1	State of Arkansas	As Engrossed: H3/25/19	
2	92nd General Assembly	A Bill	
3	Regular Session, 2019		HOUSE BILL 1872
4			
5	By: Representative Dotson		
6	By: Senator J. Dismang		
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8		For An Act To Be Entitled	
9	AN ACT CONCERNING LANDSCAPING ON CERTAIN RIGHTS-OF-		
10	WAY; TO ALLOW THE ISSUANCE OF A RESTORE PROPERTY		
11	VISIBILITY PERMIT; AND FOR OTHER PURPOSES.		
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14		Subtitle	
15	CONCER	RNING LANDSCAPING ON CERTAIN RIGH	TS-
16	OF-WAY	Y; AND TO ALLOW THE ISSUANCE OF A	
17	RESTO	RE PROPERTY VISIBILITY PERMIT.	
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20	BE IT ENACTED BY THE GE	ENERAL ASSEMBLY OF THE STATE OF A	RKANSAS:
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22	SECTION 1. Arkan	nsas Code § 27-64-103 is amended	to read as follows:
23	27-64-103. Mowin	ng, installing, and maintaining s	prinkler system on
24	rights-of-way by adjoin	ning landowner.	
25	(a)(l) The owner	rs <u>or lessees</u> of properties which	abut the right-of-way
26	of interstate, federal-	-aid primary, state, or county ro	ads or highways in
27	this state may enter up	oon and mow grass, weeds, and oth	er vegetation on the
28	portion of the right-of	f-way adjoining the property unles	ss the Arkansas
29	Department of Transport	ation or the county has installed	d barriers designed to
30	prohibit entry or unles	ss the property owner <u>or lessee</u> h	as received notice
31	from the department or	the county restricting or prohib	iting mowing grass,
32	weeds, and other vegeta	ation.	
33	(2) The ow	oner <u>or lessee</u> of a property which	h abuts a right-of-way
34	of a state highway may,	, upon receipt of a permit from t	he department,
35	install, use, and maint	tain a sprinkler system on the po	rtion of the right-of-
36	way adjoining the prope	erty unless the department has in	stalled a barrier



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1 designed to prohibit entry. 2 (b) If an owner or lessee elects to mow grass, weeds, or other 3 vegetation or installs, uses, or maintains a sprinkler system on the right-4 of-way adjoining his or her property, the owner or lessee shall do so at the 5 owner's or lessee's own risk and shall have no right or claim for damages 6 against the department or any political subdivision of this state for loss of 7 life, injury, or damage to his or her property while engaged in the mowing 8 activity mowing grass, weeds, or other vegetation, or the installation, use, 9 or maintenance of the sprinkler system. (c) Subject to the limitations of subsections (a) and (b) of this 10 11 section, the owner or lessee shall: 12 (1) Mow the grass, weeds, or other vegetation and install, use, 13 and maintain the sprinkler system in a manner that does not obstruct or pose 14 danger to motorists in their lawful use of the public road or highway; and 15 (2) Be liable for any loss, injury, or damage to the life, 16 person, or property of others that is caused by any negligence in connection 17 with mowing grass, weeds, or other vegetation or installing, using, or 18 maintaining the sprinkler system on the highway right-of-way. 19 20 SECTION 2. Arkansas Title 27, Chapter 65, Subchapter 1, is amended to 21 add an additional section to read as follows: 22 27-65-146. Restore Property Visibility Permit. 23 (a) The Arkansas Department of Transportation may issue a Restore Property Visibility Permit to a property owner or lessee that is valid for a 24 25 two-year period and allows the permit holder to cut and clear trees: 26 (1) Located in a right-of-way adjoining the property owner's or 27 lessee's property; (2) Located in a right-of-way and that block the view of a 28 29 structure on the property owner's or lessee's property; and 30 (3) Located in a right-of-way within five hundred feet (500 ft.) in each direction of the property owner's or lessee's property. 31 32 (b) An application for a Restore Property Visibility Permit shall 33 include without limitation: 34 (1) The name of the owner or lessee and the address of the 35 property; 36 (2) The name and contact information of the vendor, if any, who

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1	will perform the work authorized under subdivision (a)(2) of this section;		
2	and		
3	(3) A detailed description of the location of the right-of-way,		
4	including without limitation the street or highway designations.		
5	(c) A holder of a Restore Property Visibility Permit:		
6	(1) Shall use a vendor for the removal of trees that meets the		
7	same requirements that the department has for the contractors who do		
8	landscaping work or tree removal from rights-of-way in the state;		
9	(2) Is prohibited from authorizing the removal of historic		
10	trees, landmark trees, or trees that:		
11	(A) Were planted by the department as part of a highway		
12	beautification or enhancement program; or		
13	(B) Are located on a right-of-way within a national park,		
14	state park, county or city park, or wildlife management area; and		
15	(3) Shall plant bushes or replacement vegetation as necessary to		
16	avoid erosion if a section of the right-of way is sloped.		
17	(f) The department may:		
18	(1) Suspend a Restore Property Visibility Permit if the holder		
19	fails to comply with the requirements of this section; and		
20	(2) Adopt rules necessary to implement this section.		
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22	/s/Dotson		
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