

TENNESSEE MORTGAGE BANKERS ASSOCIATION

TENNESSEE LEGISLATIVE REPORT

Friday, April 9, 2010

BANKING & CREDIT

SB 0036* **Delaying of foreclosure proceedings and eviction of tenant.** Delays
HB 0369 foreclosure proceedings and the eviction of a tenant residing in a single-family residence as long as the tenant is current on the lease payments. (S: Kyle; H: Odom)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture 04/21/2009.

House Status: Referred to House Commerce Utilities & Banking Subcommittee.

SB 0186 **Creditors to meet with debtors to avoid foreclosure.** Requires a creditor
HB 0235* to conduct an in-person meeting with debtors in default to provide options that will allow the debtor to avoid foreclosure. Specifies a creditor must do this only when he has knowledge of the following circumstances of the debtor: an immediate family member of the debtor has died or has a catastrophic illness, the debtor has become unemployed due to circumstances beyond his control, or the debtor is suffering from any catastrophic situation beyond the debtor's control that has caused extreme financial hardship. Details terms for documentation of such meetings and reporting dates. Broadly captioned. (S: Harper; H: DeBerry J.)
Amendment: House Commerce Utilities & Banking Subcommittee amendment 1, as amended, rewrites the bill. Requires a creditor to send notice by certified mail to debtor prior to first published notice of foreclosure. Requires that such certified letter include the return address of the sender. Makes applicable to foreclosures that are initiated for publication on or after September 1, 2009.

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture 05/05/2009.

House Status: House Commerce Utilities & Banking Subcommittee deferred to 2010.

SB 0711 **Fee charged for pay-off statement provided to borrower.** Limits to ten
HB 0008* dollars the fee that high-cost home loan lenders can charge for any additional requests for a pay-off statement during any twelve-month period. (S: Tate; H: Hardaway)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Held on House clerk's desk.

SB 0749* **Requirements for lenders of high-cost home loans.** Requires a lender of a
HB 1926 high-cost home loan to verify that the borrower has received appropriate
housing counseling. (S: Marrero; H: Richardson)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture
04/28/2009.

House Status: Taken off notice in House Commerce Utilities & Banking
Subcommittee 04/28/2009.

SB 1425* **Commissioner of financial institutions - annual report.** Requires the
HB 1712 commissioner to prepare and submit to the governor and general assembly,
annually, an analysis and recapitulation of the reports for the preceding
calendar year, for the purpose of reflecting the general results of operation.
(S: Stanley; H: Sargent)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: House Commerce Utilities & Banking Subcommittee
deferred to last calendar.

SB 2877 **Judicial or trust sales of land: advertisement requirements.** Clarifies that
HB 2919* any sale of land to foreclose a deed of trust, mortgage, or other lien securing
any item of value or under court order must be advertised in a newspaper
either published or distributed in the county where the sale is located. (S:
Haynes J.; H: Fincher)

Senate Status: Referred to Senate Judiciary.

House Status: Caption bill held on House clerk's desk.

SB 3197* **Unlawful gratuity or compensation by bank officer.** Adds receiving or
HB 3771 agreeing to receive property or a thing of value or of personal advantage for
procuring any person a loan to the acts of unlawful gratuity by a bank
officer. (S: Harper; H: Stewart M.)

Senate Co-Sponsor: Finney L.

House Co-Sponsor: Pitts

Amendment: Senate Commerce, Labor & Agriculture Committee
amendment 1 creates a financial literacy and counseling pilot program to be
administered by the department of financial institutions in collaboration with
the department of commerce and insurance Requires mortgage banker or
mortgage brokers who issue mortgage loans within the five counties with the
highest mortgage foreclosure rates to recommend participation to any
consumer that seeks a mortgage loan with an origination fee greater than five
percent, along with a notification of predatory practices. Mandates the
department of financial institutions in collaboration with the department of
commerce and insurance to report its findings to the General Assembly by
January 15, 2012. Senate Commerce, Labor & Agriculture Committee
amendment 2 removes the requirement that the program be administered and

the report be delivered in collaboration with the department of commerce and insurance .

Senate Status: Senate Commerce, Labor & Agriculture 03/30/2010 recommended with amendment 2 and previously adopted amendment 1.

House Status: Failed in House Commerce Utilities & Banking Subcommittee 03/30/2010.

SB 3203 **Bankruptcy: increased personal property exemption & credits.** Increases
HB 3203* the amount of personal property a debtor can claim from \$4,000 to \$10,000 and exempts all money received due to federal earned income credit and federal child tax credit. (S: Finney L.; H: Eldridge)

House Co-Sponsors: Dennis; Shaw

Amendment: House amendment 1 removes from the bill any reference to exemptions of federal earned income credit and federal child tax credit.

Senate Status: Senate re-passed 04/05/2010 after reconsidering their actions in adopting amendment 1 and withdrawing the amendment.

House Status: House 03/25/2010 non-concurred in Senate amendment 1.

Other Status: Sent to governor 04/08/2010.

SB 3223 **Mandatory mediation required prior to foreclosure.** Requires mandatory
HB 3179* mediation between a bank or other financial institution and a borrower before foreclosure proceedings may be instituted on a deed of trust, mortgage, or other lien securing the payment of money or other thing of value. (S: Harper; H: Turner M.)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture 03/23/2010.

House Status: Caption bill held on House clerk's desk.

SB 3368* **Written explanation regarding fees.** Requires each institution regulated by
HB 3706 the department of financial institutions to have a written explanation that clearly explains to the customer information concerning any fee assessed by the institution to the customer. Also requires instructions to be provided for employees to clearly explain the fee information if the customer requires further explanation. (S: Marrero; H: Towns)

House Co-Sponsor: Turner M.

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: House Commerce Utilities & Banking Subcommittee deferred to 2011.

SB 3388* **Loans protected under TN Home Loan Protection Act of 2006.** Applies
HB 3593 loans protected under the Tennessee Home Loan Protection Act of 2006 to include purchase money mortgages as well as non-purchase money

mortgages. Creates a pilot project in Shelby County for voluntary mediation prior to the foreclosure of loans entered into under such act. (S: Marrero; H: Turner J.)

House Co-Sponsors: Jones U.; Miller L.; DeBerry J.; Pruitt; DeBerry L.; Richardson

Senate Status: Senate Commerce, Labor & Agriculture deferred to 04/06/2010.

House Status: Failed in House Commerce Utilities & Banking Subcommittee 03/30/2010.

SB 3519 **Legal notice of foreclosure.** Requires lender, trustee, or other creditor to
HB 3588* send the debtor a notice of the right to foreclose via regular mail prior to the first publication of a notice of a foreclosure sale. Requires the notice to be sent no less than 60 days prior to the first publication. (S: Overbey; H: Coleman)

House Co-Sponsors: Moore; Fincher

Amendment: Senate Judiciary Committee amendment 1, House amendment 1 specifies what the notice to the debtor would contain. Creates specific exemptions such as in bankruptcy proceedings and other judicial sales. Senate Judiciary Committee amendment 1, House amendment 2 establishes that if the trustee determines at the time of the sale that notice of the right to foreclose was not sent to the debtor as required, the debtor may request postponement of the sale for not less than 30 or more than 60 days. During any period of postponement, no additional notice or replication of notice of sale shall be required. The provisions of the bill, as amended, apply to foreclosures initiated by publication on or after September 1, 2010.

Senate Status: Set for Senate Floor 04/12/2010.

House Status: House 04/07/2010 passed with amendments 1 and 2.

HJR 0146 **Urges Congress to act on Homeowners & Bank Protection Act.** Urges Congress to implement the Homeowners and Bank Protection Act. (H: Towns)

House Status: House Commerce Utilities & Banking Subcommittee deferred to 2010.

COMMERCIAL LAW

SB 0627* **Purchase-money security interest.** Requires a purchase-money security
HB 1239 interest to be perfected within 60 days rather than 30 in order to have priority over a conflicting security interest. (S: Southerland; H: Curtiss)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture 04/28/2009.

House Status: Caption bill held on House clerk's desk.

SB 2016 **Mortgage counselor to be consulted on ARMs.** Requires any person
HB 0704* seeking a mortgage to consult a mortgage counselor before an adjustable rate
mortgage can be completed. (S: Ford O.; H: Turner J.)

House Co-Sponsors: Gilmore; Richardson

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture
03/30/2010.

House Status: Taken off notice in House Commerce Utilities & Banking
Subcommittee 03/30/2010.

SB 3862* **Violations of Fair Debt Collection Practices Act.** Makes engaging in any
HB 3817 prohibited practice while attempting to collect or collecting a debt a violation
of the Consumer Protection Act of 1977. (Part of Administration Package)
(S: Kyle; H: Turner J.)

Senate Co-Sponsor: Tate

House Co-Sponsor: Turner M.

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Taken off notice in House Consumer Affairs Subcommittee
03/16/2010.

FAMILY LAW

SB 0848 **Divorce - documentation of marital property.** Requires parties in a
HB 0637* divorce to file real estate disclosure, CLUE report, home inspection report
copy and termite letter, and the written results of a title search with the court
or with the mediator if the marital property includes any real property owned
by one or both parties and used as primary residence by both parties during
the marriage. Specifies that if the property will continue to be used as the
primary residence of one of the parties, such party must provide evidence of
ability to qualify to individually refinance or obtain loan on the property that
releases the other party as a co-borrower. Makes applicable to any divorce
petition filed on or after bill's effective date and to any pending divorce filed
less than sixty days prior to such date. (S: Black; H: Maggart)

House Co-Sponsor: Casada

Amendment: House Children & Family Affairs amendment 1 rewrites the
bill. Requires both parties in a divorce proceeding to submit a real estate
disclosure form for review that is signed by both parties. Removes the fiscal
note.

Senate Status: Taken off notice in Senate Judiciary 05/06/2009.

House Status: House Children & Family Affairs deferred to 2010 after
adopting amendment 1.

JUDICIARY

SB 1589* **Recovery of deficiency judgment after foreclosure.** Provides that in case of foreclosure when the creditor files suit for the amount due on the note, the complaint must set forth the entire amount of the indebtedness that was secured by the deed of trust, the amount for which the property was sold, and the fair market value of the property as of the date of the sale. States that before rendering judgment, the court must determine the fair market value of the property as of the date of the sale and may not render judgment for more than the amount by which the amount of the indebtedness with interest, costs, and expenses, exceeds the fair market value of the property as of the date of the sale. Provides that if the property is later sold by the judgment creditor to a third party for an amount greater than the fair market value as determined by the court, the deficiency judgment must be reduced by the difference in such amount, less the expenses of the sale. (S: Finney L.; H: Curtiss)

Senate Status: Set for Senate Judiciary Committee 04/13/2010.

House Status: Set for House Judiciary Committee 04/13/2010.

PROPERTY & HOUSING

SB 0552 **Filing deadline for deeds of trust.** Requires an assignment of a deed of trust to be recorded with the register of deeds in the county in which the property is located within ten days of the date of assignment. (S: Norris; H: Hardaway)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Caption bill held on House clerk's desk.

SB 1158 **Person entitled to redeem property.** Redefines "person entitled to redeem property" to include only persons who on the date of the tax sale own a legal or equitable interest in the property sold at the tax sale. (S: Finney L.; H: Maddox)

Senate Status: Re-referred to Senate Calendar Committee 05/07/2009.

House Status: House passed 05/18/2009.

SB 1172* **Requirements for exempt status from property disclosure.** Increases to four from three years time period owner must not have resided at transferred property to be exempt from residential property disclosure. (S: Finney L.; H: Harmon)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Referred to House Commerce Industrial Impact Subcommittee.

SB 1333 **Deeds and the acreage of affected real property.** Prohibits the county
HB 1151* register from receiving or filing an instrument by which the title to real estate
is conveyed unless the acreage of the real estate is clearly stated in the
instrument. (S: Yager; H: Ferguson)

Senate Status: Taken off notice in Senate Judiciary 05/06/2009.

House Status: Taken off notice in House Civil Practice Subcommittee
05/06/2009.

SB 1341 **Homeowners' Emergency Assistance Fund Loans.** Authorizes the THDA
HB 0023* to make uninsured homeowners' emergency mortgage assistance fund loans
to certain, eligible homeowners. Establishes the Homeowners' Emergency
Mortgage Assistance Fund. Specifies that to be eligible, a homeowner must
be in default, or at risk of default due to an interest rate reset on a
conventional subprime adjustable rate mortgage loan used to purchase the
homeowner's principal residence. Stays all foreclosure action against any
homeowner actively pursuing a homeowners' emergency mortgage
assistance fund loan under certain circumstances. (S: Tate; H: Hardaway)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Taken off notice in House State Government Subcommittee
05/06/2009.

SB 1434* **Requirements for owners of former meth houses.** Prohibits the selling of
HB 2080 any residence where a clandestine methamphetamine laboratory is known by
the seller of such property to have been operated until the property has been
properly decontaminated and cleaned by a certified CML cleanup contractor
and certified that such property is safe for human use by a certified industrial
hygienist. Requires the seller of such property to provide any prospective
buyers with notice that a CML has been operated at the residence and
certification of the required cleanup. Creates a Class A misdemeanor for
such violation. (S: Stanley; H: Towns)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Taken off notice in House Criminal Practice Subcommittee
03/25/2009.

SB 1467* **Expiration of nonconforming use status.** Requires a nonconforming
HB 1431 industrial, commercial or business establishment to cease from that land area
once expiration of 20 years from date of attaining such status or 20 years
from this act's effective date, unless a shorter time period for expiration is
specified by law. (S: Haynes J.; H: Sontany)

Senate Status: Taken off notice in Senate State & Local Government
03/24/2009.

House Status: Referred to House Local Government Subcommittee.

- SB 1509* **Damages based on a home inspection report.** Establishes a one year
 HB 1576 statute of limitations for actions to recover damages arising from a home
 inspection report. (S: Burchett; H: Johnson P.)
House Co-Sponsor: P.
- Senate Status:** Referred to Senate Judiciary.
House Status: House Civil Practice Subcommittee deferred to summer
 study.
Other Status: Referred to Judicial Council for review.
- SB 1521 **Tennessee Employer Assisted Housing Development Program.** Requires
 HB 0691* THDA to establish a program to help employers develop an employer
 assisted housing development program and an employer assisted housing
 fund. Specifies that all employees of an employer whose annual household
 income is equal to or less than 120 percent of the area median income are
 eligible to participate in the program or receive funds from it. Requires 25
 percent of such aid be distributed to employees whose annual household
 income is equal to or less than 80 percent of the area median income.
 Prohibits more than 30 percent of an employer's real property being zoned as
 commercial or nonresidential from being used for this program. Requires
 real property in this state sold, leased or donated by the employer for the
 program to be sold or rented to employees who meet the income
 requirements set forth in this part and meet any further requirements set forth
 by the agency. Specifies that employers must designate a private for-profit or
 not-for-profit developer that is not an affiliate, subsidiary, or other entity of
 such employer to be responsible for the sale, rental, day-to-day management
 and operation of the housing units. Allows employers to claim a credit from
 the taxpayer's franchise tax liability of one dollar for the current or any fiscal
 year for every one dollar of the assessed value of real property contributed to
 or used in any such fiscal year up to \$5,000,000 annually. Permits any tax
 credit not used in the tax year during which the investment was made to be
 carried forward for the five immediately succeeding tax years until the full
 credit has been allowed. Allows two or more taxpayers to participate jointly
 in one or more programs under this part. Prohibits the sum of the tax credits
 granted under this subsection from exceeding \$100,000 annually per
 taxpayer. Also prohibits the total amount of all tax credits allowed to all
 taxpayers under this subsection from exceeding \$2,000,000 in any fiscal
 year. (S: Burchett; H: Fincher)
- Senate Status:** Referred to Senate General Welfare.
House Status: Taken off notice in House State Government Subcommittee
 03/18/2009.
- SB 1576 **Notice to terminate tenancy - foreclosure.** Requires any person or entity
 HB 1394* that acquires a residential property to provide 30 days' written notice prior to
 terminating the tenancy of a residential tenant who occupies the residential

property at the time of the state. Establishes that this section applies to all residential rental property including, without limitation, residential rental properties located in any county governed by the Uniform Residential Landlord and Tenant Act. (S: Crowe; H: Johnson P.)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture 05/05/2009.

House Status: House Judiciary Committee deferred to summer study.

SB 1599* **Residential property condition disclosure form.** Requires a HOA which
HB 2060 has any authority over the subject property to attach to the disclosure form a copy of the bylaws of the HOA, as well as the names of the present officers of the association and their contact information. (S: Beavers; H: Rowland)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Referred to House Commerce Industrial Impact Subcommittee.

SB 1676 **Negotiation period for owner-occupied single family homes.** Specifies
HB 0049* that the required advertisements published prior to any sale of land to foreclose a deed of trust, mortgage or other lien must be published at least 60 days prior to the sale when they involve owner-occupied single family residences. Requires the trustee or financial institution to offer a good faith negotiation period of no more than seven months to any debtor who indicates a desire to arrive at an equitable and just solution within ten days of the date the notice was sent to him. Sets a cap for the monthly payment amounts the debtor can be charged at thirty-one percent of the debtor's gross monthly income. Authorizes the debtor to pay a higher percentage upon agreement with the financial institution. (S: Tate; H: Gilmore)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Taken off notice in House Commerce Utilities & Banking Subcommittee 04/28/2009.

SB 1764* **Delaying the sale of foreclosed property.** Requires the first publication of
HB 2103 notice of the sale of any owner-occupied single family residence to be given at least 60 days previous to such sale. (S: Herron; H: Shepard)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Caption bill held on House clerk's desk.

SB 1903* **Protections for true owners of residential real property.** Revises the law
HB 1637 concerning qualifications for and practices of notary publics in certain circumstances. Creates protections for true owners of residential real property where deeds have been signed by persons involved in fraudulent and criminal activities concerning such property. (S: Marrero; H: Jones U.)

Amendment: House Judiciary amendment 1 prohibits notaries from having been convicted of a felony and raises their bond from \$10,000 to \$25,000. Creates a civil cause of action for someone who is a victim by a notary and allows them to recoup attorneys fees and costs.

Senate Status: Senate Judiciary deferred to 05/19/2009.

House Status: Referred to House Finance Budget Subcommittee.

SB 1937*
HB 1443 **Time extension for foreclosure notices.** Extends the time for the initial public foreclosure notice from 20 days to 90 days. Requires that notice be given to the borrower about foreclosure counseling. Requires mortgage loans be based upon ability of borrower to repay such loans. (S: Ford O.; H: Turner J.)

Senate Status: Senate Commerce, Labor & Agriculture deferred to first calendar of 2010.

House Status: House sponsor changed from Turner L. to Turner J. 02/11/2010.

SB 2311
HB 2323* **Penalty for failure to enter acceptance of partial payment.** Requires mailing address of property owner be included on deed of conveyance of real property that is received for recording by any register of deeds. Increases penalty for failure to enter acceptance of partial payments in a timely manner. Makes other changes concerning recorded instruments. (Part of Administration Package) (S: Kyle; H: Turner M.)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Referred to House Judiciary Civil Practice Subcommittee.

SB 2524
HB 2545* **Housing Relief Restricted Special Revenue Act.** Enacts the "Housing Relief Restricted Special Revenue Act" to provide grants to homebuyers purchasing a newly constructed residence. Subject to availability of funds, the Tennessee Housing Development Agency shall award a grant of \$6,000 to a person who finances a newly constructed residence using a 30-year fixed interest rate note and mortgage and who meets the specified income limits. Excludes single persons making more than \$75,000 or married couples making more than \$150,000. Establishes Housing Relief Restricted Special Revenue Fund to be comprised of monies received from the American Recovery and Reinvestment Act of 2009. Monies deposited in the fund shall be reserved for the purposes consistent with this act and will not revert to the general fund if funds are left over at the end of the fiscal year. (S: Johnson J.; H: Casada)

House Co-Sponsors: White M.; Ford D.

Senate Status: Taken off notice in Senate State & Local Government 04/07/2010.

House Status: Withdrawn in House 03/31/2010.

SB 2995* **Housing rehabilitation loans.** Adds no prepayment penalty and debt
HB 3238 management counseling to the list of previous requirements in order for the
housing development agency to contract to insure mortgage loans. (S:
Bunch; H: McCord)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: Referred to House State Government Subcommittee.

SB 3039 **Balances due upon sale real property in foreclosure.** Requires cause of
HB 3057* action to recover balance due upon sale of real property to foreclose a deed
of trust, mortgage or other lien where the mortgaged property sells for less
than the amount due. (S: Faulk; H: Dennis)

House Co-Sponsor: Pitts

Amendment: House Civil Practice Subcommittee amendment 1 rewrites the
bill. Requires deficiency judgments to fully satisfy the contractual
obligation. Establishes a rebuttable presumption that the purchase price of
the foreclosed property is the fair market value of the property at the time of
the foreclosure sale. Requires debtor pay for difference between the total
amount owed minus the costs related to the foreclosure sale if the debtor can
overcome presumption by proving the foreclosed property sold for less than
75 percent of the property's fair market value. Requires actions when
recovering indebtedness balance to occur within 2 years after the foreclosure
sale date.

Senate Status: Senate Judiciary 02/16/2010 recommended. Sent to Calendar
Committee.

House Status: Set for House Judiciary Committee 04/13/2010.

SB 3446 **Notice given to defendant for writ of possession.** Requires sheriff or
HB 2437* constable to give at least 24 hour written notice prior to the execution of the
writ of possession. Requires notice to be posted on the door of the premises
described in the writ of possession and to specify the date and time of the
removal of the defendant's personal property from the premises. Specifies
that removal of property can only occur between the hours of eight o'clock
a.m. and five o'clock p.m. Holds plaintiff civilly liable for damages to
defendant's removed personal property if notice requirements are not
followed. (S: Tate; H: Hardaway)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.

House Status: House Civil Practice Subcommittee deferred to summer
study.

SB 3462 **Acceptable time for foreclosure sales.** Alters the acceptable time for
HB 2999* foreclosure sales to noon to 7:00 p.m., rather than 10:00 a.m. through 4:00
p.m. (S: Stewart E.; H: Jones S.)

Senate Status: Referred to Senate Judiciary.
House Status: Caption bill held on House clerk's desk.

SB 3554 **Attachment of liens - visible commencement of operations.** Clarifies the
HB 3224* definition of the visible commencement of operations related to construction
services and products. (S: Ketron; H: McCord)

Senate Status: Referred to Senate Commerce, Labor & Agriculture.
House Status: House Civil Practice Subcommittee deferred to the call of the
chair.

SB 3555 **Attachment of liens - visible commencement of operations.** Clarifies the
HB 3239* meaning of the visible commencement of operations related to construction
services and products and to the attachment of liens. (S: Ketron; H: McCord)

Senate Status: Taken off notice in Senate Commerce, Labor & Agriculture
03/30/2010.
House Status: House Civil Practice Subcommittee deferred to the call of the
chair.

TAXES PROPERTY

SB 0448 **Requirements for determining recordation tax.** Requires the grantor, the
HB 0523* grantor's agent or a trustee acting for the grantor as well as the grantee, the
grantee's agent or a trustee acting for the grantee to each state under oath the
value paid when realty is transferred to determine the recordation tax due.
Specifies that such requirements apply to quitclaim deeds as well. (S:
Overbey; H: Brooks, Harry)

Senate Status: Senate Finance Tax Subcommittee deferred to next calendar.
House Status: Taken off notice in House Finance Budget Subcommittee
04/29/2009.

SB 3109 **Suits to invalidate a tax title.** Provides that a property owner suing to
HB 2643* invalidate a tax sale may not recover damages from the delinquent tax sale
purchaser for the purchaser's improvements to the property which increased
its value. (S: Marrero; H: Cooper B.)

Senate Status: Referred to Senate Judiciary.
House Status: Referred to House Local Government Subcommittee.