SB1914 Engrossed

1 AN ACT concerning criminal law.

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

- Section 5. The Criminal Code of 1961 is amended by changing
  Section 21-3 as follows:
- 6 (720 ILCS 5/21-3) (from Ch. 38, par. 21-3)
  7 Sec. 21-3. Criminal trespass to real property.
  8 (a) Except as provided in subsection (a-5), whoever:
  9 (1) knowingly and without lawful authority enters or
  10 remains within or on a building; or
  11 (2) enters upon the land of another, after receiving,
- 12 prior to such entry, notice from the owner or occupant that 13 such entry is forbidden; or
- 14 (3) remains upon the land of another, after receiving15 notice from the owner or occupant to depart; or
- 16 (3.5) presents false documents or falsely represents 17 his or her identity orally to the owner or occupant of a 18 building or land in order to obtain permission from the 19 owner or occupant to enter or remain in the building or on 20 the land;
- 21 commits a Class B misdemeanor.

For purposes of item (1) of this subsection, this Section shall not apply to being in a building which is open to the SB1914 Engrossed - 2 - LRB097 08157 RLC 48280 b

public while the building is open to the public during its normal hours of operation; nor shall this Section apply to a person who enters a public building under the reasonable belief that the building is still open to the public.

5 (a-5) Except as otherwise provided in this subsection, whoever enters upon any of the following areas in or on a motor 6 vehicle (including an off-road vehicle, motorcycle, moped, or 7 any other powered two-wheel vehicle) after receiving, prior to 8 9 that entry, notice from the owner or occupant that the entry is 10 forbidden or remains upon or in the area after receiving notice 11 from the owner or occupant to depart commits a Class A 12 misdemeanor:

(1) A field that is used for growing crops or that iscapable of being used for growing crops.

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(2) An enclosed area containing livestock.

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(3) An orchard.

17 (4) A barn or other agricultural building containing18 livestock.

19 (b) A person has received notice from the owner or occupant 20 within the meaning of Subsection (a) if he has been notified personally, either orally or in writing including a valid court 21 22 order as defined by subsection (7) of Section 112A-3 of the 23 Code of Criminal Procedure of 1963 granting remedy (2) of subsection (b) of Section 112A-14 of that Code, or if a printed 24 25 or written notice forbidding such entry has been conspicuously 26 posted or exhibited at the main entrance to such land or the

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1 forbidden part thereof.

2	(b-5) Subject to the provisions of subsection (b-10), as an
3	alternative to the posting of real property as set forth in
4	subsection (b), the owner or lessee of any real property may
5	post the property by placing identifying purple marks on trees
6	or posts around the area to be posted. Each purple mark shall
7	be:
8	(1) A vertical line of at least 8 inches in length and the
9	bottom of the mark shall be no less than 3 feet nor more than 5
10	feet high. Such marks shall be placed no more than 100 feet
11	apart and shall be readily visible to any person approaching
12	the property; or
13	(2) A post capped or otherwise marked on at least its top 2
14	inches. The bottom of the cap or mark shall be not less than 3
15	feet but not more than 5 feet 6 inches high. Posts so marked
16	shall be placed not more than 36 feet apart and shall be
17	readily visible to any person approaching the property. Prior
18	to applying a cap or mark which is visible from both sides of a
19	fence shared by different property owners or lessees, all such
20	owners or lessees shall concur in the decision to post their
21	own property.
22	(b-10) Any owner or lessee who marks his or her real
23	property using the method described in subsection (b-5) must
24	also provide notice as described in subsection (b) of this
25	Section. The public of this State shall be informed of the
26	provisions of subsection (b-5) of this Section by the Illinois

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Department of Agriculture and the Illinois Department of 1 2 Natural Resources. These Departments shall conduct an information campaign for the general public concerning the 3 interpretation and implementation of subsection (b-5). The 4 5 information shall inform the public about the marking requirements and the applicability of subsection (b-5) 6 7 including information regarding the size requirements of the markings as well as the manner in which the markings shall be 8 9 displayed. The Departments shall also include information regarding the requirement that, until the date this subsection 10 11 becomes inoperative, any owner or lessee who chooses to mark 12 his or her property using paint, must also comply with one of 13 the notice requirements listed in subsection (b). The 14 Departments may prepare a brochure or may disseminate the information through agency websites. Non-governmental 15 16 organizations including, but not limited to, the Illinois 17 Forestry Association, Illinois Tree Farm and the Walnut Council may help to disseminate the information regarding the 18 19 requirements and applicability of subsection (b-5) based on 20 materials provided by the Departments. This subsection (b-10) 21 is inoperative on and after January 1, 2013.

(c) This Section does not apply to any person, whether a migrant worker or otherwise, living on the land with permission of the owner or of his agent having apparent authority to hire workers on such land and assign them living quarters or a place of accommodations for living thereon, nor to anyone living on SB1914 Engrossed - 5 - LRB097 08157 RLC 48280 b

1 such land at the request of, or by occupancy, leasing or other 2 agreement or arrangement with the owner or his agent, nor to 3 anyone invited by such migrant worker or other person so living 4 on such land to visit him at the place he is so living upon the 5 land.

6 (d) A person shall be exempt from prosecution under this Section if he beautifies unoccupied and abandoned residential 7 8 and industrial properties located within any municipality. For 9 the purpose of this subsection, "unoccupied and abandoned 10 residential and industrial property" means any real estate (1) 11 in which the taxes have not been paid for a period of at least 2 12 years; and (2) which has been left unoccupied and abandoned for 13 a period of at least one year; and "beautifies" means to landscape, clean up litter, or to repair dilapidated conditions 14 15 on or to board up windows and doors.

16 (e) No person shall be liable in any civil action for money 17 damages to the owner of unoccupied and abandoned residential 18 and industrial property which that person beautifies pursuant 19 to subsection (d) of this Section.

(f) This Section does not prohibit a person from entering a building or upon the land of another for emergency purposes. For purposes of this subsection (f), "emergency" means a condition or circumstance in which an individual is or is reasonably believed by the person to be in imminent danger of serious bodily harm or in which property is or is reasonably believed to be in imminent danger of damage or destruction. SB1914 Engrossed - 6 - LRB097 08157 RLC 48280 b

1 (g) Paragraph (3.5) of subsection (a) does not apply to a 2 peace officer or other official of a unit of government who 3 enters a building or land in the performance of his or her 4 official duties.

5 (h) A person may be liable in any civil action for money 6 damages to the owner of the land he or she entered upon with a 7 motor vehicle as prohibited under subsection (a-5) of this 8 Section. A person may also be liable to the owner for court 9 costs and reasonable attorney's fees. The measure of damages 10 shall be: (i) the actual damages, but not less than \$250, if 11 the vehicle is operated in a nature preserve or registered area 12 as defined in Sections 3.11 and 3.14 of the Illinois Natural Areas Preservation Act; (ii) twice the actual damages if the 13 14 owner has previously notified the person to cease trespassing; 15 or (iii) in any other case, the actual damages, but not less 16 than \$50. If the person operating the vehicle is under the age 17 of 16, the owner of the vehicle and the parent or legal guardian of the minor are jointly and severally liable. For the 18 19 purposes of this subsection (h):

20 "Land" includes, but is not limited to, land used for 21 crop land, fallow land, orchard, pasture, feed lot, timber 22 land, prairie land, mine spoil nature preserves and 23 registered areas. "Land" does not include driveways or 24 private roadways upon which the owner allows the public to 25 drive.

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"Owner" means the person who has the right to

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possession of the land, including the owner, operator or
tenant.
"Vehicle" has the same meaning as provided under
Section 1-217 of the Illinois Vehicle Code.
(Source: P.A. 94-263, eff. 1-1-06; 94-509, eff. 8-9-05; 94-512,
eff. 1-1-06; 95-331, eff. 8-21-07.)

7 Section 99. Effective date. This Act takes effect upon8 becoming law.