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: S2/18/09		
2	87th General Assembly	A Bill		
3	Regular Session, 2009		HOUSE BILL 1349	
4				
5	By: Representatives Cook, J. Rogers			
6	By: Senators Miller, R. Thompson			
7				
8				
9		For An Act To Be Entitled		
10	AN ACT C	ONCERNING THE RUNNING WATER LEVE	ΞE	
11	DISTRICT	; AND FOR OTHER PURPOSES.		
12				
13		Subtitle		
14	CONCE	RNING THE RUNNING WATER LEVEE		
15	DISTR	ICT.		
16				
17				
18	BE IT ENACTED BY THE G	ENERAL ASSEMBLY OF THE STATE OF	ARKANSAS:	
19				
20		dified Section 2 of Act 386 of 1	.917 is amended to read	
21	as follows:			
22		The affairs of said district sh		
23	commissioners appointed by the quorum court, all of whom shall be owners of			
24		he district , and one of whom sha		
25	•	one shall reside in Randolph co	• .	
26		e in either of said counties. W		
27	•	n and C. A. Going of Randolph co	•	
28		mmissioners of said district and	•	
29		office until their respective su		
30	-	id Brown shall hold office until	•	
31		oing shall hold office until the	·	
32	,	der shall hold office until the	·	
33		nday in March 1919, and on the f	•	
34	·	ereafter a meeting of the owners		
35		held at the courthouse in the t	_	
36	the purpose of electing	g a commissioner to take the pla	ce of the commissioner	

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- 1 whose office will then expire. At said meeting only owners of real property
- 2 in said district may vote; but women owning property may vote as men;
- 3 guardians of minors and insane persons may vote for their wards, and
- 4 corporations may vote by their president or secretary. Notice of said
- 5 meeting shall be given by the secretary of the board by publication for two
- 6 weeks prior to such meeting in some newspaper issued in the town of Walnut
- 7 Ridge, and in some newspaper issued in the town of Pocahontas. Any secretary
- 8 who shall fail to give this notice shall forfeit his office and be ineligible
- 9 for re-election thereto.
- 10 (b) Notice of the appointment shall be given by publication in a
- 11 newspaper of general circulation in the area one (1) time at least seven (7)
- 12 days before a date set by the county court for a hearing on any objections to
- 13 the appointment.

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- (c) The quorum court of each county shall each appoint one (1)
- 15 <u>commissioner</u>, and the county judge of each county by agreement shall appoint
- 16 the third commissioner, who may be an owner of property in both counties.
- 17 (d) A majority of said board shall constitute a quorum. Said board
- 19 to have a corporate seal, and to do all acts necessary or advantageous in the

shall be deemed a body politic and corporate, with power to sue and be sued,

- carrying out of the purposes of their corporation. Said board shall receive as compensation the sum of $\frac{\text{five dollars (\$5.00)}}{\text{compensation the sum of }}$ twenty-five dollars (\\$25.00)
- 22 per day for each meeting with their necessary expenses in going to and
- 23 returning therefrom. Each member of the board shall, as named in this Act,
- 24 take an oath within thirty (30) days after its passage that he or she will
- 25 faithfully discharge his or her duty as commissioner of the district and that
- 26 he will not be interested in any contract let by the board; and their
- 27 successors shall take like oath within thirty (30) days after their election
- 28 or appointment. A failure to take such oath shall be deemed a refusal to
- 29 accept the office. Vacancies on the board shall be filled by the remaining
- 30 members. Said board shall organize by electing one of its members as
- 31 $\frac{\text{chairman}}{\text{chair}}$ and it shall elect a secretary, who shall receive the sum of \$\xi\$
- 32 25.00 one hundred dollars (\$100) a year in full payment of his or her
- 33 services. In lieu of a treasurer, the commissioner shall select that solvent
- 34 bank within the limits of Randolph and Lawrence counties which that will
- 35 contract to pay the highest rate of interest on daily balances, and said bank
- 36 shall give bond in sum to be fixed by the board sufficient to cover any funds

l likely to be in its hands.

(e) The said board may also employ such attorneys, engineers, agents, and employees as it may deem necessary to carry out the purposes of this Act, provided that the amount expended for attorney's fees and engineers' fees shall in no year exceed 10 per cent of the amount actually expended in that year for construction work on said levees.

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8 SECTION 2. Uncodified Section 4 of Act 386 of 1917 is amended to read 9 as follows:

10 Section 4. It is ascertained and hereby declared that the land in said 11 district protected by said levees, and also all railroads, tramroads, 12 telegraph and telephone lines therein which that are behind said levees will be benefited by the maintenance thereof in proportion to the amount for which 13 they are assessed, by betterment assessments in the several drainage 14 15 districts in which they are located, and it is hereby made the duty of the 16 board of directors hereinbefore named and their successors in office, to levy 17 upon the said betterment assessment a tax not to exceed one per cent which that shall be levied and collected each year until a surplus of two thousand 18 19 dollars is provided for emergencies. No tax to be levied at any time when 20 the surplus in the treasury is equal to or exceeds two thousand dollars 21 except when the same is needed to repair actual breaks or washouts in which 22 emergency a sum sufficient to meet the emergency but not to exceed in any one 23 year in any case one per cent of the betterment assessment shall be levied 24 and collected upon all lands railroad and tramroads within said districts.

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SECTION 3. Uncodified Section 8 of Act 386 of 1917 is amended to read as follows:

Section 8. The board of commissioners herein mentioned shall have control of the construction of the improvements in said district. They It may advertise in local papers or papers published in other States for proposals for doing any work by contract; and no work exceeding one thousand dollars twenty thousand dollars (\$20,000) shall be let without public advertisement; and they it may accept or reject any proposals. The county court of the county where any commissioner resides may remove him or her and appoint his or her successor upon proof of incompetency or neglect of duty; but the charges shall be in writing, and such commissioner shall have the

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1 2	right to be heard in his <u>or her</u> defense and to appeal to the circuit court.		
3	SECTION 4. Uncodified Section 11 of Act 386 of 1917 is amended to add		
4	an additional subdivision as follows:		
5	(b)(1) The board of commissioners may apply to the county court to		
6	levy an alternative tax for the purpose of maintenance, repair, and operation		
7	of all plants, properties, and improvements within the district, which may be		
8	levied as a flat tax per acre.		
9	(2) Upon application for a flat tax designation, the county		
10	clerk shall publish a notice of hearing on the issue for two (2) weeks in a		
11	newspaper in general circulation in each of the counties in which the		
12	district has land. Any property owner who opposes the flat tax may appear at		
13	the hearing and state his or her objections to a flat tax designation.		
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15	/s/ Cook		
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