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Introduced and read first time: February 10, 2000

Assigned to: Ways and Means

Committee Report: Favorable with amendments

House action: Adopted

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CHAPTER

1 AN ACT concerning

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2 **Baltimore City - Tax Sales - Abandoned Property**

FOR the purpose of altering the applicability of certain provisions authorizing certain 3

abandoned property in Baltimore City to be sold for a sum less than a certain 4

amount otherwise due for tax sales; requiring the collector to establish a 5

minimum bid for the sale of abandoned property; providing that certain unpaid 6 7

balances for certain abandoned property sold at a tax sale are no longer liens on

real property under certain circumstances; clarifying the authority of Baltimore 8

9 City to institute certain legal proceedings relating to certain abandoned

property sold at a tax sale; requiring a collector to require the payment by a 10

certain date of the bid amount and expenses for certain tax sales of certain 11

abandoned property in Baltimore City; authorizing Baltimore City to purchase

13 certain abandoned property for which there is no private purchaser under

14 certain circumstances; providing that a tax sale certificate for certain

abandoned property reverts to the City and is void as to a private purchaser 15

unless a foreclosure proceeding is filed within a certain time and a foreclosure

decree is secured within a certain time; specifying certain authority of Baltimore 17

City if a tax sale certificate for certain abandoned property reverts to the City 18

19 under certain circumstances; altering the circumstances under which the final

order in a foreclosure proceeding brought by the City for certain abandoned 20

21 property shall include a certain judgment against the person liable for taxes

22 prior to the sale; repealing a provision prohibiting certain judgments for unpaid

23

taxes on certain abandoned property in Baltimore City from being executed

24 against the primary residence of the judgment debtor; providing that if a

judgment foreclosing all rights of redemption is set aside, the amount required

26 to redeem the property includes certain costs incurred with respect to

1 2 3 4 5 6 7	development of property; limiting the recovery of a petitioner who files damages in an action to reopen a judgment or recover damages on certain grounds with respect to abandoned property in Baltimore City to the fair market value of the property at the time of sale; providing that certain final judgments of foreclosure for certain abandoned property in Baltimore City are void under certain circumstances; and generally relating to tax sales of certain abandoned property in Baltimore City.							
	BY repealing and reenacting, with amendments,							
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12 13	·							
13	(1994 Replacement Volume and 1999 Supplement)							
14 15	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
16	Article - Tax - Property							
17	14-817.							
20	8 (c) (1) In Baltimore City, ABANDONED PROPERTY CONSISTING OF EITHER A 9 VACANT LOT OR IMPROVED property cited as vacant and [abandoned] UNFIT FOR 0 HABITATION on a housing or building violation notice may be sold for a sum less than 1 the total amount of:							
22 23	(i) all taxes on the property that are certified to the collector under § 14-810 of this subtitle;							
24	(ii) interest and penalties on the taxes; and							
25	(iii) expenses incurred in making the sale.							
26 27	(2) THE COLLECTOR SHALL ESTABLISH A MINIMUM BID FOR ABANDONED PROPERTY SOLD UNDER THIS SUBSECTION.							
30	[(2)] (3) The person responsible for the taxes prior to the sale shall remain liable to the collector for the difference between the amount received in the tax sale under this section and the taxes, interest, penalties, and expenses remaining after the sale.							
32 33	[(3)] (4) The balance remaining after the tax sale shall be included in the amount necessary to redeem the property under § 14-828 of this subtitle.							
	[(4)] (5) In a proceeding to foreclose the right of redemption under this subtitle, the complaint shall request a judgment for the city in the amount of the balance [otherwise due under this section].							

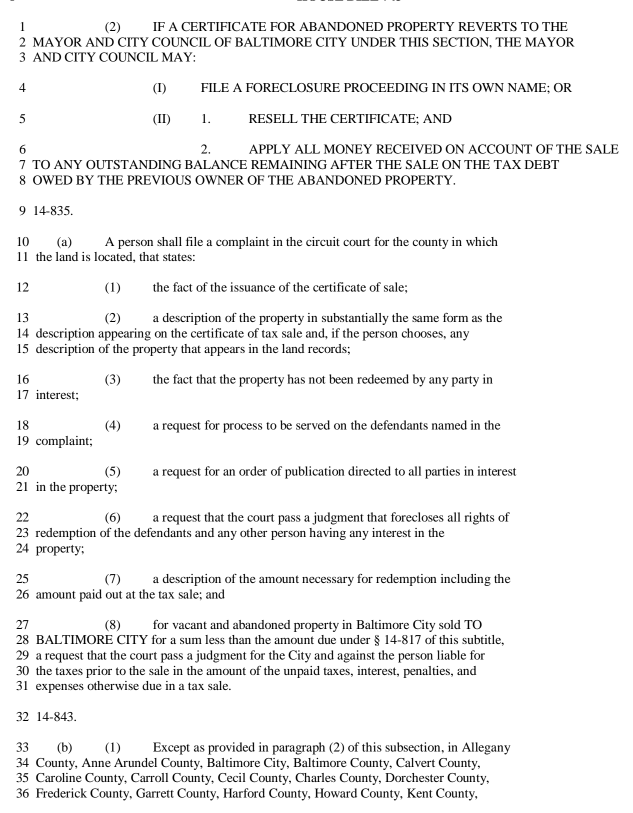
1 2	(6) LIEN ON THE PROP			REMAINING AFTER THE TAX SALE IS NO LONGER A
3	OF REDEMPTION;	(I)	A JUDO	GMENT IS ENTERED FORECLOSING THE OWNER'S RIGHT
5		(II)	THE DE	EED IS RECORDED; AND
6 7	PAID IN FULL.	(III)	ALL LI	ENS ACCRUING SUBSEQUENT TO THE DATE OF SALE ARE
	(7) ACTION TO COLLE SALE IF THE PLAIR	CT THE	BALAN	ND CITY COUNCIL MAY INSTITUTE A SEPARATE CE AT ANY TIME WITHIN 7 YEARS AFTER THE TAX ATE PURCHASER.
11	14-818.			
14 15 16 17 18	if any, shall be on the [subparagraph (ii)] St this subtitle, the colle after the sale, the full in arrears or not, together the sale, the sale, the full in arrears or not, together the sale, the	UBPARA ector shall amount of ether with and the hig	quired by AGRAPH I require of taxes of interest	ment of the purchase price and the high-bid premium, where the collector. Except as provided in (S (II) AND (III) of this paragraph and § 14-826 of the purchaser to pay, not later than the day lue on the property sold, whether the taxes are and penalties on the taxes, expenses incurred emium, if any. The residue of the purchase
22	to pay on the day of t	he sale th in arrear	ne full am	tington County, the collector shall require the purchaser abount of taxes due on the property sold, together with interest and penalties on the the sale.
26	FOR LESS THAN T		L AMOU	TIMORE CITY, WHEN ABANDONED PROPERTY IS SOLD INT OF TAXES DUE ON THE PROPERTY, THE E PURCHASER TO PAY, NOT LATER THAN THE DAY
28			1.	THE FULL AMOUNT BID; AND
29			2.	THE EXPENSES INCURRED IN MAKING THE SALE.
32 33	redemption in any propurchaser other than	operty, th the gover n full, tog	e collectoring bod ether wit	cree has been passed foreclosing the right of or may not execute or deliver a deed to any y of a county until the balance of the purchase h all taxes and interest and penalties on the
	(3) penalties on the taxes purchaser.			balance and after accrued taxes and interest and ll execute and deliver a proper deed to the

1 2	(4) Any balance over the amount required for the payment of taxes, interest, penalties, and costs of sale shall be paid by the collector to:
3	(i) the person entitled to the balance; or
	(ii) when there is a dispute regarding payment of the balance, a court of competent jurisdiction pending a court order to determine the proper distribution of the balance.
7	14-820.
10	(a) The collector shall deliver to the purchaser a certificate of sale under the collector's hand and seal, or by the collector's authorized facsimile signature, acknowledged by the collector as a conveyance of land, which certificate shall set forth:
12 13	(1) that the property described in it was sold by the collector to the purchaser;
14	(2) the date of the sale;
15	(3) the amount for which the property was sold;
16 17	(4) the total amount of taxes due on the property at the time of sale together with interest, penalties and expenses incurred in making the sale;
20 21 22 23	(5) a description of the property in substantially the same form as the description appearing on the collector's tax roll. If the property is unimproved or has no street number, and the collector has procured a description of the property from the county or municipal corporation surveyor, this description shall be included in the certificate of sale. In Garrett County a copy of the description as required by § 14-813(f) of this subtitle, as that section relates specifically to Garrett County, shall be included in the certificate of sale;
25 26	(6) a statement that the rate of redemption is 6% a year, except as provided in subsection (b) of this section;
27 28	(7) the time when an action to foreclose the right of redemption may be instituted; and
29 30	(8) (I) that the certificate will be void unless foreclosure proceedings are brought within 2 years from the date of the certificate; or
33 34 35	(II) THAT UNLESS FORECLOSURE PROCEEDINGS ARE BROUGHT WITHIN 3 MONTHS FROM THE DATE OF THE CERTIFICATE TO ANY ABANDONED PROPERTY in Baltimore City[, with respect to any property which was cited as vacant and abandoned on a housing or building violation notice outstanding on the date of tax sale, within 1 year from the date of the certificate] SOLD UNDER § 14-817(C)(1) OF THIS SUBTITLE, THE CERTIFICATE:

1			1. IS VOID AS TO A PRIVATE PURCHASER; AND
2	PERIOD OF	2 YEAR	2. REVERTS TO THE MAYOR AND CITY COUNCIL FOR A S FROM THE DATE OF THE TAX SALE.
4	(b)	The rate	of redemption is 6% a year except:
5 6	Commission	(1) ers;	in Allegany County the rate is 6% a year or as fixed by the County
7 8	the County C	(2) Council;	in Anne Arundel County the rate is 6% a year or as fixed by a law of
9 .0	Council;	(3)	in Baltimore City the rate is 6% a year or as fixed by a law of the City
1	County Cou	(4) ncil;	in Baltimore County the rate is 6% a year or as fixed by a law of the
3	Commission	(5) ners;	in Cecil County the rate is 6% a year or as fixed by the County
5	Commission	(6) ners;	in Calvert County the rate is 10% a year or as fixed by the County
7	Commission	(7) ners;	in Caroline County the rate is 10% a year or as fixed by the County
9	Commission	(8) ners;	in Carroll County the rate is 14% a year or as fixed by the County
21 22	Commission	(9) ners;	in Dorchester County the rate is 10% a year or as fixed by the County
23 24	Commission	(10) ners;	in Frederick County the rate is 6% a year or as fixed by the County
25 26	Commission	(11) ners;	In Garrett County the rate is 10% a year or as fixed by the County
27 28	County Cou	(12) ncil;	in Harford County the rate is 6% a year or as fixed by a law of the
29 80	County Cou	(13) ncil;	in Howard County the rate is 6% a year or as fixed by a law of the
31 32	Commission	(14) ners;	in Kent County the rate is 6% a year or as fixed by the County
33 34	the County ((15) Council;	in Montgomery County the rate is 6% a year or as fixed by a law of

1 2	(16) in Prince George's County the rate is 6% a year or as fixed by a law of the County Council;
3 4	(17) in Queen Anne's County the rate is 6% a year or as fixed by the County Commissioners;
5 6	(18) in Somerset, Charles, Wicomico, and Worcester Counties the rate is 6% a year or as fixed by the County Commissioners or by a law of the County Council;
7 8	(19) in Talbot County the rate is 6% a year or as fixed by a law of the County Council; and
9 10	(20) in Washington County the rate is 6% a year or as fixed by the County Commissioners.
11	(c) The certificate of sale shall be in substantially the following form:
14 15 16 17 18 19 20 21 22 23 24 25 26 27 28 30 31	"I,, Collector of Taxes for the State of Maryland and the
34 35	COLLECTOR"

1 (To be followed by acknowledgment). 2 14-824. 3 (A) [The] EXCEPT AS PROVIDED IN SUBSECTION (B) OF THIS SECTION, THE 4 governing body of a county or other taxing agency shall buy in and hold any property 5 in their respective counties offered for sale for nonpayment of any taxes for which 6 there is no private purchaser. 7 THE MAYOR AND CITY COUNCIL OF BALTIMORE CITY MAY BUY IN AND (B) 8 HOLD ANY ABANDONED PROPERTY FOR WHICH THERE IS NO PRIVATE PURCHASER 9 FOR THE AMOUNT OF THE MINIMUM BID SET PURSUANT TO § 14-817(C)(2) OF THIS 10 SUBTITLE. 11 (C) The governing body of the county and other taxing agency have the same 12 rights and remedies with regard to the property as other purchasers, including the 13 right to foreclose the right of redemption. 14 (D) A certificate of sale in the form provided in this subtitle shall be issued by 15 the collector in the name of the Mayor and City Council of Baltimore City or the 16 governing body of the county or other taxing agency. 17 14-833. 18 (c) (1) The certificate is void unless a proceeding to foreclose the right of 19 redemption is filed within 2 years of the date of the certificate of sale. 20 In Baltimore City[, with respect to any property which was cited as 21 vacant and abandoned on a housing or building violation notice outstanding on the 22 date of the tax sale, the] A certificate FOR ABANDONED PROPERTY REVERTS TO THE 23 MAYOR AND CITY COUNCIL AND is void AS TO THE PRIVATE PURCHASER AT TAX SALE 24 unless: 25 a proceeding to foreclose the right of redemption is filed within (i) 26 [1 year] 3 MONTHS of the date of the certificate of sale; and 27 (ii) unless the holder is granted an extension by the court due to a 28 showing of extraordinary circumstances beyond the certificate holder's control, the 29 holder secures a decree from the circuit court in which the foreclosure proceeding was 30 filed within [2 years] 18 MONTHS from the date of the filing of the foreclosure 31 proceeding. 32 (d) (1) If a certificate is void under subsection (c) of this section, then any 33 right, title, and interest of the holder of the certificate of sale, in the property sold 34 shall cease and all money received by the collector on account of the sale shall be 35 deemed forfeited, and shall be applied by the collector on the taxes in arrears on the 36 property.



- 1 Prince George's County, Queen Anne's County, St. Mary's County, Somerset County,
- 2 Washington County, Wicomico County, and Worcester County, the plaintiff or holder
- 3 of a certificate of sale is not entitled to be reimbursed for expenses incurred within 4
- 4 months after the date of sale.
- 5 (2) This subsection does not apply to property for which the holder:
- 6 (I) may file a complaint any time after 60 days from the date of 7 sale, pursuant to § 14-833(e) of this [title] SUBTITLE; OR
- 8 (II) MUST FILE A COMPLAINT WITHIN 3 MONTHS FROM THE DATE
- 9 OF SALE, PURSUANT TO § 14-833(C)(2) OF THIS SUBTITLE.
- 10 14-844.
- 11 (e) [(1)] In Baltimore City[, in the event that the person liable for taxes prior
- 12 to the tax sale has been personally served with process,] where [vacant and]
- 13 abandoned property has been sold for a sum less than the amount due under § 14-817
- 14 of this subtitle, IN A FORECLOSURE PROCEEDING BROUGHT BY THE MAYOR AND CITY
- 15 COUNCIL, the final order shall include a judgment in favor of the city and against the
- 16 person liable for taxes prior to the sale, in the amount of the unpaid taxes, interest,
- 17 penalties, and expenses otherwise due in a tax sale.
- 18 [(2) A judgment pursuant to this subsection may not be executed against
- 19 the primary personal residence of the judgment debtor. This paragraph does not limit
- 20 or restrict any other right or remedy available to the City for the collection or
- 21 enforcement of taxes or other amounts due from the debtor.]
- 22 14-845.
- 23 (a) A court in the State may not reopen a judgment rendered in a tax sale
- 24 foreclosure proceeding except on the ground of lack of jurisdiction or fraud in the
- 25 conduct of the proceedings to foreclose; however, no reopening of any judgment on the
- 26 ground of constructive fraud in the conduct of the proceedings to foreclose shall be
- 27 entertained by any court unless an application to reopen a judgment rendered is filed
- 28 within 1 year from the date of the judgment.
- 29 (b) If the judgment of the court foreclosing all rights of redemption is set aside,
- 30 the amount required to redeem is the amount required by this subtitle, and in
- 31 addition, the reasonable value, at the date the judgment is set aside, of all
- 32 improvements made on the property AND ALL COSTS INCURRED WITH RESPECT TO
- 33 DEVELOPMENT OF THE PROPERTY by the purchaser and the purchaser's successors
- 34 in interest.
- 35 (C) (1) IN BALTIMORE CITY, WITH RESPECT TO ABANDONED PROPERTY, A
- 36 PETITIONER WHO FILES AN ACTION TO REOPEN A JUDGMENT OR TO RECOVER
- 37 DAMAGES ON THE GROUND OF CONSTRUCTIVE FRAUD OR INADEQUATE NOTICE
- 38 MUST FILE WITHIN 1 YEAR SHALL BE FILED WITHIN 3 YEARS FROM THE DATE OF
- 39 JUDGMENT AND MAY NOT RECOVER MORE THAN THE.

1 DAMAGES IN AN ACTION UNDER PARAGRAPH (1) OF THIS **(2)** 2 SUBSECTION MAY NOT EXCEED THE FAIR MARKET VALUE OF THE PROPERTY AT THE 3 TIME OF SALE. 4 [(c)](D) A court in the State may not reopen a judgment rendered in a 5 foreclosure proceeding instituted by the Mayor and City Council of Baltimore City 6 under former Article 81, §§ 117 through 121 of the Code unless an application to 7 reopen the judgment is filed on or before June 30, 1987. After June 30, 1987, any 8 judgment rendered under former Article 81, §§ 117 through 121 of the Code shall be 9 deemed conclusively to have been ratified by all persons who might otherwise have 10 grounds to object to the judgment. 11 14-847. 12 (d) [If] EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, 13 IF the holder of the certificate of sale does not comply with the terms of the final 14 judgment of the court within 90 days as to payments to the collector of the balance of 15 the purchase price due on account of the purchase price of the property and of all 16 taxes, interest, and penalties that accrue after the date of sale, that judgment may be 17 stricken by the court on the motion of an interested party for good cause shown. 18 In this paragraph, "interested party" includes: (2) [(i)]19 a plaintiff who has successfully petitioned the court to 1. 20 appoint a receiver; and 2. a receiver appointed pursuant to the Baltimore City 22 Building Code.] 23 In Baltimore City, if the holder of the certificate of sale FOR [(ii)]24 ABANDONED PROPERTY does not COMPLY WITH THE TERMS OF FINAL JUDGMENT OF 25 THE COURT AS TO THE PAYMENTS NECESSARY FOR THE COLLECTOR TO EXECUTE A 26 DEED WITHIN 30 DAYS, OR DOES NOT record the deed in land records within 30 days 27 of the execution of the deed, the final judgment [may be stricken by the court on the 28 motion of an interested party for good cause shown] IS VOID. 29 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 30 July 1, 2000.