Session of 2012

1 2

3

4 5

6

SENATE BILL No. 357

By Committee on Agriculture

1-30

AN ACT concerning agriculture; relating to soil erosion caused by wind; duties of county commissioners, conservations districts; amending K.S.A. 2-2004 and 2-2008 and repealing the existing section sections; also repealing K.S.A. 2-2006 and 2-2007 and K.S.A. 2011 Supp. 2-2003 and 2-2005.

7 Be it enacted by the Legislature of the State of Kansas:

8 Section 1. K.S.A. 2-2004 is hereby amended to read as follows: 2-9 2004. (a) Further to administer, carry out and make effective the purposes of this act section, the board of county commissioners of each county, 10 11 upon knowing, receiving a complaint or being advised that dust, any plant 12 or weed is blowing from any particular land in the county, are hereby authorized and directed immediately to inspect such land. If it is 13 14 determined the soil, any plant or weed is blowing therefrom in sufficient 15 quantity to be injurious to the land because of erosion thereof, to nearby land because of dirt blown thereon, to nearby land because of any plant or 16 17 weed blown thereon or to the public health because of dust therefromblown into the air, they shall determine what, if anything, can be done to 18 prevent or materially lessen the soil, any plant or weed blowing from such 19 land, and if in their judgment that can be accomplished by prompt-20 cultivation of the soil in some manner, they are authorized and directed to 21 22 order work to be done and the time when and the type of work to be done. 23 The board of county commissioners may order that the land be disced. listed, chiseled, cultivated, chopped or worked by any other method of 24 25 control approved by the board. If the board of county commissioners 26 determines a sustained, dust-laden wind is occurring which poses an 27 extreme and immediate physical danger to public safety or irreparable-28 damage to such land unless immediate corrective action is taken, such 29 board of county commissioners shall order the owner of the land at issue 30 to take immediate corrective action, including, but not limited to, discing, listing, chiseling, cultivating, chopping or any other recognized method of 31 dust control that shall include any recognized method of dust control in 32 33 the applicable field office technical guide of the natural resources conservation service. If such board of county commissioners receive-34 receives a complaint and determine determines no sustained, dust-laden 35 wind posing an extreme and immediate physical danger to public safety or 36

irreparable damage to such land is occurring, the board of county
 commissioners shall direct the complaining citizen to present refer such
 complaint to the local conservation district with jurisdiction over the land
 at issue.

5 (b) If a complaint is referred by the board of county commissioners to 6 the local conservation district, and if the complaining party wishes to 7 proceed with such complaint, the board of county commissioners shall 8 request that such local conservation district schedule the complaint for a 9 hearing at such local conservation district's next regularly scheduled 10 meeting.

(1) The board of county commissioners shall advise the owner and
any tenant of the land at issue, no less than 10 calendar days prior to such
meeting, of the date and time the complaining party will appear complaint
will be heard before the local conservation district.

15 The local conservation district shall have authority to hear such (2)16 complaint and any response from the owner or tenant of the land at issue 17 at such scheduled meeting. At such meeting, the local conservation district 18 may, upon receiving written permission from the owner of the land at 19 issue, view the land, either as a group or by individual board members 20 and with or without the presence of either the complaining party, the 21 owner or the tenant of the land at issue. Such local conservation district 22 may also continue the matter to a different date or take such other 23 reasonable steps as in the discretion of such local conservation district 24 which allows such conservation district to make a recommendation to the 25 board of county commissioners regarding such complaint.

26 (3) The local conservation district shall act only in an advisory 27 capacity and shall have authority only to make a written recommendation 28 to the board of county commissioners regarding the complaint referred to 29 such local conservation district. Included in such recommendation shall 30 be a determination by the local conservation district as to whether the 31 land at issue is in compliance with a conservation plan promulgated by 32 the owner or tenant under 7 C.F.R § 12.5, as in effect on July 1, 2012. If 33 the land at issue is determined to be in compliance with a conservation 34 plan promulgated by the owner or tenant under 7 C.F.R § 12.5, as in 35 effect on July 1, 2012, the conservation district shall recommend no 36 corrective action be taken by the board of county commissioners. If the 37 land at issue is determined to not be in compliance with a conservation 38 plan promulgated by the owner or tenant under 7 C.F.R § 12.5, as in 39 effect on July 1, 2012, the local conservation district shall recommend 40 specific corrective action to the board of county commissioners or 41 recommend no corrective action.

42 (c) For the purpose of making a recommendation, the local 43 conservation district: (1) May request technical assistance from the natural resources
 conservation service of the United States department of agriculture. It
 shall be within the sole discretion of the natural resources conservation
 service whether or not to provide such technical assistance; and

5 (2) shall consider the applicable field office technical guide of the 6 natural resources conservation service. Any corrective action 7 recommended by the local conservation district shall be based upon one 8 or more terms of the field office technical guide and the local conservation 9 district's written recommendation shall identify the specific term or terms 10 of the field office technical guide upon which the recommendation is 11 based.

12 (d)In formulating a recommendation, the local conservation district shall rely entirely upon the voluntary cooperation of the complaining party 13 and the owner or tenant of the land at issue. If the complaining party, 14 owner or tenant of the land at issue did not cooperate with the local 15 16 conservation district regarding such complaint, the local conservation 17 district shall advise the board of county commissioners of this fact in such recommendation. If the local conservation district recommends no 18 19 corrective action, such local conservation district shall explain why no 20 corrective action was recommended.

21 (e) Upon receipt of the written recommendation of the local 22 conservation district, the board of county commissioners shall schedule 23 such recommendation for review by the board of county commissioners at a regularly scheduled meeting. The complaining party, owner of the land 24 25 at issue and any tenant shall be notified in writing of such meeting no less than 10 calendar days prior to such meeting. At such meeting, the board of 26 county commissioners may accept, reject or modify the recommendations. 27 of the local district in the sole discretion of the board of county-28 29 commissioners shall accept or reject the recommendations of the local conservation district. In such case where the board of county 30 31 commissioners rejects the local conservation district's recommendations, 32 the board of county commissioners may, if it is determined corrective 33 action is needed other than the corrective action recommended by the 34 local conservation district, request the local conservation district develop 35 an alternative recommendation. A request for an alternative 36 recommendation from the local conservation district by the board of 37 county commissioners shall set forth the reasons why the board of 38 county commissioners believes an alternative recommendation is 39 necessary. Upon receiving an alternative recommendation from the local 40 conservation district, the board of county commissioners shall accept or reject the alternative recommendation. The board of county 41 commissioners at all times shall retain the authority to order any 42 43 corrective action allowed by this section. The board of county1 commissioners may take into consideration, when developing any remedy-

2 or refusing to impose a remedy, the cooperation or lack of cooperation

3 that the parties of the complaint have extended to the local conservation

district, the natural resources conservation service or to any other person or agency assisting the local conservation district in the matter.

6 (f) If a complaint has been referred to a local conservation district, 7 but the board of county commissioners later determines immediate 8 corrective action is appropriate **under subsection** (a), such board of 9 county commissioners shall have the authority to order such immediate 10 corrective action before the local conservation district has issued a 11 recommendation.

12 (g) In all cases where the board of county commissioners orders corrective action, where it can be done reasonably, the board of county 13 14 commissioners shall confer with the owner of the land before determining 15 or ordering work to be done thereon, and advise the owner of their 16 conclusions and give the owner an opportunity to do the work they 17 conclude should be done, but if the owner cannot be consulted without 18 unreasonable delay, or cannot or will not do the work in the manner and 19 within the time it should be done, the board of county commissioners may 20 do the work, or employ someone to do it, and issue its warrants to pay the 21 actual cost thereof, and pay such warrants from the fund hereinafter 22 provided, without regard to any other statute pertaining to the issuing or 23 paying of county warrants.

24 Sec. 2. K.S.A. 2-2008 is hereby amended to read as follows: 2-2008. 25 (a) When work has been done by the county, or by anyone employed by it to carry out its orders respecting the planting or cultivation of any 26 specific tract of land under K.S.A. 2-2004 or 2-2006, and amendments 27 28 thereto, and warrants issued therefor, the board of county 29 commissioners shall notify the owner of the land, by certified mail or 30 otherwise, of the amount thereof and require the owner to make a showing before them, on a day named, which shall not be less than 30 31 32 days after the date of the notice, as to why the cost of the work should 33 not be levied against the land as a special assessment. Unless the owner 34 of the land can show that the work was necessitated by circumstances beyond the owner's control, and which could not reasonably have been 35 36 anticipated, the expense thereof shall be assessed against the land as a 37 special assessment.

(b) The assessment shall be made by an order of the board of
county commissioners, which order shall be recorded in its minutes, and
shall be collected as a special assessment. The amount of the
assessment shall not exceed \$3 per acre for each acre on which work is
done for any one year, unless the board of county commissioners
determines at its first meeting during any calendar year that \$3 per acre

5

is not adequate to cover the actual cost of the work. Upon such 1 2 determination the board of county commissioners shall fix, at the first business meeting of the board during any calendar year, an amount in 3 excess of \$3 per acre which the board determines to be a reasonable 4 5 assessment per acre to cover the actual cost of the work during such 6 calendar year. If the amount assessed against any such acre in any year 7 exceeds \$3 or exceeds the amount fixed by the board of county 8 commissioners in any year to cover the cost per acre of the work for that year, or the total amount assessed against any such acre in more than 9 one year and which is uncollected exceeds \$3 or exceeds the amount 10 fixed by the board of county commissioners in any year to cover the cost 11 12 per acre of the work for that year, such amount shall be collected in annual installments not exceeding \$3 or the amount fixed by the board 13 14 of county commissioners at its first meeting during any calendar year to 15 cover the actual cost of the work per such acre, as applicable.

16 (c) For good cause shown, the board of county commissioners may 17 divide the cost between the owner of the land and the county. All moneys collected on such special assessment shall be credited to the soil-drifting 18 19 fund. Any landowner aggrieved at the amount of the assessment against 20 the landowner's land may bring an action in the district court of the 21 county in which the land is situated to test the validity of the assessment 22 or to enjoin its collection, but such action must be brought within 30 23 days after the assessment is made, and cannot be brought thereafter.

24 Sec.-2. 3. K.S.A. 2-2004 is, 2-2006, 2-2007 and 2-2008 and K.S.A.
25 2011 Supp. 2-2003 and 2-2005 are hereby repealed.

26 Sec. 3. *4*. This act shall take effect and be in force from and after its 27 publication in the statute book.