

THE GENERAL PROPERTY TAX ACT (EXCERPT)
Act 206 of 1893

***** 211.86 THIS SECTION IS REPEALED BY ACT 183 OF 2005 EFFECTIVE DECEMBER 31, 2006

211.86 Ejectment action; authorized against state; evidence; tax refund.

Sec. 86. In the prosecution of an action of ejectment by any person holding an adverse claim to any property bid off to the state as provided in this act, the state treasurer may be defendant. In all cases in the prosecution or defense of an action of ejectment or trespass by any person holding or claiming property under any deed or other conveyance of property bid off or purchased for delinquent or unpaid taxes, the party reclaiming under the purchase for unpaid taxes may show his or her title to the property, whether title was derived under 1 or more purchases or sales for taxes or otherwise, and may give in evidence any and all deeds of conveyance or other legal evidence of purchase, which he or she may have received on sales for taxes, and may claim title under any or all of them. The state or county shall not be required to refund any taxes or money by reason of defect in the taxes or sales prior to the particular tax or deed decreed valid.

History: 1893, Act 206, Eff. June 12, 1893;—CL 1897, 3909;—CL 1915, 4084;—CL 1929, 3479;—CL 1948, 211.86;—Am. 2002, Act 620, Imd. Eff. Dec. 23, 2002.

Popular name: Act 206