THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL No. 2358 Session of 2004

INTRODUCED BY D. EVANS, J. TAYLOR, PETRONE, MELIO, PRESTON, BUXTON, MANDERINO, WALKO, JAMES, BROWNE, ARGALL, PISTELLA, GOODMAN, CRAHALLA, CURRY, GEORGE, ROEBUCK, OLIVER, BEBKO-JONES, CIVERA, DeWEESE, MUNDY, MICOZZIE, LEACH, WASHINGTON, DALEY, FRANKEL, YUDICHAK, SCRIMENTI, THOMAS, TANGRETTI, YOUNGBLOOD, LEVDANSKY AND NICKOL, FEBRUARY 9, 2004

SENATOR THOMPSON, APPROPRIATIONS, IN SENATE, RE-REPORTED AS AMENDED, NOVEMBER 17, 2004

AN ACT

Amending the act of May 16, 1923 (P.L.207, No.153), entitled "An 1 2 act providing when, how, upon what property, and to what 3 extent, liens shall be allowed for taxes and for municipal improvements, for the removal of nuisances, and for water 4 5 rents or rates, sewer rates, and lighting rates; for the б procedure upon claims filed therefor; the methods for 7 preserving such liens and enforcing payment of such claims; 8 the effect of judicial sales of the properties liened; the distribution of the proceeds of such sales, and the 9 10 redemption of the property therefrom; for the lien and 11 collection of certain taxes heretofore assessed, and of 12 claims for municipal improvements made and nuisances removed, 13 within six months before the passage of this act; and for the 14 procedure on tax and municipal claims filed under other and prior acts of Assembly, " providing for donation of property; 15 16 and further providing for form of claims, for records of 17 claims and tax liens and for report of nonpayment of taxes.

18 The General Assembly of the Commonwealth of Pennsylvania

19 hereby enacts as follows:

20 Section 1. The act of May 16, 1923 (P.L.207, No.153),

21 referred to as the Municipal Claim and Tax Lien Law, is amended

22 by adding a section SECTIONS to read:

1	Section 5.1. Property which is donated by the owner thereof	<—
2	to a county, city, borough, incorporated town, township, home	
3	rule municipality, optional plan municipality, optional charter	
4	<u>municipality, or to a redevelopment authority thereof, shall be</u>	
5	exempt from claims for taxes.	
6	SECTION 5.1. IF THE OWNER OF PROPERTY THAT IS SUBJECT TO A	<—
7	CLAIM FOR TAXES DONATES THE PROPERTY TO A COUNTY, CITY, BOROUGH,	<—
8	INCORPORATED TOWN, TOWNSHIP, HOME RULE MUNICIPALITY, OPTIONAL	
9	PLAN MUNICIPALITY, OPTIONAL CHARTER MUNICIPALITY OR	
10	REDEVELOPMENT AUTHORITY, THE CLAIM FOR TAXES AGAINST THE	
11	PROPERTY SHALL BE DISCHARGED AND EXTINGUISHED. PROPERTY THAT HAS	
12	BEEN DONATED IN ACCORDANCE WITH THIS SUBSECTION SHALL BE EXEMPT	
13	FROM CLAIMS FOR TAXES DURING THE TIME THAT IT REMAINS IN THE	
14	OWNERSHIP OF THE COUNTY, CITY, BOROUGH, INCORPORATED TOWN,	<
15	TOWNSHIP, HOME RULE MUNICIPALITY, OPTIONAL PLAN MUNICIPALITY,	
16	OPTIONAL CHARTER MUNICIPALITY OR REDEVELOPMENT AUTHORITY TO	
17	WHICH IT WAS DONATED. THIS SECTION DOES NOT APPLY TO A COUNTY OF	<—
18	THE SECOND CLASS OR A CITY, BOROUGH, INCORPORATED TOWN OR	
19	TOWNSHIP LOCATED IN A COUNTY OF THE SECOND CLASS.	
20	SECTION 5.2. NOTWITHSTANDING ANY OTHER PROVISION OF LAW, AN	
21	OWNER THAT DONATES PROPERTY IN ACCORDANCE WITH SECTION 5.1 SHALL	
22	NOT BE PERSONALLY LIABLE FOR THE AMOUNT OF CLAIMS FOR TAXES	
23	EXEMPTED OR EXTINGUISHED AS A RESULT OF THE DONATION.	
24	Section 2. Section 9 of the act, amended August 14, 2003	
25	(P.L.83, No.20), is amended to read:	
26	Section 9. Claims for taxes, water rents or rates, lighting	
27	rates, power rates, and sewer rates, must be filed in the court	
28	of common pleas of the county in which the property is situated	
29	unless the property is situate in the City of Philadelphia and	
30	the taxes or rates do not exceed the maximum amount over which	
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the Municipal Court of Philadelphia has original jurisdiction, 1 in which event the claim must be filed in the Municipal Court of 2 3 Philadelphia. All such claims shall be filed on or before the 4 last day of the third calendar year after that in which the 5 taxes or rates are first payable, except that in cities and school districts of the first class claims for taxes and other 6 municipal claims, which have heretofore become liens pursuant to 7 the provisions of this act or which have been entered of record 8 as liens or which have been liened and revived, shall continue 9 10 and remain as liens for the period of twenty years from such 11 revival, entry or lien by operation of law, whichever shall have last occurred; and other municipal claims must be filed in said 12 13 court of common pleas or the Municipal Court of Philadelphia within six months from the time the work was done in front of 14 15 the particular property, where the charge against the property 16 is assessed or made at the time the work is authorized; within six months after the completion of the improvement, where the 17 18 assessment is made by the municipality upon all the properties after the completion of the improvement; and within six months 19 20 after confirmation by the court, where confirmation is required; the certificate of the surveyor, engineer, or other officer 21 22 supervising the improvement, filed in the proper office, being 23 conclusive of the time of completion thereof, but he being 24 personally liable to anyone injured by any false statement 25 therein. Where a borough lies in more than one county, any such 26 claim filed by such borough may be filed in each of such 27 counties. In case the real estate benefited by the improvement 28 is sold before the municipal claim is filed, the date of completion in said certificate shall determine the liability for 29 30 the payment of the claim as between buyer and seller, unless 20040H2358B4753 - 3 -

otherwise agreed upon or as above set forth. A number of years' 1 taxes or rates of different kinds if payable to the same 2 3 plaintiff may be included in one claim. Interest as determined 4 by the municipality at a rate not to exceed ten per cent per 5 annum shall be collectible on all municipal claims from the date of the completion of the work after it is filed as a lien, and 6 7 on claims for taxes, water rents or rates, lighting rates, or sewer rates from the date of the filing of the lien therefor: 8 Provided, however, That after the effective date of this 9 10 amendatory act where municipal claims are filed arising out of a 11 municipal project which required the municipality to issue bonds to finance the project interest shall be collectible on such 12 13 claims at the rate of interest of the bond issue or at the rate 14 of twelve per cent per annum, whichever is less. Where the 15 provisions of any other act relating to claims for taxes, water 16 rents or rates, lighting rates, power rates, sewer rents or rates or for any other type of municipal claim or lien utilizes 17 18 the procedures provided in this act and where the provisions of such other act establishes a different rate of interest for such 19 claims or liens, the maximum rate of interest of ten per cent 20 21 per annum as provided for in this section shall be applicable to 22 the claims and liens provided for under such other acts: Provided, however, That after the effective date of this 23 24 amendatory act where municipal claims are filed arising out of a 25 municipal project which required the municipality to issue bonds 26 to finance the project interest shall be collectible on such 27 claims at the rate of interest of the bond issue or at the rate 28 of twelve per cent per annum, whichever is less.

29 Claims for taxes, water rents, or rates, lighting rates, 30 power rates and sewer rates may be in the form of written or 20040H2358B4753 - 4 -

typewritten lists showing the names of the taxables, including, 1 EXCEPT IN A COUNTY OF THE SECOND CLASS AND IN A MUNICIPALITY 2 3 LOCATED IN A COUNTY OF THE SECOND CLASS, the name and last known 4 address with its zip code of the owner of each property against which a claim is being filed, and descriptions of the properties 5 against which said claims are filed, together with the amount of 6 the taxes due such municipality. Such lists may be filed on 7 behalf of a single municipality, or they may cover the unpaid 8 9 taxes due any two or more municipalities whose taxes are 10 collected by the same tax collector, provided the amounts due 11 each municipality are separately shown. All tax claims, water rents, or rates, lighting rates, power rates and sewer rates, 12 13 heretofore filed in such form, are hereby ratified, confirmed 14 and made valid subsisting liens as of the date of their original 15 filing.

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16 A number of years' taxes or rates of different kinds, if payable to the same plaintiff, may be included in one claim. 17 18 Municipal claims shall likewise be filed within said period, 19 where any appeal is taken from the assessment for the recovery 20 of which such municipal claim is filed. In such case the lien 21 filed shall be in the form hereinafter provided, except that it 22 shall set forth the amount of the claim as an undetermined 23 amount, the amount thereof to be determined by the appeal taken 24 from the assessment upon which such municipal claim is based, 25 pending in a certain court (referring to the court and the 26 proceeding where such appeal is pending). Upon the filing of 27 such municipal claim, the claim shall be indexed by the 28 prothonotary upon the judgment index and upon the locality index 29 of the court, and the amount of the claim set forth therein as 30 an undetermined amount.

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1 If final judgment is not obtained upon such appeal within 2 twenty years from the filing of such municipal claim, the 3 claimant in the lien shall, within such period of twenty years, 4 file a suggestion of nonpayment, in the form hereinafter set forth, which shall have the effect of continuing the lien 5 thereof for a further period of twenty years from the date of 6 filing such suggestion, except that with respect to claims for 7 taxes and other municipal claims, in cities and school districts 8 of the first class, if final judgment is not obtained upon such 9 10 appeal within twenty years from the filing of such municipal 11 claims, the claimant in the lien shall, within such period of twenty years, file a suggestion of nonpayment in the prescribed 12 13 form which shall have the effect of continuing the lien thereof 14 for a further period of twenty years from the date of filing 15 such suggestion. Such municipal claim shall be revived in a 16 similar manner during each recurring period of twenty years thereafter, until final judgment is entered upon said appeal and 17 18 the undetermined amount of such municipal claim is fixed in the manner hereinafter provided, except that with respect to claims 19 20 for taxes and other municipal claims, in cities and school districts of the first class, such municipal claims shall be 21 22 revived in a similar manner during each recurring period of twenty years thereafter until final judgment is entered upon 23 24 said appeal and the undetermined amount of such municipal claim 25 is fixed in the manner hereinafter provided.

When the final judgment is obtained upon such appeal, the court in which said municipal claim is pending shall, upon the petition of any interested party, make an order fixing the undetermined amount claimed in such claim at the amount determined by the final judgment upon said appeal, which shall 20040H2358B4753 - 6 - bear interest from the date of the verdict upon which final
 judgment was entered, and thereafter the amount of said claim
 shall be the sum thus fixed. Proceedings upon said municipal
 claim thereafter shall be as in other cases.

5 Where, on final judgment upon said appeal, it appears that no 6 amount is due upon the assessment for the recovery of which such 7 claim is filed, the court in which such municipal claim is 8 pending shall, upon the petition of any interested party, make 9 an order striking such municipal claim from the record, and 10 charge the costs upon such claim to the plaintiff in the claim 11 filed.

Where such appeal is discontinued, the court in which such municipal claim is pending shall, upon the petition of any interested party, make an order fixing the undetermined amount claimed at the amount of the original assessment, which shall bear interest from the date that such assessment was originally payable, and thereafter the amount of such claim shall be the sum thus fixed.

19 In counties of the second class and municipalities therein, 20 interest at the applicable per annum rate shall accrue monthly 21 on all taxes, tax claims and municipal claims on the first day 22 of the month for the entire month, or part thereof, in which the taxes, tax claims or municipal claims are paid. Interest shall 23 24 not be paid on a per diem basis. In counties of the second 25 class, all county taxes after the same become delinquent, as 26 provided by law, shall include a penalty of five per centum for 27 such delinquency.

In counties of the second class, taxes and tax claims, when collected, shall be paid into the county treasury for the use of the county unless the taxes and tax claims are assigned, in 20040H2358B4753 - 7 - which event there is no requirement that the taxes and tax
 claims collected by the assignee be paid into the county
 treasury.

4 In counties of the second class, the county shall not be required to advance or pay any fee to the prothonotary for the 5 filing of paper or electronic filing or performing any services 6 7 for the second class county relating to the filing, satisfaction, assignment, transfer, revival, amendment, 8 9 enforcement and collection of taxes, tax claims and tax liens. 10 The prothonotary shall accept filings by or on behalf of the 11 second class county relating to the taxes, tax claims and tax liens and note the cost for such service performed on the 12 13 docket, and the second class county, its employees, 14 representatives, agents and assigns shall thereafter collect 15 such fee as a cost as part of the taxes, tax claims and tax 16 liens.

Section 3. Section 10 of the act, amended January 14, 1952(1951 P.L.2025, No.567), is amended to read:

19 Section 10. Said claim shall set forth:

20 1. The name of the municipality by which filed;

2. The name and, EXCEPT IN A COUNTY OF THE SECOND CLASS AND
 IN A MUNICIPALITY LOCATED IN A COUNTY OF THE SECOND CLASS, last
 known address including its zip code of the owner of the
 property against which it is filed;

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3. A description of the property against which it is filed;
4. The authority under or by virtue of which the tax was
27 levied or the work was done;

5. The time for which the tax was levied, or the date on which the work was completed in front of the particular property against which the claim is filed; or the date of completion of 20040H2358B4753 - 8 - 1 the improvement, where the assessment is made after completion;
2 or the date of confirmation by the court, where confirmation is
3 required done;

4 6. If filed to the use of a contractor, the date of, and5 parties to, the contract for doing said work; and

7. In other than tax claims, the kind and character of the
work done for which the claim is filed, and, if the work be such
as to require previous notice to the owner to do it, when and
how such notice was given.

Said claim shall be signed by, or have stamped thereon a 10 11 facsimile signature of, the solicitor or chief executive officer of the claimant, or the chief of its delinquent tax bureau, 12 13 except that, in counties of the second class, said claim or 14 claims for county taxes, levies or assessments shall be signed 15 by, or have stamped thereon a facsimile signature of, the county 16 controller; and, in the case of a use-plaintiff, must be accompanied by an affidavit that the facts therein set forth are 17 18 true to the best of his knowledge, information, and belief. 19 Section 4. Section 26 of the act is amended to read: 20 Section 26. (a) It shall be the duty of the prothonotaries 21 of the courts of common pleas to keep a locality index, in which 22 shall be entered all tax or municipal claims hereafter filed, and, upon any written order therefor, they shall give a 23 24 certificate of search, showing all the claims filed against any 25 property. For so doing they shall receive the sum of twenty-five 26 cents, and five cents additional for each claim certified, and 27 no more.

28 (b) (1) In addition to the requirements of subsection (a), 29 the department or public official responsible for collection 30 of delinquent taxes in a city of the first class or other 20040H2358B4753 - 9 -

municipality that utilizes this act for the collection of 1 2 delinguent taxes, or the county treasurer in a county of the 3 second class shall maintain as a public record a list of all properties against which taxes were levied, the whole or any 4 5 part of which were due and payable in a prior year and which remain unpaid. This list shall describe the property and 6 7 identify its location, provide the name and last known 8 address including the zip code of the owner of the property and the amount of unpaid taxes, penalties and interest due, 9 for all years other than the current tax year. If taxes on 10 the list are paid or another settlement had been agreed to or 11 12 if a tax sale of the property is held, this fact shall be 13 noted on the list. (2) In addition to the requirements of subsection (a), 14 the department or public official responsible for collection 15 16 of delinquent taxes in a city of the first class or other municipality that utilizes this act for the collection of 17 18 delinguent taxes, or the county treasurer in a county of the second class, may report any nonpayment of taxes, including 19 20 liens, to one or more consumer reporting agencies, as defined 21 by the Fair Credit Reporting Act (Public Law 91-508, 15 22 U.S.C. § 1681 et seq.). (3) This subsection shall not apply to a city of the 23 <-2.4 second class situate in a county of the second class. COUNTY <-----25 OF THE SECOND CLASS AND A CITY, BOROUGH, INCORPORATED TOWN OR TOWNSHIP LOCATED IN A COUNTY OF THE SECOND CLASS. 26 27 Section 5. This act shall take effect in 60 days.

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