109TH CONGRESS H. R. 4128

**AN ACT** To protect private property rights.

#### <sup>109TH CONGRESS</sup> 1ST SESSION H.R.4128

### **AN ACT**

To protect private property rights.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Private Property3 Rights Protection Act of 2005".

#### 4 SEC. 2. PROHIBITION ON EMINENT DOMAIN ABUSE BY 5 states.

6 (a) IN GENERAL.—No State or political subdivision 7 of a State shall exercise its power of eminent domain, or 8 allow the exercise of such power by any person or entity 9 to which such power has been delegated, over property to 10 be used for economic development or over property that 11 is subsequently used for economic development, if that State or political subdivision receives Federal economic de-12 velopment funds during any fiscal year in which it does 13 14 SO.

15 (b) INELIGIBILITY FOR FEDERAL FUNDS.—A viola-16 tion of subsection (a) by a State or political subdivision 17 shall render such State or political subdivision ineligible 18 for any Federal economic development funds for a period 19 of 2 fiscal years following a final judgment on the merits 20 by a court of competent jurisdiction that such subsection has been violated, and any Federal agency charged with 21 22 distributing those funds shall withhold them for such 2-23 year period, and any such funds distributed to such State 24 or political subdivision shall be returned or reimbursed by 25 such State or political subdivision to the appropriate Federal agency or authority of the Federal Government, or
 component thereof.

3 (c) OPPORTUNITY TO CURE VIOLATION.—A State or 4 political subdivision shall not be ineligible for any Federal 5 economic development funds under subsection (b) if such State or political subdivision returns all real property the 6 taking of which was found by a court of competent juris-7 8 diction to have constituted a violation of subsection (a) 9 and replaces any other property destroyed and repairs any 10 other property damaged as a result of such violation.

## 11 SEC. 3. PROHIBITION ON EMINENT DOMAIN ABUSE BY THE 12 FEDERAL GOVERNMENT.

13 The Federal Government or any authority of the Fed14 eral Government shall not exercise its power of eminent
15 domain to be used for economic development.

#### 16 SEC. 4. PRIVATE RIGHT OF ACTION.

17 (a) CAUSE OF ACTION.—Any owner of private property who suffers injury as a result of a violation of any 18 19 provision of this Act may bring an action to enforce any provision of this Act in the appropriate Federal or State 20 21 court, and a State shall not be immune under the eleventh 22 amendment to the Constitution of the United States from 23 any such action in a Federal or State court of competent 24 jurisdiction. In such action, the defendant has the burden 25 to show by clear and convincing evidence that the taking is not for economic development. Any such property owner
 may also seek any appropriate relief through a preliminary
 injunction or a temporary restraining order.

4 (b) LIMITATION ON BRINGING ACTION.—An action 5 brought under this Act may be brought if the property is used for economic development following the conclusion 6 7 of any condemnation proceedings condemning the private 8 property of such property owner, but shall not be brought 9 later than seven years following the conclusion of any such 10 proceedings and the subsequent use of such condemned property for economic development. 11

12 (c) ATTORNEYS' FEE AND OTHER COSTS.—In any 13 action or proceeding under this Act, the court shall allow 14 a prevailing plaintiff a reasonable attorneys' fee as part 15 of the costs, and include expert fees as part of the attor-16 neys' fee.

#### 17 SEC. 5. NOTIFICATION BY ATTORNEY GENERAL.

18 (a) NOTIFICATION TO STATES AND POLITICAL SUB-19 DIVISIONS.—

20 (1) Not later than 30 days after the enactment
21 of this Act, the Attorney General shall provide to the
22 chief executive officer of each State the text of this
23 Act and a description of the rights of property own24 ers under this Act.

(2) Not later than 120 days after the enact-1 2 ment of this Act, the Attorney General shall compile 3 a list of the Federal laws under which Federal eco-4 nomic development funds are distributed. The Attor-5 ney General shall compile annual revisions of such 6 list as necessary. Such list and any successive revi-7 sions of such list shall be communicated by the At-8 torney General to the chief executive officer of each 9 State and also made available on the Internet 10 website maintained by the United States Depart-11 ment of Justice for use by the public and by the au-12 thorities in each State and political subdivisions of 13 each State empowered to take private property and 14 convert it to public use subject to just compensation 15 for the taking.

16 (b) NOTIFICATION TO PROPERTY OWNERS.—Not 17 later than 30 days after the enactment of this Act, the 18 Attorney General shall publish in the Federal Register and 19 make available on the Internet website maintained by the 20 United States Department of Justice a notice containing 21 the text of this Act and a description of the rights of prop-22 erty owners under this Act.

#### 23 SEC. 6. REPORT.

Not later than 1 year after the date of enactmentof this Act, and every subsequent year thereafter, the At-

torney General shall transmit a report identifying States
 or political subdivisions that have used eminent domain
 in violation of this Act to the Chairman and Ranking
 Member of the Committee on the Judiciary of the House
 of Representatives and to the Chairman and Ranking
 Member of the Committee on the Judiciary of the Senate.
 The report shall—

8 (1) identify all private rights of action brought
9 as a result of a State's or political subdivision's vio10 lation of this Act;

11 (2) identify all States or political subdivisions 12 that have lost Federal economic development funds 13 as a result of a violation of this Act, as well as de-14 scribe the type and amount of Federal economic de-15 velopment funds lost in each State or political sub-16 division and the Agency that is responsible for with-17 holding such funds;

18 (3) discuss all instances in which a State or po19 litical subdivision has cured a violation as described
20 in section 2(c) of this Act.

#### 21 SEC. 7. SENSE OF CONGRESS REGARDING RURAL AMERICA.

22 (a) FINDINGS.—The Congress finds the following:

(1) The founders realized the fundamental importance of property rights when they codified the
Takings Clause of the Fifth Amendment to the Con-

stitution, which requires that private property shall
 not be taken "for public use, without just compensa tion".

4 (2) Rural lands are unique in that they are not 5 traditionally considered high tax revenue-generating 6 properties for State and local governments. In addi-7 tion, farmland and forest land owners need to have 8 long-term certainty regarding their property rights 9 in order to make the investment decisions to commit 10 land to these uses.

(3) Ownership rights in rural land are fundamental building blocks for our Nation's agriculture
industry, which continues to be one of the most important economic sectors of our economy.

(4) In the wake of the Supreme Court's decision in *Kelo v. City of New London*, abuse of eminent
domain is a threat to the property rights of all private property owners, including rural land owners.

(b) SENSE OF CONGRESS.—It is the sense of Congress that the use of eminent domain for the purpose of
economic development is a threat to agricultural and other
property in rural America and that the Congress should
protect the property rights of Americans, including those
who reside in rural areas. Property rights are central to
liberty in this country and to our economy. The use of

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eminent domain to take farmland and other rural property 1 2 for economic development threatens liberty, rural econo-3 mies, and the economy of the United States. The taking 4 of farmland and rural property will have a direct impact 5 on existing irrigation and reclamation projects. Furthermore, the use of eminent domain to take rural private 6 7 property for private commercial uses will force increasing 8 numbers of activities from private property onto this Na-9 tion's public lands, including its National forests, National 10 parks and wildlife refuges. This increase can overburden the infrastructure of these lands, reducing the enjoyment 11 12 of such lands for all citizens. Americans should not have 13 to fear the government's taking their homes, farms, or businesses to give to other persons. Governments should 14 15 not abuse the power of eminent domain to force rural property owners from their land in order to develop rural 16 17 land into industrial and commercial property. Congress has a duty to protect the property rights of rural Ameri-18 19 cans in the face of eminent domain abuse.

#### 20 SEC. 8. DEFINITIONS.

21 In this Act the following definitions apply:

(1) ECONOMIC DEVELOPMENT.—The term
"economic development" means taking private property, without the consent of the owner, and conveying or leasing such property from one private

1	person or entity to another private person or entity
2	for commercial enterprise carried on for profit, or to
3	increase tax revenue, tax base, employment, or gen-
4	eral economic health, except that such term shall not
5	include—
6	(A) conveying private property—
7	(i) to public ownership, such as for a
8	road, hospital, airport, or military base;
9	(ii) to an entity, such as a common
10	carrier, that makes the property available
11	to the general public as of right, such as
12	a railroad or public facility;
13	(iii) for use as a road or other right
14	of way or means, open to the public for
15	transportation, whether free or by toll;
16	(iv) for use as an aqueduct, flood con-
17	trol facility, pipeline, or similar use;
18	(B) removing harmful uses of land pro-
19	vided such uses constitute an immediate threat
20	to public health and safety;
21	(C) leasing property to a private person or
22	entity that occupies an incidental part of public
23	property or a public facility, such as a retail es-
24	tablishment on the ground floor of a public
25	building;

1	(D) acquiring abandoned property;
2	(E) clearing defective chains of title;
3	(F) taking private property for use by a
4	public utility; and
5	(G) redeveloping of a brownfield site as de-
6	fined in the Small Business Liability Relief and
7	Brownfields Revitalization Act (42 U.S.C.
8	9601(39)).
9	(2) FEDERAL ECONOMIC DEVELOPMENT
10	FUNDS.—The term "Federal economic development
11	funds" means any Federal funds distributed to or
12	through States or political subdivisions of States
13	under Federal laws designed to improve or increase
14	the size of the economies of States or political sub-
15	divisions of States.
16	(3) STATE.—The term "State" means each of
17	the several States, the District of Columbia, the
18	Commonwealth of Puerto Rico, or any other terri-
19	tory or possession of the United States.
20	SEC. 9. SEVERABILITY AND EFFECTIVE DATE.
21	(a) SEVERABILITY.—The provisions of this Act are
22	severable. If any provision of this Act, or any application
23	thereof, is found unconstitutional, that finding shall not
24	affect any provision or application of the Act not so adju-
25	dicated.

(b) EFFECTIVE DATE.—This Act shall take effect
 upon the first day of the first fiscal year that begins after
 the date of the enactment of this Act, but shall not apply
 to any project for which condemnation proceedings have
 been initiated prior to the date of enactment.

#### 6 SEC. 10. SENSE OF CONGRESS.

7 It is the policy of the United States to encourage,
8 support, and promote the private ownership of property
9 and to ensure that the constitutional and other legal rights
10 of private property owners are protected by the Federal
11 Government.

#### 12 SEC. 11. BROAD CONSTRUCTION.

13 This Act shall be construed in favor of a broad pro-14 tection of private property rights, to the maximum extent15 permitted by the terms of this Act and the Constitution.

#### 16 SEC. 12. LIMITATION ON STATUTORY CONSTRUCTION.

17 Nothing in this Act may be construed to supersede,
18 limit, or otherwise affect any provision of the Uniform Re19 location Assistance and Real Property Acquisition Policies
20 Act of 1970 (42 U.S.C. 4601 et seq.).

#### 21 SEC. 13. RELIGIOUS AND NONPROFIT ORGANIZATIONS.

(a) PROHIBITION ON STATES.—No State or political
subdivision of a State shall exercise its power of eminent
domain, or allow the exercise of such power by any person
or entity to which such power has been delegated, over

property of a religious or other nonprofit organization by
 reason of the nonprofit or tax-exempt status of such orga nization, or any quality related thereto if that State or
 political subdivision receives Federal economic develop ment funds during any fiscal year in which it does so.

6 (b) INELIGIBILITY FOR FEDERAL FUNDS.—A viola-7 tion of subsection (a) by a State or political subdivision 8 shall render such State or political subdivision ineligible 9 for any Federal economic development funds for a period 10 of 2 fiscal years following a final judgment on the merits by a court of competent jurisdiction that such subsection 11 has been violated, and any Federal agency charged with 12 13 distributing those funds shall withhold them for such 2year period, and any such funds distributed to such State 14 15 or political subdivision shall be returned or reimbursed by such State or political subdivision to the appropriate Fed-16 eral agency or authority of the Federal Government, or 17 18 component thereof.

(c) PROHIBITION ON FEDERAL GOVERNMENT.—The
Federal Government or any authority of the Federal Government shall not exercise its power of eminent domain
over property of a religious or other nonprofit organization
by reason of the nonprofit or tax-exempt status of such
organization, or any quality related thereto.

# SEC. 14. REPORT BY FEDERAL AGENCIES ON REGULATIONS AND PROCEDURES RELATING TO EMINENT DOMAIN.

4 Not later than 180 days after the date of the enact5 ment of this Act, the head of each Executive department
6 and agency shall review all rules, regulations, and proce7 dures and report to the Attorney General on the activities
8 of that department or agency to bring its rules, regula9 tions and procedures into compliance with this Act.

#### 10 SEC. 15. SENSE OF CONGRESS.

11 It is the sense of Congress that any and all pre-12 cautions shall be taken by the government to avoid the 13 unfair or unreasonable taking of property away from sur-14 vivors of Hurricane Katrina who own, were bequeathed, 15 or assigned such property, for economic development pur-16 poses or for the private use of others.

Passed the House of Representatives November 3, 2005.

Attest:

Clerk.