2860

2013-2014 Regular Sessions

IN ASSEMBLY

January 18, 2013

Introduced by M. of A. CLARK -- read once and referred to the Committee on Codes

AN ACT to amend the penal law, in relation to a scheme to defraud in obtaining a credit loan secured by an interest in real property

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

Section 1. Legislative findings. The legislature has found that many senior citizens and minority homeowners in New York have been targeted by unethical home improvement contractors and finance companies who are selling them high interest and fraudulently obtained mortgages. In order to entice senior and minority homeowners to take these loans, the contractors and finance companies offer to refinance primary mortgages, consolidate loans and outstanding bills, and give the mortgagor cash at the loan's closing. In most instances the homeowner is unaware that he or she is taking out a mortgage on his or her house and that a default in payment will lead to a foreclosure. In addition, many of these senior and minority homeowners live on a fixed income and are unable to make any loan payments because the monthly payment exceeds his or her income. The legislature further finds that unethical finance companies have

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21 22 engaged in a pattern and practice of refinancing these mortgages, which further decreases the senior and minority homeowners equity in his or her home. These loans often contain exorbitant points, high interest rates, and have monthly payments that exceed the homeowners income. In most instances, senior and minority homeowners are unable to pay these mortgages and lose their home to foreclosure.

The legislature further finds that communities that consist of predominantly senior and minority homeowners have been specifically targeted for this crime.

23 S 2. The penal law is amended by adding a new section 190.62 to read 24 as follows:

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets [] is old law to be omitted.

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S 190.62 SCHEME TO DEFRAUD A PERSON IN OBTAINING A CREDIT LOAN SECURED BY AN INTEREST IN REAL PROPERTY.

IS GUILTY OF A SCHEME TO DEFRAUD A PERSON IN OBTAINING A A PERSON CREDIT LOAN SECURED BY AN INTEREST IN REAL PROPERTY WHEN HE OR SHE ENGAGES IN A SCHEME CONSTITUTING A SYSTEMATIC ONGOING COURSE OF CONDUCT WITH INTENT TO DEFRAUD A PERSON BY OBTAINING A CREDIT LOAN SECURED BY A MORTGAGE, LIEN, SECURITY INTEREST, OR ANY EOUITABLE OR LEGAL INTEREST IN THAT PERSON'S REAL PROPERTY BY FAILING TO DISCLOSE TO SUCH PERSON THAT THE LOAN IS SECURED BY A MORTGAGE, OR FAILING TO DISCLOSE TO SUCH PERSON THE FULL TERMS AND IMPLICATIONS OF THE LOAN DOCUMENTS AND AGREEMENT.

SCHEME TO DEFRAUD A PERSON IN OBTAINING A CREDIT LOAN SECURED BY AN INTEREST IN REAL PROPERTY SHALL BE A CLASS B FELONY IN INSTANCES WHERE MORE THAN FIFTY THOUSAND DOLLARS IN EQUITY IS OBTAINED FROM THE TITLE-HOLDER OF THE REAL PROPERTY.

SCHEME TO DEFRAUD A PERSON IN OBTAINING A CREDIT LOAN SECURED BY AN INTEREST IN REAL PROPERTY SHALL BE A CLASS C FELONY IN INSTANCES WHERE THAN TWENTY THOUSAND DOLLARS IN EQUITY IS OBTAINED FROM THE TITLE-HOLDER OF THE REAL PROPERTY.

SCHEME TO DEFRAUD A PERSON IN OBTAINING A CREDIT LOAN SECURED BY AN IN REAL PROPERTY SHALL BE A CLASS D FELONY IN INSTANCES WHERE INTEREST 21 MORE THAN TEN THOUSAND DOLLARS IN EQUITY IS OBTAINED FROM THE TITLEHOLD-ER OF THE REAL PROPERTY.

23 SCHEME TO DEFRAUD A PERSON IN OBTAINING A CREDIT LOAN SECURED BY AN 24 INTEREST IN REAL PROPERTY SHALL BE A CLASS E FELONY IN ALL OTHER 25 INSTANCES.

26 S 3. This act shall take effect on the first of November next succeed-27 ing the date on which it shall have become a law.