Chapter 543

H.B. No. 2670

- 1 AN ACT
- 2 relating to validating certain acts and proceedings of Harris
- 3 County Improvement District No. 5 and to the boundaries of the
- 4 district.
- 5 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 6 SECTION 1. BOUNDARIES. (a) The boundaries of Harris County
- 7 Improvement District No. 5 are enlarged to include the following
- 8 tracts of land:
- 9 TRACT 1-COMMENCING at the existing boundary of Harris County
- 10 Improvement District No. 5 (also known as Brays Oaks Management
- 11 District) at the intersection of N ROW of Bissonnet St and E ROW of
- 12 US 59 (Southwest Fwy) Access Road N/B;
- 13 THENCE, northeast along E ROW of US 59 (Southwest Fwy) Access
- 14 Road N/B to W ROW of S Gessner Rd;
- 15 THENCE, south along W ROW of S Gessner Rd to S ROW of
- 16 Bissonnet Rd;
- 17 THENCE, northeast along S ROW of Bissonnet Rd to E ROW
- 18 Hillcroft St;
- 19 THENCE, along E ROW of Hillcroft St to N ROW of N. Braeswood
- 20 Blvd where it intersects the existing boundary of Brays Oaks
- 21 Management District;
- 22 THENCE, west along the existing boundary of Brays Oaks
- 23 Management District to THE POINT OF BEGINNING.
- 24 Tract 2-COMMENCING at the existing boundary of Brays Oaks

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- 1 Management District at intersection of E ROW of Hillcroft St Blvd
- 2 and N ROW of Willowbend Blvd;
- 3 THENCE, north along E ROW of Hillcroft St to S boundary of
- 4 utility easement;
- 5 THENCE, east along the S boundary of utility easement to the E
- 6 ROW of S Post Oak Rd;
- 7 THENCE, south along the E ROW of S Post Oak Rd to NW corner of
- 8 0.375 acre parcel (TR 5K ABST 135 W N BRONAUGH);
- 9 THENCE, east along N boundary of 0.375 acre parcel (TR 5K ABST
- 10 135 W N BRONAUGH) to NE corner of said parcel;
- 11 THENCE, south along E boundary of 0.375 acre parcel (TR 5K
- 12 ABST 135 W N BRONAUGH) to SE corner of said parcel and N boundary of
- 13 0.45 acre parcel (TR 5C (001*TR 5E-1) (WILLOW WATERHOLE DETENTION)
- 14 ABST 135 W N BRONAUGH);
- THENCE, east along N boundary of 0.45 acre parcel (TR 5C
- 16 (001*TR 5E-1) (WILLOW WATERHOLE DETENTION) ABST 135 W N BRONAUGH)
- 17 to NE corner of said parcel;
- 18 THENCE, southeast along E boundary 0.45 acre parcel (TR 5C
- 19 (001*TR 5E-1) (WILLOW WATERHOLE DETENTION) ABST 135 W N BRONAUGH)
- 20 to SE corner of said parcel and N boundary of 5.0 acre parcel (TRS
- 21 6D-3 & 6G ABST 135 W N BRONAUGH);
- THENCE, east along N boundary of 5.0 acre parcel (TRS 6D-3 &
- 23 6G ABST 135 W N BRONAUGH) to NE corner of said parcel;
- 24 THENCE, south along E boundary of 5.0 acre parcel (TRS 6D-3 &
- 25 6G ABST 135 W N BRONAUGH) to SE corner of said parcel and adjacent NE
- 26 corner of 52 acre parcel (TRS 6 & 6D ABST 135 W N BRONAUGH);
- 27 THENCE, south and southeast along E boundary of 52 acre

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- 1 parcel (TRS 6 & 6D ABST 135 W N BRONAUGH) to N ROW of So. Pacific
- 2 Rail line;
- 3 THENCE, southwest along N ROW of So. Pacific Rail line to SE
- 4 corner of 52 acre parcel (TRS 6 & 6D ABST 135 W N BRONAUGH);
- 5 THENCE, west along S boundary of 52 acre parcel (TRS 6 & 6D
- 6 ABST 135 W N BRONAUGH) and S ROW of Gasmer Dr to E ROW of S Post Oak
- 7 Rd;
- 8 THENCE, south along E ROW of S Post Oak Rd to N ROW of So.
- 9 Pacific Rail line;
- 10 THENCE, southwest along N ROW of So. Pacific Rail line to E
- 11 ROW of Haviland St to the existing boundary of Brays Oaks Management
- 12 District;
- 13 THENCE, north and east along the existing boundary TO THE
- 14 POINT OF BEGINNING; SAVE AND EXCEPT TRS 25 and 25B, Willow Creek
- 15 Estates.
- 16 (b) The boundaries and field notes contained in Subsection
- 17 (a) of this section form a closure. A mistake in the field notes or
- 18 in copying the field notes in the legislative process does not
- 19 affect the district's:
- 20 (1) organization, existence, or validity;
- 21 (2) right to issue any type of bond for the purposes
- 22 for which the district is created or to pay the principal of and
- 23 interest on a bond;
- 24 (3) right to impose a tax; or
- 25 (4) legality or operation.
- 26 SECTION 2. VALIDATION. (a) The legislature validates and
- 27 confirms all governmental acts and proceedings of the Harris County

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- 1 Improvement District No. 5 that were taken before the effective
- 2 date of this Act. An act or proceeding may not be held invalid
- 3 because the act or proceeding was not in accordance with Chapter
- 4 3834, Special District Local Laws Code, or other law.
- 5 (b) This section does not apply to any matter that on the
- 6 effective date of this Act:
- 7 (1) is involved in litigation if the litigation
- 8 ultimately results in the matter being held invalid by a final court
- 9 judgment; or
- 10 (2) has been held invalid by a final court judgment.
- 11 SECTION 3. NOTICE. (a) The legal notice of the intention
- 12 to introduce this Act, setting forth the general substance of this
- 13 Act, has been published as provided by law, and the notice and a
- 14 copy of this Act have been furnished to all persons, agencies,
- 15 officials, or entities to which they are required to be furnished
- 16 under Section 59, Article XVI, Texas Constitution, and Chapter 313,
- 17 Government Code.
- 18 (b) The governor, one of the required recipients, has
- 19 submitted the notice and Act to the Texas Commission on
- 20 Environmental Quality.
- 21 (c) The Texas Commission on Environmental Quality has filed
- 22 its recommendations relating to this Act with the governor,
- 23 lieutenant governor, and speaker of the house of representatives
- 24 within the required time.
- 25 (d) The general law relating to consent by political
- 26 subdivisions to the creation of districts with conservation,
- 27 reclamation, and road powers and the inclusion of land in those

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- 1 districts has been complied with.
- 2 (e) All requirements of the constitution and laws of this
- 3 state and the rules and procedures of the legislature with respect
- 4 to the notice, introduction, and passage of this Act have been
- 5 fulfilled and accomplished.
- 6 SECTION 4. EFFECTIVE DATE. This Act takes effect
- 7 immediately if it receives a vote of two-thirds of all the members
- 8 elected to each house, as provided by Section 39, Article III, Texas
- 9 Constitution. If this Act does not receive the vote necessary for
- 10 immediate effect, this Act takes effect September 1, 2011.

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President of the Senate

Speaker of the House

I certify that H.B. No. 2670 was passed by the House on April 14, 2011, by the following vote: Yeas 140, Nays 2, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 2670 was passed by the Senate on May 17, 2011, by the following vote: Yeas 31, Nays 0.

Secretary of the Senate

APPROVED:

17 JUN 11

Date

RICK FERRY

Governor

FILED IN THE OFFICE OF THE SECRETARY OF STATE

Secretary of State