STATE OF NEW YORK

7051

IN SENATE

(Prefiled)

January 3, 2018

Introduced by Sen. ORTT -- read twice and ordered printed, and when printed to be committed to the Committee on Social Services

AN ACT to amend the social services law, in relation to allowing public welfare officials to withhold payment of rent to landlords who owe delinquent tax liabilities to local municipalities, school districts or counties

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

Section 1. Section 143-b of the social services law, as added by chapter 997 of the laws of 1962, subdivisions 5 and 6 as amended by chapter 701 of the laws of 1965, is amended to read as follows:

§ 143-b. Avoidance of abuses in connection with rent checks. 1. Whenever a recipient of public assistance and care is eligible for or entitled to receive aid or assistance in the form of a payment for or toward the rental of any housing accommodations occupied by such recipient or [his] recipient's family, such payment may be made directly by the public welfare department to the landlord.

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- 2. Every public welfare official shall have power to and may withhold the payment of any such rent in any case where [he] such official has 12 knowledge that there exists or there is outstanding any violation of law in respect to the building containing the housing accommodations occu-14 pied by the person entitled to such assistance which is dangerous, 15 hazardous [ex], detrimental to life or health, or where the landlord of 16 such housing accommodations owes delinquent tax liabilities to local municipalities, school districts or counties. A report of each such violation or delinquent tax liability shall be made to the appropriate 18 public welfare department by the appropriate department or agency having jurisdiction over <u>such</u> violations <u>or delinquent tax liabilities</u>.
- 3. Every public welfare official shall have the power to initiate or 22 to request the recipient to initiate before the appropriate housing rent 23 commission any proper proceeding for the reduction of maximum rents applicable to any housing accommodation occupied by a person entitled to 25 assistance in the form of a rent payment whenever such official has

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

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1 knowledge that essential services which such person is entitled to receive are not being maintained by the landlord or have been substantially reduced by the landlord.

- The public welfare department may obtain and maintain current records of violations in buildings where welfare recipients reside which relate to conditions which are dangerous, hazardous [ex], detrimental to life or health, or where the landlord of such housing accommodations owes delinquent tax liabilities to local municipalities, school <u>districts or counties</u>.
- 5. (a) It shall be a valid defense in any action or summary proceeding against a welfare recipient for non-payment of rent to show existing violations in the building wherein such welfare recipient resides which relate to conditions which are dangerous, hazardous [ex], detrimental to life or health, or the landlord of such housing accommodations owes delinquent tax liabilities to local municipalities, school districts or counties as the basis for non-payment.
- (b) In any such action or proceeding the plaintiff or landlord shall not be entitled to an order or judgment awarding him possession of the premises or providing for removal of the tenant, or to a money judgment against the tenant, on the basis of non-payment of rent for any period during which there was outstanding any violation of law relating to dangerous or hazardous conditions or conditions detrimental to life or health or the landlord of such housing accommodations owed delinquent tax liabilities to local municipalities, school districts or counties. For the purposes of this paragraph such violation of law shall be deemed to have been removed and no longer outstanding upon the date when the condition constituting a violation was actually corrected, such date to be determined by the court upon satisfactory proof submitted by the plaintiff or landlord.
- (c) The defenses provided herein in relation to an action or proceeding against a welfare recipient for non-payment of rent shall apply only with respect to violations or delinquent tax liabilities reported to the appropriate public welfare department by the appropriate department or agency having jurisdiction over such violations or delinquent tax <u>liabilities</u>.
- 6. Nothing in this section shall prevent the public welfare department from making provision for payment of the rent which was withheld pursuant to this section upon proof satisfactory to it that the condition constituting a violation was actually corrected or delinquent tax liabilities owed to local municipalities, school districts or counties were paid. Where rents were reduced by order of the appropriate rent commission, the public welfare department may make provision for payment of the reduced rent in conformity with such order.
 - § 2. This act shall take effect immediately.