Stricken language would be deleted from and underlined language would be added to the law as it existed prior to this session of the General Assembly.

1	State of Arkansas	As Engrossed: S3/17/03	
2	84th General Assembly	A Bill	Act 1190 of 2003
3	Regular Session, 2003		SENATE BILL 770
4			
5	By: Senator Salmon		
6			
7			
8		For An Act To Be Entitled	
9	AN ACT	AUTHORIZING CITIES OF FIRST AND SI	ECOND
10	CLASS T	O CREATE CRIMINAL NUISANCE ABATEM	ENT
11	BOARDS;	ESTABLISHING APPEAL PROCEDURES; A	AND FOR
12	OTHER P	URPOSES.	
13			
14		Subtitle	
15	AN A	CT AUTHORIZING CITIES OF FIRST AND	D
16	SECO	ND CLASS TO CREATE CRIMINAL NUISA	NCE
17	ABAT	EMENT BOARDS; ESTABLISHING APPEAL	
18	PROC	EDURES.	
19			
20			
21	BE IT ENACTED BY THE (GENERAL ASSEMBLY OF THE STATE OF A	ARKANSAS:
22			
23	SECTION 1. Leg:	islative Intent.	
24	It is the intent	t of the General Assembly to promo	ote, protect, and
25	improve the health, sa	afety, and welfare of the citizens	s of the municipalities
26	<u>of this state by autho</u>	orizing the creation of criminal r	nuisance abatement
27	boards with authority	to impose remedies, administrativ	ve fines, and other non
28	<u>criminal penalties in</u>	order to provide an equitable, ex	xpeditious, effective,
29	and inexpensive method	d of abating public nuisance as de	fined by state law.
30			
31	SECTION 2. Crea	ation of criminal nuisance abateme	ent board.
32	<u>(a)</u> Any city of	f first or second class may, by or	dinance, create a
33	quasi judicial board t	to hear complaints regarding place	es or premises used as
34	public or common nuisa	ance as defined by Arkansas Code §	<u> 5-74-109, § 14-54-</u>
35	1502, and § 16-105-402	2 or that are used for prostitutio	on as defined by
36	Arkansas Code § 5-70-1	102.	



As Engrossed: S3/17/03

1	(b) A criminal nuisance abatement board created under this act shall	
2	be composed of five (5) citizens of the creating city who shall be appointed	
3	by the governing body of the city.	
4	(c) The governing body of the city shall select one (1) of the members	
5	of the board to call the first meeting and serve as chair at the first	
6	meeting.	
7	(d)(1) At the first meeting, members of the board shall draw lots so	
8	that one (1) member shall serve a three-year term, two (2) members shall	
9	serve a four-year term, and two (2) members shall serve a five-year term.	
10	(2) All successors appointed to the board shall serve one (1)	
11	five-year term.	
12	(e) The members shall elect a chair and any other officers needed to	
13	conduct the business of the board.	
14	(f) The governing body of the city shall provide necessary staff for	
15	the board.	
16	(g) The board may promulgate rules and regulations needed to conduct	
17	the hearings on the complaints concerning places and premises used as public	
18	or common nuisances.	
19		
20	SECTION 3. Filing of complaint with board.	
21	(a)(1) Any employee, officer, or resident of the city may bring a	
22	sworn complaint before the board against the owner of a place or premises	
23	that may constitute a nuisance.	
24	(2) A hearing shall be conducted after the owner of the place or	
25	premises has been given ten (10) calendar days notice of the hearing.	
26	(b) The notice shall:	
27	(1) Be provided to the owner of the place or premises according	
28	to the Arkansas Rules of Civil Procedure 4(d); and	
29	(2) Include a copy of the complaint and a copy of the ordinance	
30	creating the criminal nuisance abatement board.	
31	(c) If notice of the hearing is made by personal service, the notice	
32	may be served by a certified law enforcement officer or a certified court	
33	process server.	
34		
35		
36	SECTION 4. <u>Hearing and board findings.</u>	

1	(1) The board may consider any evidence, including evidence of
2	the general reputation of the place or premises; and
3	(2) The owner of the premises shall have an opportunity to
4	present evidence in his or her defense.
5	(b) All witnesses at a hearing shall be sworn.
6	(c) After the hearing, the board may declare the place or premises to
7	be a public nuisance as defined by Arkansas Code §§ 5-74-109, 14-54-1502, and
8	16-105-402 or that are used for prostitution as defined by Arkansas Code § 5-
9	<u>70-102.</u>
10	(c) After declaring a place or premises a nuisance the board shall
11	make a factual determination as to the reasons why the board finds that a
12	public nuisance exists.
13	(d) The sworn testimony and the board findings shall become a part of
14	the record.
15	
16	SECTION 5. Order of abatement.
17	(a) If the board declares a place or premises to be a public nuisance,
18	it may enter an order requiring the owner of such place or premises to adopt
19	such procedure as may be appropriate under the circumstances to abate any
20	such nuisance.
21	(b) The order may include, but is not limited to, the following:
22	(1) Prohibit the maintaining of the nuisance;
23	(2) Prohibit the operating or maintaining of the place or
24	premises, including the closure of the place or premises or any part of the
25	premises for a period no longer than the effective date of the order;
26	(3) Prohibit the conduct, operation, or maintenance of any
27	business or activity on the premises which is conducive to the nuisance;
28	(4) Order the eviction of tenants of the place or premises who
29	are responsible for the criminal conduct or allows or permits another to
30	commit the criminal conduct;
31	(5) Order the owner of the place or premises or the owner's
32	agents to perform criminal background checks of tenants before renting the
33	property; or
34	(6) Order the owner to bring the place or premises into
35	compliance with state and local safety codes before allowing the reoccupation
36	of the property.

As Engrossed: S3/17/03

1	(c) The order must include a statement stating that violations of this
2	order may be punishable by a fine of not more than two hundred fifty dollars
3	(\$250) for each day that violations of the order continue or that the public
4	nuisance continues to exist.
5	
6	SECTION 6. Effective date of an order.
7	(a) A finding or order entered pursuant to this act shall become
8	effective seven (7) calendar days after the order has been posted on the
9	subject premises and mailed to the owner's last known address by first class
10	mail.
11	(b) The order shall expire after one (l) year after the effective date
12	or at such earlier time as is stated in the order.
13	(c) The order may be stayed pending appeal to circuit court pursuant
14	to this act.
15	
16	SECTION 7. Appeals to circuit court.
17	(a) Within thirty (30) days after an order or decision has been
18	entered by the board according to the provisions in this act, any party may
19	appeal to the circuit court for a de novo review on the record.
20	(b) If an appeal is filed, the decision or order of the board shall
21	remain in effect unless stayed by the circuit court.
22	
23	SECTION 8. Violations of orders or continuations of nuisance.
24	(a) If an order that has been entered is violated, the board on its
25	own or pursuant to a complaint may hold a hearing on whether or not a public
26	nuisance continues to exist or has been violated.
27	(b) If the board finds that the public nuisance continues to exist or
28	that the order has been violated, the board may impose a civil penalty of not
29	more than two hundred fifty (\$250) for each day that the order is violated or
30	that the nuisance continues to exist.
31	(c) Before such a hearing may be held, the owner must be given ten
32	(10) calendar days notice in writing of the hearing according to methods
33	stated in the Arkansas Rules of Civil Procedure 4(d).
34	(d) The notice must state that if the board finds that the nuisance
35	continues to exist or that the order has been violated, the board may impose
36	a fine of not more than two hundred fifty dollars (\$250) for each day that

As Engrossed: S3/17/03

1	the order has been violated or that the nuisance has continued to exist.	
2	(e) The maximum amount of a civil penalty that may be imposed is ten	
3	thousand dollars (\$10,000).	
4	(f) In addition to a civil penalty, the board may award costs of a	
5	successful complainant not to exceed one thousand dollars (\$1000).	
6	(g) All civil penalties imposed shall be used by the local police	
7	department for nuisance abatement purposes.	
8	(h) Any civil penalty or costs awarded by the board may be appealed to	
9	the circuit court within thirty (30) days.	
10	(i) Any order imposing costs or civil penalties not appealed to	
11	circuit court may be filed with the Circuit Clerk's office and constitute a	
12	judgment of record and a lien against the nuisance property.	
13		
14	SECTION 9. <u>Supplemental measure.</u>	
15	(a) This act does not restrict the right of any person or government	
16	official from proceeding against a public nuisance by any other means.	
17	(b) This act is supplemental to all other laws and any other powers of	
18	a city of first or second class.	
19		
20	SECTION 10. Immunity.	
0.1		
21	(a) The board, its individual members, and city employees assisting	
21	(a) The board, its individual members, and city employees assisting the board are immune from suit or action for their activities in discharge of	
22	the board are immune from suit or action for their activities in discharge of	
22 23	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity.	
22 23 24	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses	
22 23 24 25	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the	
22 23 24 25 26	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the	
22 23 24 25 26 27	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process.	
22 23 24 25 26 27 28	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. EMERGENCY CLAUSE. It is found and determined by the	
22 23 24 25 26 27 28 29	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that municipalities in the state	
22 23 24 25 26 27 28 29 30	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that municipalities in the state have the authority to create criminal nuisance abatement boards; that this	
22 23 24 25 26 27 28 29 30 31	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that municipalities in the state have the authority to create criminal nuisance abatement boards; that this act is needed to provide proper procedures for the boards and procedures for	
22 23 24 25 26 27 28 29 30 31 32	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. EMERGENCY CLAUSE. It is found and determined by the General Assembly of the State of Arkansas that municipalities in the state have the authority to create criminal nuisance abatement boards; that this act is needed to provide proper procedures for the boards and procedures for appeals to the circuit court; and that this act is immediately necessary	
22 23 24 25 26 27 28 29 30 31 32 33	the board are immune from suit or action for their activities in discharge of their duties under this act to the full extent of judicial immunity. (b) Except for perjury and false swearing, complainants and witnesses are absolutely immune from suit or action for all communications with the board and all statements made within the nuisance abatement process. SECTION 11. <u>EMERGENCY CLAUSE. It is found and determined by the</u> General Assembly of the State of Arkansas that municipalities in the state have the authority to create criminal nuisance abatement boards; that this act is needed to provide proper procedures for the boards and procedures for appeals to the circuit court; and that this act is immediately necessary because without proper procedures citizens of the state could be harmed by	

1	effective on:
2	(1) The date of its approval by the Governor;
3	(2) If the bill is neither approved nor vetoed by the Governor,
4	the expiration of the period of time during which the Governor may veto the
5	<u>bill; or</u>
6	(3) If the bill is vetoed by the Governor and the veto is
7	overridden, the date the last house overrides the veto.
8	
9	/s/ Salmon
10	
11	
12	APPROVED: 4/9/2003
13	
14	
15	
16	
17	
18	
19	
20 21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	