AN ACT for a tick eradication law in the counties of Howard, Pike, Little River, Clark, Miller and La-Fayette counties.

Section 1. At the general election held in the State of Arkansas in the year 1916, at which the members of the Forty-first General Assembly of the State of Arkansas are to be voted for and every two years thereafter in each separate county until the tick eradication is adopted in that county, when the tick eradication law is adopted by a majority of the votes of any

AN ACT making appropriation for the expenses of the executive and judicial departments of the State Government.

Be It Enacted by the General Assembly of the State of Arkansas:

Section 1. That the following named sums of money be, and the same are hereby appropriated for the object hereinafter expressed, for the fiscal years

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Fig. 2 — Excerpt from, Public and Private Acts of the State of Arkansas, 1915. Act 200 (above) was published without an enacting style, and was thus declared to be a “nullity” in Palmer v. State, 137 Ark. 160. Act 277 (below) from the same statute book displays an enacting style.

Fig. 3 — Excerpt from, Acts of the General Assembly of the Commonwealth of Kentucky, 1914. Chapter 68 (above) has no enacting clause and thus was pronounced “void” in Commonwealth v. Illinois Cent. R. Co., 160 Ky. 745. Chapter 65 (below) has an enacting clause.