HOUSE BILL 929

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EMERGENCY BILL

5lr2432 CF 5lr2774

By: **Prince George's County Delegation** Introduced and read first time: February 13, 2015 Assigned to: Environment and Transportation

A BILL ENTITLED

1 AN ACT concerning

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Prince George's County – Foreclosure Relief Act of 2015

PG 423–15

- 4 FOR the purpose of requiring the court to send the mortgagor or grantor a certain checklist $\mathbf{5}$ when a certain foreclosure action is filed in Prince George's County; prohibiting a 6 lender from maintaining an action to foreclose a mortgage or deed of trust on 7 residential real property in Prince George's County for a certain period of time; 8 requiring the Office of the Attorney General to study certain matters and report its 9 findings to the General Assembly on or before a specified date; providing for the 10 application of this Act: making this Act an emergency measure; providing for the 11 termination of certain provisions of this Act; and generally relating to foreclosure 12actions.
- 13 BY repealing and reenacting, without amendments,
- 14 Article Real Property
- 15 Section 7–105.1(e)
- 16 Annotated Code of Maryland
- 17 (2010 Replacement Volume and 2014 Supplement)
- 18 BY adding to
- 19 Article Real Property
- 20 Section 7–105.1(e–1)
- 21 Annotated Code of Maryland
- 22 (2010 Replacement Volume and 2014 Supplement)
- 23 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 24 That the Laws of Maryland read as follows:
- 25

Article – Real Property

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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 $1 \quad 7-105.1.$

2 (e) An order to docket or a complaint to foreclose a mortgage or deed of trust on 3 residential property shall:

4	(1)	Inclu	de:
5		(i)	If applicable, the license number of:
6			1. The mortgage originator; and
7			2. The mortgage lender; and
8		(ii)	An affidavit stating:
9 10	the default; and		1. The date on which the default occurred and the nature of
11			2. If applicable, that:
$12 \\ 13 \\ 14$	grantor in accorda was sent; and	ince w	A. A notice of intent to foreclose was sent to the mortgagor or ith subsection (c) of this section and the date on which the notice
$\begin{array}{c} 15\\ 16\end{array}$	contents of the not	cice of	B. At the time the notice of intent to foreclose was sent, the intent to foreclose were accurate; and
17	(2)	Be ac	companied by:
18		(i)	The original or a certified copy of the mortgage or deed of trust;
19 20 21	an affidavit of the secured party;	(ii) plaint	A statement of the debt remaining due and payable supported by iff or the secured party or the agent or attorney of the plaintiff or
$\begin{array}{c} 22\\ 23 \end{array}$	certifying ownersh		A copy of the debt instrument accompanied by an affidavit he debt instrument;
$\begin{array}{c} 24 \\ 25 \end{array}$	the mortgage for p	(iv) urpose	If applicable, the original or a certified copy of the assignment of es of foreclosure or the deed of appointment of a substitute trustee;
$\frac{26}{27}$	compliance with §	(v) 521 of	If any defendant is an individual, an affidavit that is in the Servicemembers Civil Relief Act, 50 U.S.C. App. § 501 et seq.;
28		(vi)	If applicable, a copy of the notice of intent to foreclose;

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1 (vii) If the secured party and mortgagor or grantor have elected to 2 participate in prefile mediation, the report of the prefile mediation issued by the Office of 3 Administrative Hearings;

4 (viii) If the secured party and the mortgagor or grantor have not 5 elected to participate in prefile mediation, a statement that the parties have not elected to 6 participate in prefile mediation;

7 (ix) In addition to any other filing fees required by law, a filing fee in
8 the amount of \$300; and

9 (x) 1. If the loss mitigation analysis has been completed subject 10 to subsection (g) of this section, a final loss mitigation affidavit in the form prescribed by 11 regulation adopted by the Commissioner of Financial Regulation; and

12 2. If the loss mitigation analysis has not been completed, a
 13 preliminary loss mitigation affidavit in the form prescribed by regulation adopted by the
 14 Commissioner of Financial Regulation.

15 (E-1) IN PRINCE GEORGE'S COUNTY, WHEN AN ORDER TO DOCKET OR A 16 COMPLAINT TO FORECLOSE A MORTGAGE OR DEED OF TRUST ON OWNER-OCCUPIED 17 RESIDENTIAL PROPERTY IS FILED UNDER SUBSECTION (E) OF THIS SECTION, THE 18 COURT SHALL SEND A ONE-PAGE CHECKLIST TO THE MORTGAGOR OR GRANTOR 19 THAT:

(1) REQUESTS VERIFICATION THAT THE MORTGAGOR OR GRANTOR
 RECEIVED ALL DOCUMENTS AND INFORMATION REQUIRED TO BE SERVED ON THE
 MORTGAGOR OR GRANTOR BY THE SECURED PARTY UNDER STATE OR FEDERAL
 LAW;

24

(2) INFORMS THE MORTGAGOR OR GRANTOR OF THE RIGHT TO:

25(I)DISPUTE THE ORDER TO DOCKET OR THE COMPLAINT TO26FORECLOSE; AND

27(II)FILE A MOTION TO DISMISS THE ORDER TO DOCKET OR THE28COMPLAINT TO FORECLOSE; AND

29 (3) REQUIRES THE MORTGAGOR OR GRANTOR TO RETURN THE 30 CHECKLIST TO THE COURT WITHIN 15 DAYS.

31 SECTION 2. AND BE IT FURTHER ENACTED, That:

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1 (a) In this section, "residential property" mean real property improved by four or 2 fewer single family dwelling units that are designed principally and are intended for human 3 habitation.

4 (b) A secured party may not maintain an action to foreclose a mortgage or deed of 5 trust on residential property in Prince George's County.

- 6 SECTION 3. AND BE IT FURTHER ENACTED, That:
- 7 The Office of the Attorney General shall:
- 8 (a) study:

9 (1) legal remedies available to a person who has been the victim of an 10 illegal foreclosure, including an action in which documents are filed that are inaccurate, 11 forged, or signed by a person other than the person whose name appears on the document;

12 (2) whether fines assessed against lenders for illegal foreclosure actions 13 have been paid to injured homeowners;

14 (3) whether statistical or other evidence exists that the mortgage loan 15 modification process is fair to homeowners; and

16 (4) whether the financial practice of pooling various types of contractual 17 debt through securitization is detrimental to homeowners and whether the practice may be 18 considered illegal; and

(b) on or before July 1, 2016, report to the General Assembly, in accordance with
§ 2–1246 of the State Government Article, on the findings of the Office of the Attorney
General under subsection (a) of this section.

SECTION 4. AND BE IT FURTHER ENACTED, That this Act shall be construed to apply only prospectively and may not be applied or interpreted to have any effect on or application to any action filed before the effective date of this Act.

25SECTION 5. AND BE IT FURTHER ENACTED, That this Act is an emergency 26measure, is necessary for the immediate preservation of the public health or safety, has 27been passed by a yea and nay vote supported by three-fifths of all the members elected to 28each of the two Houses of the General Assembly, and shall take effect from the date it is 29enacted. Section 2 of this Act shall remain effective for a period of 6 months from the date 30 it is enacted and, at the end of the 6-month period, with no further action required by the 31General Assembly, Section 2 of this Act shall be abrogated and of no further force and effect. 32Section 3 of this Act shall remain effective for a period of 2 years from the date it is enacted 33 and, at the end of the 2-year period, with no further action required by the General 34Assembly, Section 3 of this Act shall be abrogated and of no further force and effect.

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