

10388

I N A S S E M B L Y

May 25, 2016

Introduced by M. of A. ROZIC -- read once and referred to the Committee
on Codes

AN ACT to amend the penal law, in relation to criminal mischief and
larceny offenses committed at a place of religious worship and to
cemetery desecration

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEM-
BLY, DO ENACT AS FOLLOWS:

1 Section 1. Subdivision 2 of section 145.05 of the penal law, as
2 amended by chapter 276 of the laws of 2003, is amended and a new subdi-
3 vision 3 is added to read as follows:
4 2. damages property of another person in an amount exceeding two
5 hundred fifty dollars[.]; OR
6 3. DAMAGES PROPERTY WHICH, REGARDLESS OF ITS NATURE OR VALUE, IS IN
7 ANY BUILDING, STRUCTURE OR UPON THE CURTILAGE OF SUCH BUILDING OR STRUC-
8 TURE USED AS A PLACE OF RELIGIOUS WORSHIP BY A RELIGIOUS CORPORATION, AS
9 INCORPORATED UNDER THE RELIGIOUS CORPORATIONS LAW OR THE EDUCATION LAW.
10 S 2. Section 145.10 of the penal law, as amended by chapter 961 of the
11 laws of 1971, is amended to read as follows:
12 S 145.10 Criminal mischief in the second degree.
13 A person is guilty of criminal mischief in the second degree when with
14 intent to damage property of another person, and having no right to do
15 so nor any reasonable ground to believe that he OR SHE has such right,
16 he OR SHE:
17 1. damages property of another person in an amount exceeding one thou-
18 sand five hundred dollars[.]; OR
19 2. DAMAGES PROPERTY WHICH CONSISTS OF A SCROLL, A RELIGIOUS VESTMENT,
20 A VESSEL, AN ITEM COMPRISING A DISPLAY OF RELIGIOUS SYMBOLS WHICH FORMS
21 A REPRESENTATIVE EXPRESSION OF FAITH OR ANY OTHER ITEM KEPT OR USED IN
22 CONNECTION WITH RELIGIOUS WORSHIP IN ANY BUILDING, STRUCTURE OR UPON THE
23 CURTILAGE OF SUCH BUILDING OR STRUCTURE USED AS A PLACE OF RELIGIOUS
24 WORSHIP BY A RELIGIOUS CORPORATION, AS INCORPORATED UNDER THE RELIGIOUS
25 CORPORATIONS LAW OR THE EDUCATION LAW.
26 Criminal mischief in the second degree is a class D felony.

EXPLANATION--Matter in *ITALICS* (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 S 3. Section 145.22 of the penal law, as amended by chapter 353 of the
2 laws of 2007, is amended to read as follows:

3 S 145.22 Cemetery desecration in the [second] THIRD degree.

4 A person is guilty of cemetery desecration in the [second] THIRD
5 degree when: (a) with intent to damage property of another person[,]
6 and having no right to do so nor any reasonable ground to believe that
7 he OR SHE has such right, he OR SHE damages any real or personal proper-
8 ty USED OR maintained as a cemetery, MAUSOLEUM, COLUMBARIUM, LOT, plot,
9 grave, burial place, CRYPT, VAULT or other place of interment OR TEMPO-
10 RARY STORAGE of human remains OR CREMATED HUMAN REMAINS, OR ANY MONU-
11 MENT, HEADSTONE, MARKER, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG
12 HOLDER, OR OTHER EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS
13 OTHERWISE ASSOCIATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM,
14 LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTER-
15 MENT OR TEMPORARY STORAGE; or

16 (b) with intent to steal personal property, he OR SHE steals personal
17 property which is located at a cemetery, MAUSOLEUM, COLUMBARIUM, LOT,
18 plot, grave, burial place, CRYPT, VAULT or other place of interment OR
19 TEMPORARY STORAGE of human remains OR CREMATED HUMAN REMAINS, OR ANY
20 MONUMENT, HEADSTONE, MARKER, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG
21 HOLDER, OR OTHER EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS
22 OTHERWISE ASSOCIATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM,
23 LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTER-
24 MENT OR TEMPORARY STORAGE, and which property is owned by the person or
25 organization which maintains or owns such place or the estate, next-of-
26 kin or representatives of the deceased person interred OR STORED there.

27 Cemetery desecration in the [second] THIRD degree is a class A misde-
28 meanor.

29 S 4. Section 145.23 of the penal law, as amended by chapter 353 of the
30 laws of 2007, is amended to read as follows:

31 S 145.23 Cemetery desecration in the [first] SECOND degree.

32 A person is guilty of cemetery desecration in the [first] SECOND
33 degree when, with intent to damage property of another person[,] and
34 having no right to do so nor any reasonable ground to believe that he OR
35 SHE has such right, he OR SHE:

36 (a) damages any real or personal property USED OR maintained as a
37 cemetery, MAUSOLEUM, COLUMBARIUM, LOT, plot, grave, burial place, CRYPT,
38 VAULT or other place of interment OR TEMPORARY STORAGE of human remains
39 OR CREMATED HUMAN REMAINS, OR ANY MONUMENT, HEADSTONE, MARKER, PLAQUE,
40 STATUE, VASE, URN, DECORATION, FLAG HOLDER, OR OTHER EMBELLISHMENT THAT
41 IS LOCATED ON OR ADJACENT TO, OR IS OTHERWISE ASSOCIATED WITH, ANY SUCH
42 CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT,
43 VAULT, OR OTHER PLACE OF INTERMENT OR TEMPORARY STORAGE, in an amount
44 exceeding two hundred fifty dollars; or

45 (b) with intent to steal personal property, he OR SHE steals personal
46 property, the value of which exceeds two hundred fifty dollars, which is
47 located at a cemetery, MAUSOLEUM, COLUMBARIUM, LOT, plot, grave, burial
48 place, CRYPT, VAULT or other place of interment OR TEMPORARY STORAGE of
49 human remains OR CREMATED HUMAN REMAINS, OR ANY MONUMENT, HEADSTONE,
50 MARKER, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG HOLDER, OR OTHER
51 EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS OTHERWISE ASSOCI-
52 ATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE,
53 BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTERMENT OR TEMPORARY
54 STORAGE, and which property is owned by the person or organization which
55 maintains or owns such place or the estate, next-of-kin or represen-
56 tatives of the deceased person interred there; or

(c) commits the crime of cemetery desecration in the [second] THIRD degree as defined in section 145.22 of this article and has been previously convicted of the crime of cemetery desecration in the [second] THIRD degree, CEMETERY DESECRATION IN THE SECOND DEGREE, AGGRAVATED CEMETERY DESECRATION IN THE SECOND DEGREE OR AGGRAVATED CEMETERY DESECRATION IN THE FIRST DEGREE within the preceding five years.

Cemetery desecration in the [first] SECOND degree is a class E felony. S 5. The penal law is amended by adding a new section 145.24 to read as follows:

S 145.24 CEMETERY DESECRATION IN THE FIRST DEGREE.

A PERSON IS GUILTY OF CEMETERY DESECRATION IN THE FIRST DEGREE WHEN, WITH INTENT TO DAMAGE PROPERTY OF ANOTHER PERSON AND HAVING NO RIGHT TO DO SO NOR ANY REASONABLE GROUND TO BELIEVE THAT HE OR SHE HAS SUCH RIGHT, HE OR SHE:

(A) DAMAGES ANY REAL OR PERSONAL PROPERTY USED OR MAINTAINED AS A CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT OR OTHER PLACE OF INTERMENT OR TEMPORARY STORAGE OF HUMAN REMAINS OR CREMATED HUMAN REMAINS, OR ANY MONUMENT, HEADSTONE, MARKER, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG HOLDER, OR OTHER EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS OTHERWISE ASSOCIATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTERMENT OR TEMPORARY STORAGE, IN AN AMOUNT EXCEEDING TWO THOUSAND DOLLARS; OR

(B) WITH INTENT TO STEAL PERSONAL PROPERTY, HE OR SHE STEALS PERSONAL PROPERTY, THE VALUE OF WHICH EXCEEDS TWO THOUSAND DOLLARS, WHICH IS LOCATED AT A CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT OR OTHER PLACE OF INTERMENT OR TEMPORARY STORAGE OF HUMAN REMAINS OR CREMATED HUMAN REMAINS, OR ANY MONUMENT, HEADSTONE, MARKER, MEMORIAL, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG HOLDER, OR OTHER EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS OTHERWISE ASSOCIATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM, LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTERMENT OR TEMPORARY STORAGE, AND WHICH PROPERTY IS OWNED BY THE PERSON OR ORGANIZATION WHICH MAINTAINS OR OWNS SUCH PLACE OR THE ESTATE, NEXT-OF-KIN OR REPRESENTATIVES OF THE DECEASED PERSON INTERRED THERE; OR

(C) COMMITS THE CRIME OF CEMETERY DESECRATION IN THE SECOND DEGREE AS DEFINED IN SECTION 145.23 OF THIS ARTICLE AND HAS BEEN PREVIOUSLY CONVICTED OF THE CRIME OF CEMETERY DESECRATION IN THE THIRD DEGREE, CEMETERY DESECRATION IN THE SECOND DEGREE, CEMETERY DESECRATION IN THE FIRST DEGREE, AGGRAVATED CEMETERY DESECRATION IN THE SECOND DEGREE OR AGGRAVATED CEMETERY DESECRATION IN THE FIRST DEGREE.

CEMETERY DESECRATION IN THE FIRST DEGREE IS A CLASS D FELONY.

S 6. Section 60.29 of the penal law, as added by chapter 165 of the laws of 1997, is amended to read as follows:

S 60.29 Authorized disposition; cemetery desecration.

When a person is convicted of an offense defined in section 145.22 [or], 145.23, OR 145.24 of this chapter or of an attempt to commit such an offense, and the sentence imposed by the court for such conviction includes a sentence of probation or conditional discharge, such sentence shall, where appropriate, be in accordance with paragraph (h) of subdivision two of section 65.10 of this [article] TITLE as such section relates to cemetery crime.

S 7. Paragraph (h) of subdivision 2 of section 65.10 of the penal law, as amended by chapter 508 of the laws of 2001, is amended to read as follows:

1 (h) Perform services for a public or not-for-profit corporation, asso-
2 ciation, institution, or agency, including but not limited to services
3 for the division of substance abuse services, services in an appropriate
4 community program for removal of graffiti from public or private proper-
5 ty, including any property damaged in the underlying offense, or
6 services for the maintenance and repair of real or personal property
7 USED OR maintained as a cemetery, MAUSOLEUM, COLUMBARIUM, LOT, plot,
8 grave, burial place, CRYPT, VAULT, or other place of interment OR TEMPO-
9 RARY STORAGE of human remains OR CREMATED HUMAN REMAINS, OR ANY MONU-
10 MENT, HEADSTONE, MARKER, PLAQUE, STATUE, VASE, URN, DECORATION, FLAG
11 HOLDER, OR OTHER EMBELLISHMENT THAT IS LOCATED ON OR ADJACENT TO, OR IS
12 OTHERWISE ASSOCIATED WITH, ANY SUCH CEMETERY, MAUSOLEUM, COLUMBARIUM,
13 LOT, PLOT, GRAVE, BURIAL PLACE, CRYPT, VAULT, OR OTHER PLACE OF INTER-
14 MENT OR TEMPORARY STORAGE. Provided, however, that the performance of
15 any such services shall not result in the displacement of employed work-
16 ers or in the impairment of existing contracts for services, nor shall
17 the performance of any such services be required or permitted in any
18 establishment involved in any labor strike or lockout. The court may
19 establish provisions for the early termination of a sentence of
20 probation or conditional discharge pursuant to the provisions of subdi-
21 vision three of section 410.90 of the criminal procedure law after such
22 services have been completed. Such sentence may only be imposed upon
23 conviction of a misdemeanor, violation, or class D or class E felony, or
24 a youthful offender finding replacing any such conviction, where the
25 defendant has consented to the amount and conditions of such service;

26 S 8. Subdivision 9 of section 155.30 of the penal law, as amended by
27 chapter 479 of the laws of 2010, is amended to read as follows:

28 9. The property [consists of a scroll, religious vestment, a vessel,
29 an item comprising a display of religious symbols which forms a repre-
30 sentative expression of faith, or other miscellaneous item of property
31 which:

32 (a) has a value of at least one hundred dollars; and

33 (b) is kept for or used in connection with religious worship in],
34 REGARDLESS OF ITS NATURE OR VALUE, IS TAKEN FROM any building, structure
35 or upon the curtilage of such building or structure used as a place of
36 religious worship by a religious corporation, as incorporated under the
37 religious corporations law or the education law.

38 S 9. Section 155.35 of the penal law, as amended by chapter 464 of the
39 laws of 2010, is amended to read as follows:

40 S 155.35 Grand larceny in the third degree.

41 A person is guilty of grand larceny in the third degree when he or she
42 steals property and:

43 1. when the value of the property exceeds three thousand dollars[,];
44 or

45 2. the property is an automated teller machine or the contents of an
46 automated teller machine[.]; OR

47 3. THE PROPERTY CONSISTS OF A SCROLL, A RELIGIOUS VESTMENT, A VESSEL,
48 AN ITEM COMPRISING A DISPLAY OF RELIGIOUS SYMBOLS WHICH FORM A REPRESEN-
49 TATIVE EXPRESSION OF FAITH OR ANY OTHER ITEM KEPT OR USED IN CONNECTION
50 WITH RELIGIOUS WORSHIP IN ANY BUILDING, STRUCTURE OR UPON THE CURTILAGE
51 OF SUCH BUILDING OR STRUCTURE USED AS A PLACE OF RELIGIOUS WORSHIP BY A
52 RELIGIOUS CORPORATION, AS INCORPORATED UNDER THE RELIGIOUS CORPORATIONS
53 LAW OR THE EDUCATION LAW.

54 Grand larceny in the third degree is a class D felony.

1 S 10. Subdivision 2 of section 155.40 of the penal law, as amended by
2 chapter 515 of the laws of 1986, is amended and a new subdivision 3 is
3 added to read as follows:

4 2. The property, regardless of its nature and value, is obtained by
5 extortion committed by instilling in the victim a fear that the actor or
6 another person will (a) cause physical injury to some person in the
7 future, or (b) cause damage to property, or (c) use or abuse his posi-
8 tion as a public servant by engaging in conduct within or related to his
9 official duties, or by failing or refusing to perform an official duty,
10 in such manner as to affect some person adversely[.]; OR

11 3. THE PROPERTY CONSISTS OF A SCROLL, A RELIGIOUS VESTMENT, A VESSEL,
12 AN ITEM COMPRISING A DISPLAY OF RELIGIOUS SYMBOLS WHICH FORMS A REPRE-
13 SENTATIVE EXPRESSION OF FAITH, OR OTHER ITEM OF PROPERTY WHICH:

14 (A) HAS A VALUE OF AT LEAST TWO HUNDRED FIFTY DOLLARS; AND

15 (B) IS KEPT FOR OR USED IN CONNECTION WITH RELIGIOUS WORSHIP IN ANY
16 BUILDING, STRUCTURE OR UPON THE CURTILAGE OF SUCH BUILDING OR STRUCTURE
17 USED AS A PLACE OF RELIGIOUS WORSHIP BY A RELIGIOUS CORPORATION, AS
18 INCORPORATED UNDER THE RELIGIOUS CORPORATIONS LAW OR THE EDUCATION LAW.

19 S 11. This act shall take effect on the first of November next
20 succeeding the date on which it shall have become a law.