ASSEMBLY, No. 6064 STATE OF NEW JERSEY 219th LEGISLATURE

INTRODUCED NOVEMBER 15, 2021

Sponsored by: Assemblyman LOUIS D. GREENWALD District 6 (Burlington and Camden) Assemblywoman ANGELA V. MCKNIGHT District 31 (Hudson)

Co-Sponsored by: Assemblyman Dancer

SYNOPSIS

Requires municipality to return to taxpayer property taxes paid in error due to assessor's or owner's mistake.

CURRENT VERSION OF TEXT

As introduced.



(Sponsorship Updated As Of: 12/2/2021)

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1 AN ACT concerning errors in the assessment of real property and 2 property tax overpayment and amending R.S.54:4-54. 3 4 **BE IT ENACTED** by the Senate and General Assembly of the State 5 of New Jersey: 6 7 1. R.S.54:4-54 is amended to read as follows: 8 54:4-54. a. Where by mistake property real or personal has been 9 twice entered and assessed on the tax duplicate, the governing body 10 of the taxing district or county board of taxation may order and 11 cause the tax record to be corrected and if the tax has been twice 12 paid the governing body of the taxing district shall refund the 13 excessive payment without interest. 14 b. Where by mistake an assessment intended for one parcel has 15 been placed upon another, the governing body may cancel the 16 erroneous assessment, return without interest any money paid by 17 one not the owner of the parcel intended to be assessed, and enter 18 upon the record the assessment and tax against the proper parcel, 19 after a hearing upon five days' notice to the owner. 20 c. Where one person has by mistake paid the tax on the property 21 of another supposing it to be his own, the governing body after a hearing, on five days' notice to the owner, [may] shall return the 22 23 money paid in error without interest and restore the record of the 24 assessment and tax against the property in the name of the true owner, provided the lien of the tax has not expired and no transfer 25 26 or encumbrance has been put on record against the property since 27 the date of the payment in error. No assessment of real or 28 d. personal property shall be 29 considered invalid because listed or assessed in the name of one 30 not the owner thereof, or because erroneously classed as the land of 31 an unknown or nonresident owner. 32 e. All refunds made pursuant to subsections a. through c. of this 33 section shall be subject to a three-year statute of limitations, and 34 shall be computed as refunds for the tax year in which the governing body has been notified by the taxpayer of the error, and 35 the three tax years immediately preceding the notice. 36 37 (cf: R.S.54:4-54) 38 39 2. This act shall take effect immediately. 40 41 42 **STATEMENT** 43 44 This bill would require a municipality to issue a property tax 45 refund to a property owner who overpays his or her property taxes.

EXPLANATION – Matter enclosed in **bold-faced** brackets [thus] in the above bill is not enacted and is intended to be omitted in the law.

Matter underlined <u>thus</u> is new matter.

A6064 GREENWALD, MCKNIGHT

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The New Jersey Statutes currently permit, but do not require, a
municipality to make such a refund to a property taxpayer under
these circumstances.
This amendment is necessary to revise the statute to reflect the
New Jersey Tax Court's decision in <u>Hanover Floral v. East Hanover</u>

6 <u>Twp., 30 N.J. Tax 181</u> (Tax 2017), which required Hanover 7 Township to refund excess property taxes paid by Hanover Floral as

8 the result of an error made by the municipal tax assessor. The Tax 9 Court limited the amount of the refund due to Hanover Floral to the 10 excess taxes paid in the tax year in which Hanover Floral filed its

10 excess taxes part in the tax year in which Hanover 11 complaint, and the three years prior.

12 The bill also limits the amount of the refund to the amount of 13 excess taxes paid in the tax year in which the governing body has

14 been notified by the taxpayer of the error, and the three tax years

15 immediately prior.