1	State of Arkansas		s3/4/21 н3/10/21 Bill		
2	93rd General Assembly	A	DIII		
3	Regular Session, 2021			SENATE BILL 335	
4					
5	By: Senators B. Ballinger, M				
6	By: Representatives Gonzales	s, A. Collins			
7					
8			To Be Entitled		
9	AN ACT TO AMEND THE LAW CONCERNING THE USE OF EMINENT				
10			ENT; TO ADD NEW DEFI	NITIONS	
11	UNDER EMIN	IENT DOMAIN; AND	FOR OTHER PURPOSES.		
12					
13		C	1		
14			ubtitle		
15			NCERNING THE USE OF		
16			LOCAL GOVERNMENT; AN	ID	
17	TO A	DD NEW DEFINITIO	ONS UNDER EMINENT		
18	DOMA	IN.			
19					
20					
21	BE IT ENACTED BY THE (ENERAL ASSEMBLY	OF THE STATE OF ARK	ANSAS:	
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23	SECTION 1. DO N	NOT CODIFY. <u>Leg</u>	islative intent.		
24	<u>(a)</u> The General	L Assembly finds	that:		
25	<u>(1)</u> Publi	ic use is a lega	l requirement under	<u>the takings clause</u>	
26	of the Fifth Amendment	to the United	States Constitution,	which stipulates	
27	owners of real propert	<u>y seized for pu</u>	blic use be paid jus	t compensation;	
28	<u>(2)</u> Over	two hundred (20	0) years of case law	exists in the State	
29	<u>of Arkansas establish</u>	ing the legal de	finition of "public	use";	
30	<u>(3) It is</u>	necessary to c	odify current case l	<u>aw defining "public</u>	
31	use" in the State of A	Arkansas so that	the system of emine	<u>nt domain is</u>	
32	preserved; and				
33	<u>(4) It is</u>	in the best in	terest of the people	of the State of	
34	<u>Arkansas for property</u>	owners to be pr	otected from being s	ubjected to a taking	
35	by the federal, state,	or local gover	mment unless that pr	<u>operty is taken by</u>	
36	the government for public use and just compensation is received.				



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1	(b) It is the intent of the General Assembly to amend § 18-15-101 et		
2	seq. so that the language of § 18-15-101 et seq. reflects current case law,		
3	decisions, and precedent and to preserve the status quo of the eminent domain		
4	process in the state.		
5			
6	SECTION 2. Arkansas Code Title 18, Chapter 15, Subchapter 1, is		
7	amended to add an additional section to read as follows:		
, 8	18-15-104. Definitions.		
9	As used in this chapter:		
10	(1) "Abandoned property" means property that:		
11	(A) Has not been occupied or used for a commercial or		
12	residential purpose for at least one (1) year by a person with a legal or		
13	equitable right to occupy or use the property;		
14	(B) Has been cited for a violation of a housing, building,		
15	or fire code that has not been remedied within one hundred eighty (180) days		
16	from the date the citation was issued; and		
17	(C) Has accrued at least two (2) years of delinquent		
18	property taxes;		
19	(2) "Blighted property" means a building, in its current		
20	condition, that has been designated and cited as unfit for human use or		
21	habitation by the agency responsible for enforcement of housing, building, or		
22	fire codes because the:		
23	(A) Building is dilapidated, unsanitary, or unsafe;		
24	(B) Building is a fire hazard; or		
25	(C) Electricity, heating, or plumbing has been destroyed		
26	or removed;		
27	(3)(A) "Local government" means the elected governing body of a		
28	<u>city, county, or township.</u>		
29	(B) "Local government" does not include municipally owned		
30	utilities; and		
31	(4)(A) "Public use" means the taking of private property by an		
32	entity authorized under this chapter using the power of eminent domain for		
33	the purpose of:		
34	(i) Possessing, developing, occupying, and owning		
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	property for the enjoyment of the general public or public agency;		

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1	the necessary operations of a utility or common carrier that the general				
2	public has a right to use;				
3	(iii) Remediating and reselling blighted property;				
4	<u>or</u>				
5	(iv) Possessing and reselling abandoned property.				
6	(B) "Public use" does not include the taking of private				
7	property for the economic benefit of the general public, including without				
8	limitation for the purpose of an increase in the tax base, tax revenues, or				
9	employment.				
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11	SECTION 3. Arkansas Code Title 18, Chapter 15, Subchapter 2, is				
12	amended to add additional sections to read as follows:				
13	18-15-203. Administrative warrant.				
14	(a) For the purposes of establishing the basis for the use of eminent				
15	domain for the remediation of a blighted property or for the possession of an				
16	abandoned property, a local government may request an administrative warrant				
17	from a judge or magistrate to gain access to inspect a building on the				
18	property.				
19	(b)(1) The judge or magistrate may allow the local government to				
20	present evidence that shows that there is probable cause that a violation				
21	occurred, notice of the violation has been served on the owner of the				
22	property, the owner has failed to cure the violation, and the owner has				
23	denied the local government access to the building.				
24	(2) The local government may use evidence to support a				
25	conclusion of probable cause, including without limitation evidence of:				
26	(A) A recent fire or police inspection;				
27	(B) Deterioration of the building's exterior; or				
28	(C) Other violations of the municipal code in the				
29	building.				
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31	<u>18-15-204. Cause of action.</u>				
32	(a) The owner of private property may bring a cause of action in				
33	circuit court to determine whether his or her private property is lawfully				
34	being taken:				
35	(1) For a public use;				
36	(2) As blighted property;				

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1	(3) As abandoned property; or			
2	(4) As necessary to achieve a public use.			
3	(b) A local government has the burden of proof to show by a			
4	preponderance of the evidence that the private property is lawfully being			
5	taken for the purposes authorized under subsection (a) of this section.			
6	(c) In a challenge to whether the taking is necessary to achieve a			
7	public use, the local government bears the burden of proving by the			
8	preponderance of the evidence that the:			
9	(1) Land, real estate, premises, or other property the local			
10	government seeks to acquire is required for a public use;			
11	(2) Local government has plans that reflect a reasonable			
12	schedule to complete the public use after the local government takes			
13	ownership of the property;			
14	(3) Local government has access to funding to complete the			
15	public use; and			
16	(4) Public use cannot be accomplished by using or acquiring			
17	other property with the consent of the owner of the property.			
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19	SECTION 4. Arkansas Code § 18-15-1202(b), concerning railroad			
20	condemnation proceedings, is amended to read as follows:			
21	(b)(1) In case the property sought to be condemned <u>for public use</u> is			
22	owned by any an individual or corporation and is located in more than one (1)			
23	county, the petition may be filed in $\frac{1}{2}$ a circuit court having jurisdiction			
24	in any county in which the whole or a part of the property may be is located.			
25	(2) Proceedings had in the circuit court will <u>shall</u> apply to all			
26	property designated in the petition.			
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29	/s/B. Ballinger			
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