94TH GENERAL ASSEMBLY

State of Illinois

2005 and 2006

HB2367

Introduced 2/16/2005, by Rep. Robert S. Molaro

SYNOPSIS AS INTRODUCED:

35 ILCS 200/21-310

Amends the Property Tax Code. In a Section concerning sales in error, deletes a provision that a county collector has only one year after the date of sale if taxes were sold at an annual tax sale or 180 days after the date of sale if taxes were sold at a scavenger tax sale to discover that a tax sale should not have occurred and notify the owner of the certificate of purchase that the county collector intends to declare an administrative sale in error.

LRB094 09116 BDD 39345 b

FISCAL NOTE ACT MAY APPLY

HOUSING AFFORDABILITY IMPACT NOTE ACT MAY APPLY 1

7

AN ACT concerning revenue.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Property Tax Code is amended by changing
Section 21-310 as follows:

6 (35 ILCS 200/21-310)

Sec. 21-310. Sales in error.

8 (a) When, upon application of the county collector, the 9 owner of the certificate of purchase, or a municipality which 10 owns or has owned the property ordered sold, it appears to the 11 satisfaction of the court which ordered the property sold that 12 any of the following subsections are applicable, the court 13 shall declare the sale to be a sale in error:

(1) the property was not subject to taxation, or all or
any part of the lien of taxes sold has become null and void
pursuant to Section 21-95 or unenforceable pursuant to
subsection (c) of Section 18-250 or subsection (b) of
Section 22-40,

19 (2) the taxes or special assessments had been paid20 prior to the sale of the property,

21

(3) there is a double assessment,

22

(4) the description is void for uncertainty,

(5) the assessor, chief county assessment officer,
board of review, board of appeals, or other county official
has made an error (other than an error of judgment as to
the value of any property),

(5.5) the owner of the homestead property had tendered timely and full payment to the county collector that the owner reasonably believed was due and owing on the homestead property, and the county collector did not apply the payment to the homestead property; provided that this provision applies only to homeowners, not their agents or - 2 - LRB094 09116 BDD 39345 b

HB2367

third-party payors,

(6) prior to the tax sale a voluntary or involuntary petition has been filed by or against the legal or beneficial owner of the property requesting relief under the provisions of 11 U.S.C. Chapter 7, 11, 12, or 13, or

5 6

1

2

3

4

7

(7) the property is owned by the United States, the State of Illinois, a municipality, or a taxing district.

8 (b) When, upon application of the owner of the certificate 9 of purchase only, it appears to the satisfaction of the court 10 which ordered the property sold that any of the following 11 subsections are applicable, the court shall declare the sale to 12 be a sale in error:

(1) A voluntary or involuntary petition under the
provisions of 11 U.S.C. Chapter 7, 11, 12, or 13 has been
filed subsequent to the tax sale and prior to the issuance
of the tax deed.

17 (2) The improvements upon the property sold have been
18 substantially destroyed or rendered uninhabitable or
19 otherwise unfit for occupancy subsequent to the tax sale
20 and prior to the issuance of the tax deed.

(3) There is an interest held by the United States in
the property sold which could not be extinguished by the
tax deed.

(4) The real property contains a hazardous substance, 24 25 hazardous waste, or underground storage tank that would require cleanup or other removal under any federal, State, 26 27 or local law, ordinance, or regulation, only if the tax 28 purchaser purchased the property without actual knowledge the hazardous substance, hazardous waste, 29 of or 30 underground storage tank. This paragraph (4) applies only 31 if the owner of the certificate of purchase has made 32 application for a sale in error at any time before the issuance of a tax deed. 33

34 (c) When the county collector discovers, within one year
 35 after the date of sale if taxes were sold at an annual tax sale
 36 or within 180 days after the date of sale if taxes were sold at

- 3 - LRB094 09116 BDD 39345 b

HB2367

1 a scavenger tax sale, that a tax sale should not have occurred 2 for one or more of the reasons set forth in subdivision (a)(1), 3 (a)(2), (a)(6), or (a)(7) of this Section, the county collector 4 shall notify the last known owner of the certificate of 5 purchase by certified and regular mail, or other means 6 reasonably calculated to provide actual notice, that the county 7 collector intends to declare an administrative sale in error 8 and of the reasons therefor, including documentation sufficient to establish the reason why the sale should not have 9 10 occurred. The owner of the certificate of purchase may object 11 in writing within 28 days after the date of the mailing by the 12 county collector. If an objection is filed, the county 13 collector shall not administratively declare a sale in error, but may apply to the circuit court for a sale in error as 14 15 provided in subsection (a) of this Section. Thirty days 16 following the receipt of notice by the last known owner of the 17 certificate of purchase, or within а reasonable time thereafter, the county collector shall 18 make a written 19 declaration, based upon clear and convincing evidence, that the 20 taxes were sold in error and shall deliver a copy thereof to the county clerk within 30 days after the date the declaration 21 is made for entry in the tax judgment, sale, redemption, and 22 23 forfeiture record pursuant to subsection (d) of this Section. The county collector shall promptly notify the last known owner 24 of the certificate of purchase of the declaration by regular 25 mail and shall promptly pay the amount of the tax sale, 26 27 together with interest and costs as provided in Section 21-315, 28 upon surrender of the original certificate of purchase.

29 (d) If a sale is declared to be a sale in error, the county 30 clerk shall make entry in the tax judgment, sale, redemption 31 and forfeiture record, that the property was erroneously sold, 32 and the county collector shall, on demand of the owner of the certificate of purchase, refund the amount paid, pay any 33 interest and costs as may be ordered under Sections 21-315 34 35 through 21-335, and cancel the certificate so far as it relates to the property. The county collector shall deduct from the 36

HB2367 - 4 - LRB094 09116 BDD 39345 b
accounts of the appropriate taxing bodies their pro rata
amounts paid.
(Source: P.A. 91-177, eff. 1-1-00; 91-357, eff. 7-29-99;
91-924, eff. 1-1-01; 92-224, eff. 1-1-02; 92-729, eff.
7-25-02.)