# Second Regular Session Seventy-second General Assembly STATE OF COLORADO

## **ENGROSSED**

This Version Includes All Amendments Adopted on Second Reading in the House of Introduction

LLS NO. 20-0199.01 Yelana Love x2295

**SENATE BILL 20-108** 

#### SENATE SPONSORSHIP

Gonzales,

#### HOUSE SPONSORSHIP

(None),

#### **Senate Committees**

**House Committees** 

Local Government

### A BILL FOR AN ACT

101 CONCERNING A PROHIBITION ON A LANDLORD ENGAGING IN CERTAIN
102 ACTIVITIES RELATED TO A TENANT'S CITIZENSHIP STATUS.

## **Bill Summary**

(Note: This summary applies to this bill as introduced and does not reflect any amendments that may be subsequently adopted. If this bill passes third reading in the house of introduction, a bill summary that applies to the reengrossed version of this bill will be available at <a href="http://leg.colorado.gov">http://leg.colorado.gov</a>.)

The bill creates the "Immigrant Tenant Protection Act" (Act), which prohibits a landlord from:

- ! Demanding, requesting, or collecting information regarding or relating to the immigration or citizenship status of a tenant;
- ! Disclosing or threatening to disclose information regarding

- or relating to the immigration or citizenship status of a tenant to any person, entity, or immigration or law enforcement agency;
- ! Harassing, intimidating, or retaliating against a tenant for exercising the tenant's rights or opposing prohibited conduct:
- ! Interfering with a tenant's rights, including influencing or attempting to influence a tenant to surrender possession of a dwelling unit or to not seek to occupy a dwelling unit based solely or in part on the immigration or citizenship status of the tenant;
- ! Refusing to enter into a lease agreement or approve a subtenancy, or to otherwise preclude a tenant from occupying a dwelling unit, based solely or in part on the immigration or citizenship status of the tenant; and
- ! Bringing an action to recover possession of a dwelling unit based solely or in part on the immigration or citizenship status of a tenant.

The Act is enforceable through a private right of action.

1	Be it enacted by the General Assembly of the State of Colorado:
2	SECTION 1. In Colorado Revised Statutes, add part 12 to article
3	12 of title 38 as follows:
4	PART 12
5	IMMIGRANT TENANT PROTECTION ACT
6	<b>38-12-1201. Short title.</b> The short title of this part 12 is the
7	"IMMIGRANT TENANT PROTECTION ACT".
8	<b>38-12-1202. Definitions.</b> AS USED IN THIS PART 12, UNLESS THE
9	CONTEXT OTHERWISE REQUIRES:
10	(1) "DWELLING UNIT" MEANS A ROOM OR SUITE OF ROOMS, A
11	MOBILE HOME AS DEFINED IN SECTION 38-12-201.5 (2), OR OTHER
12	RESIDENTIAL REAL ESTATE USED FOR HUMAN HABITATION AND FOR WHICH
13	A LANDLORD AND A TENANT HAVE A WRITTEN OR ORAL AGREEMENT.
14	(2) "IMMIGRATION OR CITIZENSHIP STATUS" MEANS A PERSON'S

-2-

1	ACTUAL OR PERCEIVED IMMIGRATION OR CITIZENSHIP STATUS.
2	(3) (a) "LANDLORD" MEANS THE OWNER, AGENT, LESSOR, OR
3	SUBLESSOR OF A DWELLING UNIT, OR THE BUILDING OF WHICH IT IS PART,
4	AND ANY PERSON AUTHORIZED TO EXERCISE ANY ASPECT OF THE
5	MANAGEMENT OF THE PREMISES, INCLUDING ANY PERSON WHO DIRECTLY
6	OR INDIRECTLY RECEIVES RENTS AND HAS NO OBLIGATION TO DELIVER THE
7	WHOLE OF THE RECEIPTS TO ANOTHER PERSON.
8	(b) "LANDLORD" INCLUDES:
9	(I) THE OWNER OF A MOBILE HOME PARK; AND
10	(II) A SUCCESSOR IN INTEREST TO ANY PERSON LISTED IN
11	SUBSECTION $(3)(a)$ OR $(3)(b)(I)$ OF THIS SECTION.
12	(4) (a) "TENANT" MEANS A PERSON ENTITLED BY WRITTEN OR
13	ORAL AGREEMENT, BY SUBTENANCY APPROVED BY THE LANDLORD OR BY
14	SUFFERANCE, OR BY LAW TO OCCUPY A DWELLING UNIT TO THE EXCLUSION
15	OF OTHERS.
16	(b) "TENANT" INCLUDES A PROSPECTIVE TENANT OR ANY OTHER
17	PERSON SEEKING TO OCCUPY A DWELLING UNIT TO THE EXCLUSION OF
18	OTHERS.
19	38-12-1203. Prohibition on activities related to a tenant's
20	immigration or citizenship status. (1) On and after January 1,
21	2021, EXCEPT AS OTHERWISE PROVIDED IN THIS SECTION OR REQUIRED BY
22	LAW OR COURT ORDER, A LANDLORD SHALL NOT:
23	(a) DEMAND, REQUEST, OR COLLECT INFORMATION REGARDING OR
24	RELATING TO THE IMMIGRATION OR CITIZENSHIP STATUS OF A TENANT;
25	EXCEPT THAT A LANDLORD THAT IS ALSO THE TENANT'S EMPLOYER MAY
26	LAWFULLY COLLECT INFORMATION REQUIRED TO COMPLETE ANY
27	EMPLOYMENT FORM REQUIRED BY STATE OR FEDERAL LAW;

-3-

1	(b) DISCLOSE OR THREATEN TO DISCLOSE INFORMATION
2	REGARDING OR RELATING TO THE IMMIGRATION OR CITIZENSHIP STATUS
3	OF A TENANT TO ANY PERSON, ENTITY, OR IMMIGRATION OR LAW
4	ENFORCEMENT AGENCY;
5	(c) HARASS OR INTIMIDATE A TENANT OR RETALIATE AGAINST A
6	TENANT FOR:
7	(I) EXERCISING THE TENANT'S RIGHTS UNDER THIS PART 12; OR
8	(II) OPPOSING ANY CONDUCT PROHIBITED BY THIS PART 12;
9	(d) Interfere with a tenant's rights under this part 12,
10	INCLUDING INFLUENCING OR ATTEMPTING TO INFLUENCE A TENANT TO
11	SURRENDER POSSESSION OF A DWELLING UNIT OR TO NOT SEEK TO OCCUPY
12	A DWELLING UNIT BASED SOLELY OR IN PART ON THE IMMIGRATION OR
13	CITIZENSHIP STATUS OF THE TENANT;
14	(e) REFUSE TO ENTER INTO A LEASE AGREEMENT OR TO APPROVE
15	A SUBTENANCY, OR TO OTHERWISE PRECLUDE A TENANT FROM OCCUPYING
16	A DWELLING UNIT, BASED SOLELY OR IN PART ON THE IMMIGRATION OR
17	CITIZENSHIP STATUS OF THE TENANT; OR
18	(f) BRING AN ACTION TO RECOVER POSSESSION OF A DWELLING
19	UNIT BASED SOLELY OR IN PART ON THE IMMIGRATION OR CITIZENSHIP
20	STATUS OF A TENANT.
21	<b>38-12-1204. Authorized conduct.</b> (1) SECTION 38-12-1203 DOES
22	NOT PROHIBIT A LANDLORD FROM:
23	(a) COMPLYING WITH ANY LEGAL OBLIGATION UNDER FEDERAL,
24	STATE, OR LOCAL LAW, INCLUDING ANY LEGAL OBLIGATION UNDER A
25	GOVERNMENT PROGRAM OR PURSUANT TO THE CONDITION OF
26	GOVERNMENT FUNDING, IF THE GOVERNMENT PROGRAM OR GOVERNMENT
27	FUNDING PROVIDES RENT LIMITATIONS OR RENTAL ASSISTANCE TO A

-4- 108

1	TENANT, A SUBPOENA, A WARRANT, OR A COURT ORDER OF ANY KIND;
2	(b) REQUESTING INFORMATION OR DOCUMENTATION NECESSARY
3	TO DETERMINE OR VERIFY THE FINANCIAL QUALIFICATIONS OF A
4	PROSPECTIVE TENANT; OR
5	(c) Delivering to the tenant an oral or written notice
6	REGARDING CONDUCT BY THE TENANT THAT VIOLATES OR MAY VIOLATE
7	ANY APPLICABLE LEASE AGREEMENT OR LAW.
8	(2) Section 38-12-1203 does not enlarge or diminish a
9	LANDLORD'S RIGHT TO TERMINATE A TENANCY PURSUANT TO EXISTING
10	STATE OR LOCAL LAW OR THE ABILITY OF A UNIT OF FEDERAL, STATE, OR
11	LOCAL GOVERNMENT TO REGULATE OR ENFORCE A PROHIBITION AGAINST
12	A LANDLORD'S HARASSMENT OF A TENANT.
13	(3) NOTHING IN THIS PART 12:
14	(a) PREVENTS A LANDLORD FROM SEEKING TO COLLECT RENT DUE
15	UNDER THE LEASE AGREEMENT; OR
16	(b) PERMITS A LANDLORD TO VIOLATE SECTION 8-2-130.
17	(4) Any waiver of a right under this part $12\mathrm{By}$ a tenant is
18	VOID AS A MATTER OF PUBLIC POLICY.
19	<b>38-12-1205.</b> Remedies. (1) IF A LANDLORD ENGAGES IN
20	PROHIBITED CONDUCT DESCRIBED IN SECTION 38-12-1203 AGAINST A
21	TENANT, THE TENANT MAY BRING A CIVIL ACTION TO SEEK ANY ONE OR
22	MORE OF THE FOLLOWING REMEDIES:
23	(a) COMPENSATORY DAMAGES FOR INJURY OR LOSS SUFFERED;
24	(b) A CIVIL PENALTY IN AN AMOUNT NOT TO EXCEED TWO
25	THOUSAND DOLLARS FOR EACH VIOLATION, PAYABLE TO THE TENANT;
26	(c) Costs, including reasonable attorney fees; and
27	(d) OTHER EQUITABLE RELIEF THE COURT FINDS APPROPRIATE.

-5- 108

1	(2) Nothing in this part 12 renders the immigration or
2	CITIZENSHIP STATUS OF A TENANT RELEVANT TO ANY ISSUE OF LIABILITY
3	OR REMEDY IN A CIVIL ACTION INVOLVING A TENANT'S HOUSING RIGHTS.
4	IN PROCEEDINGS OR DISCOVERY UNDERTAKEN IN A CIVIL ACTION
5	INVOLVING A TENANT'S HOUSING RIGHTS, NO INQUIRY SHALL BE
6	PERMITTED INTO THE TENANT'S IMMIGRATION OR CITIZENSHIP STATUS
7	UNLESS:
8	(a) THE CLAIMS OR DEFENSES RAISED BY THE TENANT PLACE THE
9	TENANT'S IMMIGRATION OR CITIZENSHIP STATUS DIRECTLY IN
10	CONTENTION; OR
11	(b) THE PERSON SEEKING TO MAKE THE INQUIRY DEMONSTRATES
12	BY CLEAR AND CONVINCING EVIDENCE THAT THE INQUIRY IS NECESSARY
13	IN ORDER TO COMPLY WITH FEDERAL LAW.
14	(3) IF A CIVIL ACTION IS COMMENCED PURSUANT TO THIS SECTION,
15	ANY PARTY TO THE CIVIL ACTION MAY DEMAND A TRIAL BY JURY.
16	SECTION 2. Act subject to petition - effective date -
17	applicability. (1) This act takes effect at 12:01 a.m. on the day following
18	the expiration of the ninety-day period after final adjournment of the
19	general assembly (August 5, 2020, if adjournment sine die is on May 6,
20	2020); except that, if a referendum petition is filed pursuant to section 1
21	(3) of article V of the state constitution against this act or an item, section,
22	or part of this act within such period, then the act, item, section, or part
23	will not take effect unless approved by the people at the general election
24	to be held in November 2020 and, in such case, will take effect on the
25	date of the official declaration of the vote thereon by the governor.
26	(2) This act applies to conduct occurring on and after the
27	applicable effective date of this act.

-6-