

TABLE OF CONTENTS

Embalmers

Repealed 20-211-1—20-211- 8

Funeral Directors

Repealed 20-211-9—20-211-15

General

Repealed. 20-211-16

Employment of registered students to be full time 20-211-17

Repealed. 20-211-18

Licenses and certificates. Display 20-211-19

Repealed 20-211-20—20-211-21

Registration procedures 20-211-20a

Registration of pregraduate students 20-211-21a

Repealed 20-211-22—20-211-27

Serving of food or drink in funeral home prohibited. Exception . . . 20-211-28

Signs identifying funeral service establishments. 20-211-29

Rules of Practice

Repealed 20-211-30—20-211-33

Mandatory Disclosure Rules

Mandatory disclosure 20-211-34

Billing “cash advanced” items 20-211-35

Embalmers

Secs. 20-211-1—20-211-5.

Repealed, June 16, 1982.

Sec. 20-211-6.

Repealed, August 5, 1969.

Secs. 20-211-7—20-211-8.

Repealed, June 16, 1982.

Funeral Directors

Sec. 20-211-9.

Repealed, August 5, 1969.

Sec. 20-211-10.

Repealed, June 16, 1982.

Sec. 20-211-11.

Repealed, August 5, 1969.

Secs. 20-211-12—20-211-14.

Repealed, June 16, 1982.

Sec. 20-211-15.

Repealed, August 5, 1969.

General

Sec. 20-211-16.

Repealed, August 5, 1969.

Sec. 20-211-17. Employment of registered students to be full time

Employment of registered student embalmers or student funeral directors shall be on a full-time paid basis. Part-time or side-line employment is not sufficient to meet the board's requirement. "Full time" means working a minimum of forty hours per week under a licensed funeral director or embalmer. Other employment may be allowed provided the student shall have obtained the prior written approval of the board.

(Effective August 5, 1969)

Sec. 20-211-18.

Repealed, August 5, 1969.

Sec. 20-211-19. Licenses and certificates. Display

Licenses and certificates issued by this board are nonassignable and nontransferable and shall be displayed by the holder thereof in a conspicuous place in his office or his place of business. Pocket licenses shall be carried on the person of the licensee at all times.

Secs. 20-211-20—20-211-21.

Repealed, August 5, 1969.

Sec. 20-211-20a. Registration procedures

Student embalmers and student funeral directors shall register as apprentices with the Department of Public Health and Addiction Services, for purposes of completing practical training and experience pursuant to chapter 385 of the Connecticut General Statutes. Applications for registration shall be submitted to the department, on forms provided by the department, and shall be accompanied by documentation satisfactory to the department that the applicant has completed a program of education approved pursuant to section 20-213 or section 20-217 of the Connecticut General Statutes and has successfully completed an examination in mortuary science prescribed pursuant to section 20-213 or section 20-217 of the Connecticut General Statutes. Said application shall include a statement to be signed by the licensed embalmer or funeral director indicating that such licensee shall be responsible for supervising the applicant's practical training and experience. Registration shall be issued to each applicant determined to be eligible under this section, for a period not to exceed one year, and may be renewed for an additional year at the discretion of the department if the department determines that such additional period of time is necessary for satisfactory completion of the practical training and experience. Computation of any period of practical training and experience shall commence at the date of registration by the department.

(Effective November 30, 1993)

Sec. 20-211-21a. Registration of pregraduate students

Notwithstanding any provision of section 20-211-20a of the Regulations of Connecticut State Agencies to the contrary, the department may, upon application, issue registration as a pregraduate student embalmer or pregraduate student funeral director to a person who has not yet completed the program of education or examination referenced in said section. Said registration shall be valid for a period not to exceed three months and shall be non-renewable.

(Effective November 30, 1993)

Secs. 20-211-22—20-211-24.

Repealed, August 5, 1969.

Secs. 20-211-25—20-211-27.

Repealed, June 16, 1982.

Sec. 20-211-28. Serving of food or drink in funeral home prohibited. Exception

Serving of food or drink in a funeral home or in connection with a funeral service or the storage of equipment and supplies for such purposes in a funeral home is prohibited, provided it shall not be a violation of this section if (a) the proprietor of a funeral home lives upon the premises and serves food or drink to his invitees or family not in connection with a funeral; (b) a proprietor of a funeral home stores equipment and supplies for the use of his employees or otherwise makes available to his employees facilities for food or drink.

(Effective August 5, 1969)

Sec. 20-211-29. Signs identifying funeral service establishments

Where a sign is used to identify a funeral service establishment and the name of a licensee is not a part of the corporate or firm name, the name of the licensee of record shall be placed in a conspicuous place easily visible to the public.

(Effective May 4, 1971)

Rules of Practice

Secs. 20-211-30—20-211-33.

Repealed, April 22, 1982.

Mandatory Disclosure Rules

Sec. 20-211-34. Mandatory disclosure

Every funeral firm in this state and/or the funeral service licensee thereof shall give or cause to be given to the person or persons making funeral arrangements or arranging for disposition of a dead human body, at the time such arrangements are completed and prior to the time of rendering the service and/or providing the merchandise, a written statement showing to the extent then known: (1) the price of the service that the person or persons have selected and what is included therein; (2) the price of each of the supplemental items of service and/or merchandise requested; (3) the amount involved for each of the items for which the firm will advance monies as an accommodation to the family; (4) the method of payment.

(Effective May 22, 1975)

Sec. 20-211-35. Billing “cash advanced” items

No funeral firm shall bill or cause to be billed any item that is referred to as a “cash advanced” item (Section 20-211-34) unless the net amount paid for such item or items by the funeral firm is the same as is billed by the funeral firm.

Failure to comply with Sections 20-211-34 or 20-211-35 shall result in a hearing as provided for in Sections 20-211-30 to 20-211-33.

(Effective May 22, 1975)