1

AN ACT concerning transportation.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Roadside Memorial Act is amended by changing
Section 23 as follows:

6 (605 ILCS 125/23)

7 (Section scheduled to be repealed on December 31, 2011)
8 Sec. 23. Fatal accident memorial marker program.

9 (a) The fatal accident memorial marker program is intended 10 to raise public awareness of reckless driving by emphasizing 11 the dangers while affording families an opportunity to remember 12 the victims of crashes involving reckless drivers.

(b) As used in this Section, "fatal accident memorial marker" means a marker on a highway in this State commemorating one or more persons who died as a proximate result of a crash caused by a driver who committed an act of reckless homicide in violation of Section 9-3 or 9-3.2 of the Criminal Code of 1961 or who otherwise caused the death of one or more persons through the operation of a motor vehicle.

(c) For purposes of the fatal accident memorial marker
program in this Section, the provisions of Section 15 of this
Act applicable to DUI memorial markers shall apply the same to
fatal accident memorial markers.

HB2937 Engrossed - 2 - LRB097 10769 HEP 51186 b

1 (d) A fatal accident memorial marker shall consist of a 2 white on blue panel bearing the message "Reckless Driving Costs 3 Lives". At the request of the qualified relative, a separate 4 panel bearing the words "In Memory of (victim's name)", 5 followed by the date of the crash that was the proximate cause 6 of the loss of the victim's life, shall be mounted below the 7 primary panel.

8 (e) A fatal accident memorial marker may memorialize more 9 than one victim who died as a result of the same crash. If one 10 or more additional deaths subsequently occur in close proximity 11 to an existing fatal accident memorial marker, the supporting 12 jurisdiction may use the same marker to memorialize the 13 subsequent death or deaths, by adding the names of the 14 additional persons.

(f) A fatal accident memorial marker shall be maintained for at least 2 years from the date the last person was memorialized on the marker.

(g) The supporting jurisdiction has the right to install a marker at a location other than the location of the crash or to relocate a marker due to restricted room, property owner complaints, interference with essential traffic control devices, safety concerns, or other restrictions. In such cases, the sponsoring jurisdiction may select an alternate location.

(h) The Department shall secure the consent of any
 municipality before placing a fatal accident memorial marker
 within the corporate limits of the municipality.

HB2937 Engrossed - 3 - LRB097 10769 HEP 51186 b

1 (i) A fee in an amount to be determined by the supporting 2 jurisdiction shall be charged to the qualified relative. The 3 fee shall not exceed the costs associated with the fabrication, 4 installation, and maintenance of the fatal accident memorial 5 marker.

6 (j) The Department shall report to the General Assembly no 7 later than October 1, 2011 on the evaluation of the program and 8 the number of fatal accident memorial marker requests.

9 (k) This Section is repealed on December 31, <u>2012</u> 2011.
10 (Source: P.A. 96-1371, eff. 1-1-11.)

Section 99. Effective date. This Act takes effect upon becoming law.