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AN ACT concerning local government.

Be it enacted by the People of the State of Illinois, represented in the General Assembly:

Section 5. The Counties Code is amended by changing Section
5 5-43035 as follows:

6 (55 ILCS 5/5-43035)

7 Sec. 5-43035. Enforcement of judgment.

8 (a) Any <u>tax, fee,</u> fine, other sanction, or costs <u>imposed</u>, 9 or part of any <u>tax, fee,</u> fine, other sanction, or costs 10 <u>imposed</u>, <u>remaining</u> unpaid after the exhaustion of or the 11 failure to exhaust judicial review procedures under the 12 Illinois Administrative Review Law are a debt due and owing the 13 county and may be collected in accordance with applicable law.

(b) After expiration of the period in which judicial review under the Illinois Administrative Review Law may be sought for a final determination of a code violation, unless stayed by a court of competent jurisdiction, the findings, decision, and order of the hearing officer may be enforced in the same manner as a judgment entered by a court of competent jurisdiction.

20 (c) In any case in which a defendant has failed to comply 21 with a judgment ordering a defendant to correct a code 22 violation or imposing any <u>tax, fee,</u> fine, or other sanction as 23 a result of a code violation, any expenses incurred by a county SB2767 Engrossed - 2 - LRB099 19302 AWJ 43694 b

to enforce the judgment, including, but not limited to, 1 2 attorney's fees, court costs, and costs related to property demolition or foreclosure, after they are fixed by a court of 3 competent jurisdiction or a hearing officer, shall be a debt 4 5 due and owing the county and may be collected in accordance 6 with applicable law. Prior to any expenses being fixed by a 7 hearing officer pursuant to this subsection (c), the county shall provide notice to the defendant that states that the 8 9 defendant shall appear at a hearing before the administrative 10 hearing officer to determine whether the defendant has failed 11 to comply with the judgment. The notice shall set the date for 12 the hearing, which shall not be less than 7 days after the date 13 that notice is served. If notice is served by mail, the 7-day 14 period shall begin to run on the date that the notice was 15 deposited in the mail.

16 (c-5) A default in the payment of a tax, fee, fine, or 17 penalty or any installment of a tax, fee, fine, or penalty may be collected by any means authorized for the collection of 18 19 monetary judgments. The State's Attorney state's attorney of 20 the county in which the tax, fee, fine, or penalty was imposed 21 may retain attorneys and private collection agents for the 22 purpose of collecting any default in payment of any tax, fee, 23 fine, or penalty or installment of that tax, fee, fine, or penalty. Any fees or costs incurred by the county with respect 24 25 to attorneys or private collection agents retained by the 26 State's Attorney state's attorney under this Section shall be

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1 charged to the offender.

(d) Upon being recorded in the manner required by Article XII of the Code of Civil Procedure or by the Uniform Commercial Code, a lien shall be imposed on the real estate or personal estate, or both, of the defendant in the amount of any debt due and owing the county under this Section. The lien may be enforced in the same manner as a judgment lien pursuant to a judgment of a court of competent jurisdiction.

9 (e) A hearing officer may set aside any judgment entered by 10 default and set a new hearing date, upon a petition filed 11 within 21 days after the issuance of the order of default, if 12 the hearing officer determines that the petitioner's failure to 13 appear at the hearing was for good cause or at any time if the 14 petitioner establishes that the county did not provide proper 15 service of process. If any judgment is set aside pursuant to 16 this subsection (e), the hearing officer shall have authority 17 to enter an order extinguishing any lien that has been recorded for any debt due and owing the county as a result of the 18 19 vacated default judgment.

20 (Source: P.A. 99-18, eff. 1-1-16.)