

General Assembly

February Session, 2020

Raised Bill No. 5124

LCO No. **1192**

Referred to Committee on HOUSING

Introduced by: (HSG)

AN ACT REQUIRING LANDLORDS TO NOTIFY TENANTS OF FORECLOSURE PROCEEDINGS.

Be it enacted by the Senate and House of Representatives in General Assembly convened:

Section 1. (NEW) (*Effective July 1, 2020*) When renting any dwelling unit that is located in a building that is subject to a pending foreclosure proceeding or where a judgment has been entered against the owner or landlord in a foreclosure proceeding, the landlord shall, prior to entering into a rental agreement, provide the prospective tenant with a written notice of such foreclosure proceeding.

7 Sec. 2. (NEW) (Effective October 1, 2020) (a) Any owner of property 8 containing a dwelling unit that is subject to a pending foreclosure 9 proceeding shall provide written notice of such proceeding to the 10 Commissioner of Housing, the chief executive officer of the 11 municipality in which such property is located and to all tenants 12 residing in such dwelling unit, not later than ten days after receiving 13 notice of such foreclosure proceeding. Not later than ten business days 14 after receipt of any notice, the Commissioner of Housing shall cause 15 such notice to be posted on the Internet web site of the department.

(b) Any tenant receiving notice of such foreclosure proceeding may
file an action under section 47a-14h of the general statutes, as amended
by this act, to seek an order of the court appointing a receiver to collect
rent until the foreclosure proceeding is resolved.

20 Sec. 3. Subsections (a) and (b) of section 47a-14h of the general 21 statutes are repealed and the following is substituted in lieu thereof 22 (*Effective October 1, 2020*):

23 (a) Any tenant who claims that the landlord has failed to perform his 24 or her legal duties, as required by section 47a-7 or 47a-7a or subdivisions 25 (1) to (13), inclusive, of subsection (a) of section 21-82 or that the 26 property containing the dwelling unit that the tenant occupies is subject 27 to a foreclosure proceeding, as described in section 2 of this act, may 28 institute an action in the superior court having jurisdiction over housing 29 matters in the judicial district in which such tenant resides to obtain the 30 relief authorized by this section, section 2 of this act and sections 47a-7a, 31 47a-20 and 47a-68. No tenant may institute an action under this section 32 if a valid notice to quit possession or occupancy based upon 33 nonpayment of rent has been served on such tenant prior to the 34 institution of an action under this section or if a valid notice to quit 35 possession or occupancy based on any other ground has been served on 36 such tenant prior to such tenant making the complaint to the agency 37 referred to in subsection (b) of this section, provided any such notice to 38 quit is still effective.

39 (b) The action shall be instituted by filing a complaint, under oath, 40 with the clerk of the court. The complaint shall allege (1) the name of the 41 tenant; (2) the name of the landlord or, in a complaint concerning section 42 2 of this act, the name of the owner; (3) the address of the premises; (4) the nature of the alleged violation of section 47a-7 or 47a-7a or 43 44 subsection (a) of section 21-82 or a copy of the notice received under 45 section 2 of this act; and (5) the dates when rent is due under the rental 46 agreement and the amount due on such dates. [The] Unless the 47 <u>complaint concerns section 2 of this act, the</u> complaint shall also allege 48 that at least twenty-one days prior to the date on which the complaint is

49 filed, the tenant made a complaint concerning the premises to the 50 municipal agency, in the municipality where the premises are located, 51 responsible for enforcement of the housing code or, if no housing code 52 exists, of the public health code, or to the agency responsible for 53 enforcement of the code or ordinance alleged to have been violated, or 54 to another municipal agency which referred such complaint to the 55 municipal agency responsible for enforcement of such code or 56 ordinance. In the case of a mobile manufactured home located in a 57 mobile manufactured home park, such complaint may be made to the 58 Commissioner of Consumer Protection. The entry fee shall be twenty-59 five dollars, which may be waived in accordance with section 52-259b. 60 Such entry fee shall be a taxable cost of the action. If, on the same day, 61 more than one tenant from the same building or complex institutes an 62 action under this section and pays the entry fee for such action, unless 63 such fee is waived, the actions shall be treated as a single action. No 64 recognizance or bond shall be required.

Sec. 4. Subsection (e) of section 47a-14h of the general statutes is
repealed and the following is substituted in lieu thereof (*Effective October*1, 2020):

68 (e) [The] (1) Except as provided in subdivision (2) of this section, the 69 complainant may seek and the court may order interim or final relief 70 including, but not limited to, the following: [(1)] (A) An order 71 compelling the landlord to comply with the landlord's duties under 72 local, state or federal law; [(2)] (B) an order appointing a receiver to 73 collect rent or to correct conditions in the property which violate local, 74 state or federal law; [(3)] (C) an order staying other proceedings 75 concerning the same property; [(4)] (D) an award of money damages, 76 which may include a retroactive abatement of rent paid pursuant to 77 subsection (h) of this section; and [(5)] (E) such other relief in law or 78 equity as the court may deem proper. If the court orders a retroactive 79 abatement of rent pursuant to [subdivision (4) of this subsection] 80 subparagraph (D) of this subdivision and all or a portion of the tenant's 81 rent was deposited with the court pursuant to subsection (h) of this 82 section by a housing authority, municipality, state agency or similar

entity, any rent ordered to be returned shall be returned to the tenant
and such entity in proportion to the amount of rent each deposited with
the court pursuant to subsection (h) of this section.

86 (2) For a complaint filed only under section 2 of this act, the
 87 complainant may seek and the court may order relief limited to an order
 88 appointing a receiver to collect rent during the pendency of the
 89 foreclosure proceeding.

90 Sec. 5. Section 47a-1 of the general statutes is repealed and the 91 following is substituted in lieu thereof (*Effective July 1, 2020*):

As used in this chapter, sections 1 and 2 of this act and sections 47a21, 47a-23 to 47a-23c, inclusive, 47a-26a to 47a-26g, inclusive, 47a-35 to
47a-35b, inclusive, 47a-41a, 47a-43 and 47a-46:

95 (a) "Action" includes recoupment, counterclaim, set-off, cause of
96 action and any other proceeding in which rights are determined,
97 including an action for possession.

98 (b) "Building and housing codes" include any law, ordinance or 99 governmental regulation concerning fitness for habitation or the 100 construction, maintenance, operation, occupancy, use or appearance of 101 any premises or dwelling unit.

(c) "Dwelling unit" means any house or building, or portion thereof,
which is occupied, is designed to be occupied, or is rented, leased or
hired out to be occupied, as a home or residence of one or more persons.

(d) "Landlord" means the owner, lessor or sublessor of the dwellingunit, the building of which it is a part or the premises.

(e) "Owner" means one or more persons, jointly or severally, in whom
is vested (1) all or part of the legal title to property, or (2) all or part of
the beneficial ownership and a right to present use and enjoyment of the
premises and includes a mortgagee in possession.

111 (f) "Person" means an individual, corporation, limited liability

112 company, the state or any political subdivision thereof, or agency,
113 business trust, estate, trust, partnership or association, two or more
114 persons having a joint or common interest, and any other legal or
115 commercial entity.

(g) "Premises" means a dwelling unit and the structure of which it is
a part and facilities and appurtenances therein and grounds, areas and
facilities held out for the use of tenants generally or whose use is
promised to the tenant.

(h) "Rent" means all periodic payments to be made to the landlordunder the rental agreement.

(i) "Rental agreement" means all agreements, written or oral, and
valid rules and regulations adopted under section 47a-9 or subsection
(d) of section 21-70 embodying the terms and conditions concerning the
use and occupancy of a dwelling unit or premises.

(j) "Roomer" means a person occupying a dwelling unit, which unit
does not include a refrigerator, stove, kitchen sink, toilet and shower or
bathtub and one or more of these facilities are used in common by other
occupants in the structure.

(k) "Single-family residence" means a structure maintained and used
as a single dwelling unit. Notwithstanding that a dwelling unit shares
one or more walls with another dwelling unit or has a common parking
facility, it is a single-family residence if it has direct access to a street or
thoroughfare and does not share heating facilities, hot water equipment
or any other essential facility or service with any other dwelling unit.

(l) "Tenant" means the lessee, sublessee or person entitled under a
rental agreement to occupy a dwelling unit or premises to the exclusion
of others or as is otherwise defined by law.

(m) "Tenement house" means any house or building, or portion
thereof, which is rented, leased or hired out to be occupied, or is
arranged or designed to be occupied, or is occupied, as the home or

- 142 residence of three or more families, living independently of each other,
- 143 and doing their cooking upon the premises, and having a common right
- 144 in the halls, stairways or yards.

This act shall take effect as follows and shall amend the following sections:		
Section 1	July 1, 2020	New section
Sec. 2	October 1, 2020	New section
Sec. 3	October 1, 2020	47a-14h(a) and (b)
Sec. 4	October 1, 2020	47a-14h(e)
Sec. 5	July 1, 2020	47a-1

Statement of Purpose:

To require landlords to notify prospective and current tenants of foreclosure proceedings and to permit tenants to seek court appointment of a receiver upon receiving such notice.

[Proposed deletions are enclosed in brackets. Proposed additions are indicated by underline, except that when the entire text of a bill or resolution or a section of a bill or resolution is new, it is not underlined.]