SECOND REGULAR SESSION

SENATE BILL NO. 657

99TH GENERAL ASSEMBLY

INTRODUCED BY SENATOR HEGEMAN.

Pre-filed December 1, 2017, and ordered printed.

4740S.01I

ADRIANE D. CROUSE, Secretary.

AN ACT

To repeal section 263.245, RSMo, and to enact in lieu thereof one new section relating to landowner obligations to control brush growing adjacent to county roads.

Be it enacted by the General Assembly of the State of Missouri, as follows:

Section A. Section 263.245, RSMo, is repealed and one new section 2 enacted in lieu thereof, to be known as section 263.245, to read as follows:

263.245. 1. All owners of land in any county with a township form of

2 government, located north of the Missouri River and having no portion of the

3 county located east of U.S. Highway 63 and located in any county of the third

4 classification without a township form of government and with more than four

5 thousand one hundred but fewer than four thousand two hundred inhabitants, or

in any county of the third classification without a township form of government

7 and with more than two thousand three hundred but fewer than two thousand

8 four hundred inhabitants shall control all brush growing on such owner's property

9 that is designated as the county right-of-way or county maintenance easement

10 part of such owner's property and which is adjacent to any county road. Such

11 brush shall be cut, burned or otherwise destroyed as often as necessary in order

12 to keep such lands accessible, from the ground to the sky, for purposes of

13 maintenance and safety of the county road.

14 2. The county commission, either upon its own motion or upon receipt of

15 a written notice requesting the action from any residents of the county in which

16 the county road bordering the lands in question is located or upon written request

17 of any person regularly using the county road, may control such brush so as to

18 allow easy access to the land described in subsection 1 of this section, and for that

19 purpose the county commission, or its agents, servants, or employees shall have

SB 657 2

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authority to enter on such lands without being liable to an action of trespass therefor, and shall keep an accurate account of the expenses incurred in eradicating the brush, and shall verify such statement under seal of the county 22 23commission, and transmit the same to the officer whose duty it is or may be to 24extend state and county taxes on tax books or bills against real estate. Such officer shall extend the aggregate expenses so charged against each tract of land 25as a special tax, which shall then become [a lien on such lands] due on such 26 landowner's real and personal property tax assessment, and be collected as state and county taxes are collected by law and paid to the county commission and credited to the county control fund.

- 3. Before proceeding to control brush as provided in this section, the county commission of the county in which the land is located shall notify the owner of the land of the requirements of this law by certified mail, return receipt requested, from a list supplied by the officer who prepares the tax list, and shall allow the owner of the land thirty days from acknowledgment date of return receipt, or date of refusal of acceptance of delivery as the case may be, to eradicate all such brush growing on land designated as the county right-of-way or county maintenance easement part of such owner's land and which is adjacent to the county road. In the event that the property owner cannot be located by certified mail, notice shall be placed in a newspaper of general circulation in the county in which the land is located at least thirty days before the county commission removes the brush pursuant to subsection 2 of this section. Such property owner shall be granted an automatic thirty-day extension due to hardship by notifying the county commission that such owner cannot comply with the requirements of this section, due to hardship, within the first thirty-day period. The property owner may be granted a second extension by a majority vote of the county commission. There shall be no further extensions. For the purposes of this subsection, "hardship" may be financial, physical or any other condition that the county commission deems to be a valid reason to allow an extension of time to comply with the requirements of this section.
- 4. County commissions shall not withhold rock, which is provided from funds from the county aid road trust fund, for maintaining county roads due to the abutting property owner's refusal to remove brush located on land designated as the county right-of-way or county maintenance easement part of such owner's land. County commissions shall use such rock on the county roads, even though the brush is not removed, or county commissions may resort to the procedures in

SB 657

56 this section to remove the brush.

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- 5. For purposes of implementing this section, the center of the existing county road shall be considered the center of the county road for purposes of determining if brush growing on a property is located in the county right-of-way or county maintenance easement part of the landowner's property.
- 6. For purposes of implementing this section, the county right-ofway or county maintenance easement shall be deemed to extend fifteen feet on each side from the center of the county road, or the distance set forth in the original conveyance, whichever is greater.
- 7. In the event a county is required to obtain a land survey to enforce this section, the costs of such survey shall be divided equally between the county and the landowner.

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Bill

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