

General Assembly

February Session, 2020

## Raised Bill No. 109

LCO No. **853** 

Referred to Committee on HOUSING

Introduced by: (HSG)

## AN ACT CONCERNING A LANDLORD'S ABILITY TO CONSIDER THE CRIMINAL RECORD OF PROSPECTIVE TENANTS.

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

1 Section 1. (NEW) (*Effective October 1, 2020*) (a) Not later than January 2 1, 2021, the Commissioner of Housing shall adopt regulations in 3 accordance with the provisions of chapter 54 of the general statutes, 4 concerning a limited time period, immediately preceding a rental 5 application, for which a landlord, as defined in section 47a-1 of the 6 general statutes, or agent of such landlord may consider the criminal 7 record of a prospective tenant, as defined in section 47a-1 of the general 8 statutes, to evaluate the rental application of such prospective tenant. 9 Such limited time period shall be not more than seven years for 10 consideration of a felony committed by a prospective tenant and not 11 more than three years for consideration of a misdemeanor committed 12 by a prospective tenant.

(b) Any landlord or agent of such landlord who rents to a tenant in
accordance with the regulations adopted under subsection (a) of this
section shall be immune from any civil liability for any damage or injury

arising from any subsequent criminal act of such tenant, unless such
landlord or agent of such landlord was a conspirator, accomplice or
otherwise complicit in such criminal act.

19 Sec. 2. Section 8-45a of the general statutes is repealed and the 20 following is substituted in lieu thereof (*Effective January 1, 2021*):

21 A housing authority, as defined in subsection (b) of section 8-39, in 22 determining eligibility for the rental of public housing units may 23 establish criteria and consider relevant information concerning (1) an 24 applicant's or any proposed occupant's history of criminal activity, 25 during the time period established under section 1 of this act and in 26 accordance with the regulations adopted under section 1 of this act, 27 involving: (A) Crimes of physical violence to persons or property, (B) 28 crimes involving the illegal manufacture, sale, distribution or use of, or 29 possession with intent to manufacture, sell, use or distribute, a 30 controlled substance, as defined in section 21a-240, or (C) other criminal 31 acts which would adversely affect the health, safety or welfare of other 32 tenants, (2) an applicant's or any proposed occupant's abuse, or pattern 33 of abuse, of alcohol when the housing authority has reasonable cause to 34 believe that such applicant's or proposed occupant's abuse, or pattern of 35 abuse, of alcohol may interfere with the health, safety or right to 36 peaceful enjoyment of the premises by other residents, and (3) an 37 applicant or any proposed occupant who is subject to a lifetime 38 registration requirement under section 54-252 on account of being 39 convicted or found not guilty by reason of mental disease or defect of a 40 sexually violent offense. In evaluating any such information, the 41 housing authority shall give consideration to the time, nature and extent 42 of the applicant's or proposed occupant's conduct and to factors which 43 might indicate a reasonable probability of favorable future conduct such 44 as evidence of rehabilitation and evidenced of the willingness of the 45 applicant, the applicant's family or the proposed occupant to participate 46 in social service or other appropriate counseling programs and the 47 availability of such programs.

This act shall take effect as follows and shall amend the following sections:

| Section 1 | October 1, 2020 | New section |
|-----------|-----------------|-------------|
| Sec. 2    | January 1, 2021 | 8-45a       |

## Statement of Purpose:

To require the Commissioner of Housing to adopt regulations concerning a limited time period for which a landlord may consider the criminal record of a prospective tenant.

[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.]