STATE OF NEW YORK

6028--C

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 -- again reported from said committee with amendments, ordered reprinted as amended and recommitted to said committee -- again reported from said committee with amendments, ordered reprinted as amended and recommittee 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 or entering certain facilities

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

Section 1. Section 227-a of the real property law, as amended by chapter 313 of the laws of 1999, subdivision 2 as separately amended by chapter 314 of the laws of 1999, is amended to read as follows:

4 § 227-a. Termination of residential lease by senior citizens or indi-5 viduals with a disability moving to a residence of a family member or 6 entering certain health care facilities, adult care facilities or housing projects. 1. In any lease or rental agreement covering premises 7 8 occupied for dwelling purposes in which a lessee or tenant has (a) 9 attained the age of sixty-two years or older, or will attain such age 10 during the term of such lease or rental agreement or (b) is an individ-11 ual with a "disability", as defined in subdivision twenty-one of section two hundred ninety-two of the executive law or a husband or wife or 12 13 dependent of such a person residing with him or her, there shall be 14 implied a covenant by the lessor or owner to permit such lessee or 15 tenant: $\left[\frac{1}{(a)}\right]$ (i) who is certified by a physician as no longer able, for 16 medical reasons, to live independently in such premises and requiring 17 assistance with instrumental activities of daily living or personal 18 activities of daily living, and who will move to a residence of a member 19 of his or her family, or [(+)] (ii) who is notified of his or her oppor-

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

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tunity to commence occupancy in an adult care facility (as defined in 1 2 subdivision twenty-one of section two of the social services law) except for a shelter for adults (as defined in subdivision twenty-three of 3 section two of such law), a residential health care facility (as defined 4 5 in section two thousand eight hundred one of the public health law), or б a housing unit which receives substantial assistance of grants, loans or 7 subsidies from any federal, state or local agency or instrumentality, or 8 any not-for-profit philanthropic organization one of whose primary 9 purposes is providing low or moderate income housing, or in less expen-10 sive premises in a housing project or complex erected for the specific 11 purpose of housing senior citizens or persons with disabilities, to terminate such lease or rental agreement and quit and surrender 12 13 possession of the leasehold premises, and of the land so leased or occu-14 pied; and to release the lessee or tenant from any liability to pay to 15 the lessor or owner, rent or other payments in lieu of rent for the time 16 subsequent to the date of termination of such lease in accordance with 17 subdivision two of this section; and to adjust to the date of surrender 18 any rent or other payments made in advance or which have accrued by the 19 terms of such lease or rental agreement.

20 (a) Any lease or rental agreement covered by paragraph (a) of 2. 21 subdivision one of this section may be terminated by notice in writing delivered to the lessor or owner or to the lessor's or owner's agent by 22 a lessee or tenant. Such termination shall be effective no earlier than 23 thirty days after the date on which the next rental payment subsequent 24 25 to the date when such notice is delivered is due and payable. Such 26 notice shall be accompanied by a documentation of the physician's 27 certification, accompanied by a notarized statement from a family member 28 stating that the senior citizen is related, and will be moving into their place of residence for a period of not less than six months or 29 30 admission or pending admission to a facility set forth in subdivision 31 one of this section. Such notice shall be deemed delivered five days 32 after mailing. Documentation of admission or pending admission shall 33 consist of a copy of an executed lease or contract between the lessee or 34 tenant and a facility set forth in subdivision one of this section.

35 (b) Any lease or rental agreement covered by paragraph (b) of subdivi-36 sion one of this section may be terminated by notice in writing deliv-37 ered to the lessor or owner or to the lessor's or owner's agent by a 38 lessee or tenant. Such termination shall be effective no earlier than 39 thirty days after the date on which the next rental payment subsequent 40 to the date when such notice is delivered is due and payable. Such 41 notice shall be accompanied by a documentation of the physician's 42 certification. Such notice shall be deemed delivered five days after 43 mailing. Documentation of admission or pending admission shall consist 44 of a copy of an executed lease or contract between the lessee or tenant 45 and a facility set forth in subdivision one of this section.

46 3. Any person who shall knowingly seize, hold, or detain the personal 47 effects, clothing, furniture or other property of any person who has lawfully terminated a lease or rental agreement covered by this section 48 49 or the spouse or dependent of any such person, or in any manner inter-50 feres with the removal of such property from the premises covered by 51 such lease or rental agreement, for the purpose of subjecting or 52 attempting to subject any of such property to a purported claim for rent 53 accruing subsequent to the date of termination of such lease or rental 54 agreement, or attempts so to do, shall be guilty of a misdemeanor and 55 shall be punished by imprisonment not to exceed one year or by fine not 56 to exceed one thousand dollars, or by both such fine and imprisonment.

3-a. Each owner or lessor of a facility or unit into which a lessee or 1 2 tenant is entitled to move after quitting and surrendering as provided for herein shall in writing, upon an application, notify prospective 3 tenants of the provision of this section. Such notice shall include, in 4 5 plain and simple English, in conspicuous print of at least eighteen point type, an explanation of a tenants right to terminate the existing б 7 lease and all other applicable requirements and duties relating thereto. 8 Such notice shall read as follows: NOTICE [TO SENIOR CITIZENS]: 9 10 RESIDENTIAL LEASE TERMINATION SECTION 227-a OF THE REAL PROPERTY LAW OF THE STATE OF NEW YORK ALLOWS 11 THE TERMINATION OF A RESIDENTIAL LEASE BY SENIOR CITIZENS OR INDI-12 FOR VIDUALS WITH A DISABILITY MOVING TO A RESIDENCE OF A FAMILY MEMBER 13 OR ENTERING CERTAIN HEALTH CARE FACILITIES, ADULT CARE FACILITIES OR HOUS-14 15 ING PROJECTS. 16 Who is eligible? 17 Any lessee or tenant who is age sixty-two years or older, 18 or who will attain such age during the term of the lease or rental 19 agreement, 20 or an individual with a "disability", as defined in subdivision 21 21 of section 292 of the executive law, 22 or a spouse or dependent of such person residing with him or her. What kind of facilities does this law apply to? 23 24 This law will apply if the senior citizen or individual with a disa-25 **bility** is relocating to: 26 A. An adult care facility; 27 B. A residential health care facility; C. Subsidized low income housing; 28 29 D. Senior citizen housing; or 30 E. A residence of a family member. 31 What are the responsibilities of the rental property owner? 32 When the tenant gives notice of his or her opportunity to move into 33 one of the above facilities the landlord must allow: A. for the termination of the lease or rental agreement, and 34 B. the release of the tenant from any liability to pay rent or other 35 36 payments in lieu of rent from the termination of the lease in accordance 37 with section 227-a of the real property law, to the time of the original 38 termination date, and 39 C. to adjust any payments made in advance or payments which have 40 accrued by the terms of such lease or rental agreement. 41 How do you terminate the lease? If the tenant can move into one of the specified facilities, he or she 42 43 must terminate the lease or agreement in writing no earlier than thirty 44 days after the date on which the next rental payment (after the notice 45 is delivered) is due and payable. The notice is deemed delivered five 46 days after being mailed. The written notice must include documentation 47 of admission or pending admission to one of the above mentioned facili-48 ties. 49 For example: Mail the notice: May 5th 50 Notice received: May 10th 51 Next rental payment due: June 1st 52 Termination effective: July 1st 53 Will the landlord face penalties if he or she does not comply? 54 Yes, according to section 227-a of the real property law, if anyone 55 interferes with the removal of your property from the premises they will

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1 be guilty of a misdemeanor and will be either imprisoned for up to one 2 year or fined up to \$1000.00 or both.

4. Any agreement by a lessee or tenant of premises occupied for dwelling purposes waiving or modifying his or her rights as set forth in this
section shall be void as contrary to public policy.

6 § 2. This act shall take effect immediately and shall apply to any 7 leases or rental agreements entered into on and after such date.