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.

1	State of Arkansas	As Engrossed: H2/25/05	
2	85th General Assembly	A Bill	
3	Regular Session, 2005		SENATE BILL 447
4			
5	By: Senator T. Smith		
6	By: Representatives Mathis, Saund	lers	
7			
8			
9	For An Act To Be Entitled		
10	AN ACT TO EX	XTEND IMMUNITY TO PROPERTY OWN	NERS WHO
11		TY AVAILABLE FOR MUNICIPAL WAT	ſER
12	SUPPLY PURPO	OSES; AND FOR OTHER PURPOSES.	
13			
14		Subtitle	
15		O EXTEND IMMUNITY TO PROPERTY	
16		HO MAKE PROPERTY AVAILABLE FOR	R
17	MUNICIPAI	L WATER SUPPLY PURPOSES.	
18			
19	DE IM ENAGMED DU MUE CENED		
20	BE IT ENACTED BY THE GENER	RAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
21 22	SECTION 1 Arkenses	Code § 18-11-301 is amended	to read as follows.
22 23			to read as follows:
23 24	•	subchapter is to encourage ow	mers of land to make
24		able to the public for recrea	
26		poses by limiting their liabi	
20	entering thereon for such		Lifty toward persons
28	entering thereon for buch	parpoolo.	
29	SECTION 2. Arkansas	Code § 18-11-302 is amended	to read as follows:
30	18-11-302. Definiti		
31	As used in this subc		
32		means an admission fee for pe	ermission to go upon or
33	use the land, but does not		
34	(A) The	e sharing of game, fish, or ot	her products of
35	recreational use; or		
36	(B) Con	tributions in kind, services,	or cash paid to



As Engrossed: H2/25/05

SB447

1	reduce or offset costs and eliminate losses from recreational use <u>or</u>		
2	municipal water supply use;		
3	(2) "Land" means land, roads, water, watercourses, private ways		
4	and buildings, structures, and machinery or equipment when attached to the		
5	realty;		
6	(3) "Municipal water supply purpose" includes, but is not		
7	limited to, any of the following, separately or any combination:		
8	(A) Construction or maintenance of a water intake		
9	structure;		
10	(B) Maintenance of a water intake source;		
11	(C) Research concerning a water intake source or		
12	structure; and		
13	(D) Other activity associated with a water intake source		
14	or structure;		
15	(3)(4) "Owner" means the possessor of a fee interest, a tenant,		
16	lessee, occupant, or person in control of the premises; and		
17	(4) "Public" and "person" includes the Young Men's Christian		
18	Association (Y.M.C.A.), Young Women's Christian Association (Y.W.C.A.), Boy		
19	Scouts of America, Girl Scouts of the United States of America, Boys Clubs of		
20	America, Girls Clubs of America, churches, religious organizations, fraternal		
21	organizations, and other similar organizations; and		
22	(5) "Recreational purpose" includes, but is not limited to, any		
23	of the following, or any combination thereof:		
24	(A) Hunting;		
25	(B) Fishing;		
26	(C) Swimming;		
27	(D) Boating;		
28	(E) Camping;		
29	(F) Picnicking;		
30	(G) Hiking;		
31	(H) Pleasure driving;		
32	(I) Nature study;		
33	(J) Water skiing;		
34	(K) Winter sports;		
35	(L) Spelunking;		
36	(M) Viewing or enjoying historical, archeological, scenic,		

2

1 or scientific sites; and 2 (N) Any other activity undertaken for exercise, education, 3 relaxation, or pleasure on land owned by another. 4 5 SECTION 3. Arkansas Code § 18-11-303 is amended to read as follows: 6 18-11-303. Construction. 7 Nothing in this subchapter shall be construed to: 8 (1) Create a duty of care or ground of liability for injury to 9 persons or property; or (2) Relieve any person using the land of another for 10 11 recreational purposes or municipal water supply purposes from any obligation 12 which he or she may have in the absence of this subchapter to exercise care in his or her use of the land and in his or her activities thereon or relieve 13 14 any person from the legal consequences of failure to employ such care. 15 16 SECTION 4. Arkansas Code § 18-11-304 is amended to read as follows: 17 18-11-304. Duty of care. Except as specifically recognized by or provided in § 18-11-307, an 18 19 owner of land owes no duty of care to keep the premises safe for entry or use by others for recreational purposes or municipal water supply purposes or to 20 give any warning of a dangerous condition, use, structure, or activity on the 21 22 premises to persons entering for recreational purposes or municipal water 23 supply purposes. 24 SECTION 5. Arkansas Code § 18-11-305 is amended to read as follows: 25 26 18-11-305. Owner's immunity from liability. 27 Except as specifically recognized by or provided in § 18-11-307, an 28 owner of land who, either directly or indirectly, invites or permits without charge any person to use his or her property for recreational purposes or 29 30 municipal water supply purposes does not thereby: 31 (1) Extend any assurance that the lands or premises are safe for 32 any purpose; 33 (2) Confer upon the person the legal status of an invitee or 34 licensee to whom a duty of care is owed; 35 (3) Assume responsibility for or incur liability for any injury 36 to person or property caused by an act or omission of such persons; or

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SB447

1	(4) Assume responsibility for or incur liability for injury to		
2	the person or property caused by any natural or artificial condition,		
3	structure, or personal property on the land.		
4			
5	SECTION 6. Arkansas Code § 18-11-306 is amended to read as follows:		
6	18-11-306. Land leased to state.		
7	Unless otherwise agreed in writing, the provisions of §§ $18-11-304$ and		
8	18-11-305 shall be deemed applicable to the duties and liability of an owner		
9	of land leased to the state, or any subdivision thereof, for recreational		
10	purposes or municipal water supply purposes.		
11			
12	SECTION 7. EMERGENCY CLAUSE. It is found and determined by the		
13	General Assembly of the State of Arkansas that there is nothing currently in		
14	the law that grants immunity from liability to persons who make property		
15	available for municipal water supply purposes; that this act provides sound		
16	public policy for the State of Arkansas; and that this act is immediately		
17	necessary because the state should encourage property owners to make property		
18	available for municipal water supply purposes. Therefore, an emergency is		
19	declared to exist and this act being immediately necessary for the		
20	preservation of the public peace, health, and safety shall become effective		
21	<u>on:</u>		
22	(1) The date of its approval by the Governor;		
23	(2) If the bill is neither approved nor vetoed by the Governor,		
24	the expiration of the period of time during which the Governor may veto the		
25	bill; or		
26	(3) If the bill is vetoed by the Governor and the veto is		
27	overridden, the date the last house overrides the veto.		
28	/s/ T. Smith, et al		
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4