1612

2011-2012 Regular Sessions

IN ASSEMBLY

January 11, 2011

- Introduced by M. of A. ROSENTHAL, MILLMAN, CLARK, GOTTFRIED, KAVANAGH, DINOWITZ, MAYERSOHN, KELLNER -- Multi-Sponsored by -- M. of A. BOYLAND, COLTON, GLICK, ROBINSON, TOWNS, WRIGHT -- read once and referred to the Committee on Housing
- AN ACT to amend the administrative code of the city of New York and the emergency tenant protection act of nineteen seventy-four, in relation to conditions precedent to the bringing of certain actions or proceedings

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

1 Section 1. Section 26-412 of the administrative code of the city of 2 New York is amended by adding a new subdivision g to read as follows:

3 G. (1) IT SHALL BE UNLAWFUL FOR A LANDLORD TO BRING AN ACTION OR 4 PROCEEDING FOR RENT OR EVICTION AGAINST A TENANT OR TENANTS OF HOUSING 5 ACCOMMODATIONS THAT ARE SUBJECT TO AN OUTSTANDING OFFICIAL CHARGE OF, OR 6 AN UNCURED, VIOLATION OF ANY APPLICABLE BUILDING CODE. THE PLEADINGS OF 7 THE LANDLORD IN ANY SUCH ACTION OR PROCEEDING SHALL BE ACCOMPANIED BY A 8 CERTIFICATE FROM THE DEPARTMENT OF BUILDINGS STATING WHETHER OR NOT 9 THERE ARE ANY SUCH OUTSTANDING VIOLATIONS. IN THE EVENT THAT A LANDLORD 10 DISPUTES A VIOLATION, HE OR SHE SHALL SO STATE IN HIS OR HER PLEADINGS HIS OR HER REASONS FOR SUCH DISPUTE. HE OR SHE MAY THEN PROCEED WITH THE 11 ACTION OR PROCEEDING. 12

13 (2) DURING THE PENDENCY OF THE DISPUTE OVER THE VIOLATION, THE TENANT 14 TENANTS SHALL PAY RENT, OR ANY JUDGMENT OR ORDER THEREFOR AWARDED TO OR 15 THE LANDLORD, INTO AN INTEREST BEARING ACCOUNT TO BE MAINTAINED BY THE COURT. IF THE DISPUTED VIOLATION IS RESOLVED IN THE LANDLORD'S FAVOR, HE 16 SHALL RECEIVE ALL SUCH PAYMENTS TOGETHER WITH INTEREST THEREON. 17 OR SHE IF THE DISPUTED VIOLATION IS RESOLVED AGAINST THE 18 LANDLORD, SUCH 19 PAYMENTS SHALL FIRST BE APPLIED TO FUNDING THE CURING OF SUCH VIOLATIONS 20 AND THE BALANCE THEREOF, IF ANY, SHALL THEN BE PAID TO THE LANDLORD. IN 21 THE EVENT THAT A LANDLORD OR TENANT OR TENANTS ARE ABLE TO DEMONSTRATE

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

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1 FINANCIAL NECESSITY THEREFOR, THE COURT MAY, IN ITS DISCRETION, APPLY 2 FUNDS IN ITS CUSTODY TO THE PAYMENT OF UTILITY BILLS, IF SUCH UTILITIES 3 ARE CURRENTLY PROVIDED BY THE LANDLORD, AND THE MAKING OF NECESSARY 4 REPAIRS IN THE PRESENCE OF CONDITIONS THAT THREATEN THE HEALTH AND 5 WELFARE OF THE TENANT.

6 S 2. The administrative code of the city of New York is amended by 7 adding a new section 26-519.1 to read as follows:

8 26-519.1 CONDITIONS PRECEDENT TO ACTION OR PROCEEDING. A. IT SHALL S BE UNLAWFUL FOR A LANDLORD TO BRING AN ACTION OR PROCEEDING FOR RENT OR 9 10 EVICTION AGAINST A TENANT OR TENANTS OF HOUSING ACCOMMODATIONS THAT ARE 11 SUBJECT TO AN OUTSTANDING OFFICIAL CHARGE OF, OR AN UNCURED, VIOLATION THE BUILDING CODE. THE PLEADINGS OF THE LANDLORD IN ANY SUCH ACTION 12 OF OR PROCEEDING SHALL BE ACCOMPANIED BY A CERTIFICATE FROM THE DEPARTMENT 13 14 OF BUILDINGS STATING WHETHER OR NOT THERE ARE ANY SUCH OUTSTANDING VIOLATIONS. IN THE EVENT THAT A LANDLORD DISPUTES A VIOLATION, HE OR SHE 15 16 SHALL SO STATE IN HIS OR HER PLEADINGS HIS OR HER REASONS FOR SUCH 17 DISPUTE. HE OR SHE MAY THEN PROCEED WITH THE ACTION OR PROCEEDING.

18 B. DURING THE PENDENCY OF THE DISPUTE OVER THE VIOLATION, THE TENANT 19 OR TENANTS SHALL PAY RENT, OR ANY JUDGMENT OR ORDER THEREFOR AWARDED TO THE LANDLORD, INTO AN INTEREST BEARING ACCOUNT TO BE MAINTAINED BY THE 20 21 COURT. IF THE DISPUTED VIOLATION IS RESOLVED IN THE LANDLORD'S FAVOR, HE 22 OR SHE SHALL RECEIVE ALL SUCH PAYMENTS TOGETHER WITH INTEREST THEREON. 23 THE DISPUTED VIOLATION IS RESOLVED AGAINST THE LANDLORD, SUCH IF 24 PAYMENTS SHALL FIRST BE APPLIED TO FUNDING THE CURING OF SUCH VIOLATIONS 25 AND THE BALANCE THEREOF, IF ANY, SHALL THEN BE PAID TO THE LANDLORD. IN THAT A LANDLORD OR TENANT OR TENANTS ARE ABLE TO DEMONSTRATE 26 THE EVENT FINANCIAL NECESSITY THEREFOR, THE COURT MAY, IN ITS DISCRETION, APPLY 27 FUNDS IN ITS CUSTODY TO THE PAYMENT OF UTILITY BILLS, IF SUCH UTILITIES 28 29 ARE CURRENTLY PROVIDED BY THE LANDLORD, AND THE MAKING OF NECESSARY 30 REPAIRS IN THE PRESENCE OF CONDITIONS THAT THREATEN THE HEALTH AND 31 WELFARE OF THE TENANT.

32 S 3. Section 4 of chapter 576 of the laws of 1974, constituting the 33 emergency tenant protection act of nineteen seventy-four, is amended by 34 adding a new section 12-b to read as follows:

35 S 12-B. CONDITIONS PRECEDENT TO ACTION OR PROCEEDING. A. IT SHALL BE UNLAWFUL FOR A LANDLORD TO BRING AN ACTION OR PROCEEDING FOR RENT OR 36 37 EVICTION AGAINST A TENANT OR TENANTS OF HOUSING ACCOMMODATIONS THAT ARE 38 SUBJECT TO AN OUTSTANDING OFFICIAL CHARGE OF, OR AN UNCURED, VIOLATION OF ANY APPLICABLE BUILDING CODE. THE PLEADINGS OF THE LANDLORD 39 IN ANY 40 SUCH ACTION OR PROCEEDING SHALL BE ACCOMPANIED BY A CERTIFICATE FROM THE DEPARTMENT OF BUILDINGS STATING WHETHER OR NOT THERE ARE ANY SUCH 41 OUTSTANDING VIOLATIONS. IN THE EVENT THAT A LANDLORD DISPUTES A 42 43 VIOLATION, HE OR SHE SHALL SO STATE IN HIS OR HER PLEADINGS HIS OR HER 44 REASONS FOR SUCH DISPUTE. HE OR SHE MAY THEN PROCEED WITH THE ACTION OR 45 PROCEEDING.

B. DURING THE PENDENCY OF THE DISPUTE OVER THE VIOLATION, THE TENANT 46 47 OR TENANTS SHALL PAY RENT, OR ANY JUDGMENT OR ORDER THEREFOR AWARDED TO 48 THE LANDLORD, INTO AN INTEREST BEARING ACCOUNT TO BE MAINTAINED BY THE 49 COURT. IF THE DISPUTED VIOLATION IS RESOLVED IN THE LANDLORD'S FAVOR, HE 50 OR SHE SHALL RECEIVE ALL SUCH PAYMENTS TOGETHER WITH INTEREST THEREON. 51 THE DISPUTED VIOLATION IS RESOLVED AGAINST THE LANDLORD, SUCH ΙF PAYMENTS SHALL FIRST BE APPLIED TO FUNDING THE CURING OF SUCH VIOLATIONS 52 AND THE BALANCE THEREOF, IF ANY, SHALL THEN BE PAID TO THE LANDLORD. IN 53 54 THE EVENT THAT A LANDLORD OR TENANT OR TENANTS ARE ABLE TO DEMONSTRATE 55 FINANCIAL NECESSITY THEREFOR, THE COURT MAY, IN ITS DISCRETION, APPLY FUNDS IN ITS CUSTODY TO THE PAYMENT OF UTILITY BILLS, IF SUCH UTILITIES 56

1 ARE CURRENTLY PROVIDED BY THE LANDLORD, AND THE MAKING OF NECESSARY 2 REPAIRS IN THE PRESENCE OF CONDITIONS THAT THREATEN THE HEALTH AND 3 WELFARE OF THE TENANT.

4 S 4. This act shall take effect immediately; provided that:

5 (a) the amendment to section 26-412 of the city rent and rehabili-6 tation law made by section one of this act shall remain in full force 7 and effect only so long as the public emergency requiring the regulation 8 and control of residential rents and evictions continues, as provided in 9 subdivision 3 of section 1 of the local emergency housing rent control 10 act;

11 (b) the addition of section 26-519.1 to the rent stabilization law of 12 nineteen hundred sixty-nine made by section two of this act shall expire 13 on the same date as such law expires and shall not affect the expiration 14 of such law as provided under section 26-520 of such law; and

15 (c) the addition of section 12-b to the emergency tenant protection 16 act of nineteen seventy-four made by section three of this act shall 17 expire on the same date as such act expires and shall not affect the 18 expiration of such act as provided in section 17 of chapter 576 of the 19 laws of 1974, as amended.