

NEIL ABERCROMBIE GOVERNOR

June 25, 2013

GOV. MSG. NO. 1284

The Honorable Donna Mercado Kim,
President
and Members of the Senate
Twenty-Seventh State Legislature
State Capitol, Room 409
Honolulu, Hawaii 96813

The Honorable Joseph M. Souki, Speaker and Members of the House of Representatives Twenty-Seventh State Legislature State Capitol, Room 431 Honolulu, Hawaii 96813

Dear President Kim, Speaker Souki, and Members of the Legislature:

This is to inform you that on June 25, 2013, the following bill was signed into law:

SB960 SD1 HD1 CD1

RELATING TO FORECLOSURES **ACT 181 (13)**

NEIL ABERCROMBIE Governor, State of Hawaii Approved by the Governor on _____JUN 2 5 2013

THE SENATE TWENTY-SEVENTH LEGISLATURE, 2013 STATE OF HAWAII ACT 181 S.B. NO. 960 S.D. 1

A BILL FOR AN ACT

RELATING TO FORECLOSURES.

BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF HAWAII:

1	SECTION 1. The legislature finds that one little-known				
2	problem of the national foreclosure crisis occurs when banks or				
3	other mortgagees walk away from a foreclosure. This problem,				
4	sometimes referred to as the "zombie title" problem, occurs when				
5	homeowners move out after receiving notice of a foreclosure sale				
6	but prior to a public sale, the bank, mortgagee, or other				
7	financial institution walks away from the foreclosure process				
8	and cancels the sale without notifying the homeowners.				
9	The legislature further finds that homeowners legally own				
10	their property and the homeowners' names remain on the title				
11	until the date of public sale. Without a public sale, the				
12	foreclosure process is left in limbo. Homeowners may be left				
13	with all of the responsibilities for a property but none of the				
14	rights that existed prior to the start of the foreclosure				
15	process. Unfortunately for homeowners, there are no regulations				
16	that require foreclosing mortgagees in a judicial foreclosure to				
17	inform a homeowner when the mortgagee decides not to complete				
18	the foreclosure. Unsuspecting homeowners may suffer severe 2013-2399 SB960 CD1 SMA.doc				

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1	financial penalties as a result of canceled foreclosure sales				
2	they knew nothing about.				
3	Ther	efor e	, the purpose of this Act is to establish a notice		
4	of postponement or cancellation of sale requirement under part				
5	IA, chapter 667, Hawaii Revised Statutes, relating to judicial				
6	foreclosures.				
7	SECTION 2. Chapter 667, Hawaii Revised Statutes, is				
8	amended by adding a new section to part IA to be appropriately				
9	designated and to read as follows:				
10	" <u>§66</u>	7-	Postponement, cancellation of sale. (a) The		
11	public sa	le ma	y be either postponed or canceled by the court-		
12	appointed	. comm	issioner. Notice of the postponement or the		
13	cancellat	ion o	f the public sale shall be:		
14	(1)	Anno	unced by the court-appointed commissioner at the		
15		date	, time, and place of the last scheduled public		
16		sale	; and		
17	(2)	Prov	ided to:		
18		(A)	The mortgagor, the borrower, and the foreclosing		
19			mortgagee;		
20		<u>(B)</u>	Any prior or junior creditors who have a recorded		
21			lien on the mortgaged property before the		
22			commencement of the foreclosure action; and		

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I	(C) Any party named in the foreclosure action and any
2	prospective bidder who requested notice of the
3	public sale date or any change in the public sale
4	date.
5	(b) If there is a postponement of the public sale of the
6	mortgaged property, the court-appointed commissioner shall have
7	a new public notice of the public sale published once in the
8	format described in section 667-20. The new public notice shall
9	state that it is a notice of a postponed sale. The public sale
10	shall take place no sooner than fourteen days after the date of
11	the publication of the new public notice. Not less than
12	fourteen days before the rescheduled date of the public sale, a
13	copy of the new public notice of the rescheduled public sale
14	shall be posted on the mortgaged property or on another real
15	property of which the mortgaged property is a part, and it shall
16	be mailed or delivered to the mortgagor, the borrower, the
17	foreclosing mortgagee, and any other person entitled to receive
18	notification of the foreclosure action under subsection (a)(2).
19	(c) Upon the fourth postponement of every series of four
20	consecutive postponements, the court-appointed commissioner
21	shall follow all of the public notice of public sale
22	requirements of section 667-20."
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- 1 SECTION 3. New statutory material is underscored.
- 2 SECTION 4. This Act shall take effect upon its approval.

APPROVED this 2.5 day of JUN , 2013

GOVERNOR OF THE STATE OF HAWAII