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IN ASSEMBLY

May 26, 2016

Introduced by M. of A. MOSLEY, WEINSTEIN, ROBINSON, LENTOL, BARRON, COOK, HYNDMAN, TITUS, WALKER -- Multi-Sponsored by -- M. of A. NOLAN -- read once and referred to the Committee on Judiciary

AN ACT to amend the real property law, in relation to rebuttal of the right of an incumbrancer

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

1 Section 1. Section 266 of the real property law is amended to read as 2 follows:

S 266. Rights of purchaser or incumbrancer for valuable consideration protected. This article does not in any manner affect or impair the title of a purchaser or incumbrancer for a valuable consideration, 5 unless it appears that he had previous notice of the fraudulent intent of his immediate grantor, or of the fraud rendering void the title of such grantor. THERE SHALL BE A REBUTTABLE PRESUMPTION THAT THIS SECTION SHALL NOT APPLY IN THE CASE OF A TRANSFER OF MORTGAGED REAL PROPERTY, 9 10 BETWEEN A PURCHASER AND SELLER WHO ARE NOT ASSOCIATED PARTIES, NOT ACCOMPANIED BY THE RECORDING WITH THE CLERK OF THE COUNTY OR WITH 11 THE COMMISSIONER OF DEEDS IN WHICH THE PROPERTY IS LOCATED, OF A STATE-12 13 EXECUTED BY THE MORTGAGEE, AND DULY ACKNOWLEDGED, STATING, SUBSTANTIALLY, THAT (1) A PARTY IS ASSUMING THE SELLER'S 14 **INDEBTEDNESS** SECURED BY THE MORTGAGE; OR (2) THAT THE INDEBTEDNESS SECURED BY THE 15 16 MORTGAGE HAS BEEN SATISFIED.

FOR THE PURPOSES OF THIS SECTION, "ASSOCIATED PARTIES" MEANS SPOUSES, 18 EX-SPOUSES, PARENTS AND CHILDREN, SIBLINGS, A HOMEOWNER AND THAT HOMEOWNER'S FAMILY TRUST, OR A HOMEOWNER AND THAT HOMEOWNER'S WHOLLY-OWNED LIMITED LIABILITY COMPANY.

21 S 2. This act shall take effect immediately.

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

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