# GENERAL ASSEMBLY OF NORTH CAROLINA SESSION 2007

#### **SESSION LAW 2007-122 HOUSE BILL 105**

AN ACT TO MODIFY THE LAW REGARDING THE DESECRATION OF A GRAVE, AS RECOMMENDED BY THE HOUSE STUDY COMMITTEE ON ABANDONED CEMETERIES.

The General Assembly of North Carolina enacts:

## **SECTION 1.** G.S. 14-148 reads as rewritten:

#### "§ 14-148. Defacing or desecrating grave sites.

It is unlawful to willfully: (a)

- Throw, place or put any refuse, garbage or trash in or on any cemetery; (1)
- Take away, disturb, vandalize, destroy or change the location of any (2) stone, brick, iron or other material or fence enclosing a cemetery without authorization of law or consent of the surviving spouse or next of kin of the deceased thereby causing damage of less than one thousand dollars (\$1,000); or deceased.
- (3) Take away, disturb, vandalize, destroy, or tamper with or deface any tombstone, headstone, monument, grave marker, grave ornamentation, grave artifacts, shrubbery, flowers, plants or other articles within any <del>cemetery erected</del> planted or placed within any cemetery to designate where a body is human remains are interred or to preserve and perpetuate the memory and name of any person, without authorization of law or the consent of the surviving spouse or next of kin, thereby causing damage of less than one thousand dollars (\$1,000). kin.

(b) The provisions of this section shall not apply to a to:

> Ordinary maintenance and care of a cemetery by the owner, caretaker, (1) or other person acting to facilitate cemetery operations by keeping the cemetery free from accumulated debris or other signs of neglect.

Conduct that is punishable under G.S. 14-149.

- A professional archaeologist as defined in G.S. 70-28(4) acting pursuant to the provisions of Article 3 of Chapter 70 of the General
- Violation of this section is a Class I felony if the damage caused by the violation is one thousand dollars (\$1,000) or more. Any other violation of this section is a Class 1 misdemeanor. In passing sentence, the court shall consider the appropriateness of restitution or reparation as a condition of probation under G.S. 15A 1343(b)(6) 15A-1343(b)(9) as an alternative to actual imposition of a fine, jail term, or both." **SECTION 2.** G.S. 14-149 reads as rewritten:

## "§ 14-149. Desecrating, plowing over or covering up graves, graves; desecrating human remains.

It is a Class I felony, without authorization of law or the consent of the

surviving spouse or next of kin of the deceased, to knowingly and willfully:

Open, disturb, destroy, remove, vandalize or desecrate any casket, human remains or any portion thereof or the casket or other repository of any such-human remains, by any means including plowing under,

tearing up, covering over or otherwise obliterating or removing any

grave; grave or any portion thereof.

Take away, vandalize or destroy any stone, brick, iron or other (2) material or fence enclosing a cemetery, causing damage of more than one thousand dollars (\$1,000); or Take away, disturb, vandalize, destroy, tamper with, or deface any tombstone, headstone, monument, grave marker, grave ornamentation, or grave artifacts erected or placed within any cemetery to designate the place where human remains are interred or to preserve and perpetuate the memory and the name of any person. This subdivision shall not apply to the ordinary maintenance and care of a cemetery.

Take away, vandalize, destroy or deface any tombstone, headstone, (3)monument, grave marker, grave ornamentation, grave artifacts, shrubbery, flowers, plants or other articles within any cemetery erected or placed to designate the place where any dead body is interred or to preserve and perpetuate the memory and the name of any person,

causing damage of more than one thousand dollars (\$1,000).

It is a Class H felony, without authorization of law or the consent of the (a1) surviving spouse or next of kin of the deceased, to knowingly and willfully disturb, destroy, remove, vandalize, or desecrate any human remains that have been interred in a cemetery.

The provisions of this section shall not apply to a professional archaeologist as defined in G.S. 70-28(4) acting pursuant to the provisions of Article 3 of Chapter 70

of the General Statutes.'

**SECTION 3.** This act becomes effective December 1, 2007, and applies to offenses committed on or after that date.

In the General Assembly read three times and ratified this the 19<sup>th</sup> day of June, 2007.

- s/ Beverly E. Perdue President of the Senate
- s/ Joe Hackney Speaker of the House of Representatives
- s/ Michael F. Easley Governor

Approved 5:38 p.m. this 27<sup>th</sup> day of June, 2007