THE GENERAL ASSEMBLY OF PENNSYLVANIA

SENATE BILL No. 645 Session of 2023

INTRODUCED	ΒY	HUGHES,	APRIL	20,	2023
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REFERRED TO JUDICIARY, APRIL 20, 2023

AN ACT

1 2 3 4	Amending Title 53 (Municipalities Generally) of the Pennsylvania Consolidated Statutes, in general provisions, providing for ten-year limitation for acquiring title to vacant land for gardens in cities of the first class.
5	The General Assembly of the Commonwealth of Pennsylvania
6	hereby enacts as follows:
7	Section 1. Title 53 of the Pennsylvania Consolidated
8	Statutes is amended by adding a section to read:
9	§ 1143. Ten-year limitation for acquiring title to vacant land
10	for gardens in cities of the first class.
11	(a) Vacant landNotwithstanding 42 Pa.C.S. § 5527.1
12	(relating to ten year limitation), the following shall apply:
13	(1) In cities of the first class, a possessor may
14	acquire title to privately owned vacant land under this
15	section in an action to quiet title under subsection (b).
16	(2) In order to acquire title to vacant land under
17	paragraph (1), the possessor must show that:
18	(i) The possessor has made actual, continuous,
19	exclusive, visible, notorious, distinct and hostile

1	possession of the vacant land for a period of not less
2	<u>than 10 years.</u>
3	(ii) At the time of filing the quiet title action
4	under subsection (b), the possessor currently maintains
5	the vacant land as a garden or community garden.
6	(iii) At the time of filing the quiet title action
7	under subsection (b), the possessor has maintained the
8	vacant land as a garden or community garden for at least
9	five years.
10	(iv) The petitioner has a demonstrated capacity to
11	maintain the space by providing a simple plan for
12	managing the work of tending garden beds, removing weeds
13	within the garden and trash and snow removal outside the
14	garden along street frontage.
15	(v) The area of the vacant land as described by the
16	metes and bounds does not exceed a total area of one-half
17	acre.
18	(vi) The property shall remain a garden or a
19	community garden for a period of not less than five years
20	from the date of acquisition. The court shall impose a
21	deed restriction on the property at the time of
22	acquisition. The deed restriction shall be removable upon
23	petition to the court and a showing that the restriction
24	will impose a financial or economic hardship on the
25	possessor or the possessor's heirs.
26	(b) Quiet title action requiredNotwithstanding 42 Pa.C.S.
27	<u>§ 5527.1(c)(1), a possessor who seeks to acquire title to real</u>
28	property under this section must, after meeting the requirements
29	of 42 Pa.C.S. § 5527.1(a) and (b) or 42 Pa.C.S. § 5527.1(a) and
30	subsection (a), commence a quiet title action and provide notice
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1 as required under this section.

2	(c) DefinitionsAs used in this section, the following
3	words and phrases shall have the meanings given to them in this
4	subsection unless the context clearly indicates otherwise:
5	"Action." As defined in 42 Pa.C.S. § 102 (relating to
6	<u>definitions).</u>
7	<u>"Court." As defined in 42 Pa.C.S. § 102.</u>
8	"Garden" or "community garden." Real property that has no
9	permanent structure that is managed and maintained by an
10	individual, a group of individuals or a nonprofit organization,
11	and that consists of open spaces covered with natural vegetation
12	such as grass, plants or trees or planted vegetation such as
13	vegetables, fruits or flowers for personal or group consumption,
14	for donation or for sale that is incidental in nature.
15	"Permanent structure." The term does not include fences,
16	arbors, sunshades, gazebos, pergolas, trellises, stages, raised
17	beds, composting toilets, storage structures, sheds,
18	greenhouses, hoop houses, animal containments or anything that
19	could be removed without obtaining a municipal demolition
20	permit.
21	"Real property." As defined in 42 Pa.C.S. § 5527.1(h).
22	"Vacant land." Real property that has no permanent
23	structures. A permanent structure does not include fences,
24	arbors, sunshades, gazebos, pergolas, trellises, stages, raised
25	beds, composting toilets, storage structures, sheds,
26	greenhouses, hoop houses, animal containments or anything that
27	could be removed without obtaining a municipal demolition
28	permit.
29	Section 2. This act shall take effect in 60 days.

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