N1, L2

1

 $\frac{2}{3}$

ENROLLED BILL

- Environment and Transportation/Judicial Proceedings -

Introduced by **Delegate Lehman**

Read and Examined by Proofreaders:

												Proofrea	ader.
												Proofrea	ader.
Sealed	with	the	Great	Seal	and	presented	to	the	Governor,	for]	his	approval	this
	day	of				at				0'c	elock	ζ,	M.
												Spea	aker.
						CHAPTER							
AN AC'	T conc	erniı	ng										
Landle	ord a	nd T		-		ssion for F rmation o			U		legi	stration	and

FOR the purpose of requiring a landlord, or a landlord's duly authorized agent, at the time 4 of filing a certain complaint in an action for repossession for failure to pay rent to $\mathbf{5}$ submit certain original or electronic copies of documents in order to prove, by a 6 7 certain standard of evidence, plead and demonstrate that a property is in compliance 8 with, or exempt from, certain local license requirements and certain lead-based 9 paint abatement laws; specifying that a certain provisional or temporary license is insufficient to satisfy certain filing requirements; establishing that information 10 regarding the status of a rental property as an affected property under certain 11 lead-based paint abatement laws may be an issue of fact at trial; establishing that 12a landlord may provide an electronic copy of a certain license as proof of compliance 13 14with certain local license requirements; prohibiting a court from entering a judgment 15in favor of a landlord who fails to prove that a property is in compliance with, or

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.

Italics indicate opposite chamber/conference committee amendments.



(2lr0494)

$\frac{1}{2}$	<u>exempt from</u> , certain local license requirements; and generally relating to <u>registration of affected property in</u> actions for repossession for failure to pay rent.						
$3 \\ 4 \\ 5 \\ 6 \\ 7$	BY repealing and reenacting, without amendments, Article – Real Property Section 8–401(a) <u>and (b)</u> Annotated Code of Maryland (2015 Replacement Volume and 2021 Supplement)						
	BY repealing and reenacting, with amendments, Article – Real Property Section 8–401(b) and (c) <u>8–401(e)</u> Annotated Code of Maryland (2015 Replacement Volume and 2021 Supplement)						
$13 \\ 14 \\ 15 \\ 16 \\ 17$	BY repealing and reenacting, with amendments, The Public Local Laws of Baltimore City Section 9–3 and 9–5 Article 4 – Public Local Laws of Maryland (1979 Edition and 1997 Supplement, and 2000 Supplement, as amended)						
18 19	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:						
20	Article – Real Property						
21	8-401.						
$22 \\ 23 \\ 24$	(a) Whenever the tenant or tenants fail to pay the rent when due and payable, it shall be lawful for the landlord to have again and repossess the premises in accordance with this section.						
25 26 27 28	(b) (1) Whenever any landlord shall desire to repossess any premises to which the landlord is entitled under the provisions of subsection (a) of this section, the landlord or the landlord's duly qualified agent or attorney shall ensure that the landlord has completed the procedures required under subsection (c) of this section.						
29 30 31 32	(2) After completing the procedures required under subsection (c) of this section, a landlord or the landlord's duly qualified agent or attorney may file the landlord's written complaint under oath or affirmation, in the District Court of the county wherein the property is situated:						
33 34	(i) Describing in general terms the property sought to be repossessed;						

(ii) Setting forth the name of each tenant to whom the property is
 rented or any assignee or subtenant;

the amount of any utility bills, fees, or security deposits paid by a tenant under § 7–309 of

1

 $\mathbf{2}$

3

4

 $\mathbf{5}$

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28 29

30

31

32

33

 $\frac{34}{35}$

(iii)

Stating the amount of rent and any late fees due and unpaid, less

the Public Utilities Article; Requesting to repossess the premises and, if requested by the (iv) landlord, a judgment for the amount of rent due, costs, and any late fees, less the amount of any utility bills, fees, or security deposits paid by a tenant under § 7–309 of the Public **Utilities Article;** (v) If applicable, stating that, to the best of the landlord's knowledge, the tenant is deceased, intestate, and without next of kin; and If the property to be repossessed is an affected property as (vi) defined in § 6–801 of the Environment Article, stating that the landlord has registered the affected property as required under § 6-811 of the Environment Article and renewed the registration as required under § 6–812 of the Environment Article and: A. If the current tenant moved into the property on or 1. after February 24, 1996, stating the inspection certificate number for the inspection conducted for the current tenancy as required under § 6–815(c) of the Environment Article; or B. On or after February 24, 2006, stating the inspection certificate number for the inspection conducted for the current tenancy as required under § 6–815(c), § 6–817(b), or § 6–819(f) of the Environment Article; or 2.Stating that the owner is unable to provide an inspection certificate number because: Α. The owner has requested that the tenant allow the owner access to the property to perform the work required under Title 6, Subtitle 8 of the **Environment Article:** В. The owner has offered to relocate the tenant in order to allow the owner to perform work if the work will disturb the paint on the interior surfaces of the property and to pay the reasonable expenses the tenant would incur directly related to the relocation; and C. The tenant has refused to allow access to the owner or refused to vacate the property in order for the owner to perform the required work. (3) (1) AT THE TIME OF FILING A WRITTEN COMPLAINT UNDER THIS SUBSECTION. THE LANDLORD OR THE LANDLORD'S DULY AUTHORIZED AGENT SHALL SUBMIT DOCUMENTS TO THE DISTRICT COURT DEMONSTRATING PLEAD AND **DEMONSTRATE-THAT THE RENTAL PROPERTY IS:**

1 1 LICENSED WITH THE COUNTY LICENSED -IN $\mathbf{2}$ **COMPLIANCE WITH ALL, OR EXEMPT FROM, ANY APPLICABLE RENTAL PROPERTY** 3 LICENSING REQUIREMENTS OF THE LOCAL JURISDICTION IN WHICH THE RENTAL 4 PROPERTY IS LOCATED: AND $\mathbf{5}$ 2 IN_ COMPLIANCE WITH ALL REGISTRATION **REQUIREMENTS UNDER TITLE 6, SUBTITLE 8, PART III OF THE ENVIRONMENT** 6 $\overline{7}$ ARTICLE. 8 (III) A PROVISIONAL OR TEMPORARY LICENSE IS INSUFFICIENT 9 TO SATISFY THE REQUIREMENTS UNDER SUBPARAGRAPH (I) 1 OF THIS PARAGRAPH. 10 f(3) + f(4)For the purpose of the court's determination under subsection (e) 11 of this section the landlord shall also specify the amount of rent due for each rental period 12under the lease, the day that the rent is due for each rental period, and any late fees for 13 overdue rent payments. 14**f**(4)**] (5)** The District Court shall issue its summons, directed to any 15constable or sheriff of the county entitled to serve process, and ordering the constable or 16sheriff to notify the tenant, assignee, or subtenant by first-class mail: 17To appear before the District Court at the trial to be held on the (i) fifth day after the filing of the complaint; and 1819To answer the landlord's complaint to show cause why the (ii) demand of the landlord should not be granted. 2021**f**(5)**f**(**6**) (i) The constable or sheriff shall proceed to serve the 22summons upon the tenant, assignee, or subtenant or their known or authorized agent as 23follows: 24If personal service is requested and any of the persons 1. 25whom the sheriff shall serve is found on the property, the sheriff shall serve any such 26persons; or 272. If personal service is requested and none of the persons 28whom the sheriff is directed to serve shall be found on the property and, in all cases where 29personal service is not requested, the constable or sheriff shall affix an attested copy of the 30 summons conspicuously upon the property. 31 The affixing of the summons upon the property after due (ii) 32notification to the tenant, assignee, or subtenant by first-class mail shall conclusively be 33 presumed to be a sufficient service to all persons to support the entry of a default judgment

34 for possession of the premises, together with court costs, in favor of the landlord, but it shall

not be sufficient service to support a default judgment in favor of the landlord for the
amount of rent due.

3 $\{(6)\}$ (6) Notwithstanding the provisions of paragraphs (1) through $\{(4)\}$ 4 (6) of this subsection:

5 (i) In an action to repossess nonresidential property under this 6 section, service of process on a tenant:

7 1. Shall be directed to the sheriff of the appropriate county8 or municipality; and

9 2. On plaintiff's request, may be directed to any person 10 authorized under the Maryland Rules to serve process; and

(ii) In Wicomico County, in an action to repossess any premises
 under this section, service of process on a tenant may be directed to any person authorized
 under the Maryland Rules to serve process.

14Notwithstanding the provisions of paragraphs $\{(3)\}$ f(7) + (8)(i) 15through $\{(5)\}$ (7) of this subsection, if the landlord certifies to the court in the written 16 complaint required under paragraph $\frac{1}{4}(1)$ of this subsection that, to the best of the 17landlord's knowledge, the tenant is deceased, intestate, and without next of kin, the District 18 Court shall issue its summons, directed to any constable or sheriff of the county entitled to 19serve process, and ordering the constable or sheriff to notify the occupant of the premises 20or the next of kin of the deceased tenant, if known, by personal service:

To appear before the District Court at the trial to be held
 on the fifth day after the filing of the complaint; and

23 2. To answer the landlord's complaint to show cause why the 24 demand of the landlord should not be granted.

(ii) 1. The constable or sheriff shall proceed to serve the
summons upon the occupant of the premises or the next of kin of the deceased tenant, if
known, as follows:

A. If any of the persons whom the sheriff is directed to serve are found on the property or at another known address, the sheriff shall serve any such persons; or

B. If none of the persons whom the sheriff is directed to serve are found on the property or at another known address, the constable or sheriff shall affix an attested copy of the summons conspicuously upon the property.

2. The affixing of the summons upon the property shall conclusively be presumed to be a sufficient service to all persons to support the entry of a default judgment for possession of the premises, together with court costs, in favor of the landlord, but it shall not be sufficient service to support a default judgment in favor of the landlord for the amount of rent due.

6 (e) (1) If, at the trial on the fifth day indicated in subsection (b) of this section, 7 the court is satisfied that the interests of justice will be better served by an adjournment to 8 enable either party to procure their necessary witnesses, the court may adjourn the trial 9 for a period not exceeding 1 day, except with the consent of all parties, the trial may be 10 adjourned for a longer period of time.

11 (2) (i) \pm [The information required under subsection (b)(1)(vi) 12 (B)(2)(VI) of this section may not be an issue of fact in a trial under this section.]

131.2.DURING TRIAL, THE LANDLORD SHALL HAVE THE14BURDEN OF PROVING, BY A PREPONDERANCE OF THE EVIDENCE, THAT THE15REQUIREMENTS UNDER SUBSECTION (B)(3)(I)1 OF THIS SECTION HAVE BEEN MET16TO THE SATISFACTION OF THE COURT THAT THE RENTAL PROPERTY IS LICENSED IN17COMPLIANCE WITH, OR EXEMPT FROM, ANY APPLICABLE RENTAL PROPERTY18LICENSING REQUIREMENTS AS PROVIDED UNDER SUBSECTION (B)(3) OF THIS19SECTION.

20 2.-3. IF THE LANDLORD FAILS TO PROVIDE PROOF UNDER
 21 SUBSUBPARAGRAPH 1 2-OF THIS SUBPARAGRAPH, THE COURT MAY NOT ENTER A
 22 JUDGMENT IN FAVOR OF THE LANDLORD.

23 3.<u>4.</u> The Landlord May present an electronic copy
 24 OF THE LICENSE TO SATISFY THE BURDEN OF PROOF UNDER SUBPARAGRAPH 1
 25 <u>2-OF THIS SUBPARAGRAPH.</u>

(ii) If, when the trial occurs, it appears to the satisfaction of the court, that the rent, or any part of the rent and late fees are actually due and unpaid, the court shall determine the amount of rent and late fees due as of the date the complaint was filed less the amount of any utility bills, fees, or security deposits paid by a tenant under § 7-309 of the Public Utilities Article, if the trial occurs within the time specified by subsection $\frac{1}{2}(b)(3)\frac{1}{2}(B)(5)$ of this section.

32 (iii) 1. If the trial does not occur within the time specified in 33 subsection **f**(b)(3)(i)**f** (**B**)(5)(**I**) of this section and the tenant has not become current since 34 the filing of the complaint, the court, if the complaint so requests, shall enter a judgment 35 in favor of the landlord for possession of the premises and determine the rent and late fees 36 due as of the trial date.

$\frac{1}{2}$	following:	2.	The determination of rent and late fees shall include the
3		А.	Rent claimed in the complaint;
4		B.	Rent accruing after the date of the filing of the complaint;
$5 \\ 6$	complaint was filed; and	C.	Late fees accruing in or prior to the month in which the
7 8 9	utility bills, or security Article after the complai		Credit for payments of rent and late fees and other fees, ts paid by a tenant under § 7–309 of the Public Utilities filed.
$10 \\ 11 \\ 12 \\ 13$	• •	landlo	he case of a residential tenancy, the court may also give rd for the amount of rent and late fees determined to be due of the court finds that the residential tenant was personally
$14 \\ 15 \\ 16 \\ 17$		of proc	te case of a nonresidential tenancy, if the court finds that ess or submission to the jurisdiction of the court as would t or tort, the court may also give judgment in favor of the
18		1.	The amount of rent and late fees determined to be due;
19		2.	Costs of the suit; and
$\begin{array}{c} 20\\ 21 \end{array}$	authorizes the landlord t	3. to recov	Reasonable attorney's fees, if the lease agreement ver attorney's fees.
$22 \\ 23 \\ 24 \\ 25$		bject to ie purj	nresidential tenant who was not personally served with a o personal jurisdiction of the court if that tenant asserts that pose of defending an in rem action prior to the time that
26 27 28			vhen entering the judgment, shall also order that possession landlord, or the landlord's agent or attorney, within 4 days
~ ~			nay, upon presentation of a certificate signed by a physician ne premises within this 4–day period would endanger the
$29 \\ 30 \\ 31 \\ 32$	health or life of the ten	ant or	any other occupant of the premises, extend the time for stice may require but not more than 15 days after the trial.

court to be due and unpaid, together with the costs of the suit, the complaint against the
 tenant shall be entered as being satisfied.

3

Article 4 - Baltimore City

4 9-3.

Whenever any lessor shall desire to have again and repossess any premises to $\mathbf{5}$ (A) which he is entitled under the provisions of the preceding section, he or his duly qualified 6 7 agent or attorney, shall make his written complaint under oath or affirmation, in the District Court in Baltimore City, and describing therein in general terms the property 8 9 sought to be had again and repossessed as aforesaid, and also setting forth the name of the tenant to whom the same is rented, or his assignee or under tenant or tenants, with the 10 amount of rent thereon due and unpaid: and praving by warrant to have again and 11 12repossess the premises, together with judgment for the amount of rent due and costs; and it shall thereupon be the duty of said District Court in Baltimore City forthwith to issue 13summons directed to a Constable of said court, ordering him to notify said tenant, assignee 14or under tenant forthwith to appear before the said District Court at trial to be held on the 15fifth day after the filing of said complaint, except as hereinafter provided, to show cause 16 why the prayer of said lessor should not be granted as aforesaid, and the said Constable 17shall forthwith proceed to serve said summons on or before the third day after the filing of 18 said complaint, upon said tenant, assignee or under tenant in said premises, or upon his or 19their known or authorized agent, or said Constable shall affix an attested copy of said 20summons conspicuously upon said premises, and such affixing of said summons shall, for 21 22the purposes of this subheading of this article, be deemed and construed a sufficient service 23upon all persons whomsoever.

24AT THE TIME OF FILING A WRITTEN COMPLAINT UNDER THIS SECTION, (B) 25THE LESSOR OR THE LESSOR'S DULY AUTHORIZED AGENT SHALL SUBMIT 26DOCUMENTS TO THE DISTRICT COURT IN BALTIMORE CITY DEMONSTRATING PLEAD AND DEMONSTRATE THAT THE RENTAL PROPERTY IS LICENSED IN 27**COMPLIANCE WITH, OR EXEMPT FROM, THE REQUIREMENTS OF ARTICLE 13, § 5-4** 28OF THE BALTIMORE CITY CODE AND TITLE 6. SUBTITLE 8. PART III OF-THE 29ENVIRONMENT ARTICLE OF THE ANNOTATED CODE OF MARYLAND. A 30 PROVISIONAL OR TEMPORARY LICENSE IS INSUFFICIENT TO SATISFY THE 31 32 **REQUIREMENTS OF ARTICLE 13, § 5-4 OF THE BALTIMORE CITY CODE.**

33 9-5.

34 (a) If, at the trial aforesaid, the judge shall be satisfied the interest of (1) justice will be better served by an adjournment, he may adjourn the trial for a period not 35 exceeding seven days, except by consent of the parties, and if at said trial or due 36 adjournment, as aforesaid, it shall appear to the satisfaction of the judge before whom said 37 complaint has been tried as aforesaid, that the rent or any part of the rent for said premises 38 39 is actually due and unpaid, then the said judge shall give judgment in favor of said lessor 40 for the amount of rent found due, with costs of suit, and shall order that said tenant and

8

all persons claiming or holding by or under said tenant shall yield and render up possession 1 $\mathbf{2}$ of said premises unto said lessor, or unto his duly qualified agent or attorney within 4 days 3 thereafter; provided, however, that upon presentation of certificate signed by a practicing 4 physician certifying that surrender of said premises within said period of 4 days would endanger the health or life of any occupant thereof, said judge may, at the trial or $\mathbf{5}$ 6 subsequent thereto, extend the time for such surrender of the premises upon such terms 7 and for such period or periods as he shall deem necessary and just. If the interval between the filing of the landlord's complaint and the trial of the cause shall be more than three 8 9 days, any order or judgment of said court with respect to the payment of rent shall include 10 all rent due and unpaid up to and including the day of trial; and the proceedings amended to set forth the basis of said judgment or order. 11

12(2) **DURING TRIAL, THE LANDLORD SHALL HAVE THE BURDEN OF** 13PROVING, BY A PREPONDERANCE OF THE EVIDENCE, TO THE SATISFACTION OF THE **COURT THAT THE PROPERTY IS LICENSED IN COMPLIANCE WITH, OR EXEMPT FROM,** 14ARTICLE 13, § 5-4 OF THE BALTIMORE CITY CODE. THE LESSOR MAY PRESENT AN 15**ELECTRONIC COPY OF THE LICENSE AS PROOF OF COMPLIANCE WITH ARTICLE 13.** 16 **§ 5–4 OF THE BALTIMORE CITY CODE. IF THE LESSOR FAILS TO PROVIDE PROOF** 17THAT THE PROPERTY IS IN COMPLIANCE WITH ARTICLE 13, § 5-4 OF THE 18 19BALTIMORE CITY CODE, A JUDGE MAY NOT ENTER A JUDGMENT IN FAVOR OF THE 20LESSOR.

21 (b) (1) In any action of summary ejectment for failure to pay rent where the 22 landlord is awarded a judgment giving him restitution of the leased premises, the tenant 23 has the right to redemption of the leased premises by tendering in cash, certified check or 24 money order to the landlord or his agent all past due rent and late fees, plus all court 25 awarded costs and fees, at any time before actual execution of the eviction order.

26 (2) The right of redemption is not available to a tenant if the landlord 27 alleges and shows that more than three judgments of restitution were issued against the 28 tenant in the 12 months preceding the filing of the landlord's complaint.

- 29 (3) Nothing in this section shall preclude a tenant in any summary 30 ejectment action from raising any defense available under the Public Local Laws of 31 Baltimore City. If a tenant prevails on any of these defenses, the judgment, whether or not 32 it includes a judgment of restitution against the tenant, shall not be considered a judgment 33 of restitution for purposes of paragraph (2) of this subsection.
- 34 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 35 January <u>October</u> 1, 2023.