

HOUSE BILL No. 4334

February 23, 1993, Introduced by Rep. Bullard and referred to the Committee on Taxation.

A bill to amend section 37 of Act No. 186 of the Public Acts of 1973, entitled

"Tax tribunal act,"

as amended by Act No. 172 of the Public Acts of 1992, being section 205.737 of the Michigan Compiled Laws.

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:

- Section 1. Section 37 of Act No. 186 of the Public Acts of 2 1973, as amended by Act No. 172 of the Public Acts of 1992, being 3 section 205.737 of the Michigan Compiled Laws, is amended to read
- 5 Sec. 37. (1) In arriving at its determination of a lawful
- 6 property assessment, the tribunal shall multiply its finding of
- 7 true cash value by a percentage equal to the ratio of the average
- 8 level of assessment in relation to true cash values in the
- 9 assessment district.

4 as follows:

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- 1 (2) The lawful assessment as determined by the tribunal is 2 subject to equalization and shall be equalized by application of 3 the equalization factor that is uniformly applicable in the 4 assessment district for the year in question, which, after equal-5 ization, shall not exceed 50% of the true cash value of the prop-6 erty on the assessment date.
- 7 (3) The petitioner has the burden of proof in establishing
 8 the true cash value of the property, and the assessing agency has
 9 the burden of proof in establishing the ratio of the average
 10 level of assessments in relation to true cash values in the
 11 assessment district and the equalization factor that was uni12 formly applied in the assessment district for the year in
 13 question.
- (4) If subsequent to the filing of the petition the taxpayer 15 paid additional taxes as a result of the unlawful assessments on 16 the same property, or if in subsequent years unlawful assessments 17 were made against the same property, the taxpayer, after protest 18 before the board of review and not later than the filing deadline 19 as prescribed by section 35(2), except as provided by subsections 20 (5) and (7), may amend his or her petition to join all of his or 1 her claims for lawful assessment determination and for refund by 22 reason of payments based on the unlawful assessments. The motion 23 to amend the petition to add a subsequent year shall be accom-24 panied by a motion fee equal to 50% of what the original filing 25 fee would be. A sum determined by the tribunal to have been 26 unlawfully paid shall bear interest from the date of payment to 27 the date of judgment and the judgment shall bear interest to date

- of its payment. Interest required by this subsection shall accrue for periods before April 1, 1982 at a rate of 6% per year, shall accrue for periods after March 31, 1982 but before April 1, 1985 at a rate of 12% per year, and shall accrue for periods after March 31, 1985 at a rate of 9% per year.
- (5) If the residential property and small claims division of the tribunal has jurisdiction over a petition that the taxpayer 8 seeks to amend to include an assessment dispute for 1 or more 9 subsequent years, the following -shall- apply:
- (a) The taxpayer need not have protested those assessments

 11 he or she seeks to include before the board of review.
- (b) Instead of the deadline provided by subsection (4), the taxpayer may amend his or her petition by a motion filed within 7 14 days after mailing of the notice of the hearing on the petition 15 being amended, or not later than 20 days before the date set for 16 the hearing on the petition being amended, whichever date is the 17 later.
- (6) The notice of the hearing on a petition shall include a statement advising the petitioner of the right to amend his or 20 her petition to include assessment disputes for subsequent years 21 as provided by subsections (4) and (5).
- 22 (7) If the final equalization multiplier for the tax year
 23 exceeds the tentative multiplier used in preparing the assessment
 24 notice and as a result of action of the state board of equaliza25 tion or county board of commissioners a taxpayer's assessment as
 26 equalized is in excess of 50% of true cash value, that person may
 27 appeal directly to the tax tribunal without a prior protest

- 1 before the local board of review. The appeal shall be filed
- 2 under this subsection on or before the third Monday in August and
- 3 shall be heard in the same manner as other appeals of the
- 4 tribunal. A taxpayer making an appeal pursuant to this subsec-
- 5 tion may amend his or her petition to include subsequent years'
- 6 assessments based on the alleged unlawful determination in the
- 7 manner provided by subsection (5)(b). An appeal pursuant to this
- 8 subsection shall not result in an equalized value less than the
- 9 assessed value multiplied by the tentative equalization multi-
- 10 plier used in preparing the assessment notice. This subsection
- 11 does not apply to appeals filed after December 31, 1990.