SENATE BILL 141

Q1, M3 (4lr0487)

ENROLLED BILL

— Budget and Taxation/Ways and Means —

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Introduced by Senator Conway	
Read and	Examined by Proofreaders:
	Proofreader.
	Proofreader.
Sealed with the Great Seal and	presented to the Governor, for his approval this
day of	at o'clock,M.
	President.
	CHAPTER
AN ACT concerning	
	– Environmental Violations – Liens on Real ement of Environmental Citations
Article to become a lien on	n unpaid penalty imposed under the Environment a person's real property; requiring the Secretary of certain liens; requiring any funds recovered from a
	ubject to certain liens to be allocated in the same
•	paid penalties; requiring the Secretary to include er of certain liens recorded in certain reports;
	to withhold from tax sale real property with certain
	in prohibition against tax sales in Baltimore City for
	ironmental citations to apply the prohibition only if
	id environmental citations is less than a certain
amount; authorizing tax s	ales in Baltimore City for nonpayment of certain
onvironmental attations or	aly after exhaustion of contain rights of annual

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.

Italics indicate opposite chamber/conference committee amendments.



1	requiring Baltimore City to submit a certain report on the implementation of this
2	Act to certain committees of the General Assembly; prohibiting Baltimore City
3	from offering real property at a tax sale solely for nonpayment of environmental
4	citations until after the report is submitted; providing for the application of this
5	Act; and generally relating to the enforcement of environmental violations.
6	BY repealing and reenacting, with amendments,
7	Article - Environment
8	Section 1–301
9	Annotated Code of Maryland
10	(2013 Replacement Volume)
11	BY repealing and reenacting, without amendments,
12	Article - Tax - Property
13	Section 14-801(a) and (c) and 14-808
14	Annotated Code of Maryland
15	(2012 Replacement Volume and 2013 Supplement)
16	BY repealing and reenacting, with amendments,
17	Article - Tax - Property
18	Section 14-811
19	Annotated Code of Maryland
20	(2012 Replacement Volume and 2013 Supplement)
21	BY repealing and reenacting, with amendments,
22	The Charter of Baltimore City
23	Article II – General Powers
24	Section (19)(b)
25	(2007 Replacement Volume, as amended December 31, 2006)
26	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
27	MARYLAND, That the Laws of Maryland read as follows:
28	Article - Environment
29	1-301.
30	(a) The Secretary shall carry out and enforce the provisions of this article
31	and the rules and regulations adopted under this article.
32	(b) The Secretary may delegate duties, powers, and functions as provided in
33	this article to a health officer for a county or to another county official authorized to
34	administer and enforce environmental laws.
35	(e) In those counties where a county official other than the health officer is
36	authorized to administer and enforce State environmental laws under this section, the

$\frac{1}{2}$	county shall establish minimum qualifications for that county official that include standards of education and experience related to environmental issues.
3	(d) (1) (i) On or before October 1 of each year, the Secretary, in
$\frac{3}{4}$	consultation with the Attorney General, shall submit to the Legislative Policy
	Committee, in accordance with § 2–1246 of the State Government Article, a report on
$\frac{5}{c}$	
6	enforcement activities conducted by the Department during the previous fiscal year.
7	(ii) The report shall:
8	1. Include the information required under this
9	subsection and any additional information concerning environmental enforcement that
10	the Secretary decides to provide;
11	2. Be available to the public as soon as it is forwarded to
12	the Legislative Policy Committee;
1.0	
13	3. Include information on the total number of permits
14	and licenses issued by or filed with the Department at any time and still in effect as of
15	the last date of the fiscal year immediately preceding the date on which the report is
16	filed;
17	4. Include information concerning specific enforcement
18	actions taken with respect to the permits and licenses during the immediately
19	preceding fiscal year; [and]
00	
20	5. Include information on the type and number of
21	contacts or consultations with businesses concerning compliance with State
22	environmental laws; AND
23	6. INCLUDE INFORMATION ON THE NUMBER OF
$\frac{2}{24}$	LIENS RECORDED UNDER SUBSECTION (E) OF THIS SECTION.
44	ELENS RECORDED CADER SCESSECTION (E) OF THIS SECTION.
25	(iii) The information required in the report under paragraph (3)
26	of this subsection shall be organized according to each program specified.
_ 0	of this subsection shan se organized determing to each program specified.
27	(2) The report shall state the total amount of money as a result of
28	enforcement actions, as of the end of the immediately preceding fiscal year:
	control actions, as of the conditions and proceeding instally car.
29	(i) Deposited in the Maryland Clean Air Fund;
20	(ii) Denosited in the Manyland Oil Disector Containment
30	(ii) Deposited in the Maryland Oil Disaster Containment,
31	Clean-Up and Contingency Fund;
32	(iii) Deposited in the Nontidal Wetland Compensation Fund;

1	(i	V)	Deposited in the Maryland Hazardous Substance Control
2	Fund;		
3	(1	/)	Recovered by the Department from responsible parties in
4	accordance with § 7		
5	(1	/i)	Deposited in the Maryland Clean Water Fund.
6			The report shall include the information specified in
7	subparagraphs (ii),	(iii),	(iv), and (v) of this paragraph for each of the following
8	programs in the Depo	artm	ent:
9			1. Ambient air quality control under Title 2, Subtitle 4 of
10	this article;		
11			2. Oil pollution under Title 4, Subtitle 4 of this article;
12			3. Nontidal wetlands under Title 5, Subtitle 9 of this
13	article;		
14			4. Asbestos under Title 6, Subtitle 4 of this article;
15			5. Lead paint under Title 6, Subtitle 8 of this article;
16			6. Controlled hazardous substances under Title 7,
17	Subtitle 2 of this arti	cle;	
18			7. Water supply, sewerage systems, and refuse disposal
19	systems under Title (9, Su l	btitle 2 of this article;
20			
20 21	article;		8. Water discharges under Title 9, Subtitle 3 of this
4 1	article,		
22			9. Drinking water under Title 9, Subtitle 4 of this
23	article; and		
24			10. Wetlands under Title 16, Subtitle 2 of this article.
25	(i	i)	For each of the programs set forth in subparagraph (i) of this
26	`		nt shall provide the total number or amount of:
27			1. Final permits or licenses issued to a person or facility,
28	ac annuantiate and r		1. That permits of itemses issued to a person of facility, urrendered, suspended, or revoked;
20	as appropriate, and r	100 00	aronacroa, basponaca, or revolvea,
29			2. Inspections, audits, or spot checks performed at
30	facilities permitted;		

1		3.	Injunctions obtained;
2 3	issued;	4.	Show cause, remedial, and corrective action orders
4		5.	Stop work orders;
5		6.	Administrative or civil penalties obtained;
6 7	imprisonment time order	7. ed, and	Criminal actions charged, convictions obtained, l criminal fines received; [and]
8	THIS SECTION; AND	8.	LIENS RECORDED UNDER SUBSECTION (E) OF
LO L1	the requirements of the a	9. applica	Any other actions taken by the Department to enforce ble environmental program, including:
$\frac{12}{13}$	under § 6-414.1 of this a	A. rticle; (Notices of the removal or encapsulation of asbestos
14 15	users under § 9–341 of th	B. nis arti	Actions enforcing user charges against industrial ele.
16 17 18	(iii) of this paragraph, for the the report shall include t	e Lead	dition to the information required in subparagraph (ii) Paint Program under Title 6, Subtitle 8 of this article, l number or amount of:
19		1.	Affected properties registered; and
20 21	Department, for whom a	2. eeredit	Inspectors or other persons accredited by the ation has not been surrendered, suspended, or revoked.
22 23 24 25	Subtitle 2 of this article,	ne Con the re	dition to the information required in subparagraph (ii) trolled Hazardous Substances Program under Title 7, port shall include the following lists, updated to reflect ailable for the immediately preceding fiscal year:
26 27	compiled in accordance w	1. /ith § 7	Possible controlled hazardous substance sites -223(a) of this article;
28 29 30	this article at which the	2. Depart	Proposed sites listed in accordance with § 7–223(c) of ment intends to conduct preliminary site assessments;

1	3. Hazardous waste sites in the disposal site registry
2	compiled in accordance with § 7-223(f) of this article.
3	(v) In addition to the information required in subparagraph (ii)
4	of this paragraph, for the Drinking Water Program, the report shall include the total
5	number of:
6	1. Actions to prevent public water system contamination
7	or to respond to a Safe Drinking Water Act emergency under §§ 9-405 and 9-406 of
8	this article; and
9	2. Notices given to the public by public water systems
10	under § 9–410 of this article.
11	(E) (1) IF ANY PERSON WHO IS LIABLE TO PAY A PENALTY IMPOSED
12	UNDER THIS ARTICLE FAILS TO PAY THE PENALTY AFTER DEMAND, THE
13	AMOUNT, TOGETHER WITH INTEREST AND ANY COSTS THAT MAY ACCRUE,
14	SHALL BE A LIEN IN FAVOR OF THE STATE ON ANY REAL PROPERTY OF THE
15	PERSON.
16	(2) THE SECRETARY, OR A PERSON TO WHOM THE SECRETARY
17	HAS DELEGATED ENFORCEMENT UNDER SUBSECTION (B) OF THIS SECTION,
18	SHALL RECORD THE LIEN WITH THE CLERK OF THE CIRCUIT COURT FOR THE
19	COUNTY IN WHICH THE REAL PROPERTY IS LOCATED.
20	(3) ANY FUNDS RECOVERED FROM A TAX SALE OF THE REAL
21	PROPERTY TO SATISFY A LIEN IMPOSED UNDER THIS SUBSECTION SHALL BE
22	ALLOCATED IN THE SAME MANNER AS TIMELY PAID PENALTIES.
23	Article - Tax - Property
24	14-801.
25	(a) In §§ 14-801 through 14-854 of this subtitle, the following words have
26	the meanings indicated.
27	(e) (1) "Tax" means any tax, or charge of any kind due to the State or any
28	of its political subdivisions, or to any other taxing agency, that by law is a lien against
29	the real property on which it is imposed or assessed.
30	(2) "Tax" includes interest, penalties, and service charges.
31	14-808.
32	(a) The collector shall proceed to sell and shall sell under this subtitle, at the
33	time required by local law but in no case, except in Baltimore City, later than 2 years

1	from the date the tax is in arrears, all property in the county in which the collector is
2	elected or appointed on which the tax is in arrears. The collector is required to sell, but
3	failure of the collector to sell within the 2-year period does not affect the validity or
4	collectibility of any tax, or the validity of any sale thereafter made.
_	
5	(b) In Calvert County the collector shall proceed to advertise and sell any
6	real property immediately after the tax is delinquent for a period of 1 year.
7	(a) In Ct. Mannels Country the December Country Commission on the last har
7	(e) In St. Mary's County, the Board of County Commissioners shall set by
8	resolution the date and time of a tax sale.
9	(d) In Compete Country the Doord of Country Commissioners shall get by
	(d) In Garrett County, the Board of County Commissioners shall set by
10	resolution the date and time of a tax sale.
11	14-811.
11	11-011.
12	(A) The collector may withhold from sale any property, when the total taxes
13	on the property, including interest and penalties, amount to less than \$250 in any 1
14	year.
15	(B) THE COLLECTOR MAY WITHHOLD FROM SALE ANY REAL PROPERTY
16	
	WHEN THE TOTAL TAXES ON THE REAL PROPERTY, INCLUDING INTEREST AND
17	PENALTIES, ARE LESS THAN \$1,000 AND ATTRIBUTABLE ONLY TO LIENS FILED
18	UNDER § 1–301(E) OF THE ENVIRONMENT ARTICLE.
10	The Charten of Daltimone City
19	The Charter of Baltimore City
20	<u> Article II – General Powers</u>
20	THE HOLD IT GOINGIAN TOWARD
21	The Mayor and City Council of Baltimore shall have full power and authority to
22	exercise all of the powers heretofore or hereafter granted to it by the Constitution of
23	Maryland or by any Public General or Public Local Laws of the State of Maryland; and
24	in particular, without limitation upon the foregoing, shall have power by ordinance, or
25	such other method as may be provided for in its Charter, subject to the provisions of
26	said Constitution and Public General Laws:
27	<u>(19)</u>
00	(h) Dool man out we
28	(b) Real property:
29	(1) may not be offered for sale in a Baltimore City tax sale solely for
30	nonpayment of environmental citations issued under Article 1, Subtitle 40 of the
31	Baltimore City Code IF THE TOTAL AMOUNT OF UNPAID ENVIRONMENTAL
32	CITATIONS IS LESS THAN \$1,000; AND

1	(2) MAY ONLY BE OFFERED FOR SALE IN A BALTIMORE CITY TAX
2	SALE SOLELY FOR NONPAYMENT OF ENVIRONMENTAL CITATIONS ISSUED
3	UNDER ARTICLE 1, SUBTITLE 40 OF THE BALTIMORE CITY CODE AFTER
4	EXHAUSTION OF ALL ADMINISTRATIVE AND JUDICIAL RIGHTS OF APPEAL.
5	SECTION 2. AND BE IT FURTHER ENACTED, That:
6	(a) Baltimore City shall submit a report to the Senate Budget and Taxation
7	Committee and the House Committee on Ways and Means, in accordance with § 2–1246
8	of the State Government Article, on its plans for implementing this Act, including the
9	types of unpaid environmental citations that would be subject to collection through a
10	<u>tax sale.</u>
11	(b) Baltimore City may not offer real property at a tax sale solely for
12	nonpayment of environmental citations until after the report required under subsection
13	(a) of this section is submitted.
14	SECTION 2. 3. AND BE IT FURTHER ENACTED, That this Act shall be
15	construed to apply only prospectively and may not be applied or interpreted to have
16	any effect on or application to any violation of the Environment Article Article 1,
17	Subtitle 40 of the Baltimore City Code occurring before the effective date of this Act.
18 19	SECTION 3. 4. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2014.
	Approved:
	Governor.
	President of the Senate.

Speaker of the House of Delegates.