1	State of Arkansas	As Engrossed: \$3/9/11 \$3/17/11	
2	88th General Assembly	A Bill	
3	Regular Session, 2011		SENATE BILL 849
4			
5	By: Senator Teague		
6			
7	For An Act To Be Entitled		
8	AN ACT CONCERNING THE ASSESSMENT OF MINERAL		
9	INTERESTS; AND FOR OTHER PURPOSES.		
10			
11			
12		Subtitle	
13	AN A	CT CONCERNING THE ASSESSMENT C	)F
14	MINE	RAL INTERESTS.	
15			
16			
17	BE IT ENACTED BY THE G	GENERAL ASSEMBLY OF THE STATE	OF ARKANSAS:
18			
19	SECTION 1. Arka	ansas Code § 26-26-1110(a), co	oncerning mineral rights,
20	is amended to read as follows:		
21	(a)(1) When the mineral rights in any land shall, by conveyance or		
22	otherwise, be held by	one (1) or more persons, and	the fee simple in the land
23	by one (1) or more other persons, it shall be the duty of the county assesses		
24		act, either by personal notice	
25		f the county recorder, to asse	_
26	_	om the general property therei	-
27	_	ucing mineral interests in the	
28		he county assessor shall asses	
29	the land separate from	m the fee simple interest in t	
30		(i) Mineral interests in t	•
31	(1) or more persons that are different from the person or persons holding th		
32	fee simple interest; and		
33		(ii) County assessor is ad	_
34	holdings by the recording of a deed in the county recorder's office.		
35		<u>(B)</u>	
36	section applies, a sal	le of the mineral <del>rights</del> inter	ests for nonpayment of

1	taxes shall not affect the title to the land itself, nor shall a sale of the		
2	land for nonpayment of taxes affect the title to the mineral rights		
3	interests.		
4			
5	SECTION 2. Arkansas Code § 26-26-1110, concerning mineral rights, is		
6	amended to add an additional subsection to read as follows:		
7	(d)(1)(A) If the Assessment Coordination Department determines that a		
8	county assessor has failed to assess mineral interests as required under this		
9	section, the department shall notify the county assessor by certified mail		
10	with copies to the:		
11	(i) County equalization board;		
12	(ii) County judge;		
13	(iii) County quorum court; and		
14	(iv) Reappraisal contractor, if applicable.		
15	(B) In addition, the notice may provide that state		
16	reappraisal reimbursement funds to the county may be withheld pending the		
17	outcome of a hearing if a hearing is requested by the county assessor within		
18	thirty (30) days from the date of the notice.		
19	(2)(A) The county assessor may waive the right to a hearing and		
20	within thirty (30) days from the date of the notice agree to complete		
21	corrective action as required by the department and return a signed and dated		
22	compliance verification form to the department.		
23	(B) Upon receipt of the signed and dated compliance		
24	verification form, the department shall release any withheld state		
25	reappraisal reimbursement funds and resume regular payments.		
26	(3) Termination of state reappraisal reimbursement funds may		
27	occur if the county assessor fails to:		
28	(A) Either request a hearing or return the signed and		
29	dated compliance verification form within thirty (30) days from the date of		
30	the notice; or		
31	(B) Complete the corrective action within the time		
32	provided in the compliance verification form.		
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34	/s/Teague		
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