FIRST REGULAR SESSION

HOUSE BILL NO. 396

103RD GENERAL ASSEMBLY

INTRODUCED BY REPRESENTATIVE PETERS.

DANA RADEMAN MILLER, Chief Clerk

AN ACT

To repeal section 389.665, RSMo, and to enact in lieu thereof one new section relating to visual obstructions at railroad crossings.

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

Section A. Section 389.665, RSMo, is repealed and one new section enacted in lieu 2 thereof, to be known as section 389.665, to read as follows:

389.665. 1. It shall be the duty of every corporation or person owning or operating 2 any railroad or branch thereof in this state to keep the right-of-way reasonably clear of brush 3 and high weeds, by cutting, burning, chemical spraying, plowing under, or other appropriate 4 means for the purpose of preventing the spread of fire, and in case such corporation or person 5 shall fail or neglect to do so, any person owning land adjoining such railroad is hereby authorized, after giving three days' notice, in writing, to such owner or operator of the 6 railroad, by service upon any person authorized to receive service of legal process on behalf 7 8 of the corporation within this state to cause such brush and high weeds upon the right-of-way occupied by the railroad company to be cut and removed, burned, plowed, or sprayed with 9 chemical material for killing such brush and high weeds in front of and adjoining his land, 10 and such landowner may maintain an action against the corporation or person so failing to 11 perform this duty, in any court of competent jurisdiction, and shall be entitled to recover 12 double the amount of all expenses and damages incurred and accruing thereby, together with 13 14 costs.

15 2. It shall be the duty of every corporation or person owning or operating any railroad 16 or branch thereof in this state to maintain the right-of-way at public grade crossings so that it 17 will be reasonably clear of vegetation, undergrowth or other debris for a distance of two

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

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18 hundred fifty feet each way from the near edge of such crossings where such things would 19 materially obscure approaching trains from the view of travelers on the highway.

20 3. It shall be the duty of every corporation or person owning or operating any 21 railroad or branch thereof in this state to maintain certain minimum distances from the 22 near edge railroad crossings to railroad rolling stock stored on sidings. The minimum 23 distance for stored rolling stock shall be five hundred feet unless the department of 24 transportation determines a lesser or greater distance is necessary at a particular 25 location and permits or orders a railroad to maintain the lessor or greater distance. If 26 physical conditions require the use of a track temporarily or minimum distances cannot 27 be obtained, the provisions of this section shall not apply to:

(1) Cars placed for loading or unloading or awaiting removal after loading orunloading; and

30 (2) Cars identified as needing mechanical attention or repairs due to damage,
31 defects, or safety issues, that are taken out of service for repairs.

4. For purposes of this section, "stored rolling stock" means rolling stock not used for the pickup or delivery of freight and whose placement on a railroad-owned siding by a railroad is for the sole convenience of the railroad.

5. The provisions of this section shall not apply to rolling stock stored on yard tracks unless the department of transportation orders otherwise.

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