HOUSE OF REPRESENTATIVES STAFF ANALYSIS

BILL #: PCS for HB 779 Rental Agreements SPONSOR(S): Civil Justice Subcommittee TIED BILLS: None IDEN./SIM. BILLS: SB 524

REFERENCE	ACTION	ANALYST	STAFF DIRECTOR or BUDGET/POLICY CHIEF
Orig. Comm.: Civil Justice Subcommittee		Bond	Bond

SUMMARY ANALYSIS

Tenants are often unaware that they are renting a home in foreclosure, sometimes first discovering the foreclosure when facing a 24 hour notice of eviction. From 2009 through 2014, a federal law required the purchaser at a foreclosure sale to give a bona fide tenant at least 90 days' notice of eviction from a foreclosed home.

This bill creates a mechanism for by which a bona fide tenant must be given at least 30 days' notice of eviction from a foreclosed home.

This bill does not appear to have a fiscal impact on state or local governments.

The bill has an effective date of July 1, 2015.

HB 779 was referred to the Civil Justice Subcommittee and the Judiciary Committee.

FULL ANALYSIS

I. SUBSTANTIVE ANALYSIS

A. EFFECT OF PROPOSED CHANGES:

Background

Foreclosure is the process by which a lender sues the borrower, selling the collateral in an attempt to satisfy the debt. In real property foreclosure, the lien holder adds parties in possession as defendants in the action, to foreclose their interests. A *lis pendens* is generally filed with the foreclosure action, and recorded in the public records,¹ giving notice that the property is in litigation. The *lis pendens* is a notice to the public that the property is subject to litigation, and anyone who takes an interest after its filing is subject to loss of that interest.² Florida courts also post court dockets, providing a means to use an internet search to determine whether property one intends to lease is in foreclosure. Certain internet real estate sites allow one to determine whether a home is in foreclosure.

Good practice would be for a prospective tenant to investigate the public records to be sure that the home he or she rents is not in foreclosure. In practice, prospective tenants rarely have the skills for such investigation and thus they rarely conduct such a search. Accordingly, a foreclosure can progress to the point of foreclosure sale without the tenant's knowledge of the pending action.³ Once the property is sold in foreclosure, the tenant may be evicted summarily because the tenant's right of occupancy is dependent upon ownership of the property.⁴ A tenant after foreclosure may have as little as 24 hours' notice to vacate the property pursuant to writ of possession.⁵

The matter of tenants being forced out of foreclosed homes on short notice is not unique to Florida. In the recent economic downturn, Congress passed the Protecting Tenants in Foreclosure Act of 2009,⁶ a law that required the winning bidder at most foreclosure sales to honor an existing bona fide lease or, in the alternative, give the tenant at least 90 days' notice to vacate. The act expired December 31, 2014.

Effect of the Bill

The bill creates s. 83.621, F.S., regarding termination of a rental agreement after foreclosure. If a tenant is occupying residential premises that are the subject of a foreclosure sale, upon issuance of a certificate of title following the sale, the purchaser named in the certificate of title takes title to the residential premises as a landlord, subject to the rights of the tenant created by this bill.

The tenant may remain in possession for up to 30 days following the giving of a notice to vacate. The form of the notice is created in the bill.

This notice is to be delivered by mail, personal delivery, or, if the tenant is absent, by leaving a copy at the residence.⁷

If the tenant does not vacate at the end of the 30 day period, the clerk may issue a writ of possession as a part of the foreclosure action.⁸

The bill does not apply if:

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¹ Section 28.222, F.S.

² Section 48.23, F.S.

³ Judicial sales are published in a newspaper of sufficient circulation. See s. 45.031, F.S.

⁴ Pursuant to s. 702.10, F.S., after foreclosure sale, and the expiration of the time to contest the sale, upon affidavit that the premises have not been vacated, the "clerk shall issue to the sheriff a writ for possession."

⁵ Section 702.10, F.S., references s. 83.62, F.S., which provides for 24 hours' notice of eviction.

 $[\]frac{6}{2}$ Title VII of Pub.Law 111-22, enacted May 20, 2009.

⁷ Section 83.56(4), F.S.

⁸ As opposed to starting an eviction action in county court.

- The tenant is the mortgagor in the subject foreclosure or the child, spouse, domestic partner, or parent of the mortgagor in the subject foreclosure.
- The tenant's rental agreement is not the result of an arm's-length transaction.
- The tenant's rental agreement allows the tenant to pay rent that is substantially less than the fair market rent for the premises, unless the rent is reduced or subsidized due to a federal, state, or local subsidy
- B. SECTION DIRECTORY:

Section 1 creates s. 83.621, F.S., regarding termination of rental agreement upon foreclosure.

Section 2 provides an effective date of July 1, 2015.

II. FISCAL ANALYSIS & ECONOMIC IMPACT STATEMENT

A. FISCAL IMPACT ON STATE GOVERNMENT:

1. Revenues:

The bill does not appear to have any impact on state revenues.

2. Expenditures:

The bill does not appear to have any impact on state expenditures.

B. FISCAL IMPACT ON LOCAL GOVERNMENTS:

1. Revenues:

The bill does not appear to have any impact on local government revenues.

2. Expenditures:

The bill does not appear to have any impact on local government expenditures.

C. DIRECT ECONOMIC IMPACT ON PRIVATE SECTOR:

The bill does not appear to have any direct economic impact on the private sector.

D. FISCAL COMMENTS:

Forcing purchasers at a foreclosure sale to be an involuntary landlord, even for a brief time, may further increase the risk assumed when buying a foreclosed property, thereby further deflating the amount persons will be willing to bid for a foreclosed property.

III. COMMENTS

- A. CONSTITUTIONAL ISSUES:
 - 1. Applicability of Municipality/County Mandates Provision:

The bill does not appear to require counties or municipalities to take an action requiring the expenditure of funds, reduce the authority that counties or municipalities have to raise revenue in the aggregate, nor reduce the percentage of state tax shared with counties or municipalities.

2. Other:

None.

B. RULE-MAKING AUTHORITY:

The bill does not appear to create a need for rulemaking or rulemaking authority.

C. DRAFTING ISSUES OR OTHER COMMENTS:

The section number in the title and in the body are inconsistent.

The sample notice to tenant is inaccurate.

IV. AMENDMENTS/ COMMITTEE SUBSTITUTE CHANGES

n/a