notify the primary 54 law-enforcement agency for the county or city in which the decedent resided regarding the decedent's death, and the law-enforcement agency for the county or city in which the decedent resided shall make 55 good faith efforts to identify and notify the next of kin of the decedent. 56

57 If the identity of the decedent is known to the primary law-enforcement agency or the primary law-enforcement agency is able to identify the decedent, the primary law-enforcement agency is able to 58 59 identify and notify the next of kin of the decedent or other person authorized by law to make

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arrangements for disposition of the decedent's remains, and the next of kin of the decedent or other 60 61 person authorized by law to make arrangements for disposition of the decedent's remains is willing and 62 able to claim the body, the body may be claimed by the next of kin or other person authorized by law 63 to make arrangements for disposition of the decedent's remains for disposition, and the claimant shall

64 bear the expenses of such disposition.

65 If the identity of the decedent is known or the primary law-enforcement agency is able to determine 66 the identity of the decedent but the primary law-enforcement agency is unable, despite good faith efforts, to identify and notify the decedent's next of kin or other person authorized by law to make arrangements 67 for disposition of the decedent's remains within 10 days of the date of contact by the person or 68 institution having initial custody of the dead body, or the primary law-enforcement agency is able to 69 identify and notify the decedent's next of kin or other person authorized by law to make arrangements for disposition of the decedent's remains but the next of kin or other person authorized by law to make 70 71 72 arrangements for disposition of the decedent's remains fails or refuses to claim the body within 10 days, the primary law-enforcement agency shall notify the person or institution having initial custody of the 73 dead body, and the body shall be disposed of in accordance with § 32.1-309.2. 74

E. In cases in which a dead body is claimed by the decedent's next of kin or other person authorized 75 76 by law to make arrangements for disposition of the decedent's remains but the next of kin or other person authorized by law to make arrangements for disposition of the decedent's remains is unable to 77 pay the reasonable costs of disposition of the body and the costs are paid by the county or city in which 78 79 the decedent resided or in which the death occurred in accordance with this section, and the decedent has an estate out of which disposition expenses may be paid, in whole or in part, such assets shall be 80 81 seized for such purpose.

F. No dead body that is the subject of an investigation pursuant to § 32.1-283 or autopsy pursuant to 82 83 § 32.1-285 shall be transferred for purposes of disposition until such investigation or autopsy has been 84 completed.

85 G. Any sheriff or primary law-enforcement officer, county, city, health care provider, funeral service 86 establishment, funeral service licensee, or other person or institution that acts in accordance with the 87 requirements of this chapter shall be immune from civil liability for any act, decision, or omission resulting from acceptance and disposition of the dead body in accordance with this section, unless such 88 89 act, decision, or omission resulted from bad faith or malicious intent.

90 H. Nothing in this section shall prevent a law-enforcement agency other than the primary 91 law-enforcement agency from performing the duties established by this section if so requested by the 92 primary law-enforcement agency and agreed to by the other law-enforcement agency.

#### 93 § 54.1-2800. Definitions.

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94 As used in this chapter, unless the context requires a different meaning:

"Advertisement" means any information disseminated or placed before the public. 95

"Arrangements for disposition" means arrangements for the burial, interment, entombment, 96 97 cremation, or other authorized disposition of a dead body or the remains thereof permitted by law.

"At-need" means at the time of death or while death is imminent. 98

- 99 "Board" means the Board of Funeral Directors and Embalmers.
- 100 "Cremate" means to reduce a dead human body to ashes and bone fragments by the action of fire.

"Cremator" means a person or establishment that owns or operates a crematory or crematorium or 101 102 cremates dead human bodies.

103 "Crematory" or "crematorium" means a facility containing a furnace for cremation of dead human 104 bodies. 105

"Embalmer" means any person engaged in the practice of embalming.

"Embalming" means the process of chemically treating the dead human body by arterial injection and 106 cavity treatment or, when necessary, hypodermic tissue injection to reduce the presence and growth of 107 108 microorganisms to temporarily retard organic decomposition.

"Funeral directing" means the for-profit profession of directing or supervising funerals, preparing 109 human dead for burial by means other than embalming, or making arrangements for funeral services or 110 111 the financing of funeral services.

"Funeral director" means any person engaged in the practice of funeral directing.

"Funeral service establishment" means any main establishment, branch, or chapel that is permanently 113 114 affixed to the real estate and for which a certificate of occupancy has been issued by the local building official where any part of the profession of funeral directing, the practice of funeral services, or the act 115 116 of embalming is performed.

"Funeral service intern" means a person who is preparing to be licensed for the practice of funeral 117 services under the direct supervision of a practitioner licensed by the Board. 118

"Funeral service licensee" means a person who is licensed in the practice of funeral services. 119

120 "In-person communication" means face-to-face communication and telephonic communication.

"Next of kin" means any of the following persons, regardless of the relationship to the decedent: any 121

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122 person designated to make arrangements for the disposition of the decedent's remains upon his death 123 pursuant to § 54.1-2825, the legal spouse, child aged 18 years or older, parent of a decedent aged 18 124 years or older, custodial parent or noncustodial parent of a decedent younger than 18 years of age, 125 siblings over 18 years of age, guardian of minor child, guardian of minor siblings, maternal 126 grandparents, paternal grandparents, maternal siblings over 18 years of age and paternal siblings over 18 127 years of age, or any other relative in the descending order of blood relationship the person or persons 128 identified in § 54.1-2825 as having the right to make arrangements and otherwise be responsible for a

129 decedent's funeral and the disposition of a decedent's remains.

130 "Practice of funeral services" means engaging in the care and disposition of the human dead, the 131 preparation of the human dead for the funeral service, burial, or cremation, the making of arrangements 132 for the funeral service or for the financing of the funeral service, and the selling or making of financial 133 arrangements for the sale of funeral supplies to the public.

134 "Preneed" means at any time other than at-need.

135 "Preneed funeral contract" means any agreement where payment is made by the consumer prior to 136 the receipt of services or supplies contracted for, which evidences arrangements prior to death for (i) the 137 providing of funeral services or (ii) the sale of funeral supplies.

138 "Preneed funeral planning" means the making of arrangements prior to death for (i) the providing of 139 funeral services or (ii) the sale of funeral supplies.

140 "Solicitation" means initiating contact with consumers with the intent of influencing their selection of 141 a funeral plan or funeral service provider.

#### 142 § 54.1-2807. Other prohibited activities.

143 A. A person licensed for the practice of funeral service shall not (i) remove or embalm a body when 144 he has information indicating the death was such that an investigation by the Office of the Chief 145 Medical Examiner is required pursuant to § 32.1-283 or 32.1-285.1 or (ii) cremate or bury at sea a body until he has obtained permission of the Office of the Chief Medical Examiner as required by 146 147 § 32.1-309.3.

148 B. Except as provided in § 32.1-301 and Chapter 8.1 (§ 32.1-309.1 et seq.) of Title 32.1, funeral 149 service establishments shall not accept a dead human body from any public officer, except the Chief 150 Medical Examiner, an Assistant Chief Medical Examiner, or a medical examiner appointed pursuant to 151 § 32.1-282, or from any public or private facility or person having a professional relationship with the 152 decedent without having first inquired about the desires of the next of kin and the persons liable for the 153 funeral expenses of the decedent. The authority and directions of any next of kin shall govern the 154 disposal of the body, subject to the provisions of  $\frac{54.1-2807.01}{54.1-2825}$ .

155 Any funeral service establishment violating this subsection shall not charge for any service delivered 156 without the directions of the next of kin. However, in cases of accidental or violent death, the funeral 157 service establishment may charge and be reimbursed for the removal of bodies and rendering necessary 158 professional services until the next of kin or the persons liable for the funeral expenses have been 159 notified.

160 C. No company, corporation, or association engaged in the business of paying or providing for the payment of the expenses for the care of the remains of deceased certificate holders or members or 161 162 engaged in providing life insurance when the contract might or could give rise to an obligation to care 163 for the remains of the insured shall contract to pay or pay any benefits to any licensee of the Board or 164 other individual in a manner which could restrict the freedom of choice of the representative or next of 165 kin of a decedent in procuring necessary and proper services and supplies for the care of the remains of 166 the decedent.

167 D. No person licensed for the practice of funeral service or preneed funeral planning or any of his 168 agents shall interfere with the freedom of choice of the general public in the choice of persons or 169 establishments for the care of human remains or of preneed funeral planning or preneed funeral 170 contracts.

171 E. This section shall not be construed to apply to the authority of any administrator, executor, 172 trustee, or other person having a fiduciary relationship with the decedent.

# § 54.1-2825. Person to make arrangements for funeral and disposition of remains.

173 174 A. Any person may designate in a signed and notarized writing, which has been accepted in writing 175 by the person individual so designated, an individual one or more individuals who shall have the right 176 to make arrangements and be otherwise responsible for his funeral and the disposition of his remains, 177 including cremation, interment, entombment, or memorialization, or some combination thereof, upon his 178 death. Such designee or designees shall have priority over all persons otherwise entitled to make such 179 arrangements, provided that a copy of the signed and notarized writing is provided to the funeral service 180 establishment and to the cemetery, if any, no later than 48 hours after the funeral service establishment 181 has received the remains. Nothing in this section shall preclude any next of kin from paying any costs associated with any funeral or disposition of any remains, provided that such payment is made with the 182

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183 concurrence of any person designated to make arrangements.

184 B. A person who has previously designated one or more individuals who shall have the right to make
185 arrangements and be otherwise responsible for his funeral and the disposition of his remains may make
186 a subsequent designation in a signed and notarized writing. Upon acceptance in writing of the
187 subsequent designation by the persons so designated, all previous designations shall be invalid.

B. C. In cases in which a person has designated in a U.S. Department of Defense Record of
 Emergency Data (DD Form 93) or any successor form an individual to make arrangements for his
 funeral and disposition of his remains, and such person dies while serving in any branch of the United
 States Armed Forces as defined in 10 U.S.C. § 1481, such designee shall be responsible for making such
 arrangements.

193 D. In cases in which a person is the subject of a guardianship pursuant to Chapter 20 (§ 64.2-2000 194 et seq.) of Title 64.2, provided the court order appointing the guardian specifically grants to the 195 guardian the right to make arrangements for the disposition of remains of the person who is the subject of the order of appointment, and the order of appointment has not been revoked, terminated, or 196 197 modified to remove such grant at the time the person dies, such guardian shall be responsible for 198 making arrangements for the decedent's funeral and disposition of the person's body and shall have 199 priority over all persons otherwise entitled to make such arrangements, provided that the guardian 200 provides a copy of the court order appointing him as the guardian to the funeral services establishment 201 and the cemetery, if any, no later than 48 hours after the funeral service establishment has received the 202 remains.

203 E. Except as provided in subsection F and subject to subsection G, the right to make arrangements
204 and otherwise be responsible for a person's funeral and the disposition of his remains shall be
205 exercisable by the following persons, provided that any such person is 18 years of age or older and of
206 sound mind, in the following order of priority:

207 1. A guardian appointed by a court of competent jurisdiction pursuant to Chapter 20 (§ 64.2-2000)
208 of Title 64.2, provided the court order appointing the guardian specifically grants to the guardian the
209 right to make arrangements for the disposition of remains of the person who is the subject of the order
210 of appointment, and the order of appointment has not been revoked, terminated, or modified to remove
211 such grant at the time the person dies.

212 2. A person designated in a preneed funeral contract or otherwise designated by the decedent in a 213 writing pursuant to subsection A or B or, if applicable, subsection C.

**214** 3. The surviving spouse of the decedent, except where a divorce action has been filed and the **215** divorce is not final or there has been a judicial separation.

4. The surviving child of the decedent or, if there is more than one surviving child of the decedent,the majority of the surviving children.

**218** 5. The surviving parent of the decedent or, if there is more than one surviving parent of the **219** decedent, the surviving parents.

6. The surviving siblings of the decedent or, if there is more than one surviving sibling of thedecedent, the majority of the surviving siblings.

222 7. Any other person who is willing to make arrangements and otherwise be responsible for the decedent's funeral and the disposition of his remains, including the funeral service establishment with 223 224 custody of the remains, provided that such other person, including a funeral service establishment, 225 attests in writing that he has made a good faith effort to locate and contact the individuals in 226 subdivisions 1 through 6 and either no such persons could be located or contacted or no such persons 227 are willing to make arrangements and otherwise be responsible for the decedent's funeral and the 228 disposition of his remains. A funeral service establishment that is willing to make arrangements and 229 otherwise be responsible for the decedent's funeral shall comply with the provisions of §§ 32.1-309.1 230 and 32.1-309.2.

F. A person entitled under this section to make arrangements and otherwise be responsible for a
decedent's funeral and the disposition of his remains, including a person designated in a preneed
funeral contract, a person designated by the decedent in a writing pursuant to subsection A or B or, if
applicable, subsection C, or a guardian described in subsection D shall forfeit that right, and the right
shall be exercisable by the next qualifying person in the order of priority in subsection E, under the
following circumstances:

237 1. Such person does not notify the funeral service establishment having custody of the decedent's
238 remains of his intention to exercise such right within 48 hours of notification of the decedent's death,
239 provided that the funeral service establishment receives a response indicating that such person received
240 such notification of death.

241 2. Such person is not willing to assume liability for the costs of the decedent's funeral or the
242 disposition of his remains if sufficient resources are not available in the decedent's estate to pay such
243 costs.

G. A person who seeks to exercise the right to make arrangements and otherwise be responsible for

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a decedent's funeral and the disposition of his remains shall attest to his right to make such 245 246 arrangements and be so responsible for such funeral and disposition in a signed writing and shall 247 deliver such signed writing to the funeral service establishment. Any funeral service establishment, 248 funeral service establishment manager of record, funeral service licensee, funeral director, embalmer, 249 registered crematory, registered crematory owner, registered crematory manager of record, or certified 250 crematory operator that relies upon such signed writing shall be immune from civil or criminal liability 251 for any act, decision, or omission in connection with following such person's direction related to the 252 decedent's funeral and the disposition of his remains, unless such act, decision, or omission resulted 253 from willful neglect or bad faith. Such attestation shall include the following information:

254 1. Such person has a right pursuant to this section or other applicable law to make arrangements
 255 and otherwise be responsible for the decedent's funeral and the disposition of his remains.

256 2. Such person will take into account the decedent's religious beliefs and any preferences previously
257 expressed by the decedent whether orally or in writing and made known to him prior to such
258 arrangements being made.

3. All other persons with the same or higher priority to make arrangements and otherwise be
responsible for the decedent's funeral and the disposition of his remains consent to such person making
such arrangements, or after reasonable inquiry, (i) there are no persons who have the same or higher
priority or (ii) no persons who have the same or higher priority could be located or contacted. Such
reasonable inquiry shall be made in good faith. An attempt to contact such person at his last known
address, telephone number, email address, or any known social media accounts shall be considered a
reasonable inquiry made in good faith.

266 H. A person who has the right to make arrangements and otherwise be responsible for the decedent's 267 funeral and disposition of the decedent's remains who is unwilling or unable to make such arrangements 268 or to otherwise be responsible for the decedent's funeral and disposition of the decedent's remains may 269 relinquish such rights in a signed written statement. A person who relinquishes his rights pursuant to 270 this subsection may designate another person who shall be responsible for the decedent's funeral and 271 disposition of the decedent's remains. Such designation shall be made in writing and signed by the 272 person so designating. If a person who relinquishes his rights pursuant to this subsection does not 273 designate another person who shall be responsible for the decedent's funeral and disposition of the 274 decedent's remains, the right of a person to make arrangements and otherwise be responsible for a 275 decedent's funeral and the disposition of the decedent's remains shall be determined in accordance with 276 subsection E.

277 I. If there is more than one person in the same class in subsection E willing to make arrangements 278 and otherwise be responsible for the decedent's funeral and the disposition of his remains and such 279 persons do not agree on such arrangements, any such person or a funeral service establishment with 280 custody of the remains may petition the circuit court in the county or city wherein the decedent has a 281 known place of residence, or if he has no such known place of residence, then in the county or city 282 wherein the decedent died, to determine who has the right to make arrangements and otherwise be 283 responsible for the decedent's funeral and the disposition of his remains. If a funeral service 284 establishment petitions the court pursuant to this subsection, the court shall award costs and expenses, 285 including reasonable attorney fees, to the funeral service establishment payable by the other parties to 286 the petition as the court deems necessary and appropriate. This subsection shall not be construed to 287 require a funeral service establishment to file a petition with the court and a funeral service 288 establishment shall not be liable for failing to do so.

289 J. If there is a dispute regarding the identity of any persons who have the right to make 290 arrangements and otherwise be responsible for the decedent's funeral and the disposition of his remains, 291 a funeral service establishment shall not be liable for refusing to dispose of the remains of the decedent 292 or complete the arrangements for the final disposition of the remains until the funeral service 293 establishment receives a court order or written agreement signed by the parties to the dispute that 294 establishes the final disposition of the remains. If the funeral service establishment retains the remains 295 for final disposition while any such dispute remains pending, it may refrigerate and shelter the dead 296 body in order to preserve the dead body until resolution of the dispute in the aforesaid manner. Any 297 costs incurred by the funeral service establishment pursuant to this subsection shall be paid by the 298 person or persons who are adjudged or agreed to have the right to make arrangements and otherwise 299 be responsible for the decedent's funeral and the disposition of his remains.

300 K. Nothing in this section shall preclude any person from paying any costs associated with any
 301 funeral or disposition of any remains, provided that such payment is made with the concurrence of any
 302 person designated to make arrangements.

# **303** § 57-27.3. Authorization for interment.

304 A cemetery may accept the notarized signature of one next of kin of a decedent for the purpose of 305 authorizing the interment or entombment, and for erecting a memorial on the grave, crypt or niche, 306 unless the cemetery is on written notice that there exists a dispute between next of kin over such 307 interment, entombment or memorialization. In the case of such a dispute, the cemetery shall have no 308 obligation to perform the interment, entombment or memorialization until there is agreement of all next 309 of kin, or a court order adjudicating the issue among all necessary parties.

310 For purposes of this section, "next of kin" means any of the following persons, regardless of the 311 relationship to the decedent: any person designated to make arrangements for the disposition of the 312 decedent's remains upon his death pursuant to § 54.1-2825 57-27.4, the legal spouse, child over 18 years of age, custodial parent, noncustodial parent, siblings over 18 years of age, guardian of minor child, 313 314 guardian of minor siblings, maternal grandparents, paternal grandparents, maternal siblings over 18 years 315 of age and paternal siblings over 18 years of age, or any other relative in the descending order of blood 316 relationship. 317

#### § 57-27.4. Person to make arrangements for disposition of remains.

318 A. Any person may designate in a signed and notarized writing, which has been accepted in writing 319 by the individual so designated, an individual who shall have the right to make arrangements and be 320 otherwise responsible for the disposition of his remains, including cremation, interment, entombment, or 321 memorialization, or some combination thereof, upon his death. Such designee shall have priority over 322 all persons otherwise entitled to make such arrangements, provided that a copy of the signed and 323 notarized writing is provided to the cemetery, if any, no later than 48 hours after cemetery has received 324 the remains. Nothing in this section shall preclude any next of kin from paying any costs associated with 325 the disposition of a decedent's remains, provided that such payment is made with the concurrence of any 326 person designated to make arrangements.

327 B. A person who has previously designated one or more individuals who shall have the right to make 328 arrangements and be otherwise responsible for the disposition of his remains may make a subsequent designation in a signed and notarized writing. Upon acceptance in writing of the subsequent designation 329 330 by the person so designated, all previous designations shall be invalid.

331 C. In cases in which a person has designated in a U.S. Department of Defense Record of Emergency 332 Data (DD Form 93) or any successor form an individual to make arrangements for the disposition of 333 his remains, and such person dies while serving in any branch of the United States Armed Forces as 334 defined in 10 U.S.C. § 1481, such designee shall be responsible for making such arrangements. 335

### § 57-27.5. When next of kin disagree.

336 A. In the absence of a designation under § 57-27.4, when there is a disagreement among a 337 decedent's next of kin concerning the arrangements for the disposition of his remains, any of the next of 338 kin may petition the circuit court where the decedent resided at the time of his death to determine which 339 of the next of kin shall have the authority to make arrangements for the disposition of his remains. The 340 court may require notice to and the convening of such of the next of kin as it deems proper.

341 B. In determining the matter before it, the court shall consider the expressed wishes, if any, of the 342 decedent, the legal and factual relationship between or among the disputing next of kin and between 343 each of the disputing next of kin and the decedent, and any other factor the court considers relevant to 344 determine who should be authorized to make the arrangements for the disposition of the decedent's 345 remains. 346

#### § 57-27.6. Absence of next of kin.

In the absence of a next of kin, a person designated to make arrangements for the disposition of a 347 348 decedent's remains pursuant to § 57-27.4, an agent named in an advance directive pursuant to 349 § 54.1-2984, or any guardian appointed pursuant to Chapter 20 (§ 64.2-2000 et seq.) of Title 64.2 who 350 may exercise the powers conferred in the order of appointment or by § 64.2-2019, or upon the failure or 351 refusal of such next of kin, designated person, agent, or guardian to accept responsibility for the disposition of the decedent, then any other person 18 years of age or older who is able to provide positive identification of the deceased and is willing to pay for the costs associated with the disposition 352 353 354 of the decedent's remains shall be authorized to make arrangements for such disposition of the 355 decedent's remains. If a cemetery makes arrangements with a person other than a next of kin, 356 designated person, agent, or guardian in accordance with this section, then the cemetery shall be 357 immune from civil liability unless such act, decision, or omission resulted from bad faith or malicious 358 intent

359 2. That §§ 54.1-2807.01 and 54.1-2807.02 of the Code of Virginia are repealed.