

**1st Sub. H.B. 66**  
**POLITICAL SUBDIVISION AMENDMENTS**

Senator **Peter C. Knudson** proposes the following amendments:

1. *Page 2, Line 47 through Page 3, Line 65:*

47 11-42-102. Definitions.

48 (1) ~~{(a)}~~ "Adequate protests" means ~~{+}~~ **timely filed**, ~~{+}~~ written protests ~~{+}~~ **under**  
Section

49 11-42-203 that represent at least ~~{50%}~~ 25% of the frontage, area, taxable value, fair market  
value,

50 lots, number of connections, or equivalent residential units of the property proposed to be  
51 assessed, according to the same assessment method by which the assessment is proposed to be  
52 levied, after eliminating ~~{+}~~ :

53 ~~{(i) filed in accordance with Section 11-42-203; and~~

54 ~~—(ii) signed by the owners of private real property that:~~

55 ~~—(A) is located within the proposed assessment area;~~

56 ~~—(B) covers at least 25% of the total private land area within the proposed assessment~~  
57 ~~area; and~~

58 ~~—(C) is equal in value to at least 15% of the value of all private real property within the~~  
59 ~~proposed assessment area.}~~

60 ~~{+}~~ (a) ~~{+}~~ ~~{(b) "Adequate protests" does not include written}~~ protests relating to:

61 (i) ~~{(A)}~~ property that has been deleted from a proposed assessment area; or

62 ~~{+}~~ (ii) ~~{+}~~ ~~{(B)}~~ an improvement that has been deleted from the proposed improvements  
to be

63 provided to property within the proposed assessment area; and

64 ~~{+}~~ (b) ~~{+}~~ ~~{(ii)}~~ protests that have been withdrawn under Subsection 11-42-203(3).

65 (2) "Assessment area" means an area, or, if more than one area is designated, the