## **HOUSE BILL 323**

L1, L3, N1 2lr0363 HB 1093/21 – JUD By: Delegate Palakovich Carr Introduced and read first time: January 19, 2022 Assigned to: Judiciary Committee Report: Favorable with amendments House action: Adopted Read second time: March 8, 2022 CHAPTER AN ACT concerning Real Property - Limitations on Summoning Law Enforcement or Emergency Services - Prohibition FOR the purpose of prohibiting a landlord from using a lease or form of lease that contains a provision that limits a tenant's ability to summon, or penalizes a tenant or another individual solely for summoning, the assistance of law enforcement or emergency services: prohibiting a landlord from taking certain retaliatory actions because a tenant or another individual summons the assistance of law enforcement or emergency services for certain purposes; prohibiting a local jurisdiction from enacting certain laws; providing that a prohibited law under this Act may be used as an affirmative defense or as the basis of a claim by certain individuals under certain circumstances; and generally relating to the summoning of emergency services to a property. BY repealing and reenacting, with amendments, Article – Real Property Section 8-208(d) and 8-208.1(a)Annotated Code of Maryland (2015 Replacement Volume and 2021 Supplement) BY repealing and reenacting, without amendments, Article – Real Property

## EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW.

(2015 Replacement Volume and 2021 Supplement)

[Brackets] indicate matter deleted from existing law.

Section 8–208(f) and (g)(1) and 8–208.1(b)(1)

<u>Underlining</u> indicates amendments to bill.

Annotated Code of Maryland

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Strike out indicates matter stricken from the bill by amendment or deleted from the law by amendment.



1 2 3 4 5	BY adding to Article – Real Property Section 14–126 Annotated Code of Maryland (2015 Replacement Volume and 2021 Supplement)
6 7	SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND, That the Laws of Maryland read as follows:
8	Article - Real Property
9	8–208.
10	(d) A landlord may not use a lease or form of lease containing any provision that:
11 12	(1) Has the tenant authorize any person to confess judgment on a claim arising out of the lease;
13 14	(2) Has the tenant agree to waive or to forego any right or remedy provided by applicable law;
15 16 17	(3) (i) Provides for a penalty for the late payment of rent in excess of 5% of the amount of rent due for the rental period for which the payment was delinquent; or
18 19 20	(ii) In the case of leases under which the rent is paid in weekly rental installments, provides for a late penalty of more than \$3 per week or a total of no more than \$12 per month;
21	(4) Has the tenant waive the right to a jury trial;
22 23 24	(5) Has the tenant agree to a period required for landlord's notice to quit which is less than that provided by applicable law; provided, however, that neither party is prohibited from agreeing to a longer notice period than that required by applicable law;
25 26 27 28	(6) Authorizes the landlord to take possession of the leased premises, or the tenant's personal property unless the lease has been terminated by action of the parties or by operation of law, and the personal property has been abandoned by the tenant without the benefit of formal legal process;
29	(7) Is against public policy and void pursuant to § 8–105 of this title; [or]
30 31 32	(8) Permits a landlord to commence an eviction proceeding or issue a notice to quit solely as retaliation against any tenant for planning, organizing, or joining a tenant organization with the purpose of negotiating collectively with the landlord; <b>OR</b>

1 2 3 4	(9) (I) LIMITS THE ABILITY OF A TENANT TO SUMMON THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES OR PENALIZES A TENANT SOLELY FOR SUMMONING THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES; OR
5 6 7	(II) PENALIZES A TENANT FOR THE ACTIONS OF ANOTHER INDIVIDUAL SOLELY BECAUSE THE INDIVIDUAL SUMMONED THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES.
8 9 10 11 12	(f) No provision of this section shall be deemed to be a bar to the applicability of supplementary rights afforded by any public local law enacted by the General Assembly or any ordinance or local law enacted by any municipality or political subdivision of this State; provided, however, that no such law can diminish or limit any right or remedy granted under the provisions of this section.
13 14	(g) (1) Any lease provision which is prohibited by terms of this section shall be unenforceable by the landlord.
15	8–208.1.
16 17	(a) (1) For any reason listed in paragraph (2) of this subsection, a landlord of any residential property may not:
18 19	(i) Bring or threaten to bring an action for possession against a tenant;
20 21	(ii) Arbitrarily increase the rent or decrease the services to which a tenant has been entitled; or
22	(iii) Terminate a periodic tenancy.
23 24	(2) A landlord may not take an action that is listed under paragraph (1) of this subsection for any of the following reasons:
25 26 27 28	(i) Because the tenant or the tenant's agent has provided written or actual notice of a good faith complaint about an alleged violation of the lease, violation of law, or condition on the leased premises that is a substantial threat to the health or safety of occupants to:
29	1. The landlord; or
30	2. Any public agency against the landlord;
31	(ii) Because the tenant or the tenant's agent has:
32	1. Filed a lawsuit against the landlord; or

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2. Testified or participated in a lawsuit involving the 1 2 landlord; [or] 3 Because the tenant has participated in any tenants' (iii) 4 organization; OR 5 (IV) SOLELY BECAUSE THE TENANT OR ANOTHER INDIVIDUAL, 6 INCLUDING ANOTHER RESIDENT, SUMMONED THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES TO THE PROPERTY. 7 8 (b) A landlord's violation of subsection (a) of this section is a "retaliatory (1) action". 9 10 14–126. 11 (A) **(1)** IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS 12 INDICATED. "EMERGENCY SERVICES" INCLUDES FIRE, RESCUE, AND 13 AMBULANCE SERVICES AND A MOBILE CRISIS TEAM AS DEFINED IN § 10-1401 OF 14 THE HEALTH - GENERAL ARTICLE. 15 16 "GOVERNING BODY" HAS THE MEANING STATED IN § 1–101 OF 17 THE LOCAL GOVERNMENT ARTICLE. "MUNICIPALITY" HAS THE MEANING STATED IN § 1–101 OF THE 18 **(4)** 19 LOCAL GOVERNMENT ARTICLE. 20 "RENTAL LICENSE" MEANS ANY CERTIFICATE, LICENSE, OR PERMIT REQUIRED TO RENT RESIDENTIAL REAL PROPERTY ISSUED BY A COUNTY OR 2122A MUNICIPALITY. 23 THIS SECTION DOES NOT APPLY TO A LOCAL LAW OR ORDINANCE (B) **GOVERNING THE:** 2425**(1)** THE INSTALLATION AND USE OF RESIDENTIAL SECURITY ALARM 26SYSTEMS;

THE PHYSICAL CONDITION, SANITATION, MAINTENANCE, OR

(3) PARKING ENFORCEMENT; OR

REPAIR OF REAL PROPERTY, INCLUDING VACANT BUILDINGS;

**(2)** 

1	(4) CALLS TO LAW ENFORCEMENT CONCERNING SOCIAL
2 3	GATHERINGS OR EXCESSIVE NOISE THAT DO NOT INVOLVE AN OFFENSE SET FORTH IN THE CRIMINAL LAW ARTICLE AND ARE:
J	IN THE CRIMINAL LAW ARTICLE AND ARE.
4	(I) MADE WITH THE INTENT TO HARASS ANOTHER; OR
5	(II) KNOWINGLY FALSE, AS A WHOLE OR IN MATERIAL PART.
6 7	(C) (1) THE GOVERNING BODY OF A COUNTY OR MUNICIPALITY MAY NOT ENACT A LOCAL LAW OR ORDINANCE THAT:
8 9 10	(I) ESTABLISHES A THRESHOLD OF REQUESTS TO SUMMON LAW ENFORCEMENT OR EMERGENCY SERVICES TO A RESIDENTIAL PROPERTY AS GROUNDS FOR DESIGNATING A PROPERTY AS A NUISANCE; OR
11 12	(II) PENALIZES <u>OR AUTHORIZES A PENALTY AGAINST</u> AN OPERATOR, AN OWNER, AN OWNER-OCCUPANT, OR A TENANT FOR:
13 14	1. Summoning The act of summoning law enforcement or emergency services to a residential property; or
15	2. The actions of another individual to summon
16	THE ASSISTANCE OF LAW ENFORCEMENT OR EMERGENCY SERVICES TO A
17	RESIDENTIAL PROPERTY.
10	(9) There is a dreshindrion milate a local Law or ordinance
18 19	(2) THERE IS A PRESUMPTION THAT A LOCAL LAW OR ORDINANCE RELATING TO SUMMONING LAW ENFORCEMENT OR EMERGENCY SERVICES TO A
20	RESIDENTIAL PROPERTY IS PROHIBITED UNDER PARAGRAPH (1)(II) OF THIS
21	SUBSECTION IF THE LOCAL LAW OR ORDINANCE AUTHORIZES OR REQUIRES:
22	(I) THE ASSESSMENT OF A MONETARY PENALTY OR FINE ON AN
23	OPERATOR, AN OWNER, AN OWNER-OCCUPANT, OR A TENANT;
24	(II) THE USE OF AN ACTION FOR REPOSSESSION OF A DWELLING
25	UNIT FROM A TENANT OR TERMINATION OR NONRENEWAL OF A TENANT'S LEASE; OR
26	(III) THE REVOCATION, SUSPENSION, OR NONRENEWAL OF A
27	RENTAL LICENSE.

28 (D) AN OPERATOR, AN OWNER, AN OWNER-OCCUPANT, OR A TENANT MAY 29 RAISE THE ISSUE THAT A LOCAL LAW OR ORDINANCE IS PROHIBITED UNDER 30 SUBSECTION (C) OF THIS SECTION:

$\frac{1}{2}$	(1) AS A DEFENSE TO AN ACTION TO ENFORCE THE LOCAL LAW OF ORDINANCE; OR
3 4	(2) As an affirmative claim for damages resulting from the enforcement of the law or ordinance.
5 6 7 8 9	(E) IF IN ANY PROCEEDING THE COURT FINDS IN FAVOR OF THE OPERATOR OWNER, OWNER—OCCUPANT, OR TENANT, THE COURT MAY ENTER A JUDGMEN' AGAINST THE COUNTY OR MUNICIPALITY ATTEMPTING TO ENFORCE THE PROHIBITED LOCAL LAW OR ORDINANCE AND AWARD THE OPERATOR, OWNER OWNER—OCCUPANT, OR TENANT:
10	(1) REASONABLE DAMAGES;
11	(2) REASONABLE ATTORNEY'S FEES;
12	(3) COURT COSTS;
13	(4) REINSTATEMENT OF A RENTAL LICENSE; AND
14	(5) OTHER RELIEF AS DEEMED APPROPRIATE BY THE COURT.
15 16	SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect October 1, 2022.
	Approved:
	Governor.
	Speaker of the House of Delegates.
	President of the Senate.