Unofficial Copy N1

By: **Delegate Marriott (Baltimore City Administration)** Introduced and read first time: February 10, 2000 Assigned to: Economic Matters

A BILL ENTITLED

1 AN ACT concerning

2

Real Property - Abatement of Nuisance - Controlled Dangerous Substances

3 FOR the purpose of clarifying that under provisions of law that relate to nuisance

4 abatement, an "owner" includes an owner-occupant and a "tenant" does not

5 include the owner of the property; requiring a plaintiff who brings a certain

6 nuisance abatement action to post a certain notice in a conspicuous place on the

7 property on which the nuisance is located within a certain amount of time before

8 the hearing; authorizing the court, after a hearing, to order a tenant who knew

9 or should have known of the existence of certain nuisances to vacate the

10 property within a certain amount of time; clarifying that in certain nuisance

11 abatement actions the court may, after a hearing, grant a judgment of

12 restitution or the possession of rental property to the property owner if certain

13 conditions are met; clarifying that a court may order an owner of certain

14 property to submit for court approval a certain plan of correction in addition to

15 or as part of any injunction, restraining order, or other relief ordered by the

16 court; authorizing the court to impose certain additional sanctions if an owner

17 fails to comply with an order to abate a nuisance; authorizing the court to award

18 court costs and reasonable attorney's fees to a prevailing plaintiff in certain

19 nuisance abatement actions; requiring that certain requests for oral arguments

20 be filed within a certain amount of time; requiring that certain oral arguments

21 be heard within a certain amount of time; providing that certain provisions of

22 law are not applicable to certain nuisance abatement actions; repealing certain

23 expedited notice and appeal requirements; and generally relating to the

abatement of nuisances based on the manufacture, distribution, or storage of

25 controlled dangerous substances or controlled paraphernalia.

26 BY repealing and reenacting, with amendments,

27 Article - Real Property

28 Section 14-120

29 Annotated Code of Maryland

30 (1996 Replacement Volume and 1999 Supplement)

31 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF

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

2				HOUSE BILL 742					
1		Article - Real Property							
2 14-120.									
3	(a)	(1)	In this s	ection the following words have the meanings indicated.					
4		(2)	"Comm	unity association" means:					
5 6	is:		(i)	A nonprofit association, corporation, or other organization that					
7 8	nuisance is 1	located;		1. Comprised of residents of a community within which a					
9 2. Operated exclusively for the promotion of social welfare 10 and general neighborhood improvement and enhancement; and									
11 12	113.Exempt from taxation under § 501(c)(3) or (4) of the12 Internal Revenue Code; or								
13 14	is:		(ii)	A nonprofit association, corporation, or other organization that					
15 16	15 1. Comprised of residents of a contiguous community that is 16 defined by specific geographic boundaries, within which a nuisance is located; and								
172.Operated for the promotion of the welfare, improvement18 and enhancement of that community.									
19 20	19 (3) "Controlled dangerous substances" has the meaning stated in Article 20 27, § 279(a) and (b) of the Code.								
21		(4)	"Nuisa	ice" means a property that is used:					
22 23	administeri	ng a cont	(i) rolled da	By persons who assemble for the specific purpose of illegally ngerous substance;					
24			(ii)	For the illegal manufacture, or distribution of:					
25				1. A controlled dangerous substance; or					
26 27	287(d) of th	ne Code;	or	2. Controlled paraphernalia, as defined in Article 27, §					
				For the illegal storage or concealment of a controlled dangerous ty to reasonably indicate under all the circumstances an ite, or dispense:					
31				1. A controlled dangerous substance; or					

1 2 287(d) of the Code.		2. C	Controlled paraphernalia, as defined in Article 27, §						
3 (5)	"OWNER" INCLUDES AN OWNER-OCCUPANT.								
4 [(5)]	(6)	"Property"	includes a mobile home.						
5 [(6)] 6 whether or not a par	(7) ty to a lease		Tenant" means the lessee or a person occupying property,						
 7 (ii) "Tenant" includes a lessee or a person occupying a mobile home, 8 whether or not a party to a lease. 									
9	(iii)	"Tenant" d	loes not include:						
10		1. T	HE OWNER OF THE PROPERTY; OR						
11 12 residential use and r	esides in a	2. [a mobile hor	-						
13 (b) An act 14 brought by:									
15 (1)	The Stat	e's Attorne	y of the county in which the nuisance is located;						
16 (2) 17 located; or	The county attorney or solicitor of the county in which the nuisance is								
18 (3) 19 located.	A community association within whose boundaries the nuisance is								
20 (c) (1) An action may not be brought under this section concerning a 21 commercial property until 45 days after the tenant, if any, and owner of record receive 22 notice from a person entitled to bring an action under this section that a nuisance 23 exists.									
24 (2)	The notice shall specify:								
25	(i)	The date a	nd time of day the nuisance was first discovered; and						
26 27 occurring.	(ii)	The location	on on the property where the nuisance is allegedly						
28 (3)	The noti	ce shall be:							
29	(i)	Hand deliv	vered to the tenant, if any, and the owner of record; or						
30 31 record.	(ii)	Sent by cer	rtified mail to the tenant, if any, and the owner of						

3

1 (d) (1) In addition to any service of process required by the Maryland Rules,

2 the plaintiff shall cause to be posted in a conspicuous place on the property [within]

3 NO LATER THAN 48 hours [of filing the complaint] BEFORE THE HEARING the notice 4 required under paragraph (2) of this subsection.

5 (2) The notice shall indicate:

(i)

6 (i) The nature of the proceedings;

7 (ii) The time and place of the hearing; and

8 (iii) The name and telephone number of the person to contact for 9 additional information.

10 (e) The court may issue an injunction or order other equitable relief whether 11 or not an adequate remedy exists at law.

12 (f) (1) Notwithstanding any other provision of law, and in addition to or as a 13 component of any remedy ordered under subsection (e) of this section, the court, after 14 a hearing, may order a tenant [with knowledge] WHO KNEW OR SHOULD HAVE

15 KNOWN of the existence of the nuisance to vacate the property within 72 hours.

16 (2) The court, after a hearing, may grant a judgment of restitution or the 17 possession of [the] RENTAL property to the owner if:

18

The owner and [lessee] TENANT are parties to the action; and

19(ii)A tenant has failed to obey an order under subsection (e) of this20 section or paragraph (1) of this subsection.

21 (3) If the court orders restitution of the possession of the property under

22 paragraph (2) of this subsection, the court shall immediately issue its warrant to the

23 sheriff or constable commanding execution of the warrant within 5 days after

24 issuance of the warrant.

25 (4) [The] IN ADDITION TO OR AS A PART OF ANY INJUNCTION,

26 RESTRAINING ORDER, OR OTHER RELIEF ORDERED, THE court may order the owner of

 $27\;$ the property to submit for court approval a plan of correction to ensure, to the extent

28 reasonably possible, that the property will not again be used for a nuisance if:

29

(i) The owner is a party to the action; and

30(ii)The owner knew OR SHOULD HAVE KNOWN of the existence of31 the nuisance.

32 (5) IF AN OWNER FAILS TO COMPLY WITH AN ORDER TO ABATE A
33 NUISANCE, AFTER A HEARING THE COURT MAY, IN ADDITION TO ANY OTHER RELIEF
34 GRANTED, ORDER:

35

(I) THAT ALL TENANTS VACATE THE PROPERTY;

4

1 (II) THAT THE PROPERTY REMAIN UNOCCUPIED, CLEAN, AND 2 SECURE AGAINST ENTRY DURING THE LIFE OF THE ORDER;

3 (III) THAT THE PROPERTY BE REHABILITATED TO COMPLY WITH 4 APPLICABLE BUILDING CODES AND ORDINANCES; OR

5 (IV) THAT THE PROPERTY BE DEMOLISHED IF THE ESTIMATED
6 COST OF REHABILITATION SIGNIFICANTLY EXCEEDS THE ESTIMATED MARKET
7 VALUE OF THE PROPERTY AFTER REHABILITATION.

8 (g) Except as provided in subsection (f) (1) and (4) of this section, the court 9 may order appropriate relief under subsections (e) and (f) of this section without proof 10 that a defendant knew of the existence of the nuisance.

11 (h) In any action brought under this section:

12 (1) Evidence of the general reputation of the property is admissible to 13 corroborate testimony based on personal knowledge or observation, or evidence seized 14 during the execution of a search and seizure warrant, but shall not, in and of itself, be 15 sufficient to establish the existence of a nuisance under this section; and

16 (2) Evidence that the nuisance had been discontinued at the time of the 17 filing of the complaint or at the time of the hearing does not bar the imposition of 18 appropriate relief by the court under subsections (e) and (f) of this section.

(i) The court may award court costs and reasonable attorney's fees to a
20 [community association that is the] prevailing plaintiff in an action brought under
21 this section.

22 (j) An action under this section shall be heard within 14 days after service of 23 process on the parties.

24 (k) This section does not abrogate any equitable or legal right or remedy under 25 existing law to abate a nuisance.

26 (l) (1) An appeal from a judgment or order under this section shall be filed 27 within 10 days after the date of the order or judgment.

28 [(2) (i) Upon motion of either party, the circuit court shall set a date for 29 the hearing of the appeal, which shall be not less than 5 or more than 15 days after 30 the date the motion is filed.

31 (ii) Notice of the order for a hearing shall be served on the opposite
32 party or the party's attorney at least 20 days before the hearing.]

33 (2) IF EITHER PARTY FILES A REQUEST FOR ORAL ARGUMENT, THE
 34 COURT SHALL HEAR THE ORAL ARGUMENT WITHIN 7 DAYS AFTER THE REQUEST IS
 35 FILED.

5

1(3)(I)IF THE APPELLANT FILES A REQUEST FOR ORAL ARGUMENT,2THE REQUEST SHALL BE FILED AT THE TIME OF THE FILING OF THE APPEAL.

3 (II) IF THE APPELLEE FILES A REQUEST FOR ORAL ARGUMENT,
4 THE REQUEST SHALL BE FILED WITHIN 2 DAYS OF RECEIVING NOTICE OF THE
5 APPEAL.

6 (M) PROVISIONS OF THE REAL PROPERTY ARTICLE OR PUBLIC LOCAL LAWS
7 APPLICABLE TO ACTIONS BETWEEN A LANDLORD AND TENANT ARE NOT
8 APPLICABLE TO ACTIONS BROUGHT AGAINST A LANDLORD OR A TENANT UNDER
9 THIS SECTION.

10 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 11 October 1, 2000.