HB 599 2025

1 A bill to be entitled 2 An act relating to property owner liability; creating 3 s. 768.396, F.S.; providing a short title; providing 4 legislative findings and purpose; providing that a 5 property owner is liable for damages caused by trees 6 or shrubs located on his or her property when they 7 fall on another's property; providing applicability; 8 providing that trees and shrubs located on two or more 9 parcels may be removed by any of the property owners 10 after serving proper notice and posting on the other 11 parcels; providing an exception; providing an 12 effective date. 13 14 Be It Enacted by the Legislature of the State of Florida: 15 16 Section 768.396, Florida Statutes, is created Section 1. 17 to read: 18 768.396 Trees, shrubs, or branches.— 19 SHORT TITLE.—This section shall be known and may be 20 cited as the "Fallen Tree Act." 21 (2) LEGISLATIVE FINDINGS AND PURPOSE. -22 The Legislature finds that trees and shrubs, and the (a) 23 branches thereof, may cause damage to property when they grow or 24 fall and that such damage is costly to property owners. The

Page 1 of 3

Legislature further finds that Florida's population growth over

CODING: Words stricken are deletions; words underlined are additions.

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HB 599 2025

the past half century has largely been located in neighborhoods with residences located on small lots with trees and shrubs that grow precariously close to property lines, with branches or roots encroaching over and under structures on neighboring properties or hanging close enough to cause damage to such properties should such trees or shrubs, or branches thereof, fall.

- (b) The Legislature finds that currently, under the "Massachusetts Rule," Florida property owners are permitted to use self-help to eliminate branches and roots that encroach over their property line. However, owners of property located within a zone of danger of a fallen tree or shrub growing on another's property are not permitted to maintain or remove the vegetation on another's property without that owner's permission.
- (c) The Legislature finds that property owners who suffer damage when neighbors' trees or shrubs fall are responsible for repairing such damage, which can cause their insurance premiums to rise or insurance companies to cancel their policies, and that the property owner whose trees or shrubs create such damage is not liable for the damage, absent a showing of negligence on his or her part.
- (d) The purpose of this act is to protect property owners from bearing the burden of responsibility when they suffer damage to their property caused by trees or shrubs located on neighboring property.

HB 599 2025

(3) TREES OR SHRUBS, OR BRANCHES THEREOF; LIABILITY.—A	
property owner on whose property a tree or shrub is located is	<u> </u>
liable for any damages to neighboring properties caused by the	<u>;</u>
tree or shrub, or the branches thereof. For the purposes of the	iis
section, the location where the tree or shrub is or was rooted	<u>l</u>
in the ground determines ownership of such tree or shrub and t	he
branches thereof.	

- (a) This section does not limit the ability of a property owner to use self-help to remove or sever the branches or roots of a tree or a shrub that grows over, onto, or under their own property.
- (b) Trees and shrubs growing on two or more parcels may be removed by any of the property owners after 30 days' written notice has been provided to the other property owners through certified mail and posting on a prominent location on the other parcels.
- (c) This section does not apply to a property owner of a parcel that is greater than 5 acres in area in which a tree or a shrub is located.
  - Section 2. This act shall take effect July 1, 2025.