

The Commonwealth of Massachusetts

PRESENTED BY:

William N. Brownsberger

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act relative to the withholding of rent..

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
William N. Brownsberger		1/20/2011
Elizabeth A. Poirier	14th Bristol	2/1/2011
John W. Scibak	2nd Hampshire	2/1/2011
Robert M. Koczera	11th Bristol	2/3/2011
Cleon H. Turner	1st Barnstable	2/4/2011
Richard T. Moore		2/4/2011
Viriato Manuel deMacedo	1st Plymouth	2/4/2011
Gale D. Candaras		2/4/2011
John H. Rogers	12th Norfolk	2/4/2011
Colleen M. Garry	36th Middlesex	2/4/2011
Bruce E. Tarr		2/4/2011
Sal N. DiDomenico	Middlesex and Suffolk	2/4/2011
Linda Dorcena Forry	12th Suffolk	2/4/2011
Vincent A. Pedone	15th Worcester	1/31/2011

By Mr. Brownsberger of Belmont, a petition (accompanied by bill, House, No. 1284) of William N. Brownsberger and others relative to the witholding of rent. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 3623 OF 2009-2010.]

The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act relative to the withholding of rent..

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 SECTION 1. Section 8A of chapter 239, as appearing in the 2004 Official Edition, is

2 hereby amended by striking out the second, third and four paragraphs and inserting in place

3 thereof the following 6 paragraphs:—

4 At any time when a person is entitled to serve a notice to quit upon a tenant or occupant 5 or is otherwise entitled to commence a summary process action pursuant to this chapter, such 6 person may demand, in the notice to quit or by later demand, that the tenant or occupant pay into 7 court all unpaid rent or use and occupancy that is accruing or has accrued since the first day of 8 the sixth full calendar month prior to the date of service of the notice or later demand. Such 9 amount shall be paid within 5 business days following the date of service of the notice or later 10 demand, whichever is later; provided, however, that in the event that the tenant's or occupant's 11 rent is subsidized by any governmental agency or governmentally subsidized agency, the amount

12 to be paid shall be limited to only that portion of the rent paid by the tenant or occupant. Any 13 notice to quit or later demand submitted in accordance with this paragraph shall include a 14 statement indicating into which court the deposit shall be made. Such court may be any court 15 which would have jurisdiction over a summary process action against the tenant or occupant. 16 The person making such demand shall file with such court a copy of the notice to quit or later 17 demand, together with a statement under oath by the person who served such notice to quit or 18 later demand indicating how such service was made. Service of such notice to quit or later 19 demand shall be by any means permitted for service of a summary process complaint. Such court 20 shall have jurisdiction over all issues arising out of the demand for such deposit, which shall be 21 considered a separate action from any summary process action against such tenant or occupant 22 and shall be commenced by the filing of the copy of the notice to quit. The person making such 23 demand shall be the plaintiff. The tenant or occupant receiving such demand shall be the 24 defendant. Any notice to quit or later demand submitted in accordance with this paragraph shall 25 contain a statement of the agreed-upon rent rate heretofore payable, the subsidized tenant's or 26 occupant's portion of the agreed-upon rent rate, if applicable, and the amount of any and all 27 unpaid rent as defined and limited by this paragraph. Any notice to quit or later demand 28 submitted in accordance with this paragraph shall contain a statement prepared by the 29 department of housing and community development of the tenant's rights and responsibilities 30 under this section. Such statement shall be prepared by the department within six weeks after 31 passage of this act.

The defendant shall pay into court within 5 business days of service of the notice or later demand the amounts so demanded under the previous paragraph and shall continue to pay into court within 3 business days after its due date the agreed-upon rent rate or the unsubsidized

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35 portion thereof that accrues during the pendency of the action demanding deposit in accordance 36 with the preceding paragraph or during the pendency of a companion summary process action; 37 provided, however, that the tenant or occupant may deduct any amounts, documented with 38 copies of receipts, that were reasonably spent by the tenant or occupant pursuant to section 127L 39 of chapter 111. Such copies of receipts shall be deposited in the same manner with the court in 40 lieu of payment. The defendant shall provide the court with the name of the plaintiff in the action 41 demanding deposit or in the companion summary process action. The defendant shall notify the 42 plaintiff in writing of the amounts so deposited and shall provide therewith copies, if any, of all 43 receipts deposited with the court according to this section.

44 If the plaintiff or the defendant believes the amounts demanded or deposited are in error 45 and not according to the requirements of the previous 2 paragraphs, either the plaintiff or the 46 defendant may request a hearing. The defendant shall request such hearing not later than the date 47 on which the demanded deposit is due in court. The plaintiff shall request such hearing within 3 48 business days after receipt of the notice from the defendant of the amount deposited. The hearing 49 shall be requested in writing to the clerk of the court and may be mailed. The hearing shall be 50 scheduled by the court for a date not later than 10 calendar days after the court's receipt of the 51 hearing request. At the hearing, the court shall consider only arguments pertaining to the agreed-52 upon rent rate, a subsidized tenant's or occupant's portion of the agreed-upon rent rate, the 53 amounts not paid since the first day of the sixth full calendar month prior to the date of service of 54 the notice or later demand and any documented deductions pursuant to said section 127L of said 55 chapter 111, as required by the previous 2 paragraphs. After hearing arguments only relative to 56 the amounts required by the previous 2 paragraphs, the court shall determine the escrow amount 57 and order its payment or refund by the close of the next business day after the hearing. The court

shall order the determined amount to be paid into court or any excess previously deposited to be refunded by the court not later than the close of 5 business days after the hearing. In the event that a hearing on the amount demanded or deposited has been requested, the eviction trial date and any companion summary process action shall be scheduled not later than the next regular trial date that occurs after 5 business days following the hearing.

If the defendant fails to comply with any portion of this section, any claims,
counterclaims or defenses asserted under this section shall be dismissed and shall not be
considered in the hearing on the plaintiff's companion summary process action, which shall
commence on the original trial date or as provided in the previous paragraph. Nothing in this
section shall prevent the tenant or occupant from maintaining a separate action for damages
regarding the habitability or condition of the premises.

69 Amounts deposited with the court under this section shall be paid over by the clerk of the 70 court in accordance with a written out-of-court agreement between the plaintiff and the 71 defendant provided that their signatures are duly notarized, or if the parties cannot agree, then the 72 amounts deposited shall be paid to the plaintiff or the defendant as the court directs upon final 73 disposition of the action. Before final disposition of the action, if the court so orders, any 74 amounts so deposited shall be paid to the plaintiff to make repairs to the premises that are 75 required by law or to mitigate financial hardship to the plaintiff. If, within 1 year of the 76 commencement of an action demanding deposit in accordance with this section, no summary 77 process action is initiated against the tenant or occupant arising out of the notice to quit, or at any 78 time when the tenant fails to make ongoing monthly deposits in accordance with this section, the 79 court may, upon motion of either party, order any such deposit to be distributed in such manner

as it would have been distributed in a summary process action concerning rent due for such landor tenements.

Whenever any counterclaim or claim of defense under this section is based on any allegation concerning conditions affecting the premises or services or equipment provided therein, the tenant or occupant shall not be entitled to assert such counterclaim or claim of defense unless:

(1) (a) the board of health or other local enforcement agency has certified that such
conditions constitute a serious violation of the standards of fitness for human habitation as
established in the state sanitary code, the state building code or any other law, ordinance, by-law,
rule or regulation establishing such conditions; (b) the plaintiff received such certification prior
to the date that the tenant or occupant received the notice to quit or the notice terminating the
tenancy;

92 (2) the plaintiff does not show that such conditions were caused by the tenant or occupant 93 or any other person acting under the tenant's or occupant's control, except that the defendant 94 shall have the burden of proving that any violation appearing solely within that portion of the 95 premises under his control and not by its nature reasonably attributable to any action or failure to 96 act of the plaintiff was not so caused;

97 (3) the premises are not situation in a hotel or motel, or in a lodging house or rooming98 house wherein the occupant has maintained such occupancy for less than 3 consecutive months;

99 (4) the plaintiff does not show that the conditions complained of cannot be remedied 100 without the premises being vacated; provided, however, that nothing in this clause shall be 101 construed to deprive the tenant or occupant of relief under this section when the premises are

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- 102 temporarily vacated for purposes of removing or covering paint, plaster, soil or other accessible
- 103 materials containing dangerous levels of lead pursuant to said chapter 111; and
- 104 (5) the tenant or occupant has complied with all provisions of this section regarding
- 105 deposit of past and accruing rent as defined herein.