### **SENATE BILL 800**

4lr2492 CF HB 1108

### By: **Senators Ramirez, Forehand, and Raskin** Introduced and read first time: January 31, 2014 Assigned to: Judicial Proceedings

Committee Report: Favorable with amendments Senate action: Adopted Read second time: March 14, 2014

### CHAPTER \_\_\_\_\_

### 1 AN ACT concerning

# Landlord and Tenant – Retaliatory Actions – Conditions for Relief and Timing of Prohibited Actions

FOR the purpose of altering the conditions under which relief may be provided to a
tenant for certain retaliatory actions taken by a landlord of residential property
under certain circumstances; altering the time after a tenant's protected action
after which a certain action by a landlord may not be deemed to be retaliatory
under certain circumstances; and generally relating to retaliatory actions of a
landlord of residential property.

- 10 BY repealing and reenacting, with amendments,
- 11 Article Real Property
- 12 Section 8–208.1
- 13 Annotated Code of Maryland
- 14 (2010 Replacement Volume and 2013 Supplement)

15 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF 16 MARYLAND, That the Laws of Maryland read as follows:

- 17 Article Real Property
- 18 8–208.1.

## (a) (1) For any reason listed in paragraph (2) of this subsection, a landlordof any residential property may not:

#### EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.

<u>Underlining</u> indicates amendments to bill.

Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



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1 2	tenant;	(i)	Bring or threaten to bring an action for possession against a
$\frac{3}{4}$	which a tenant has	(ii) s been	Arbitrarily increase the rent or decrease the services to entitled; or
5		(iii)	Terminate a periodic tenancy.
$6 \\ 7$	(2) (1) of this subsection		ndlord may not take an action that is listed under paragraph any of the following reasons:
8 9 10 11	(i) Because the tenant or the tenant's agent has provided written or actual notice of a good faith complaint about an alleged violation of the lease, violation of law, or condition on the leased premises that is a substantial threat to the health or safety of occupants to:		
12			1. The landlord; or
13			2. Any public agency against the landlord;
14		(ii)	Because the tenant or the tenant's agent has:
15			1. Filed a lawsuit against the landlord; or
$\begin{array}{c} 16 \\ 17 \end{array}$	landlord; or		2. Testified or participated in a lawsuit involving the
$\frac{18}{19}$	organization.	(iii)	Because the tenant has participated in any tenants'
$\begin{array}{c} 20\\ 21 \end{array}$	(b) (1) "retaliatory action"		ndlord's violation of subsection (a) of this section is a
22	(2)	A ten	ant may raise a retaliatory action of a landlord:
23		(i)	In defense to an action for possession; or
$\begin{array}{c} 24 \\ 25 \end{array}$	retaliatory action of	(ii) of a lai	As an affirmative claim for damages resulting from a ndlord occurring during a tenancy.
26 27 28 29	(c) (1) If in any proceeding the court finds in favor of the tenant because the landlord engaged in a retaliatory action, the court may enter judgment against the landlord for damages not to exceed the equivalent of 3 months' rent, reasonable attorney fees, and court costs.		

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1 (2) If in any proceeding the court finds that a tenant's assertion of a 2 retaliatory action was in bad faith or without substantial justification, the court may 3 enter judgment against the tenant for damages not to exceed the equivalent of 3 4 months' rent, reasonable attorney fees, and court costs.

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(d) The relief provided under this section is conditioned <del>[</del>upon:

6 (1) The **J** ON THE tenant being current on the rent due and owing to 7 the landlord at the time of the alleged retaliatory action, unless the tenant withholds 8 rent in accordance with the lease, § 8–211 of this subtitle, or a comparable local 9 ordinance **f**; and

10 (2) If the alleged retaliatory action is a landlord's termination of a 11 periodic tenancy:

(i) In the case of tenancies measured by a period of one month or more, the court having not entered against the tenant more than 3 judgments of possession for rent due and unpaid in the 12-month period immediately prior to the initiation of the action by the tenant or by the landlord; or

16 (ii) In the case of tenancies requiring the weekly payment of 17 rent, the court having not entered against the tenant more than 5 judgments of 18 possession for rent due and unpaid in the 12-month period immediately prior to the 19 initiation of the action by the tenant or by the landlord, or, if the tenant has lived on 20 the premises 6 months or less, the court having not entered against the tenant 3 21 judgments of possession for rent due and unpaid<del>]</del>.

(e) An action by a landlord may not be deemed to be retaliatory for purposes
of this section if the alleged retaliatory action occurs more than [6] 12 months after a
tenant's action that is protected under subsection (a)(2) of this section.

(f) As long as a landlord's termination of a tenancy is not the result of a
retaliatory action, nothing in this section may be interpreted to alter the landlord's or
the tenant's rights to terminate or not renew a tenancy.

(g) If any county has enacted or enacts an ordinance comparable in subject
 matter to this section, this section shall supersede the provisions of the ordinance to
 the extent that the ordinance provides less protection to a tenant.

31 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
 32 October 1, 2014.