Unofficial Copy N1 1999 Regular Session 9lr0544 CF 9lr0932

By: Senators Sfikas, McFadden, Hughes, and Kelley Kelley, and Mitchell Introduced and read first time: February 5, 1999 Assigned to: Judicial Proceedings  Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 18, 1999						
1 AN ACT concerning						
Real Property - Nuisance Abatement and Local Code Enforcement - Community Associations						
FOR the purpose of altering the definition of "community association" under certain provisions of law relating to standing of certain community associations in Baltimore City to seek judicial relief for abatement of certain nuisances; altering certain notice provisions; altering the unit authorized to provide a copy of a certain notice; making stylistic changes; and generally relating to abatement of certain nuisances in Baltimore City.						
0 BY repealing and reenacting, without amendments,  1 Article - Real Property  2 Section 14-123(a)(1)  3 Annotated Code of Maryland  4 (1996 Replacement Volume and 1998 Supplement)						
5 BY repealing and reenacting, with amendments, 6 Article - Real Property 7 Section 14-123(a)(2) and (c) 8 Annotated Code of Maryland 9 (1996 Replacement Volume and 1998 Supplement)						
20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF						

21 MARYLAND, That the Laws of Maryland read as follows:

34 relief from the nuisance.

## 1 Article - Real Property 2 14-123. 3 (a) (1) In this section the following words have the meanings indicated. 4 (2) "Community association" means a Maryland nonprofit association, 5 corporation, or other organization that: 6 Is comprised of at least [25% of adult residents] 25 (i) HOUSEHOLDS OR 25% OF THE HOUSEHOLDS, WHICHEVER IS LESS, of a local 7 [community] NEIGHBORHOOD consisting of 40 or more individual households as defined by specific geographic boundaries in the bylaws or charter of the association; 10 (ii) Requires, as a condition of membership, the voluntary payment 11 of monetary dues at least annually; 12 (iii) Is operated primarily for the promotion of social welfare and 13 general neighborhood improvement and enhancement; 14 Has been in existence for at least 2 years when it files suit (iv) 15 under this section: Is exempt from taxation under § 501(c)(3) or (4) of the 16 1. 17 Internal Revenue Code; or 18 2. Has been included for a period of at least 2 years prior to 19 bringing an action under this section in Baltimore City's Community Association 20 Directory published by the Baltimore City Department of Planning; and 21 (vi) In the case of a Maryland corporation, is in good standing. 22 A community association may seek injunctive and other equitable 23 relief in the circuit court for abatement of a nuisance upon showing: 24 The notice requirements of this subsection have been satisfied; (i) 25 and The nuisance has not been abated. 26 (ii) 27 An action may not be brought under this section [based on a (2) (i) 28 nuisance] until 60 days after the community association [gives] SENDS notice of the 29 violation and of the community association's intent to bring an action under this 30 section by certified mail, return receipt requested, to the [applicable local] 31 APPROPRIATE CODE enforcement agency. 32 An action under this section may not be brought if the (ii) 33 [applicable] APPROPRIATE code enforcement agency has filed an action for equitable

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3	owner of record [receive notice	SSOCIAT ce from th	on may not be brought under this section until 60 days ION SENDS NOTICE TO the tenant, if any, and THE e community association] that a nuisance if the nuisance is not abated.
5	(ii)	The not	ice shall specify:
6		1.	The nature of the alleged nuisance;
7 8	discovered;	2.	The date and time of day the nuisance was first
9 10	allegedly occurring; and	3.	The location on the property where the nuisance is
11		4.	The relief sought in the action.
	` '	1. manner as	The notice shall be provided to the tenant, if any, and the service of process in a civil in personam action
17 18	NOTICE BY REGULAR MA	AIL AND	ADEQUATE AND SUFFICIENT NOTICE MAY BE GIVEN TO DWNER OF RECORD BY SENDING A COPY OF THE POSTING A COPY OF THE NOTICE ON THE PROPERTY GEDLY OCCURRING, IF NOTICE SENT BY CERTIFIED
20		A.	RETURNED UNCLAIMED OR REFUSED;
21 22	UNDELIVERABLE FOR A	B. NY OTHI	DESIGNATED BY THE POST OFFICE TO BE ER REASON; OR
23		C.	SIGNED FOR BY A PERSON OTHER THAN THE ADDRESSEE
24 25	(iv) association shall certify to the		g a suit under this section, an officer of the community
26 27	the notice requirements unde	1. r this subs	What steps the community association has taken to satisfy section; and
28 29	under this section has been m	2. net.	That each condition precedent to the filing of an action
32 33 34	association files with the coura surety approved by the courcosts the party may sustain as	rt a bond rt, conditi s a result o	e provided under this section unless the community in an amount determined by the court and with oned to answer to the adverse party for any of the suit, including reasonable attorney fees, ed in bad faith or without substantial

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	violation r	An action may not be brought against an owner of residential of the giving of notice under subsection (c)(3)(i) of this relating to the nuisance has first been issued by an agency.		
7 this section unless a	violation sing and C	In the case of a nuisance based on a housing or building code nt sanitation violation, relief may not be granted under notice relating to the nuisance has been issued by the Community Development and remains outstanding after		
	PROPRIA'	If a violation notice is an essential element of the action, a copy ficial of the [Department of Housing and Community TE CODE ENFORCEMENT AGENCY shall be prima facie ed in the notice.		
	ion notice	A notice of abatement issued by the [Department of Housing nt] APPROPRIATE CODE ENFORCEMENT AGENCY in shall be prima facie evidence that the plaintiff is not d.		
18 (7)	A proce	eeding under this section shall:		
19	(i)	Take precedence on the docket;		
20	(ii)	Be heard at the earliest practicable date; and		
21	(iii)	Be expedited in every way.		
SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 October 1, 1999.				