L2, N1 7lr2017 CF 7lr1297

By: Senator Jacobs

Introduced and read first time: February 2, 2007

Assigned to: Judicial Proceedings

A BILL ENTITLED

AN	ACT	concerning

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2 3

Harford County - Nuisance Abatement and Local Code Enforcement -Enforcement Authority

4 FOR the purpose of authorizing certain community associations, the State's Attorney 5 for Harford County, the County Attorney for Harford County and the city 6 attorneys for the incorporated municipalities of Aberdeen, Havre de Grace, and 7 Bel Air to bring certain actions in the District Court for relief from certain 8 nuisances within Harford County; requiring certain notices to the county code 9 enforcement agency and to certain tenants and property owners before a nuisance abatement action may be brought; providing that a political 10 subdivision may not be subject to certain actions; providing for certain 11 remedies; providing for the construction of this Act; defining certain terms; and 12 generally relating to the right of community associations, the State's Attorney 13 for Harford County, the County Attorney for Harford County and the city 14 15 attorneys for the incorporated municipalities of Aberdeen, Havre de Grace, and Bel Air to seek judicial abatement of certain nuisances in Harford County. 16

- 17 BY repealing and reenacting, with amendments,
- 18 Article Courts and Judicial Proceedings
- 19 Section 4–401(7)
- 20 Annotated Code of Maryland
- 21 (2006 Replacement Volume)
- 22 BY adding to
- 23 Article Real Property
- 24 Section 14–125.2

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1 2	Annotated Code of Maryland (2003 Replacement Volume and 2006 Supplement)
3 4	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
5	Article - Courts and Judicial Proceedings
6	4–401.
7 8 9	Except as provided in § 4–402 of this subtitle, and subject to the venue provisions of Title 6 of this article, the District Court has exclusive original civil jurisdiction in:
10	(7) A petition of injunction filed by:
11 12	(i) A tenant in an action under § 8–211 of the Real Property Article or a local rent escrow law; or
13 14	(ii) A person who brings an action under [§ 14–120 or § 14–125.1] § 14–120 , § 14–125.1 , OR § 14–125.2 of the Real Property Article;
15	Article - Real Property
16	14–125.2.
17 18	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
19 20	(2) "COMMUNITY ASSOCIATION" MEANS A MARYLAND NONPROFIT ASSOCIATION, CORPORATION, OR OTHER ORGANIZATION THAT:
21 22 23	(I) IS COMPRISED OF AT LEAST 20% OF THE TOTAL NUMBER OF HOUSEHOLDS AS MEMBERS OF A LOCAL COMMUNITY THAT CONSISTS OF 40 OR MORE INDIVIDUAL HOUSEHOLDS AS DEFINED BY SPECIFIC GEOGRAPHIC BOUNDARIES IN THE BYLAWS OR CHARTER OF THE COMMUNITY
2425	ASSOCIATION;

1	(III) IS OPERATED PRIMARILY FOR THE PROMOTION OF
2	SOCIAL WELFARE AND GENERAL NEIGHBORHOOD IMPROVEMENT AND
3	ENHANCEMENT;
4	(IV) HAS BEEN IN EXISTENCE FOR AT LEAST 1 YEAR WHEN IT
5	FILES SUIT UNDER THIS SECTION;
6	(v) Is exempt from taxation under § 501(c)(3) or (4)
7	OF THE INTERNAL REVENUE CODE; AND
8	(VI) IS IN GOOD STANDING.
9	(3) "LOCAL CODE VIOLATION" MEANS A VIOLATION UNDER THE
10	FOLLOWING PROVISIONS OF THE HARFORD COUNTY CODE AS AMENDED FROM
11	TIME TO TIME OR UNDER ANY APPLICABLE CODE RELATING TO THE FOLLOWING
12	PROVISIONS INCORPORATED IN THE HARFORD COUNTY CODE BY REFERENCE,
13	OR COMPARABLE PROVISIONS WITHIN THE CODES OF THE INCORPORATED
14	MUNICIPALITIES OF ABERDEEN, HAVRE DE GRACE, AND BEL AIR:
15	(I) CHAPTER 64 – ANIMALS;
16	(II) CHAPTER 82 – BUILDING CONSTRUCTION;
17	(III) CHAPTER 84 – BUILDINGS, GENERAL;
18	(IV) CHAPTER 109 – ENVIRONMENTAL CONTROL;
19	(V) CHAPTER 157 – LICENSES AND PERMITS;
20	(VI) CHAPTER 162 – LIVABILITY CODE;
21	(VII) CHAPTER 173 - MOBILE HOMES AND TRAILERS; AND
22	(VIII) CHAPTER 179 – NUISANCES AND PUBLIC HEALTH.
23	(4) "Nuisance" means:

1	(I) AN ACT OR CONDITION CREATED, PERFORMED, OR
2	MAINTAINED ON PRIVATE PROPERTY THAT CONSTITUTES A LOCAL CODE
3	VIOLATION AND THAT:
4	1. NEGATIVELY IMPACTS THE WELL-BEING OF
5	OTHER RESIDENTS; AND
6	2. A. IS INJURIOUS TO PUBLIC HEALTH, SAFETY,
7	OR WELFARE; OR
8	B. Obstructs the reasonable use of
9	PROPERTY;
10	(II) A PROPERTY WHERE THE TENANT, OWNER, OR OTHER
11	OCCUPANT HAS BEEN CONVICTED OF VIOLATIONS OF § 10–201 OR § 10–202 OF
12	THE CRIMINAL LAW ARTICLE FOR CONDUCT OCCURRING ON, IN, OR IN
13	RELATION TO THE PROPERTY;
14	(III) A PROPERTY TO WHICH POLICE OR OTHER LAW
15	ENFORCEMENT AGENCIES HAVE RESPONDED TO COMPLAINTS OR CALLS FOR
16	SERVICE 4 OR MORE TIMES WITHIN ANY 30 DAY PERIOD AND THAT:
17	1. Negatively impacts the well-being of
18	OTHER RESIDENTS; AND
10	
19	2. A. IS INJURIOUS TO PUBLIC HEALTH, SAFETY,
20	OR WELFARE; OR
21	B. OBSTRUCTS THE REASONABLE USE OF
22	PROPERTY;
	,
23	(IV) A PROPERTY WHERE THE TENANT, OWNER, OR OTHER
24	OCCUPANT HAS BEEN CONVICTED OF VIOLATIONS OF ANY CRIMINAL LAW
25	OCCURRING ON, IN, OR IN RELATION TO THE PROPERTY AND IS RELATED TO
26	THE ACTIVITIES OF A CRIMINAL GANG AS DEFINED IN § 9–801 OF THE CRIMINAL
27	LAW ARTICLE; OR

28 (V) A BUILDING, STRUCTURE, DWELLING, DWELLING UNIT, 29 OR ACCESSORY STRUCTURE THAT:

1	1. CONTAINS DEFECTS DUE TO INADEQUATE
	·
2	MAINTENANCE, OBSOLESCENCE, OR ABANDONMENT THAT INCREASE THE
3	HAZARD OF FIRE, ACCIDENT, OR OTHER CALAMITY; OR
4	2. Is unsafe, unsanitary, dangerous, or
5	DETRIMENTAL TO THE HEALTH, SAFETY, OR GENERAL WELFARE OF THE
6	COMMUNITY DUE TO LACK OF MAINTENANCE, INADEQUATE VENTILATION,
7	LIGHT, SANITARY FACILITIES, OR OTHER CONDITIONS.
,	
8	(B) THIS SECTION ONLY APPLIES TO A NUISANCE LOCATED WITHIN THE
9	BOUNDARIES OF HARFORD COUNTY.
10	(C) AN ACTION TO ABATE A NUISANCE MAY BE BROUGHT UNDER THIS
11	SECTION AND § 4-401 OF THE COURTS ARTICLE BY:
12	(1) THE STATE'S ATTORNEY FOR HARFORD COUNTY;
13	(2) THE COUNTY ATTORNEY FOR HARFORD COUNTY;
	,
14	(3) A COMMUNITY ASSOCIATION WITHIN WHOSE BOUNDARIES
15	THE NUISANCE IS LOCATED; OR
16	(4) THE CITY ATTORNEYS FOR THE INCORPORATED
17	MUNICIPALITIES OF ABERDEEN, HAVRE DE GRACE, AND BEL AIR.
18	(D) (1) A PERSON SPECIFIED IN SUBSECTION (C) OF THIS SECTION
19	MAY SEEK INJUNCTIVE AND OTHER EQUITABLE RELIEF IN THE DISTRICT
20	COURT FOR ABATEMENT OF A NUISANCE UPON SHOWING:
21	(I) THE NOTICE REQUIREMENTS UNDER PARAGRAPHS (2)
22	AND (3) OF THIS SUBSECTION HAVE BEEN SATISFIED; AND
	,
23	(II) THE NUISANCE HAS NOT BEEN ABATED.
-	(,
24	(2) (I) AN ACTION MAY NOT BE BROUGHT UNDER THIS
25	SECTION BASED ON A NUISANCE UNTIL 60 DAYS AFTER THE PLAINTIFF GIVES
26	NOTICE OF THE VIOLATION AND OF THE PLAINTIFF'S INTENT TO BRING AN

1	ACTION UNDER THIS SECTION BY CERTIFIED MAIL, RETURN RECEIPT
2	REQUESTED, TO THE APPLICABLE LOCAL ENFORCEMENT AGENCY.
2	(II) AN ACTION MAN NOT BE BROUGHT INDER THE
3 4	(II) AN ACTION MAY NOT BE BROUGHT UNDER THIS SECTION IF THE APPLICABLE CODE ENFORCEMENT AGENCY HAS FILED AN
5	ACTION FOR EQUITABLE RELIEF FROM THE NUISANCE.
J	
6	(3) (I) AN ACTION MAY NOT BE BROUGHT UNDER THIS
7	SECTION UNTIL 60 DAYS AFTER THE TENANT, IF ANY, AND OWNER OF RECORD
8	RECEIVE NOTICE FROM THE PLAINTIFF THAT A NUISANCE EXISTS AND THAT
9	LEGAL ACTION MAY BE TAKEN IF THE NUISANCE IS NOT ABATED.
10	(II) THE NOTICE SHALL SPECIFY:
11	1. THE NATURE OF THE ALLEGED NUISANCE;
12	2. The date and time of day the nuisance was
13	FIRST DISCOVERED;
14	3. THE LOCATION ON THE PROPERTY WHERE THE
15	NUISANCE IS ALLEGEDLY OCCURRING; AND
16	4. THE RELIEF SOUGHT.
17	(III) THE NOTICE SHALL INDICATE:
18	1. THE NATURE OF THE PROCEEDINGS;
19	2. THE TIME AND PLACE OF THE HEARING; AND
20	3. The name and telephone number of the
21	PERSON TO CONTACT FOR ADDITIONAL INFORMATION.
22	(4) In filing a suit under this section, the plaintiff
23	SHALL CERTIFY TO THE COURT:
24	(I) WHAT STEPS THE PLAINTIFF HAS TAKEN TO SATISFY
25	THE NOTICE REQUIREMENTS UNDER THIS SUBSECTION; AND
	The result of the commentation of the commentation of the comments of the comm

1	(II) THAT EACH CONDITION PRECEDENT TO THE FILING OF
2	AN ACTION UNDER THIS SECTION HAS BEEN MET.
3	(E) A POLITICAL SUBDIVISION OF THE STATE OR ANY AGENCY OF A
4	POLITICAL SUBDIVISION MAY NOT BE SUBJECT TO ANY ACTION BROUGHT
5	UNDER THIS SECTION OR AN ACTION RESULTING FROM AN ACTION BROUGHT
6	UNDER THIS SECTION AGAINST A PRIVATE PROPERTY OWNER.
7	(F) (1) NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AND IN
8	ADDITION TO OR AS A COMPONENT OF ANY REMEDY ORDERED UNDER
9	SUBSECTION (D) OF THIS SECTION, THE COURT, AFTER A HEARING, MAY ORDER
10	A TENANT WHO KNEW OR SHOULD HAVE KNOWN OF THE EXISTENCE OF THE
11	NUISANCE TO VACATE THE PROPERTY WITHIN 72 HOURS.
12	(2) THE COURT, AFTER A HEARING, MAY GRANT A JUDGMENT OF
13	RESTITUTION OR THE POSSESSION OF RENTAL PROPERTY TO THE OWNER IF:
14	(I) THE OWNER AND TENANT ARE PARTIES TO THE ACTION;
15	AND
16	(II) A TENANT HAS FAILED TO OBEY AN ORDER UNDER
17	SUBSECTION (D) OF THIS SECTION OR PARAGRAPH (1) OF THIS SUBSECTION.
18	(3) IF THE COURT ORDERS RESTITUTION OR THE POSSESSION OF
19	THE PROPERTY UNDER PARAGRAPH (2) OF THIS SUBSECTION, THE COURT
20	SHALL IMMEDIATELY ISSUE ITS WARRANT TO THE SHERIFF OR CONSTABLE
21	COMMANDING EXECUTION OF THE WARRANT WITHIN 5 DAYS AFTER ISSUANCE
22	OF THE WARRANT.
23	(4) IN ADDITION TO OR AS A PART OF ANY INJUNCTION,
24	RESTRAINING ORDER, OR OTHER RELIEF ORDERED, THE COURT MAY ORDER
25	THE OWNER OF THE PROPERTY TO SUBMIT FOR COURT APPROVAL A PLAN OF
26	CORRECTION TO ENSURE, TO THE EXTENT REASONABLY POSSIBLE, THAT THE
27	PROPERTY WILL NOT AGAIN BE USED FOR A NUISANCE IF:
28	(I) THE OWNER IS A PARTY TO THE ACTION; AND
20	(II) THE OWNED KNEW OD SHOULD HAVE KNOWN OF THE

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EXISTENCE OF THE NUISANCE.

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October 1, 2007.

1	(5) If an owner fails to comply with an order to abate a
2	NUISANCE, AFTER A HEARING, THE COURT MAY, IN ADDITION TO ANY OTHER
3	RELIEF GRANTED, ORDER THAT THE PROPERTY BE DEMOLISHED IF THE
4	PROPERTY IS UNFIT FOR HABITATION AND THE ESTIMATED COST OF
5	REHABILITATION SIGNIFICANTLY EXCEEDS THE ESTIMATED MARKET VALUE OF
6	THE PROPERTY AFTER REHABILITATION.
7	(G) (1) SUBJECT TO PARAGRAPH (2) OF THIS SUBSECTION, THIS
8	SECTION MAY NOT BE CONSTRUED TO ABROGATE ANY EQUITABLE OR LEGAL
9	RIGHT OR REMEDY OTHERWISE AVAILABLE UNDER THE LAW TO ABATE A
10	NUISANCE.
11	(2) This section may not be construed as granting
12	STANDING FOR AN ACTION:
13	(I) CHALLENGING ANY ZONING APPLICATION OR
14	APPROVAL;
11	111 1 100 VILL)
15	(II) IN WHICH THE ALLEGED NUISANCE CONSISTS OF:
16	1. A CONDITION RELATING TO LEAD PAINT; OR
17	2. AN INTERIOR PHYSICAL DEFECT OF A PROPERTY;
18	(III) TANJOLVING ANN VIOLATION OF ALCOHOLIC DEVEDACES
19	(III) INVOLVING ANY VIOLATION OF ALCOHOLIC BEVERAGES LAWS UNDER ARTICLE 2B OF THE CODE; OR
19	LAWS UNDER ARTICLE 2D OF THE CODE, OR
20	(IV) INVOLVING ANY MATTER IN WHICH A CERTIFICATE,
21	LICENSE, PERMIT, OR REGISTRATION IS REQUIRED OR ALLOWED UNDER THE
22	ENVIRONMENT ARTICLE.
23	(H) PROVISIONS OF THE REAL PROPERTY ARTICLE OR PUBLIC LOCAL
24	LAWS APPLICABLE TO ACTIONS BETWEEN A LANDLORD AND A TENANT ARE NOT
25	APPLICABLE TO ACTIONS BROUGHT AGAINST A LANDLORD OR A TENANT UNDER
26	THIS SECTION.
27	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect