

## General Assembly

Substitute Bill No. 6373

January Session, 2021



## AN ACT PRESERVING THE INTERESTS OF PRIOR TITLE HOLDERS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

- Section 1. Section 17b-79 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
  - (a) No person shall be deemed ineligible to receive an award under the state supplement program, medical assistance program, temporary family assistance program, state-administered general assistance program or supplemental nutrition assistance program for himself or herself or for any person for whose support he or she is liable by reason of having an interest in real property, maintained as his or her home, provided the equity in such property shall not exceed the limits established by the commissioner.
- 11 (b) The commissioner may place a lien against any <u>such real</u> property, 12 after providing notice and opportunity for hearing to the record owner 13 of such property, to secure the claim of the state for all amounts which 14 it has paid or may thereafter pay to such person or in such person's 15 behalf under any such program, or to or on behalf of any person for 16 whose support he or she is liable, except for property maintained as a 17 home in aid to families of dependent children cases, in which case such 18 lien shall secure the state only for that portion of the assistance grant

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19 awarded for amortization of a mortgage or other encumbrance 20 beginning with the fifth month after the original grant for principal payment on any such encumbrance is made, and each succeeding month of such grant thereafter. The hearing shall be conducted in accordance with the contested case procedures set forth in chapter 54.

(c) The lien shall secure the claim of the state and shall be [secured by filing effective only upon the recording of a certificate in the land records of the town or towns in which any such real [estate] property is situated, describing such real [estate] property and stating the name of the record owner of such real property. The commissioner shall send a copy of the recorded certificate by first class mail to the record owner of such real property not later than seven days after the date the certificate is recorded. The lien shall not encumber or be deemed superior to any interest in the real property secured by a valid instrument recorded in the land records before the certificate was recorded, except that such lien shall encumber and be deemed superior to the interest of any person who is proven by clear and convincing evidence to have caused an instrument to be recorded in the land records with an intent other than to give notice of such person's bona fide interest in the real property to the record owner.

(d) Any such lien may, at any time during which the amount secured by such lien remains unpaid, be foreclosed in an action brought in a court of competent jurisdiction by the commissioner on behalf of the state. Any real [estate] property to which title has been taken by foreclosure under this section, or which has been conveyed to the state in lieu of foreclosure, may be sold, transferred or conveyed for the state by the commissioner with the approval of the Attorney General, and the commissioner may, in the name of the state, execute deeds for such purpose. Such lien shall be released by the commissioner upon payment of the amount secured by such lien, or an amount equal to the value of the beneficiary's interest in such real property if the value of such interest is less than the amount secured by such lien, at the commissioner's discretion, and with the advice and consent of the

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- 52 Attorney General, upon a compromise of the amount due to the state.
- At the discretion of the commissioner, the beneficiary, or, in the case of
- a husband and wife living together, the survivor of them, as long as he
- or she lives, or a dependent child or children, may be permitted to
- occupy such real property.
- 57 Sec. 2. Section 17b-85 of the general statutes is repealed and the following is substituted in lieu thereof (*Effective October 1, 2021*):
- 59 (a) If any person receiving an award for the care of any dependent 60 child or children, or any person legally liable for the support of such 61 child or children, or any other person being supported wholly or in part 62 under the provisions of the state supplement program, medical 63 assistance program, temporary family assistance program or state-64 administered general assistance program or any beneficiary under such 65 provisions or any legally liable relative of such beneficiary, receives 66 property, wages, income or resources of any kind, such person or 67 beneficiary, within ten days after obtaining knowledge of or receiving 68 such property, wages, income or resources, shall notify the 69 commissioner thereof, orally or in writing, unless good cause is 70 established for failure to provide such notice, as determined by the 71 commissioner. No such person or beneficiary shall sell, assign, transfer, 72 encumber or otherwise dispose of any property without the consent of 73 the commissioner, provided the lack of consent by the commissioner to 74 any sale, assignment, transfer or encumbrance or other disposition of 75 real property before, on or after October 1, 2021, shall not invalidate the 76 disposition of such real property or otherwise impair any title or interest 77 in such real property. Nothing in this subsection shall be construed to 78 (1) impair or affect any penalty, liability or other legal consequence that 79 may result from any such disposition of real property, including, 80 without limitation, any penalty in connection with section 17b-261, (2) 81 impair or affect the rights of the state pursuant to sections 17b-93 to 17b-82 95, inclusive, or (3) invalidate any claim collected in accordance with 83 section 17b-79, as amended by this act, or sections 17b-93 to 17b-95, 84 inclusive, before October 1, 2021.

(b) The provisions of section 17b-137 shall be applicable with respect to any person applying for or receiving an award under such provisions. Except for the supplemental nutrition assistance program, any change in the information which has been furnished on an application form or a redetermination of eligibility form shall also be reported to the commissioner, orally or in writing, within ten days of the occurrence of such change, unless good cause is established for failure to provide such notice, as determined by the commissioner. For participants in the supplemental nutrition assistance program, the commissioner shall establish reporting requirements regarding such changes in information in accordance with applicable federal law, as may be amended from time to time.

This act shall take effect as follows and shall amend the following		
sections:		
Section 1	October 1, 2021	17b-79
Sec. 2	October 1, 2021	17b-85

**BA** Joint Favorable Subst.