1	State of Arkansas	A Bill	
2	85th General Assembly	A DIII	1101/0F PW 1 1240
3	Regular Session, 2005		HOUSE BILL 1348
4			
5	By: Representatives Overbey, M	edley, Pyle, Sample	
6			
7		Ear An Act To Do Entitled	
8	For An Act To Be Entitled		
9	AN ACT TO REMOVE REFERENCES TO THE MUNICIPAL		
10	BOARD OF HEALTH IN CERTAIN SEWER STATUTES; AND FOR OTHER PURPOSES.		
11	FOR OTHER	PURPOSES.	
12 13		Subtitle	
14	AN ACT '	TO REMOVE REFERENCES TO THE	
15	MUNICIPAL BOARD OF HEALTH IN CERTAIN		
16	SEWER STATUTES.		
17	V-111-11 V		
18			
19	BE IT ENACTED BY THE GENE	ERAL ASSEMBLY OF THE STATE OF	F ARKANSAS:
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21	SECTION 1. Arkansa	as Code § 14-235-301 is amend	ded to read as follows:
22	14-235-301. Penalties.		
23	(a)(1) It is declared a misdemeanor for any person to injure, damage,		
24	destroy, or fail or refuse to connect with or tap the sewers of a		
25	municipality, within the	time prescribed by an order	of the municipal board
26	of health, any sewer, pub	olic or private, made under t	the provisions of this
27	act.		
28	(2)(A) Any p	person so offending, on convi	iction, shall be punished
29	by fine and imprisonment, or both, at the discretion of the court, in any sum		
30	not more than five hundred dollars (\$500), and for a period not longer than		
31	six (6) months.		
32	(B)(i)	An offender shall also be l	liable for all damages
33	which shall be found by the jury.		
34	((ii) The sum so found, judgm	ment shall be rendered in
35	favor of the municipality, and execution shall issue on it as on other		
36	judgments at law.		

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- 1 (b)(1) A city council shall have power, by ordinance, to compel all
 2 sewers built by private parties or under the direction of the municipal board
 3 of health to be kept clean and in repair, by fine and punishment of the party
 4 in possession as owner or lessee of the property where the sewer may be
 5 situated.
- 6 (2) The fine shall not exceed fifty dollars (\$50.00) for any one 7 (1) neglect, nor shall the imprisonment be more than ninety (90) days.

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- 9 SECTION 2. Arkansas Code § 14-235-302 is amended to read as follows: 10 14-235-302. Ordering property owners to connect.
- 11 (a) After the completion of any sewer or branch sewer authorized to be
 12 built under the provisions of this act, it shall be lawful for the board of
 13 health of any municipality to which this act is applicable, whenever, in
 14 their opinion, the public health will be promoted by it, to order any one (1)
 15 or more property owners near or adjacent to any sewer to construct upon their
 16 property sewers leading from some point or place on their premises to the
 17 sewer of the municipality for the purpose of:
 - (1) Draining off surface or other water; and
 - (2) Conducting any excrement that may be at or about the premises and filth of every nature, character, and description into the sewers belonging to the municipality.
 - (b) In the order issued to construct the sewers for the purpose presented, the time within which they are to be completed, the nature and character of the material to be used in the construction of them, and the place of tapping the sewers of the municipality shall be designated, as well as the manner of doing it.

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- SECTION 3. Arkansas Code § 14-235-303 is amended to read as follows: 14-235-303. Refusal of owner to connect.
- (a)(1) If the owner of property shall fail, neglect, or refuse to connect the sewer as ordered in § 14-235-302, within the time prescribed in the order, unless further time is granted for the completion of the sewer, it shall be the duty of the <u>municipal board of health municipality</u> to cause the sewer to be constructed, by contract or otherwise, in as economic and substantial a manner as may be practicable.
 - (2) For that purpose, the board <u>municipality</u> is authorized to

1	enter upon, by its agents, contractors, and employees, any property on which		
2	they may order a sewer to be constructed, doing as little damage as possible		
3	(b)(1) When the construction shall have been completed and the cost		
4	ascertained, it shall become a charge and lien upon the property.		
5	(2)(A) The board municipality is authorized and empowered to		
6	institute suit in any court having jurisdiction to enforce liens against rea		
7	property, in the manner designated in § 14-90-1002 for the commencement of		
8	suits by the board of improvement, for the purpose of making the property		
9	chargeable for the lien provided in this section and the amount of the		
10	construction of the sewer, together with twenty percent (20%) penalty for		
11	noncompliance with the order of the board municipality.		
12	(B)(i) When a decree shall have been obtained, the		
13	property shall be ordered sold in the manner provided in §§ 14-90-1101 - 14-		
14	90-1108 and $14-90-1201 - 14-90-1204$ for the sale of property.		
15	(ii) All appeals from decrees to the Supreme Court		
16	of Arkansas or the Arkansas Court of Appeals rendered against property under		
17	this section shall be prosecuted within the time and under the restrictions		
18	and limitations set forth in this act, and no injunction shall be issued by		
19	any court restraining the building of any sewer ordered by the board		
20	municipality.		
21	(c)(l) All notices and summons required in this section shall be		
22	served in the manner provided in § 14-90-1003, against resident as well as		
23	nonresident owners of property; and		
24	(2)(A) The court shall be open, as stated in § 14-90-1001;		
25	(B) The same preference shall be given to suits commenced		
26	under this section; and		
27	(C) The same summary mode of proceeding shall be adopted		
28	in pleading and in all matters relating to the enforcement of the lien.		
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