New York State Assembly



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A04454 Sur	nmary:
BILL NO	A04454
SAME AS	SAME AS <u>S00305</u>
SPONSOR	Hunter
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COSPNSR	Rosenthal L, Reyes, Pretlow, Epstein, Davila, Cruz, Taylor, Glick, Carroll, Bichotte Hermelyn, Dinowitz, Bronson, Hevesi, Seawright, Kim, Joyner, Rozic, Walker, Ramos, Jacobson, Steck, Cook, Aubry, Mitaynes, Forrest, Mamdani, Gonzalez-Rojas, Meeks, Clark, Kelles, Gallagher, Simon, Anderson, Jackson, Septimo, Burgos, De Los Santos, Gibbs, Tapia, Cunningham, Lucas, Shrestha, Lee, Raga, Ardila, Alvarez, Simone, Burdick, Chandler-Waterman, Shimsky, Solages, Levenberg, O'Donnell

MLTSPNSR	_	
VIETOT IVOIX		
Add Art 6-A	§§210 - 216, RP L	
Prohibits evi	ction without good cau	use; sets forth grounds for removal of tenants
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A04454 Act	ions:	
BILL NO	A04454	
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01/03/2024	referred to housing	
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A04454 Flo	or Votes:	
There are no	votes for this bill in thi	s legislative session.
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NEW YORK STATE ASSEMBLY
MEMORANDUM IN SUPPORT OF LEGISLATION
submitted in accordance with Assembly Rule III, Sec 1(f)

BILL NUMBER: A4454

SPONSOR: Hunter

TITLE OF BILL:

An act to amend the real property law, in relation to prohibiting eviction without good cause $% \left(1\right) =\left(1\right) +\left(1$

PURPOSE:

To set standards for which eviction is acceptable and prohibit eviction without good cause, giving tenants expanded protection.

SUMMARY OF PROVISIONS:

Section 1 amends the real property law by adding a new article 6-A that prohibits eviction without good cause. Article 6-A establishes applicability, necessity for good cause, grounds for removal of tenants, preservation of existing requirements of law, and a voidance of any lease or rental agreements that are contrary to public policy.

Section 2 establishes the effective date.

JUSTIFICATION:

Renters across all of New York deserve stable housing and should not be subject to unfair evictions. By setting standards in law for when evictions are appropriate, renters will be protected from unfair practices that seek to evict them through no fault of their own. Tenants who pay their rent on time and lease responsibly should not be held to things such as drastic rent increases that are done for no other reason than forcing these tenants out. These increases are often far above what would be considered fair market. In circumstances where tenants are causing a nuisance or fail to pay fair rent, for example, tenants may still be evicted.

LEGISLATIVE HISTORY:

2020: A.5030-B

2021-22: A5573

FISCAL IMPLICATIONS:

None.

EFFECTIVE DATE:

This act shall take effect immediately and shall apply to actions and proceedings commenced on or after the effective date.

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A04454 Text:

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2023-2024 Regular Sessions

IN ASSEMBLY

February 15, 2023

Introduced by M. of A. HUNTER, L. ROSENTHAL, REYES, PRETLOW, EPSTEIN, DAVILA, CRUZ, TAYLOR, GLICK, CARROLL, BICHOTTE HERMELYN, DINOWITZ, BRONSON, HEVESI, SEAWRIGHT, KIM, JOYNER, ROZIC, DARLING, WALKER, RAMOS, JACOBSON, STECK, COLTON, COOK, AUBRY, MITAYNES, FORREST, MAMDANI, GONZALEZ-ROJAS, MEEKS, CLARK, KELLES, GALLAGHER, SIMON, ANDERSON, JACKSON, SEPTIMO, BURGOS, GUNTHER, DE LOS SANTOS, GIBBS, TAPIA, CUNNINGHAM, LUCAS, SHRESTHA -- read once and referred to the Committee on Housing

AN ACT to amend the real property law, in relation to prohibiting eviction without good cause

The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1 Section 1. The real property law is amended by adding a new article 2 6-A to read as follows:

2 6-A to read as Tollows:

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ARTICLE 6-A

PROHIBITION OF EVICTION WITHOUT GOOD CAUSE

- 5 Section 210. Short title.
 - 211. Definitions.
- 7 **212. Applicability.**
- 8 <u>213. Necessity for good cause.</u>
- 9 <u>214. Grounds for removal of tenants.</u>
- 10 <u>215. Preservation of existing requirements of law.</u>
- 11 216. Waiver of rights void.
- 12 § 210. Short title. This article shall be cited as the "Prohibition of
- 13 eviction without good cause law".
- 14 § 211. Definitions. 1. The term "housing accommodation", as used in
- 15 <u>this article shall mean any residential premises, including a mobile</u>
- 16 <u>home or land in a mobile home park.</u>
- 17 2. The term "landlord" as used in this article shall mean any owner,
- 18 <u>lessor, sublessor, assignor, or other person receiving or entitled to</u>

EXPLANATION--Matter in $\underline{italics}$ (underscored) is new; matter in brackets [-] is old law to be omitted.

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1 <u>receive rent for the occupancy of any housing accommodation or an agent</u> 2 <u>of any of the foregoing.</u>

- 3 3. The term "tenant" as used in this article shall mean a tenant,
 4 sub-tenant, lessee, sublessee, assignee, manufactured home tenant as
 5 defined in paragraph one of subdivision a of section two hundred thir6 ty-three of this chapter, an occupant of a rooming house or hotel as
 7 defined in section seven hundred eleven of the real property actions and
 8 proceedings law or any other person entitled to the possession, use or
 9 occupancy of any housing accommodation.
- 4. The term "rent" as used in this article shall mean any consideration, including any bonus, benefit or gratuity demanded or received for
 or in connection with the possession, use or occupancy of housing accommodations or the execution or transfer of a lease for such housing
 accommodations.
- 5. The term "disabled person" as used in this article shall mean a person who has an impairment which results from anatomical, physiological or psychological conditions, other than addiction to alcohol, gambling, or any controlled substance, which are demonstrable by medically acceptable clinical and laboratory diagnostic techniques, and which are expected to be permanent and which substantially limit one or more of such person's major life activities.
- § 212. Applicability. This article shall apply to all housing accommodations except:
 - owner-occupied premises with less than four units;

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- 25. <u>premises sublet pursuant to section two hundred twenty-six-b of</u>
 26 this chapter, or otherwise, where the sublessor seeks in good faith to
 27 recover possession of such housing accommodation for his or her own
 28 personal use and occupancy;
- 3. premises the possession, use or occupancy of which is solely incident to employment and such employment is being lawfully terminated; and
 4. premises otherwise subject to regulation of rents or evictions
 pursuant to state or federal law to the extent that such state or federal law requires "good cause" for termination or non-renewal of such tenancies.
- § 213. Necessity for good cause. No landlord shall, by action to evict
 or to recover possession, by exclusion from possession, by failure to
 renew any lease, or otherwise, remove any tenant from housing accommodations covered by section two hundred twelve of this article except for
 good cause as defined in section two hundred fourteen of this article.
- § 214. Grounds for removal of tenants. 1. No landlord shall remove a
 tenant from any housing accommodation, or attempt such removal or exclusion from possession, notwithstanding that the tenant has no written
 lease or that the lease or other rental agreement has expired or otherwise terminated, except upon order of a court of competent jurisdiction
 tentered in an appropriate judicial action or proceeding in which the
 petitioner or plaintiff has established one of the following grounds as
 good cause for removal or eviction:
- (a) The tenant has failed to pay rent due and owing, provided however that the rent due and owing, or any part thereof, did not result from a rent increase which is unreasonable or imposed for the purpose of circumventing the intent of this article. In determining whether all or part of the rent due and owing is the result of an unreasonable rent increase, it shall be a rebuttable presumption that the rent for a dwelling not protected by rent regulation is unreasonable if said rent has been increased in any calendar year by a percentage exceeding either three percent or one and one-half times the annual percentage change in

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the Consumer Price Index for the region in which the housing accommodation is located, as established the August preceding the calendar year in question, whichever is greater;

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- (b) The tenant is violating a substantial obligation of his or her tenancy, other than the obligation to surrender possession, and has failed to cure such violation after written notice that the violation 7 cease within ten days of receipt of such written notice, provided however, that the obligation of tenancy for which violation is claimed was not imposed for the purpose of circumventing the intent of this article;
- 10 (c) The tenant is committing or permitting a nuisance in such housing 11 accommodation, or is maliciously or by reason of negligence damaging the 12 housing accommodation; or the tenant's conduct is such as to interfere with the comfort of the landlord or other tenants or occupants of the same or adjacent buildings or structures;
- 15 (d) Occupancy of the housing accommodation by the tenant is in 16 violation of or causes a violation of law and the landlord is subject to civil or criminal penalties therefore; provided however that an agency of the state or municipality having jurisdiction has issued an order 19 requiring the tenant to vacate the housing accommodation. No tenant 20 shall be removed from possession of a housing accommodation on such ground unless the court finds that the cure of the violation of law requires the removal of the tenant and that the landlord did not through neglect or deliberate action or failure to act create the condition necessitating the vacate order. In instances where the landlord does not undertake to cure conditions of the housing accommodation causing such 26 violation of the law, the tenant shall have the right to pay or secure 27 payment in a manner satisfactory to the court, to cure such violation 28 provided that any tenant expenditures shall be applied against rent to which the landlord is entitled. In instances where removal of a tenant is absolutely essential to his or her health and safety, the removal of 31 the tenant shall be without prejudice to any leasehold interest or other 32 right of occupancy the tenant may have and the tenant shall be entitled 33 to resume possession at such time as the dangerous conditions have been 34 removed. Nothing herein shall abrogate or otherwise limit the right of a 35 tenant to bring an action for monetary damages against the landlord to 36 compel compliance by the landlord with all applicable state or municipal 37 <u>laws or housing codes;</u>
- 38 (e) The tenant is using or permitting the housing accommodation to be 39 used for an illegal purpose;
- (f) The tenant has unreasonably refused the landlord access to the 41 housing accommodation for the purpose of making necessary repairs or improvements required by law or for the purpose of showing the housing accommodation to a prospective purchaser, mortgagee or other person having a legitimate interest therein;
- (g) The landlord seeks in good faith to recover possession of a hous-46 ing accommodation located in a building containing fewer than twelve units because of immediate and compelling necessity for his or her own 47 48 personal use and occupancy as his or her principal residence, or the 49 personal use and occupancy as principal residence of his or her spouse, 50 parent, child, stepchild, father-in-law or mother-in-law, when no other suitable housing accommodation in such building is available. This para-51 graph shall permit recovery of only one housing accommodation and shall 53 not apply to a housing accommodation occupied by a tenant who is sixty-54 two years of age or older or who is a disabled person;
- 55 (h) The landlord seeks in good faith to recover possession of any or all housing accommodations located in a building with less than five

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1 units to personally occupy such housing accommodations as his or her 2 principal residence.

- 2. A tenant required to surrender a housing accommodation by virtue of the operation of paragraph (g) or (h) of subdivision one of this section shall have a cause of action in any court of competent jurisdiction for damages, declaratory, and injunctive relief against a landlord or purchaser of the premises who makes a fraudulent statement regarding a proposed use of the housing accommodation. In any action or proceeding brought pursuant to this provision a prevailing tenant shall be entitled to recovery of actual damages, and reasonable attorneys' fees.
- 3. Nothing in this section shall abrogate or limit the tenant's right
 pursuant to section seven hundred fifty-one of the real property actions
 and proceedings law to permanently stay the issuance or execution of a
 warrant or eviction in a summary proceeding, whether characterized as a
 nonpayment, objectionable tenancy, or holdover proceeding, the underlying basis of which is the nonpayment of rent, so long as the tenant
 complies with the procedural requirements of section seven hundred
 fifty-one of the real property actions and proceedings law.
- § 215. Preservation of existing requirements of law. No action shall be maintainable and no judgment of possession shall be entered for housing accommodations pursuant to section two hundred fourteen of this article, unless the landlord has complied with any and all applicable laws governing such action or proceeding and has complied with any and all applicable laws governing notice to tenants, including without limitation the manner and the time of service of such notice and the contents of such notice.
- § 216. Waiver of rights void. Any agreement by a tenant heretofore or hereinafter entered into in a written lease or other rental agreement waiving or modifying his or her rights as set forth in this article shall be void as contrary to public policy.
- § 2. Severability. If any provision of this act, or any application of any provision of this act, is held to be invalid, that shall not affect the validity or effectiveness of any other provision of this act, or of any other application of any provision of this act, which can be given effect without that provision or application; and to that end, the provisions and applications of this act are severable.
- § 3. This act shall take effect immediately and shall apply to actions and proceedings commenced on or after such effective date.

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NO LFIN

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