

State of Arkansas
76th General Assembly
Regular Session, 1987
By: Senator Wood

SENATE BILL 639

"AN ACT TO AMEND SECTION 2 OF ACT 973 OF 1985 [ARK. STATS. 20-1704.2], WHICH AMENDED ACT 142 OF 1975 [ARK. STATS. 20-1701 ET SEQ.], TO DEFINE THE TERM 'OTHER CAPITAL IMPROVEMENT FACILITIES' AS USED IN SAID ACT; AND FOR OTHER PURPOSES."

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:

SECTION 1. That Section 2 of Act 973 of 1985, the same being Section 20-1704.2 of the Arkansas Statutes, is hereby amended to read as follows:

"Section 2. As used in Section 4 of Act 142 of 1975, as amended, and as amended by Section 1 of this Act, the term 'other capital improvement facilities' means any of the following: city or town halls, courthouses, and administrative, executive or other public offices; court facilities; jails; police and sheriff stations, apparatus and facilities; fire fighting facilities and apparatus; public health facilities and apparatus; hospitals, nursing homes and similar extended-care facilities; residential housing for low and moderate income, elderly or handicapped persons and families; parking facilities and garages; educational and training facilities for public employees; auditoriums; stadiums; convention, meeting or entertainment facilities; ambulance and other emergency medical service facilities; civil defense facilities; air and water pollution control facilities; drainage and flood control facilities; storm sewers; arts and crafts centers; museums; libraries; public parks, playgrounds or other public open space; marinas; swimming pools, tennis courts, golf courses, camping facilities, gymnasiums and other recreational facilities; tourist information and assistance centers; historical, cultural, natural, or folklore sites; fair and exhibition facilities; streets and street lighting, alleys, sidewalks, roads, bridges and viaducts; airports, passenger or freight terminals, hangars and related facilities; barge terminals, ports,

harbors, ferries, wharves, docks and similar marine services, slack water harbors, water resource facilities, waterfront development facilities, and navigational facilities; public transportation facilities; public water systems and related transmission and distribution facilities, storage facilities, wells, impounding reservoirs, treatment plants, lakes, dams, watercourses, and water rights, sewer collection systems and treatment plants; maintenance and storage buildings and facilities; incinerators; garbage and solid waste collection disposal, compacting, and recycling facilities of every kind; gas and electric generation, transmission and distribution systems, including without limiting the generality of the foregoing hydroelectric generating facilities, dams, power houses, and related facilities; and social and rehabilitative service facilities."

SECTION 2. REPEALER. All laws and parts of laws in conflict with this Act are hereby repealed.

SECTION 3. EMERGENCY. It has been found and is hereby declared by the General Assembly of the State of Arkansas that for the benefit of the people of this State, the increase of their commerce, welfare, and prosperity, and the improvement and maintenance of their health and living conditions, it is essential and necessary that additional means be provided to assist in the financing of public facilities to which this Act pertains. Therefore, an emergency is hereby declared to exist, and this Act being necessary for the preservation of the public peace, health and safety, shall take effect and be in full force from and after its passage and approval.

