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1999 Regular Session (9lr1387)

ENROLLED BILL

-- Judicial Proceedings/Economic Matters --

Introduced by Senator Colburn (Commission to Review Landlord-Tenant

Annotated Code of Maryland

	Zuw)	
	Read and Examined by Proofreaders:	
		Proofreader
	d with the Great Seal and presented to the Governor, for his approval this day of at o'clock,M.	Proofreader
		President
	CHAPTER	
1 A	AN ACT concerning	
2	Real Property - Landlord-Tenant - Gender Neutral Language	
3 F0 4 5	OR the purpose of inserting gender neutral language in Title 8 of the Real Property Article; making stylistic changes; and generally relating to Title 8 of the Real Property Article.	
6 B	BY repealing and reenacting, with amendments,	
7	Article - Real Property	
8	Section 8-101, 8-106, 8-107, 8-109, 8-111, 8-113, 8-114, 8-116(b), 8-203(c)(3),	
9	(d)(1), (g)(1), and (h)(2), 8-204(b), (e), and (f), 8-207(c), 8-208(a)(4),	
10 11	8-208.1(a), 8-208.3, 8-211(i), (l), and (n)(2), 8-211.1(a) and (b), 8-303, 8-304(b), 8-305(b) and (c), 8-307, 8-311(c) and (d), 8-313(b), 8-314(a),	
12	8-315, 8-320(c), 8-323, 8-324(c), 8-328, 8-331, 8-401(b)(1), (c)(1), (3), and	
13	(5), (d)(1), and (e), 8-402(a)(1) and (2), (b)(2), (3), and (5), and (c),	
14	8-402.1(b), and 8-403	
15	Annotated Code of Maryland	

- 1 (1996 Replacement Volume and 1998 Supplement)
- 2 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF
- 3 MARYLAND, That the Laws of Maryland read as follows:

Article - Real Property

5 8-101.

4

- A transferee of the reversion in leased property or of the rent has the same
- 7 remedies by entry, action, or otherwise for nonperformance of any condition or
- 8 agreement contained in the lease, as the original landlord would have had if the
- 9 reversion or rent had remained in [him] THE ORIGINAL LANDLORD. A transferee of
- 10 the reversion in leased property is subject to the same remedies, by action or
- 11 otherwise, for nonperformance of any agreement contained in the lease, as the
- 12 original landlord. This section applies to any transferee of a reversion in leased
- 13 property, by voluntary grant or operation of law.
- 14 8-106.
- 15 If a landlord, having only an estate for life, dies on or before the day on which
- 16 the rent that has been earned is payable and [his] THE LANDLORD'S death
- 17 terminates the leasehold estate, [his] THE LANDLORD'S personal representative may
- 18 recover from the tenant the full amount of the rent if death occurs on the day the rent
- 19 is payable or a proportionate share of the rent if death occurs before this day.
- 20 8-107.
- 21 If there is no demand or payment for more than 20 consecutive years of any
- 22 specific rent reserved out of a particular property or any part of a particular property
- 23 under any form of lease, the rent conclusively is presumed to be extinguished and the
- 24 landlord may not set up any claim for the rent or to the reversion in the property out
- 25 of which it issued. The landlord also may not institute any suit, action, or proceeding
- 26 to recover the rent or the property. However, if the landlord is under any legal
- 27 disability when the period of 20 years of nondemand or nonpayment expires, [he]
- 28 THE LANDLORD has two years after the removal of the disability within which to
- 29 assert [his] THE LANDLORD'S rights.
- 30 8-109.
- 31 Uninterrupted possession for 12 months after the expiration of the lease
- 32 containing a covenant for perpetual renewal of all or part of the leased premises by
- 33 the tenant or any person claiming under [him] THE TENANT operates as a renewal
- 34 with respect to the entire premises. It conclusively is presumed in reference to the
- 35 whole or any part of the leased premises, of which possession is retained, and in favor
- 36 of the tenant or of the person claiming under [him] THE TENANT, that a new lease of
- 37 the whole of the leased premises was executed prior to the expiration of the lease by
- 38 the landlord named in it, or by the person rightfully claiming under the landlord, to
- 39 the tenant, or the person rightfully claiming under the tenant for the additional term

- 1 under the rent and on the covenants, conditions, and stipulations as were provided in 2 the lease.
- 3 8-111.
- 4 If a tenant named in a lease or an assignee of a lease applies to [his] THE
- 5 TENANT'S landlord for a renewal under a covenant in the lease giving [him] THE
- 6 TENANT the right to renewal, and if the tenant cannot produce vouchers or
- 7 satisfactory evidence showing payment of rent accrued for three years next preceding
- 8 [his] THE LANDLORD'S demand and application, the landlord, before executing the
- 9 renewal of the lease or causing it to be executed, is entitled to demand and recover not
- 10 more than three years' back rent, in addition to any renewal fine that may be
- 11 provided for in the lease. The tenant may plead this section in bar of the recovery of
- 12 any larger amount of rent.
- 13 8-113.
- 14 A covenant or promise by the tenant to leave, restore, surrender, or yield the
- 15 leased premises in good repair does not bind [him] THE TENANT to erect any similar
- 16 building or pay for any building destroyed by fire or otherwise without negligence or
- 17 fault on [his] THE TENANT'S part.
- 18 8-114.
- 19 The right of a tenant to remove fixtures erected by [him] THE TENANT is not
- 20 lost or impaired by [his] THE TENANT'S acceptance of a subsequent lease of the same
- 21 premises without any intermediate surrender of possession.
- 22 8-116.
- 23 (b) A tenant or [his] THE TENANT'S agent, who interferes, directly or
- 24 indirectly with the stripping, packing, shipment, or sale of tobacco by the landlord, is
- 25 guilty of a misdemeanor and, on conviction, is subject to a fine of not less than \$100 or
- 26 by imprisonment for not less than 90 days nor more than six months, or both.
- 27 8-203.
- 28 (c) (3) The receipt or lease shall contain language informing the tenant of
- 29 [his] THE TENANT'S rights under this section to receive from the landlord a written
- 30 list of all existing damages if the tenant makes a written request of the landlord
- 31 within 15 days of the tenant's occupancy.
- 32 (d) (1) If the landlord imposes a security deposit, on written request, [he]
- 33 THE LANDLORD promptly shall provide the tenant with a written list of all existing
- 34 damages. The request must be made within 15 days of the tenant's occupancy.
- 35 (g) (1) The security deposit, or any portion thereof, may be withheld for
- 36 unpaid rent, damage due to breach of lease or for damage to the leased premises by
- 37 the tenant, [his] THE TENANT'S family, agents, employees, or social guests in excess
- 38 of ordinary wear and tear. The tenant has the right to be present when the landlord or

- 1 [his] THE LANDLORD'S agent inspects the premises in order to determine if any
- 2 damage was done to the premises, if the tenant notifies the landlord by certified mail
- 3 of [his] THE TENANT'S intention to move, the date of moving, and [his] THE
- 4 TENANT'S new address. The notice to be furnished by the tenant to the landlord shall
- 5 be mailed at least 15 days prior to the date of moving. Upon receipt of the notice, the
- 6 landlord shall notify the tenant by certified mail of the time and date when the
- 7 premises are to be inspected. The date of inspection shall occur within five days
- 8 before or five days after the date of moving as designated in the tenant's notice. The
- 9 tenant shall be advised of [his] THE TENANT'S rights under this subsection in writing
- 10 at the time of [his] THE TENANT'S payment of the security deposit. Failure by the
- 11 landlord to comply with this requirement forfeits the right of the landlord to withhold
- 12 any part of the security deposit for damages.
- 13 (h) (2) If the landlord fails to comply with this requirement, [he] THE
- 14 LANDLORD forfeits the right to withhold any part of the security deposit for damages.
- 15 8-204.
- 16 (b) A landlord shall assure [his] THE tenant that the tenant, peaceably and
- 17 quietly, may enter on the leased premises at the beginning of the term of any lease.
- 18 (e) If the landlord fails to provide the tenant with possession of the dwelling
- 19 unit at the beginning of the term of any lease, whether or not the lease is terminated
- 20 under this section, the landlord is liable to the tenant for consequential damages
- 21 actually suffered by [him] THE TENANT subsequent to the tenant's giving notice to
- 22 the landlord of [his] THE TENANT'S inability to enter on the leased premises.
- 23 (f) The landlord may bring an action of eviction and damages against any
- 24 tenant holding over after the end of [his] THE TENANT'S term even though the
- 25 landlord has entered into a lease with another tenant, and [he] THE LANDLORD may
- 26 join the new tenant as a party to the action.
- 27 8-207.
- 28 (c) If a tenant wrongly fails or refuses to take possession of or vacates the
- 29 dwelling unit before the end of [his] THE TENANT'S term, the landlord may sublet the
- 30 dwelling unit without prior notice to the tenant in default. The tenant in default is
- 31 secondarily liable for rent for the term of [his] THE TENANT'S original agreement in
- 32 addition to [his] THE TENANT'S liability for consequential damages resulting from
- 33 [his] THE TENANT'S breach, if the landlord gives [him] THE TENANT prompt notice
- 34 of any default by the sublessee.
- 35 8-208.
- 36 (a) A lease may not contain any of the following provisions:
- 37 (4) Any provision whereby the tenant waives [his] THE right to a jury
- 38 trial.

- 1 8-208.1.
- 2 (a) No landlord shall evict a tenant of any residential property or arbitrarily
- 3 increase the rent or decrease the services to which the tenant has been entitled for
- 4 any of the following reasons:
- 5 (1) Solely because the tenant or [his] THE TENANT'S agent has filed a
- 6 written complaint, or complaints, with the landlord or with any public agency or
- 7 agencies against the landlord;
- 8 (2) Solely because the tenant or [his] THE TENANT'S agent has filed a
- 9 lawsuit, or lawsuits, against the landlord; or
- 10 (3) Solely because the tenant is a member or organizer of any tenants'
- 11 organization.
- 12 8-208.3.
- Every landlord shall maintain a records system showing the dates and amounts
- 14 of rent paid to [him] THE LANDLORD by [his] THE tenant or tenants and showing
- 15 also the fact that a receipt of some form was given to each tenant for each cash
- 16 payment of rent.
- 17 8-211.
- 18 (i) If the landlord refuses to make the repairs or correct the conditions, or if
- 19 after a reasonable time [he] THE LANDLORD has failed to do so, the tenant may bring
- 20 an action of rent escrow to pay rent into court because of the asserted defects or
- 21 conditions, or the tenant may refuse to pay rent and raise the existence of the
- 22 asserted defects or conditions as an affirmative defense to an action for distress for
- 23 rent or to any complaint proceeding brought by the landlord to recover rent or the
- 24 possession of the leased premises.
- 25 (1) It is a sufficient defense to the allegations of the tenant that the tenant,
- 26 [his] THE TENANT'S family, [his] agent, [his] employees, or [his] assignees or social
- 27 guests have caused the asserted defects or conditions, or that the landlord or [his]
- 28 THE LANDLORD'S agents were denied reasonable and appropriate entry for the
- 29 purpose of correcting or repairing the asserted conditions or defects.
- 30 (n) After rent escrow has been established, the court:
- 31 (2) May, after an appropriate hearing, order that some or all moneys in
- 32 the escrow account be paid to the landlord or [his] THE LANDLORD'S agent, the
- 33 tenant or [his] THE TENANT'S agent, or any other appropriate person or agency for
- 34 the purpose of making the necessary repairs of the dangerous conditions or defects;
- 35 8-211.1.
- 36 (a) Notwithstanding any provision of law or any agreement, whether written
- 37 or oral, if a lessor <u>LANDLORD</u> fails to comply with the applicable risk reduction

- 1 standard under § 6-815 or § 6-819 of the Environment Article, the lessee TENANT
- 2 may deposit [his] THE LESSEE'S TENANT'S rent in an escrow account with the clerk of
- 3 the District Court for the district in which the premises are located.
- 4 (b) The right of a lessee <u>TENANT</u> to deposit rent in an escrow account does not
- 5 preclude [him] THE LESSEE TENANT from pursuing any other right or remedy
- 6 available to [him] THE LESSEE <u>TENANT</u> at law or equity and is in addition to them.
- 7 8-303.
- 8 (a) An action of distress shall be brought by the landlord as plaintiff, [his]
- 9 THE LANDLORD'S petition shall name the tenant as defendant and contain the
- 10 following information:
- 11 (1) The name and address of the landlord[,];
- 12 (2) The name and address of the tenant[,]; and
- 13 (3) The facts relating to (i) any assignment of a lease, if known, (ii) the
- 14 premises leased, (iii) the date of the lease, (iv) the term of the lease, (v) the rent
- 15 required to be paid by the lease, and (vi) the amount of the rent in arrears.
- 16 (b) The petition shall be under oath or affirmation of the plaintiff, or [his]
- 17 THE PLAINTIFF'S agent, that the facts recited are true and correct.
- 18 (c) If a defendant is not a resident of, or amenable to service in a county where
- 19 the leased premises are located, service may be made by certified mail, return receipt
- 20 requested, bearing a postmark from the United States Postal Service. If this service is
- 21 returned by the Post Office Department or refused by the addressee or [his] THE
- 22 ADDRESSEE'S agent, then process shall be sent by first-class mail and the defendant
- 23 returned as summoned.
- 24 8-304.
- 25 (b) In addition, the order shall:
- 26 (1) Direct the time within which service of the petition and show cause
- 27 order shall be made on the defendant; and
- 28 (2) Inform the defendant that (i) [he] THE DEFENDANT may appear at
- 29 the time stated and present evidence on [his] THE DEFENDANT'S behalf; and (ii) if
- 30 [he] THE DEFENDANT fails to appear, all goods on the leased premises not exempted
- 31 by law may be levied on and removed by the sheriff.
- 32 8-305.
- 33 (b) The officer making the levy then shall proceed to make an inventory of
- 34 each article of goods distrained on and deliver a copy to each tenant found on the
- 35 leased premises. If no tenant is found, [he] THE OFFICER shall affix a copy to the
- 36 premises as provided above in the case of the order.

- 1 (c) The officer serving the order shall make a return of [his] THE OFFICER'S 2 action to the court including the date and time of return.

 3 8-307.
- 4 (a) The following are exempt from distress:
- 5 (1) Hand-powered and operated tools used by a tenant in [his] THE 6 TENANT'S occupation or livelihood;
- 7 (2) Law books of an attorney;
- 8 (3) Hand-operated instruments of a physician;
- 9 (4) Medical books of a physician;
- 10 (5) Files and professional records of an attorney or physician; and
- 11 (6) The prior perfected security interest in all goods in which the tenant
- 12 has an interest.
- 13 (b) The landlord in [his] THE LANDLORD'S petition shall certify as to the
- 14 existence of a perfected security interest in any goods of the tenant. If the security
- 15 interest was perfected prior to the levy under the distraint, the landlord either shall
- 16 release the property from the distraint proceedings or pay to the holder of the security
- 17 interest the balance due under the security interest. If the landlord pays the balance,
- 18 it becomes a part of the costs in the distraint proceedings. However, the holder of the
- 19 security interest, on demand by the landlord, shall give a true written statement of
- 20 the balance due under the security interest, and, if the landlord pays the balance, the
- 21 holder shall assign or release the security interest to the landlord.
- 22 8-311.
- 23 (c) After a hearing held on not more than ten days' notice, and on submission
- 24 of proof satisfactory to the court that the goods are not the property of the tenant, the
- 25 court shall issue an order excluding the goods from levy. This order authorizes the
- 26 owner to remove [his] THE OWNER'S goods from the leased premises at the owner's
- 27 expense free of any claim of the landlord.
- 28 (d) The order shall provide that the claimant shall remove [his] THE
- 29 CLAIMANT'S goods at [his] THE CLAIMANT'S expense from the leased premises within
- 30 a time to be fixed by the court. If the claimant fails to remove [his] THE CLAIMANT'S
- 31 goods within the fixed time, then the goods claimed by [him] THE CLAIMANT no
- 32 longer shall be excluded from distress and shall be subject to the landlord's claim for
- 33 distress as though no petition for exclusion had been filed.
- 34 8-313.
- 35 (b) An officer does not incur liability for removal of goods which are affixed to
- 36 the property. The officer may require the plaintiff to mail or deliver an indemnity

- 1 bond to [him] THE OFFICER to protect [him] THE OFFICER from any claim for
- 2 damage or injury to any person or property caused by the officer's removal for sale of
- 3 goods affixed to the property.
- 4 8-314.
- 5 (a) The defendant in an action of distress may file an answer, setting forth any
- 6 defense [he] THE DEFENDANT may have to the action, including excessive rent
- 7 distrained for or the rent sued is not distrainable.
- 8 8-315.
- 9 (a) If a tenant removes [his] THE TENANT'S goods from the leased premises,
- 10 and the officer can find no goods of the tenant on the premises, [he] THE OFFICER
- 11 shall report that fact to the court. If the court is satisfied the goods of the tenant have
- 12 been removed, it may issue an order to follow goods under distress within six months
- 13 after filing of an action of distress. The order shall authorize levy on the removed
- 14 goods at any place the goods can be found within the jurisdiction of the court.
- 15 (b) If the goods are removed outside the court's jurisdiction, the plaintiff may
- 16 file with the court in the jurisdiction where the goods are located, a certified copy of
- 17 the original action of distress, together with a verified petition setting forth (i) the fact
- 18 of the original petition for distress, (ii) the premises to which the tenant has removed
- 19 the goods, and (iii) the name and address of the occupant of the premises. If the
- 20 occupant of the premises to which the goods are removed is a person other than the
- 21 tenant, an order shall be served by first-class mail or by an officer on the other
- 22 person giving [him] THE OCCUPANT seven days from the date of service of the order
- 23 to protest seizure of the goods. If not protested, the order becomes final and
- 24 authorizes any officer to seize and remove the goods.
- 25 (c) Entry to premises under an order to follow goods under distress may be 26 forcible.
- 27 8-320.
- 28 (c) If any surplus money or unsold goods remain in the possession of an officer
- 29 on completion of proceedings in an action of distress and after payment of all claims
- 30 and costs incurred, a judgment creditor or other person claiming a right to the money
- 31 or goods may petition the court in which the action was brought for payment of [his]
- 32 THE CREDITOR'S OR CLAIMANT'S judgment or claim out of the excess of money or
- 33 goods, plus court costs expended by the creditor or claimant. After a hearing on the
- 34 petition, the court may direct payment of the money or goods or order the sale of goods
- 35 in the same manner and after proceedings similar to those in attachment or
- 36 execution. Any exemption allowed by law is permitted in these proceedings if claimed.
- 37 8-323.
- 38 If the goods of a third party are distrained on and sold under an action of
- 39 distress, the third party has a right of action against the tenant for damages for any
- 40 loss sustained by the third party as a result of the levy and sale of [his] THE THIRD

- 1 PARTY'S goods under distress. The action for damages may be brought before the
- 2 court before which the original action was brought, regardless of any monetary
- 3 limitation of the civil jurisdiction of the court. If the action for damages is brought in
- 4 any other court, only a certified copy of the record in the original court need be filed
- 5 as evidence of the proceedings.
- 6 8-324.
- 7 (c) If the court declares a lease terminated under subsection (a), the court on
- 8 application of the plaintiff, may issue its order or judgment of restitution of the
- 9 premises. The court shall issue its warrant to the officer commanding [him] THE
- 10 OFFICER to deliver immediately to the plaintiff, possession in full and ample manner
- 11 as set forth in § 8-402(b). The costs of this action are the same as in the case of a
- 12 tenant holding over.
- 13 8-328.
- 14 (a) If a tenant under a lease dies, or, if the tenant is a corporation and ceases
- 15 to exist, distress may be brought against the tenant named in the lease regardless of
- 16 death or nonexistence. The plaintiff shall give notice of an action of distress to the
- 17 personal representative of a deceased defendant or to any person who was an officer
- 18 at the time the corporation ceased to exist and the plaintiff shall certify to the court
- 19 that [he] THE PLAINTIFF has given notice. Then the plaintiff may proceed with levy
- 20 and sale as provided in this subtitle.
- 21 (b) If a tenant dies and no personal representative is appointed by a court
- 22 having jurisdiction, or if an officer of the nonexistent corporation cannot be found and,
- 23 therefore, service of process is returned non est, then, on application of the plaintiff,
- 24 an order may be passed requiring a copy of the petition for distress to be posted at the
- 25 courthouse door at least one week before the date of sale. Failure of the plaintiff to
- 26 apply for the order subjects [him] THE PLAINTIFF to suit by the personal
- 27 representative of the deceased tenant, or by the officer or surviving directors of the
- 28 nonexistent corporation for any loss or damage sustained. If the plaintiff makes
- 29 application for the order, [he] THE PLAINTIFF is under no liability either to the estate
- 30 of the deceased tenant, or to the surviving trustees or officers of the nonexistent
- 31 corporation.
- 32 8-331.
- 33 If the court finds that any notice required under this subtitle to be sent by mail
- 34 actually has not been received by the person to whom the notice was addressed and
- 35 that injustice will result, the court shall order a stay of further proceedings until it is
- 36 satisfied that the person has had an opportunity to protect [his] THE PERSON'S
- 37 interests.
- 38 8-401.
- 39 (b) (1) Whenever any landlord shall desire to repossess any premises to
- 40 which [he] THE LANDLORD is entitled under the provisions of subsection (a) of this
- 41 section, [he] THE LANDLORD or [his] THE LANDLORD'S duly qualified agent or

- 1 attorney shall make [his] THE LANDLORD'S written complaint under oath or
- 2 affirmation, before the District Court of the county wherein the property is situated,
- 3 describing in general terms the property sought to be repossessed, and also setting
- 4 forth the name of the tenant to whom the property is rented or [his] THE TENANT'S
- 5 assignee or subtenant with the amount of rent due and unpaid; and praying by
- 6 warrant to repossess the premises, together with judgment for the amount of rent due
- 7 and costs. The District Court shall issue its summons, directed to any constable or
- 8 sheriff of the county entitled to serve process, and ordering [him] THE CONSTABLE
- 9 OR SHERIFF to notify by first-class mail the tenant, assignee, or subtenant to appear
- 10 before the District Court at the trial to be held on the fifth day after the filing of the
- 11 complaint, to answer the landlord's complaint to show cause why the prayer of the
- 12 landlord should not be granted, and the constable or sheriff shall proceed to serve the
- 13 summons upon the tenant, assignee or subtenant in the property or upon [his] THE
- 14 TENANT'S, ASSIGNEE'S, OR SUBTENANT'S known or authorized agent, but if for any
- 15 reason, neither the tenant, assignee or subtenant, nor [his] THE TENANT'S,
- 16 ASSIGNEE'S, OR SUBTENANT'S agent, can be found, then the constable or sheriff shall
- 17 affix an attested copy of the summons conspicuously upon the property. The affixing
- 18 of the summons upon the property after due notification to the tenant, assignee, or
- 19 subtenant by first-class mail shall conclusively be presumed to be a sufficient service
- 20 to all persons to support the entry of a default judgment for possession of the
- 21 premises, together with court costs, in favor of the landlord, but it shall not be
- 22 sufficient service to support a default judgment in favor of the landlord for the
- 23 amount of rent due.
- 24 (c) (1) If, at the trial on the fifth day indicated in subsection (b) of this
- 25 section, the court is satisfied that the interests of justice will be better served by an
- 26 adjournment to enable either party to procure [his] THEIR necessary witnesses, [he]
- 27 THE COURT may adjourn the trial for a period not exceeding one day, except that if the
- 28 consent of all parties is obtained, the trial may be adjourned for a longer period of
- 29 time.
- 30 (3) The court, when entering the judgment, shall also order the tenant to
- 31 yield and render possession of the premises to the landlord, or [his] THE LANDLORD'S
- 32 agent or attorney, within 4 days after the trial.
- 33 (5) However, if the tenant, or someone for [him] THE TENANT, at the
- 34 trial, or adjournment of the trial, tenders to the landlord the rent determined by the
- 35 court to be due and unpaid, together with the costs of the suit, the complaint against
- 36 the tenant shall be entered as being satisfied.
- 37 (d) Subject to the provisions of paragraph (2) of this subsection, if
- 38 judgment is given in favor of the landlord, and the tenant fails to comply with the
- 39 requirements of the order within 4 days, the court shall, at any time after the
- 40 expiration of the 4 days, issue its warrant, directed to any official of the county
- 41 entitled to serve process, ordering [him] THE OFFICIAL to cause the landlord to have
- 42 again and repossess the property by putting [him] THE LANDLORD (or [his] THE
- 43 LANDLORD'S duly qualified agent or attorney for [his] THE LANDLORD'S benefit) in
- 44 possession thereof, and for that purpose to remove from the property, by force if
- 45 necessary, all the furniture, implements, tools, goods, effects or other chattels of every

- 1 description whatsoever belonging to the tenant, or to any person claiming or holding
- 2 by or under said tenant. If the landlord does not order a warrant of restitution within
- 3 sixty days from the date of judgment or from the expiration date of any stay of
- 4 execution, whichever shall be the later, the judgment for possession shall be stricken.
- 5 In any action of summary ejectment for failure to pay rent where the (e) 6 landlord is awarded a judgment giving [him] THE LANDLORD restitution of the
- 7 leased premises, the tenant shall have the right to redemption of the leased premises
- 8 by tendering in cash, certified check or money order to the landlord or [his] THE
- 9 LANDLORD'S agent all past due rent and late fees, plus all court awarded costs and
- 10 fees, at any time before actual execution of the eviction order. This subsection does not
- apply to any tenant against whom 3 judgments of possession have been entered for
- 12 rent due and unpaid in the 12 months prior to the initiation of the action to which this
- 13 subsection otherwise would apply.
- 14 8-402.
- 15 A tenant under any lease or someone holding under [him] THE (a)
- 16 TENANT, who shall unlawfully hold over beyond the termination of the lease, shall be
- 17 liable to the landlord for the actual damages caused by the holding over.
- 18 The damages awarded to a landlord against the tenant or someone
- 19 holding under [him] THE TENANT, may not be less than the apportioned rent for the
- period of holdover at the rate under the lease.
- 21 (b) If upon hearing the parties, or in case the tenant or person in
- 22 possession shall neglect to appear after the summons and continuance the court shall
- 23 find that the landlord had been in possession of the leased property, that the said
- 24 lease or estate is fully ended and expired, that due notice to quit as aforesaid had been
- given to the tenant or person in possession and that [he] THE TENANT OR PERSON IN
- 26 POSSESSION had refused so to do, the court shall thereupon give judgment for the
- 27 restitution of the possession of said premises and shall forthwith issue its warrant to
- 28 the sheriff or a constable in the respective counties commanding [him] THE TENANT
- 29 OR PERSON IN POSSESSION forthwith to deliver to the landlord possession thereof in
- 30 as full and ample manner as the landlord was possessed of the same at the time when
- the leasing was made, and shall give judgment for costs against the tenant or person
- 32 in possession so holding over. Either party shall have the right to appeal therefrom to
- the circuit court for the county within ten days from the judgment. If the tenant
- 34 appeals and files with the District Court an affidavit that the appeal is not taken for
- 35 delay, and also a good and sufficient bond with one or more securities conditioned that
- 36 [he] THE TENANT will prosecute the appeal with effect and well and truly pay all
- 37 rent in arrears and all costs in the case before the District Court and in the appellate
- 38 court and all loss or damage which the landlord may suffer by reason of the tenant's
- 39 holding over, including the value of the premises during the time [he] THE TENANT
- 40 shall so hold over, then the tenant or person in possession of said premises may retain
- 41 possession thereof until the determination of said appeal. The appellate court shall,
- 42 upon application of either party, set a day for the hearing of the appeal, not less than
- 43 five nor more than 15 days after the application, and notice for the order for a hearing
- 44 shall be served on the opposite party or [his] THAT PARTY'S counsel at least five days

- 1 before the hearing. If the judgment of the District Court shall be in favor of the
- 2 landlord, a warrant shall be issued by the appellate court to the sheriff, who shall
- 3 proceed forthwith to execute the warrant.
- 4 (3) If the tenant or person in possession shall allege that the title to the
- 5 leased property is disputed and claimed by some person whom [he] THE TENANT OR
- 6 PERSON IN POSSESSION (THE CLAIMANT) shall name, by virtue of a right or title
- 7 accruing or happening since the commencement of the lease, by descent or deed from
- 8 or by devise under the last will or testament of the landlord, and if thereupon the
- 9 person so claiming shall forthwith appear, or upon a summons to be immediately
- 10 issued by the District Court and, made returnable within six days next following,
- 11 shall appear before the court and shall, under oath, declare that [he] THE CLAIMANT
- 12 believes that [he] THE CLAIMANT is entitled in manner aforesaid to the leased
- 13 property and shall, with two sufficient securities, enter into bond to the plaintiff, in
- 14 such sum as the court shall think is a proper and reasonable security to said plaintiff
- 15 or parties in interest, to prosecute with effect [his] THE claim at the next term of the
- 16 circuit court for the county, then the District Court shall forbear to give judgment for
- 17 restitution and costs. If the said claim shall not be prosecuted as aforesaid, the
- 18 District Court shall proceed to give judgment for restitution and costs and issue its
- 19 warrant within ten days after the end of said term of court.
- 20 (5) When the tenant shall give notice by parol to the landlord or to [his]
- 21 THE LANDLORD'S agent or representatives, at least one month before the expiration of
- 22 the lease or tenancy in all cases except in cases of tenancies from year to year, and at
- 23 least three months' notice in all cases of tenancy from year to year (except in all cases
- 24 of farm tenancy, the notice shall be six months), of the intention of the tenant to
- 25 remove at the end of that year and to surrender possession of the property at that
- 26 time, and the landlord, [his] THE LANDLORD'S agent, or representative shall prove
- 27 the notice from the tenant by competent testimony, it shall not be necessary for the
- 28 landlord, [his] THE LANDLORD'S agent or representative to provide a written notice
- 29 to the tenant, but the proof of such notice from the tenant as aforesaid shall entitle
- 30 [his] THE landlord to recover possession of the property hereunder. This
- 31 subparagraph shall not apply in Baltimore City.
- 32 (c) Unless stated otherwise in the written lease and initialed by the tenant,
- 33 when a landlord consents to a holdover tenant remaining on the premises, the
- 34 holdover tenant becomes a periodic week-to-week tenant if [he] THE TENANT was a
- 35 week-to-week tenant before [his] THE TENANT'S holding over, and a periodic
- 36 month-to-month tenant in all other cases.
- 37 8-402.1.
- 38 (b) If the court determines that the tenant breached the terms of the lease and
- 39 that the breach was substantial and warrants an eviction, the court shall give
- 40 judgment for the restitution of the possession of the premises and issue its warrant to
- 41 the sheriff or a constable commanding [him] THE TENANT to deliver possession to the
- 42 landlord in as full and ample manner as the landlord was possessed of the same at the
- 43 time when the lease was entered into. The court shall give judgment for costs against
- 44 the tenant or person in possession. Either party may appeal to the circuit court for the

SENATE BILL 548

- 1 county, within ten days from entry of the judgment. If the tenant (1) files with the
- 2 District Court an affidavit that the appeal is not taken for delay; (2) files sufficient
- 3 bond with one or more securities conditioned upon diligent prosecution of the appeal;
- 4 (3) pays all rent in arrears, all court costs in the case; and (4) pays all losses or
- 5 damages which the landlord may suffer by reason of the tenant's holding over, the
- 6 tenant or person in possession of the premises may retain possession until the
- 7 determination of the appeal. Upon application of either party, the court shall set a day
- 8 for the hearing of the appeal not less than five nor more than 15 days after the
- 9 application, and notice of the order for a hearing shall be served on the other party or
- 10 [his] THAT PARTY'S counsel at least five days before the hearing. If the judgment of
- 11 the District Court is in favor of the landlord, a warrant shall be issued by the court
- 12 which hears the appeal to the sheriff, who shall execute the warrant.

13 8-403.

- 14 If the court in any case brought pursuant to § 8-401 or § 8-402 orders an
- 15 adjournment of the trial for a longer period than provided for in the section under
- 16 which the case has been instituted, the tenant or anyone holding under [him] THE
- 17 TENANT shall pay all rents due and as they come due into the court exercising
- 18 jurisdiction in the case. However, the court may order the tenant to pay rents due and
- 19 as come due into an administrative agency of any county which is empowered by local
- 20 law to hold rents in escrow pending investigation and disposition of complaints by
- 21 tenants; the court also may refer that case to the administrative agency for
- 22 investigation and report to the court. A tenant shall pay into the court the amount of
- 23 rent due on or before the date to which the trial is adjourned or within seven days
- 24 after adjournment if the trial is adjourned more than seven days, or to the
- 25 administrative agency within seven days after the court has ordered the rent paid
- 26 into an administrative agency. If the tenant fails to pay rent due within this period, or
- 27 as it comes due, the court, on motion of the landlord, shall give judgment in favor of
- 28 the landlord and issue a warrant for possession in accordance with the provisions of §
- 29 8-401(c) and (d).
- 30 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect
- 31 October 1, 1999.