



HOUSE OF REPRESENTATIVES

HB 2118

flood protection districts; property exclusion

Sponsors: Representative Pratt

DP Committee on Agriculture and Water

DP Caucus and COW

X As Transmitted to the Governor

OVERVIEW

HB 2118 repeals Arizona Revised Statutes § 48-2815, which allows flood protection districts to exclude lands.

HISTORY

Arizona Revised Statutes (A.R.S.) § 48-2011 specifies that five or more holders of title or evidence of title to improved lands which are subject to overflow or washing, or menaced or threatened by the normal flow, flood or overflow waters of any natural watercourse, stream canyon or wash, whether perennial, intermittent or flood, which can be protected or relieved from such overflow or menace by the same general system of works, desire to provide for the protection of such lands therefrom, they may propose the organization of a flood protection district in the same manner prescribed by A.R.S., Title 48, chapter 18, for the organization of drainage districts.

A.R.S. § 48-2815 allows a flood protection district that is located in a county that contains four or more flood protection districts to exclude lands from its jurisdiction under specific circumstances.

PROVISIONS

- Repeals statute that allows a flood protection district to exclude lands from within its jurisdiction.