## THE GENERAL ASSEMBLY OF PENNSYLVANIA

## SENATE BILL No. 523 Session of 2011

## INTRODUCED BY COSTA, GREENLEAF, TARTAGLIONE, KITCHEN, FONTANA, BROWNE, EARLL, SOLOBAY, TOMLINSON, RAFFERTY, BREWSTER, BOSCOLA AND FERLO, FEBRUARY 14, 2011

REFERRED TO JUDICIARY, FEBRUARY 14, 2011

## AN ACT

1 2 3	Amending Title 20 (Decedents, Estates and Fiduciaries) of the Pennsylvania Consolidated Statutes, further providing for payments to family and funeral directors.
4	The General Assembly of the Commonwealth of Pennsylvania
5	hereby enacts as follows:
6	Section 1. Section 3101(b) and (c) of Title 20 of the
7	Pennsylvania Consolidated Statutes are amended to read:
8	§ 3101. Payments to family and funeral directors.
9	* * *
10	(b) Deposit accountAny bank, savings association, savings
11	and loan association, building and loan association, credit
12	union or other savings organization, at any time after the death
13	of a depositor, member or certificate holder, may pay the amount
14	on deposit or represented by the certificate, when the total
15	standing to the credit of the decedent in that institution does
16	not exceed [\$3,500] <u>\$10,000</u> , to the spouse, any child, the
17	father or mother or any sister or brother (preference being
18	given in the order named) of the deceased depositor, member or

certificate holder, provided that a receipted funeral bill or an 1 2 affidavit, executed by a licensed funeral director which sets 3 forth that satisfactory arrangements for payment of funeral services have been made, is presented. Any bank, association, 4 5 union or other savings organization making such a payment shall be released to the same extent as if payment had been made to a 6 duly appointed personal representative of the decedent and it 7 8 shall not be required to see to the application thereof. Any 9 person to whom payment is made shall be answerable therefor to 10 anyone prejudiced by an improper distribution.

Patient's care account. -- When the decedent was a 11 (C) qualified recipient of medical assistance from the Department of 12 13 Public Welfare, the facility in which he was a patient may make 14 payment of funds, if any, remaining in the patient's care 15 account, for the decedent's burial expenses to a licensed 16 funeral director in an amount not exceeding [\$3,500] \$10,000 whether or not a personal representative has been appointed. 17 18 After the payment of decedent's burial expenses, the facility may pay the balance of decedent's patient's care account, as 19 20 long as the payments including the payment for burial expenses does not exceed [\$4,000] \$10,000, to the spouse, any child, the 21 father or mother or any sister or brother (preference being 22 23 given in the order named) of the deceased patient. Any facility 24 making such a payment shall be released to the same extent as if 25 payment had been made to a duly appointed personal 26 representative of the decedent and it shall not be required to see to the application thereof. Any licensed funeral director or 27 28 other person to whom payment is made shall be answerable 29 therefor to anyone prejudiced by an improper distribution. \* \* \* 30

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1 Section 2. This act shall take effect in 60 days.