2025 Regular Session

HOUSE BILL NO. 234

## BY REPRESENTATIVE MANDIE LANDRY

Prefiled pursuant to Article III, Section 2(A)(4)(b)(i) of the Constitution of Louisiana.

CRIME: Provides relative to criminal blighting of property

1	AN ACT
2	To amend and reenact R.S. 14:107.3(A)(1) and (3)(introductory paragraph) and (B) and R.S.
3	33:1374(B)(1), relative to criminal blighting of property; to provide relative to
4	definitions; to provide relative to the elements of criminal blighting of property; and
5	to provide for related matters.
6	Be it enacted by the Legislature of Louisiana:
7	Section 1. R.S. 14:107.3(A)(1) and (3)(introductory paragraph) and (B) are hereby
8	amended and reenacted to read as follows:
9	§107.3. Criminal blighting of property
10	A. The terms used in this Section shall have the following meanings:
11	(1) "Blighted property" means those commercial or residential premises,
12	including lots, which have been declared vacant, uninhabitable, and hazardous by an
13	administrative hearing officer acting pursuant to R.S. 13:2575 or 2576 or other
14	applicable law. Such premises may include premises which, because of their
15	physical condition, are considered hazardous to persons or property, have been any
16	vacant or occupied immovable property that has been declared or certified as
17	blighted <del>, and have been declared to be</del> or a public nuisance by a court of competent
18	jurisdiction or by an administrative hearing officer acting pursuant to R.S. 13:2575
19	or 2576, or any other applicable law.
20	* * *

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1	(3) "Public nuisance" means any garage, shed, barn, house, building,
2	apartment, or structure, that by reason of the condition in which it is permitted to
3	remain, may endanger the health, life, limb, or property of any person, or cause any
4	hurt, harm, damages, injury, or loss to any person in any one or more of the
5	following conditions:
6	* * *
7	B. Criminal blighting of property is the intentional or criminally negligent
8	permitting of the existence of a condition of deterioration of property by the owner,
9	which is deemed to have occurred when the property has been declared or certified
10	as blighted after or a public nuisance by an administrative hearing, officer acting
11	pursuant to R.S. 13:2575 or 2576, or any other applicable law.
12	* * *
13	Section 2. R.S. 33:1374(B)(1) is hereby amended and reenacted to read as follows:
14	§1374. Enforcement of health, safety, and welfare ordinances of Orleans Parish
15	* * *
16	B. The following terms, whenever used or referred to in any proceedings
17	pursuant to this Section or in R.S. 13:2575, shall have the following respective
18	meanings, unless a different meaning clearly appears from the context:
19	(1) "Blighted property" means commercial or residential premises, including
20	lots, which are vacant, uninhabitable, and hazardous and because of their physical
21	condition, are considered hazardous to persons or property, or any vacant or
22	occupied immovable property that have has been declared or certified blighted, and
23	have has been declared to be a public nuisance by a court of competent jurisdiction,
24	or by an administrative hearing officer acting pursuant to competent jurisdiction, or
25	by an administrative hearing officer acting pursuant to R.S. 13:2575 et seq., or any
26	other applicable law.
27	* * *

## DIGEST

The digest printed below was prepared by House Legislative Services. It constitutes no part of the legislative instrument. The keyword, one-liner, abstract, and digest do not constitute part of the law or proof or indicia of legislative intent. [R.S. 1:13(B) and 24:177(E)]

gular Session Mandie Landry
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Abstract: Provides relative to the criminal blighting of property.

Present law (R.S. 14:107.3) provides for the crime of criminal blighting of property.

Proposed law retains present law.

<u>Present law</u> (R.S. 14:107.3(A)(1)) defines the term "blighted property" as commercial or residential premises, including lots, which have been declared vacant, uninhabitable, and hazardous by an administrative hearing officer acting pursuant to present law (R.S. 13:2575 or 2576) or other applicable law.

<u>Present law</u> further provides that such premises may include premises which, because of their physical condition, are considered hazardous to persons or property, have been declared or certified blighted, and have been declared to be a public nuisance by an administrative hearing officer acting pursuant to <u>present law</u> (R.S. 13:2575 or 2576), or any other applicable law.

<u>Proposed law</u> amends <u>present law</u> to define "blighted property" as any vacant or occupied immovable property that has been declared or certified as blighted or a public nuisance by a court of competent jurisdiction or by an administrative hearing officer acting pursuant to <u>present law</u> (R.S. 13:2575 or 2576), or any other applicable law.

<u>Present law</u> (R.S. 14:107.3(A)(3)) defines the term "public nuisance" as any garage, shed, barn, house, building, or structure, that by reason of the condition in which it is permitted to remain, may endanger the health, life, limb, or property of any person, or cause any hurt, harm, damages, injury, or loss to any person under certain conditions.

<u>Proposed law</u> retains <u>present law</u> and adds an apartment as a structure that may be considered a "public nuisance" when it endangers the health, life, limb, or property of any person, or causes any hurt, harm, damages, injury, or loss to any person under certain conditions.

<u>Present law</u> (R.S. 14:107.3(B)) provides that criminal blighting of property is the intentional or criminally negligent permitting of the existence of a condition of deterioration of property by the owner, which is deemed to have occurred when the property has been declared or certified as blighted after an administrative hearing, pursuant to <u>present law</u> (R.S. 13:2575 or 2576).

<u>Proposed law</u> amends <u>present law</u> to add an alternative element to criminal blighting of property when the property has been declared or certified as a public nuisance. Further clarifies that an administrative hearing officer may render such declaration or certification.

<u>Present law</u> (R.S. 33:1374) provides for the enforcement of health, safety, and welfare ordinances of Orleans Parish.

Proposed law retains present law.

<u>Present law</u> (R.S. 33:1374(B)(1)) defines the term "blighted property" as commercial or residential premises, including lots, which are vacant, uninhabitable, and hazardous and

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because of their physical condition, are considered hazardous to persons or property, or have been declared or certified blighted, and have been declared to be a public nuisance by a court of competent jurisdiction or by an administrative hearing officer acting pursuant to competent jurisdiction or by an administrative hearing officer acting pursuant to <u>present law</u> (R.S. 13:2575 et seq.), or any other applicable law.

<u>Proposed law</u> amends <u>present law</u> to define "blighted property" as any vacant or occupied immovable property that has been declared or certified blighted, and has been declared to be a public nuisance by a court of competent jurisdiction, an administrative hearing officer acting pursuant to competent jurisdiction, or an administrative hearing officer acting pursuant to <u>present law</u> (R.S. 13:2575 et seq.), or any other applicable law.

(Amends R.S. 14:107.3(A)(1) and (3)(intro. para.) and (B) and R.S. 33:1374(B)(1))

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