N1 5lr0625 CF 5lr1907

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Introduced and read first time: February 10, 2005

Assigned to: Environmental Matters

Committee Report: Favorable with amendments

House action: Adopted

Read second time: March 21, 2005

CHAPTER

1 AN ACT concerning

21

2 Real Property - Abatement of Nuisances on Property Used for Controlled
3 Dangerous Substance Offenses

- 4 FOR the purpose of specifying the persons against whom an action may be brought to
- abate a nuisance on property used for controlled dangerous substance offenses under certain circumstances; clarifying that a plaintiff is entitled to equitable
- 7 relief in an action to abate a certain nuisance whether or not an adequate
- 8 remedy exists at law; authorizing a court, if a tenant fails to comply with an
- 9 order to abate a certain nuisance, to order restitution of the possession of the
- property to the operator of the property under certain circumstances;
- authorizing a court, if an owner fails to comply with an order to abate a certain
- nuisance, to order the property to be sold under certain circumstances;
- authorizing a court, if an owner-occupant fails to comply with an order to abate
- a certain nuisance in the owner-occupied unit of a property, to order the
- owner-occupied unit to be vacated within a certain period of time and remain
- unoccupied for a certain period of time under certain circumstances; clarifying
- that all proceedings in an action to abate a certain nuisance are equitable in
- nature; authorizing a law enforcement officer or an attorney in certain
- 19 government offices to disclose the contents of an executed search warrant to
- 20 certain persons under certain circumstances; defining certain terms; making
 - stylistic changes; and generally relating to the abatement of nuisances on
- 22 property used for controlled dangerous substance offenses.

1 2 3 4 5	BY repealing and reenacting, with amendments, Article - Real Property Section 14-120 Annotated Code of Maryland (2003 Replacement Volume and 2004 Supplement)							
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:							
8			Article - Real Property					
9	14-120.							
10	(a) (1)	In this s	ection the following words have the meanings indicated.					
11 12	(2) "COMMERCIAL PROPERTY" DOES NOT INCLUDE RESIDENTIAL RENTAL PROPERTY.							
13	[(2)]	(3)	"Community association" means:					
14 15	is:	(i)	A nonprofit association, corporation, or other organization that					
16 17	nuisance is located;		1. Comprised of residents of a community within which a					
18 19	and general neighbor	hood imp	2. Operated exclusively for the promotion of social welfare provement and enhancement; and					
20 21	Internal Revenue Co	de; or	3. Exempt from taxation under § 501(c)(3) or (4) of the					
22 23	is:	(ii)	A nonprofit association, corporation, or other organization that					
24 25		eographic	1. Comprised of residents of a contiguous community that is boundaries, within which a nuisance is located; and					
26 27	and enhancement of	that comi	2. Operated for the promotion of the welfare, improvement munity.					
28 29	2()3	(4) ale II und	"Controlled dangerous substance" means a substance listed in er § 5-402 or § 5-403 of the Criminal Law Article.					
30	[(4)]	(5)	"Nuisance" means a property that is used:					
31 32	administering a contr	(i) rolled dar	By persons who assemble for the specific purpose of illegally agerous substance;					
33		(ii)	For the illegal manufacture, or distribution of:					

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1 2	located.	(4)	A munic	cipal corporation within whose boundaries the nuisance is
3	(C) NUISANCE			IDER § 4-401 OF THE COURTS ARTICLE TO ABATE A GHT AGAINST:
5		(1)	A TENA	ANT OF THE PROPERTY WHERE THE NUISANCE IS LOCATED;
6 7	OR	(2)	AN OW	NER OF THE PROPERTY WHERE THE NUISANCE IS LOCATED
8 9	LOCATED.	(3)	AN OPI	ERATOR OF THE PROPERTY WHERE THE NUISANCE IS
12				An action may not be brought under this section concerning a days after the tenant, if any, and owner of record receive o bring an action under this section that a nuisance
14		(2)	The noti	ce shall specify:
15			(i)	The date and time of day the nuisance was first discovered; and
16 17	occurring.		(ii)	The location on the property where the nuisance is allegedly
18		(3)	The noti	ce shall be:
19			(i)	Hand delivered to the tenant, if any, and the owner of record; or
20 21	record.		(ii)	Sent by certified mail to the tenant, if any, and the owner of
24				In addition to any service of process required by the Maryland to be posted in a conspicuous place on the property no hearing the notice required under paragraph (2) of this
26		(2)	The noti	ce shall indicate:
27			(i)	The nature of the proceedings;
28			(ii)	The time and place of the hearing; and
29 30	additional ir	nformatio	(iii) n.	The name and telephone number of the person to contact for
	[(e)] PLAINTIFF adequate rer		ITLED T	ort may issue an injunction or order other equitable relief] A O RELIEF UNDER THIS SECTION whether or not an

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		IF, AFTER A HEARING, THE COURT DETERMINES THAT A COURT MAY ORDER ANY APPROPRIATE INJUNCTIVE OR IEF.				
	or as a component of any re	Notwithstanding any other provision of law, and in addition to medy ordered under [subsection (e)] PARAGRAPH (1) of N, the court[, after a hearing,] may order:				
7 8	(I) the nuisance to vacate the p	[a] A tenant who knew or should have known of the existence of roperty within 72 hours; OR				
11	O COURT APPROVAL A P	AN OWNER OR OPERATOR OF THE PROPERTY TO SUBMIT FOR LAN OF CORRECTION TO ENSURE, TO THE EXTENT E, THAT THE PROPERTY WILL NOT AGAIN BE USED FOR A				
13 14	3 4 AND	1. THE OWNER OR OPERATOR IS A PARTY TO THE ACTION				
15 16	5 6 KNOWN OF THE EXISTI	2. THE OWNER OR OPERATOR KNEW OR SHOULD HAVE ENCE OF THE NUISANCE.				
19 20	(H) [(2)] (1) (I) [The] IF A TENANT FAILS TO COMPLY WITH AN ORDER UNDER SUBSECTION (G) OF THIS SECTION AND THE OWNER OR OPERATOR, AND TENANT, ARE PARTIES TO THE ACTION, THE court, after a hearing, may [grant a judgment of] ORDER restitution [or] OF the possession of THE [rental] property to the owner OR OPERATOR [if:					
22	2 (i)	The owner and tenant are parties to the action; and				
23 24	3 (ii) 4 section or paragraph (1) of	A tenant has failed to obey an order under subsection (e) of this this subsection].				
27	6 property under SUBPARA 7 court shall immediately iss	(II) If the court orders restitution of the possession of the GRAPH (I) OF THIS paragraph [(2) of this subsection], the le its warrant to the sheriff or constable commanding thin 5 days after issuance of the warrant.				
31	[(4) In addition to or as a part of any injunction, restraining order, or other relief ordered, the court may order the owner of the property to submit for court approval a plan of correction to ensure, to the extent reasonably possible, that the property will not again be used for a nuisance if:					
33	3 (i)	The owner is a party to the action; and				
34 35	4 (ii) 5 nuisance.]	The owner knew or should have known of the existence of the				
36 37	2003	If an owner, INCLUDING AN OWNER-OCCUPANT, fails to comply isance] UNDER SUBSECTION (G) OF THIS SECTION, after				

36

[(k)]

(M) 37 under existing law to abate a nuisance.

1 a hearing the court may, in addition to ISSUING A CONTEMPT ORDER OR AN ORDER 2 FOR any other relief [granted], order that: (I) [the] THE property be SOLD, AT THE OWNER'S EXPENSE, IN 4 ACCORDANCE WITH THE MARYLAND RULES GOVERNING JUDICIAL SALES; OR THE PROPERTY BE demolished if the property is unfit for (II)6 habitation and the estimated cost of rehabilitation significantly exceeds the estimated 7 market value of the property after rehabilitation. IF AN OWNER-OCCUPANT FAILS TO COMPLY WITH AN ORDER UNDER 8 9 SUBSECTION (G) OF THIS SECTION REGARDING A NUISANCE IN THE 10 OWNER-OCCUPIED UNIT OF THE PROPERTY, AFTER A HEARING THE COURT MAY, IN 11 ADDITION TO ISSUING A CONTEMPT ORDER OR AN ORDER FOR ANY OTHER RELIEF, 12 ORDER THAT: 13 (I) THE OWNER-OCCUPIED UNIT BE VACATED WITHIN 72 HOURS; 14 AND THE OWNER-OCCUPIED UNIT REMAIN UNOCCUPIED FOR A 15 (II)16 PERIOD NOT TO EXCEED 1 YEAR OR UNTIL THE PROPERTY IS SOLD IN AN ARM'S 17 LENGTH TRANSACTION. Except as provided in [subsection (f)(1) and (4)] PARAGRAPH (G)(2) of 18 [(g)]19 this section, the court may order appropriate relief under [subsections (e) and (f)] 20 SUBSECTION (G) of this section without proof that a defendant knew of the existence 21 of the nuisance. 22 [(h)] **(J)** In any action brought under this section: 23 (1) Evidence of the general reputation of the property is admissible to 24 corroborate testimony based on personal knowledge or observation, or evidence seized 25 during the execution of a search and seizure warrant, but shall not, in and of itself, be 26 sufficient to establish the existence of a nuisance under this section; and 27 Evidence that the nuisance had been discontinued at the time of the (2) 28 filing of the complaint or at the time of the hearing does not bar the imposition of 29 appropriate relief by the court under [subsections (e) and (f)] SUBSECTION (G) of this 30 section. 31 [(i)](K) The court may award court costs and reasonable attorney's fees to a 32 community association that is the prevailing plaintiff in an action brought under this 33 section. 34 [(i)](L) An action under this section shall be heard within 14 days after service of process on the parties.

This section does not abrogate any equitable or legal right or remedy

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- 3 (2) If either party files a request for oral argument, the court shall hear 4 the oral argument within 7 days after the request is filed.
- 5 (3) (i) If the appellant files a request for oral argument, the request 6 shall be filed at the time of the filing of the appeal.
- 7 (ii) If the appellee files a request for oral argument, the request 8 shall be filed within 2 days of receiving notice of the appeal.
- 9 [(m)] (O) Provisions of the Real Property Article or public local laws applicable 10 to actions between a landlord and tenant are not applicable to actions brought against 11 a landlord or a tenant under this section.
- 12 (P) ALL PROCEEDINGS UNDER THIS SECTION ARE EQUITABLE IN NATURE.
- 13 (Q) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION,
- 14 WHEN NECESSARY TO ACCOMPLISH THE PURPOSES OF THIS SECTION, A LAW
- 15 ENFORCEMENT OFFICER, AN ATTORNEY IN A MUNICIPAL OR COUNTY ATTORNEY'S
- 16 OFFICE, OR AN ATTORNEY IN AN OFFICE OF THE STATE'S ATTORNEY MAY DISCLOSE
- 17 THE CONTENTS OF AN EXECUTED SEARCH WARRANT AND PAPERS FILED IN
- 18 CONNECTION WITH THE SEARCH WARRANT TO:
- 19 (I) AN OFFICER OR DIRECTOR OF THE COMMUNITY ASSOCIATION
- 20 IN WHICH THE NUISANCE IS LOCATED, OR THE ATTORNEY REPRESENTING THE
- 21 COMMUNITY ASSOCIATION;
- 22 (II) AN OWNER, TENANT, OR OPERATOR OF THE SEARCHED
- 23 PROPERTY OR AN AGENT OF THE OWNER, TENANT, OR OPERATOR OF THE SEARCHED
- 24 PROPERTY; OR
- 25 (III) AN ATTORNEY IN A MUNICIPAL OR COUNTY ATTORNEY'S
- 26 OFFICE.
- 27 (2) AN AFFIDAVIT MAY NOT BE DISCLOSED UNDER THIS SUBSECTION
- 28 WHILE UNDER SEAL IN ACCORDANCE WITH § 1-203 OF THE CRIMINAL PROCEDURE
- 29 ARTICLE.
- 30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 31 June 1, 2005.