

By: Oliverson

H.B. No. 154

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A BILL TO BE ENTITLED

AN ACT

relating to state agency terminology used in describing the
landlocked territory on the western bank of the Jordan River.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:

SECTION 1. Title 10, Government Code, is amended by adding
Subtitle Y to read as follows:

SUBTITLE Y. MISCELLANEOUS PROVISIONS

CHAPTER 2901. RECOGNITION OF JUDEA AND SAMARIA

Sec. 2901.001. DEFINITIONS. In this chapter:

(1) "Official agency statement" means a rule, official
guidance, press release, written communication, or other work
product prepared by a state agency.

(2) "State agency" means an office, department,
commission, board, or other agency of any branch of state
government.

Sec. 2901.002. LEGISLATIVE INTENT. It is the intent of the
legislature to:

(1) refer to the land liberated by Israel from Jordan
during the 1967 Six-Day War by the land's historical names of
"Judea and Samaria," with the land south of Jerusalem referenced as

"Judea" and the land north of Jerusalem referenced as "Samaria";
and

(2) prohibit use of the term "West Bank" in any official
agency statement.

Sec. 2901.003. PROHIBITED TERMINOLOGY. (a) Except as
provided by Subsection (b), a state agency in any official agency
statement may not include the term "West Bank" and may only use the
terms "Judea and Samaria," "Judea," or "Samaria," as applicable.

(b) A state agency may use the term "West Bank" in an
official agency statement if the executive head of the agency:

(1) determines use of the term "West Bank" in the
statement is in the interest of this state; and

(2) submits not later than the 30th day after the date
the executive head makes a determination under Subdivision (1) a
written explanation of the decision to the legislature, or if the
legislature is not in session, to the governor.

SECTION 2. This Act takes effect on the 91st day after the
last day of the legislative session.