L2 6lr3661 CF HB 890

By: Senator Waugh

Introduced and read first time: February 12, 2016

Assigned to: Rules

A BILL ENTITLED

1	AN ACT concerning				
2	St. Mary's County - Local Landlord and Tenant Law - Repeal				
3 4 5	FOR the purpose of repealing a certain provision of law concerning the return of goods to tenant in an action for distress for rent in St. Mary's County; and generally relating to landlord and tenant laws in St. Mary's County.				
6 7 8 9 10	BY repealing The Public Local Laws of St. Mary's County Section 71–1 and the chapter "Chapter 71. Landlord and Tenant" Article 19 – Public Local Laws of Maryland (2007 Edition and March 2014 Supplement, as amended)				
11 12	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLANI That the Laws of Maryland read as follows:				
13	Article 19 - St. Mary's County				
14 15	[Chapter 71 Landlord and Tenant]				
16	[71–1.				
17 18 19 20 21	In all cases where property distrained for rent in St. Mary's county is in the hands of a constable or agent of the landlord, the tenant shall go before the District Court and confess judgment in favor of the landlord for the amount of rent claimed and the costs of the distraint and shall also make before the Court a supersedeas, which shall be substantially in the following form:				
22 23	"State of Maryland of to wit: We do confess judgment to, for the sum of and costs, which were confessed by				

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

[Brackets] indicate matter deleted from existing law.



1	in favor of the	on the	day of	before
2	District Court of the State of	Maryland, the del	ot and costs to b	e levied on our goods,
3	chattels, land and tenements,	for the use of	in case the	shall not pay
4	and satisfy to the jud	dgment and costs, w	ith any additional	l costs at the expiration
5	of six (6) months from the dat	e of the judgment."	The supersedeas	shall be signed by one
6	(1) or more sureties, who shall	ll severally make oa	ath before the Dis	strict Court, that he is
7	worth double the amount of	debt, interest and	l costs, over and	l above all debts and
8	exemptions. The District Cour	t shall judge the suf	ficiency of the sup	persedeas to secure the
9	amount of debt, interest and	costs and shall req	uire same to be s	sufficient to secure the
10	debts, interest and costs. Whe	en the supersedeas	is filed with the	District Court and the
11	Court is satisfied of its sufficient	ency as a security fo	or the debt confes	sed, the District Court
12	shall issue an order to the la	andlord, constable o	or agent to relea	se the property in his
13	possession, and all further pro	ceedings in the dist	raint shall be null	l and void.]
	anamion o the pr		CONTROL OF A LANGE	
14	SECTION 2. AND BE	IT FURTHER ENA	ACTED, That thi	s Act shall take effect
15	October 1, 2016.			