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FISCAL IMPACT REPORT

SPONSOR	SJC	ORIGINAL DATE LAST UPDATED		НВ	
SHORT TITI	E _	Change Thanatopractice to Funeral Service	es	SB	CS/73/aSFl#1/aHBIC
			ANAI	LYST	Daly

REVENUE (dollars in thousands)

	Recurring	Fund		
FY12	FY13	FY14	or Nonrecurring	Affected
\$120.0*	\$124.5*	\$125.3*	Recurring	Thananopractice Fund

⁽Parenthesis () Indicate Revenue Decreases)

Relates (and is similar) to CS/HB 64

SOURCES OF INFORMATION

LFC Files

Responses Received From

Attorney General's Office (AGO)

Regulation & Licensing Department (RLD)

Note: The agency responses listed and referred to in this FIR were prepared for the duplicate bill (HB 64).

SUMMARY

Synopsis of HBIC Amendment

On page 5, line 13, strike "Thanatopractice" and insert in lieu thereof "Funeral Services". On page 16, line 14, after "institution", insert "whose funeral program is". On page 17, line 20, after "institution", insert "whose funeral program is". On page 23, line 6, strike "license in charge" and insert in lieu thereof "funeral service practitioner". And on page 23, line 16, strike "tracing" and insert in lieu thereof "tracking".

Synopsis of SFl#1 Amendment

The Senate Floor #1 Amendment to the Senate Judiciary Committee Substitute for Senate Bill 73 clarifies that a direct disposer does not perform or arrange for embalming unless required by the place of disposition.

^{*}See Fiscal Implications for explanation of this data provided by RLD.

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Synopsis of Original Bill

The Senate Judiciary Committee Substitute for Senate Bill 73 updates existing law: it changes the name of the Thananopractice Act to the Funeral Services Act (and makes that same change in other laws referencing the Act), changes the educational requirements for licensure as a funeral service practitioner and direct disposer, discontinues new licensure as an assistant funeral service practitioner and associate funeral service practitioner, provides for relinquishment of establishment licenses in certain cases, and authorizes the regulating board to issue cease and desist orders.

FISCAL IMPLICATIONS

The RLD reports that the thananopractice board is self-sustaining. The figures reflected in the table above were provided by RLD, and the FY 13 figures are estimated based on an average of the revenue generated in the last three years. The RLD reports estimated fund balances for FY 12 of \$24,200, for FY 13 of \$21,400 and for FY 14 of \$20,600.

SIGNIFICANT ISSUES

The AGO believes the amendments contained in this bill largely reflect current practices. For example, the bill converts assistant and associate funeral service provider licenses into funeral services intern licenses. The RLD reports these licenses are outdated, while the intern license now fills the needs of the profession. It also notes that only 1 person holds an assistant license and 3 people are licensed as associates. Additionally, the substitute bill also codifies what the AGO advises has been recent practice of having a licensed M.D. from the Office of the Medical Investigator as a board member.

The substitute bill changes the education necessary to be licensed as a funeral service practitioner and as a direct disposer to require an associate's degree in funeral science requiring the completion of sixty hours from an institution accredited by the American Board of Funeral Service Education or any successor institution recognized by the United States government.

The AGO also notes that the substitute bill clarifies that when an establishment no longer employs a full-time licensee in charge, it must cease the practice of funeral service.

The RDL also calls attention to the new language (on page 29) that requires the release of a dead human body whether or not costs have been paid, and requires an establishment to whom a dead human body is transferred to reimburse any previous establishments for all reasonable nonprofessional service charges incurred.

Lastly, in Section 25, the substitute bill gives the board the power to issue cease and desist orders to individuals or establishments believed to be violating this practice act, which violation creates a health risk to the community or a risk to the orderly or prompt disposition of a dead human body and immediate action is deemed necessary, and provides for a hearing within five days after service of a cease and desist order. The AGO reports that granting the board this new power appears to be in response to recent events in which an Albuquerque funeral home was operating without a full-time licensee in charge. However, the AGO raises an issue concerning the process set out in Section 25:

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This new material may be problematic as it could potentially circumvent the current disciplinary process set out in the Uniform Licensing Act ("ULA"). The ULA is designed to afford licensees due process before any action can be taken on a license such as suspension, revocation or monetary fines. *See* NMSA 1978, § 61-1-3. Therefore, HB 64 (SB 73/SJCS) should be refined to establish the criteria the Board needs to demonstrate before issuing a cease and desist order which would presumably be close to the standards for a preliminary injunction. It should be noted that the Board has the power to seek injunctive relief pursuant to the ULA. NMSA 1978, § 61-1-24.

DUPLICATION

The substitute bill duplicates HB 64/HJCS, Change Thananopractice to Funeral Services.

TECHNICAL ISSUES

- 1. On page 5, line 13, "Thananopractice" should be changed to "Funeral Services".
- 2. On page 30, line 21, the deletion of "direct disposition" may be inconsistent with the substitute bill's continuation of licensure as a direct disposer in Section 11, and the continued inclusion in Section 5 (page 5, lines 14-19) of a definition of "direct disposition" separate and apart from the new definition of "funeral services" (page 7, lines 18-22)

MD/lj:ammsvb