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EMERGENCY BILL

2lr1656 CF HB 674

By: Senator Hettleman Introduced and read first time: January 24, 2022 Assigned to: Judicial Proceedings Committee Report: Favorable with amendments Committee amendments withdrawn, March 6, 2022 Senate action: Adopted with substitute committee amendments, March 6, 2022 Read second time: March 6, 2022

CHAPTER _____

1 AN ACT concerning

Landlord and Tenant – Stay of Eviction Proceeding for Rental Assistance
 Determination

FOR the purpose of providing for the stay of certain eviction proceedings when a tenant is waiting for a determination on an application for rental assistance; prohibiting a landlord from obtaining certain relief under certain circumstances; and generally relating to eviction proceedings.

- 8 BY repealing and reenacting, with amendments,
- 9 Article Real Property
- 10 Section 8-401
- 11 Annotated Code of Maryland
- 12 (2015 Replacement Volume and 2021 Supplement)
- 13 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
 14 That the Laws of Maryland read as follows:

Article - Real Property

16 8-401.

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17 (a) Whenever the tenant or tenants fail to pay the rent when due and payable, it

18 shall be lawful for the landlord to have again and repossess the premises in accordance

19 with this section.

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.



1	(b) (1) Whenever any landlord shall desire to repossess any premises to which
2	the landlord is entitled under the provisions of subsection (a) of this section, the landlord
3	or the landlord's duly qualified agent or attorney shall ensure that the landlord has
4	completed the procedures required under subsection (c) of this section.
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5	(2) After completing the procedures required under subsection (c) of this
	(2) Finter completing the procedures required under subsection (c) of this
6	section, a landlord or the landlord's duly qualified agent or attorney may file the landlord's
7	written complaint under oath or affirmation, in the District Court of the county wherein
8	the property is situated:
9	(i) Describing in general terms the property sought to be
10	repossessed;
11	(ii) Setting forth the name of each tenant to whom the property is
12	rented or any assignce or subtenant;
	Tomboa of any assignee of sustemant,
13	(iii) Stating the amount of rent and any late fees due and unpaid, less
14	the amount of any utility bills, fees, or security deposits paid by a tenant under § 7-309 of
15	the Public Utilities Article;
16	(iv) Requesting to repossess the premises and, if requested by the
17	landlord, a judgment for the amount of rent due, costs, and any late fees, less the amount
18	of any utility bills, fees, or security deposits paid by a tenant under § 7-309 of the Public
19	Utilities Article;
20	(v) If applicable, stating that, to the best of the landlord's knowledge,
$\overline{21}$	the tenant is deceased, intestate, and without next of kin; and
22	(vi) If the property to be repossessed is an affected property as
$\frac{22}{23}$	defined in § 6–801 of the Environment Article, stating that the landlord has registered the
24	affected property as required under § 6-811 of the Environment Article and renewed the
25	registration as required under § 6–812 of the Environment Article and:
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26	1. A. If the current tenant moved into the property on or
27	after February 24, 1996, stating the inspection certificate number for the inspection
28	conducted for the current tenancy as required under § 6-815(c) of the Environment Article;
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30	B. On or after February 24, 2006, stating the inspection
31	certificate number for the inspection conducted for the current tenancy as required under
32	$\frac{1}{5}$ 6-815(c), $\frac{1}{5}$ 6-817(b), or $\frac{1}{5}$ 6-819(f) of the Environment Article; or
04	$\frac{1}{3}$ 0-010(0), $\frac{1}{3}$ 0-017(0), of $\frac{1}{3}$ 0-010(1) of the Entrinomnent Article, or
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33	2. Stating that the owner is unable to provide an inspection
34	certificate number because:

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1	A. The owner has requested that the tenant allow the owner
2	access to the property to perform the work required under Title 6, Subtitle 8 of the
3	Environment Article;
4	B. The owner has offered to relocate the tenant in order to
5	allow the owner to perform work if the work will disturb the paint on the interior surfaces
6	of the property and to pay the reasonable expenses the tenant would incur directly related
7	to the relocation; and
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8	C. The tenant has refused to allow access to the owner or
9	refused to vacate the property in order for the owner to perform the required work.
0	refused to vacate the property in order for the owner to perform the required work.
10	(3) For the purpose of the court's determination under subsection -[(e)] (F)
11	of this section the landlord shall also specify the amount of rent due for each rental period
	under the lease, the day that the rent is due for each rental period, and any late fees for
12	
13	overdue rent payments.
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14	(4) The District Court shall issue its summons, directed to any constable or
15	sheriff of the county entitled to serve process, and ordering the constable or sheriff to notify
16	the tenant, assignee, or subtenant by first–class mail:
17	(i) To appear before the District Court at the trial to be held on the
18	fifth day after the filing of the complaint; and
10	
19	(ii) To answer the landlord's complaint to show cause why the
20	demand of the landlord should not be granted.
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21	(5) (i) The constable or sheriff shall proceed to serve the summons upon
22	the tenant, assignee, or subtenant or their known or authorized agent as follows:
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23	1. If personal service is requested and any of the persons
24	whom the sheriff shall serve is found on the property, the sheriff shall serve any such
25	persons; or
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26	2. If personal service is requested and none of the persons
27	whom the sheriff is directed to serve shall be found on the property and, in all cases where
28	personal service is not requested, the constable or sheriff shall affix an attested copy of the
29	summons conspicuously upon the property.
30	(ii) The affixing of the summons upon the property after due
31	notification to the tenant, assignee, or subtenant by first-class mail shall conclusively be
32	presumed to be a sufficient service to all persons to support the entry of a default judgment
33	for possession of the premises, together with court costs, in favor of the landlord, but it shall
34	not be sufficient service to support a default judgment in favor of the landlord for the
35	amount of rent due.

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1	(6) Notwithstanding the provisions of paragraphs (1) through (4) of this
2	subsection:
3	(i) In an action to repossess nonresidential property under this
4	section, service of process on a tenant:
5	1. Shall be directed to the sheriff of the appropriate county
6	or municipality; and
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7	2. On plaintiff's request, may be directed to any person
8	authorized under the Maryland Rules to serve process; and
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9	(ii) In Wicomico County, in an action to repossess any premises
10	under this section, service of process on a tenant may be directed to any person authorized
11	under the Maryland Rules to serve process.
12	(7) (i) Notwithstanding the provisions of paragraphs (3) through (5) of
$13^{$	this subsection, if the landlord certifies to the court in the written complaint required under
14	paragraph (1) of this subsection that, to the best of the landlord's knowledge, the tenant is
15	deceased, intestate, and without next of kin, the District Court shall issue its summons,
16	directed to any constable or sheriff of the county entitled to serve process, and ordering the
17	constable or sheriff to notify the occupant of the premises or the next of kin of the deceased
18	tenant, if known, by personal service:
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19	1. To appear before the District Court at the trial to be held
20	on the fifth day after the filing of the complaint; and
-	of the provide the
21	2. To answer the landlord's complaint to show cause why the
22	demand of the landlord should not be granted.
23	(ii) 1. The constable or sheriff shall proceed to serve the
24	summons upon the occupant of the premises or the next of kin of the deceased tenant, if
25	known, as follows:
26	A. If any of the persons whom the sheriff is directed to serve
27	are found on the property or at another known address, the sheriff shall serve any such
28	persons; or
29	B. If none of the persons whom the sheriff is directed to serve
30	are found on the property or at another known address, the constable or sheriff shall affix
31	an attested copy of the summons conspicuously upon the property.
32	2. The affixing of the summons upon the property shall
33	conclusively be presumed to be a sufficient service to all persons to support the entry of a
34	default judgment for possession of the premises, together with court costs, in favor of the
35	landlord, but it shall not be sufficient service to support a default judgment in favor of the
36	landlord for the amount of rent due.

1	(c) (1) Before a landlord may file a complaint under this section, the landlord
2	shall provide to the tenant a written notice of the landlord's intent to file a claim in the
3	District Court against the tenant to recover possession of the residential premises if the
4	tenant does not cure within 10 days after the written notice is provided to the tenant.
5	(2) The written notice required under paragraph (1) of this subsection shall
6	be in a form created by the Maryland Judiciary and notice shall occur when the notice is:
7	(i) Sent by first-class mail, certificate of mailing;
8	(ii) Affixed to the door of the premises; or
9 10	(iii) I f elected by the tenant, sent by electronic delivery in at least onc of the following forms:
11	1. An e-mail message;
12	$\frac{2}{2}$. A text message; or
13	3. Through an electronic tenant portal.
14	(3) (i) A complaint for repossession filed in accordance with this section
15	shall include a statement that states and affirms the date on which the landlord provided
16	the notice required under paragraph (1) of this subsection.
17	(ii) A tenant may challenge assertions made by a landlord under this
18	paragraph, and the court may dismiss the landlord's complaint on a showing of sufficient
19	cause.
20	(d) (1) Notwithstanding any other law, if a tenant presents
$\frac{20}{21}$	EVIDENCE SATISFACTORY TO THE COURT THAT THE TENANT IS CURRENTLY
$\frac{21}{22}$	WAITING FOR A DETERMINATION REGARDING THE TENANT'S GOOD FAITH
$\frac{22}{23}$	APPLICATION FOR RENTAL ASSISTANCE FROM AN AGENCY THAT DISTRIBUTES
24	FUNDS FOR RENTAL ASSISTANCE, THE COURT SHALL:
25	(I) IF JUDGMENT HAS NOT BEEN ENTERED, STAY THE
26	PROCEEDING UNTIL RESOLUTION OF THE TENANT'S APPLICATION AND
27	DISBURSEMENT OF ANY FUNDS AWARDED; OR
28	(II) I F judgment has been entered in favor of the
29	LANDLORD, STAY THE EXECUTION OF ANY WARRANT OF RESTITUTION OR ORDER
30	REQUIRING THE TENANT TO SURRENDER THE PREMISES UNTIL RESOLUTION OF THE
31	TENANT'S APPLICATION AND DISBURSEMENT OF ANY FUNDS AWARDED.

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1	(2) If the landlord refuses to accept rental assistance
2	FROM AN AGENCY THAT DISTRIBUTES FUNDS FOR RENTAL ASSISTANCE, THE
3	LANDLORD MAY NOT:
4	(I) OBTAIN RELIEF UNDER THIS SECTION; OR
5	(ii) Initiate any other judicial action against the
6	TENANT TO COLLECT THE RENT SOUGHT IN THE COMPLAINT.
7	(E) (1) This subsection applies only to an action for the repossession of
8	residential property for failure to pay rent due during a government shutdown.
9	(2) Notwithstanding any other law, the court shall stay the proceeding if
10	the tenant or an occupant of the property that is the subject of the proceeding presents
11	evidence satisfactory to the court that the occupant:
12	(i) Uses the property as the individual's primary residence;
13	(ii) Is an employee of the federal or State government or an employee
14	of a local government in the State; and
15	(iii) Is involuntarily furloughed from work without pay because of a
16	government shutdown, regardless of whether the employee is required to report to work
17	during the furlough.
18	(3) (i) Subject to subparagraph (ii) of this paragraph, a stay under this
19	subsection shall be granted for a time that the court considers reasonable.
20	(ii) A stay under this subsection may not be granted for a period that
21	ends more than 30 days after the end of the government shutdown without a showing of
22	sufficient cause by a party to the action.
23	[(e)] (F) (1) If, at the trial on the fifth day indicated in subsection (b) of this
24	section, the court is satisfied that the interests of justice will be better served by an
25	adjournment to enable either party to procure their necessary witnesses, the court may
26 27	adjourn the trial for a period not exceeding 1 day, except with the consent of all parties, the
27	trial may be adjourned for a longer period of time.
28	(2) (i) The information required under subsection (b)(1)(vi) of this
29	section may not be an issue of fact in a trial under this section.
30	(ii) If, when the trial occurs, it appears to the satisfaction of the
31	court, that the rent, or any part of the rent and late fees are actually due and unpaid, the
32	court shall determine the amount of rent and late fees due as of the date the complaint was
33	filed less the amount of any utility bills, fees, or security deposits paid by a tenant under \S

1	7-309 of the Public Utilities Article, if the trial occurs within the time specified by
2	subsection (b)(3) of this section.
3	(iii) 1. If the trial does not occur within the time specified in
4	subsection (b)(3)(i) of this section and the tenant has not become current since the filing of
5	the complaint, the court, if the complaint so requests, shall enter a judgment in favor of the
6	landlord for possession of the premises and determine the rent and late fees due as of the
7	trial date.
8	2. The determination of rent and late fees shall include the
9	following:
10	A. Rent claimed in the complaint;
11	B. Rent accruing after the date of the filing of the complaint;
12	C. Late fees accruing in or prior to the month in which the
13	complaint was filed; and
14	D. Credit for payments of rent and late fees and other fees,
15	utility bills, or security deposits paid by a tenant under § 7-309 of the Public Utilities
16	Article after the complaint was filed.
17	(iv) In the case of a residential tenancy, the court may also give
18	judgment in favor of the landlord for the amount of rent and late fees determined to be due
19	together with costs of the suit if the court finds that the residential tenant was personally
20	served with a summons.
21	(v) In the case of a nonresidential tenancy, if the court finds that
22	there was such service of process or submission to the jurisdiction of the court as would
23	support a judgment in contract or tort, the court may also give judgment in favor of the
24	landlord for:
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25	1. The amount of rent and late fees determined to be due;
00	
26	2. Costs of the suit; and
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27	3. Reasonable attorney's fees, if the lease agreement
28	authorizes the landlord to recover attorney's fees.
29	(vi) A nonresidential tenant who was not personally served with a
$\frac{29}{30}$	(vi) A nonresidential tenant who was not personally served with a summons shall not be subject to personal jurisdiction of the court if that tenant asserts that
30 31	the appearance is for the purpose of defending an in rem action prior to the time that
$\frac{31}{32}$	evidence is taken by the court.
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1 (3) The court, when entering the judgment, shall also order that possession 2 of the premises be given to the landlord, or the landlord's agent or attorney, within 4 days 3 after the trial.

4 (4) The court may, upon presentation of a certificate signed by a physician 5 certifying that surrender of the premises within this 4-day period would endanger the 6 health or life of the tenant or any other occupant of the premises, extend the time for 7 surrender of the premises as justice may require but not more than 15 days after the trial.

8 (5) However, if the tenant, or someone for the tenant, at the trial, or 9 adjournment of the trial, tenders to the landlord the rent and late fees determined by the 10 court to be due and unpaid, together with the costs of the suit, the complaint against the 11 tenant shall be entered as being satisfied.

12 Subject to the provisions of (2) of this subsection, if [(f)] (G) (1)(i) judgment is given in favor of the landlord, and the tenant fails to comply with the 13 requirements of the order within 4 days, the court shall, at any time after the expiration of 14 the 4 days, issue its warrant, directed to any official of the county entitled to serve process, 15ordering the official to cause the landlord to have again and repossess the property by 16 putting the landlord (or the landlord's duly qualified agent or attorney for the landlord's 17benefit) in possession thereof, and for that purpose to remove from the property, by force if 18 necessary, all the furniture, implements, tools, goods, effects or other chattels of every 1920description whatsoever belonging to the tenant, or to any person claiming or holding by or under said tenant. 21

22 (ii) If the landlord does not order a warrant of restitution within 23 sixty days from the date of judgment or from the expiration date of any stay of execution, 24 whichever shall be the later:

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1. The judgment for possession shall be stricken; and

26 2. The judgment shall be applied to the number of judgments 27 necessary to foreclose a tenant's right to redemption of the leased premises as established 28 in subsection-[(g)(2)] (H)(2) of this section unless the court in its discretion determines that 29 the judgment may not apply for purposes of subsection -[(g)(2)] (H)(2) of this section.

30 (iii) If the landlord orders a warrant of restitution but takes no action
 31 on the warrant within 60 days from the later of the date the court issues the order for the
 32 warrant or the date as otherwise extended by the court:

33 1. The warrant of restitution shall expire and the judgment 34 for possession shall be stricken; and

352.The judgment shall be applied to the number of judgments36necessary to foreclose a tenant's right to redemption of the leased premises as established37in subsection [(g)(2)] (II)(2) of this section unless the court in its discretion determines that38the judgment may not apply for purposes of subsection [(g)(2)] (II)(2) of this section.

1 (2) (i) The administrative judge of any district may stay the execution 2 of a warrant of restitution of a residential property, from day to day, in the event of extreme 3 weather conditions.

4 (ii) When a stay has been granted under this paragraph, the 5 execution of the warrant of restitution for which the stay has been granted shall be given 6 priority and completed within 3 days after the extreme weather conditions cease.

7 Subject to paragraph (2) of this subsection, in any action of [(g)] (H) (1)8 summary ejectment for failure to pay rent where the landlord is awarded a judgment giving 9 the landlord restitution of the leased premises, the tenant shall have the right to redemption of the leased premises by tendering in cash, certified check or money order to 10 the landlord or the landlord's agent all past due amounts, as determined by the court under 11 subsection **f**(e)**] (F)** of this section, plus all court awarded costs and fees, at any time before 12actual execution of the eviction order. 13

14 (2) This subsection does not apply to any tenant against whom 3 judgments 15 of possession have been entered for rent due and unpaid in the 12 months prior to the 16 initiation of the action to which this subsection otherwise would apply.

17 [(h)] (1) (1) The tenant or the landlord may appeal from the judgment of the
 18 District Court to the circuit court for any county at any time within 4 days from the
 19 rendition of the judgment.

20 (2) The tenant, in order to stay any execution of the judgment, shall give a 21 bond to the landlord with one or more sureties, who are owners of sufficient property in the 22 State of Maryland, with condition to prosecute the appeal with effect, and answer to the 23 landlord in all costs and damages mentioned in the judgment, and other damages as shall 24 be incurred and sustained by reason of the appeal.

25 (3) The bond shall not affect in any manner the right of the landlord to 26 proceed against the tenant, assignce or subtenant for any and all rents that may become 27 due and payable to the landlord after the rendition of the judgment.

(a) This section applies only to a tenant who has an application for rental
 assistance pending with an agency that distributes funds for rental assistance that was
 submitted before or within 30 days after the tenant's landlord filed a written complaint
 under § 8-401(b) of the Real Property Article.

32 (b) Notwithstanding any other law and subject to subsections (c) and (d) of this 33 section, if a tenant presents evidence satisfactory to the court that the tenant is currently 34 waiting for a determination regarding a good–faith application for rental assistance from 35 an agency that distributes funds for rental assistance, the court shall:

36 (1) if judgment has not been entered, stay any proceeding until resolution
 37 of the tenant's application and disbursement of any funds awarded; or

1 (2) if judgment has been entered in favor of the landlord and the tenant 2 has the right of redemption, stay the execution of any warrant of restitution or order 3 requiring the tenant to surrender the premises until resolution of the tenant's application 4 and disbursement of any funds awarded.

5 (c) <u>A stay ordered under subsection (b) of this section may not exceed 35 days.</u>

6 (d) The court may not stay a proceeding under subsection (b)(2) of this section if 7 the court stayed the proceeding under subsection (b)(1) of this section.

8 SECTION 2. AND BE IT FURTHER ENACTED, That this Act is an emergency 9 measure, is necessary for the immediate preservation of the public health or safety, has 10 been passed by a yea and nay vote supported by three-fifths of all the members elected to 11 each of the two Houses of the General Assembly, and shall take effect from the date it is 12 enacted. It shall remain effective through September 30, 2025, and, at the end of September 13 <u>30, 2025, this Act, with no further action required by the General Assembly, shall be</u> 14 <u>abrogated and of no further force and effect.</u>

Approved:

Governor.

President of the Senate.

Speaker of the House of Delegates.