H.B. No. 2308

AN ACT
relating to nuisance actions and other actions against agricultural operations.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Section 251.001, Agriculture Code, is amended to read as follows:

Sec. 251.001. POLICY. Food security being essential, it is the policy of this state to conserve, protect, and encourage the development and improvement of its agricultural land for the production of food and other agricultural products. It is the purpose of this chapter to reduce the loss to the state of its agricultural resources by limiting the circumstances under which agricultural operations may be legally threatened, subject to suit, regulated, or otherwise declared to be a nuisance.

SECTION 2. Section 251.002(1), Agriculture Code, is amended to read as follows:

(1) "Agricultural operation" includes the following activities:

(A) cultivating the soil;

(B) producing crops or growing vegetation for human food, animal feed, livestock forage, forage for wildlife management, planting seed, or fiber;

(C) floriculture;

(D) viticulture;
(E) horticulture;
(F) silviculture;
(G) wildlife management;
(H) raising or keeping livestock or poultry, including veterinary services; and
(I) planting cover crops or leaving land idle for the purpose of participating in any governmental program or normal crop or livestock rotation procedure.

SECTION 3. Sections 251.003, 251.004, and 251.006, Agriculture Code, are amended to read as follows:

Sec. 251.003. ESTABLISHED DATE OF OPERATION. For purposes of this chapter, the established date of operation is the date on which an agricultural operation commenced agricultural operations. If the physical facilities of the agricultural operation are subsequently expanded, the established date of operation for each expansion is a separate and independent established date of operation established as of the date of commencement of the expanded operation, and the commencement of expanded operation does not divest the agricultural operation of a previously established date of operation.

Sec. 251.004. NUISANCE OR OTHER ACTIONS. (a) No nuisance action or other action to restrain an agricultural operation may be brought against an agricultural operation that has lawfully been in operation and substantially unchanged for one year or more prior to the date on which the action is brought. A person who brings a nuisance action or other action to restrain an agricultural operation that is not prohibited by this section must establish
each element of the action by clear and convincing evidence [if
the conditions or circumstances complained of as constituting the
basis for the nuisance action have existed substantially unchanged
since the established date of operation]. This subsection does not
restrict or impede the authority of this state or a political
subdivision to [protect the public health, safety, and welfare or
the authority of a municipality to] enforce state law, including an
enforcement action by the Texas Commission on Environmental
Quality. For the purposes of this subsection, a substantial change
to an agricultural operation means a material alteration to the
operation of or type of production at an agricultural operation
that is substantially inconsistent with the operational practices
since the established date of operation.

(b) A person who brings a nuisance action or other action to
restrain an agricultural operation and seeks [for] damages or
injunctive relief against an agricultural operation that has
existed for one year or more prior to the date that the action is
instituted or who violates the provisions of Subsection (a) [of
this section] is liable to the agricultural operator for:

(1) all costs and expenses incurred in defense of the
action, including [but not limited to] attorney's fees, court
costs, travel, and other related incidental expenses incurred in
the defense; and

(2) any other damages found by the trier of fact.

(c) This section does not affect or defeat the right of any
person to recover for injuries or damages sustained because of an
agricultural operation or portion of an agricultural operation that
Sec. 251.006. AGRICULTURAL IMPROVEMENTS. (a) An owner, lessee, or occupant of agricultural land is not liable to the state, a governmental unit, or the owner, lessee, or occupant of other agricultural land for the construction or maintenance on the land of an agricultural improvement if the construction is not expressly prohibited by statute or a governmental requirement adopted in accordance with Section 251.005 in effect at the time the improvement is constructed. Such an improvement does not constitute a nuisance and is not otherwise subject to suit or injunction.

(b) [This section does not apply to an improvement that obstructs the flow of water, light, or air to other land.] This section does not prevent the enforcement of a state or federal statute [or governmental requirement to protect public health or safety].

(c) In this section:

1. "Agricultural land" includes:
2. (A) any land the use of which qualifies the land for appraisal based on agricultural use as defined under Subchapter D, Chapter 23, Tax Code; and
3. (B) any other land on which agricultural operations exist or may take place.
4. "Agricultural improvement" includes pens, barns, fences, arenas, and other improvements designed for:
the sheltering, restriction, or feeding of animal or aquatic life;

(B) [for] storage of produce or feed; or

(C) [for] storage or maintenance of:

(i) implements used for management functions; or

(ii) equipment necessary to carry out agricultural operations.

SECTION 4. Chapter 251, Agriculture Code, is amended by adding Section 251.008 to read as follows:

Sec. 251.008. CONFLICT WITH OTHER LAW. If there is a conflict between this chapter and other law, this chapter prevails.

SECTION 5. The changes in law made by this Act apply only to a cause of action that accrues on or after the effective date of this Act. A cause of action that accrued before the effective date of this Act is governed by the law applicable to the cause of action immediately before the effective date of this Act, and that law is continued in effect for that purpose.

SECTION 6. This Act takes effect September 1, 2023.
President of the Senate  
Speaker of the House

I certify that H.B. No. 2308 was passed by the House on April 11, 2023, by the following vote: Yeas 142, Nays 1, 1 present, not voting; and that the House concurred in Senate amendments to H.B. No. 2308 on May 8, 2023, by the following vote: Yeas 139, Nays 0, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2308 was passed by the Senate, with amendments, on May 4, 2023, by the following vote: Yeas 30, Nays 1.

Secretary of the Senate

APPROVED: ____________________

Date

Governor