

State of Arkansas

77th General Assembly

Regular Session, 1989

A Bill

HOUSE BILL

1922

By: Representative D. Wood

For An Act To Be Entitled

"AN ACT TO AMEND ARKANSAS CODE 6-20-306 (b) AS AMENDED BY SECTION 3 OF ACT 24 OF 1989, TO CHANGE THE SPECIFIED CHARGED LEVY AND RETAIN THE PENALTY FOR DISTRICTS NOT VOTING A SPECIFIED CHARGED LEVY; AND FOR OTHER PURPOSES."

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. Arkansas Code 6-20-306 (b), as amended by Section 3 of Act 24 of 1989, is hereby amended to read as follows:

"(b) Any school district which in the second annual school election after an increase is made in the state's charged millage levy votes a millage levy on its assessment that is more than four (4) mills below the average millage in the state on real property in the previous year shall lose in the following year(s) all add-on weights for which it qualifies under Arkansas Code 6-20-302 (2) (B), (C), and (D). Add-on weights lost under this provision shall be restored in the school year following the annual school election in which the voters of the district approve a tax levy on its charged assessment which is within four (4) mills of the average millage in the state. School millage levies and the average millage in the state shall be rounded to the nearest mill. If a local school millage levy is exactly half way between two mills, it shall be rounded to the next highest mill. If the average millage in the state is exactly half way between two mills, it shall be rounded to the next lowest mill."

SECTION 2. All provisions of this act of a general and permanent nature are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code Revision Commission shall incorporate the same in the Code.

SECTION 3. All laws and parts of laws in conflict with this act are

hereby repealed.