HB3105 Enrolled

1 AN ACT concerning civil law.

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

Section 5. The Wrongful Tree Cutting Act is amended by
changing Sections 1, 2, 3, and 4 and by adding Sections 2.5,
2.6, 2.8, 3.5, 4.5, and 4.7 as follows:

7 (740 ILCS 185/1) (from Ch. 96 1/2, par. 9401)

8 Sec. 1. As used in this Act, unless the context otherwise 9 requires, the term:

(a) "Stumpage <u>value</u>" means <u>the value of timber as it stands</u>
 <u>uncut in terms of an amount per unit of volume expressed as</u>
 <u>dollar value per board foot for that portion of a tree or</u>
 <u>timber deemed merchantable by Illinois forest products markets</u>
 standing tree.

15 (b) "Department" means the Department of Natural 16 Resources.

17 (c) "Director" means the Director of Natural Resources.

18 (d) "Party" means any person, partnership, firm,19 association, business trust or corporation.

20 (e) "Protected land" means real property that is:

(1) subject to a permanent conservation right
 consistent with the Real Property Conservation Rights Act;
 (2) registered or designated as a Nature Preserve,

HB3105 Enrolled - 2 - LRB101 05305 LNS 50319 b

1	buffer or Land and Water Reserve under the Illinois Natural
2	Areas Preservation Act;
3	(3) owned by a conservation land trust meeting
4	requirements as set forth in Section 501(c) of the United
5	States Internal Revenue Code; or
6	(4) owned by a local, State, or federal agency with a
7	mission that includes the conservation of natural
8	resources or a related function for one or more
9	conservation purposes, but not including parkways; and
10	(5) not inclusive of residential, commercial, or other
11	areas that are not subject to the aforementioned
12	protections.
13	(f) "Qualified professional forester or ecological
14	restoration professional" means a person who holds any
15	necessary licenses and has performed the type of remediation
16	work necessary as part of the person's profession for greater
17	than 30% of his or her working hours during each of the
18	preceding 3 years.
19	(Source: P.A. 89-445, eff. 2-7-96.)
20	(740 ILCS 185/2) (from Ch. 96 1/2, par. 9402)
21	Sec. 2. Except as provided in Sections 2.5, 2.7, and 7, any
22	Any party found to have intentionally cut or knowingly caused
23	to be cut any timber or tree, other than a tree or woody plant
24	referenced in the Illinois Exotic Weed Act, which he or she did
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25 not have the full legal right to cut or <u>cause</u> caused to be cut

	HB3105 Enrolled - 3 - LRB101 05305 LNS 50319 b
1	shall pay the owner of the timber or tree 3 times its stumpage
2	value.
3	(Source: P.A. 84-138.)
4	(740 ILCS 185/2.5 new)
5	Sec. 2.5. Trees intentionally cut or knowingly caused to be
6	cut on protected land. Any party found to have intentionally
7	cut or knowingly caused to be cut any standing timber or tree,
8	other than a tree or woody plant referenced in the Illinois
9	Exotic Weed Act, on protected land, which he or she did not
10	have the legal right to so cut or cause to be cut, must pay 3
11	times stumpage value plus remediation costs to the party that
12	owns an interest in the land, including but not limited to
13	holding a conservation right to the land. Remediation costs
14	include one or more of the following:
15	(1) cleanup to remove trees, portions of trees, or
16	debris from trees cut, damaged, moved, placed, or left as a
17	result of tree cutting from perennial drainage ways or
18	water holding basins;
19	(2) soil erosion stabilization and remediation for
20	issues that were not pre-existing;
21	(3) remediation of damages to the native standing trees
22	and other native woody or herbaceous plant understory;
23	(4) remediation of damages to the native tree
24	understory through coppicing, planting of potted native
25	trees, planting of native tree seedlings as individual

HB3105 Enrolled - 4 - LRB101 05305 LNS 50319 b

1	practices or in combination as deemed appropriate under
2	Section 3.5 of this Act. Any work under this item (4) must
3	be done by a qualified professional forester or ecological
4	restoration professional;
5	(5) associated exotic invasive plant species control
6	for a period of 3 years with one treatment per year on
7	those portions of the property where trees were wrongfully
8	cut if prior to the encroachment there had been an active
9	and ongoing effort made to control the plants, and due to
10	the disturbance, advantage was given to pre-existing or new
11	exotic invasive plant growth. Exotic plant control must be
12	done by a qualified professional forester or ecological
13	restoration professional;
14	(6) seeding of annual grass to skid trails; or
15	(7) staff salaries, contractor fees, and materials as
16	directly related, documented, and required to address
17	remediation costs under this Section.
18	(740 ILCS 185/2.6 new)
19	Sec. 2.6. Remediation plan. The court may order parties
20	that seek remediation costs for damage to protected land under
21	Section 2.5 to develop a remediation plan pursuant to Section
22	3.5 of this Act. The remediation plan shall delineate the steps
23	to address remediation costs identified under Section 2.5 of
24	this Act.

HB3105 Enrolled - 5 - LRB101 05305 LNS 50319 b

1	(740 ILCS 185/2.8 new)
2	Sec. 2.8. Remedies. Nothing in this Act limits the rights
3	of a party to pursue causes of action under other laws,
4	including any available common law remedies for damages. A
5	plaintiff may bring an action and recover damages under any
6	applicable Section of this Act; however, if more than one
7	Section applies to a given wrongfully cut tree, the plaintiff
8	may bring an action and recover damages under only one
9	applicable Section of this Act.

10 (740 ILCS 185/3) (from Ch. 96 1/2, par. 9403)

11 Sec. 3. The courts of this State may order the Director or 12 his representative to secure 3 three independent value appraisals to determine the stumpage value of wrongfully cut 13 timber or trees under Section 2 of this Act. Such order must 14 15 shall state the reason the value information is needed, the 16 parties involved in the action, the area to be examined and 17 other information needed by the Department to carry out its responsibilities. The court must instruct all All parties to 18 the court action shall be instructed to make themselves 19 20 available to the Department at reasonable times to assist in 21 the location of areas and material to be examined. Unless 22 otherwise ordered by the court, the parties shall bear equally 23 the cost of expenses Expenses incurred, including but not 24 limited to those for surveys, consulting services, attorney's 25 fees, and administrative costs, shall be borne equally by the

- 6 - LRB101 05305 LNS 50319 b HB3105 Enrolled 1 parties unless otherwise ordered by the court. The court shall 2 allow a plaintiff who prevails to recover the cost of expenses 3 incurred. (Source: P.A. 84-138.) 4 5 (740 ILCS 185/3.5 new) 6 Sec. 3.5. Court-ordered determination of costs. The court, 7 upon evaluating whether independent appraisals are necessary 8 and appropriate in matters arising under Section 2.5 of this 9 Act, may order up to 3 independent appraisals of stumpage 10 value, and further order the development of a plan detailing 11 remediation strategies and their estimated cost, in 12 conformance with Section 2.6 of this Act. Appraisals of 13 stumpage value must be conducted by a professional consulting forester, who is and has been practicing his or her profession 14 for a minimum of 50% of his or her working hours for the 15 16 previous 3 years. Remediation plans must be prepared in consultation with a professional forester or biologist 17 18 experienced in ecosystem restoration following a timber harvest, and may be implemented by the landowner or the 19 landowner's designee. The court shall determine which party 20 21 will bear the expense of conducting the appraisals and developing the remediation plan. The court may request that the 22 23 Director or his or her representative assist in securing 24 independent appraisals and advise the court as to adequacy of costs and measures in the remediation plan. The court shall 25

HB3105 Enrolled - 7 - LRB101 05305 LNS 50319 b

1 <u>allow a plaintiff who prevails to recover the cost of expenses</u> 2 <u>incurred.</u>

3 (740 ILCS 185/4) (from Ch. 96 1/2, par. 9404)

4 Sec. 4. Within 90 30 days after the Department is ordered 5 to establish value appraisals under Section 3, it shall notify 6 the court of its findings of value and expenses. The court 7 shall then average the appraisals and award triple the average 8 value and make final determination as to which party or parties 9 shall pay expenses. The failure of any party to make full 10 payment within the time limits set by the court or to cooperate 11 with the Department shall be considered contempt of court. 12 (Source: P.A. 84-138.)

13

(740 ILCS 185/4.5 new)

14 Sec. 4.5. Department assistance. If the court requests 15 assistance from the Department pursuant to Section 3.5 of this 16 Act, within 90 days after the Department is provided 17 independent appraisals and remediation plans for review, the Department shall provide the appraisals or valuations, 18 remediation plan, and advice to the court. Otherwise, the 19 20 parties shall directly provide the court with any ordered 21 appraisals or valuations and a remediation plan pursuant to 22 Section 3.5 of this Act. The court shall then make a final 23 determination on the adequacy of the remediation plan and the appraised value to address remediation costs under Section 2.5 24

HB3105 Enrolled - 8 - LRB101 05305 LNS 50319 b

of this Act. The court shall award triple the stumpage value plus remediation costs and expenses in accordance with any approved remediation plan.

4 (740 ILCS 185/4.7 new)

5 <u>Sec. 4.7. Use of award. Monetary awards for remediation</u> 6 <u>costs of wronqfully cut trees under Section 2.5 of this Act</u> 7 <u>must be used for costs related to remediation, restoration, or</u> 8 <u>enhancement of the conservation value of the impacted property</u> 9 <u>for protection, restoration, or enhancement. This Section does</u> 10 <u>not apply to the use of awards for the stumpage value of trees</u> 11 <u>wronqfully cut.</u>

Section 99. Effective date. This Act takes effect upon becoming law.