

Chapter 58

(House Bill 1465)

AN ACT concerning

Tax Sales – Homeowner Protections

FOR the purpose of authorizing a collector of property taxes to withhold from tax sale any residential property when the total taxes due on the property amount to less than a certain amount; requiring a certain mailing sent by a collector of property taxes to the owner of a property before the property is advertised for tax sale to include a separate insert that includes certain information about how a homeowner may access certain services and programs that may assist the homeowner to avoid tax sale costs or foreclosure; requiring a certain mailing sent by a collector of property taxes to the owner of a property after the property is sold at a tax sale to include a separate insert that includes certain information about how a homeowner may access certain services and programs that may assist the homeowner to avoid tax sale costs or foreclosure; making conforming changes; and generally relating to protecting homeowners in the tax sale process.

BY repealing and reenacting, with amendments,

Article – Tax – Property

Section 14–811, 14–812, and 14–817.1

Annotated Code of Maryland

(2012 Replacement Volume and 2017 Supplement)

SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
That the Laws of Maryland read as follows:

Article – Tax – Property

14–811.

(a) Except as provided in subsection (b) of this section, the collector may withhold from sale any property, when the total taxes on the property, including interest and penalties, amount to less than ~~[\$250]~~ **\$750** in any 1 year.

(b) **(1) THE COLLECTOR MAY WITHHOLD FROM SALE ANY RESIDENTIAL PROPERTY, WHEN THE TOTAL TAXES ON THE PROPERTY, INCLUDING INTEREST AND PENALTIES, AMOUNT TO LESS THAN \$750.**

(2) In Baltimore City, the collector shall withhold from sale owner-occupied residential property, when the total taxes on the property, including interest and penalties, amount to less than \$750.

14-812.

(A) (1) At least 30 days before any property is first advertised for sale under this subtitle, the collector shall have mailed to the person who last appears as owner of the property on the collector’s tax roll, at the last address shown on the tax roll, a statement giving the name of the person, and the amounts of taxes due.

(2) On the statement **REQUIRED UNDER PARAGRAPH (1) OF THIS SUBSECTION** there shall also appear the following notice:

.....
“Date”

“This Is a Final Bill and Legal Notice to the Person Whose Name Appears on This Notice.”

“According to the collector’s tax roll you are the owner of the property appearing on this notice. Some of the taxes listed are in arrears. Notice is given you that unless all taxes in arrears are paid on or before 30 days from the above date, the collector will proceed to sell the above property to satisfy your entire indebtedness. Interest and penalties must be added to the total at the time of payment.”

(B) THE MAILING REQUIRED UNDER SUBSECTION (A) OF THIS SECTION SHALL INCLUDE A SEPARATE INSERT THAT INCLUDES THE FOLLOWING:

(1) THE STATEMENT “IF THIS PROPERTY IS YOUR PRINCIPAL RESIDENCE AND YOU ARE HAVING DIFFICULTY PAYING THE TAXES ON THE PROPERTY, THERE ARE PROGRAMS THAT MAY HELP YOU.”;

(2) A STATEMENT THAT FREE COUNSELING IS AVAILABLE TO HELP HOMEOWNERS MAKE PLANS TO PAY THEIR BILLS AND KEEP THEIR HOMES BY ~~CALLING~~ CALLING THE TELEPHONE NUMBER OF:

(I) THE HOMEOWNER’S HOPE HOTLINE ~~AT 888-995-HOPE~~;
OR

(II) ANOTHER SIMILAR LOCAL HOUSING COUNSELING SERVICE CHOSEN BY THE COLLECTOR;

(3) THE FOLLOWING INFORMATION CONCERNING THE HOMEOWNERS’ PROPERTY TAX CREDIT UNDER § 9-104 OF THIS ARTICLE:

(I) THE STATEMENT “THE HOMEOWNERS’ PROPERTY TAX CREDIT MAY SIGNIFICANTLY REDUCE THE PROPERTY TAXES YOU OWE IF YOU HAVE

LIMITED INCOME AND ASSETS. YOU MAY BE ELIGIBLE FOR THE CREDIT AT ANY AGE, BUT IF YOU ARE 70 YEARS OLD OR OLDER, YOU MAY BE ELIGIBLE FOR A SPECIAL BENEFIT THAT MAY REDUCE THE TAXES YOU OWE FOR THE PAST 3 YEARS.”; AND

(II) THE WEBSITE ADDRESS AND TELEPHONE NUMBER OF THE STATE DEPARTMENT OF ASSESSMENTS AND TAXATION WHERE MORE INFORMATION IS AVAILABLE ABOUT THE HOMEOWNERS’ PROPERTY TAX CREDIT AND HOW TO APPLY;

(4) IF THE COLLECTOR USES THE TAX SALE PROCESS TO ENFORCE A LIEN FOR UNPAID CHARGES FOR WATER OR SEWER SERVICE AND A WATER OR SEWER UTILITY SERVING THE COLLECTOR’S JURISDICTION OFFERS A PROGRAM FOR DISCOUNTED WATER OR SEWER RATES FOR LOW-INCOME CUSTOMERS:

(I) A BRIEF DESCRIPTION OF THE PROGRAM FOR DISCOUNTED WATER ~~OR SEWER~~ OR SEWER RATES FOR LOW-INCOME CUSTOMERS; AND

(II) INFORMATION ON HOW TO APPLY FOR THE PROGRAM, INCLUDING, IF APPLICABLE, A WEBSITE ADDRESS AND TELEPHONE NUMBER WHERE MORE INFORMATION AND APPLICATIONS ARE AVAILABLE; AND

(5) ANY OTHER INFORMATION THAT MAY ASSIST LOW-INCOME HOMEOWNERS IN AVOIDING TAX SALE COSTS OR FORECLOSURE THAT THE COLLECTOR ~~DEEMS~~ CONSIDERS APPROPRIATE.

(C) For any individual who last appears as an owner of the property on the collector’s tax roll who has been listed as an owner of the property on the collector’s tax roll for at least the last 25 years, the collector shall provide, at least 30 days before the property is first advertised, a list that includes the individual’s name and address and notice to the area agency, as defined in § 10–101 of the Human Services Article.

(D) Failure of the collector to mail the statement and notice to the last address of the person last assessed for the property, as it appears on the collector’s tax roll, to mail, if applicable, a list including the name and address of an individual receiving the statement who has been listed as an owner of the property on the collector’s tax roll for at least the last 25 years and notice to the area agency, or to include any taxes in the statement and notice, does not invalidate or otherwise affect any tax, except a tax that is required to be but has not been certified as provided in § 14–810 of this subtitle, or any sale made under this subtitle to enforce payment of taxes, nor prevent nor stay any proceedings under this subtitle, nor affect the title of any purchaser.

14–817.1.

(a) Within 60 days after a property is sold at a tax sale, the collector shall send to the person who last appears as owner of the property on the collector's tax roll, at the last address shown on the tax roll, a notice that includes:

- (1) a statement that the property has been sold to satisfy unpaid taxes;
- (2) the date of the tax sale;
- (3) the amount of the highest bid;
- (4) the lien amount on the property at the time of sale;

(5) a statement that the owner has the right to redeem the property until a court forecloses that right;

(6) a statement that the purchaser of the property may institute an action to foreclose the property:

- (i) as early as 6 months from the date of the sale; or

(ii) if a government agency certifies that the property requires, or shall require, substantial repair to comply with applicable building codes, as early as 60 days from the date of the sale;

(7) a statement that if the property is redeemed before an action to foreclose the right of redemption is filed, the amount that shall be paid to redeem the property is:

(i) the total lien amount on the property at the time of sale, with interest;

(ii) any taxes, interest, and penalties paid by the holder of the certificate of sale; and

(iii) any taxes, interest, and penalties accruing after the date of the tax sale;

(8) a statement that, if the property is redeemed more than 4 months after the date of the tax sale, and before an action to foreclose the right of redemption is filed, the holder of the certificate of sale may be reimbursed for:

- (i) attorney's fees for recording the certificate of sale;

(ii) a title search fee, not to exceed \$250; and

(iii) reasonable attorney's fees, not to exceed \$500;

(9) a statement that, if the property is redeemed after an action to foreclose the right of redemption has been filed, the amount that shall be paid to redeem the property is the sum of:

(i) the total lien amount on the property at the time of sale, with interest;

(ii) any taxes, interest, and penalties paid by the holder of the certificate of sale;

(iii) any taxes, interest, and penalties accruing after the date of the tax sale; and

(iv) attorney's fees and expenses to which the holder of the certificate of sale may be entitled under § 14-843(a)(4) and (5) of this subtitle; and

(10) the provisions of § 14-843(a) of this subtitle, reproduced as they appear in the Code.

(b) The notice required under **SUBSECTION (A) OF** this section shall be sent by first-class mail.

(C) THE MAILING REQUIRED UNDER THIS SECTION SHALL INCLUDE A SEPARATE INSERT THAT INCLUDES ALL OF THE INFORMATION REQUIRED UNDER § 14-812(B) OF THIS SUBTITLE.

SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2018.

Approved by the Governor, April 10, 2018.