1 2	State of Arkansas 93rd General Assembly	A Bill	
3	Regular Session, 2021		HOUSE BILL 1664
4			
5	By: Representative Vaught		
6	By: Senator B. Johnson		
7			
8		For An Act To Be Entitled	
9	AN ACT TO	O AMEND THE ENVIRONMENTAL COMPLIANCE RE	SOURCE
10	ACT; TO (CLARIFY THE AUTHORITY OF AN ENVIRONMENT	AL
11	COMPLIANO	CE OFFICER AND THE ENVIRONMENTAL VIOLAT	IONS
12	CITED BY	ENVIRONMENTAL OFFICERS; TO CLARIFY THE	
13	JUDICIAL	VENUE WHERE CITATIONS ARE REQUIRED TO	BE
14	FILED; AN	ND FOR OTHER PURPOSES.	
15			
16			
17		Subtitle	
18	TO .	AMEND THE ENVIRONMENTAL COMPLIANCE	
19	RES	OURCE ACT; AND TO CLARIFY THE	
20	AUT	HORITY OF AN ENVIRONMENTAL COMPLIANCE	
21	OFF	ICER, ENVIRONMENTAL VIOLATIONS CITED,	
22	AND	THE JUDICIAL VENUE WHERE CITATIONS	
23	ARE	FILED.	
24			
25			
26	BE IT ENACTED BY THE	GENERAL ASSEMBLY OF THE STATE OF ARKAN	SAS:
27			
28		kansas Code § 8-6-2002 is amended to re	ad as follows:
29	8-6-2002. Purp	•	
30		this subchapter is to protect the publ	ic health, safety,
31	and welfare of the st	·	
32	-	roving the operational efficiency of th	
33		y concerning the resources provided to	local governments
34	_	cies, boards, and commissions;	_
35		ating the Environmental Compliance Reso	-
36	consolidated program	to be administered by the division to	provide resources

- 1 to local governments and other state agencies, boards, and commissions; 2 (3) Ensuring that cities, municipalities, counties, regional 3 solid waste management districts, and state agencies, boards, and commissions 4 have sufficient resources; 5 (4) Authorizing the division to develop, implement, and 6 administer an Environmental Compliance Resource Program; and 7 (5) Modernizing, simplifying, and clarifying the law related to 8 illegal dumping of solid waste and other similar issues that affect the 9 public health, safety, and welfare. 10 11 SECTION 2. Arkansas Code § 8-6-2003 is amended to read as follows: 12 8-6-2003. Definitions. 13 (a) To the extent that there is no conflict with the definitions in subsection (b) of this section, this subchapter incorporates and adopts the 14 15 definitions of terms defined in Title 8, Chapter 6. 16 (b) As used in this subchapter: 17 (1) "Alleged violator" means a person that has been issued an 18 environmental citation under this subchapter by an environmental officer; 19 (2) "Cost statement" means a verified written statement that 20 accounts for the cost of solid waste removal or other remediation, including 21 without limitation receipts, and establishes that: 22 (A) The solid waste was removed from the location or the 23 environmental violation at the location was otherwise remediated; and 24 (B) The solid waste was properly disposed of at one (1) or 25 more of the following facilities: 26 (i) A permitted solid waste disposal facility; 27 (ii) A permitted solid waste processing facility; 28 (iii) A recycling center; 29 (iv) A scrap yard that purchases iron, steel, 30 aluminum, or other metals; or 31
- 31 (v) Any other facility that an environmental officer
 32 the Division of Environmental Quality finds to be a proper disposal facility
- 32 <u>the Division of Environmental Quality</u> finds to be a proper disposal facility
- 33 for the solid waste;
- 34 (3) "Environmental officer" means an employee of a city, county,
- 35 municipality, regional solid waste management district created under § 8-6-
- 36 701 et seq., or state agency, board, or commission who has+

1	(A) Completed completed all requirements under this
2	subchapter, including without limitation completing required training and
3	passing the required examination, obtaining certification, being sworn in,
4	and maintaining certification through continuing education; and
5	(B) Authority to enter land to investigate and inspect as
6	provided under § 8-1-107 to enforce environmental laws under the authority of
7	the Division of Environmental Quality;
8	(4) "Environmental violation" means an act or omission that:
9	(A) Is prohibited under § 8-6-2005; or
10	(B) Causes or results in the violation of a state law,
11	rule, or order that is:
12	(i) Designed to protect the public health, safety,
13	or welfare; and
14	(ii) Applicable to this subchapter under § 8-6-2004;
15	(5) "Illegal dumping of solid waste" "Illegal disposal of solid
16	waste" or "illegal dumping of solid waste" means:
17	(A) The illegal placing abandoning, depositing, releasing,
18	dumping, spilling, leaking, or causing to be placed, deposited, or dumped by
19	a person placing of any solid waste into or on any land or water so that the
20	solid waste or any constituent of the solid waste may enter the environment
21	or be emitted into the air or discharged into any waters of the state; or
22	(B) Causing any solid waste to be abandoned, deposited,
23	released, dumped, spilled, leaked, or placed into or on any land or water so
24	that the solid waste or any constituent part of the solid waste may enter the
25	environment or be emitted into the air or discharged into any waters of the
26	state that is prohibited by this chapter:
27	(A) In or upon a public or private highway, road, or street,
28	including a portion of the right-of-way in or upon a public or private
29	highway, road, or street;
30	(B) In or upon private property into or upon which the public is
31	admitted by easement or license of the private property;
32	(C) In or upon a public park or other public property; or
33	(D) Upon property for which a permit has not been issued by the
34	division;
35	(6)(A) "Illegal dump site" means a place where solid waste is
36	disposed of in a manner that is prohibited by this chapter.

T	(b) "lilegal dump site" includes a place where one (1) or	
2	more of the following exists:	
3	(i) An attractive nuisance;	
4	(ii) A fire, health, or safety hazard;	
5	(iii) A potential source of surface or groundwater	
6	contamination;	
7	(iv) A waste tire site as defined in $\S 8-9-402$; or	
8	(v) Other contamination that is hazardous to the	
9	public health or endangers the environment; and	
10	(7) "Person" means an individual, municipality, other	
11	governmental entity, or other entity that is recognized by law with rights	
12	and duties.	
13		
14	SECTION 3. Arkansas Code § 8-6-2004 is amended to read as follows:	
15	8-6-2004. Applicability.	
16	This subchapter applies to the enforcement of illegal dumping of solid	
17	waste in violation of this subchapter violations of this chapter, violations	
18	of Chapter 6 of Arkansas Pollution Control and Ecology Commission Rule 18,	
19	and <u>violations of</u> the Used Tire Recycling and Accountability Act, § 8-9-401	
20	et seq.	
21		
22	SECTION 4. Arkansas Code § 8-6-2005 is amended to read as follows:	
23	8-6-2005. Prohibited conduct.	
24	An act or omission that results in one (1) or more of the following in	
25	this state is prohibited by this subchapter:	
26 2 7	(1) The illegal dumping of solid waste on public or private	
27	property or illegal disposal of solid waste;	
28 20	(2) The creation or participation in the creation or furtherance of an illegal dump site;	
29 30	(3) The <u>illegal</u> disposal of solid waste <u>or illegal dumping of</u>	
31	solid waste that has resulted from a property owner's own household	
32	activities on his or her own land if the disposal:	
33	(A) Creates a public or private nuisance;	
34	(B) Is a hazard to health; or	
35	(C) Involves the open dumping of garbage; or	
36	(4) Any other environmental violation applicable to this	

1 subchapter under § 8-6-2004.

2

4

5

6

7

- SECTION 5. Arkansas Code § 8-6-2009(b), concerning promulgation of an environmental citation form, is amended to read as follows:
- (b) Subsection (a) of this section does not prohibit a municipality, city, county, or regional solid waste management district from promulgating citation forms for use in enforcement of violations of their local ordinances or bylaws for violations other than environmental violations.

8

21

22

23

24

25

- SECTION 6. Arkansas Code § 8-6-2011 is amended to read as follows: 8-6-2011. Environmental officer authority.
- 12 (a) An environmental officer under this subchapter may perform one (1) 13 or more of the following duties to ensure compliance with and enforcement of 14 this subchapter:
- (1) Enter Upon a showing of probable cause regarding
 environmental violations, and subject to the administrative warrant
 requirements in subsection (c) of this section, enter upon any public or
 private property within the state to inspect suspected illegal dump sites,
 littering, or related complaints for the purpose of obtaining information or
 conducting investigations or inspections;
 - (2) Enter public or private property to collect Collect evidence of illegal dumping of solid waste and littering and present the evidence to the prosecuting attorney or a court of competent jurisdiction where the offense was committed; and
 - (3) Perform all other duties specified in this subchapter necessary for the administration and enforcement of this subchapter.
- 27 (b) An environmental officer, acting solely under his or her authority 28 as granted in this subchapter, shall not have the power of arrest.
- 29 (c)(1) When an environmental officer obtains information that supports
 30 probable cause to believe that a violation of a law within his or her
 31 regulatory authority is being or has been violated, the environmental officer
 32 may demand entry onto any property, public or private, to conduct
 33 inspections.
- 34 (2) If consent to inspect is denied, the environmental officer
 35 may obtain an administrative warrant from a judicial officer.
- 36 (3) The issuance and execution of an administrative warrant

1	under subdivision (c)(2) of this section shall be as follows:
2	(A) A judge or magistrate otherwise authorized to issue
3	search warrants within his or her jurisdiction may, upon proper oath or
4	affirmation showing probable cause, issue an administrative warrant for the
5	purpose of conducting inspections authorized by this subchapter;
6	(B)(i) A judge or magistrate shall issue an administrative
7	warrant only upon an affidavit of an environmental officer having knowledge
8	of the facts alleged, sworn to before the judge or magistrate and
9	establishing the grounds for issuing the administrative warrant.
10	(ii) If the judge or magistrate is satisfied that
11	grounds for the application for an administrative warrant exist or that there
12	is probable cause to believe the grounds exist, he or she shall issue an
13	administrative warrant identifying the site to be inspected, and the purpose
14	of the inspection.
15	(iii) The administrative warrant shall:
16	(a) State the grounds for its issuance and the
17	name of each person whose affidavit has been taken in support of the
18	inspection;
19	(b) Be directed to an environmental officer;
20	(c) Command the person to whom it is directed
21	to inspect the area, premises, building, or conveyance identified for the
22	<pre>purpose specified;</pre>
23	(d) Specifically identify any documents or
24	samples to be gathered during the inspection;
25	(e) Direct that it be served during normal
26	business hours unless emergency or extraordinary circumstances compel
27	otherwise; and
28	(f) Designate the judge or magistrate to whom
29	it shall be returned;
30	(C)(i) If appropriate, the administrative warrant may
31	authorize the review and copying of documents that may be relevant to the
32	purpose of the inspection.
33	(ii)(a) If documents must be seized for the purpose
34	of copying, the person serving the administrative warrant shall prepare an
35	inventory of documents taken.
36	(b) The inventory shall be made in the

1	presence of the person executing the administrative warrant and of the person	
2	from whose possession or facility the documents were taken, if present, or in	
3	the presence of at least one (1) credible person other than the person	
4	executing the administrative warrant.	
5	(c) A copy of the inventory shall be delivered	
6	to the person from whom or from whose site the documents were taken.	
7	(iii) The seized documents shall be copied as soon	
8	as feasible under circumstances preserving their authenticity, then returned	
9	to the person from whom the documents were taken;	
10	(D)(i) The administrative warrant may authorize the taking	
11	of samples of materials generated, stored, or treated at the site.	
12	(ii) The person executing the administrative warrant	
13	shall prepare an inventory of all samples taken.	
14	(iii) In any inspection conducted pursuant to an	
15	administrative warrant in which samples are taken, the environmental officer	
16	shall make split samples available to the person whose site is being	
17	inspected;	
18	(E)(i) An administrative warrant issued pursuant to this	
19	section is required to be executed and returned within ten (10) days of its	
20	date unless, upon a showing of a need for additional time, the judge or	
21	magistrate orders otherwise.	
22	(ii) The return of the administrative warrant shall	
23	be made promptly, accompanied by a written inventory of any documents or	
24	samples taken;	
25	(F) The judge or magistrate who has issued an	
26	administrative warrant shall attach to the administrative warrant a copy of	
27	the return and all papers returnable in connection with the administrative	
28	warrant and file them with the clerk of the circuit court or district court	
29	for the judicial district in which the inspection was made; and	
30	(G) A copy of the administrative warrant and all	
31	supporting affidavits shall be provided to the person served or left at the	
32	entry of the site inspected.	
33	(d) Notwithstanding subsection (c) of this section, an administrative	
34	warrant is not required for any inspection under the following circumstances:	
35	(1) If the owner, operator, or agent in charge of the site	
36	<pre>consents;</pre>	

1	(2) In situations presenting imminent danger to public health
2	and safety or the environment;
3	(3) In situations involving inspection of conveyances, if there
4	is reasonable cause to believe that the mobility of the conveyance makes it
5	impracticable to obtain an administrative warrant;
6	(4) In any other exception or emergency circumstance when time
7	or opportunity to apply for an administrative warrant is lacking;
8	(5) In situations involving conditions that may be observed in
9	an open field, from an area practically open to public access, or in plain
10	<pre>view; or</pre>
11	(6) In all other situations in which an administrative warrant
12	is not constitutionally required.
13	(e) Any knowing refusal of right of entry and inspection to an
14	environmental officer as set out in this section is a violation subject to a
15	fine of up to twenty-five thousand dollars (\$25,000).
16	
17	SECTION 7. Arkansas Code § 8-6-2012 is amended to read as follows:
18	8-6-2012. Issuing an environmental citation.
19	(a) An environmental officer shall use the uniform environmental
20	citation form $\frac{\text{under}}{\text{referenced in}}$ § 8-6-2009 to issue a citation for an
21	alleged environmental violation under this subchapter chapter.
22	(b) An environmental officer may issue a citation for an alleged
23	environmental violation of this subchapter to an alleged violator committed
24	within the territorial jurisdiction of the environmental officer's employer.
25	
26	SECTION 8. Arkansas Code § 8-6-2013 is amended to read as follows:
27	8-6-2013. Filing an environmental citation.
28	A citation for an alleged environmental violation issued by an
29	environmental officer shall be filed in a district court of competent
30	jurisdiction in the county where the alleged environmental violation was
31	committed.
32	
33	SECTION 9. Arkansas Code § 8-6-2014 is amended to read as follows:
34	8-6-2014. Serving an environmental citation.
35	A citation for an alleged environmental violation issued under this
36	subchapter chapter shall be served in person or by mailing a copy of the

- l citation by certified mail, restricted delivery, to either the address
- 2 obtained from evidence collected from the environmental violation location or
- 3 to the last known address of the alleged violator.

4

- 5 SECTION 10. Arkansas Code § 8-6-2015 is amended to read as follows:
- 6 8-6-2015. Hearing on an environmental citation Penalties.
- 7 (a)(1)(A) Except as provided under subdivision (a)(2) of this section,
- 8 the alleged violator shall appear before the district court named within the
- 9 citation at the location and time designated in the citation.
- 10 (B) The initial hearing shall occur no later than thirty
- 11 (30) days after the time period expires for remediation of the alleged
- 12 environmental violation.
- 13 (2) If, as verified by the environmental officer, the alleged
- 14 environmental violation is remediated by the alleged violator within the time
- 15 period established under § 8-6-2016 using the procedure under this
- 16 subchapter, the district court shall dismiss the matter from the docket
- 17 without hearing.
- 18 (3) If the environmental officer extends the time period for
- 19 remediation under \S 8-6-2016(c), the district court shall reschedule the
- 20 hearing for not more than thirty (30) days after the extension for
- 21 remediation.
- 22 (b) A district court having of competent jurisdiction over a citation
- 23 issued by an environmental officer may issue penalties under § 8-6-204 and
- 24 may grant an available remedy referenced in this subchapter unless the remedy
- 25 is not available to the district court.
- 26 (c)(1) A judgment entered under this subchapter:
- 27 (A) May be enforced in the same manner as any other
- 28 judgment; and
- 29 (B) Is a final decision for purposes of appellate review.
- 30 (2) A person against which the judgment is entered by a district
- 31 court may appeal the decision to circuit court.
- 32 (d) A judgment entered under this subchapter does not preclude claims
- 33 under § 8-6-206 by another person.

- 35 SECTION 11. Arkansas Code § 8-6-2016(c)(2), concerning an extension of
- 36 the time period for remediation procedures of an environmental citation, is

- 1 amended to read as follows:
- 2 (2) If the environmental officer extends the time period under 3 subdivision (c)(1) of this section, the environmental officer shall notify
- 4 the district court with jurisdiction over the environmental citation hearing
- 5 under § 8-6-2015 and request rescheduling of the hearing.

6

- SECTION 12. Arkansas Code § 8-6-2016(e) and (f), concerning remediation procedures for environmental violations under the Environmental Compliance Resource Act, are amended to read as follows:
- 10 (e)(1) If the alleged violator has removed the solid waste or,
 11 remediated the environmental violation, and presented a cost statement to the
 12 environmental officer, the environmental officer shall file an affidavit with
 13 the district court that establishes that the environmental violation has been
 14 remediated and the environmental citation is withdrawn.
 - (2) The affidavit shall include the cost statement and the results of an investigation that the environmental officer has completed at the location of the environmental violation.
 - (f) After filing the affidavit under subsection (e) of this section, the environmental officer shall notify the $\frac{\text{district}}{\text{district}}$ court that the hearing required under § 8-6-2015 is unnecessary and the environmental citation has been withdrawn.

2122

15

16

17

18

19

20

- SECTION 13. Arkansas Code § 8-6-2017(a), concerning fines and costs for violations of the Environmental Compliance Resource Act, is amended to read as follows:
 - (a) If fines and costs are not paid for judgments for violations of this <u>subchapter</u> chapter, the party that has not paid the fines and costs is subject to an administrative or civil enforcement action under law or rule, or both.

2930

26

27

- SECTION 14. Arkansas Code § 8-6-2019(a), concerning an exemption in the Environmental Compliance Resource Act for agriculture, is amended to read as follows:
- 34 (a) Except as provided under subsection (b) of this section, the
 35 Arkansas Solid Waste Management Act, § 8-6-201 et seq., this subchapter, and
 36 § 8-6-901 et seq. do does not apply to:

T	(1) The disposal of solid waste if the disposal:
2	(A) Results from operations of farms, grain elevators,
3	cotton gins, and similar industries;
4	(B) Is at a place where agricultural gleanings and crop
5	residue that result from operations of farms, grain elevators, cotton gins,
6	and similar industries are being land applied in accordance with current
7	management practices of the industries or the agricultural community; and
8	(C) Has been authorized and consented to by the landowner;
9	or
10	(2) A landowner who disposes of solid waste on the property
11	where the solid waste results from agricultural or farming operations or
12	household operations.
13	
14	
15	
16	
17	
18	
19	
20	
21	
22	
23	
24	
25	
26	
27	
28	
29	
30	
31	
32	
33	
34	
35	
36	