WEST VIRGINIA LEGISLATURE

2018 REGULAR SESSION

Introduced

Senate Bill 618

By Senators weld

(BY REQUEST), AND BOSO

[Introduced February 19, 2018; Referred

to the Committee on Finance]

1	A BILL to amend and reenact §11A-3-19, §11A-3-20, §11A-3-22, §11A-3-23, §11A-3-27, §11A-
2	3-28, §11A-3-52, §11A-3-55, §11A-3-56, §11A-3-59, and §11A-3-60 of the Code of West
3	Virginia, 1931, as amended, all relating generally to the sale of tax liens; requiring personal
4	service of process when a notice to redeem is returned as undeliverable, unclaimed, or
5	refused; amending dates for securing deeds subject to tax liens; and requiring payment of
6	funds sufficient to pay for personal service of process.

Be it enacted by the Legislature of West Virginia:

ARTICLE 3. SALE OF TAX LIENS AND NONENTERED, ESCHEATED, AND WASTE AND UNAPPROPRIATED LANDS.

§11A-3-19. What purchaser must do before the deed can be secured.

(a) At any time after October 31 August 31 of the year following the sheriff's sale, and on
 or before December 31 October 31 of the same year, the purchaser, his or her heirs or assigns,
 in order to secure a deed for the real estate subject to the tax lien or liens purchased, shall:

4 (1) Prepare a list of those to be served with notice to redeem and request the State Auditor
5 to prepare and serve the notice as provided in §11A-3-21 and §11A-3-22 of this code;

6 (2) When the real property subject to the tax lien is classified as Class II property, provide
7 the State Auditor with the physical mailing address of the property that is subject to the tax lien or
8 liens purchased;

9 (3) Provide the State Auditor with a list of any additional expenses incurred after January 10 1 of the year following the sheriff's sale for the preparation of the list of those to be served with 11 notice to redeem including proof of the additional expenses in the form of receipts or other 12 evidence of reasonable legal expenses incurred for the services of any attorney who has 13 performed an examination of the title to the real estate and rendered written documentation used 14 in the preparation of the list of those to be served with the notice to redeem;

15 (4) Deposit with the State Auditor a sum sufficient to cover the costs of preparing and

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16 serving the notice; and

(5) Present the purchaser's certificate of sale, or order of the county commission where 17 18 the certificate has been lost or wrongfully withheld from the owner, to the State Auditor; and 19 (6) Should any notice to redeem be returned as undeliverable, unclaimed, or refused, the 20 purchaser shall provide a physical address for personal process service and deposit sum 21 sufficient to cover the costs of preparing and serving the notice. Upon notification of the additional 22 notice required to secure a deed, the purchaser shall have 14 days to provide the address and 23 funds to cover the costs of preparing and servicing the notice to redeem by personal process 24 service.

If the purchaser fails to meet these requirements, he or she shall lose all the benefits ofhis or her purchase.

(b) If the person requesting preparation and service of the notice is an assignee of the purchaser, he or she shall, at the time of the request, file with the State Auditor a written assignment to him or her of the purchaser's rights, executed, acknowledged, and certified in the manner required to make a valid deed.

31 (c) Whenever any certificate given by the sheriff for a tax lien on any land, or interest in 32 the land sold for delinquent taxes, or any assignment of the lien is lost or wrongfully withheld from 33 the rightful owner of the land and the land or interest has not been redeemed, the county 34 commission may receive evidence of the loss or wrongful detention and, upon satisfactory proof 35 of that fact, may cause a certificate of the proof and finding, properly attested by the State Auditor, 36 to be delivered to the rightful claimant and a record of the certificate shall be duly made by the 37 county clerk in the recorded proceedings of the commission.

§11A-3-20. Refund to purchaser of payment made at sheriff's sale where property is subject of an erroneous assessment or is otherwise nonexistent.

If, by December 31 October 31 of the year following payment of the amount bid at a
 sheriff's sale, the purchaser discovers that the lien purchased at that sale is the subject of an

erroneous assessment or is otherwise nonexistent, the purchaser shall submit the abstract or certificate of an attorney at law that the property is the subject of an erroneous assessment or is otherwise nonexistent. Upon receipt of the abstract or certificate, the sheriff shall cause any money paid to be refunded. Upon refund, the sheriff shall inform the assessor and the State Auditor of the erroneous assessment for the purpose of having the assessor correct the error. For failure to meet this requirement, the purchaser shall lose all benefits of his or her purchase.

§11A-3-22. Service of notice.

(a) As soon as the State Auditor has prepared the notice provided in §11A-3-21 of this
 <u>code</u>, he or she shall cause it to be served upon all persons named on the list generated by the
 purchaser pursuant to the provisions of §11A-3-19 of this code.

(b) The notice shall be served upon all persons residing or found in the state in the manner
provided for serving process commencing a civil action or by certified mail, return receipt
requested. The notice shall be served on or before the thirtieth day following the request for the
notice.

8 (c) If a person entitled to notice is a nonresident of this state, whose address is known to 9 the purchaser, he or she shall be served at that address by certified mail, return receipt requested. 10 (d) If the address of a person entitled to notice, whether a resident or nonresident of this 11 state, is unknown to the purchaser and cannot be discovered by due diligence on the part of the 12 purchaser, the notice shall be served by publication as a Class III-0 legal advertisement in 13 compliance with the provisions of §59-3-1 et seq. of this code and the publication area for the 14 publication shall be the county in which the real estate is located. If service by publication is 15 necessary, publication shall be commenced when personal service is required as set forth in this 16 section and a copy of the notice shall at the same time be sent by certified mail, return receipt 17 requested, to the last known address of the person to be served. The return of service of the 18 notice and the affidavit of publication, if any, shall be in the manner provided for process generally 19 and shall be filed and preserved by the State Auditor in his or her office, together with any return

20 receipts for notices sent by certified mail.

(e) Should any notice to redeem be returned as undeliverable, unclaimed, or refused, the
 purchaser shall provide a physical address for personal process service and deposit sum
 sufficient to cover the costs of preparing and serving the notice.

24 In addition to the other notice requirements set forth in this section, if the real property 25 subject to the tax lien was classified as Class II property at the time of the assessment, at the 26 same time the State Auditor issues the required notices by certified mail, the State Auditor shall 27 forward a copy of the notice sent to the delinquent taxpayer by first class mail, addressed to 28 "Occupant", to the physical mailing address for the subject property. The physical mailing address 29 for the subject property shall be supplied by the purchaser of the tax lien pursuant to the provisions 30 of §11A-3-19 of this code. Where the mail is not deliverable to an address at the physical location 31 of the subject property, the copy of the notice shall be sent to any other mailing address that exists 32 to which the notice would be delivered to an occupant of the subject property.

§11A-3-23. Redemption from purchase; receipt; list of redemptions; lien; lien of person redeeming interest of another; record.

(a) After the sale of any tax lien on any real estate pursuant to §11A-3-5 of this code, the
owner of, or any other person who was entitled to pay the taxes on, any real estate for which a
tax lien on the real estate was purchased by an individual may redeem at any time before a tax
deed is issued recorded for the real estate. In order to redeem, he or she shall pay to the State
Auditor the following amounts:

6 (1) An amount equal to the taxes, interest, and charges due on the date of the sale, with7 interest at the rate of one percent per month from the date of sale;

8 (2) All other taxes which have since been paid by the purchaser, his or her heirs or assigns,
9 with interest at the rate of one percent per month from the date of payment;

(3) Any additional expenses incurred from January 1 of the year following the sheriff's sale
to the date of redemption for the preparation of the list of those to be served with notice to redeem

12 and any written documentation used for the preparation of the list, with interest at the rate of one 13 percent per month from the date of payment for reasonable legal expenses incurred for the 14 services of an attorney who has performed an examination of the title to the real estate and 15 rendered written documentation used for the preparation of the list: Provided, That the maximum 16 amount the owner or other authorized person shall pay, excluding the interest, for the expenses 17 incurred for the preparation of the list of those to be served required by §11A-3-19 of this code is 18 \$300: Provided, however, That the attorney may only charge a fee for legal services actually 19 performed and must certify that he or she conducted an examination to determine the list of those 20 to be served required by §11A-3-19 of this code; and

21

(4) All additional statutory costs paid by the purchaser.

22 (b) Where the State Auditor has not received from the purchaser satisfactory proof of the 23 expenses incurred in preparing the notice to redeem, and any written documentation used for the 24 preparation of the list of those to be served with notice to redeem, including the certification 25 required in §11A-3-23(a)(3) of this code, incident thereto, in the form of receipts or other evidence 26 of legal expenses, incurred as provided in §11A-3-19 of this code, the person redeeming shall 27 pay the State Auditor the sum of \$300 plus interest at the rate of one percent per month from 28 January 1 of the year following the sheriff's sale for disposition by the sheriff pursuant to the 29 provisions of §11A-3-10, §11A-3-24, §11A-3-25, and §11A-3-32 of this code.

30 (c) The person redeeming shall be given a receipt for the payment and the written opinion
31 or report used for the preparation of the list of those to be served with notice to redeem required
32 by §11A-3-19 of this code.

(d) Any person who, by reason of the fact that no provision is made for partial redemption of the tax lien on real estate purchased by an individual, is compelled in order to protect himself or herself to redeem the tax lien on all of the real estate when it belongs, in whole or in part, to some other person, shall have a lien on the interest of that other person for the amount paid to redeem the interest. He or she shall lose his or her right to the lien, however, unless within 30

38 days after payment he or she files with the clerk of the county commission his or her claim in 39 writing against the owner of the interest, together with the receipt provided in this section. The 40 clerk shall docket the claim on the judgment lien docket in his or her office and properly index the 41 claim. The lien may be enforced as other judgment liens are enforced.

(e) Before a tax deed is issued, the county clerk may accept, on behalf of the State Auditor,
the payment necessary to redeem any real estate encumbered with a tax lien and write a receipt.
The amount of the payment necessary to redeem any real estate encumbered with a tax lien shall
be provided by the State Auditor and the State Auditor shall update the required payments plus
interest at least monthly.

47 (f) On or before the 10th day of each month, the county clerk shall deliver to the State
48 Auditor the redemption money paid and the name and address of the person who redeemed the
49 property on a form prescribed by the State Auditor.

§11A-3-27. Deed to purchaser; record.

1 (a) If the real estate described in the notice is not redeemed within the time specified in 2 the notice, then from April 1 of the second year following the sheriff's sale until the expiration of 3 the lien evidenced by a tax certificate of sale as provided in §11A-3-18 <u>of this code</u>, the State 4 Auditor or his or her deputy shall upon request of the purchaser make and deliver to the clerk of 5 the county commission, a quitclaim deed for the real estate. The purchaser's right to a tax deed 6 shall be forfeited if the deed is not requested within the 18-month period set forth in §11A-3-18 <u>of</u> 7 this code. The deed shall provide in form or effect as follows:

8 This deed made this _____ day of _____, 20 ____, by and between 9 ______, State Auditor, West Virginia, (or by and between ______, a 10 commissioner appointed by the circuit court of ______ County, West Virginia) grantor, 11 and ______, purchaser, (or ______, heir, devisee, or assignee of 12 ______, purchaser), grantee, witnesseth, that: 13 Whereas, In pursuance of the statutes in such case made and provided,

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14	, Sheriff of County, (or, deputy for
15	, Sheriff of County), (or, collector of
16	, in the year 20, sell the tax
17	lien(s) on real estate, hereinafter mentioned and described, for the taxes delinquent thereon for
18	the year (or years) 20, and, (here insert name of purchaser) for the sum
19	of \$, that being the amount of purchase money paid to the sheriff, did become the
20	purchaser of the tax lien(s) on such real estate (or on acres, part of the tract or land,
21	or on an undivided interest in such real estate) which was returned delinquent in
22	the name of; and
23	Whereas, The State Auditor has caused the notice to redeem to be served on all persons
24	required by law to be served therewith; and
25	Whereas, The tax lien(s) on the real estate so purchased has not been redeemed in the
26	manner provided by law and the time for redemption set in such notice has expired;
27	Now, therefore, the grantor, for and in consideration of the premises and in pursuance of
28	the statutes, doth grant unto, grantee, his or her heirs and assigns forever, the
29	real estate on which the tax lien(s) so purchased existed, situate in the county of
30	, bounded and described as follows:
31	·
32	Witness the following signature:
33	State Auditor.
34	(b) The State Auditor may not execute and deliver a deed more than sixty ninety days
35	after the person entitled to the deed delivers the same and requests the execution of the deed,
36	except when directed to do so under §11A-3-28 of this code.
37	(c) For the execution of the deed and for all the recording required by this section, a fee
38	of \$50 and the recording and transfer tax expenses shall be charged, to be paid by the grantee
39	upon delivery of the deed. The deed, when duly acknowledged or proven, shall be recorded by

40 the clerk of the county commission in the deed book in the clerk's office, together with any 41 assignment from the purchaser, if one was made, the notice to redeem, the return of service of 42 the notice, the affidavit of publication, if the notice was served by publication, and any return 43 receipts for notices sent by certified mail.

(d) The State Auditor shall appoint employees of his or her office to act as his or herdesignee to effect the purposes of this section.

§11A-3-28. Compelling service of notice or execution of deed.

1 (a) If the State Auditor fails or refuses to prepare and serve the notice to redeem as 2 required in §11A-3-21 and §11A-3-22 of this code, the person requesting the notice may, at any 3 time within two weeks after discovery of the failure or refusal, but in no event later than sixty 90 4 days following the date the person requested that notice be prepared and served, apply by petition 5 to the circuit court of the county for an order compelling the State Auditor to prepare and serve 6 the notice or appointing a commissioner to do so. If the person requesting the notice fails to make 7 application within the time allowed, he or she shall lose his or her right to the notice, but his or her 8 rights against the State Auditor under the provisions of §11A-3-67 of this code shall not be 9 affected. Notice given pursuant to an order of the court or judge shall be as valid for all purposes 10 as if given within the time required by §11A-3-22 of this code.

11 (b) If the State Auditor fails or refuses to execute the deed as required in §11A-3-27 of this 12 code to a purchaser who has requested the deed within the period required by §11A-3-27 of this 13 code, the person requesting the deed may, at any time after such failure or refusal, but not more 14 than six months after his or her right to the deed accrued, upon proof that the purchaser requested the deed within the period required by §11A-3-27 of this code, apply by petition to the circuit court 15 16 of the county for an order compelling the State Auditor to execute the deed or appointing a 17 commissioner to do so. If the person requesting the deed fails to prove compliance with the 18 limitations period set forth in §11A-3-27 of this code or fails to make an application within the time 19 allowed, he or she shall lose his or her right to the deed. Any deed executed pursuant to an order

of the court or judge shall have the same force and effect as if executed and delivered by the
State Auditor within the time specified in §11A-3-27 of this code.

22 (c) Ten days' written notice of every application must be given to the State Auditor. If, upon 23 the hearing of the application, the court or judge is of the opinion that the applicant is not entitled 24 to the notice or deed requested, the petition shall be dismissed at his or her costs; but if the court 25 or judge is of the opinion that he or she is entitled to the notice or deed, then, upon his or her deposit with the clerk of the circuit court of a sum sufficient to cover the costs of preparing and 26 27 serving the notice, unless a deposit has already been made with the State Auditor, an order shall 28 be made by the court or judge directing the State Auditor to prepare and serve the notice or 29 execute the deed, or appointing a commissioner for the purpose, as the court or judge shall 30 determine.

(d) Any commissioner appointed under the provisions of this section shall be subject to the same liabilities as are provided for the State Auditor. For the preparation of the notice to redeem, he or she shall be entitled to the same fee as is provided for the State Auditor. For the execution of the deed, he or she shall also be entitled to a fee of \$50 and the recording and transfer expenses, to be paid by the grantee upon delivery of the deed.

§11A-3-52. What purchaser must do before he can secure a deed.

(a) Within 45 days following the approval of the sale by the auditor pursuant to §11A-3-51
 <u>of this code</u>, the purchaser, his heirs or assigns, in order to secure a deed for the real estate
 purchased, shall:

4 (1) Prepare a list of those to be served with notice to redeem and request the deputy
5 commissioner to prepare and serve the notice as provided in §11A-3-54 and §11A-3-55 of this
6 code:

(2) When the real property subject to the tax lien was classified as Class II property,
provide the deputy commissioner with the actual mailing address of the property that is subject to
the tax lien or liens purchased; and

(3) Deposit, or offer to deposit, with the deputy commissioner a sum sufficient to cover the
costs of preparing and serving the notice; <u>and</u>

12 (4) Should any notice to redeem be returned as undeliverable, unclaimed, or refused, the 13 purchaser shall provide a physical address for personal process service and deposit sum 14 sufficient to cover the costs of preparing and serving the notice. Upon notification of the additional 15 notice required to secure a deed, the purchaser shall have 14 days to provide the address and 16 funds to cover the costs of preparing and servicing the notice to redeem by personal process 17 service.

(b) If the purchaser fails to fulfill the requirements set forth in paragraph (a) of this section,
the purchaser shall lose all the benefits of his or her purchase.

(c) After the requirements of paragraph (a) of this section have been satisfied, the deputy
commissioner may then sell the property in the same manner as he sells lands which have been
offered for sale at public auction but which remain unsold after such auction, as provided in §11A3-48 of this code.

(d) If the person requesting preparation and service of the notice is an assignee of the
purchaser, he <u>or she</u> shall, at the time of the request, file with the deputy commissioner a written
assignment to him of the purchaser's rights, executed, acknowledged, and certified in the manner
required to make a valid deed.

§11A-3-55. Service of notice.

As soon as the deputy commissioner has prepared the notice provided for in §11A-3-54 of this code, he or she shall cause it to be served upon all persons named on the list generated by the purchaser pursuant to the provisions of §11A-3-52 <u>of this code</u>. Such notice shall be mailed and, if necessary, published at least thirty <u>seventy-five</u> days prior to the first day a deed may be issued following the deputy commissioner's sale.

6 The notice shall be served upon all such persons residing or found in the state in the 7 manner provided for serving process commencing a civil action or by certified mail, return receipt

8 requested. The notice shall be served on or before the 30th day following the request for such9 notice.

If any person entitled to notice is a nonresident of this state, whose address is known to
the purchaser, he <u>or she</u> shall be served at such address by certified mail, return receipt
requested.

13 If the address of any person entitled to notice, whether a resident or nonresident of this 14 state, is unknown to the purchaser and cannot be discovered by due diligence on the part of the 15 purchaser, the notice shall be served by publication as a Class III-0 legal advertisement in 16 compliance with the provisions of §59-3-1 et seq. of this code, and the publication area for such 17 publication shall be the county in which such real estate is located. If service by publication is 18 necessary, publication shall be commenced when personal service is required as set forth above, 19 and a copy of the notice shall at the same time be sent by certified mail, return receipt requested, 20 to the last known address of the person to be served. The return of service of such notice, and 21 the affidavit of publication, if any, shall be in the manner provided for process generally and shall 22 be filed and preserved by the auditor in his office, together with any return receipts for notices 23 sent by certified mail.

Should any notice to redeem be returned as undeliverable, unclaimed, or refused, the
 purchaser shall provide a physical address for personal process service and deposit sum
 sufficient to cover the costs of preparing and serving the notice.

In addition to the other notice requirements set forth in this section, if the real property subject to the tax lien was classified as Class II property at the time of the assessment, at the same time the deputy commissioner issues the required notices by certified mail, the deputy commissioner shall forward a copy of the notice sent to the delinquent taxpayer by first class mail, addressed to "Occupant", to the physical mailing address for the subject property. The physical mailing address for the subject property shall be supplied by the purchaser of the property, pursuant to the provisions of §11A-3-52 of this code. Where the mail is not deliverable to an

address at the physical location of the subject property, the copy of the notice shall be sent to any
other mailing address that exists to which the notice would be delivered to an occupant of the
subject property.

§11A-3-56. Redemption from purchase; receipt; list of redemptions; lien; lien of person redeeming interest of another; record.

1 (a) After the sale of any tax lien on any real estate pursuant to §11A-3-45 and §11A-3-48 2 of this code, the owner of, or any other person who was entitled to pay the taxes on, any real 3 estate for which a tax lien thereon was purchased by an individual, may redeem at any time before 4 a tax deed is issued recorded therefor. In order to redeem, he or she must pay to the deputy 5 commissioner the following amounts: (1) An amount equal to the taxes, interest and charges due 6 on the date of the sale, with interest thereon at the rate of one percent per month from the date 7 of sale; (2) all other taxes thereon, which have since been paid by the purchaser, his or her heirs 8 or assigns, with interest at the rate of one percent per month from the date of payment: (3) such 9 additional expenses as may have been incurred in preparing the list of those to be served with 10 notice to redeem, and any title examination incident thereto, with interest at the rate of one percent 11 per month from the date of payment, but the amount he or she shall be required to pay, excluding 12 said interest, for such expenses incurred for the preparation of the list of those to be served with 13 notice to redeem required by \$11A-3-52 of this code, and any title examination incident thereto, 14 shall not exceed \$200; (4) all additional statutory costs paid by the purchaser; and (5) the deputy 15 commissioner's fee and commission as provided by §11A-3-66 of this code. Where the deputy 16 commissioner has not received from the purchaser satisfactory proof of the expenses incurred in 17 preparing the notice to redeem, and any examination of title incident thereto, in the form of receipts 18 or other evidence thereof, the person redeeming shall pay the deputy commissioner the sum of 19 \$200 plus interest thereon at the rate of one percent per month from the date of the sale for 20 disposition pursuant to the provisions of §11A-3-57, §11A-3-58, and §11A-3-64 of this code. Upon 21 payment to the deputy commissioner of those and any other unpaid statutory charges required

22 by this article, and of any unpaid expenses incurred by the sheriff, the Auditor and the deputy 23 commissioner in the exercise of their duties pursuant to this article, the deputy commissioner shall 24 prepare an original and five copies of the receipt for the payment and shall note on said receipts 25 that the property has been redeemed. The original of such receipt shall be given to the person 26 redeeming. The deputy commissioner shall retain a copy of the receipt and forward one copy 27 each to the sheriff, assessor, the Auditor, and the clerk of the county commission. The clerk shall endorse on the receipt the fact and time of such filing and note the fact of redemption on his or 28 29 her record of delinguent lands.

30 (b) Any person who, by reason of the fact that no provision is made for partial redemption 31 of the tax lien on real estate purchased by an individual, is compelled in order to protect himself 32 or herself to redeem the tax lien on all of such real estate when it belongs, in whole or in part, to 33 some other person, shall have a lien on the interest of such other person for the amount paid to 34 redeem such interest. He or she shall lose his or her right to the lien, however, unless within 30 35 days after payment he or she shall file with the clerk of the county commission his or her claim in 36 writing against the owner of such interest, together with the receipt provided for in this section. 37 The clerk shall docket the claim on the judgment lien docket in his or her office and properly index 38 the same. Such lien may be enforced as other judgment liens are enforced.

§11A-3-59. Deed to purchaser; record.

If the real estate described in the notice is not redeemed within the time specified therein,
but in no event prior to 30 days after notices to redeem have been personally served, or an attempt
of personal service has been made, or such notices have been mailed or, if necessary, published
in accordance with the provisions of §11A-3-55 <u>of this code</u>, following the deputy commissioner's
sale, the deputy commissioner shall, upon the request of the purchaser, make and deliver to the
person entitled thereto a quitclaim deed for such real estate in form or effect as follows:

7 This deed, made this _____ day of _____, 19___, by and between

8 _____, deputy commissioner of delinquent and nonentered lands of _____

9	County, West Virginia, grantor, and, purchaser (or
10	heir, devisee, assignee of, purchaser)
11	grantee, witnesseth, that
12	Whereas, in pursuance of the statutes in such case made and provided,
13	, deputy commissioner of delinquent and nonentered lands of
14	County, did, on the day of, 19, sell
15	the real estate hereinafter mentioned and described for the taxes delinquent thereon for the
16	year(s) 19, (or as nonentered land for failure of the owner thereof to have the land entered
17	on the land books for the years, or as property escheated to the State of West
18	Virginia, or as waste or unappropriated property) for the sum of \$, that
19	being the amount of purchase money paid to the deputy commissioner, and (here
20	insert name of purchaser) did become the purchaser of such real estate, which was returned
21	delinquent in the name of (or nonentered in the name of, or escheated from
22	the estate of, or which was discovered as waste or unappropriated property); and
23	Whereas, the deputy commissioner has caused the notice to redeem to be served on all
24	persons required by law to be served therewith; and
25	Whereas, the real estate so purchased has not been redeemed in the manner provided
26	by law and the time for redemption set forth in such notice has expired.
27	Now, therefore, the grantor for and in consideration of the premises recited herein, and
28	pursuant to the provisions of Article 3, Chapter 11A of the West Virginia Code, doth grant unto
29	, grantee, his or her heirs and assigns forever, the real estate so
30	purchased, situate in the County of, bounded and described as follows:
31	(here insert description of property)
32	Witness the following signature:
33	
34	Deputy Commissioner of Delinguent and Nonentered Lands of

35 County

Except when ordered to do so as provided in §11A-3-60 <u>of this code</u>, the deputy commissioner shall not execute and deliver a deed more than thirty <u>90</u> days after the purchaser's right to the deed accrued.

For the preparation and execution of the deed and for all the recording required by this section, a fee of \$50 and the recording expenses shall be charged, to be paid by the grantee upon delivery of the deed. The deed, when duly acknowledged or proven, shall be recorded by the clerk of the county commission in the deed book in his <u>or her</u> office, together with the assignment from the purchaser, if one was made, the notice to redeem, the return of service of such notice, the affidavit of publication, if the notice was served by publication, and any return receipts for notices sent by certified mail.

§11A-3-60. Compelling service of notice or execution of deed.

1 If the deputy commissioner fails or refuses to prepare and serve the notice to redeem as 2 required in §11A-3-54 and §11A-3-55 of this code, the person requesting the notice may, at any 3 time within two weeks after discovery of such failure or refusal, but in no event later than sixty 90 4 days following the date the person requested that notice be prepared and served, apply by petition 5 to the circuit court of the county for an order compelling the deputy commissioner to prepare and 6 serve the notice or appointing a commissioner to do so. If the person requesting the notice fails 7 to make such application within the time allowed, he or she shall lose his or her right to the notice, 8 but his or her rights against the deputy commissioner under the provisions of §11A-3-67 of this 9 code shall not be affected. Notice given pursuant to an order of the court or judge shall be valid 10 for all purposes as if given within the time required by §11A-3-55 of this code.

11 If the deputy commissioner fails or refuses to prepare and execute the deed as required 12 in the preceding section, the person requesting the deed may, at any time after such failure or 13 refusal, but not more than six months after his <u>or her</u> right to the deed accrued, apply by petition 14 to the circuit court of the county for an order compelling the deputy commissioner to prepare and

execute the deed or appointing a commissioner to do so. If the person requesting the deed fails to make such application within the time allowed, he <u>or she</u> shall lose his <u>or her</u> right to the deed, but his <u>or her</u> rights against deputy commissioner under the provisions of §11A-3-67 <u>of this code</u> shall remain unaffected. Any deed executed pursuant to an order of the court shall have the same force and effect as if executed and delivered by the deputy commissioner within the time specified in the preceding section.

21 Ten days' written notice of every such application must be given to the deputy 22 commissioner. If, upon the hearing of such application, the court is of the opinion that the applicant 23 is not entitled to the notice or deed requested, the petition shall be dismissed at his or her costs; 24 but, if the court is of the opinion that he or she is entitled to such notice or deed, then, upon his or 25 her deposit with the clerk of the circuit court of a sum sufficient to cover the costs of preparing 26 and serving the notice, unless such a deposit has already been made with the deputy 27 commissioner, an order shall be made by the court directing the deputy commissioner to prepare 28 and serve the notice or execute the deed, or appointing a commissioner for the purpose, as the 29 court or judge shall determine. The order shall be filed with the clerk of the circuit court and 30 entered in the civil order book. If it appears to the court that the failure or refusal of the deputy 31 commissioner was without reasonable cause, judgment shall be given against him or her for the 32 costs of the proceedings, otherwise the costs shall be paid by the applicant.

Any commissioner appointed under the provisions of this section shall be subject to the same liabilities as the deputy commissioner. For the preparation of the notice to redeem, he <u>or</u> <u>she</u> shall be entitled to the same fee as is provided for the deputy commissioner. For the preparation and execution of the deed, he <u>or she</u> shall also be entitled to a fee of \$50 and recording expenses to be paid by the grantee upon delivery of the deed.

NOTE: The purpose of this bill is to require personal service of process when a notice to redeem is returned as undeliverable, unclaimed, or refused. The bill also adjusts certain deadlines to account for personal service.

Strike-throughs indicate language that would be stricken from a heading or the present law and underscoring indicates new language that would be added.