ACT #2018-____577

- 1 HB354
- 2 192134-4
- 3 By Representatives Ellis, Faust, Drake, Jackson, Weaver,
- 4 Wilcox, Williams (JW), Tuggle, Sessions, Davis, McMillan,
- 5 Shiver, Baker and England
- 6 RFD: County and Municipal Government
- 7 First Read: 01-FEB-18



2	ENROLLED,	An	Act,

1

Relating to tax lien sales; to amend Sections 3 40-10-180, 40-10-181, 40-10-182, 40-10-183, 40-10-184, 4 40-10-185, 40-10-186, 40-10-187, 40-10-188, 40-10-189, 5 40-10-190, 40-10-191, 40-10-192, 40-10-193, 40-10-194, 6 40-10-195, 40-10-196, 40-10-197, and 40-10-198, Code of 7 Alabama 1975; to add Sections 40-10-199 and 40-10-200 to the 8 Code of Alabama 1975; to provide an auction process for the 9 sale of tax liens; to provide for counties to issue tax lien 10 certificates for certain fees on the lands which have been 11 sold at certain sales to individuals; to prescribe the 12 significance of and authority associated with a tax lien 13 certificate; to provide for payment of taxes on lands 14 purchased at tax lien sales by holders of tax lien 15 certificates; to provide for distribution of monies received 16 from tax lien sales and to provide for certain redemption 17procedures including a procedure to allow the holder of a tax 18 lien certificate to foreclose redemption rights after a period 19 of time; and in connection therewith would have as its purpose 20 or effect the requirement of a new or increased expenditure of 21 local funds within the meaning of Amendment 621 of the 22 Constitution of Alabama of 1901, now appearing as Section 23 111.05 of the Official Recompilation of the Constitution of 24 Alabama of 1901, as amended. 25

· ,

•

• •

. .

1	BE IT ENACTED BY THE LEGISLATURE OF ALABAMA:
2	Section 1. Sections 40-10-180, 40-10-181, 40-10-182,
3	40-10-183, 40-10-184, 40-10-185, 40-10-186, 40-10-187,
4	40-10-188, 40-10-189, 40-10-190, 40-10-191, 40-10-192,
5	40-10-193, 40-10-194, 40-10-195, 40-10-196, 40-10-197, and
6	40-10-198, Code of Alabama 1975, are amended to read as
7	follows:
8	"§40-10-180.
9	"The Legislature finds all of the following:
10	" (1) It is estimated that Alabama counties, which
11	collect tax for themselves and other governmental entities
12	within their counties, have several million dollars
13	outstanding as accounts receivable from unpaid secured roll
14	real property tax obligations. These obligations owed to
15	Alabama counties have largely been under-performing assets
16	that could be converted to cash and provide counties and other
17	governmental entities with much needed revenues.
18	" (2) Many counties and other governmental entities
19	have had to reduce essential services and curtail some
20	functions that have historically been performed by government.
21	Public protection agencies in many of these counties and other
22	governmental entities have had law enforcement positions
23	reduced or eliminated.
24	" (3)<u>(a)</u> The Legislature declares that the purpose of
25	Act 95-408 <u>this article</u> is to provide counties with <u>an</u>

alternative remedy for collecting delinquent property taxes by 1 the sale of a tax lien the option of selling their outstanding 2 secured roll real property tax accounts receivable and thereby 3 realize immediate cash in order to meet the ongoing services 4 required by counties and the other governmental entities for 5 which the counties collect tax. Upon such a sale, the 6 purchaser of the receivables obtains the right to collect all 7 outstanding delinquent taxes, penalties, interest, and costs 8 with respect thereto. 9 "(b) The tax collecting official for each county 10 shall have the sole authority to decide whether his or her 11 county shall utilize the sale of a tax lien or the sale of 12 property to collect delinquent property taxes and the method 13decided by the tax collecting official shall apply to all : 14 property in that county for the year so decided. 15"(c) The tax collecting official's decision to 16 change the current remedy used for collecting delinguent 17 property taxes shall be published on the tax collecting 18official's website or by advertising once a week for three 19 consecutive weeks in a newspaper with general circulation in 20 that particular county, all of which shall occur not later 21 than October 1 when the property taxes become due and payable. 22 "\$40-10-181. 23 "For purposes of Act 95-408, this article, the 24

24 For purposes of not for y _______
25 following terms shall have the following meanings: "tax lien"

HB354

· .

• •

. .

• •

1	"(1) TAX COLLECTING OFFICIAL. The elected or
2	appointed person responsible for collecting ad valorem taxes
3	<u>in a county.</u>
4	" <u>(2) TAX LIEN. means the The</u> perpetual first
5	priority lien provided by Section 40-1-3 against any parcel of
6	real property representing taxes assessed and levied against
7	the property, together with interest, penalties, <u>fees,</u> and
8	costs applicable by law to the taxes.
9	"(3) TAX LIEN AUCTION. The public sale of all tax
10	liens advertised under Section 40-10-182 and held no earlier
11	<u>than March 1 or later than June 15 of the current ad valorem</u>
12	tax year where the awarding of the tax lien certificate is
13	based on the lowest interest rate bid on a tax lien.
14	"(4) TAX LIEN SALE. The sale of an unsold tax lien
15	by private sale between a tax collecting official and the
16	purchaser of a tax lien under Section 40-10-199.
17	"(5) UNIFORM PARCEL NUMBER. The unique parcel
18	identification number assigned to the parcel of property for
19	ad valorem tax purposes based on the tax lien date of the
20	<u>current tax year.</u>
21	"\$40-10-182.
22	"(a) All tax liens representing unpaid and
23	delinquent taxes on real property shall be subject to a <u>tax</u>
24	<u>lien auction or a</u> tax lien sale as provided in Act 95-408 .

"(b)(1) The tax collector collecting official of any 1 county shall conduct a public auction may adopt a procedure 2 for the sale and transfer of <u>delinquent</u> tax liens. by the tax 3 collector, subject to Act 95-408. Tax liens may be sold 4 individually or in any lot or block to any person and pursuant 5 to any procedure deemed appropriate by the tax collector. Any 6 procedure for the The sale of tax liens adopted pursuant to 7 this section shall provide for notice to tax collecting 8 official shall notify the delinquent taxpayer of the sale 9 auction at least 30 days prior to the tax lien auction by 10 first class mail and by any one of the following: 11 "a. Advertising for once a week for three 12 consecutive weeks in a newspaper with general circulation in 13 the county where the property is located. 14 "b. Advertising on an online website controlled by 15 the tax collecting official and accessible from the tax 16 collecting official's website. 17 "c. Posting at the courthouse of the county and if 18 possible in a public place in the precinct where the property 19 is located. 20 "(2) The notices shall declare the time and location 21 of the auction. in a manner and at a time deemed appropriate 22 by the tax collector. 23 "(c) The tax collector collecting official may 24

25 <u>auction or sell tax liens representing delinquent taxes for</u>

HB354

•

• •

٠

• •

۰ ۴

1	any prior year <u>taxes are delinquent and unpaid</u> of assessment,
2	provided that any single tax lien to be sold shall relate to
3	only one year of assessment and shall not be aggregated with
4	any other tax lien for another year on the same parcel.
5	" (d) Except as otherwise provided in Act 95-408, a
6	tax lien sale with respect to any delinquent property shall be
7	in lieu of all other remedies provided by law for the
8	collection of delinquent taxes for the relevant year of
9	assessment by the county or the tax collector.
10	"§40-10-183.
11	"Prior to any tax lien sale <u>auction</u> , the tax
12	collector collecting official shall prepare and maintain a
13	list of all tax liens. The list shall be known as the tax lien
14	sale <u>auction</u> list and shall contain all of the following:
15	"(1) The names of the several persons appearing in
16	the latest tax roll as the respective owners of tax-delinquent
17	properties.
18	"(2) A description of each property as it appears in
19	the latest tax roll.
20	"(3) The year or years for which taxes are
21	delinquent on each property.
22	"(4) The principal amount of the delinquent taxes
23	and the amount of accrued and accruing interest thereon and
24	penalties, fees, and costs to the day of the proposed tax lien
25	sale <u>auction</u> relating to each year of assessment.

· ,

.

"\$40-10-184. 1 "(a) Tax lien sales shall be conducted by the tax 2 collector on the dates and times directed by the tax 3 collector. On the day and time designated for a tax lien sale 4 auction, the tax collector collecting official shall proceed 5 to self auction; pursuant to the procedure adopted by him or 6 her, all tax liens described in the tax lien sale auction list 7 compiled as provided in Section 40-10-183, except those for 8 which the taxes, penalties, interest, fees, and costs thereon 9 have been paid or deferred. Any delinquent property for which 10 a tax lien remains unsold after a tax lien sale auction shall 11 be subject to any other remedies provided by law for the 12 collection of the delinquent taxes retained by the county for 13 future auction or sale as provided in this article. 14 "(b) Where two or more lots or parcels are assessed 15 as one parcel, the tax liens on them may be sold as a single 16 tax lien on one parcel A tax lien shall be sold at auction 17 pursuant to this article to the person who pays all taxes, 18 interest, penalties, fees, and costs due on the property, 19 including an origination cost of twenty dollars (\$20) as of 20 the date of auction and a twenty dollar (\$20) auction fee, and 21 who, in addition, bids the lowest interest rate on the amount 22 required to be paid to redeem the property from the sale. The 23 beginning interest rate bid shall not exceed a rate of 12 24 percent and additional bids may be made at a rate less than 25

· ·

.

.

• •

• •

1	the immediately preceding bid. If the interest rate bid for
2	the property reaches 0.00 percent and more than one bidder
3	remains, the tax collecting official shall draw lots to
4	determine the winning bidder for the property.
5	"(c) The sale of a tax lien does not extinguish any
6	deed restriction, deed covenant, or easement on or appurtenant
7	to the parcel. The sale of a tax lien does not extinguish any
8	deed restriction, deed covenant, or easement on or appurtenant
9	to the parcel. A tax lien offered for auction or sale shall be
10	identified by a Uniform Parcel Number and a legal description.
11	"\$40-10-185.
12	"When a tax lien is offered for <u>auction or</u> sale, it
13	shall not be necessary to list, auction, or sell it as being
14	against the property of any specific person. The <u>auction or</u>
15	sale is not invalid by reason of the fact that the property
16	was assessed in the name of a person other than the rightful
17	owner or to a person unknown, if the description and the
18	<u>Uniform Parcel Number</u> of the real estate in the tax lien sale
19	<u>auction</u> list is sufficient to identify it and includes the
20	amount of taxes, interest, penalties, <u>fees,</u> and costs for
21	which its tax lien is to be <u>auctioned or</u> sold.
22	"§40-10-186.
23	"(a) The purchase price for a tax lien shall be the
24	amount of delinquent taxes plus any <u>interest, penalties,</u> fees <u>,</u>

· ,

and costs incurred by the tax collector accrued as of the date 1 of the <u>auction or</u> sale. 2 "(b) The purchase price for a tax lien shall be paid 3 to the tax collector collecting official in cash or 4 immediately available certified funds not later than one hour 5 before close of business on the date of the auction or sale. 6 "(c) The purchase price for a tax lien received by 7 the tax collector collecting official shall be credited to the 8 tax collector collecting official for purposes of calculating 9 commissions, if any, on taxes collected by the tax collector 10 collecting official pursuant to Section 40-5-4. 11 "\$40-10-187. 12 "(a) The tax collector collecting official shall 13 make, execute, and deliver a tax lien certificate to each 14 purchaser at the a tax lien sale or auction or to each 15assignee thereafter and shall collect from the purchaser or 16 assignee a fee of one dollar (\$1) five dollars (\$5) for each 17 tax lien certificate. The tax lien certificate shall be in a 18 form provided by the Department of Revenue and shall also 19 include a certificate of redemption form as provided in 20 Section 40-10-194. 21 "(b) A tax lien certificate shall evidence the 22 auction or sale or assignment to the holder of the tax lien 23 certificate of the delinquent and unpaid taxes, penalties, 24

25 interest, <u>fees</u>, and costs set forth therein and represented by

Page 9

• •

•

•

.

1	the tax lien , and the right to receive amounts in respect
2	thereof as provided in Act 95-408.
3	"(c) A tax lien certificate shall bear <u>the</u> interest
4	at the rate of 12 percent per annum as bid on by the purchaser
5	at the tax lien auction or as agreed upon by the purchaser at
6	the tax lien sale, on the amount of all taxes, penalties,
7	interest, and costs due on the property from the date of the
8	sale of the tax lien to the original purchaser until the tax
9	lien certificate is redeemed as provided pursuant to Section
10	<u>40-10-193</u> by law, or the property is sold pursuant to a decree
11	for sale of real estate required by Section 40-10-11.
12	"(d) The tax lien certificate shall <u>do all of the</u>
13	<u>following:</u>
14	" (i) describe <u>(1) Describe</u> the real property on
15	which a tax lien is <u>auctioned or</u> sold as it is described in
16	the tax lien sale <u>auction</u> list 7.
17	" (ii) specify (2) Specify the date on which the tax
18	lien was auctioned or sold to the original purchaser.
19	" (iii) specify <u>(3) Specify</u> the year of assessment to
20	which the tax lien relates and the amount for which the tax
21	lien was <u>auctioned or</u> sold to the original purchaser $\overline{\tau}$.
22	" (iv) recite <u>(4) Recite</u> the amount of all taxes,
23	penalties, interest, fees, and costs due on the property,
24	which relate to the year of assessment described in (iii)

НВ354

· · ·

•

• •

1	above subdivision (3), as of the date specified in (ii) above
2	<u>subdivision (2), and.</u>
3	" (v) recite <u>(5) Recite</u> that the certificate bears
4	interest at the rate per annum bid on by the purchaser at the
5	tax lien auction of 12 percent per annum or agreed upon at the
6	tax lien sale on the amount described in (iv) above
7	<u>subdivision (4)</u> from the date specified in (ii) above
8	<u>subdivision (2)</u> .
9	"(e) The purchaser of a tax lien certificate may
10	transfer and assign the certificate to any person, and the
11	transferee of a tax lien certificate may subsequently transfer
12	the certificate to any other person. The transferor of a tax
13	lien certificate shall endorse the certificate and shall swear
14	to the endorsement before a notary public or other officer
15	empowered to administer oaths. The transferee shall present
16	the endorsed tax lien certificate to the tax collector
17	collecting official who prepared and sold executed the
18	certificate, or his or her successor, who, for a fee of one
19	dollar (\$1) <u>five dollars (\$5)</u> , shall acknowledge the transfer
20	on the certificate and shall make note of the transfer on the
21	record of tax lien <u>auctions and</u> sales kept as provided in
22	Section 40-10-188. An assignment and transfer as provided in
23	this subsection shall vest in the assignee all the right and
24	title of the original purchaser.

• •

٠

•

1	"(f) A security interest in a tax lien certificate
2	may be created and perfected in the manner provided for
3	general intangibles under Title 7.
4	(g) Within 10 days of a completed tax lien auction
5	or sale, the tax collecting official shall send notice to the
6	property owner for whom the property was assessed informing
7	the property owner that the tax lien has been auctioned or
8	sold. The notice shall include the date of auction or sale and
9	the name and address of the purchaser and shall be made by
10	first class mail to the address listed in the assessment.
11	"§40-10-188.
12	"The tax collector <u>collecting official</u> shall make a
13	correct record of all <u>auctions and</u> sales of tax liens pursuant
14	to Act 95-408 in a durable book or an electronic file, which
15	shall be known as the record of tax lien <u>auctions and</u> sales,
16	containing all of the following:
17	"(1) The date of <u>auction or</u> sale.
18	"(2) A description of each parcel and uniform parcel
19	<u>number</u> on which a tax lien was <u>auctioned or</u> sold.
20	"(3) The year of assessment to which the tax lien
21	relates.
22	"(4) The name <u>and address</u> of <u>the</u> property owner <u>for</u>
23	whom the property was assessed, if known.
24	"(5) The name and address of <u>the</u> original purchaser
25	of the tax lien.
i	

.

• •

•

1	"(6) The total amount of taxes, interest, penalties,
2	fees, and costs due on the tax lien, which relate to the year
3	of assessment, as described in Section 40-10-187, as of the
4	date of the <u>auction or</u> sale of the tax lien to the original
5	purchaser.
6	"(7) The interest rate bid on by the purchaser at
7	the tax lien auction or as agreed by the purchaser at the tax
8	<u>lien sale.</u>
9	" (7) <u>(8)</u> The amount of any subsequent taxes,
10	penalties, interest, <u>fees,</u> and costs paid by the original
11	purchaser, or assignee, of the tax lien certificate as
12	provided in Section 40-10-191 and the year of assessment to
13	which the payment relates.
14	" (8) <u>(9)</u> The name and address of the assignee, if
15	any, and the date of assignment of the tax lien certificate.
16	" (9) <u>(10)</u> The name <u>and address</u> of the person
17	redeeming and the date of redemption.
18	"-(10) (11) The total amount paid for redemption.
19	" (11) The date of any decree of sale pursuant to
20	Section 40-10-11 with respect to the property.
21	"§40-10-189.
22	" For purposes of Act 95-408, <u>The</u> "holder of the tax
23	lien certificate" means the original purchaser of a tax lien
24	or any assignee thereof as described in the record of tax lien

<u>auctions and</u> sales kept by the tax collector <u>collecting</u>
 <u>official</u> pursuant to Section 40-10-188.

3

.

. .

"\$40-10-190.

"When a tax lien certificate is lost or destroyed, 4 the holder of the tax lien certificate may file a notarized 5 affidavit with the tax collector collecting official attesting 6 to the loss of the certificate. Upon presentation of the 7 notarized affidavit, the tax collector collecting official, 8 shall on payment of a fee of ten fifty dollars (\$10) (\$50), 9 shall issue to the holder thereof an exact duplicate of the 10 tax lien certificate. 11

12

"§40-10-191.

"(a) The holder of an outstanding a tax lien 13 certificate shall have the first right to purchase the tax 14 lien relating to a subsequent delinquency on the property 15 described in the tax lien certificate of the holder, by 16 notifying the tax collector within the time allowed by the 17 procedures established by the tax collector pursuant to Act 18 95-408. A holder of the certificate who exercises this right 19 shall be entitled to the same interest rate as shown on the 20 previous tax lien certificate. The owner of the property may 21 pay the current year taxes due once the property owner redeems 22 all outstanding tax liens on the property. 23

24 "(b) If the holder fails to acquire the subsequent
 25 tax lien within the time period specified in subsection (a),

HB354

• •

• •

1	the tax collector shall be free to pursue any other remedy
2	provided by law for the collection of the delinquent tax. In
3	the event that a mortgagee is or becomes the holder of a tax
4	lien certificate, the mortgagee may add all costs, fees,
5	interest, penalties, and taxes regarding the tax sale to the
6	principal of the loan.
7	" <u>(c) A holder of a tax lien certificate may abandon</u>
8	the certificate at any time upon notification given to the tax
9	collecting official and the surrender of the tax lien
10	certificate. Abandonment of a tax lien certificate
11	relinquishes all rights of recovery of any monies or expenses.
12	"§40-10-192.
13	"All monies collected or received by the tax
14	collector <u>collecting official</u> as proceeds of a tax sale <u>lien</u>
15	auction or sale pursuant to Act 95-408 shall be distributed in
16	the same manner and proportions as the tax collector
17	collecting official is required by law to distribute other
18	monies collected by him or her in satisfaction of ad valorem
19	taxes. All penalties, costs, and fees collected by the tax
20	collecting official shall be paid to the general fund of the
21	county.
22	"\$40-10-193.
23	"(a) <u>(1)</u> Tax liens <u>auctioned or</u> sold under Act 95-408
24	may be redeemed by any of the following:

ļ

· · ·

· ·

• •

i .

1	" <u>a. the The</u> owner, <u>including a partial owner under</u>
2	<u>Section 40-10-195, or</u> his or her agent, assignee, or attorney,
3	heirs or personal representative.
4	"b. Any mortgagee or purchaser of the property or
5	any portion of the property.
6	" <u>c.</u> or by any <u>Any other</u> person <u>listed under</u>
7	subsection (a) of Section 40-10-120, Code of Alabama 1975, if
8	the property had been sold for taxes. having a legal or
9	equitable claim in the underlying property, at any time prior
10	to entry of a decree of sale in an action authorized by
11	Section 40-10-11
12	"(2) Property may be redeemed under subdivision (1)
13	by payment to the tax collector <u>collecting official</u> of the
14	amount specified on the tax lien certificate as the total
15	amount of delinquent tax, interest, penalty, <u>penalties, fees,</u>
16	and costs due on the delinquent property paid to purchase the
17	tax lien, plus interest at the rate specified in the tax lien
18	certificate, plus any due and owing taxes, interest,
19	penalties, fees, and costs due. The tax collecting official
20	shall provide a separate receipt for any current taxes,
21	<u>interest, penalties, fees, or costs paid</u> .
22	"(b) Statutory fees paid by the holder of the tax
23	lien certificate in connection with the tax lien certificate
24	shall be added to the amount payable on redemption and shall

also bear interest at the rate of interest specified in the tax lien certificate.

3

.

,

"\$40-10-194.

"(a) The tax collector collecting official shall, 4 upon application to redeem a tax lien sold under Act 95-408, 5 and upon being satisfied that the person applying has the 6 right to redeem the tax lien, and upon payment of the amount 7 due, issue to the person a certificate of redemption appended 8 to a copy of the certificate of tax lien describing the parcel 9 on which the tax lien is redeemed, giving the date of 10redemption, the amount paid, and by whom redeemed, and shall 11 make the proper entries in the record of tax lien auctions or 12 sales in his or her office. 13

14 "(b) For each certificate of redemption, the tax 15 collector collecting official shall collect from the person to 16 whom the certificate of redemption is issued a fee of ten 17 dollars (\$10) equal to the redemption fee charged for 18 redemption of property sold to the state.

19 "(c) The holder of a certificate of redemption may 20 record the certificate with the recording officer of the 21 county."

22

"§40-10-195.

"A person owning an interest less than the whole in
 real property may redeem a tax lien <u>pursuant to Section</u>
 <u>40-10-193</u> against his or her interest, if the interest can be

ascertained by legal description provided to the tax collector, by paying the proportionate part of the whole amount due, and shall receive a certificate of redemption for his or her interest in the manner provided by Act 95-408.

"\$40-10-196.

"Within 10 days of issuance of any certificate of 6 redemption, the tax collector collecting official shall mail a 7 copy of the certificate of redemption to the holder of the tax 8 lien certificate related thereto at the address specified in 9 the record of tax lien auctions and sales kept as provided in 10 Section 40-10-188. On demand of any person entitled to 11 redemption money held by the tax collector the holder of the 12 tax lien certificate, the tax collector collecting official 13 shall pay the redemption money to the person holder upon 14surrender of the original tax lien certificate for the 15 redeemed tax lien. If only a portion of the tax lien on the 16 property described in the tax lien certificate has been 17 redeemed, the tax collector shall endorse on the tax lien 18 certificate the portion redeemed and the amount of money paid 19 to the holder of the tax lien certificate, and shall take a 20 receipt therefor. 21

22

.

1

2

3

4

5

÷

"§40-10-197.

"Each holder of a tax lien certificate, desiring to
 have the probate court order the sale of property for the
 payment of taxes, shall provide written notice to the tax

collector on or before February 1 which contains the following 1 information: (i) A description of the parcel to which the tax 2 lien certificate relates; (ii) the year of assessment to which 3 the tax lien certificate relates; (iii) the name and address 4 of the holder of the tax lien certificate; and (iv) a 5 statement by the holder of the tax lien certificate that he or 6 she is unable to collect the delinquent taxes described in his 7 or her tax lien certificate without a sale of the property and 8 requesting that the tax collector list the property in the 9 book of lands prepared pursuant to Section 40-10-2, and 10 delivered to the judge of probate pursuant to Section 40-10-3. 11 "(a) At any time not less than three years after the 12 auction or sale of a tax lien but not later than 10 years 13 after the auction or sale, if the tax lien is not redeemed, 14 the holder of the tax lien certificate may bring in the 15circuit court of the county in which the property is located 16 an action to foreclose the right to redeem and quiet title to 17 the property in the name of the holder of the tax lien 18 certificate. If any applicable law or court order prohibits 19 bringing an action to foreclose the right to redeem and quiet 20 title to the property, the limitation provided in this section

shall be extended 12 months following the termination of the 22 prohibition. 23

21

"(b)(1) At least 30 days before filing a tax lien 24 foreclosure action under this article, but not more than 180 25

Page 19

HB354

• •

.

• •

و د

1	days before the action is commenced, the holder of the tax
2	<u>lien certificate shall send notice of intent to file the</u>
3	foreclosure action by certified mail to all of the following:
4	"a. The property owner of record, according to the
5	property tax records of the county in which the property is
6	located, at the owner's address shown in the records and at
7	the street address of the property if different.
8	"b. All holders of outstanding mortgages, judgment
9	liens, or other liens on the property as recorded in the
10	probate office of the county in which the property is located.
11	"c. The tax collecting official of the county in
12	which the property is located.
13	"(2) The notice shall include the property owner's
14	name, the Uniform Parcel Number, the legal description of the
15	property, the name and address of the holder of the tax lien
16	certificate, and a statement that the holder proposes to file
17	<u>a tax lien foreclosure action between 30 and 180 days after</u>
18	the date of mailing of the notice. If the holder fails to
19	send the notice required by this subsection, the court shall
20	dismiss any tax lien foreclosure action filed under this
21	article.
22	"(c) The holder shall name as parties defendant to
23	the tax lien foreclosure action all persons entitled to redeem
24	under this article. Upon filing the tax lien foreclosure

• •

,

İ

:

• • •

.

٠

1	action, the holder shall file a notice as provided by Section
2	35-4-131.
3	"(d)(1) In a tax lien foreclosure action, if the
4	court finds that the tax lien auction or sale is valid, that
5	proper notice has been given, and that the tax lien has not
6	been redeemed, the court shall enter judgment foreclosing the
7	right of the defendant or defendants to redeem and shall
8	<u>direct the circuit clerk to execute and deliver to the party</u>
9	in whose favor judgment is entered a deed conveying the
10	interests of the defendants in the property described in the
11	<u>tax lien certificate.</u>
12	"(2) After entry of judgment, a party whose rights
13	to redeem the tax lien are foreclosed has no further legal or
14	equitable right, title, or interest in the property subject to
15	the right of appeal and stay of execution as in other civil
16	actions.
17	"(e) The foreclosure of the right to redeem does not
18	<u>extinguish any easement or right-of-way on or appurtenant to</u>
19	the property or rights of any public utility or governmental
20	entity in the property, nor does it affect the rights of
21	holders of prior tax lien certificates.
22	"(f)(1) The clerk's deed executed in accordance with
23	subsection (d) shall include all of the following information:
24	"a. The date of the judgment.
25	"b. The number and style of the case.

•

• •

•

	1	"c. The name of the plaintiff who shall be known as
	2	the grantee.
	3	"d. The legal description of the property.
	4	"e. The Uniform Parcel Number of the property.
	5	"f. The date of the conveyance.
	6	"(2) The original deed shall be delivered to the
	7	plaintiff for recording in the probate records in the county
	8	in which the property is located.
	9	"(q) Any person who is entitled to redeem under this
	10	article may redeem at any time before judgment is entered,
	11	notwithstanding that an action to foreclose has been
	12	commenced. If the person who redeems has been served
•	13	personally or by publication in the action, or if the person
	14	became an owner after the action began and redeems after a
	15	notice is recorded pursuant to subsection (c), judgment shall
	16	be entered in favor of the plaintiff against the person for
	17	the costs incurred by the plaintiff in the action, including
	18	reasonable attorney fees actually incurred, to be determined
	19	by the court.
	20	"(h) If a tax lien that was purchased pursuant to
	21	this article is not redeemed and the holder of the tax lien
	22	certificate fails to commence a tax lien foreclosure action on
	23	or before 10 years from the date of the tax lien certificate,
	24	the tax lien certificate shall expire and the lien shall
	25	become void.

"(i) If a judicial proceeding prohibits bringing a tax lien foreclosure action, the time of expiration under this section shall be extended by 12 months following the completion of the judicial proceeding.

"\$40-10-198.

,

1

2

3

4

5

"(a) Each holder of a tax lien certificate shall be 6 entitled to the same rights and remedies with respect to the 7 collection of the amounts due on such tax lien certificate as 8 are available to the tax collector collecting official with 9 respect to the collection of delinquent taxes, including, but 10 not limited to, the right to institute garnishment proceedings 11 against the taxpayer for the payment of taxes .; furthermore, 12 the 13

14 "(b) The holder of a tax lien certificate shall not 15 be entitled to charge the taxpayer for the release or 16 satisfaction of the tax lien any amount more than what would 17 otherwise have been available to the tax collector collecting 18 official with respect to the collection of the delinquent 19 tax."

 20
 Section 2. Sections 40-10-199 and 40-10-200 are

 21
 added to the Code of Alabama 1975, to read as follows:

 22
 \$40-10-199.

(a) Tax liens that are not sold at the tax lien
auction conducted by the tax collecting official shall be
separated in the tax lien auction list as prescribed by

Page 23

нв354

Section 40-10-183 and the county shall retain the lien 1 pursuant to Section 40-1-3. The tax collecting official, 2 within 45 days after the tax lien auction date, may sell at 3 private sale an unsold tax lien for no less than all taxes, 4 interest, penalties, costs, and fees. The purchaser at private 5 sale shall be entitled to interest on the amount paid at a 6 rate agreed to by the tax collecting official, not to exceed 7 12 percent. All private tax lien sales shall be entered in the 8 record of tax lien auctions and sales, as provided in Section 9 40-10-188. 10

(b) All tax liens that remain unsold by the tax lien
auction or sale shall be included in all future tax lien
auctions or sales until sold.

14 (c) Any tax lien that does not sell at auction shall 15 be reported to the county commission when seeking approval of 16 errors in assessments, litigations, or insolvents as the tax 17 collecting official will be allowed credit for taxes due to 18 this state upon final settlement with the Comptroller.

19

§40-10-200.

(a) (1) Except as provided in subdivision (2), no tax
assessor, tax collecting official, commissioner of revenue,
officer of the court with jurisdiction, or any employee of any
of those offices shall knowingly have a direct or indirect
financial interest in the purchase of any tax lien sold for
delinquent taxes.

(2) This section does not apply to an attorney 1 representing a party in the purchase of a tax lien sold for 2 delinquent taxes or an employee of the attorney. 3 (b) A violation of this section shall be a Class C 4 misdemeanor and the sureties on his or her official bond shall 5 be liable for a penalty not to exceed five hundred dollars 6 (\$500) and to be fixed by the circuit judge with jurisdiction 7 in the county. The penalty shall be remitted to the general 8 fund of the county. 9 Section 3. Although this bill would have as its 10 purpose or effect the requirement of a new or increased 11 expenditure of local funds, the bill is excluded from further 12 requirements and application under Amendment 621, now 13 appearing as Section 111.05 of the Official Recompilation of 14 the Constitution of Alabama of 1901, as amended, because the 15 bill defines a new crime or amends the definition of an 16 existing crime. 17 Section 4. This act shall become effective on the

18 Section 4. This act shall become effective on environment 19 first day of the third month following its passage and 20 approval by the Governor, or its otherwise becoming law.

i.

	HB354
1	
2	
3	Mac Mclitchan
4	Speaker of the House of Representatives
	* *
	$+$ Λ
5	Del Mat
6	President and Presiding Officer of the Senate
7	House of Representatives
8 9	I hereby certify that the within Act originated in and was passed by the House 08-MAR-18, as amended.
10	Jeff Woodard
11 12	Clerk
13	
14	
14	
16	Senate <u>28-MAR-18</u> Passed
17	
l	· · · · ·
1	

•

•

•

• •

. 18 4 APPROVED 3:30pm TIME OR G(

Alabama Secretary Of State Act Num....: 2018-577 Bill Num...: H-354 Recvid 04/06/18 04:25pmKCW

.

.

Page 26