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(PRE-FILED)

By: Chairman, Budget and Taxation Committee (Departmental - Assessments and Taxation)

Requested: October 19, 2001

Introduced and read first time: January 9, 2002

Assigned to: Budget and Taxation

Committee Report: Favorable with amendments

Senate action: Adopted

Read second time: January 15, 2002

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CHAPTER\_\_\_\_

## 1 AN ACT concerning

## 2 Supervisors of Assessments - Personal Property Assessments

- 3 FOR the purpose of repealing references to Supervisors of Assessments with regard to
- 4 the assessment of personal property and related appeals; clarifying the
- 5 responsibilities and authority of the Department of Assessments and Taxation
- 6 with regard to personal property assessments; requiring the Department to
- 7 certify certain assessment information to local governments; and generally
- 8 relating to the assessment of personal property.
- 9 BY repealing and reenacting, with amendments,
- 10 Article Tax Property
- 11 Section 3-107(a), 8-107, 8-204, 8-415, 8-418(a), 8-419, 8-421, 11-102,
- 12 14-401(a), and 14-503
- 13 Annotated Code of Maryland
- 14 (2001 Replacement Volume and 2001 Supplement)
- 15 BY repealing and reenacting, without amendments,
- 16 Article Tax Property
- 17 Section 8-201
- 18 Annotated Code of Maryland
- 19 (2001 Replacement Volume and 2001 Supplement)
- 20 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 21 MARYLAND, That the Laws of Maryland read as follows:

1		Article - Tax - Property						
2 3-107.								
3 (a)	Each b	oard has	jurisdiction in its county over appeals concerning:					
4	(1)	real property values and assessments;						
5	(2)	[persor	nal property valued by the supervisors;					
6	(3)]	credits	for elderly or disabled renters under § 9-102 of this article;					
7 8 article;	[(4)]	(3)	credits for homeowners under §§ 9-104 and 9-105 of this					
9 10 article;	[(5)]	(4)	credits for elderly or disabled homeowners under § 9-101 of this					
11 12 leased to a	[(6)] (5) credits authorized under § 9-222 of this article for real property leased to a religious group or religious organization;							
13 14 or	[(7)]	(6)	the value of easements under § 2-511 of the Agriculture Article;					
15 16 provided l	[(8)] (7) the rejection of an application for a property tax exemption as provided by § 7-103 and Title 14, Subtitle 5 of this article.							
17 8-107.								
18 (a) Except as provided under § 8-110 of this subtitle, the value of personal 19 property shall be its value on the date of finality.								
20 (b) In valuing any personal property acquired by purchase, lease purchase, or 21 other similar agreement for transfer of title to the personal property after a period of 22 its use, the Department [or supervisor] shall consider any sum that is paid to acquire 23 the personal property.								
24 8-201.								
25 The D	The Department shall assess:							
26	(1)	operati	ing property of a railroad or a public utility;					
27 28 and	(2)	busine	ss tangible personal property that is subject to property tax;					
29	(3)	distille	d spirits, as set forth in § 8-112 of this title.					
30 8-204.								
31 (a)	Person	al proper	ty subject to assessment shall be assessed annually.					

## SENATE BILL 97

1	(b)	The asse	essment o	f personal property for the date of finality is based on:			
2 3	11-101 of thi	(1) is article		tion required to be included in the report to be filed under § 15 following the date of finality; or			
4 5	the Departme	(2) ent [or su		rt is not filed or is incomplete, any available information that has.			
6	8-415.						
7	The owr	ner of pro	perty ma	y submit a petition for review:			
8		(1)	for real	property, as provided by § 14-503(a) of this article; and			
9 10	this article.	(2)	for perso	onal property, as provided by [§§ 14-503(b) and] § 14-505 of			
11	8-418.						
	(a) this subtitle shall determ	After any personal property that is subject to assessment by § 8-417(d) of as escaped property is assessed, the Department [or the supervisor] nine if:					
15 16	to the escape	(1) ed proper		er failed to report accurately the cost or other information as			
17 18	assessed at l	(2) ess than		re to report accurately caused the escaped property to be			
19	8-419.						
20	(a)	(1)	In this s	ubsection, "appropriate official" means:			
21 22	DEPARTM	ENT OR	(i) supervise	except as otherwise provided in this paragraph, the or and the county OR MUNICIPAL CORPORATION treasurer;			
23 24	solicitor;		(ii)	in Baltimore City, the DEPARTMENT OR supervisor and the city			
25 26	the director	of financ	(iii) e; and	in Montgomery County, the DEPARTMENT OR supervisor and			
27 28	DEPARTM	ENT OR	(iv) supervise	for municipal corporations in Caroline County, the or and the appropriate town board.			
	the date of fi		r an asses	standing failure to file a protest of an assessment and after assment, the appropriate official may issue an order sment:			
32			(i)	to correct an erroneous assessment;			

THE FORM OF THE PERSONAL PROPERTY AND OPERATING PROPERTY

[A supervisor] THE DEPARTMENT may require a person to submit to the

33 [supervisor] DEPARTMENT a report that contains the information listed in subsection

30 CERTIFICATION IS DETERMINED BY THE DEPARTMENT.

29

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(D)

34 (b) of this section, if the person:

31 11-102.

## SENATE BILL 97

1 2	the county or	(1) moves personal property to any county or municipal corporation from or municipal corporation where it was assessed;					
3 4	municipal co	(2) moves personal property from outside this State to a county or l corporation inside this State; or					
5		(3)	possesse	es, cares for, or manages any personal property that:			
6			(i)	is not assessed; or			
7			(ii)	the [supervisor] DEPARTMENT suspects is not assessed.			
8	(b)	The report shall contain:					
9		(1)	a list of:				
10 11	DEPARTM	ENT; and	(i) d	all personal property assessable by the [supervisor]			
12 13	the [supervis	sor] DEP	(ii) PARTME	all personal property assessable but not previously assessed by NT that the person possesses, cares for, or manages; and			
14 15	14-401.	(2)	the nam	e of each person who owns an item of the personal property.			
18	(a) If a person fails to submit the reports required in § 11-101 or § 11-102 of this article, the Department [or supervisor] shall value the person's personal property based on any information the Department [or supervisor] can obtain and assess the personal property at not more than twice the estimated value.						
20	14-503.						
	(a) A taxpayer, a county, a municipal corporation, or the Attorney General may appeal the value or classification of the real property by submitting a petition for review to the supervisor on or before the date of finality for the next taxable year.						
26 27	[(b) For personal property assessed by a supervisor, the owner who reported cost or market information for the property under § 11-101 or § 11-102 of this article to the supervisor but failed to report the information accurately may appeal the value or classification of the personal property in the notice of assessment by submitting a petition for review to the supervisor if:						
29 30	value than if	(1) f the info		er claims that the personal property is valued at a higher and been reported accurately; and			
31 32	notice of ass	(2) sessment.		eal is made on or before 3 years from the date of the final			

- 1 [(c)] (B) If the requirements of subsection (a) [or (b)] of this section are met, 2 the supervisor or the supervisor's designee shall hold a hearing as provided under § 3 14-510 of this subtitle.

- 4 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 5 October 1, 2002.