1 AN ACT concerning transportation.

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

- Section 5. The Roadside Memorial Act is amended by changing
- 5 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
- 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
- memorial marker is rejected or accepted.
- 14 (b) An application for a DUI memorial marker may be
- submitted by a qualified relative with regard to any crash that
- occurred on or after January 1, 1980 1990.
- 17 (c) If there is any opposition to the placement of a DUI
- 18 memorial marker by any qualified relative of any decedent
- involved in the crash, the supporting jurisdiction shall deny
- the request.
- 21 (d) The supporting jurisdiction shall deny the request or,
- 22 if a DUI memorial marker has already been installed, may remove
- 23 the marker, if the qualified relative has provided false or

- misleading information in the application.
- 2 (e) The qualified relative shall agree not to place or
- 3 encourage the placement of flowers, pictures, or other items at
- 4 the crash site.
- 5 (f) A DUI memorial marker shall not be erected for a
- 6 deceased driver involved in a fatal crash who is shown by
- 7 toxicology reports to have been in violation of State DUI law,
- unless the next of kin of any other victim or victims killed in 8
- 9 the crash consent in writing to the erection of the memorial
- 10 marker.

1

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