

Department of Legislative Services
Maryland General Assembly
2025 Session

FISCAL AND POLICY NOTE
First Reader

Senate Bill 1021
Finance

(Senators C. Jackson and Muse)

**Business Regulation - Cemeteries - Requirements for Sale or Transfer or
Government Acquisition**

This bill (1) prohibits a registered cemeterian, permit holder, or the owner of a cemetery that is exempt from registration and permitting requirement from selling or transferring a cemetery, in whole or in part, to another person, as specified, without the approval of the director of the Office of Cemetery Oversight (OCO); (2) specifies requirements that must be met before the OCO director approves a sale or transfer of a cemetery; and (3) authorizes the State, a county, or a municipality to acquire an abandoned cemetery for specified purposes.

Fiscal Summary

State Effect: OCO can likely implement the bill with existing resources, as discussed below. No effect on revenues.

Local Effect: The bill does not directly affect local government operations or finances.

Small Business Effect: Potential minimal.

Analysis

Bill Summary: The bill repeals the provisions in § 5-505 of the Business Regulation Article authorizing an action in court for sale of a burial ground for another purpose.

“Cemetery owner” means (1) a registered cemeterian; (2) a permit holder under Subtitle 4 of the Business Regulation Article; or (3) an owner of a cemetery that is exempt from the registration and permitting requirements under Title 5 of the Business Regulation Article.

Prohibitions Against Selling or Transferring a Cemetery

The bill prohibits a registered cemeterian or permit holder from selling or transferring a cemetery, in whole or in part, to another person for a use other than a cemetery without the approval of the director of OCO. Also, the owner of a cemetery that is exempt from registration and permitting requirements is prohibited from selling or transferring the cemetery, in whole or in part, to another person without the approval of the OCO director.

Office of Cemetery Oversight – Approval of the Sale or Transfer of a Cemetery

Before approving the sale or transfer of a cemetery, the director of OCO must require a cemetery owner to submit:

- ***an application*** – the application must include, among other things, (1) the name and address of each owner; (2) notice of the intent to sell or transfer the cemetery, including a description of the cemetery, as specified; (3) name and contact information of any known potential buyers or transferees of the cemetery; (4) an agreement to submit a preservation plan; and (5) a copy of the public notice required under the bill;
- ***a completed preservation plan*** – the plan must be developed, in consultation with the director, and attempt to identify and contact (1) any descendant or descendant community organization of an individual interred in the cemetery; (2) any individual or family who has purchased an unused plot in the cemetery; and (3) any person that has worked to maintain the abandoned cemetery; and
- ***evidence of having fulfilled public notice requirements*** – satisfactory evidence of completion of the public notice requirements, including (1) publishing notice of the sale or transfer in a newspaper of general circulation in the county where the cemetery is located for nine successive weeks; (2) placing a written notice of intent to sell or transfer in the cemetery at a conspicuous location in full public view for at least 60 days; (3) providing notice to local genealogical and historical societies; and (4) holding a public meeting at which public testimony must be offered. A public notice must include information as specified in the bill.

The director must consider any public comments about the cemetery received by the cemetery owner at a public hearing or by the director, including whether the cemetery owner has considered the concerns of the descendant community. More specifically, the director must consider, among other things, (1) reasons for the proposed sale or transfer and future plans for the property; (2) whether the current location of the cemetery holds any cultural or historical significance; and (3) the cost of disinterment and reinterment of the human remains or pet remains in the cemetery, who should bear the cost.

The director of OCO must approve the sale or transfer of, or part of, a cemetery if (1) the cemetery owner satisfies all the requirements of the bill and (2) the director determines that it is in the interest of all parties to sell or transfer the cemetery or part of the cemetery.

Purchase of an Abandoned Cemetery – State, County, or Municipality

“Abandoned cemetery” means a cemetery for which (1) legal ownership cannot be determined; (2) the person with legal responsibility for operation or maintenance of the cemetery cannot be determined; (3) the entity that operated the cemetery has ceased to operate; or (4) the real property on which the cemetery is located has been condemned.

The bill authorizes the State, a county, or a municipality to acquire an abandoned cemetery, including ownership of any unoccupied lots or burial sites, for the purpose of transferring ownership of the abandoned cemetery to a descendant community organization or nonprofit organization, that must agree to properly maintain, preserve, and protect the cemetery. If, after purchase, the State, county, or municipality is unable to transfer ownership of the abandoned cemetery within a reasonable time, the director may facilitate the reinterment of any human remains or pet remains from the abandoned cemetery to an operational cemetery in a professional manner.

Current Law:

“Cemetery” is land used or to be used for interment, including a structure used or to be used for interment.

Action for Sale of Burial Ground for Another Purpose

An action may be brought in accordance with the Maryland Rules and a court may pass a judgment for sale of a burial ground for another purpose if (1) the ground has been dedicated and used for burial; (2) burial lots have been sold in the burial ground and deeds executed or certificates issued to buyers of the lots; (3) the ground has ceased to be used for burial; and (4) it is desirable to dispose of the burial ground for another purpose.

If the court passes a judgment for the sale of the burial ground, the court must order that the sales proceeds pay the expenses of removing any human remains in the burial ground, buying burial lots in another burial ground, and reburying the remains, and that the remaining sales proceeds be distributed among the parties according to their interests.

A judgment for the sale of a burial ground passes to the buyer of the burial ground the title to the burial ground free of the claims of (1) the owners of the burial ground and (2) the holders of burial lots.

Also, under § 5-506 of the Business Regulation Article, an action may be brought in accordance with Maryland Rules and a court may pass a judgment for sale of burial ground in Baltimore City for another purpose, as specified. The bill does not affect these provisions.

Office of Cemetery Oversight

OCO's primary responsibilities are to register and monitor individuals and businesses engaged in the operation of cemeteries and burial goods businesses in Maryland. This includes individuals and companies that sell funerary monuments and memorials on a retail basis. OCO also regulates and provides registration for crematories and reduction facilities under its jurisdiction in the State.

Responsibilities of OCO include the investigation and mediation of consumer complaints involving registrants and permit holders. To protect Maryland citizens from unfair and unscrupulous practices, OCO determines and enforces the ethical standards related to the operation of cemeteries and those related to the provision of burial goods and services within the State. OCO also regulates and monitors the funds held in perpetual care and preneed trusts by its licensees. OCO's operations are funded by the Cemetery Oversight Fund, which receives fees paid to OCO by registrants and permit holders.

Registration and permitting requirements for cemetery owners and operators do not apply to (1) *bona fide* religious nonprofit cemeteries; (2) nonprofit organizations created before 1900 by an Act of the General Assembly that own a cemetery; (3) a county, city, or municipal corporation that owns and operates a cemetery; (4) a veterans' cemetery operated by the State; or (5) a private family cemetery that does not conduct private sales.

State Expenditures: OCO indicates that it requires one full-time administrative aide and one full-time investigator, and contractual legal services at an annual cost of \$30,000, for a total cost of \$160,947 in fiscal 2026, to process applications and implement other related requirements under the bill. The Department of Legislative Services (DLS) acknowledges that the bill expands the work of OCO; however, because the bill is expected to apply in a limited number of cases, DLS disagrees that additional staffing is required. Instead, DLS advises that the processing of applications and other duties required under the bill can likely be handled with existing resources. To the extent that the number of cemetery sales and transfers exceeds expectations and additional staff are required, OCO can request additional resources through the annual budget process.

Additional Information

Recent Prior Introductions: Similar legislation has not been introduced within the last three years.

Designated Cross File: HB 1354 (Delegate Simmons) - Economic Matters and Health and Government Operations.

Information Source(s): Anne Arundel, Baltimore, and Montgomery counties; Maryland Municipal League; Judiciary (Administrative Office of the Courts); Maryland Department of Labor; Maryland Department of Planning; Maryland State Archives; Department of Legislative Services

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