2	relating to the removal by the county commissioners court of
3	appointed special district board members who engage in misconduct.
4	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
5	SECTION 1. Subtitle C, Title 5, Local Government Code, is
6	amended by adding Chapter 177 to read as follows:
7	CHAPTER 177. REMOVAL OF SPECIAL DISTRICT BOARD MEMBERS
8	SUBCHAPTER A. GENERAL PROVISIONS
9	Sec. 177.001. DEFINITIONS. In this chapter:
10	(1) "Board" means the governing body of a special
11	district.
12	(2) "Director" means a board member.
13	(3) "Misconduct" means intentionally or knowingly:
14	(A) violating a law relating to the office of
15	director; or
16	(B) misapplying any thing of value belonging to a
17	special district that has come into the custody or possession of a
18	director by virtue of the director's office.
19	(4) "Special district" means a political subdivision
20	of this state with a limited geographic area created by local law or
21	under general law for a special purpose.
22	[Sections 177.002-177.050 reserved for expansion]
23	SUBCHAPTER B. REMOVAL OF APPOINTED BOARD MEMBERS FOR MISCONDUCT
24	Sec. 177.051. APPLICABILITY. This subchapter applies to

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1	any type of	special district with a board that is wholly or partly
2	appointed,	including:
3		(1) agricultural development districts;
4		(2) appraisal districts;
5		(3) athletic stadium authorities;
6		(4) civic center authorities;
7		(5) coastal water authorities;
8		(6) coordinated county transportation authorities;
9		(7) conservation and reclamation districts;
10		(8) county development districts;
11		(9) county health care funding districts;
12		(10) county hospital authorities;
13		(11) county mass transit authorities;
14		(12) crime control and prevention districts;
15		(13) defense adjustment management authorities;
16		(14) defense base development authorities;
17		(15) districts governing groundwater;
18		(16) drainage districts;
19		(17) emergency communication districts;
20		(18) emergency services districts;
21		(19) fire control, prevention, and emergency medical
22	services di	stricts;
23		(20) freight rail districts;
24		(21) fresh water supply districts;
25		(22) groundwater conservation districts;
26		(23) health care funding districts;
27		(24) health services districts;

1	(25)	higher education facility authorities;
2	(26)	hospital districts;
3	(27)	improvement districts;
4	(28)	indigent health care districts;
5	(29)	intermunicipal commuter rail districts;
6	(30)	irrigation districts;
7	(31)	jail districts;
8	(32)	levee improvement districts;
9	(33)	library districts;
10	(34)	metropolitan rapid transit authorities;
11	(35)	multi-jurisdictional library districts;
12	(36)	municipal development districts;
13	(37)	municipal hospital authorities;
14	(38)	municipal management districts;
15	(39)	municipal utility districts;
16	(40)	navigation districts;
17	(41)	noxious weed control districts;
18	(42)	park and recreation districts;
19	(43)	parks and recreational facilities districts;
20	(44)	<pre>port authorities;</pre>
21	(45)	public improvement districts;
22	(46)	rail districts;
23	(47)	rapid transit authorities;
24	(48)	regional districts;
25	(49)	regional transportation authorities;
26	(50)	river authorities;
27	(51)	road districts;

1	(52) road utility districts;
2	(53) rural rail transportation districts;
3	(54) rural transit districts;
4	(55) school districts;
5	(56) seawall commissions;
6	(57) solid waste management districts;
7	(58) soil and water conservation districts;
8	(59) special utility districts;
9	(60) sports and community venue districts;
10	(61) sports facility districts;
11	(62) stormwater control districts;
12	(63) subsidence districts;
13	(64) urban transit districts;
14	(65) water control and improvement districts;
15	(66) water control and preservation districts;
16	(67) water districts;
17	(68) water import authorities; and
18	(69) water improvement districts.
19	Sec. 177.052. EXEMPTIONS. (a) This subchapter does not
20	apply to a regional planning commission under Chapter 391.
21	(b) This subchapter does not apply to a director who is a
22	county officer under Section 24, Article V, Texas Constitution.
23	Sec. 177.053. REMOVAL OF DIRECTOR BY COMMISSIONERS COURT
24	FOR MISCONDUCT. (a) The commissioners court of a county may
25	remove for misconduct a director who:
26	(1) serves as a director of a special district located
27	wholly or partly in the county; and

1	(2) was appointed by the commissioners court.
2	(b) To the extent of a conflict, this section prevails over
3	any conflicting law.
4	Sec. 177.054. HEARING. (a) A commissioners court that
5	desires to remove a director for misconduct shall hold a hearing or
6	the director's removal.
7	(b) The director and any interested person is entitled to
8	appear at the hearing.
9	Sec. 177.055. ORDER REMOVING DIRECTOR. (a) To remove a
10	director of a special district located wholly in one county, the
11	commissioners court of the county must:
12	(1) find after the hearing that the director engaged
13	in misconduct; and
14	(2) issue an order removing the director.
15	(b) To remove a director of a special district located in
16	more than one county:
17	(1) a commissioners court that appointed the director
18	on its sole authority must find after the hearing that the director
19	engaged in misconduct and issue an order removing the director; or
20	(2) for a director appointed other than on the sole
21	authority of a single commissioners court, the commissioners court
22	of each county in which the district is located must find after the
23	hearing held by that court that the director engaged in misconduct
24	and issue an order removing the director.
25	Sec. 177.056. VACANCY. (a) If a general or special law
26	that governs the special district does not provide a method for

filling a vacancy, the commissioners court that removed the

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- 1 director by order may appoint a director to serve the remainder of
- 2 <u>the removed director's term.</u>
- 3 (b) If the special district is located wholly or partly in
- 4 more than one county and if the action of more than one
- 5 commissioners court was needed under Section 177.055(b)(2) to
- 6 remove the director, the commissioners court of each of those
- 7 counties must agree on the appointment.
- 8 SECTION 2. This Act takes effect immediately if it receives
- 9 a vote of two-thirds of all the members elected to each house, as
- 10 provided by Section 39, Article III, Texas Constitution. If this
- 11 Act does not receive the vote necessary for immediate effect, this
- 12 Act takes effect September 1, 2007.

S.B. No. 1207

President of the Senate Speaker of the House
I hereby certify that S.B. No. 1207 passed the Senate or
April 4, 2007, by the following vote: Yeas 30, Nays 0; and that
the Senate concurred in House amendment on May 25, 2007, by the
following vote: Yeas 30, Nays 0.
Secretary of the Senate
I hereby certify that S.B. No. 1207 passed the House, with
amendment, on May 23, 2007, by the following vote: Yeas 144,
Nays O, two present not voting.
Chief Clerk of the House
Approved:
Date
Governor