



Rep. C.D. Davidsmeyer

**Filed: 3/26/2014**

09800HB4948ham001

LRB098 16313 MLW 56770 a

1 AMENDMENT TO HOUSE BILL 4948

2 AMENDMENT NO. \_\_\_\_\_. Amend House Bill 4948 by replacing  
3 everything after the enacting clause with the following:

4 "Section 5. The Roadside Memorial Act is amended by  
5 changing Section 15 as follows:

6 (605 ILCS 125/15)

7 Sec. 15. Participation in the Roadside Memorial program.

8 (a) A qualified relative of a victim may make a request for  
9 the installation of a memorial marker in a supporting  
10 jurisdiction using an application developed by the supporting  
11 jurisdiction. The supporting jurisdiction shall have sole  
12 responsibility for determining whether a request for a DUI  
13 memorial marker is rejected or accepted.

14 (b) An application for a DUI memorial marker may be  
15 submitted by a qualified relative with regard to any crash that  
16 occurred on or after January 1, 1980 ~~1990~~.

1           (c) If there is any opposition to the placement of a DUI  
2 memorial marker by any qualified relative of any decedent  
3 involved in the crash, the supporting jurisdiction shall deny  
4 the request.

5           (d) The supporting jurisdiction shall deny the request or,  
6 if a DUI memorial marker has already been installed, may remove  
7 the marker, if the qualified relative has provided false or  
8 misleading information in the application.

9           (e) The qualified relative shall agree not to place or  
10 encourage the placement of flowers, pictures, or other items at  
11 the crash site.

12           (f) A DUI memorial marker shall not be erected for a  
13 deceased driver involved in a fatal crash who is shown by  
14 toxicology reports to have been in violation of State DUI law,  
15 unless the next of kin of any other victim or victims killed in  
16 the crash consent in writing to the erection of the memorial  
17 marker.

18           (Source: P.A. 95-398, eff. 1-1-08; 95-873, eff. 8-21-08.)".