3849

2009-2010 Regular Sessions

IN SENATE

April 2, 2009

- Introduced by Sens. KRUEGER, DUANE, HUNTLEY, MONSERRATE, ONORATO -- read twice and ordered printed, and when printed to be committed to the Committee on Judiciary
- AN ACT to amend the real property actions and proceedings law, in relation to proceedings to recover possession

THE PEOPLE OF THE STATE OF NEW YORK, REPRESENTED IN SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 Section 1. The opening paragraph of section 711 of the real property 2 actions and proceedings law, as amended by chapter 739 of the laws of 3 1982, is amended to read as follows:

4 TENANT IN A RESIDENTIAL DWELLING BE [A] NO SHALL REMOVED FROM 5 POSSESSION EXCEPT IN A SPECIAL PROCEEDING OR THROUGH OTHER JUDICIAL 6 PROCESS. FOR THE PURPOSES OF THIS ARTICLE, A tenant shall include an one or more rooms in a rooming house or a resident, not 7 occupant of 8 including a transient occupant, of one or more rooms in a hotel who has been in possession for thirty consecutive days or longer[; he shall not 9 be removed from possession except in a special proceeding]. A special 10 proceeding may be maintained under this article upon the following 11 12 grounds:

13 S 2. Subdivision 1 of section 721 of the real property actions and 14 proceedings law, as added by chapter 312 of the laws of 1962, is amended 15 to read as follows:

16 1. The landlord or lessor, PROVIDED, HOWEVER, THAT NO PERSON MAY 17 INSTITUTE A PROCEEDING PURSUANT TO THIS ARTICLE WITH RESPECT TO PREMISES 18 LOCATED IN A MULTIPLE DWELLING UNTIL SUCH TIME AS THE OWNER OF THE MULTIPLE DWELLING HAS REGISTERED PROPERLY WITH THE AGENCY RESPONSIBLE 19 FOR CODE ENFORCEMENT, IN ACCORDANCE WITH THE PROVISIONS OF SECTION THREE 20 HUNDRED OF THE MULTIPLE RESIDENCE LAW OR SECTION THREE HUNDRED OF 21 THE 22 MULTIPLE DWELLING LAW.

EXPLANATION--Matter in ITALICS (underscored) is new; matter in brackets
[] is old law to be omitted.

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1 S 3. Subdivision 1 of section 731 of the real property actions and 2 proceedings law, as amended by chapter 563 of the laws of 1994, is 3 amended to read as follows:

4 1. The special proceeding prescribed by this article shall be 5 commenced by petition and a notice of petition PREPARED IN ACCORDANCE 6 WITH RULES APPROVED BY THE APPELLATE DIVISION WITH JURISDICTION OVER THE 7 SUCH RULES SHALL PROVIDE FOR THE USE OF LANGUAGE THAT IS PROCEEDINGS. 8 DESIGNED TO BE UNDERSTOOD BY THE RESPONDENT IN THE PROCEEDING. THE PETI-TION SHALL INCLUDE SUCH OTHER NOTICE OF THE RIGHTS OF THE RESPONDENT AS 9 10 BE DEEMED APPROPRIATE, INCLUDING A STATEMENT THAT A FORM ANSWER IS MAY AVAILABLE FROM THE CLERK OF THE COURT. A notice of petition may be 11 issued only by an attorney, judge or the clerk of the court; it may not be issued by a party prosecuting the proceeding in person. 12 13

14 S 4. Section 741 of the real property actions and proceedings law, as 15 added by chapter 312 of the laws of 1962, the opening paragraph as 16 amended by chapter 583 of the laws of 1979 and subdivision 5 as amended 17 by chapter 302 of the laws of 1976, is amended to read as follows:

18 S 741. Contents of petition. The petition shall be verified by the 19 person authorized by section seven hundred twenty-one OF THIS ARTICLE to maintain the proceeding; or by a legal representative, attorney or agent 20 21 such person pursuant to subdivision (d) of section thirty hundred of 22 twenty of the civil practice law and rules. An attorney of such person 23 may verify the petition on information and belief notwithstanding the 24 fact that such person is in the county where the attorney has his 25 office. Every petition shall:

26 1. State the interest of the petitioner in the premises from which 27 removal is sought.

28 2. State the respondent's interest in the premises and his relation-29 ship to petitioner with regard thereto.

3. Describe the premises from which removal is sought.

STATE WHETHER THERE ARE ANY VIOLATIONS OF ANY STATE OR LOCAL HOUS-31 4. 32 ING CODES WHICH REMAIN OUTSTANDING ON THE PREMISES OR COMMON AREAS. IN 33 WITH A POPULATION OF ONE MILLION OR MORE, OR IN ANY MUNICIPALITY CITIES IN WHICH HOUSING CODE VIOLATIONS ARE CLASSIFIED BY DEGREE OF 34 THREAT ΤO HEALTH AND SAFETY, THE PETITION SHALL ITEMIZE ANY SUCH VIOLATIONS WHICH 35 HAVE BEEN IDENTIFIED BY THE APPLICABLE CODE ENFORCEMENT AGENCY 36 ITS INVIOLATION AS BEING "HAZARDOUS", "IMMEDIATELY HAZARDOUS" OR OF 37 NOTICE 38 WHICH HAVE BEEN OTHERWISE CATEGORIZED AS CONSTITUTING A SERIOUS, OR 39 IMMINENT, THREAT TO HEALTH AND SAFETY OR REQUIRING IMMEDIATE REPAIR.

5. STATE WHETHER THE PETITIONER HAS BEEN NOTIFIED BY THE LOCAL DEPART-MENT OF SOCIAL SERVICES THAT PAYMENT FOR RENT IS BEING WITHHELD PURSUANT TO SECTION ONE HUNDRED FORTY-THREE-B OF THE SOCIAL SERVICES LAW FOR ANY PORTION OF THE PREMISES.

44 6. WITH RESPECT TO PREMISES SUBSIDIZED DIRECTLY OR INDIRECTLY UNDER A STATE OR FEDERAL PROGRAM WHICH REQUIRES THAT CONDITIONS BE MET IN CONNECTION WITH LEASE TERMINATION OR EVICTION, STATE THE NAME OF THE 45 46 47 PROGRAM, THE NAME OF THE AGENCY CHARGED WITH SUPERVISION AND WHETHER THE 48 PETITIONER HAS COMPLIED WITH ALL APPLICABLE RULES, REGULATIONS AND 49 ADMINISTRATIVE HEARING REQUIREMENTS AND HAS SERVED ALL NOTICES REOUIRED 50 WITH LEASE TERMINATION OR EVICTION FROM THAT PUBLIC OR IN CONNECTION 51 SUBSIDIZED HOUSING PROGRAM.

7. State the facts upon which the special proceeding is based.

53 [5.] 8. State the relief sought. The relief may include a judgment 54 for rent due, and for a period of occupancy during which no rent is due, 55 for the fair value of use and occupancy of the premises if the notice of 1 petition contains a notice that a demand for such a judgment has been 2 made.

3 WILLFUL MATERIAL MISSTATEMENT OR OMISSION BY THE PETITIONER WITH ANY 4 RESPECT TO THE REQUIREMENTS OF THIS SECTION SHALL SUBJECT THE PETITIONER 5 TO A CIVIL PENALTY, NOT TO EXCEED ONE THOUSAND DOLLARS, TO BE ASSESSED 6 THE EVICTION PROCEEDING OR IN A SUBSEQUENT PLENARY ACTION. THE PETI-IN 7 TIONER MAY REQUEST LEAVE OF THE COURT TO AMEND THE PETITION FOR THE 8 PURPOSE OF CORRECTING MATERIAL MISSTATEMENTS OR CURING OMISSIONS. IN THE EVENT LEAVE TO AMEND IS GRANTED, THE RESPONDENT SHALL BE PROVIDED AN 9 10 ADJOURNMENT TO RESPOND OF NOT LESS THAN TEN DAYS FROM THE DATE OF THE AMENDED PETITION. A PETITIONER SHALL BE DEEMED TO HAVE 11 SERVICE OF 12 MADE A MATERIAL MISSTATEMENT OR OMISSION WITH RESPECT TO THE REOUIRE-SUBDIVISION FOUR OF THIS SECTION UPON SUBMISSION TO THE COURT 13 MENTS OF 14 OF CERTIFIED RECORDS, OR OTHERWISE PROPERLY AUTHENTICATED RECORDS, OF 15 THE LOCAL AGENCY OR AGENCIES CHARGED WITH CODE COMPLIANCE THAT 16 VIOLATIONS OF APPLICABLE CODES, OTHER THAN TENANT CAUSED OR HOUSEKEEPING AS DETERMINED BY THE COURT, WERE OUTSTANDING AT THE TIME OF THE 17 VERIFI-18 PETITION WHICH WERE NOT DESCRIBED THEREIN. A MATERIAL CATION OF THE 19 MISSTATEMENT SHALL BE DEEMED WILLFUL UNLESS THE PETITIONER CAN ESTABLISH 20 BY A PREPONDERANCE OF THE EVIDENCE THAT SUCH MISSTATEMENT WAS NOT WILL-21 FUL. IN ADDITION TO THE FOREGOING, IN THE EVENT THAT AN EVICTION WARRANT 22 EXECUTED IN A PROCEEDING IN WHICH A WILLFUL MATERIAL MISSTATEMENT IS IS 23 MADE, THE RESPONDENT SHALL BE ENTITLED TO DAMAGES NOT EXCEEDING THREE 24 TIMES THE COSTS INCURRED AS A RESULT OF THE EVICTION UNLESS THE PETI-25 TIONER CAN ESTABLISH THAT THE EVICTION WOULD HAVE BEEN JUSTIFIED REGARD-26 LESS OF THE MISSTATEMENT.

27 S 5. Section 743 of the real property actions and proceedings law, as 28 amended by chapter 644 of the laws of 2003, is amended to read as 29 follows:

S 743. Answer. Except as provided in section [732] SEVEN HUNDRED THIR-30 TY-TWO OF THIS ARTICLE, relating to a proceeding for non-payment of 31 32 rent, at the time when the petition is to be heard the respondent, or 33 any person in possession or claiming possession of the premises, may 34 answer, orally or in writing. If the answer is oral the substance thereshall be recorded by the clerk or, if a particular court has no 35 of clerk, by the presiding judge or justice of such court, and maintained 36 37 the case record. A FORM ANSWER, IN A FORM APPROVED BY THE APPELLATE in 38 DIVISION WITH JURISDICTION OVER THE PROCEEDING, SHALL BE MADE AVAILABLE 39 ТΟ THE RESPONDENT BY THE CLERK OF THE COURT. THE FORM ANSWER SHALL 40 INCLUDE POSSIBLE DEFENSES TO THE PROCEEDING, INCLUDING BUT NOT LIMITED DEFENSES ESTABLISHED BY SECTIONS TWO HUNDRED TWENTY-THREE AND TWO 41 TΟ HUNDRED THIRTY-FIVE-B OF THE REAL PROPERTY LAW, 42 SECTION ONE HUNDRED 43 FORTY-THREE-B OF THESOCIAL SERVICES LAW AND SECTION THREE HUNDRED 44 FIVE-A OF THE MULTIPLE RESIDENCE LAW. If the notice of petition was 45 served at least eight days before the time at which it was noticed to be heard and it so demands, the answer shall be made at least three days 46 47 before the time the petition is noticed to be heard and, if in writing, 48 it shall be served within such time; whereupon any reply shall be served at least one day before such time. The answer may contain any legal or equitable defense, or counterclaim. The court may render affirmative 49 at 50 51 judgment for the amount found due on the counterclaim.

52 S 6. Subdivision 1 of section 745 of the real property actions and 53 proceedings law, as amended by chapter 403 of the laws of 1983, is 54 amended to read as follows:

55 1. Where triable issues of fact are raised, they shall be tried by 56 the court unless, at the time the petition is noticed to be heard, a

party demands a trial by jury, in which case trial shall be by jury. 1 WHEN THE PETITION INDICATES PURSUANT TO SUBDIVISION FOUR OF 2 SECTION 3 SEVEN HUNDRED FORTY-ONE OF THIS ARTICLE, THAT THERE ARE OUTSTANDING CODE 4 VIOLATIONS, THE COURT SHALL INQUIRE REGARDING THE DURATION AND SEVERITY 5 OF THE OUTSTANDING VIOLATIONS AND MAY STAY THE PROCEEDING PENDING 6 REMOVAL OF THE VIOLATIONS IN ACCORDANCE WITH SECTION SEVEN HUNDRED 7 FIFTY-FIVE OF THIS ARTICLE, OR MAKE OTHER DISPOSITION OF THE PROCEEDING 8 INCLUDING GRANTING A TOTAL OR PARTIAL ABATEMENT OF RENT, OR DISMISSAL OF 9 PROCEEDING, AS APPROPRIATE. At the time when issue is joined the THE 10 court, in its discretion at the request of either party and upon proof to its satisfaction by affidavit or orally that an adjournment is neces-11 12 sary to enable the applicant to procure his necessary witnesses, or by 13 consent of all the parties who appear, may adjourn the trial of the issue, but not more than ten days, except by consent of all parties.

14 issue, but not more than ten days, except by consent of all parties. 15 S 7. Section 749 of the real property actions and proceedings law is 16 amended by adding two new subdivisions 4 and 5 to read as follows:

4. THE NOTICE DESCRIBED IN SUBDIVISION TWO OF THIS 17 SECTION SHALL INCLUDE A STATEMENT ADVISING THE RESPONDENT THAT ASSISTANCE TO PREVENT 18 19 THE EVICTION OR OTHERWISE TO PREVENT THE RESPONDENT FROM BECOMING HOME-20 LESS MAY BE AVAILABLE FROM THE LOCAL DEPARTMENT OF SOCIAL SERVICES AND 21 SHALL INCLUDE THE PHONE NUMBER PROVIDED TO THE ENFORCEMENT OFFICER BY 22 ANY PRIVATE OR PUBLIC AGENCY PROVIDING SUCH ASSISTANCE AT THE REQUEST OF 23 SUCH AGENCY. REFERRAL TO LEGAL AID, LEGAL SERVICES OR OTHER LEGAL 24 ASSISTANCE OFFICES SHALL ALSO BE INCLUDED ON SUCH NOTICES AT THE REQUEST 25 OF SUCH OFFICES. IN A PROCEEDING BASED UPON NON-PAYMENT, SUCH NOTICE 26 SHALL ALSO ADVISE THE RESPONDENT OF THE RENT DETERMINED DUE TOGETHER WITH TAXES, ASSESSMENTS, INTEREST, PENALTIES AND COSTS 27 IN ACCORDANCE 28 WITH THE PROVISION OF SUBDIVISION ONE OF SECTION SEVEN HUNDRED FIFTY-ONE 29 THIS ARTICLE, AND SHALL ADVISE THE RESPONDENT OF THE AMOUNT REQUIRED OF AND PROCEDURE FOR PAYMENT. 30

31 5. UPON WRITTEN OR ORAL NOTIFICATION TO THE OFFICER BY AN AUTHORIZED 32 REPRESENTATIVE OF THE LOCAL DEPARTMENT OF SOCIAL SERVICES THAT AN APPLI-33 FOR ASSISTANCE TO PREVENT EVICTION IS PENDING ON BEHALF OF THE CATION 34 RESPONDENT HOUSEHOLD, THE OFFICER SHALL REFRAIN FROM EXECUTION OF THE SUCH TIME AS 35 WARRANT UNTIL THAT OFFICER IS ADVISED BY THE SOCIAL SERVICES OFFICIAL OF THE DETERMINATION OF SUCH APPLICATION, 36 PROVIDED, HOWEVER, 37 THAT THE SOCIAL SERVICES DISTRICT SHALL GUARANTEE PAYMENT TO 38 THE PETITIONER FOR ANY ADDITIONAL RENT ACCRUING DURING THIS PERIOD TO BE 39 CALCULATED ON A PRO-RATA BASIS FOR THE NUMBER OF DAYS DELAY OCCASIONED 40 BY THE OPERATION OF THIS PROVISION.

41 S 8. The opening paragraph and subdivision 1 of section 751 of the 42 real property actions and proceedings law, as added by chapter 312 of 43 the laws of 1962, are amended to read as follows:

44 The respondent may, at any time before a warrant is [issued] 45 EXECUTED, stay the [issuing] EXECUTION thereof and also stay an 46 execution to collect the costs, as follows:

47 Where the lessee or tenant holds over after a default in the 1. 48 payment of rent, or of taxes or assessments, he may effect a stay by depositing the amount of the rent due or of such taxes or assessments, 49 50 and interest and penalty, if any thereon due, and the costs of the 51 special proceeding, with the clerk of the court, or where the office of 52 clerk is not provided for, with the court, who shall thereupon, upon demand, pay the amount deposited to the petitioner or his duly author-53 54 ized agent; or by delivering to the court or clerk [his] A WRITTEN 55 ASSURANCE BY AN AUTHORIZED REPRESENTATIVE OF THE LOCAL DEPARTMENT OF 56 SOCIAL SERVICES OR AN undertaking to the petitioner in such sum as the 1 court approves to the effect that [he will pay] the rent[, or] DUE WILL 2 BE PAID TOGETHER WITH such taxes or assessments, and interest and penal-3 ty and costs within ten days, at the expiration of which time a warrant 4 may issue, unless [he] THE RESPONDENT produces to the court satisfactory 5 evidence of the payment.

9. This act shall take effect on the first of January next succeed-6 S 7 ing the date on which it shall have become a law and shall apply to 8 actions and proceedings commenced on or after such effective date, provided, however, that effective immediately, all actions and proce-9 10 dures with respect to the proposed adoption, amendment, suspension or repeal of any rule or regulation necessary to the timely implementation 11 of this act on its effective date are directed and authorized to be made 12 and completed on or before such effective date. 13