



HB0970 - Real Property - Residential Leases - Rent Increase Prohibition

Hearing before the Judicial Proceedings Committee on March 26, 2024

Position: FAVORABLE

Maryland Legal Aid (MLA) submits its written and oral testimony on HB0970 at the request of bill sponsor Delegate Melissa Wells.

MLA is a non-profit law firm that provides free legal services to the State's low-income and vulnerable residents. We serve residents in each of Maryland's 24 jurisdictions and handle a range of civil legal matters, predominantly housing cases. MLA urges the Committee's Favorable report on HB0970, which would add a penalty when landlords violate Real Prop. art. § 8-209.

Section 8-209 was enacted in 2023 (<u>HB0151</u> /<u>CH0146</u>) so that renters have at least 90 days' notice (in most cases) of a forthcoming rent increase. HB0970 adds two provisions that surround, rather than change, the notice requirement for rent increases. This bill instructs that a landlord who fails to provide the requisite notice may not go ahead and increase the rent. Furthermore, the bill prohibits any retaliation against a tenant – including refusal to renew the lease – when a tenant refuses an increase prohibited due to the landlord's failure to comply with the notice requirement.

In short, HB0970 gives enforceability to last year's enactment. MLA understands that the antiretaliation measure in HB0970, while lacking a cause of action on its own, could be effectuated by other existing statutes, including the statewide retaliatory eviction statute (Real Prop. § 8-208.1), local retaliatory eviction laws, and consumer protection laws.

For all the foregoing reasons, Maryland Legal Aid urges the Committee's favorable report on HB0970. If you have any questions, please contact:

Zafar S. Shah Assistant Advocacy Director – Tenants' Right to Counsel Project zshah@mdlab.org | (443) 202-4478

Gregory Countess
Director of Advocacy for Housing and Community Economic Development gcountess@mdlab.org | (410) 951-7687





