SENATE BILL 642

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3lr1922 CF HB 1308

By: Senators Muse, Conway, Forehand, Gladden, Ramirez, and Robey Robey, Brochin, Frosh, Jacobs, and Raskin

Introduced and read first time: February 1, 2013 Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted with floor amendments Read second time: March 18, 2013

CHAPTER _____

1 AN ACT concerning

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Residential Real Property – Prohibition on Nonjudicial Evictions

3 FOR the purpose of prohibiting certain persons a party claiming the right to 4 possession from taking possession or threatening to take possession of $\mathbf{5}$ residential property from a certain protected resident in a certain manner; 6 establishing that certain persons a party claiming the right to possession may 7take possession of residential property from a certain protected resident only under certain circumstances; requiring a party claiming the right to possession 8 9 to provide a certain notice in a certain manner under certain circumstances; 10 prohibiting a landlord from taking possession or threatening to take possession 11 of a dwelling unit from a tenant or tenant holding over in a certain manner; 12establishing that a landlord may take possession of a dwelling unit from a 13 tenant or tenant holding over only under certain circumstances; prohibiting a 14 mobile home park owner from taking possession or threatening to take 15possession of leased premises from a resident in a certain manner; establishing 16 that a mobile home park owner may take possession of leased premises from a 17resident only under certain circumstances; providing certain remedies for a 18 violation of this Act; providing that the remedies are not exclusive and that 19certain persons may recover certain other damages under any other applicable 20law; defining certain terms; providing for the application of certain provisions of this Act; providing for the construction of certain provisions of this Act; stating 2122the intent of the General Assembly; and generally relating to nonjudicial 23evictions.

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



$egin{array}{c} 1 \\ 2 \\ 3 \end{array}$	BY adding to Article – Real Property Section 7–112, 8–216, and 8A–1102
$\frac{4}{5}$	Annotated Code of Maryland (2010 Replacement Volume and 2012 Supplement)
6	Preamble
$7 \\ 8 \\ 9$	WHEREAS, The General Assembly has created numerous expedited court processes to assist owners of residential real property in quickly recovering possession of their properties with the assistance of the sheriff; and
$10 \\ 11 \\ 12$	WHEREAS, So-called self-help evictions in the residential context are inconsistent with human dignity and human rights and will lead to an increased potential for violent confrontations and sudden homelessness; and
$13 \\ 14 \\ 15 \\ 16 \\ 17$	WHEREAS, The General Assembly intends to supersede the ruling of the Court of Appeals of Maryland in Nickens v. Mount Vernon Realty Group, et al., 429 Md. 53 (2012), and abrogate any right to so-called self-help eviction that owners may possess in the context of residential foreclosures, tax sale foreclosures, landlord-tenant actions, and mobile home park actions; now, therefore,
18 19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
20	Article – Real Property
21	7–112.
$\frac{22}{23}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
$\begin{array}{c} 24 \\ 25 \end{array}$	(2) "PARTY CLAIMING THE RIGHT TO POSSESSION" MEANS A PERSON OR SUCCESSOR TO ANY PERSON WHO:
$\begin{array}{c} 26 \\ 27 \end{array}$	(I) DOES NOT HAVE ACTUAL POSSESSION OF A RESIDENTIAL PROPERTY; AND
$\frac{28}{29}$	(II) HAS OR CLAIMS TO HAVE A LEGAL RIGHT TO POSSESSION OF THE RESIDENTIAL PROPERTY:
30 31	1.BY THE TERMS OF A CONTRACT OR FORECLOSURESALE; OR
32 33	2. <u>UNDER A COURT ORDER, INCLUDING A COURT</u> ORDER EXTINGUISHING A RIGHT OF REDEMPTION.

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1(2) (3)(I)"PROTECTED RESIDENT" MEANS A-CURRENT AN2OWNER OR FORMER OWNER, MORTGAGOR, OR GRANTOR, OR A TENANT OR3ANOTHER PERSON CLAIMING UNDER A CURRENT OR FORMER OWNER,4MORTGAGOR, GRANTOR, OR-TENANT, WHO IS RESIDING IN ACTUAL POSSESSION5OF RESIDENTIAL PROPERTY.

6 (II) "PROTECTED RESIDENT" INCLUDES A GRANTEE,
7 TENANT, SUBTENANT, OR OTHER PERSON IN ACTUAL POSSESSION BY,
8 THROUGH, OR UNDER AN OWNER OR FORMER OWNER OF RESIDENTIAL
9 PROPERTY.

 10
 (III)
 "PROTECTED RESIDENT" DOES NOT INCLUDE A

 11
 TRESPASSER OR SQUATTER.

(3) (4) "RESIDENTIAL PROPERTY" MEANS A BUILDING,
 STRUCTURE, OR PORTION OF A BUILDING OR STRUCTURE THAT IS OCCUPIED,
 DESIGNED, OR-INTENDED FOR OCCUPANCY AS A RESIDENCE BY ONE OR MORE
 FAMILIES DESIGNED PRINCIPALLY AND IS INTENDED FOR HUMAN HABITATION.

16 (5) "THREATEN TO TAKE POSSESSION" MEANS USING WORDS OR
 17 ACTIONS INTENDED TO CONVINCE A REASONABLE PERSON THAT A PARTY
 18 CLAIMING THE RIGHT TO POSSESSION INTENDS TO TAKE IMMINENT POSSESSION
 19 OF RESIDENTIAL PROPERTY IN VIOLATION OF THIS SECTION.

20(6)"WILLFULDIMINUTIONOFSERVICES"MEANS21INTENTIONALLY INTERRUPTING OR CAUSING THE INTERRUPTION OF HEAT,22RUNNING WATER, HOT WATER, ELECTRICITY, OR GAS BY A PARTY CLAIMING THE23RIGHT TO POSSESSION FOR THE PURPOSE OF FORCING A PROTECTED RESIDENT24TO ABANDON RESIDENTIAL PROPERTY.

(1) 25**(B) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS** 26SUBSECTION, A SECURED PARTY, FORECLOSURE SALE PURCHASER, PLAINTIFF IN A TAX SALE FORECLOSURE UNDER TITLE 14 OF THE TAX - PROPERTY 2728ARTICLE, OR A SUCCESSOR TO A SECURED PARTY, FORECLOSURE SALE 29PURCHASER. OR PLAINTIFF IN A TAX SALE FORECLOSURE PARTY CLAIMING THE 30 RIGHT TO POSSESSION MAY NOT TAKE POSSESSION OR THREATEN TO TAKE POSSESSION OF RESIDENTIAL PROPERTY FROM A PROTECTED RESIDENT BY 31 32**LOCKING**:

<u>(I)</u> <u>LOCKING</u> THE RESIDENT OUT OR ANY OTHER ACTION,
 INCLUDING WILLFUL DIMINUTION OF SERVICES TO THE PROTECTED RESIDENT
 BY INTERRUPTING OR CAUSING THE INTERRUPTION OF HEAT, RUNNING WATER,

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$\frac{1}{2}$	HOT WATER, ELECTRICITY, GAS, OR OTHER ESSENTIAL SERVICES OF THE RESIDENTIAL PROPERTY;
$\frac{3}{4}$	(II) ENGAGING IN WILLFUL DIMINUTION OF SERVICES TO THE PROTECTED RESIDENT; OR
5 6	(III) <u>Taking any other action that deprives the</u> <u>protected resident of actual possession</u> .
7 8 9 10 11	(2) A SECURED PARTY, FORECLOSURE SALE PURCHASER, PLAINTIFF IN A TAX SALE FORECLOSURE UNDER TITLE 14 OF THE TAX PROPERTY ARTICLE, OR A SUCCESSOR TO A SECURED PARTY, FORECLOSURE SALE PURCHASER, OR PLAINTIFF IN A TAX SALE FORECLOSURE (I) EXCEPT AS DROVIDED IN SURDADACDADU (II) OF THIS DADACDADU A DADTY CLAIMING
11 12 13	AS PROVIDED IN SUBPARAGRAPH (II) OF THIS PARAGRAPH, A PARTY CLAIMING THE RIGHT TO POSSESSION MAY TAKE POSSESSION OF RESIDENTIAL PROPERTY FROM A PROTECTED RESIDENT ONLY :
$\begin{array}{c} 14 \\ 15 \end{array}$	(H) IN IN ACCORDANCE WITH A WRIT OF POSSESSION ISSUED BY A COURT AND EXECUTED BY A SHERIFF OR CONSTABLE ; OR .
16 17 18 19	(II) IF THE PROTECTED RESIDENT HAS ABANDONED OR SURRENDERED POSSESSION OF THE PROPERTY A PARTY CLAIMING THE RIGHT TO POSSESSION OF RESIDENTIAL PROPERTY MAY USE NONJUDICIAL SELF-HELP TO TAKE POSSESSION OF THE PROPERTY, IF THE PARTY:
20 21 22 23	1. REASONABLY BELIEVES THE PROTECTED RESIDENT HAS ABANDONED OR SURRENDERED POSSESSION OF THE PROPERTY BASED ON A REASONABLE INQUIRY INTO THE OCCUPANCY STATUS OF THE PROPERTY;
$\begin{array}{c} 24 \\ 25 \end{array}$	2. PROVIDES NOTICE AS PROVIDED IN SUBSECTION (C) OF THIS SECTION; AND
26 27 28	3. <u>RECEIVES NO RESPONSIVE COMMUNICATION TO</u> <u>THAT NOTICE WITHIN 15 DAYS AFTER THE LATER OF POSTING OR MAILING THE</u> <u>NOTICE AS REQUIRED BY SUBSECTION (C) OF THIS SECTION.</u>
29 30 31 32 33 34	(C) (1) IF A PARTY CLAIMING THE RIGHT TO POSSESSION OF RESIDENTIAL PROPERTY REASONABLY BELIEVES, BASED ON A REASONABLE INQUIRY INTO THE OCCUPANCY STATUS OF THE PROPERTY, THAT ALL PROTECTED RESIDENTS HAVE ABANDONED OR SURRENDERED POSSESSION OF THE RESIDENTIAL PROPERTY, THE PARTY CLAIMING THE RIGHT TO POSSESSION MAY POST ON THE FRONT DOOR OF THE RESIDENTIAL PROPERTY AND MAIL BY
35	FIRST-CLASS MAIL ADDRESSED TO "ALL OCCUPANTS" AT THE ADDRESS OF THE

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1	RESIDENTIAL PROPERTY A WRITTEN NOTICE IN SUBSTANTIALLY THE
2	FOLLOWING FORM:
3	"IMPORTANT NOTICE ABOUT EVICTION
4	A PERSON WHO CLAIMS THE RIGHT TO POSSESS THIS PROPERTY BELIEVES
5	THAT THIS PROPERTY IS ABANDONED. IF YOU ARE CURRENTLY RESIDING IN
6	THE PROPERTY, YOU MUST IMMEDIATELY CONTACT:
7	
8	NAME
U	
9	
10	ADDRESS
$\frac{11}{12}$	TELEPHONE
14	TELEFHONE
13	
14	DATE OF THIS NOTICE
15	IF YOU DO NOT CONTACT THE PERSON LISTED ABOVE WITHIN 15 DAYS AFTER
16	THE DATE OF THIS NOTICE, THE PERSON CLAIMING POSSESSION MAY CONSIDER
17 18	THE PROPERTY ABANDONED AND SEEK TO SECURE THE PROPERTY, INCLUDING CHANGING THE LOCKS WITHOUT A COURT ORDER.".
10	CHANGING THE LOCKS WITHOUT A COURT ORDER
19	(2) THE WRITTEN NOTICE REQUIRED BY THIS SUBSECTION SHALL
20	BE:
21	(I) <u>A SEPARATE DOCUMENT; AND</u>
22	(II) PRINTED IN AT LEAST 12 POINT TYPE.
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23	(3) The outside of the envelope containing the mailed
24	WRITTEN NOTICE REQUIRED BY THIS SUBSECTION SHALL STATE, ON THE
25	ADDRESS SIDE, IN BOLD, CAPITAL LETTERS IN AT LEAST 12 POINT TYPE, THE
26	FOLLOWING: "IMPORTANT NOTICE TO ALL OCCUPANTS: EVICTION
27	INFORMATION ENCLOSED; OPEN IMMEDIATELY.".
28	(C) (D) (1) IF IN ANY PROCEEDING THE COURT FINDS THAT A
$\frac{20}{29}$	SECURED-PARTY, FORECLOSURE SALE PURCHASER, PLAINTIFF IN A TAX SALE
30	FORECLOSURE UNDER TITLE 14 OF THE TAX - PROPERTY ARTICLE, OR A
31	SUCCESSOR TO A SECURED PARTY, FORECLOSURE SALE PURCHASER, OR
32	PLAINTIFF IN A TAX SALE PARTY CLAIMING THE RIGHT TO POSSESSION

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1 2	VIOLATED SUBSECTION (B) OF THIS SECTION, THE PROTECTED RESIDENT MAY RECOVER:
$\frac{3}{4}$	(I) POSSESSION OF THE PROPERTY, IF NO OTHER PERSON THEN RESIDES IN THE PROPERTY;
5	(II) THREE TIMES ACTUAL ACTUAL DAMAGES; AND
6	(III) REASONABLE ATTORNEY'S FEES AND COSTS.
7 8	(2) (1) THE REMEDIES SET FORTH IN THIS SUBSECTION ARE NOT EXCLUSIVE.
9	(II) A protective resident or any person claiming
10	UNDER A PROTECTED RESIDENT MAY RECOVER ANY OTHER ACTUAL OR
11	CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW.
10	
12	(E) THIS SECTION DOES NOT APPLY IF THE PARTIES ARE GOVERNED BY
13	TITLE 8, SUBTITLE 2, OR TITLE 8A OF THIS ARTICLE.
14	8–216.
15	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE
16	MEANINGS INDICATED.
17	(2) <u>"THREATEN TO TAKE POSSESSION" MEANS USING WORDS OR</u>
18	ACTIONS INTENDED TO CONVINCE A REASONABLE PERSON THAT THE
19	LANDLORD INTENDS TO TAKE IMMINENT POSSESSION OF THE PROPERTY IN
20	VIOLATION OF THIS SECTION.
21	(3) (1) "WILLFUL DIMINUTION OF SERVICES" MEANS
22	INTENTIONALLY INTERRUPTING OR CAUSING THE INTERRUPTION OF HEAT,
$\overline{23}$	RUNNING WATER, HOT WATER, ELECTRICITY, OR GAS BY THE LANDLORD FOR
24	THE PURPOSE OF FORCING A TENANT TO ABANDON THE PROPERTY.
25	(II) "WILLFUL DIMINUTION OF SERVICES" DOES NOT
26	INCLUDE A LANDLORD CHOOSING NOT TO CONTINUE TO PAY FOR UTILITY
27	SERVICE FOR RESIDENTIAL PROPERTY AFTER A FINAL COURT ORDER
28	AWARDING POSSESSION OF THE RESIDENTIAL PROPERTY, IF THE LANDLORD
29	HAS PROVIDED THE TENANT REASONABLE NOTICE OF THE LANDLORD'S
30	INTENTION AND THE OPPORTUNITY FOR THE TENANT TO OPEN AN ACCOUNT IN

31 <u>THE TENANT'S NAME FOR THAT SERVICE.</u>

$rac{1}{2}$	(A) (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS SUBSECTION, A LANDLORD MAY NOT TAKE POSSESSION OR THREATEN TO TAKE
3	POSSESSION OF A DWELLING UNIT FROM A TENANT OR TENANT HOLDING OVER
4	BY LOCKING THE TENANT OUT OR ANY OTHER ACTION, INCLUDING WILLFUL
5	DIMINUTION OF SERVICES TO THE TENANT BY INTERRUPTING OR CAUSING THE
6	INTERRUPTION OF HEAT, RUNNING WATER, HOT WATER, ELECTRICITY, GAS, OR
7	OTHER ESSENTIAL SERVICES.
8	(2) A LANDLORD MAY TAKE POSSESSION OF A DWELLING UNIT
9	FROM A TENANT OR TENANT HOLDING OVER ONLY:
10	(I) IN ACCORDANCE WITH A WARRANT OF RESTITUTION
11	ISSUED BY A COURT AND EXECUTED BY A SHERIFF OR CONSTABLE; OR
12	(II) IF THE TENANT HAS ABANDONED OR SURRENDERED
13	POSSESSION OF THE DWELLING UNIT.
14	(B) (C) (1) IF IN ANY PROCEEDING THE COURT FINDS IN FAVOR OF
15	THE TENANT BECAUSE THE LANDLORD VIOLATED SUBSECTION (A) (B) OF THIS
16	SECTION, THE TENANT MAY <u>RECOVER</u> :
17	(I) Recover possession of the property or
18	TERMINATE THE LEASE AGREEMENT;
19	(II) Recover the greater of three times actual
20	ACTUAL DAMAGES OR THREE MONTHS' PERIODIC RENT; AND
21	(III) RECOVER REASONABLE REASONABLE
22	ATTORNEY'S FEES AND COSTS.
23	(2) (1) The remedies set forth in this subsection are
$\frac{23}{24}$	NOT EXCLUSIVE.
4 T	
25	(II) A TENANT OR ANY PERSON CLAIMING UNDER A TENANT
26	MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE
27	UNDER ANY OTHER APPLICABLE LAW.
28	(D) THIS SECTION MAY NOT BE CONSTRUED TO PREVENT A LANDLORD
$\frac{20}{29}$	FROM TAKING TEMPORARY MEASURES, INCLUDING CHANGING THE LOCKS, TO
$\frac{29}{30}$	SECURE AN UNSECURED RESIDENTIAL PROPERTY, IF THE LANDLORD MAKES
31	GOOD FAITH ATTEMPTS TO PROVIDE REASONABLE NOTICE TO THE TENANT
32	THAT THE TENANT MAY PROMPTLY BE RESTORED TO POSSESSION OF THE
33	PROPERTY.

1 **8A-1102.**

2 (A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE 3 MEANINGS INDICATED.

4 (2) "THREATEN TO TAKE POSSESSION" MEANS USING WORDS OR
5 ACTIONS INTENDED TO CONVINCE A REASONABLE PERSON THAT THE PARK
6 OWNER INTENDS TO TAKE IMMINENT POSSESSION OF THE LEASED PREMISES IN
7 VIOLATION OF THIS SECTION.

8 (3) (1) "WILLFUL DIMINUTION OF SERVICES" MEANS 9 INTENTIONALLY INTERRUPTING OR CAUSING THE INTERRUPTION OF HEAT, 10 RUNNING WATER, HOT WATER, ELECTRICITY, OR GAS BY THE PARK OWNER FOR 11 THE PURPOSE OF FORCING A RESIDENT TO ABANDON THE PROPERTY.

12 (II) "WILLFUL DIMINUTION OF SERVICES" DOES NOT 13 INCLUDE A PARK OWNER CHOOSING NOT TO CONTINUE TO PAY FOR UTILITY 14 SERVICE FOR THE LEASED PREMISES AFTER A FINAL COURT ORDER AWARDING 15 POSSESSION OF THE LEASED PREMISES, IF THE PARK OWNER HAS PROVIDED 16 THE RESIDENT REASONABLE NOTICE OF THE OWNER'S INTENTION AND THE 17 OPPORTUNITY FOR THE RESIDENT TO OPEN AN ACCOUNT IN THE RESIDENT'S 18 NAME FOR THAT SERVICE.

(A) (B) (1) EXCEPT AS PROVIDED IN PARAGRAPH (2) OF THIS
SUBSECTION, A PARK OWNER MAY NOT TAKE POSSESSION OR THREATEN TO
TAKE POSSESSION OF LEASED PREMISES FROM A RESIDENT OR RESIDENT
HOLDING OVER BY LOCKING THE RESIDENT OUT OR ANY OTHER ACTION,
INCLUDING WILLFUL DIMINUTION OF SERVICES TO THE RESIDENT BY
INTERRUPTING OR CAUSING THE INTERRUPTION OF HEAT, RUNNING WATER,
HOT WATER, ELECTRICITY, GAS, OR OTHER ESSENTIAL SERVICES.

26(2)A PARK OWNER MAY TAKE POSSESSION OF LEASED PREMISES27FROM A RESIDENT OR RESIDENT HOLDING OVER ONLY:

28(I)IN ACCORDANCE WITH A WARRANT OF RESTITUTION29ISSUED BY A COURT AND EXECUTED BY A SHERIFF OR CONSTABLE; OR

30(II)IF THE RESIDENT HAS ABANDONED OR SURRENDERED31POSSESSION OF THE LEASED PREMISES.

32 (B) (<u>C</u>) (1) IF IN ANY PROCEEDING THE COURT FINDS IN FAVOR OF 33 THE RESIDENT BECAUSE THE PARK OWNER VIOLATED SUBSECTION (A) (B) OF 34 THIS SECTION, THE RESIDENT MAY <u>RECOVER</u>:

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1	(I) Recover possession of the leased premises or
2	TERMINATE THE RENTAL AGREEMENT;
3	(II) Recover the greater of three times actual
4	<u>ACTUAL</u> DAMAGES OR THREE MONTHS' PERIODIC RENT; AND
5	(III) RECOVER REASONABLE <u>Reasonable</u> <u>Reasonable</u>
6	ATTORNEY'S FEES AND COSTS.
-	
7	(2) (1) The remedies set forth in this subsection are
8	NOT EXCLUSIVE.
9	(II) <u>A resident or any person claiming under a</u>
9 10	(II) A RESIDENT OR ANY PERSON CLAIMING UNDER A RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES
9 10 11	(II) A resident or any person claiming under a resident may recover any other actual or consequential damages available under any other applicable law.
10	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES
10	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES
10 11	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW.
$10\\11\\12$	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW. SECTION 2. AND BE IT FURTHER ENACTED, That this Act is intended to
10 11 12 13	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW. SECTION 2. AND BE IT FURTHER ENACTED, That this Act is intended to supersede the ruling of the Court of Appeals of Maryland in Nickens v. Mount Vernon
$10 \\ 11 \\ 12 \\ 13 \\ 14$	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW. SECTION 2. AND BE IT FURTHER ENACTED, That this Act is intended to supersede the ruling of the Court of Appeals of Maryland in Nickens v. Mount Vernon Realty Group, et al., 429 Md. 53 (2012) and modify any right to self-help eviction that
$10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 15 \\ 10 \\ 11 \\ 10 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\$	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW. SECTION 2. AND BE IT FURTHER ENACTED, That this Act is intended to supersede the ruling of the Court of Appeals of Maryland in Nickens v. Mount Vernon Realty Group, et al., 429 Md. 53 (2012) and modify any right to self-help eviction that certain persons may possess in the context of residential foreclosures, tax sale
$10 \\ 11 \\ 12 \\ 13 \\ 14 \\ 15 \\ 15 \\ 10 \\ 11 \\ 10 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\ 10 \\ 11 \\$	RESIDENT MAY RECOVER ANY OTHER ACTUAL OR CONSEQUENTIAL DAMAGES AVAILABLE UNDER ANY OTHER APPLICABLE LAW. SECTION 2. AND BE IT FURTHER ENACTED, That this Act is intended to supersede the ruling of the Court of Appeals of Maryland in Nickens v. Mount Vernon Realty Group, et al., 429 Md. 53 (2012) and modify any right to self-help eviction that certain persons may possess in the context of residential foreclosures, tax sale

18 effect October June 1, 2013.

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.