

95TH GENERAL ASSEMBLY

State of Illinois

2007 and 2008

HB5329

by Rep. Franco Coladipietro

SYNOPSIS AS INTRODUCED:

70 ILCS 805/6

from Ch. 96 1/2, par. 6309

Amends the Downstate Forest Preserve District Act. Makes technical changes in a Section concerning the acquisition of property by a forest preserve district.

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AN ACT concerning local government.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Downstate Forest Preserve District Act is
amended by changing Section 6 as follows:

6 (70 ILCS 805/6) (from Ch. 96 1/2, par. 6309)

7 Sec. 6. Acquisition of property. Any such District shall 8 have power to acquire lands and and grounds for the aforesaid 9 purposes by lease, or in fee simple by gift, grant, legacy, purchase or condemnation, or to acquire easements in land, and 10 to construct, lay out, improve and maintain wells, power 11 plants, comfort stations, shelter houses, paths, driveways, 12 13 public roads, roadways and other improvements and facilities in 14 and through such forest preserves as they shall deem necessary or desirable for the use of such forest preserves by the public 15 16 and may acquire, develop, improve and maintain waterways in 17 conjunction with the district. No district with a population less than 600,000 shall have the power to purchase, condemn, 18 19 lease or acquire an easement in property within a municipality 20 the concurrence of the governing body of without the 21 municipality, except where such district is acquiring land for 22 a linear park or trail not to exceed 100 yards in width or is acquiring land contiguous to an existing park or forest 23

preserve, and no municipality shall annex any land for the 1 2 purpose of defeating a District acquisition once the District has given notice of intent to acquire a specified parcel of 3 land. No district with a population of less than 500,000 shall 4 5 (i) have the power to condemn property for a linear park or 6 trail within a municipality without the concurrence of the 7 governing body of the municipality or (ii) have the power to 8 property for а linear park or trail condemn in an 9 unincorporated area without the concurrence of the governing 10 body of the township within which the property is located or 11 (iii) once having commenced a proceeding to acquire land by 12 condemnation, dismiss or abandon that proceeding without the 13 consent of the property owners. No district shall establish a trail surface within 50 feet of an occupied dwelling which was 14 15 in existence prior to the approval of the acquisition by the 16 district without obtaining permission of the owners of the 17 premises or the concurrence of the governing body of the municipality or township within which the property is located. 18 All acquisitions of land by a district with a population less 19 20 than 600,000 within 1 1/2 miles of a municipality shall be preceded by a conference with the mayor or president of the 21 22 municipality or his designated agent. If a forest preserve 23 district is in negotiations for acquisition of land with owners of land adjacent to a municipality, the annexation of that land 24 25 shall be deferred for 6 months. The district shall have no power to acquire an interest in real estate situated outside 26

the district by the exercise of the right of eminent domain, by 1 2 purchase or by lease, but shall have the power to acquire any 3 such property, or an easement in any such property, which is contiguous to the district by gift, legacy, grant, or lease by 4 5 the State of Illinois, subject to approval of the county board the county, and of any forest preserve district or 6 of conservation district, within which the property is located. 7 The district shall have the same control of and power over 8 9 land, an interest in which it has so acquired, as over forest 10 preserves within the district. If any of the powers to acquire 11 lands and hold or improve the same given to Forest Preserve 12 Districts, by Sections 5 and 6 of this Act should be held 13 invalid, such invalidity shall not invalidate the remainder of 14 this Act or any of the other powers herein given and conferred 15 upon the Forest Preserve Districts. Such Forest Preserve 16 Districts shall also have power to lease not to exceed 40 acres 17 of the lands and grounds acquired by it, for a term of not more than 99 years to veterans' organizations as grounds for 18 19 convalescing sick and disabled veterans, and as a place upon 20 which to construct rehabilitation quarters, or to a county as grounds for a county nursing home or convalescent home. Any 21 22 such Forest Preserve District shall also have power to grant 23 licenses, easements and rights-of-way for the construction, 24 operation and maintenance upon, under or across any property of 25 such District of facilities for water, sewage, telephone, 26 telegraph, electric, gas or other public service, subject to

such terms and conditions as may be determined by such
 District.

Any such District may purchase, but not condemn, a parcel of land and sell a portion thereof for not less than fair market value pursuant to resolution of the Board. Such resolution shall be passed by the affirmative vote of at least 2/3 of all members of the board within 30 days after acquisition by the district of such parcel.

9 Whenever the board of any forest preserve district 10 determines that the public interest will be subserved by 11 vacating any street, roadway, or driveway, or part thereof, 12 located within a forest preserve, it may vacate that street, roadway, or driveway, or part thereof, by an ordinance passed 13 by the affirmative vote of at least 3/4 of all the members of 14 15 the board, except that the affirmative vote of at least 6/7 of 16 all the members of the board is required if the board members 17 are elected under Section 3c of this Act. This vote shall be taken by ayes and nays and entered in the records of the board. 18

The determination of the board that the nature and extent 19 20 of the public use or public interest to be subserved is such as to warrant the vacation of any street, roadway, or driveway, or 21 22 part thereof, is conclusive, and the passage of such an 23 is sufficient evidence of that determination, ordinance whether so recited in the ordinance or not. The relief to the 24 25 public from further burden and responsibility of maintaining 26 any street, roadway or driveway, or part thereof, constitutes a

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1 public use or public interest authorizing the vacation.

Nothing contained in this Section shall be construed to authorize the board of any forest preserve district to vacate any street, roadway, or driveway, or part thereof, that is part of any State or county highway.

6 When property is damaged by the vacation or closing of any 7 street, roadway, or driveway, or part thereof, damage shall be 8 ascertained and paid as provided by law.

9 Except in cases where the deed, or other instrument 10 dedicating a street, roadway, or driveway, or part thereof, has 11 expressly provided for a specific devolution of the title 12 thereto upon the abandonment or vacation thereof, and except 13 where such street, roadway or driveway, or part thereof, is 14 held by the district by lease, or where the district holds an 15 easement in the land included within the street, roadway or 16 driveway, whenever any street, roadway, or driveway, or part 17 thereof is vacated under or by virtue of any ordinance of any forest preserve district, the title to the land in fee simple 18 19 included within the street, roadway, or driveway, or part 20 thereof, so vacated vests in the forest preserve district.

The board of any forest preserve district is authorized to sell at fair market price, gravel, sand, earth and any other material obtained from the lands and waters owned by the district.

For the purposes of this Section, "acquiring land" includes acquiring a fee simple, lease or easement in land. HB5329 - 6 - LRB095 17965 HLH 44047 b

1 (Source: P.A. 93-247, eff. 7-22-03.)