

1 **State of Arkansas**
2 **79th General Assembly**
3 **Regular Session, 1993**
4 **By: Representatives McGinnis, Schexnayder and Owen Miller**

A Bill

HOUSE BILL 1898

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7 **For An Act To Be Entitled**

8 "AN ACT TO AMEND VARIOUS SECTIONS OF ARKANSAS CODE TITLE
9 2, CHAPTER 16, SUBCHAPTER 6, THE BOLL WEEVIL SUPPRESSION
10 ERADICATION ACT; AND FOR OTHER PURPOSES."

11

12 **Subtitle**

13 "AMENDING THE BOLL WEEVIL SUPPRESSION ERADICATION ACT."

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

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17 SECTION 1. Arkansas Code 2-16-607(c) is amended to read as follows:
18 "(c) Any judge of this state will, within his jurisdiction, and upon
19 proper cause shown, issue a warrant giving the Plant Board the right of entry
20 to any premises for the purpose of carrying out the provisions of this section
21 or other activities authorized by this subchapter."

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23 SECTION 2. Arkansas Code 2-16-608 is amended to read as follows:
24 "2-16-608. Reports.

25 Every person growing cotton in this state shall furnish to the Plant
26 Board, or its designated representative, on forms supplied by the Plant Board,
27 or its cooperators, such information as the Plant Board may require,
28 concerning the size and location of all commercial cotton fields and of
29 noncommercial patches of cotton grown as ornamentals or for other purposes."

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31 SECTION 3. Arkansas Code 2-16-612(b)(1)(B) is amended to read as
32 follows:

33 "(B) Membership in the organization will consist of all cotton growers
34 in an eradication zone."

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1 SECTION 4. Arkansas Code 2-16-614(b) is amended to read as follows:

2 "(b) The assessment levied under this subchapter shall be based upon
3 the number of acres of cotton planted in the eradication area. The amount of
4 the assessment, the period of time for which it shall be levied, how it shall
5 be levied, when it shall be paid, and the geographical area to be covered by
6 the assessment shall be determined by the Plant Board and established by
7 regulations pursuant to this section. The annual cost shall not exceed fifty
8 dollars (\$50.00) per acre."

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10 SECTION 5. Arkansas Code 2-16-616(b)(1) is amended to read as follows:

11 "(b)(1) After the passage of any referendum, eligible growers will be
12 allowed to hold another referendum five years after actual field operations
13 begin, or at the call of the foundation."

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15 SECTION 6. Arkansas Code 2-16-617 is amended by adding two new
16 subdivisions at the end thereof to read as follows:

17 "(d) No gins in the state of Arkansas shall gin any cotton for any
18 cotton grower, from Arkansas or from any other state unless and until that
19 grower files with the respective gin a certificate of compliance issued by the
20 Arkansas State Plant Board certifying that said grower has paid all fees,
21 assessments, penalties, and/or costs imposed and required pursuant to Act 710
22 of 1991, as amended, unless a grower has been granted an extension by the
23 Arkansas State Plant Board in compliance with subparagraph (e) hereunder. It
24 is the responsibility of each grower to procure a certificate of compliance
25 or proof that an exemption for compliance has been granted from the Plant
26 Board by September 1 of each successive crop year and to file same with a gin.

27 Any gin that gins cotton for any cotton grower who has not filed a
28 current valid certificate of compliance issued by the Arkansas State Plant
29 Board shall be assessed a penalty to be established by Plant Board
30 regulations. Any cotton grower will be subject to having a lien placed on the
31 following year's crop for any unpaid assessments or penalties incurred in the
32 previous year.

33 (e) An exemption for assessment of penalties for those cotton growers
34 for whom paying the assessment of a penalty would impose an undue financial
35 hardship shall be provided. The director of the Plant Board is authorized to

1 establish, upon the recommendation of the cotton growers_ organization
2 certified pursuant to Section 12 of Act 710 of 1991, a payment plan in such
3 hardship cases. This exemption shall be implemented as follows:

4 (1) Arkansas State Plant Board shall adopt rules and regulations
5 defining the criteria to be used in determining financial hardship.

6 (2) Any cotton grower who claims an exemption shall apply on a
7 form prescribed by the Plant Board. A separate application shall be filed for
8 each calendar year in which a cotton grower claims an exemption. Each
9 application shall contain an explanation of the conditions to be met for
10 approval. An oath shall be included on the form and the form, upon
11 completion, shall be returned to the Plant Board.

12 (3) The Board shall forward all completed exemption application
13 forms to the certified cotton growers_ organization. The certified growers_
14 organization shall determine from the information contained in the application
15 forms whether or not the applicants qualify for a hardship exemption and may
16 recommend a payment plan to the Plant Board; and

17 (4) The certified cotton growers_ organization shall notify the
18 Plant Board of its determination, which shall be binding upon the applicants.
19 Upon receipt of the determination of the certified cotton growers_
20 organization, the Plant Board shall promptly notify each affected cotton
21 grower of that determination. If an exemption has been denied, assessments
22 and penalties for the year in which the application was made will become due
23 at the time they would otherwise have become due had not application for
24 exemption been filed or within thirty (30) days after the date of the Plant
25 Board_s notice of an adverse determination, whichever is later."

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27 SECTION 7. All provisions of this act of a general and permanent nature
28 are amendatory to the Arkansas Code of 1987 Annotated and the Arkansas Code
29 Revision Commission shall incorporate the same in the Code.

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31 SECTION 8. If any provision of this act or the application thereof to
32 any person or circumstance is held invalid, such invalidity shall not affect
33 other provisions or applications of the act which can be given effect without
34 the invalid provision or application, and to this end the provisions of this
35 act are declared to be severable.

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2 SECTION 9. All laws and parts of laws in conflict with this act are
3 hereby repealed.

4 */s/Bob McGinnis, et al*

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As Engrossed: 3/11/93 3/15/93

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