SENATE BILL 644

N1 SB 504/23 – JPR 4lr1724 CF HB 477

By: **Senators Muse, Carter, and Sydnor** Introduced and read first time: January 29, 2024 Assigned to: Judicial Proceedings

A BILL ENTITLED

1 AN ACT concerning

Landlord and Tenant - Residential Leases and Holdover Tenancies - Local Just Cause Termination Provisions

- FOR the purpose of authorizing a county, including Baltimore City, to adopt by local law
 or ordinance provisions prohibiting a landlord of residential property from failing to
 renew a lease during the lease period or from terminating a holdover tenancy
 without just cause; establishing certain requirements for a local law or ordinance
 adopted in accordance with this Act; and generally relating to residential leases and
 holdover tenancies.
- 10 BY repealing and reenacting, without amendments,
- 11 Article Real Property
- 12 Section 8–402(c)(1) and (d)
- 13 Annotated Code of Maryland
- 14 (2023 Replacement Volume)
- 15 BY repealing and reenacting, with amendments,
- 16 Article Real Property
- 17 Section 8–402(c)(2)
- 18 Annotated Code of Maryland
- 19 (2023 Replacement Volume)
- 20 BY adding to
- 21 Article Real Property
- 22 Section 8–402.3
- 23 Annotated Code of Maryland
- 24 (2023 Replacement Volume)
- 25 SECTION 1. BE IT ENACTED BY THE GENERAL ASSEMBLY OF MARYLAND,
- 26 That the Laws of Maryland read as follows:

EXPLANATION: CAPITALS INDICATE MATTER ADDED TO EXISTING LAW. [Brackets] indicate matter deleted from existing law.



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1	Article – Real Property
2	8-402.
$egin{array}{c} 3 \\ 4 \\ 5 \end{array}$	(c) (1) This subsection applies to all cases of tenancies at the expiration of a stated term, tenancies from year to year, tenancies from month to month, and tenancies from week to week.
6 7 8 9	(2) Except as provided in paragraphs [3 and 4] (3) AND (4) of this subsection, AND SUBJECT TO ANY LOCAL REQUIREMENT ADOPTED UNDER § 8–402.3 OF THIS SUBTITLE, a landlord shall provide written notice of the intent to terminate a tenancy:
10 11	(i) If the parties have a written lease for a stated term in excess of 1 week or a tenancy from month to month, 60 days before the expiration of the tenancy;
12 13 14	(ii) In the case of tenancies from year to year, including tobacco farm tenancies from year to year but excluding all other farm tenancies from year to year, 90 days before the expiration of the current year of the tenancy;
$\begin{array}{c} 15\\ 16\end{array}$	(iii) In the case of tenancies from year to year for all other farm tenancies, 180 days before the expiration of the current year of the tenancy; and
17	(iv) In the case of tenancies from week to week:
18 19	1. If the parties have a written lease, 7 days before the expiration of the tenancy; or
$\begin{array}{c} 20\\ 21 \end{array}$	2. If the parties do not have a written lease, 21 days before the expiration of the tenancy.
$22 \\ 23 \\ 24 \\ 25$	(d) Unless stated otherwise in the written lease and initialed by the tenant, when a landlord consents to a holdover tenant remaining on the premises, the holdover tenant becomes a periodic week-to-week tenant if the tenant was a week-to-week tenant before the tenant's holding over, and a periodic month-to-month tenant in all other cases.
26	8–402.3.
$\begin{array}{c} 27\\ 28 \end{array}$	(A) (1) IN THIS SECTION THE FOLLOWING WORDS HAVE THE MEANINGS INDICATED.
29 30	(2) "HOLDOVER TENANCY" MEANS A TENANCY ESTABLISHED UNDER § 8–402(d) OF THIS SUBTITLE.
$\frac{31}{32}$	(3) (I) "JUST CAUSE" MEANS GROUNDS ESTABLISHED BY LOCAL LAW OR ORDINANCE THAT JUSTIFY THE NONRENEWAL OF A LEASE OR THE

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1	TERMINATION OF A HOLDOVER TENANCY BY A LANDLORD.
2	(II) "JUST CAUSE" MAY INCLUDE:
3	1. A TENANT COMMITTING A SUBSTANTIAL BREACH OF
4	THE LEASE OR CAUSING SUBSTANTIAL DAMAGE TO THE LEASED PREMISES OR
5	ANOTHER AREA OF THE PROPERTY AND, AFTER RECEIVING NOTICE TO CURE OR
6	CORRECT THE BREACH OR PAY THE REASONABLE COST OF REPAIRING THE DAMAGE,
$\overline{7}$	THE TENANT FAILS TO COMPLY WITHIN A REASONABLE PERIOD OF TIME
8	ESTABLISHED UNDER LOCAL LAW OR ORDINANCE;
9	2. AFTER RECEIVING NOTICE FROM A LANDLORD, A
10	TENANT FAILING TO CEASE DISORDERLY CONDUCT THAT DISTURBS THE PEACE AND
11	QUIET OF OTHER TENANTS WITHIN A REASONABLE PERIOD ESTABLISHED UNDER
12	LOCAL LAW OR ORDINANCE;
13	3. A TENANT ENGAGING IN ILLEGAL ACTIVITY ON THE
14	LEASED PREMISES, ANOTHER AREA OF THE PROPERTY, OR A PUBLIC RIGHT–OF–WAY
15	ABUTTING THE LEASED PREMISES;
16	4. A TENANT, WITHOUT REASONABLE CAUSE, REFUSING
17	TO GRANT THE LANDLORD ACCESS TO THE LEASED PREMISES FOR THE PURPOSE OF
18	MAKING REPAIRS OR IMPROVEMENTS OR INSPECTING THE LEASED PREMISES, OR
19	AS OTHERWISE AUTHORIZED UNDER THE RESIDENTIAL LEASE OR APPLICABLE LAW;
20	5. A LANDLORD, IN GOOD FAITH, SEEKING TO RECOVER
$\frac{20}{21}$	POSSESSION OF THE LEASED PREMISES FOR USE BY THE LANDLORD OR THE
$\frac{21}{22}$	LANDLORD'S SPOUSE, CHILD, PARENT, OR GRANDPARENT; OR
ററ	C A LANDLORD IN COOD FAIRL SERVING TO DEMOVE
$\frac{23}{24}$	6. A LANDLORD, IN GOOD FAITH, SEEKING TO REMOVE THE LEASED PREMISES PERMANENTLY FROM THE RENTAL MARKET.
24	THE LEASED FREMISES PERMANENTLY FROM THE RENTAL MARKET.
25	(B) THIS SECTION APPLIES ONLY TO RESIDENTIAL LEASES.
26	(C) (1) (I) A COUNTY MAY ENACT, BY LOCAL LAW OR ORDINANCE,
27	PROVISIONS THAT PROHIBIT A LANDLORD FROM FAILING TO RENEW A LEASE
28	DURING THE LEASE PERIOD OR SEEKING TO TERMINATE A HOLDOVER TENANCY
29	WITHOUT JUST CAUSE.
30	(II) A LOCAL LAW OR ORDINANCE MAY NOT REQUIRE A
31	LANDLORD TO PROVIDE JUST CAUSE IF A TENANT PROVIDES NOTICE TO THE
32	LANDLORD THAT EXPRESSES THE TENANT'S INTENT NOT TO RENEW THE LEASE OR

33 TO CONTINUE WITH THE HOLDOVER TENANCY.

1 (2) (I) SUBJECT TO SUBPARAGRAPH (II) OF THIS PARAGRAPH, 2 NOTHING IN THIS SECTION MAY BE INTERPRETED TO ALTER THE RIGHTS OF A 3 LANDLORD THAT SEEKS RELIEF UNDER THIS SUBTITLE.

4 (II) A LANDLORD IN A COUNTY THAT HAS ADOPTED A LOCAL 5 LAW OR ORDINANCE UNDER THIS SUBSECTION MAY SEEK RELIEF UNDER § 8–402 OF 6 THIS SUBTITLE ONLY AFTER DECLINING TO ENTER INTO A NEW LEASE OR TO 7 CONTINUE A HOLDOVER TENANCY IN ACCORDANCE WITH THE PROVISIONS OF THE 8 LOCAL LAW OR ORDINANCE.

9 (D) A LOCAL LAW OR ORDINANCE ADOPTED UNDER SUBSECTION (C) OF THIS 10 SECTION SHALL REQUIRE THAT:

11 (1) A LANDLORD PROVIDE WRITTEN NOTICE BY FIRST-CLASS MAIL 12 WITH A CERTIFICATE OF MAILING TO A TENANT STATING THE JUST CAUSE FOR THE 13 NONRENEWAL OF A LEASE OR THE TERMINATION OF A HOLDOVER TENANCY;

14 (2) A COMPLAINT FILED UNDER § 8–402 OF THIS SUBTITLE INCLUDE 15 A STATEMENT OF THE JUST CAUSE FOR THE NONRENEWAL OF A LEASE OR THE 16 TERMINATION OF A HOLDOVER TENANCY; AND

17 (3) A LANDLORD THAT FILES A COMPLAINT UNDER § 8–402 OF THIS 18 SUBTITLE PLEAD SPECIFIC FACTS DEMONSTRATING JUST CAUSE FOR THE 19 NONRENEWAL OF A LEASE OR THE TERMINATION OF A HOLDOVER TENANCY.

20 (E) A LOCAL LAW OR ORDINANCE ADOPTED UNDER THIS SECTION MAY NOT 21 CONFLICT WITH THE NOTICE REQUIREMENTS OF § 8–402(C) OF THIS SUBTITLE.

22 SECTION 2. AND BE IT FURTHER ENACTED, That this Act shall take effect 23 October 1, 2024.