

SENATE BILL NO. 85—SENATORS RAGGIO, CEGAVSKE, HARDY,  
BEERS, CARE, AMODEI, CARLTON, COFFIN, HECK,  
HORSFORD, LEE, MATHEWS, McGINNESS, NOLAN,  
RHOADS, SCHNEIDER, TITUS, TOWNSEND, WIENER AND  
WOODHOUSE

FEBRUARY 13, 2007

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Referred to Committee on Judiciary

**SUMMARY**—Prohibits use of eminent domain to acquire property for economic development. (BDR 3-9)

**FISCAL NOTE:** Effect on Local Government: May have Fiscal Impact.  
Effect on the State: Yes.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

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AN ACT relating to eminent domain; prohibiting the use of eminent domain to acquire property for the purpose of economic development; and providing other matters properly relating thereto.

**Legislative Counsel's Digest:**

1 Existing law lists the purposes for which the power of eminent domain may be  
2 exercised. (NRS 37.010) In *Kelo v. City of New London*, 125 S.Ct. 2655 (2005), the  
3 United States Supreme Court ruled that private property may be acquired by  
4 eminent domain and transferred to a private party for the purpose of obtaining the  
5 benefits of economic development. This bill prohibits the exercise of eminent  
6 domain to acquire property if the entity acquiring the property plans to transfer any  
7 interest in the property to a private entity and the primary public benefit of the  
8 acquisition is economic development.

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\* S B 8 5 \*

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN  
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1      **Section 1.** NRS 37.0095 is hereby amended to read as follows:

2      37.0095 1. Except as otherwise provided in subsection 2,  
3      only a public agency may exercise the power of eminent domain  
4      pursuant to the provisions of this chapter.

5      2. Except as otherwise provided in NRS 37.0097, the power of  
6      eminent domain may be exercised by a person who is not a public  
7      agency pursuant to NRS 37.230 and ~~subsections 6, 8, 10, 13 and~~  
8      ***16 paragraphs (f), (h), (j), (m) and (p) of subsection 1*** of  
9      NRS 37.010.

10     3. As used in this section, "public agency" means an agency or  
11    political subdivision of this State or the United States.

12     **Sec. 2.** NRS 37.010 is hereby amended to read as follows:

13     37.010 ***1.*** Subject to the provisions of this chapter ~~H and the~~  
14    ***limitation in subsection 2,*** the right of eminent domain may be  
15    exercised in behalf of the following public purposes:

16     ***H (a)*** Federal activities. All public purposes authorized by the  
17    Government of the United States.

18     ***H (b)*** State activities. Public buildings and grounds for the use  
19    of the State, the Nevada System of Higher Education and all other  
20    public purposes authorized by the Legislature.

21     ***B (c)*** County, city, town and school district activities. Public  
22    buildings and grounds for the use of any county, incorporated city or  
23    town, or school district, reservoirs, water rights, canals, aqueducts,  
24    flumes, ditches or pipes for conducting water for the use of the  
25    inhabitants of any county, incorporated city or town, for draining  
26    any county, incorporated city or town, for raising the banks of  
27    streams, removing obstructions therefrom, and widening, deepening  
28    or straightening their channels, for roads, streets and alleys, and all  
29    other public purposes for the benefit of any county, incorporated  
30    city or town, or the inhabitants thereof.

31     ***H (d)*** Bridges, toll roads, railroads, street railways and similar  
32    uses. Wharves, docks, piers, chutes, booms, ferries, bridges, toll  
33    roads, byroads, plank and turnpike roads, roads for transportation by  
34    traction engines or locomotives, roads for logging or lumbering  
35    purposes, and railroads and street railways for public transportation.

36     ***B (e)*** Ditches, canals, aqueducts for smelting, domestic uses,  
37    irrigation and reclamation. Reservoirs, dams, water gates, canals,  
38    ditches, flumes, tunnels, aqueducts and pipes for supplying persons,  
39    mines, mills, smelters or other works for the reduction of ores, with  
40    water for domestic and other uses, for irrigating purposes, for  
41    draining and reclaiming lands, or for floating logs and lumber on  
42    streams not navigable.



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1      ~~6.~~ (f) Mining, smelting and related activities. Mining,  
2 smelting and related activities as follows:

3      ~~(a)~~ (1) Mining and related activities, which are recognized as  
4 the paramount interest of this State.

5      ~~(b)~~ (2) Roads, railroads, tramways, tunnels, ditches, flumes,  
6 pipes, reservoirs, dams, water gates, canals, aqueducts and dumping  
7 places to facilitate the milling, smelting or other reduction of ores,  
8 the working, reclamation or dewatering of mines, and for all mining  
9 purposes, outlets, natural or otherwise, for the deposit or conduct of  
10 tailings, refuse, or water from mills, smelters, or other work for the  
11 reduction of ores from mines, mill dams, pipelines, tanks or  
12 reservoirs for natural gas or oil, an occupancy in common by the  
13 owners or possessors of different mines, mills, smelters or other  
14 places for the reduction of ores, or any place for the flow, deposit or  
15 conduct of tailings or refuse matter and the necessary land upon  
16 which to erect smelters and to operate them successfully, including  
17 the deposit of fine flue dust, fumes and smoke.

18      ~~(c)~~ (g) Byroads. Byroads leading from highways to residences  
19 and farms.

20      ~~8.~~ (h) Public utilities. Lines for telegraph, telephone, electric  
21 light and electric power and sites for plants for electric light and  
22 power.

23      ~~9.~~ (i) Sewerage. Sewerage of any city, town, settlement of not  
24 less than 10 families or any public building belonging to the State or  
25 college or university.

26      ~~10.~~ (j) Water for generation and transmission of electricity.  
27 Canals, reservoirs, dams, ditches, flumes, aqueducts and pipes for  
28 supplying and storing water for the operation of machinery to  
29 generate and transmit electricity for power, light or heat.

30      ~~11.~~ (k) Cemeteries, public parks. Cemeteries or public parks.

31      ~~12.~~ (l) Pipelines of beet sugar industry. Pipelines to conduct  
32 any liquids connected with the manufacture of beet sugar.

33      ~~13.~~ (m) Pipelines for petroleum products, natural gas.  
34 Pipelines for the transportation of crude petroleum, petroleum  
35 products or natural gas, whether interstate or intrastate.

36      ~~14.~~ (n) Aviation. Airports, facilities for air navigation and  
37 aerial rights-of-way.

38      ~~15.~~ (o) Monorails. Monorails and any other overhead or  
39 underground system used for public transportation.

40      ~~16.~~ (p) Community antenna television companies. Community  
41 antenna television companies which have been granted a franchise  
42 from the governing body of the jurisdictions in which they provide  
43 services. The exercise of the power of eminent domain may include  
44 the right to use the wires, conduits, cables or poles of any public  
45 utility if:



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1       ~~(e)~~ (1) It creates no substantial detriment to the service  
2 provided by the utility;

3       ~~(f)~~ (2) It causes no irreparable injury to the utility; and

4       ~~(g)~~ (3) The Public Utilities Commission of Nevada, after  
5 giving notice and affording a hearing to all persons affected by the  
6 proposed use of the wires, conduits, cables or poles, has found that it  
7 is in the public interest.

8       ~~H7~~ (q) Redevelopment. The acquisition of property pursuant  
9 to NRS 279.382 to 279.685, inclusive.

10      *2. Notwithstanding any other provision of law, the State, a political subdivision of the State and any other entity which has the power to acquire property by the exercise of eminent domain shall not acquire property by the exercise of eminent domain if:*

11      *(a) The State, political subdivision or entity plans to transfer any interest in the property acquired by the exercise of eminent domain to a private entity; and*

12      *(b) The sole or primary benefit to the public from the acquisition of the property is economic development that increases the tax base, tax revenues, the level of employment or the general economic health of a community.*

13      Sec. 3. NRS 279.471 is hereby amended to read as follows:

14      279.471 1. Except as otherwise provided in this subsection,  
15 an agency may exercise the power of eminent domain to acquire  
16 property for a redevelopment project only if the agency adopts a  
17 resolution that includes a written finding by the agency that a  
18 condition of blight exists for each individual parcel of property to be  
19 acquired by eminent domain. An agency may exercise the power of  
20 eminent domain to acquire a parcel of property that is not blighted  
21 for a redevelopment project if the agency adopts a resolution that  
22 includes a written finding by the agency that a condition of blight  
23 exists for at least two-thirds of the property within the  
24 redevelopment area at the time the redevelopment area was created.

25      2. In addition to the requirement set forth in subsection 1, an  
26 agency may exercise the power of eminent domain to acquire  
27 property for a redevelopment project only if:

28       (a) The property sought to be acquired is necessary to carry out  
29 the redevelopment plan;

30       (b) The agency has adopted a resolution of necessity that  
31 complies with the requirements set forth in subsection 3; and

32       (c) The agency has complied with the provisions of  
33 NRS 279.4712.

34      3. A resolution of necessity required pursuant to paragraph (b)  
35 of subsection 2 must set forth:

36       (a) A statement that the property will be acquired for purposes  
37 of redevelopment as authorized pursuant to ~~subsection 17~~



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1   **paragraph (q) of subsection 1** of NRS 37.010 and subsection 2 of  
2   NRS 279.470;

3       (b) A reasonably detailed description of the property to be  
4   acquired;

5       (c) A finding by the agency that the public interest and necessity  
6   require the acquisition of the property;

7       (d) A finding by the agency that acquisition of the property will  
8   be the option for redevelopment that is most compatible with the  
9   greatest public good and the least private injury; and

10     (e) A finding by the agency that acquisition of the property is  
11   necessary for purposes of redevelopment.

12     4. After an agency adopts a resolution pursuant to subsection 1  
13   or 2, the resolution so adopted and the findings set forth in the  
14   resolution are final and conclusive and are not subject to judicial  
15   review unless credible evidence is adduced to suggest that the  
16   resolution or the findings set forth therein were procured through  
17   bribery or fraud.

18     **Sec. 4.** The amendatory provisions of this act apply to an  
19   action in eminent domain that is filed on or after October 1, 2007.

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