## 98TH GENERAL ASSEMBLY

## State of Illinois

# 2013 and 2014

#### HB1505

by Rep. Dwight Kay

### SYNOPSIS AS INTRODUCED:

745 ILCS	65/2	from	Ch.	70,	par.	32
745 ILCS	65/6	from	Ch.	70,	par.	36

Amends the Recreational Use of Land and Water Areas Act. Changes the definition of "land", "recreational or conservation purpose", and "charge". Provides that the Act does not limit any liability which otherwise exists for an injury on the land if the owner requests a nominal fee for purposes of maintaining the land.

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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 Recreational Use of Land and Water Areas Act 5 is amended by changing Sections 2 and 6 as follows:

6 (745 ILCS 65/2) (from Ch. 70, par. 32)

Sec. 2. As used in this Act, unless the context otherwiserequires:

9 (a) "Land" includes <u>land</u>, roads, water, watercourses, 10 private ways and buildings, structures, and machinery or 11 equipment when attached to the realty, but does not include <u>a</u> 12 <u>dwelling and the property immediately adjacent to and</u> 13 <u>surrounding the dwelling that is used primarily for activities</u> 14 <u>associated with the occupancy of the dwelling as a living space</u> 15 <del>residential buildings or residential property</del>.

(b) "Owner" includes the possessor of any <u>direct, indirect,</u>
<u>or beneficial</u> interest in land, whether it be <u>as owner,</u> <del>a</del>
tenant, lessee, occupant, the State of Illinois and its
political subdivisions, or person <u>or entity</u> in control of the
premises.

21 (c) "Recreational or conservation purpose" means entry 22 onto the land of another to conduct hunting or recreational 23 shooting or a combination thereof, or for any recreational pursuit or activity engaged in for the purpose of exercise, sport, relaxation, pleasure, or education or any activity solely related to the aforesaid hunting or recreational

4 shooting.

(d) "Charge" means an admission fee designed to return a 5 profit for permission to go upon the land, but does not 6 include: the sharing of game, fish, vegetation, crops, or other 7 products of recreational use; or benefits to or arising from 8 9 the recreational use; or contributions in kind, services or 10 cash made for the purpose of properly conserving or maintaining 11 the land; or a nominal fee requested by the owner for the 12 purpose of defraying the cost of maintaining the land.

(e) "Person" includes any person, regardless of age,
 maturity, or experience, who enters upon or uses land for
 recreational <u>or conservation</u> purposes.

16 (Source: P.A. 94-625, eff. 8-18-05.)

17 (745 ILCS 65/6) (from Ch. 70, par. 36)

Sec. 6. Nothing in this Act limits in any way any liability
which otherwise exists:

(a) For willful and wanton failure to guard or warn against
 a dangerous condition, use, structure, or activity, excepting
 <u>therefrom liability based upon conditions, features, or</u>
 <u>properties naturally occurring on the land</u>.

(b) For injury suffered in any case where <u>(i)</u> the owner of
 land charges the person or persons who enter or go on the land

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for the recreational use thereof, except that in the case of land leased to the State or a subdivision thereof, any consideration received by the owner for such lease is not a charge within the meaning of this Section, or (ii) the owner <u>requests a nominal fee for purposes of maintaining the land</u>. (Source: P.A. 85-959.)