	Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly. Act 747 of the Regular Session
1	State of Arkansas As Engrossed: S3/2/09 S3/9/09 S3/17/09 S3/19/09
2	87th General Assembly A Bill
3	Regular Session, 2009SENATE BILL 399
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5	By: Senator Wyatt
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7	
8	For An Act To Be Entitled
9	AN ACT TO UPDATE THE PROCEDURE FOR ACQUIRING AN
10	ACCESS EASEMENT; AND FOR OTHER PURPOSES.
11	
12	Subtitle
13	TO UPDATE THE PROCEDURE FOR ACQUIRING AN
14	ACCESS EASEMENT.
15	
16	
17	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
18	
19	SECTION 1. Arkansas Code Title 27, Chapter 66, Subchapter 4 is amended
20	to read as follows:
21	27-66-401. Establishment.
22	(a)(1) When the lands, dwelling house, or plantation of any owner is
23	so situated as to render it necessary to have a private road from such lands,
24	dwelling house, or plantation to any public road or navigable watercourse
25	over the lands of any other person and the other person refuses to allow that
26	owner the <del>private</del> road, <del>then it shall be the duty of</del> <u>the owner may petition</u>
27	the county court to appoint viewers to lay off the road, provided the owner+
28	<del>(1) Gives</del> gives written notice to <del>such</del> <u>the</u> person twenty (20)
29	days before application to the court <del>;</del> and attaches the written notice to the
30	petition.
31	(2) Petitions the court;
32	(3) Shows necessity for the private road;
33	(4) Shows that the person refuses to allow the road; and
34	(5) Deposits with the clerk of the court sufficient money to pay
35	all costs and expenses accruing on account of the petition, notice, view, and



1	survey of the private road.
2	(2) The written notice shall include the amount of payment the
3	owner offers for the road.
4	(b) The petition for an easement for ingress and egress to and from
5	the petitioner's lands over, through, and across the respondent's lands to
6	any public road or navigable watercourse shall be filed with the clerk of the
7	county court and shall allege with particularity facts demonstrating that:
8	(1) The written notice was provided by the petitioner to the
9	respondent twenty (20) days before application to the court;
10	(2) The respondent refused to convey to the petitioner the
11	requested access easement; and
12	(3) The petitioner lacked the legal right of ingress and egress
13	to and from his or her lands across the respondent's lands or otherwise to a
14	public road.
15	(c) Copies of abstracts, deeds, or plats referenced in the petition
16	shall be attached to the petition.
17	(d) After the petition is filed, the county court shall issue a notice
18	setting the time, date, and location of a preliminary hearing.
19	(e)(1) In accordance with the Arkansas Rules of Civil Procedure, the
20	petitioner shall serve the resident or nonresident respondent with a:
21	(A) Summons;
22	(B) Copy of the petition and any exhibits; and
23	(C) Copy of the court notice of the preliminary hearing.
24	(2) If service is not obtained, the notice shall be published
25	one (1) time per week for two (2) consecutive weeks in a newspaper of general
26	circulation in the county at the petitioner's expense. If there is no
27	newspaper of general circulation in the county, the notice shall be posted at
28	the county courthouse.
29	(f)(1) The court may dismiss the case without prejudice and allow the
30	petition to be refiled within one (1) year from dismissal if the court
31	determines at the preliminary hearing that:
32	(A) Required notices and service have not been provided to
33	the respondent; or
34	(B) The petition fails to sufficiently demonstrate the
35	requirements of subsection (b) of this section.
36	(2)(A) If the court determines at the preliminary hearing that

1	required notices and service have been provided to the respondent and the
2	petition sufficiently demonstrates the requirements of subsection (b) of this
3	section, the court shall appoint viewers.
4	(B) If viewers are appointed by the court, the court
5	shall:
6	(i) Issue a preliminary order directing the
7	petitioner to deposit into the registry of the court an estimated sum
8	sufficient for payment of damages and for payment of the costs and expenses
9	accruing on account of the petition, notice, view, and survey for the access
10	easement; and
11	(ii) Set the time, date, and location of the
12	evidentiary hearing.
13	(C) Either party may file with the court legal
14	instruments, plats, surveys, or other documentary evidence to be reviewed by
15	the viewers.
16	(D) The parties shall immediately open their property to
17	inspection by the viewers and surveyors.
18	
19	27-66-402. Duty of viewers.
20	(a) Viewers shall take the same oath and shall be governed in all
21	respects as viewers appointed to public roads are governed under this act.
22	(b) They shall examine the route proposed for the road and any other
23	route which they may deem proper.
24	(c) If they or a majority of them <del>shall be</del> <u>are</u> of <u>the</u> opinion that a
25	<del>private</del> road is necessary and proper, as prayed in the petition, they shall
26	lay out <u>and describe</u> the road in a manner that produces the least
27	inconvenience to the parties through whose land the road shall pass.
28	(d)(1)(A) The viewers shall make a written report to the county court,
29	describing the route of the road and the land through which it shall pass $to$
30	allow location and identification of the access easement by land records,
31	naming the owner, if known, and by decision of a majority of the viewers the
32	damages sustained by each owner of lands through which the road passes. The
33	damages shall include the value of <del>the land of each owner</del> <u>each owner's land</u>
34	sought to be appropriated.
35	(B) The parties shall stipulate to or dispute the report
36	of the viewers.

1	(2) The measure of damages shall be the difference in the fair
2	market value of the lands immediately before the access easement is ordered
3	and the fair market value of the lands after the access easement is ordered.
4	(e) The report shall be <del>recorded on</del> <u>filed with the county clerk for</u>
5	the records of the county court.
6	(f)(1) A person who renders services under this subchapter as a viewer
7	or reviewer, chain carrier, marker, or surveyor shall be paid reasonable
8	costs and expenses based upon the current market rate for each day
9	necessarily employed.
10	(2) Payments are to be charged as costs and expenses against the
11	funds deposited by the petitioner.
12	(3) The amount due each person and the number of days employed
13	shall be certified under oath by the viewers.
14	(4) The court by order may direct the county clerk to receipt
15	payment by the petitioner of the directed sum into the registry of the court
16	and to issue payment.
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18	27-66-403. Court order.
19	(a)(1) If the petitioner has not complied with the court's order under
20	§ 27-66-401 and paid into the registry of the county court the estimated sum,
21	the court may dismiss the case without prejudice and provide that the matter
22	may be refiled within one (1) year from dismissal in accordance with the
23	Arkansas Rules of Civil Procedure.
24	(2) If during the pendency of the proceedings the county court
25	determines that the circuit court has jurisdiction over the matter, the
26	county court may stay the proceedings or dismiss the case without prejudice
27	and provide that the matter may be refiled within one (1) year from dismissal
28	in accordance with the Arkansas Rules of Civil Procedure.
29	(3)(A) If the petitioner complies with the court's order under §
30	27-66-401 and deposits into the registry of the county court the estimated
31	sum, the evidentiary hearing may be held and the opportunity to present
32	evidence and cross-examine witnesses.
33	(B)(i) If <del>, upon the return</del> after considering the report of
34	the viewers, the evidence, the law, and all other proper and sufficient
35	<u>matters</u> the court <del>shall be</del> is of the opinion that it is necessary for the
36	petitioner to have the road from his <u>or her</u> lands, dwelling house, or

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1	plantation to the public road, or navigable watercourse, an order shall is to
2	be made establishing the road as a private road not exceeding thirty feet
3	(30') wide not to exceed fifty feet (50') in width and determining the
4	damages sustained by each owner of lands through which the access easement
5	passes.
6	(ii)(a) The petitioner may proceed to open the
7	road, provided that the petitioner pays access easement of ingress and egress
8	to and from the petitioner's lands to, through, over, and across the
9	respondent's lands shall be described in the final order or judgment of the
10	court and shall be appurtenant to the petitioner's lands.
11	(b)(1) The order shall direct return of excess
12	funds, if any, to the petitioner and any further deposits necessary to be
13	made by the petitioners for the payment of all costs and expenses, including
14	reasonable attorney's fees and costs, accruing and remaining unpaid on
15	account of the petition for the private road, and all things relating thereto
16	and following therefrom, including the view and survey of the road and
17	damages sustained by each owner of the lands over which the road passes.
18	(2)(A) If the respondent substantially
19	prevails on the disputed issues in the case, the court shall award reasonable
20	attorney's fees and costs to the respondent.
21	(B) In determining whether the
22	respondent substantially prevails on the disputed issues, the court shall
23	consider the respondent's success on the merits regarding the:
24	(i) Necessity of the road;
25	(ii) Route of the road;
26	(iii) Width of the road; and
27	(iv) Damages to the lands
28	over which the road passes.
29	(c) The order shall state that:
30	(1) The respondent retains title to the
31	lands over which the road passes; and
32	(2) The road is for an access easement
33	only and is not an easement for any other purpose, including a public
34	<u>utility.</u>
35	(iii) The petitioner shall be solely responsible for
36	the maintenance of the road established under this subchapter.

1	(iv) The respondent shall have no responsibility for
2	the maintenance of the road established under this subchapter.
3	(v) A user of the road does so at his or her own
4	risk and peril and does not have the right to file a cause of action against
5	the petitioner or respondent for any injury to the user or the user's
6	property.
7	(b) Either party may appeal to the circuit court from the <u>final</u> order
8	or judgment of the county court within <del>sixty (60)</del> thirty (30) days from the
9	rendition entry of the order and not thereafter.
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11	27-66-404. Penalty for obstructing.
12	<u>(a)</u> If any person <del>shall obstruct any</del> <u>obstructs a</u> <del>private</del> road
13	established under the laws of this state by felling any trees across it or by
14	placing <del>any</del> <u>an</u> obstruction <del>thereon</del> <u>on the road</u> , he <u>or she</u> shall be guilty of
15	a <u>Class C</u> misdemeanor. <del>Upon conviction, he shall be fined in any sum not</del>
16	exceeding fifty dollars (\$50.00) and
17	(b) The person also shall forfeit <del>two dollars (\$2.00)</del> one hundred
18	dollars (\$100) for every day he or she shall allow allows the obstruction to
19	remain after he <u>or she</u> has been notified to remove it.
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21	27-66-405. Limitation of authority.
22	A county court may not grant an easement for ingress and egress over,
23	through, or across a railroad right-of-way under this subchapter.
24	/s/ Wyatt
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26	APPROVED: 4/1/2009
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