

substituted for the former archaic references to consent "first had and obtained in writing" for clarity and consistency.

In subsection (a) of this section, the reference to a "debtor who possesses personal property that is subject to a security interest" is substituted for the former references to a "mortgagor of personal property in possession of the same" and a "purchaser of personal property under a recorded conditional, written contract, in possession of said property" for clarity and for consistency with current terminology. Similarly, the reference to the property when "the security interest attached" is substituted for the former references to the property when "so mortgaged" and "purchased" for clarity and consistency. Similarly, the references to the "secured party" and the "secured party's assignee" are substituted for the former references to the "mortgagee", "his assigns", and "vendor" for clarity and consistency. No substantive change is intended.

Also in subsection (a) of this section, the reference to intent "to defraud the secured party" is substituted for the former archaic reference to acting "with intent as aforesaid" for clarity.

In subsection (b) of this section, the reference to a "debtor who possesses personal property that is under levy pursuant to a writ of execution" is substituted for the former reference to a "execution debtor in possession of personal property levied on and taken in execution" for clarity and for consistency with current terminology. Similarly, the reference to the property when "the levy was made" is substituted for the former references to the property when "levied on and taken in execution as aforesaid" for clarity and consistency. Similarly, the references to the "judgment creditor", the "judgment creditor's assignee", and the "judgment creditor's lawfully authorized agent" are substituted for the former references to the "execution creditor" and "his assigns or lawfully authorized agents" for clarity and consistency. No substantive change is intended.

Also in subsection (b) of this section, the reference to the intent "to defraud the judgment creditor or the judgment creditor's assignee" is substituted for the former archaic reference to acting "with intent as aforesaid" for clarity.

In subsection (c) of this section, the reference to the intent "to defraud the buyer" is substituted for the former archaic reference to acting "with intent as aforesaid" for clarity.

In subsection (d) of this section, the former reference to "indictment" is deleted as surplusage.

Also in subsection (d) of this section, the former reference to the "city or county jail" is deleted for consistency within this article. Currently, inmates are sentenced to the custody of a unit such as the Division of Correction and then are placed in a particular facility. See CS § 9-103.

Also in subsection (d) of this section, the former reference to "the discretion