

Senator **Scott D. Sandall** proposes the following amendments:

1. *Line 792 through 798:*

792 (iii) except as provided in Section 58-9-501, in any manner on the private property of
793 a consenting owner.
794 (b) If remains are to be disposed of on private property, other than dedicated cemetery
795 property, the authorizing agent shall:
796 (i) { } provide the funeral service establishment with
 the written consent of the property owner before disposal of the remains { } ;
 (ii) if the private property changes ownership, remove the remains from the private
 property on or before the day on which the private property changes ownership; and
 (iii) notify the following of the location of final disposition of the remains:
 (A) the county recorder of the county in which the final disposition of the remains occurs;
 and
 (B) the local health department, as that term is defined in Section 26A-1-102, of the county
 in which the final disposition of the remains occurs.
797 (4) The knowing use of remains in growing food for human consumption is unlawful
798 conduct as described in Section 58-9-501.