## STATE OF NEW YORK

4594--B

2021-2022 Regular Sessions

## IN SENATE

February 5, 2021

- Introduced by Sens. MAY, BROUK, COONEY, HINCHEY, HOYLMAN, JACKSON, KRUEGER, MANNION, MAYER, MYRIE, RAMOS, RIVERA, SALAZAR, SEPULVEDA -read twice and ordered printed, and when printed to be committed to the Committee on Judiciary -- committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee -committee discharged, bill amended, ordered reprinted as amended and recommitted to said committee
- AN ACT to amend the real property actions and proceedings law, in relation to special proceedings by tenants for judgment directing repairs of conditions and other relief in residential real property; and to amend the uniform city court act, the uniform district court act, the uniform justice court act, and the New York city civil court act in relation to summary proceedings relating thereto

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

1	Section 1. Short title. This act shall be known and may be cited as
2	the "tenant dignity and safe housing act".
3	§ 2. The real property actions and proceedings law is amended by
4	adding a new article 7-C to read as follows:
5	ARTICLE 7-C
б	SPECIAL PROCEEDINGS BY TENANTS FOR JUDGMENT DIRECTING REPAIRS OF
7	CONDITIONS AND OTHER RELIEF IN RESIDENTIAL REAL PROPERTY CONSTITUTING
8	VIOLATION OF APPLICABLE LOCAL OR STATE HOUSING STANDARDS OR REAL
9	PROPERTY LAW § 235-b AND ANY OTHER APPROPRIATE RELIEF
10	Section 797. Jurisdiction; courts; venue.
11	797-a. Person who may maintain proceeding.
12	797-b. Respondent.
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тэ	<u>797-c. Commencement; notice of petition; petition.</u>
$14^{15}$	797-d. Time of service; order to show cause.

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

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1	797-f. Contents of the petition.
2	<u>797-g. Notice to local housing standard enforcement agency.</u>
3	797-h. Answer.
4	<u>797-i. Trial.</u>
5	<u>797-j. Judgment.</u>
б	<u>§ 797. Jurisdiction; courts; venue. 1. Except as prohibited under</u>
7	subdivision three of this section, a special proceeding for judgment
8	directing repairs of conditions and other relief in residential real
9	property constituting violation of applicable local and state housing
10	standards or section two hundred thirty-five-b of the real property law
11	may be maintained in a county court, justice court, district court, city
12	court, or civil court of the city of New York.
13	2. The place of trial of the special proceeding shall be within the
14	jurisdictional area of the court in which the residential real property
15	or a portion thereof is situated.
16	3. A special proceeding for judgment directing repairs of conditions
17	and/or other relief in residential real property under this article
18	shall not be maintained where such residential real property located in
19	the county of Nassau or the county of Suffolk, and shall not be main-
20	tained in any court in such counties.
21	§ 797-a. Person who may maintain proceeding. 1. The proceeding may be
22	maintained by any party, known herein as a tenant, who is an occupant of
23	residential real property for thirty consecutive days or longer under an
24	agreement not created by deed.
25	2. The proceeding may be maintained by one or more tenants of a resi-
26	dential property.
27	§ 797-b. Respondent. The following may be named as a respondent:
28	1. The person, corporation, limited liability company, general part-
29	nership, limited partnership, or any other entity holding title to the
30	real property.
31	2. The person or organization listed on any state or local residential
32	registration statement.
33	3. Anyone who holds themselves out as landlord by such actions as
34	collecting rent, making repairs, signing leases, or other such conduct.
35	4. A public housing authority or a governmental body that owns or
36	manages the property.
37	§ 797-c. Commencement; notice of petition; petition. 1. The proceeding
38	shall be commenced by the filing of a notice of petition and petition
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40	attorney, judge, or clerk of the court.
41	2. The notice of petition shall specify the time and place of the
42	hearing on the petition and state that if the respondent shall fail to
43	appear at such time and place to interpose any defense, the respondent
44 44	may be precluded from asserting such defense.
	3. The office of court administration shall promulgate simple forms
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46	that tenant-petitioners may use to commence the special proceedings. 4. Court clerks shall be charged with assisting petitioners to
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48	complete and serve the notice of petition and petition to commence the special proceeding.
49 50	
50 E 1	§ 797-d. Time of service; order to show cause. 1. The notice of peti-
51	tion and petition shall be served at least ten and not more than seven-
52	teen days before the time at which the petition is to be heard.
53	2. The court may grant an order to show cause to be served in lieu of
54	a notice of petition at a time and in a manner specified therein.
55	§ 797-e. Manner of service of notice of petition and petition; when
56	<u>service complete. 1. Personal service upon a natural person may be</u>

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1	completed in the manner in which a summons is served under section three
2	hundred eight of the civil practice law and rules.
3	2. Personal service upon a partnership may be completed in a manner in
4	which a summons is served under sections three hundred eight, three
5	hundred ten or three hundred ten-a of the civil practice law and rules.
6	3. Personal service on a corporation may be completed in a manner in
7	which a summons is served under section three hundred eleven of the
8	civil practice law and rules.
9	4. Personal service upon a limited liability company may be completed
10	in a manner in which a summons is served under section three hundred
11	eleven-a of the civil practice law and rules.
12	5. In the alternative, personal service may be completed by the court
13	clerk on any natural person, partnership, corporation, or limited
14	liability company by mailing the notice of petition and petition by
15	certified and first-class mail to an address where local property tax
16	bills are sent. If the jurisdiction in which the court sits has a rental
17	registry requirement, service may be completed by mailing to the address
18	for the real property in the registry.
19	6. Proof of service shall be filed with the clerk of the court within
20	three days thereafter. Personal service on the respondent shall be
21	complete upon personal delivery. Any authorized mail service pursuant to
22	this subdivision shall be complete upon the filing of proof of service.
23	§ 797-f. Contents of the petition. 1. The petition shall be verified
24	by the person authorized to maintain the proceeding under section seven
25	hundred ninety-seven-a of this article or by a legal representative,
26	attorney, or agent of such person pursuant to rule three hundred twenty
27	of the civil practice law and rules. The attorney of such person may
28	verify upon information and belief.
29	2. Every petition shall:
30	a. State the interest of the petitioner in the premises for which
31	relief under this article is sought;
32	b. Describe the premises that is the subject of the petition;
33	c. State the facts upon which the special proceeding is based, includ-
34	ing those conditions constituting violation of applicable state or local
35	housing standards or section two hundred thirty-five-b of the real prop-
36	erty law; and
37	d. State the relief sought. Such relief may include an order to
38	repair, a monetary judgment in favor of petitioner for diminished value
39	of real property, and an order reducing future rent until violations
40	have been cured.
41	§ 797-g. Notice to local housing standard enforcement agency. The
42	clerk of the court shall mail a copy of the filed notice of petition and
43	petition to the appropriate government agency charged with enforcing
44	local or state housing standards within the court's jurisdiction.
45	§ 797-h. Answer. At or prior to the time the petition is to be heard
46	the respondent may answer orally or in writing. If the answer is oral
47	the substance thereof shall be recorded by the clerk or, if a particular
48	court has no clerk, by the presiding judge or justice of such court, and
49	maintained in the case record. The answer may contain any legal or equi-
50	table defense.
51	§ 797-i. Trial. Where triable issues of fact are raised, they shall be
52	tried by the court unless, at the time the petition is noticed to be
53 E4	heard, a party demands a trial by jury, in which case trial shall be by
54 55	jury. At the time when issue is joined, the court, at the request of
55	either party shall adjourn the trial of the issue, not less than four-

56 teen days, except by consent of all parties. A party's second or subse-

1	quent request for adjournment shall be granted in the court's sole
2	discretion.
3	<u>§ 797-j. Judgment. 1. The court shall direct that final judgment be</u>
4	entered determining the rights of the parties.
5	2. The judgment may include:
6	a. An order to repair conditions constituting violation of applicable
7	local and state housing standards or section two hundred thirty-five-b
8	of the real property law;
9	b. A monetary judgment in favor of the petitioner for the diminished
10	value of the real property resulting from violation of applicable local
11	and state housing standards or section two hundred thirty-five-b of the
12	real property law;
13	c. A reduction in future rent for the diminished value of the real
14	property resulting from violation of applicable local and state housing
15	standards or section two hundred thirty-five-b of the real property law
16	until such time that, to the court's satisfaction, the violation has
17	been cured; and
18	d. Any other relief that the court may deem just.
19	§ 3. Section 204 of the uniform city court act is amended to read as
20	follows:
20	§ 204. Summary proceedings.
22	The court shall have jurisdiction of summary proceedings to recover
23	possession of real property located in whole or in part within the city,
23 24	to remove tenants therefrom, and to render judgment for rent due without
24 25	regard to amount. Except as otherwise prohibited pursuant to subdivision
25 26	three of section seven hundred ninety-seven of the real property actions
	and proceedings law, the court shall have jurisdiction of summary
27	
28 29	proceedings commenced under article seven-C of the real property actions
29 30	and proceedings law relating to real property located in whole or in part within the city, and render relief authorized therein.
30 31	§ 4. Section 204 of the uniform district court act is amended to read
32	as follows:
33 34	§ 204. Summary proceedings. The court shall have jurisdiction of summary proceedings to recover
34 35	
36	district of the court in the county, to remove tenants therefrom, and to
37	render judgment for rent due without regard to amount. Except as other-
38	wise prohibited pursuant to subdivision three of section seven hundred
39	ninety-seven of the real property actions and proceedings law, the court
40	shall have jurisdiction of summary proceedings commenced under article
41	seven-C of the real property actions and proceedings law relating to real property located in whole or in part within the district, and
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43	<pre>render relief authorized therein. § 5. Section 204 of the uniform justice court act is amended to read</pre>
44 45	
45	as follows:
46	§ 204. Summary proceedings.
47	The court shall have jurisdiction of summary proceedings to recover
48	possession of real property located in whole or in part within the muni-
49	cipality, to remove tenants therefrom, and to render judgment for rent
50	due without regard to amount. Except as otherwise prohibited pursuant to
51	subdivision three of section seven hundred ninety-seven of the real
52	property actions and proceedings law, the court shall have jurisdiction
53	of summary proceedings commenced under article seven-C of the real prop-
54	erty actions and proceedings law relating to real property located in
55	whole or in part within the municipality, and render relief authorized
56	therein.

§ 6. Section 204 of the New York city civil court act, as amended by 1 chapter 373 of the laws of 1966, is amended to read as follows: 2 § 204. Summary proceedings. The court shall have jurisdiction over 3 4 summary proceedings to recover possession of real property located within the city of New York, to remove tenants therefrom, and to render 5 6 judgment for rent due without regard to amount, and in such a proceeding 7 after the court has determined that a warrant of eviction be issued, it 8 shall not be necessary for the court to sign the warrant, but it may be 9 signed by the clerk of said court. The court shall also have jurisdic-10 tion over special proceedings by tenants of multiple dwellings in the 11 city of New York for judgment directing deposit of rents and the use 12 thereof for the purpose of remedying conditions dangerous to life, health or safety, as authorized by article seven-a of the real property 13 14 actions and proceedings law. Except as otherwise prohibited pursuant to 15 subdivision three of section seven hundred ninety-seven of the real property actions and proceedings law, the court shall have jurisdiction 16 17 of summary proceedings commenced under article seven-C of the real prop-18 erty actions and proceedings law relating to real property located in whole or in part within the city of New York, and render relief author-19 20 ized therein.

21 § 7. This act shall take effect on the one hundred eightieth day after 22 it shall have become a law.