THE GENERAL ASSEMBLY OF PENNSYLVANIA

HOUSE BILL

No. 330

Session of 2021

INTRODUCED BY MADDEN, SCHLOSSBERG, CIRESI, DALEY, DAVIDSON, A. DAVIS, FIEDLER, FREEMAN, GALLOWAY, GUZMAN, HANBIDGE, HILL-EVANS, HOHENSTEIN, INNAMORATO, KENYATTA, KINKEAD, LEE, MALAGARI, O'MARA, SANCHEZ AND WEBSTER, JANUARY 29, 2021

REFERRED TO COMMITTEE ON JUDICIARY, JANUARY 29, 2021

AN ACT

Amending Title 42 (Judiciary and Judicial Procedure) of the 1 Pennsylvania Consolidated Statutes, in organization and 2 jurisdiction of courts of common pleas, further providing for housing courts. 4 5 The General Assembly of the Commonwealth of Pennsylvania 6 hereby enacts as follows: 7 Section 1. Section 917 of Title 42 of the Pennsylvania Consolidated Statutes is amended by adding subsections to read: 8 9 § 917. Housing courts. 10 * * * (e) Eviction diversion mediation program. --11 12 (1) The court of common pleas of a judicial district may 13 include within a housing court established under this section 14 a residential eviction diversion program that provides for a 15 conciliation conference between a landlord and tenant to 16 mediate an agreement to address any asserted residential 17 <u>lease violation and to stabilize the tenancy.</u>

(2) A designated housing mediator shall conduct the

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1	conciliation conference. Designated housing mediators shall
2	be appointed by the president judge of the court of common
3	pleas or an authorized committee. No fewer than two housing
4	mediators shall be appointed within the judicial district.
5	(3) A housing mediator must:
6	(i) Be knowledgeable in the requirements of this
7	subsection, the maintenance, repair and rehabilitation of
8	dwelling units, including minimum housing code
9	requirements and the Federal, State and municipal laws,
10	ordinances, rules and regulations pertaining to these
11	matters, and must be knowledgeable in the methods of
12	serving as a neutral mediator.
13	(ii) Have knowledge necessary to advise parties
14	regarding the type of funds and services available to
15	assist owners, landlords and tenants in the financing of
16	resolutions to housing problems.
17	(4) A housing mediator shall advise parties in locating
18	possible sources of financial assistance necessary to resolve
19	the issues between the parties and shall exercise other
20	powers and perform other duties as the president judge may
	powers and perform other duties as the president judge may prescribe.
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21	prescribe.
21 22	prescribe. (5) A housing mediator shall conduct an initial
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21 22 23 24 25 26 27	(5) A housing mediator shall conduct an initial screening and evaluation of all contested housing matters eligible for placement on the housing court docket. (6) A housing mediator may conduct investigations of matters, including interviews with the parties, and may recommend settlements.

1	within the time frame provided in this subsection. If through
2	the mediation, the landlord and tenant enter into a written
3	settlement agreement, no hearing shall be required and the
4	agreement shall be enforceable by the court.
5	(8) A housing mediator shall engage with the tenant and
6	landlord prior to the conciliation conference to learn the
7	circumstances of both parties, educate the parties and
8	discuss available resources.
9	(9) Beginning with the date the program is implemented,
10	no landlord may take action to recover possession of a
11	residential property occupied by a tenant, other than
12	providing a notice required under this section, without first
13	participating in a conciliation conference in the residential
14	eviction diversion mediation program, unless one of the
15	<pre>following requirements is met:</pre>
16	(i) Eviction is necessary to cease or prevent an
17	imminent and direct threat of harm by the person being
18	evicted, including physical harm or harassment.
19	(ii) The landlord has:
20	(A) provided the affected tenants notice of the
21	tenants' rights under this section and how to
22	exercise the rights; and
23	(B) contacted the eviction diversion program to
24	schedule a conciliation conference.
25	(10) If the program is unable to offer a date for a
26	conciliation conference within 30 days of the landlord's
27	initial request to schedule the conciliation conference, the
28	landlord shall participate in a conciliation conference when
29	a date and time for one becomes available, if prior to an
30	eviction judgment being issued.

- 1 (11) Prior to filing a complaint for eviction with the
- 2 <u>court, the landlord shall provide written notice to the</u>
- 3 <u>tenant of the landlord's intent to file the complaint and the</u>
- 4 <u>tenant's right to a mediation session prior to the court</u>
- 5 <u>filing. The notice shall include the contact information for</u>
- 6 the mediation program in order that the tenant may request a
- 7 <u>conciliation session.</u>
- 8 (12) The failure of the landlord to comply with this
- 9 <u>subsection may be asserted as a defense by a tenant in an</u>
- 10 action before any adjudicatory body and may not be waived.
- 11 (f) Definitions.--The following words and phrases when used
- 12 <u>in this section shall have the meanings given to them in this</u>
- 13 <u>subsection unless the context clearly indicates otherwise:</u>
- 14 "Conciliation conference." A meeting between a landlord,
- 15 tenant and housing mediator to mediate an agreement for asserted
- 16 residential lease violations.
- 17 "Housing mediator." An individual appointed by the president
- 18 judge of the court of common pleas or authorized committee for
- 19 the purpose of assisting the court in the prompt and efficient
- 20 resolution of evictions without the requirement for a court
- 21 hearing through a mutually acceptable settlement between the
- 22 parties.
- 23 "Program." An eviction diversion mediation program
- 24 authorized under subsection (e).
- 25 Section 2. This act shall take effect in 60 days.