

# 94TH GENERAL ASSEMBLY

### State of Illinois

# 2005 and 2006

#### HB2822

Introduced 2/22/2005, by Rep. Tom Cross

## SYNOPSIS AS INTRODUCED:

765 ILCS 120/1

from Ch. 30, par. 401

Amends the Real Property Conservation Rights Act. Makes a technical change in a Section defining a term under the Act.

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AN ACT concerning civil law.

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

- 4 Section 5. The Real Property Conservation Rights Act is 5 amended by changing Section 1 as follows:
- 6 (765 ILCS 120/1) (from Ch. 30, par. 401)

7 Sec. 1. (a) A conservation right is a right, whether stated 8 in the the form of a restriction, easement, covenant or condition, or, without limitation, in any other form in any 9 deed, will, plat, or without limitation any other instrument 10 executed by or on behalf of the owner of land or in any 11 condemnation order of taking, appropriate to preserving: (i) 12 the significant physical character and visual characteristics 13 14 of structures having architectural, historical, or cultural 15 significance, together with any associated real property, whether or not improved; or (ii) land or water areas 16 17 predominantly in their natural, scenic, open or wooded condition, or as suitable habitat for fish, plants, or 18 19 wildlife; or (iii) the integrity of archaeological sites and the artifacts or information which they may contain pending 20 properly supervised excavation and investigation. Without 21 22 limiting the generality of the foregoing, the instrument conveying or reserving a conservation right may, with respect 23 to either the grantor or grantee, require, prohibit, condition, 24 25 limit or control any or all of the following:

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(1) access or public visitation;

(2) affirmative acts of alteration, restoration,
rehabilitation, repair, maintenance, investigation,
documentation, payment of taxes, or compliance with public
law and regulations;

31 (3) conditions of operation, use, restoration,
 32 alteration, repair or maintenance;

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(4) acts detrimental to the preservation of a place;

(5) the construction, placement, maintenance in a particular condition, alteration, or removal of roads, signs, billboards or other advertising, utilities or other structures on or above the ground;

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(6) the dumping or placing of soil or other substance or material as landfill, or dumping or placing of trash, waste or other materials;

9 (7) the excavation, dredging or removal of loam, peat, 10 gravel, soil, rock or other material substance in such 11 manner as to affect the surface or to otherwise alter the 12 topography of the area;

13 (8) the removal or destruction of trees, shrubs or14 other vegetation;

15 (9) surface use inconsistent with preservation of 16 water or land areas, or the improvement or appurtenance 17 thereto;

(10) activities affecting drainage, flood control,
water conservation, erosion control or soil conservation,
or fish and wildlife habitat preservation; or

(11) any other acts or uses having relation to the
 preservation of structures, sites and water or land areas
 or the improvements or appurtenances thereto.

(b) A conservation right shall be taken to include a 24 25 preservation restriction as that term is defined in Section 26 11-48.2-1A of the "Illinois Municipal Code", as now or 27 hereafter amended, and shall not be unenforceable on account of 28 lack of privity of estate or contract or lack of benefit to 29 particular land or on account of the benefit being assigned or 30 assignable. Conservation rights shall be construed and 31 enforced in accordance with their terms, and shall be 32 transferable and transferred, recorded and indexed, in the same manner as fee simple interests in real property, subject only 33 34 to the limitations provided herein.

35 Conservation rights may be released by the holder of such 36 rights to the holder of the fee even though the holder of the - 3 - LRB094 08167 LCB 38353 b

fee may not be an agency of the State, a unit of local
 government or a not-for-profit corporation or trust.

3 The holder of a grant pursuant to this Act shall not be 4 required to record any instrument subsequent to the recording 5 of the grant in order to maintain or continue the validity of 6 the grant.

7 The holder of such rights shall also be permitted to 8 transfer or assign such rights but only to another agency of 9 the State, a unit of local government or to a not-for-profit 10 corporation or trust.

11 (Source: P.A. 91-497, eff. 1-1-00.)

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