

GNVE/S ROE/S	3		
1		L.D. 862	
2	Date: $\left(\frac{1}{2} \right) \left(\frac{1}{5} \right)$	Filing No. S-285)	
3	STATE AND LOCAL GOVERNMENT		
4	Reproduced and distributed under the direction of the Secretary of	the Senate.	
5	STATE OF MAINE	STATE OF MAINE	
6	SENATE		
7	127TH LEGISLATURE		
8	FIRST REGULAR SESSION		
9 10	COMMITTEE AMENDMENT " A " to S.P. 307, L.D. 862, Bill, Who May Authorize Repairs in a Burying Ground"	'An Act To Clarify	
11 12	Amend the bill by striking out everything after the enacting cla summary and inserting the following:	use and before the	
13 14	'Sec. 1. 13 MRSA §1371, as amended by PL 1997, c. 193, §1, to read:	is further amended	
15	§1371. Approval for repair, maintenance and removal		
16 17 18 19 20 21 22	1. Prior authorization or approval for repair, maintenance person may repair, maintain or remove, subject to the restrictions of any tomb, monument, gravestone, marker or other structure placed memorial to the dead, or any portion or fragment of any such memo railing, curb or other enclosure for the burial of the dead, after obtaining of the owner or operator of the cemetery or burial ground, if an owner and one of the following, in the following order of priority.	subsection 2 <u>or 3</u> , or designed as a rial, or any fence, g : written approval	
23 24 25	A. The <u>person must first seek the</u> authorization of the owner of lineal descendent <u>descendant</u> of the deceased buried there, if <u>the</u> <u>descendant is</u> reasonable to locate and notify; or.		
26 27 28	A-1. If an owner or lineal descendant listed in paragraph A can located and notified, the person shall seek the authorization of reasonable to locate and notify, of the deceased buried there.		
29 30 31 32	B. The If none of the persons listed in paragraph A or A-1 can reas and notified, the person shall obtain the written approval of the mur case of unorganized territory, the county in which the cemetery o located.	icipality or, in the	
33 34 35	2. Conditions on removal for repair, restoration or preservation tomb, monument, gravestone, marker or other structure placed or design to the dead, or a portion or fragment of a memorial, is permitted only in	ned as a memorial	

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preservation. A tomb, monument, gravestone, marker or other structure placed or designed as a memorial to the dead, or a portion or fragment of a memorial, may not be removed from the confines of the cemetery or burial ground, except that a person who has obtained authorization or approval described in subsection 1, paragraph A or B, may remove all or a portion of a memorial for a period of no longer than 6 months for the purpose of repair, restoration or preservation, but only when repair, restoration or preservation can not reasonably be accomplished on the site of the cemetery or burial ground. Prior to removal of the memorial, a notice must be submitted to the municipality, or to the county in the case of an unorganized territory, stating the location of the burial ground, the identification of the memorial, the authority requesting the removal, the site to which the memorial will be temporarily removed, the proposed date of removal and the proposed date of replacement in the burial ground.

13 3. Permanent removal of memorial. If a tomb, monument, gravestone, marker or 14 other structure placed or designed as a memorial to the dead is in such poor condition that it cannot be preserved in its original location, that memorial may be removed by a person 15 16 who has obtained authorization or approval described in subsection 1 to another location 17 accessible to the public. Prior to removal of the memorial, a notice must be submitted to the municipality, or to the county in the case of a memorial in unorganized territory, 18 19 stating the location and identification of the memorial, the authority requesting the 20 removal and the site to which the memorial will be moved and providing documentation 21 of the reason the memorial cannot be preserved in its original location.

22 When possible, a replacement or replica of the removed memorial must be placed in the 23 original location along with information as to the location of the original memorial. If 24 such placement is not possible, a sign must be placed recording the new location of the 25 memorial.

26 All costs associated with actions taken pursuant to this section must be paid by the 27 person or entity that requests the repair, maintenance or removal of a tomb, monument, 28 gravestone, marker or other structure placed or designed as a memorial to the dead, or 29 any portion or fragment of any such memorial, or any fence, railing, curb or other 30 enclosure in the burial lot or cemetery.

31 The owner, operator or caretaker of a burial lot or a cemetery association that 32 authorizes removal of a memorial pursuant to this section is not responsible or liable for 33 the location or care of the memorial.'

34	SUMMARY
35	This amendment makes the following changes to the bill.
36	1. It establishes an order of persons from whom authorization or approval must be
37	sought prior to repairing or removing a memorial. After obtaining approval of the owner
38	or operator of the cemetery or burial ground, if one exists, a person first must seek the
39	authorization of the owner of the burial lot or a lineal descendant of the deceased buried
40	there; if unable to obtain that authorization, the person must seek the authorization of a
41	next of kin of the deceased; if unable to obtain that authorization, the person must obtain
42	the approval of the municipality or, if the memorial is in unorganized territory, the county
43	in which the cemetery or burial ground is located.

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2. It requires that all costs associated with repair, maintenance or removal of a memorial must be paid by the person or entity requesting the repair, maintenance or removal.

3. It provides that the owner, operator or caretaker of a burial lot or a cemetery association that authorizes removal of a memorial is not responsible or liable for the location or care of the memorial.

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