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 150 of the Regular Session

1	State of Arkansas	A D:11	
2	86th General Assembly	A Bill	
3	Regular Session, 2007		HOUSE BILL 1450
4		_	
5	By: Representatives Medley, Glid	ewell	
6	By: Senator Altes		
7			
8		For An Act To Be Entitled	
9	AN ACT TO MODIFY ANNEXATION LAW CONCERNING		
10	ISLANDS IN SITUATIONS IN WHICH PROPERTY LIES ON A		
11	STATE BOUNDARY LINE; AND FOR OTHER PURPOSES.		
12 13	STATE BOUND	ARY LINE; AND FOR OTHER PUR	RPUSES.
14		Subtitle	
15	TO MODIF	Y ANNEXATION LAW CONCERNING	7
16	ISLANDS	IN SITUATIONS IN WHICH PROP	PERTY
17	LIES ON	A STATE BOUNDARY LINE.	
18			
19			
20	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE O	F ARKANSAS:
21			
22	SECTION 1. Arkansas	s Code § 14-40-501 is amend	ed to read as follows:
23	14-40-501. Authority - Exceptions.		
24	(a)(1)(A) <u>(i)</u> Wheney	ver the incorporated limits	of a municipality have
25	completely surrounded an u	unincorporated area, the go	verning body of the
26	municipality may propose a	an ordinance calling for th	e annexation of the land
27	surrounded by the municipa	ality.	
28	<u>(†</u>	ii) Subdivision (a)(l)(A)(i) of this section shall
29	include situations in which	ch the incorporated limits	of a municipality
30	completely have surrounded an unincorporated area on only three (3) sides		
31	because the fourth side is a boundary line with another state.		
32	(B) If	the incorporated limits of	two (2) or more
33	municipalities have comple	etely surrounded an unincor	porated area, the
34	governing body of the muni	icipality with the greater	distance of city limits
35	adjoining the unincorporated area's perimeter may propose an ordinance		

2	unless it is agreed by the adjoining municipalities that another of the		
3	adjoining municipalities should propose an ordinance calling for the		
4	annexation.		
5	(2) The ordinance will provide a legal description of the land		
6	to be annexed and describe generally the services to be extended to the area		
7	to be annexed.		
8	(b)(1) The unincorporated area to be annexed shall comply with the		
9	standards for lands qualifying for annexation which are set forth in § 14-4		
10	302.		
11	(2) Privately owned lakes exceeding six (6) acres of water		
12	surface which are used exclusively for recreational purposes and lands		
13	adjacent to them not exceeding twenty (20) acres in size which are used		
14	exclusively for recreational purposes in relation to the lake shall not		
15	qualify for annexation under the provisions of this subchapter.		
16			
17	APPROVED: 2/23/2007		
18			
19			
20			
21			
22			
23			
24			
25			
26			
27			
28			
29			
30			
31			
32			
33			
34			
35			
36			

calling for the annexation of the land surrounded by the municipalities,