6028--A

2017-2018 Regular Sessions

## IN ASSEMBLY

February 21, 2017

- Introduced by M. of A. HUNTER -- read once and referred to the Committee on Housing -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the real property law, in relation to individuals with disabilities being able to terminate their leases when moving to a residence of a family member, entering certain facilities or due to financial changes

## The People of the State of New York, represented in Senate and Assembly, do enact as follows:

1	Section 1. The real property law is amended by adding a new section
2	227-e to read as follows:
3	<u>§ 227-e. Termination of residential lease when moving to a residence</u>
4	of a family member or entering certain facilities due to a disability.
5	1. For the purposes of this section, an "individual with a disability"
б	<u>shall mean a person:</u>
7	(a) with a physical or mental impairment that substantially limits one
8	or more of the major life activities of such individual;
9	(b) with a record of such an impairment; or
10	<u>(c) being regarded as having such an impairment.</u>
11	2. In any lease or rental agreement covering premises occupied for
12	dwelling purposes in which a lessee or tenant is an individual with a
13	disability, or becomes an individual with a disability during the term
14	of such lease or rental agreement, or a husband or wife of such a person
15	residing with him or her, there shall be implied a covenant by the
16	lessor or owner to permit such lessee or tenant to terminate such lease
17	or rental agreement and quit and surrender possession of the leasehold
18	premises, and of the land so leased or occupied; and to release the
19	lessee or tenant from any liability to pay to the lessor or owner, rent
20	or other payments in lieu of rent for the time subsequent to the date of
21	termination of such lease in accordance with subdivision three of this
22	section; and to adjust to the date of surrender any rent or other

EXPLANATION--Matter in <u>italics</u> (underscored) is new; matter in brackets [-] is old law to be omitted.

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1	payments made in advance or which have accrued by the terms of such
2	<u>lease or rental agreement when such lessee or tenant:</u>
3	(a) is certified by a physician as no longer able, for medical
4	reasons, to live in such premises and who will move to a residence of a
5	<u>member of his or her family;</u>
б	(b) is certified by a physician as no longer able, due to both the
7	structure of the premises and medical reasons, to carry out instrumental
8	activities of daily living or personal activities of daily living; or
9	(c) is notified of his or her opportunity to commence occupancy in:
10	(i) an adult care facility (as defined in subdivision twenty-one of
11	section two of the social services law) except for a shelter for adults
12	(as defined in subdivision twenty-three of section two of such law);
13	(ii) a residential health care facility (as defined in section two
14	thousand eight hundred one of the public health law);
15	(iii) supportive housing (as defined in section two thousand eight
16	hundred twenty-three of the public health law); or
17	(iv) a housing unit which receives substantial assistance of grants,
18	loans or subsidies from any federal, state or local agency or instrumen-
19	tality, or any not-for-profit philanthropic organization one of whose
20	primary purposes is providing low or moderate income housing, or in less
21	expensive premises in a housing project or complex erected for the
22	specific purpose of housing individuals with disabilities.
23	3. Any lease or rental agreement covered by subdivision two of this
24	section may be terminated by notice in writing delivered to the lessor
25	or owner or to the lessor's or owner's agent by a lessee or tenant. Such
26	termination shall be effective no earlier than thirty days after the
27	date on which the next rental payment subsequent to the date when such
28	notice is delivered is due and payable. Such notice shall be deemed
29	delivered five days after mailing. Such notice shall be accompanied by
30	documentation of the physician's certification and:
31	(a) a notarized statement from a family member stating that the indi-
32	vidual with a disability is related and will be moving into their place
33	of residence for a period of not less than six months;
34	(b) documentation of admission or pending admission consisting of a
35	copy of an executed lease or contract between the lessee or tenant and a
36	facility set forth in subdivision two of this section; or
37	(c) documentation from a medical professional certifying the need for
38	the tenant to leave the current apartment because it is no longer suit-
39	able to meet the tenant's disability needs. No diagnosis, treatment or
40	other details about the tenant's medical condition should be disclosed.
41	4. Any person who shall knowingly seize, hold, or detain the personal
42	effects, clothing, furniture or other property of any person who has
43	
44	lawfully terminated a lease or rental agreement covered by this section
44 45	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter-
45	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by
45 46	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or
45 46 47	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent
45 46 47 48	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental
45 46 47 48 49	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and
45 46 47 48 49 50	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and shall be punished by imprisonment not to exceed one year or by fine not
45 46 47 48 49 50 51	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and shall be punished by imprisonment not to exceed one year or by fine not to exceed one thousand dollars, or by both such fine and imprisonment.
45 46 47 48 49 50 51 52	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and shall be punished by imprisonment not to exceed one year or by fine not to exceed one thousand dollars, or by both such fine and imprisonment. 5. Any person who shall knowingly withhold any deposit to be repaid
45 46 47 48 49 50 51 52 53	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and shall be punished by imprisonment not to exceed one year or by fine not to exceed one thousand dollars, or by both such fine and imprisonment. 5. Any person who shall knowingly withhold any deposit to be repaid upon termination of the lease, such as a security deposit, of any person
45 46 47 48 49 50 51 52	lawfully terminated a lease or rental agreement covered by this section or the spouse or dependent of any such person, or in any manner inter- feres with the removal of such property from the premises covered by such lease or rental agreement, for the purpose of subjecting or attempting to subject any of such property to a purported claim for rent accruing subsequent to the date of termination of such lease or rental agreement, or attempts so to do, shall be guilty of a misdemeanor and shall be punished by imprisonment not to exceed one year or by fine not to exceed one thousand dollars, or by both such fine and imprisonment. 5. Any person who shall knowingly withhold any deposit to be repaid

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1	claim for rent accruing subsequent to the date of termination of such
2	lease or rental agreement, or attempts so to do, shall be guilty of a
3	misdemeanor and shall be punished by imprisonment not to exceed one year
4	or by fine not to exceed one thousand dollars, or by both such fine and
5	imprisonment.
6	6. Each owner or lessor of a facility or unit into which a lessee or
7	tenant is entitled to move after quitting and surrendering as provided
8	for herein shall in writing, upon an application, notify prospective
9	tenants of the provisions of this section. Such notice shall include, in
10	plain and simple English, in conspicuous print of at least eighteen
11	point type, an explanation of a tenants right to terminate the existing
12	lease and all other applicable requirements and duties relating thereto.
13	Such notice shall read as follows:
7 4	
14	<u>"NOTICE TO INDIVIDUALS WITH DISABILITIES:</u>
15	RESIDENTIAL LEASE TERMINATION
16	SECTION 227-E OF THE REAL PROPERTY LAW OF THE STATE OF NEW YORK ALLOWS
17	FOR THE TERMINATION OF A RESIDENTIAL LEASE BY INDIVIDUALS WITH A DISA-
18	BILITY MOVING TO A RESIDENCE OF A FAMILY MEMBER OR ENTERING CERTAIN
19	HEALTH CARE FACILITIES, ADULT CARE FACILITIES OR HOUSING PROJECTS.
20	Who is eligible?
21	Any lessee or tenant who is an individual with a disability, or who
22	becomes an individual with a disability during the term of the lease or
23	rental agreement, or a spouse of such person residing with him or her.
24	What kind of facilities does this law apply to?
25	This law will apply if the individual with a disability is relocating
26	to:
27	A. An adult care facility;
28	B. A residential health care facility;
29	C. Subsidized low income housing;
30	D. Senior citizen housing; or
31	E. A residence of a family member.
32	What are the responsibilities of the rental property owner?
33	When the tenant gives notice of his or her opportunity to move into one
34 25	of the above facilities the landlord must allow:
35 36	A. for the termination of the lease or rental agreement, and B. the release of the tenant from any liability to pay rent or other
	payments in lieu of rent from the termination of the lease in accordance
38	with section 227-e of the real property law, to the time of the original
39	termination date, and
40	C. to adjust any payments made in advance or payments which have accrued
41	by the terms of such lease or rental agreement.
42	How do you terminate the lease?
43	If the tenant can move into one of the specified facilities, he or she
44	must terminate the lease or agreement in writing no earlier than thirty
45	days after the date on which the next rental payment (after the notice
46	is delivered) is due and payable. The notice is deemed delivered five
47	days after being mailed. The written notice must include documentation
48	of admission or pending admission to one of the above mentioned facili-
49	ties.
50	For example: Mail the notice: May 5th
51	Notice received: May 10th
52	Next rental payment due: June 1st
53	Termination effective: July 1st
	Will the landlord face penalties if he or she does not comply?

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8 § 2. This act shall take effect immediately.