2014 SESSION

ENROLLED

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VIRGINIA ACTS OF ASSEMBLY - CHAPTER

2 An Act to amend and reenact § 58.1-3969 of the Code of Virginia, relating to the judicial sale of real
3 estate for delinquent taxes.

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Approved

6 Be it enacted by the General Assembly of Virginia:

7 1. That § 58.1-3969 of the Code of Virginia is amended and reenacted as follows:

8 § 58.1-3969. Order of reference; appointment of special commissioner to make sale; costs; 9 attorney fees.

10 The court shall have the option, for good cause shown after proper objection made by any party respondent, to refer the case to a commissioner in chancery for hearing and report, in which case, the 11 12 order of reference shall be to a commissioner in chancery or special master other than the attorney (or 13 any attorney practicing in the same firm as the attorney) employed to subject the real estate to the lien of any taxes. Upon (i) receipt of proper service of process on all parties defendant, a written real estate 14 15 title certificate and the written report of a licensed real estate appraiser where there is no dispute as to title or value, (ii) the receipt of the report of the commissioner in chancery, or (iii) where the assessor 16 17 for the locality files an affidavit with the court of value and the value is averred to not exceed \$100,000, the court may appoint a special commissioner to sell the properties and execute the necessary deeds 18 19 when a sale is found necessary or advisable. The court may designate the attorney employed by the 20 governing body of the locality to bring the suit. However, if the property is deemed abandoned in 21 accordance with § 58.1-3965, the court shall not be required to refer the case to the commissioner in 22 chancery.

23 The sale price achieved at a public auction shall be prima facie, but rebuttable, evidence of the value 24 of the property for purposes of the approval of the sale. If the attorney employed by the governing body 25 of the locality be appointed a special commissioner to sell the land and execute the deed and he has 26 already given the bond hereinabove mentioned, no additional bond shall be required of him as special 27 commissioner unless the court regards the bond already given as insufficient in amount. No fee or 28 commission shall be allowed or paid to any attorney for acting under the order of reference or as special 29 commissioner, except as hereinafter provided, and the compensation contracted to be paid any such 30 attorney by the governing body, whether the employment was on a salary, commission or other basis, 31 shall be in full for all services rendered by him. The court shall allow as part of the costs, to be paid 32 into the treasury of the locality, a reasonable sum to defray the cost of its attorneys and the expenses of publication and appraisal necessary for the purpose of instituting such suit and such fees and 33 34 commissions, including fees for preparing and executing deeds, as would be allowed if the suit were an 35 ordinary lien creditor's suit. When the special commissioner is other than the attorney employed by the locality the court may allow him reasonable fees for selling the land and executing the deed, payable out 36 37 of the proceeds of sale.

In any case in which the attorney representing the locality and the governing body thereof have failed to reach an agreement as to a salary or commission or other basis as compensation for the services of such attorney, the court in which any proceedings are brought under this article may allow from the proceeds of the sale of any such real estate such fee as the court shall deem reasonable and proper to the attorney representing any such locality in such proceeding.

[H 663]