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THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL Session of 900 No. 2009

INTRODUCED BY ARGALL, YAW, PIPPY, ERICKSON, RAFFERTY, KASUNIC, WONDERLING, COSTA, O'PAKE, BROWNE, BAKER, FERLO, WASHINGTON, ALLOWAY, BOSCOLA, STACK, EARLL, EICHELBERGER, WILLIAMS, WARD, TOMLINSON, LOGAN, FOLMER, KITCHEN AND MENSCH, JUNE 17, 2009

AS AMENDED ON THIRD CONSIDERATION, HOUSE OF REPRESENTATIVES, OCTOBER 6, 2010

AN ACT

1 2 3 4 5	Amending Title TITLES 42 (JUDICIARY AND JUDICIAL PROCEDURE) AND 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, IN ORGANIZATION AND JURISDICTION OF COURTS OF COMMON PLEAS, AUTHORIZING HOUSING COURTS; IN ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS, PROVIDING FOR	← ←
6 7 8	DETERIORATED REAL PROPERTY EDUCATION AND TRAINING PROGRAM FOR JUDGES; AND providing for neighborhood blight reclamation and revitalization.	
9	The General Assembly of the Commonwealth of Pennsylvania	
10	hereby enacts as follows:	
11	Section 1. Title 53 of the Pennsylvania Consolidated	←
12	Statutes is amended by adding a chapter to read:	
13	SECTION 1. TITLE 42 OF THE PENNSYLVANIA CONSOLIDATED	←
14	STATUTES IS AMENDED BY ADDING SECTIONS TO READ:	
15	<u>§ 918. HOUSING COURTS.</u>	
16	(A) ESTABLISHMENTTHE COURT OF COMMON PLEAS OF A JUDICIAL	
17	DISTRICT MAY ESTABLISH, FROM AVAILABLE FUNDS, A HOUSING COURT	
18	WHICH SHALL HAVE JURISDICTION AS PROVIDED UNDER SUBSECTION (D).	

THE COURT MAY ADOPT LOCAL RULES FOR THE ADMINISTRATION OF 19

1	HOUSING COURTS AND THEIR RELATED SERVICES SUCH AS HOUSING
2	CLINICS TO COUNSEL CODE VIOLATORS ON THEIR RESPONSIBILITIES AND
3	PROCEDURES TO BRING PROPERTIES INTO CODE COMPLIANCE. THE LOCAL
4	RULES MAY NOT BE INCONSISTENT WITH THIS SECTION OR ANY RULES
5	ESTABLISHED BY THE SUPREME COURT.
6	(B) STATEWIDE HOUSING COURTS COORDINATORTO THE EXTENT
7	THAT FUNDS ARE AVAILABLE, THE SUPREME COURT MAY APPOINT A
8	STATEWIDE HOUSING COURTS COORDINATOR WHO MAY BE ASSIGNED OTHER
9	RESPONSIBILITIES BY THE SUPREME COURT. THE COORDINATOR MAY:
10	(1) ENCOURAGE AND ASSIST IN THE ESTABLISHMENT OF HOUSING
11	COURTS IN EACH JUDICIAL DISTRICT WHERE THE CASELOAD JUSTIFIES
12	THE ESTABLISHMENT OF SUCH COURTS.
13	(2) IDENTIFY SOURCES OF FUNDING FOR HOUSING COURTS AND
14	THEIR RELATED SERVICES, INCLUDING THE AVAILABILITY OF GRANTS.
15	(3) PROVIDE COORDINATION AND TECHNICAL ASSISTANCE FOR
16	GRANT APPLICATIONS.
17	(4) DEVELOP MODEL GUIDELINES FOR THE ADMINISTRATION OF
18	HOUSING COURTS AND THEIR RELATED SERVICES.
19	(5) ESTABLISH PROCEDURES FOR MONITORING HOUSING COURTS
20	AND THEIR RELATED SERVICES AND FOR EVALUATING THE
21	EFFECTIVENESS OF HOUSING COURTS AND THEIR RELATED SERVICES.
22	(C) ADVISORY COMMITTEETHE SUPREME COURT MAY ESTABLISH,
23	FROM AVAILABLE FUNDS, AN INTERDISCIPLINARY AND INTERBRANCH
24	ADVISORY COMMITTEE TO ADVISE AND ASSIST THE STATEWIDE HOUSING
25	COURTS COORDINATOR IN MONITORING AND ADMINISTERING HOUSING
26	COURTS STATEWIDE.
27	(D) JURISDICTION OF HOUSING COURTIN A COURT OF COMMON
28	PLEAS WHICH HAS ESTABLISHED A HOUSING COURT PURSUANT TO THIS
29	SECTION, THE EXCLUSIVE JURISDICTION OF THE FOLLOWING MATTERS MAY
30	BE VESTED IN THE HOUSING COURT:

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1	(1) CRIMINAL AND CIVIL ACTIONS ARISING WITHIN THE COUNTY
2	UNDER ANY OTHER GENERAL OR SPECIAL LAW, ORDINANCE, RULE OR
3	REGULATION CONCERNED WITH THE HEALTH, SAFETY OR WELFARE OF AN
4	OCCUPANT OF A PLACE USED, OR INTENDED FOR USE, AS A PLACE OF
5	HUMAN HABITATION.
6	(2) LAND USE DECISIONS APPEALED TO THE COURT OF COMMON
7	PLEAS IN ACCORDANCE WITH ARTICLE X-A OF THE ACT OF JULY 31,
8	1968 (P.L.805, NO.247), KNOWN AS THE PENNSYLVANIA
9	MUNICIPALITIES PLANNING CODE, PROVIDED THEY RELATE TO SINGLE-
10	FAMILY AND MULTIFAMILY PROPERTIES, OR PROCEEDINGS APPEALED TO
11	COURT IN ACCORDANCE WITH THE ACT OF JUNE 13, 1961 (P.L.282,
12	NO.167), RELATING TO THE ESTABLISHMENT OF HISTORIC DISTRICTS.
13	(3) APPEALS FROM GOVERNMENT AGENCIES UNDER THE FORMER
14	ACT OF DECEMBER 2, 1968 (P.L.1133, NO.353), KNOWN AS THE
15	LOCAL AGENCY LAW, OR OTHERWISE, RELATING TO THE HOUSING,
16	BUILDING, SAFETY, PLUMBING, MECHANICAL, ELECTRICAL, HEALTH OR
17	FIRE ORDINANCES AND REGULATIONS OF A MUNICIPAL CORPORATION
18	WITHIN THE COUNTY OR OF THE COUNTY ITSELF.
19	(4) MATTERS ARISING UNDER THE ACT OF APRIL 6, 1951
20	(P.L.69, NO.20), KNOWN AS THE LANDLORD AND TENANT ACT OF
21	1951, WHICH INVOLVE A PLACE USED, OR INTENDED FOR USE, AS A
22	PLACE OF HUMAN HABITATION.
23	(5) MATTERS ARISING UNDER THE ACT OF NOVEMBER 10, 1999
24	(P.L.491, NO.45), KNOWN AS THE PENNSYLVANIA CONSTRUCTION CODE
25	ACT, WHICH INVOLVE A PLACE USED, OR INTENDED FOR USE, AS A
26	PLACE OF HUMAN HABITATION.
27	§ 1907. DETERIORATED REAL PROPERTY EDUCATION AND TRAINING
28	PROGRAM FOR JUDGES.
29	THE ADMINISTRATIVE OFFICE OF PENNSYLVANIA COURTS MAY DEVELOP
30	AND IMPLEMENT ANNUAL AND ONGOING EDUCATION AND TRAINING PROGRAMS

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1	FOR JUDGES, INCLUDING MAGISTERIAL DISTRICT JUDGES, REGARDING THE
2	LAWS OF THIS COMMONWEALTH RELATING TO DETERIORATED REAL PROPERTY
3	AND THE ECONOMIC IMPACT THAT SUCH PROPERTIES HAVE UPON
4	MUNICIPALITIES. THE EDUCATION AND TRAINING PROGRAM SHALL
5	INCLUDE, BUT NOT BE LIMITED TO:
6	(1) THE IMPORTANCE AND CONNECTION OF CODE VIOLATIONS AND
7	<u>CRIME.</u>
8	(2) TIME-IN-FACT VIOLATIONS AS THEY RELATE TO CODE
9	VIOLATIONS.
10	(3) CONDUCT OF WITNESSES IN PROSECUTING CODE VIOLATIONS.
11	(4) LIMITING CONTINUANCES IN CODE VIOLATIONS.
12	(5) USE OF INDIGENCY HEARINGS IN THE PROSECUTION OF CODE
13	VIOLATIONS.
14	SECTION 2. TITLE 53 IS AMENDED BY ADDING A CHAPTER TO READ:
15	CHAPTER 61
16	NEIGHBORHOOD BLIGHT
17	RECLAMATION AND REVITALIZATION
18	Subchapter
19	A. Preliminary Provisions
20	B. Actions Against Owner of Blighted Property PROPERTY WITH
21	SERIOUS CODE VIOLATIONS
22	C. Permit Denials by Municipalities
23	D. Miscellaneous Provisions
24	SUBCHAPTER A
25	PRELIMINARY PROVISIONS
26	<u>Sec.</u>
27	6101. Short title of chapter.
28	6102. LEGISLATIVE FINDINGS AND PURPOSE.
29	<u>6102.</u> 6103. Definitions.
30	<u>§ 6101. Short title of chapter.</u>

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1	This chapter shall be known and may be cited as the
2	Neighborhood Blight Reclamation and Revitalization Act.
3	<u>§ 6102. LEGISLATIVE FINDINGS AND PURPOSE.</u>
4	THE GENERAL ASSEMBLY FINDS AND DECLARES AS FOLLOWS:
5	(1) THERE ARE DETERIORATED PROPERTIES LOCATED IN ALL
6	MUNICIPALITIES OF THIS COMMONWEALTH AS A RESULT OF NEGLECT BY
7	THEIR OWNERS IN VIOLATION OF APPLICABLE STATE AND MUNICIPAL
8	CODES.
9	(2) THESE DETERIORATED PROPERTIES CREATE PUBLIC
10	NUISANCES WHICH HAVE AN IMPACT ON CRIME AND THE QUALITY OF
11	LIFE OF OUR RESIDENTS AND REQUIRE SIGNIFICANT EXPENDITURES OF
12	PUBLIC FUNDS IN ORDER TO ABATE AND CORRECT THE NUISANCES.
13	(3) IN ORDER TO ADDRESS THESE SITUATIONS, IT IS
14	APPROPRIATE TO DENY CERTAIN GOVERNMENTAL PERMITS AND
15	APPROVALS IN ORDER:
16	(I) TO PROHIBIT PROPERTY OWNERS FROM FURTHER
17	EXTENDING THEIR FINANCIAL COMMITMENTS SO AS TO RENDER
18	THEMSELVES UNABLE TO ABATE OR CORRECT THE CODE, STATUTORY
19	AND REGULATORY VIOLATIONS OR TAX DELINQUENCIES.
20	(II) TO REDUCE THE LIKELIHOOD THAT OTHER
21	MUNICIPALITIES WILL HAVE TO ADDRESS THE OWNERS' NEGLECT
22	AND RESULTING DETERIORATED PROPERTIES.
23	(III) TO SANCTION THE OWNERS FOR NOT ADHERING TO
24	THEIR LEGAL OBLIGATIONS TO THE COMMONWEALTH AND ITS
25	MUNICIPALITIES, AS WELL AS TO TENANTS, ADJOINING PROPERTY
26	OWNERS AND NEIGHBORHOODS.
27	<u>§ 6102 6103.</u> Definitions. ►
28	The following words and phrases when used in this chapter
29	shall have the meanings given to them in this section unless the

30 <u>context clearly indicates otherwise:</u>

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1	"Blighted property." Any of the following:
2	(1) Premises which, because of physical condition or
3	use, have been declared by a court of competent jurisdiction
4	<u>as a public nuisance at common law or have been declared a</u>
5	public nuisance in accordance with State laws and related
6	municipal codes and ordinances, including nuisance and
7	dangerous building ordinances.
8	(2) Premises which, because of physical condition, use
9	or occupancy, are considered an attractive nuisance to
10	children, including, but not limited to, abandoned wells,
11	shafts, basements, excavations and unsafe fences or
12	structures.
13	(3) A dwelling which, because it is dilapidated,
14	unsanitary, unsafe, vermin-infested or lacking in the
15	facilities and equipment required under the housing code of
16	the municipality, has been designated by the municipal
17	department responsible for enforcement of the code as unfit
18	for human habitation.
19	(4) A structure which is a fire hazard.
20	(5) A vacant or unimproved lot or parcel of ground in a
21	predominantly built-up neighborhood which, by reason of
22	neglect or lack of maintenance, has become a place for
23	accumulation of trash and debris or a haven for rodents or
24	<u>other vermin.</u>
25	(6) An unoccupied property which has been tax delinquent
26	for a period of two years.
27	(7) A property which is vacant but not tax delinguent_
28	and which has not been rehabilitated within one year of the
29	receipt of notice to rehabilitate from the appropriate code
30	enforcement agency.

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1	"Building." A residential, commercial or industrial building
2	or structure and the land appurtenant to it.
3	"Code." A building, housing, property maintenance, fire,
4	health or other public safety ordinance enacted by a
5	municipality. THE TERM DOES NOT INCLUDE A SUBDIVISION AND LAND
6	DEVELOPMENT ORDINANCE OR A ZONING ORDINANCE ENACTED BY A
7	MUNICIPALITY.
8	<u>"Competent entity." A person or entity, including a</u>
9	governmental unit, with experience in the rehabilitation of
10	residential, commercial or industrial buildings and the ability
11	to provide or obtain the necessary financing for such
12	rehabilitation.
13	<u>"Consumer." A person who is a named insured, insured or</u>
14	beneficiary of a policy of insurance or any other person who may
15	be affected by the Insurance Department's exercise of or the
16	failure to exercise its authority.
17	"Cost of rehabilitation." Costs and expenses for
18	construction, stabilization, rehabilitation, demolition and
19	reasonable nonconstruction costs associated with any of these
20	projects, including, but not limited to, environmental
21	remediation, architectural, engineering and legal fees, permits,
22	financing fees and a developer's fee consistent with the
23	standards for developer's fees established by the Pennsylvania
24	Housing Finance Agency.
25	"Court." The appropriate court of common pleas.
26	"Mortgage lender." A business association defined as a
27	"banking institution" or "mortgage lender" under 7 Pa.C.S. Ch.
28	61 (relating to mortgage loan industry licensing and consumer
29	protection) that is in possession of or holds title to real
30	property pursuant to, in enforcement of or to protect rights

1	arising under, a mortgage, mortgage note, deed of trust or other
2	transaction that created a security interest in the real
3	property.
4	"Municipality." A city, borough, incorporated town, township
5	or home rule, optional plan or optional charter municipality or
6	municipal authority in this Commonwealth. The term also includes -
7	any other governmental entity charged with enforcement of
8	municipal housing, building, plumbing, fire and related codes
9	and specifically includes a neighborhood improvement district
10	and nonprofit corporation created under the act of December 20,
11	2000 (P.L.949, No.130), known as the Neighborhood Improvement
12	District Act AND ANY ENTITY FORMED PURSUANT TO 53 PA.C.S. CH. 23
13	SUBCH. A (RELATING TO INTERGOVERNMENTAL COOPERATION).
14	"Municipal permits." Privileges relating to real property
15	granted by a municipality, including, but not limited to,
16	building permits, exceptions to zoning ordinances and occupancy
17	permits. THE TERM INCLUDES APPROVALS PURSUANT TO LAND USE
18	ORDINANCES OTHER THAN DECISIONS ON THE SUBSTANTIVE VALIDITY OF A
19	ZONING ORDINANCE OR MAP OR THE ACCEPTANCE OF A CURATIVE
20	AMENDMENT.
21	"Owner." A holder of the title to residential, commercial or
22	industrial real estate, other than a mortgage lender, who
23	possesses and controls the real estate. The term includes, but
24	is not limited to, heirs, assigns, beneficiaries and lessees,
25	provided this ownership interest is a matter of public record.
26	<u>"Property maintenance code." A municipal ordinance which</u>
27	regulates the maintenance or development of real property.
28	"Property maintenance code violation." A violation of a
29	<u>municipal property maintenance code.</u>
30	"Public nuisance." Property which, because of its physical

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1	condition or use, is regarded as a public nuisance at common law
2	or has been declared by the appropriate official a public
3	nuisance in accordance with a municipal code.
4	"Serious violation." A violation of a State law or municipal 🗲
5	A code that poses an immediate IMMINENT threat to the health and
6	safety of a dwelling occupant, occupants in surrounding
7	structures or passersby.
8	"STATE LAW." A STATUTE OF THE COMMONWEALTH OR A REGULATION
9	OF AN AGENCY CHARGED WITH THE ADMINISTRATION AND ENFORCEMENT OF
10	COMMONWEALTH LAW.
11	"Substantial step." An affirmative action as determined by
12	an independent third party A PROPERTY CODE OFFICIAL or officer
13	of the court on the part of a property owner or managing agent
14	to remedy a serious violation of a State law or municipal code,
15	including, but not limited to, physical improvements or
16	$\frac{1}{1}$
17	SUBJECT TO APPEAL IN ACCORDANCE WITH APPLICABLE LAW.
18	"Tax delinquent property." Tax delinquent real property as
19	defined under the act of July 7, 1947 (P.L.1368, No.542), known
20	as the Real Estate Tax Sale Law, located in any municipality in
21	this Commonwealth. DEFINED UNDER:
22	(1) THE ACT OF JULY 7, 1947 (P.L.1368, NO.542), KNOWN AS
23	THE REAL ESTATE TAX SALE LAW;
24	(2) THE ACT OF MAY 16, 1923 (P.L.207, NO. 153), REFERRED
25	TO AS THE MUNICIPAL CLAIM AND TAX LIEN LAW; OR
26	(3) THE ACT OF OCTOBER 11, 1984 (P.L.876, NO.171, KNOWN
27	AS THE SECOND CLASS CITY TREASURER'S SALE AND COLLECTION ACT,
28	LOCATED IN ANY MUNICIPALITY IN THIS COMMONWEALTH.
29	SUBCHAPTER B
30	ACTIONS AGAINST OWNER OF BLIGHTED PROPERTY

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1	PROPERTY WITH SERIOUS CODE VIOLATIONS
2	<u>Sec.</u>
3	6111. Actions.
4	6112. Asset attachment.
5	6113. Duty of out-of-State owners of real estate in this
6	Commonwealth.
7	6114. Duty of corporate ASSOCIATION AND TRUST owners.
8	<u>§ 6111. Actions.</u>
9	In addition to other remedies ANY OTHER REMEDY AVAILABLE AT
10	LAW OR IN EQUITY, a municipality may institute the following
11	actions against the owner of any building, housing or land REAL
12	PROPERTY THAT IS in serious violation of an ordinance regarding
13	a code or which causes the property to be blighted FOR FAILURE
14	TO CORRECT A CONDITION WHICH CAUSES THE PROPERTY TO BE REGARDED
15	<u>AS A PUBLIC NUISANCE:</u>
16	(1) An in personam action may be initiated for a
17	continuing violation for which the owner takes no substantial
18	step to correct within six months following receipt of an
19	order to correct the violation, unless the order is subject
20	to a pending appeal before the administrative agency or
21	court.
22	(2) An action against the owner shall be for an amount
23	equal to any penalties imposed against the owner and for the
24	amount expended by the municipality to abate the violation.
25	(1) (I) AN IN PERSONAM ACTION MAY BE INITIATED FOR A
26	CONTINUING VIOLATION FOR WHICH THE OWNER TAKES NO
27	SUBSTANTIAL STEP TO CORRECT WITHIN SIX MONTHS FOLLOWING
28	RECEIPT OF AN ORDER TO CORRECT THE VIOLATION, UNLESS THE
29	ORDER IS SUBJECT TO A PENDING APPEAL BEFORE THE
30	ADMINISTRATIVE AGENCY OR COURT.

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1	(II) NOTWITHSTANDING ANY LAW LIMITING THE FORM OF
2	ACTION FOR THE RECOVERY OF PENALTIES BY A MUNICIPALITY
3	FOR THE VIOLATION OF A CODE, THE MUNICIPALITY MAY
4	RECOVER, IN A SINGLE ACTION UNDER THIS SECTION, AN AMOUNT
5	EQUAL TO ANY PENALTIES IMPOSED AGAINST THE OWNER AND ANY
6	COSTS OF REMEDIATION LAWFULLY INCURRED BY, OR ON BEHALF
7	OF, THE MUNICIPALITY TO REMEDY ANY CODE VIOLATION.
8	(3) (2) A proceeding in equity.
9	<u>§ 6112. Asset attachment.</u>
10	(a) General ruleA lien may be placed against the assets
11	of an owner of unremediated blighted real property THAT IS IN
12	SERIOUS VIOLATION OF A CODE OR IS REGARDED AS A PUBLIC NUISANCE
13	after a judgment, decree or order is entered by a court of
14	competent jurisdiction against the owner of the property FOR AN \leftarrow
15	ADJUDICATION UNDER SECTION 6111 (RELATING TO ACTIONS).
16	(b) ConstructionNothing in this section shall be
17	construed to authorize, in the case of an owner that is $\frac{1}{2}$
18	corporation AN ASSOCIATION OR TRUST, a lien on the individual
19	assets of the shareholders of the corporation GENERAL PARTNER OR \leftarrow
20	TRUSTEE, EXCEPT AS OTHERWISE ALLOWED BY LAW, LIMITED PARTNER,
21	SHAREHOLDER, MEMBER OR BENEFICIARY OF THE ASSOCIATION OR TRUST.
22	THIS LIMITATION OF LIABILITY SHALL BE THE SAME AS PROVIDED UNDER
23	15 PA.C.S. PT. IV (RELATING TO UNINCORPORATED ASSOCIATIONS), FOR
24	OWNERS OR MEMBERS OF ASSOCIATIONS.
25	§ 6113. Duty of out-of-State owners of real estate PROPERTY in
26	this Commonwealth.
27	<u>A person who lives or has a principal place of residence</u>
28	outside this Commonwealth, who owns real estate PROPERTY in this \blacklozenge
29	Commonwealth against which code violations have been cited under \leftarrow
30	18 Pa.C.S. § 7510 (relating to municipal housing code avoidance)

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1	AND THE PERSON IS CHARGED UNDER 18 PA.C.S. (RELATING TO CRIMES
2	AND OFFENSES), and who has been properly notified of the
3	violations may be extradited to this Commonwealth to face
4	criminal prosecution TO THE FULL EXTENT ALLOWED AND IN THE
5	MANNER AUTHORIZED BY 42 PA.C.S. CH. 91 (RELATING TO DETAINERS
6	AND EXTRADITION).
7	§ 6114. Duty of corporate ASSOCIATION AND TRUST owners.
8	Where, after reasonable efforts, service of process for a
9	notice or citation for any code violation for any REAL property \leftarrow
10	owned by a corporation or business association AN ASSOCIATION OR
11	TRUST cannot be accomplished by handing a copy of the notice or
12	citation to an executive officer, partner or trustee of the
13	corporation or business association OR TRUST or to the manager,
14	trustee or clerk in charge of the property, the delivery of the
15	notice or citation may occur by registered, CERTIFIED OR UNITED
16	STATES EXPRESS mail, accompanied by a delivery confirmation:
17	(1) To the registered office of the corporation or
18	business association OR TRUST.
19	(2) Where a corporation or business association THE
20	ASSOCIATION OR TRUST does not have a registered office, to
21	the mailing address used for real estate tax collection
22	purposes, if accompanied by the posting of a conspicuous
23	notice to the property and by handing a copy of the notice or
24	citation to any adult in possession of the property THE
25	PERSON IN CHARGE OF THE PROPERTY AT THAT TIME.
26	SUBCHAPTER C
27	PERMIT DENIALS BY MUNICIPALITIES
28	<u>Sec.</u>
29	<u>6131. Municipal permit denial.</u>
30	<u>§ 6131. Municipal permit denial.</u>
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1	<u>(a)</u> Denial
2	(1) A municipality OR A BOARD UNDER SUBSECTION (C) may
3	deny issuing to an applicant a building permit, zoning
4	permit, zoning variance, municipal license, municipal permit
5	or municipal approval for contemplated action that requires
6	the approval of the municipality MUNICIPAL PERMIT, if the
7	applicant owns real property in any municipality for which
8	there exists on the real property:
9	(i) a final and unappealable tax, water, sewer or
10	refuse collection delinguency on account of the actions
11	of the owner; or
12	(ii) a serious violation of State law or municipal A 🗲
13	code and the owner has taken no substantial steps to
14	correct the violation within six months following
15	notification of the violation AND FOR WHICH FINES OR
16	OTHER PENALTIES OR A JUDGMENT TO ABATE OR CORRECT WERE
17	IMPOSED BY A MAGISTERIAL DISTRICT JUDGE OR MUNICIPAL
18	COURT, OR A JUDGMENT AT LAW OR IN EQUITY WAS IMPOSED BY A
19	COURT OF COMMON PLEAS. HOWEVER, NO DENIAL SHALL BE
20	PERMITTED ON THE BASIS OF A PROPERTY FOR WHICH THE
21	JUDGMENT, ORDER OR DECREE IS SUBJECT TO A STAY OR
22	SUPERSEDEAS BY AN ORDER OF A COURT OF COMPETENT
23	JURISDICTION OR AUTOMATICALLY ALLOWED BY STATUTE OR RULE
24	OF COURT UNTIL THE STAY OR SUPERSEDEAS IS LIFTED BY THE
25	COURT OR A HIGHER COURT OR THE STAY OR SUPERSEDEAS
26	EXPIRES AS OTHERWISE PROVIDED BY LAW. WHERE A STAY OR
27	SUPERSEDEAS IS IN EFFECT, THE PROPERTY OWNER SHALL SO
28	ADVISE THE MUNICIPALITY SEEKING TO DENY A MUNICIPAL
29	PERMIT.
30	(2) The municipal permit denial shall not apply to an

1	applicant's action to correct a violation of an applicable
2	State law or municipal code for which the building permit,
3	zoning permit, zoning variance, municipal license, municipal
4	permit or municipal approval for contemplated action
5	requiring such approval is required A MUNICIPALITY OR BOARD
6	SHALL NOT DENY A MUNICIPAL PERMIT TO AN APPLICANT IF THE
7	MUNICIPAL PERMIT IS NECESSARY TO CORRECT A VIOLATION OF STATE
8	LAW OR A CODE.
9	(3) The municipal permit denial shall not apply to an
10	applicant's delinquency on taxes, water, sewer or refuse
11	collection charges that are under appeal or otherwise
12	contested through a court or administrative process.
13	(4) IN ISSUING A DENIAL OF A PERMIT BASED ON AN
14	APPLICANT'S DELINQUENCY IN REAL PROPERTY TAXES OR MUNICIPAL
15	CHARGES OR FOR FAILURE TO ABATE A SERIOUS VIOLATION OF STATE
16	LAW OR A CODE ON REAL PROPERTY THAT THE APPLICANT OWNS IN
17	THIS COMMONWEALTH, THE MUNICIPALITY OR BOARD SHALL INDICATE
18	THE STREET ADDRESS, MUNICIPAL CORPORATION AND COUNTY IN WHICH
19	THE PROPERTY IS LOCATED AND THE COURT AND DOCKET NUMBER FOR
20	EACH PARCEL CITED AS A BASIS FOR THE DENIAL. THE DENIAL SHALL
21	ALSO STATE THAT THE APPLICANT MAY REQUEST A LETTER OF
22	COMPLIANCE FROM THE APPROPRIATE STATE AGENCY, MUNICIPALITY OR
23	SCHOOL DISTRICT, IN A FORM SPECIFIED BY SUCH ENTITY AS
24	PROVIDED IN THIS SECTION.
25	(b) Proof of compliance
26	(1) All municipal variances, approvals, permits or
27	Licenses PERMITS DENIED IN ACCORDANCE WITH THIS SUBSECTION
28	may be withheld until an applicant obtains a letter from the
29	appropriate State agency, municipality or school district
30	indicating the following:

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1	(i) the property in question is not presently tax
2	delinguent HAS NO FINAL AND UNAPPEALABLE TAX, WATER,
3	<u>SEWER OR REFUSE DELINQUENCIES;</u>
4	(ii) the property in question is now in STATE LAW
5	AND code compliance; or
6	(iii) the owner of the property has presented and
7	the appropriate State agency or municipality has accepted
8	a plan to begin remediation of a serious violation of
9	State law or municipal A code. Acceptance of the plan may
10	<u>be contingent on:</u>
11	(A) Beginning the remediation plan within no
12	fewer than 30 days following acceptance of the plan
13	OR SOONER, IF MUTUALLY AGREEABLE TO BOTH THE PROPERTY
14	OWNER AND THE MUNICIPALITY.
15	(B) Completing the remediation plan within no
16	fewer than 90 days following commencement of the plan
17	OR SOONER, IF MUTUALLY AGREEABLE TO BOTH THE PROPERTY
18	OWNER AND THE MUNICIPALITY.
19	(2) IN THE EVENT THAT THE APPROPRIATE STATE AGENCY,
20	MUNICIPALITY OR SCHOOL DISTRICT FAILS TO ISSUE A LETTER
21	INDICATING EITHER TAX TAX, WATER, SEWER, REFUSE, STATE LAW OR
22	CODE COMPLIANCE OR NONCOMPLIANCE, AS THE CASE MAY BE, WITHIN
23	45 DAYS OF THE REQUEST, THE PROPERTY IN QUESTION SHALL BE
24	DEEMED TO BE IN COMPLIANCE FOR THE PURPOSE OF THIS SECTION.
25	THE APPROPRIATE STATE AGENCY, MUNICIPALITY OR SCHOOL DISTRICT
26	SHALL SPECIFY THE FORM IN WHICH THE REQUEST FOR A COMPLIANCE
27	LETTER SHALL BE MADE.
28	(2) (3) Letters required under this subsection SECTION
29	shall be verified by the appropriate municipal officials
30	before issuing to the applicant a municipal variance,

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1 permit or <u>license</u> PERMIT. approval, 2 (4) (I) MUNICIPAL PERMITS MAY BE DENIED BY A BOARD IN ACCORDANCE WITH THE REQUIREMENTS OF THIS SECTION TO THE 3 EXTENT THAT APPROVAL OF THE MUNICIPAL PERMIT IS WITHIN 4 THE JURISDICTION OF THE BOARD. FOR PURPOSES OF THIS 5 SECTION, "BOARD" SHALL MEAN A ZONING HEARING BOARD OR 6 7 OTHER BODY GRANTED JURISDICTION TO RENDER DECISIONS IN 8 ACCORDANCE WITH THE ACT OF JULY 31, 1968 (P.L.805, 9 NO.247), KNOWN AS THE PENNSYLVANIA MUNICIPALITIES PLANNING CODE, OR A SIMILAR BOARD IN MUNICIPALITIES NOT 10 SUBJECT TO THAT ACT. 11 (II) IN ANY PROCEEDING BEFORE A BOARD OTHER THAN THE 12 13 GOVERNING BODY OF THE MUNICIPALITY, THE MUNICIPALITY MAY APPEAR TO PRESENT EVIDENCE THAT THE APPLICANT IS SUBJECT 14 TO A DENIAL BY THE BOARD IN ACCORDANCE WITH THIS SECTION. 15 16 (III) FOR PURPOSES OF THIS SUBSECTION, A MUNICIPAL 17 PERMIT MAY ONLY BE DENIED TO AN APPLICANT OTHER THAN AN 18 OWNER IF: (A) THE APPLICANT IS ACTING UNDER THE DIRECTION, 19 20 OR WITH THE PERMISSION, OF AN OWNER; AND 21 (B) THE OWNER OWNS REAL PROPERTY SATISFYING THE CONDITIONS OF SUBSECTION (A). 22 23 (c) Applicability of other law. -- A denial of a building 24 permit, zoning permit, zoning variance, municipal license, 25 municipal permit or municipal approval for contemplated actions-26 <u>that requires approval of a municipality PERMIT shall be subject</u> 27 to the provisions of 2 Pa.C.S. Chs. 5 Subch. B (relating to

28 practice and procedure of local agencies) and 7 Subch. B

29 <u>(relating to judicial review of local agency action) OR THE</u>

30 PENNSYLVANIA MUNICIPALITIES PLANNING CODE, FOR DENIALS SUBJECT

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1	TO THE ACT.	
2	SUBCHAPTER D	
3	MISCELLANEOUS PROVISIONS	
4	<u>Sec.</u>	
5	6141. Education and training programs for judges (RESERVED).	←
6	6142. County housing courts (RESERVED).	←
7	6143. Conflict with other laws.	
8	6144. RELIEF FOR INHERITED PROPERTY.	←
9	6145. CONSTRUCTION.	
10	§ 6141. Education and training programs for judges (RESERVED).	←
11	<u>The Administrative Office of Pennsylvania Courts may develop</u>	←
12	and implement annual and ongoing education and training programs	
13	for judges, including magisterial district judges, regarding the	
14	laws of this Commonwealth relating to blighted and abandoned	
15	property and the economic impact that blighted and abandoned	
16	properties have upon municipalities. The education and training	
17	programs shall include, but not be limited to:	
18	(1) The importance and connection of code violations and	
19	<u>crime.</u>	
20	(2) Time in fact violations as they relate to code	
21	<u>violations.</u>	
22	(3) Conduct of witnesses in prosecuting code violations.	
23	(4) Limiting continuances in code violations.	
24	(5) Use of indigency hearings in the prosecution of code	
25	violations.	
26	§ 6142. County housing courts (RESERVED).	←
27	Upon a request or approval of a resolution by the county	←
28	commissioners, the president judge of a county may establish a	
29	housing court to hear and decide matters arising under this	
30	chapter and other laws relating to real property matters.	
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1 § 6143. Conflict with other law.

2	In the event of a conflict between the requirements of this
3	chapter and Federal requirements applicable to demolition,
4	disposition or redevelopment of buildings, structures or land
5	owned by or held in trust for the Government of the United
6	States and regulated pursuant to the United States Housing Act
7	<u>of 1937 (50 Stat. 888, 42 U.S.C. § 1437 et seq.) and the</u>
8	regulations promulgated thereunder, the Federal requirements
9	shall prevail.
10	<u>§ 6144. RELIEF FOR INHERITED PROPERTY.</u>
11	WHERE PROPERTY IS INHERITED BY WILL OR INTESTACY, THE DEVISEE
12	OR HEIR SHALL BE GIVEN THE OPPORTUNITY TO MAKE PAYMENTS ON
13	REASONABLE TERMS TO CORRECT CODE VIOLATIONS OR TO ENTER INTO A
14	REMEDIATION AGREEMENT UNDER SECTION 6131(B)(1)(III) (RELATING TO
15	MUNICIPAL PERMIT DENIAL) WITH A MUNICIPALITY TO AVOID SUBJECTING
16	THE DEVISEE'S OR HEIR'S OTHER PROPERTIES TO ASSET ATTACHMENT OR
17	DENIAL OF PERMITS AND APPROVALS ON OTHER PROPERTIES OWNED BY THE
18	DEVISEE OR HEIR.
19	<u>§ 6145. CONSTRUCTION.</u>
20	NOTHING IN THIS CHAPTER SHALL BE CONSTRUED TO ABRIDGE OR
21	ALTER THE REMEDIES NOW EXISTING AT COMMON LAW OR BY STATUTE, BUT
22	THE PROVISIONS OF THIS CHAPTER ARE IN ADDITION TO SUCH REMEDIES.

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23 Section 2 3. This act shall take effect in 90 180 days.

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