As Introduced

135th General Assembly Regular Session 2023-2024

H. B. No. 153

Representative Hillyer

Cosponsors: Representatives Carruthers, Seitz, Schmidt, Dean

A BILL

То	amend sections 323.71, 323.78, and 5721.20 of	1
	the Revised Code to limit which abandoned land	2
	may be subject to certain expedited foreclosure	3
	proceedings.	4

BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That sections 323.71, 323.78, and 5721.20 of	5
the Revised Code be amended to read as follows:	6
Sec. 323.71. (A) (1) If the county board of revision, upon	7
its own motion or pursuant to a hearing under division (A)(2) of	8
this section, determines that the impositions against a parcel	9
of abandoned land that is the subject of a complaint filed under	10
section 323.69 of the Revised Code exceed the fair market value	11
of that parcel as currently shown by the latest valuation by the	12
auditor of the county in which the land is located, then the	13
board may proceed to hear and adjudicate the case as provided	14
under sections 323.70 and 323.72 of the Revised Code. Upon entry	15
of an order of foreclosure, the parcel may be disposed of as	16
prescribed by <u>section 323.78 or</u> division (G) of section 323.73	17
of the Revised Code.	18

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If the board of revision, upon its own motion or pursuant to a hearing under division (A)(2) of this section, determines that the impositions against a parcel do not exceed the fair market value of the parcel as shown by the county auditor's then-current valuation of the parcel, the parcel shall not be disposed of as prescribed by section 323.78 or division (G) of section 323.73 of the Revised Code, but may be disposed of as otherwise provided in section 323.73, 323.74, 323.75, or 323.77, or 323.78 of the Revised Code.

- (2) By a motion filed not later than seven days before a final hearing on a complaint is held under section 323.70 of the Revised Code, an owner or lienholder may file with the county board of revision a good faith appraisal of the parcel from a licensed professional appraiser and request a hearing to determine whether the impositions against the parcel of abandoned land exceed or do not exceed the fair market value of that parcel as shown by the auditor's then-current valuation of that parcel. If the motion is timely filed, the board of revision shall conduct a hearing and shall make a factual finding as to whether the impositions against the parcel exceed or do not exceed the fair market value of that parcel as shown by the auditor's then-current valuation of that parcel. An owner or lienholder must show by a preponderance of the evidence that the impositions against the parcel do not exceed the auditor's then-current valuation of the parcel in order to preclude the application of division (G) of section 323.73 of the Revised Code.
- (B) Notwithstanding sections 323.65 to 323.79 of the

 Revised Code to the contrary, for purposes of determining in any

 proceeding under those sections whether the total of the

 impositions against the abandoned land exceed the fair market

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value of the abandoned land, it is prima-facie evidence and a	50		
rebuttable presumption that may be rebutted to the county board	51		
of revision that the auditor's then-current valuation of that	52		
abandoned land is the fair market value of the land, regardless			
of whether an independent appraisal has been performed.	54		
Sec. 323.78. (A) Notwithstanding anything in Chapters	55		
323., 5721., and 5723. of the Revised Code, a county treasurer	56		
may elect to invoke the alternative redemption period in any	57		
petition for foreclosure of abandoned lands under section	58		
323.25, sections 323.65 to 323.79, or section 5721.18 of the	59		
Revised Code. If the treasurer makes that election, and if the	60		
court or board of revision determines that the impositions	61		
against the parcel that is the subject of the petition exceed	62		
the fair market value of the parcel as shown by the county	63		
auditor's then-current valuation of the parcel, the parcel shall	64		
be disposed of as prescribed in division (B) or (C) of this	65		
section.	66		
(B) If a county treasurer invokes the alternative	67		
redemption period pursuant to this section, and if a municipal	68		
corporation, township, county, school district, community	69		
development organization, or county land reutilization	70		
corporation has requested title to the parcel, then upon	71		
adjudication of foreclosure of the parcel, the court or board of	72		
revision shall order, in the decree of foreclosure or by	73		
separate order, that the equity of redemption and any statutory	74		
or common law right of redemption in the parcel by its owner	75		
shall be forever terminated after the expiration of the	76		
alternative redemption period and that the parcel shall be	77		
transferred by deed directly to the requesting municipal	78		
corporation, township, county, school district, community	79		

development corporation, or county land reutilization

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corporation without appraisal and without a sale, free and clear		
of all impositions and any other liens on the property, which		
shall be deemed forever satisfied and discharged. The court or-	83	
board of revision shall order such a transfer regardless of		
whether the value of the taxes, assessments, penalties,	85	
interest, and other charges due on the parcel, and the costs of	86	
the action, exceed the fair market value of the parcel. No	87	
further act of confirmation or other order shall be required for	88	
such a transfer, or for the extinguishment of any statutory or	89	
common law right of redemption.	90	
(C) If a county treasurer invokes the alternative	91	
redemption period pursuant to this section and if no community	92	
development organization, county land reutilization corporation,		
municipal corporation, county, township, or school district has	94	
requested title to the parcel, then upon adjudication of	95	
foreclosure of the parcel, the court or board of revision shall	96	
order the property sold as otherwise provided in Chapters 323.	97	
and 5721. of the Revised Code, and, failing any bid at any such	98	

Sec. 5721.20. Except in cases where the property is 101 transferred without sale to a municipal corporation, township, 102 county, community development organization, or county land-103 reutilization corporation pursuant to the alternative redemption-104 period procedures contained in section 323.78 of the Revised 105 Code, any Any residue of moneys from the sale or foreclosure of 106 lands remaining to the owner on the order of distribution, and 107 unclaimed by such owner within sixty days from its receipt, 108 shall be paid into the county treasury and shall be charged 109 separately to the county treasurer by the county auditor, in the 110 name of the supposed owner. The treasurer shall retain such 111

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sale, the parcel shall be forfeited to the state and otherwise

disposed of pursuant to Chapter 5723. of the Revised Code.

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excess in the treasury for the proper owner of such lands upon	112
which the foreclosure was had, and upon demand by such owner,	113
within three years from the date of receipt, shall pay such	114
excess to the owner. If the owner does not demand payment of the	115
excess within three years, then the excess shall be forfeited to	116
the delinquent tax and assessment collection fund created under	117
section 323.261 321.261 of the Revised Code, or in counties that	118
have established a county land reutilization corporation fund	119
under section 323.263 321.263 of the Revised Code, to the county	120
land reutilization corporation fund.	
Section 2. That existing sections 323.71, 323.78, and	122
dection 2. That existing sections 323.71, 323.70, and	122
5721.20 of the Revised Code are hereby repealed.	