SENATE STATE OF MINNESOTA NINETY-THIRD SESSION

S.F. No. 3748

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DATE	D-PG	OFFICIAL STATUS			
02/15/2024	11608	Introduction and first reading			
		Referred to Housing and Homelessness Prevention			
02/22/2024	11697a	Comm report: To pass as amended and re-refer to Judiciary and Public Safety			
	11697	Rule 12.10: report of votes in committee			
02/26/2024	11825	Author added Marty			
03/20/2024		Comm report: To pass as amended			
		Rule 12.10: report of votes in committee			
		Second reading			
		Authors added Oumou Verbeten; Pappas			

1.1	A bill for an act
1.2 1.3 1.4 1.5 1.6	relating to civil law; prohibiting a landlord from initiating an eviction action against a tenant who terminates a lease based on status as a crime victim; modifying expungements of eviction records; amending Minnesota Statutes 2022, sections 504B.206, subdivisions 1, 2, 3, 6; 504B.285, subdivision 1; Minnesota Statutes 2023 Supplement, section 484.014, subdivision 3.
1.7	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MINNESOTA:
1.8	Section 1. Minnesota Statutes 2023 Supplement, section 484.014, subdivision 3, is amended
1.9	to read:
1.10	Subd. 3. Mandatory expungement. (a) Except for clause (6), The court shall, without
1.11	motion by any party except for clauses (6) and (7), order expungement of an eviction case:
1.12	(1) commenced solely on the grounds provided in section 504B.285, subdivision 1,
1.13	clause (1), if the court finds that the defendant occupied real property that was subject to
1.14	contract for deed cancellation or mortgage foreclosure and:
1.15	(i) the time for contract cancellation or foreclosure redemption has expired and the
1.16	defendant vacated the property prior to commencement of the eviction action; or
1.17	(ii) the defendant was a tenant during the contract cancellation or foreclosure redemption
1.18	period and did not receive a notice under section 504B.285, subdivision 1a, 1b, or 1c, to
1.19	vacate on a date prior to commencement of the eviction case;
1.20	(2) if the defendant prevailed on the merits;
1.21	(3) if the court dismissed the plaintiff's complaint for any reason;
1.22	(4) if the parties to the action have agreed to an expungement;

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2.1	(5) three	e years after the eviction	on was ordered;	O f			
2.2	(6) <u>upon</u>	(6) upon motion of a defendant, if an eviction action has been filed in violation of section					
2.3	<u>504B.206, s</u>	504B.206, subdivision 3a; or					
2.4	<u>(7)</u> upon	(7) upon motion of a defendant, if the case is settled and the defendant fulfills the terms					
2.5	of the settle	of the settlement.					
2.6	(b) If a t	enant brings a motion	for the expunge	ement of an eviction,	the court shall order		
2.7	the expunge	the expungement of an eviction case that was commenced on the grounds of a violation of					
2.8	section 504	B.171 or any other cla	im of breach reg	gardless of when the c	original eviction was		
2.9	ordered, if t	ordered, if the tenant could receive an automatic expungement under section 609A.055, or					
2.10	if the breacl	h was based solely on	the possession	of marijuana or tetrah	ydrocannabinols.		
2.11	Sec. 2. Mi	innesota Statutes 2022	, section 504B.	206, subdivision 1, is	amended to read:		
2.12	Subdivis	sion 1. Right to termi	nate; procedu	re. (a) A tenant to a re	esidential lease may		
2.13	terminate a	lease agreement in the 1	manner provideo	d in this section withou	at penalty or liability,		
2.14	if the tenant	t or another authorized	l occupant fears	imminent violence a	fter being subjected		
2.15	to:						
2.16	(1) dom	estic abuse, as that ter	m is defined un	der section 518B.01,	subdivision 2;		
2.17	(2) crim	inal sexual conduct ur	der sections 60	9.342 to 609.3451;			
2.18	(3) sexu	(3) sexual extortion under section 609.3458; or					
2.19	(4) haras	ssment under section (509.749.				
2.20	(b) The	tenant must provide si	gned and dated	advance written noti	ce to the landlord:		
2.21	(1) statin	ng the tenant fears imn	ninent violence	from a person as indi	cated in a qualifying		
2.22	document a	gainst the tenant or an	authorized occ	upant if the tenant or	authorized occupant		
2.23	remains in t	he leased premises;					
2.24	(2) stati	ng that the tenant need	s to terminate t	he tenancy;			
2.25	(3) prov	iding the date by on w	hich the tenant	will vacate lease will	terminate; and		
2.26	(4) prov	iding written instructio	ons for the dispo	osition of any remainin	ng personal property		
2.27	in accordan	ce with section 504B.2	271.				
2.28	(c) The	written notice must be	delivered befor	re the termination of	the tenancy by mail,		
2.29	fax, or in pe	erson, or by a form of	written commu	nication the plaintiff	regularly uses to		
2.30	communica	te with the landlord, an	d be accompani	ed by a qualifying do	cument. The tenancy		
2.31	terminates f	for the tenant who exe	rcises the right	granted under this sul	odivision, including		

Sec. 2.

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3.1	the right of p	oossession of the prer	nises, on the da	te provided in the not	ice required under
3.2	paragraph (b). Vacation of the pre	emises under th	is section by the tenar	nt prior to the date
3.3	provided in t	he notice does not co	nstitute termina	tion of the tenancy for	the purposes of this
3.4	section.				
3.5	(d) The la	andlord may request	that the tenant c	lisclose the name of th	e perpetrator and, if
3.6	a request is n	nade, inform the tenar	nt that the landle	ord seeks disclosure to	protect other tenants
3.7	in the building	ng. The tenant may d	ecline to provid	le the name of the per	petrator for safety
3.8	reasons. Dis	closure shall not be a	precondition o	f terminating the lease	Э.
3.9	(e) The te	mancy terminates, inc	luding the right	of possession of the p	remises, as provided
3.10	in subdivisio	o n 3.			
3.11	Sec. 3. Mit	nnesota Statutes 2022	2. section 504B	.206, subdivision 2, is	amended to read:
3.12	Subd. 2.	Treatment of inforn	nation. (a) A la	ndlord must not discle	ose:
3.13	(1) any ir	nformation provided	to the landlord	by a tenant in the writ	ten notice required
3.14	under subdiv	vision 1, paragraph (b) ;		
3.15	(2) any in	nformation contained	in the qualifying	ng document;	
3.16	(3) the ad	ldress or location to v	which the tenan	t has relocated; or	
3.17	(4) the st	atus of the tenant as a	a victim of viol	ence.	
3.18	(b) The in	nformation reference	d in paragraph	(a) must not be entere	d into any shared
3.19	database or p	provided to any perso	n or entity but	may be used when req	uired as evidence in
3.20	an eviction p	proceeding, action for	unpaid rent or	damages arising out of	f the tenancy, claims
3.21	under section	n 504B.178, with the	consent of the	tenant, or as otherwise	e required by law.
3.22	<u>(c)</u> A lan	dlord who violates th	is section is lia	ble to the tenant for st	atutory damages of
3.23	\$2,000, plus	reasonable attorney	fees and costs.		
3.24	Sec. 4. Min	nnesota Statutes 2022	2, section 504B	.206, subdivision 3, is	amended to read:
3.25	Subd. 3.	Liability for rent; te	ermination of t	cenancy. (a) A tenant	who is a sole tenant
3.26	and is termir	nating a lease under s	ubdivision 1 is	responsible for the rea	nt payment for the
3.27	full month ir	n which the tenancy t	erminates. The	tenant forfeits relinqu	ishes all claims for
3.28	the return of	the security deposit	under section 5	04B.178 and is relieve	ed of any other
3.29	contractual o	bbligation for paymer	nt of rent or any	v other charges for the	remaining term of
3.30	the lease, ex	cept as provided in th	nis section. In a	sole tenancy, the tena	ncy terminates on

3.31 the date specified in the notice provided to the landlord as required under subdivision 1.

(b) In a tenancy with multiple tenants, one of whom is terminating the lease under 4.1 subdivision 1, any lease governing all remaining tenants is terminated at the later of the end 4.2 of the month or the end of the rent interval in which one tenant terminates the lease under 4.3 subdivision 1. All tenants are responsible for the rent payment for the full month in which 4.4 the tenancy terminates. Upon termination, all tenants forfeit relinquish all claims for the 4.5 return of the security deposit under section 504B.178 and are relieved of any other contractual 4.6 obligation for payment of rent or any other charges for the remaining term of the lease, 4.7 except as provided in this section. Any tenant whose tenancy was terminated under this 4.8 paragraph may reapply to enter into a new lease with the landlord. 4.9 (c) This section does not affect a tenant's liability for delinquent, unpaid rent or other

4.10 (c) This section does not affect a tenant's liability for delinquent, unpaid rent or other
4.11 amounts owed to the landlord before the lease was terminated by the tenant under this
4.12 section.

4.13 (d) Except as provided in section 504B.285, subdivision 1, paragraph (b), a landlord
4.14 may not commence an eviction action against a tenant who has terminated a lease as provided
4.15 in this section.

4.16 Sec. 5. Minnesota Statutes 2022, section 504B.206, subdivision 6, is amended to read:

4.17 Subd. 6. Definitions. For purposes of this section, the following terms have the meanings4.18 given:

4.19 (1) "court official" means a judge, referee, court administrator, prosecutor, probation
4.20 officer, or victim's advocate, whether employed by or under contract with the court, who
4.21 is authorized to act on behalf of the court;

4.22 (2) "qualified third party" means a person, acting in an official capacity, who has had
4.23 in-person contact with provided professional services to the tenant and is:

4.24 (i) a licensed health care professional operating within the scope of the license;

4.25 (ii) a domestic abuse advocate, as that term is defined in section 595.02, subdivision 1,
4.26 paragraph (l); or

4.27 (iii) a sexual assault counselor, as that term is defined in section 595.02, subdivision 1,
4.28 paragraph (k);

4.29 (3) "qualifying document" means:

4.30 (i) a valid order for protection issued under chapter 518B;

4.31 (ii) a no contact order currently in effect, issued under section 629.75 or chapter 609;

5.1	(iii) a writing produced and signed by a court official, acting in an official capacity,
5.2	documenting that the tenant or authorized occupant is a victim of domestic abuse, as that
5.3	term is defined under section 518B.01, subdivision 2, criminal sexual conduct under sections
5.4	609.342 to 609.3451, sexual extortion under section 609.3458, or harassment under section
5.5	609.749, and naming the perpetrator, if known;
5.6	(iv) a writing produced and signed by a city, county, state, or tribal law enforcement
5.7	official, acting in an official capacity, documenting that the tenant or authorized occupant
5.8	is a victim of domestic abuse, as that term is defined under section 518B.01, subdivision 2,
5.9	criminal sexual conduct under sections 609.342 to 609.3451, sexual extortion under section
5.10	609.3458, or harassment under section 609.749, and naming the perpetrator, if known; or
5.11	(v) a statement by a qualified third party, in the following form:
5.12	STATEMENT BY QUALIFIED THIRD PARTY
5.13	I, (name of qualified third party), do hereby verify as follows:
5.14	1. I am a licensed health care professional, domestic abuse advocate, as that term is
5.15	defined in section 595.02, subdivision 1, paragraph (l), or sexual assault counselor, as that
5.16	term is defined in section 595.02, subdivision 1, paragraph (k), who has had in-person
5.17	eontact with provided professional services to (name of victim(s)).
5.18	2. I have a reasonable basis to believe (name of victim(s)) is a victim/are
5.19	victims of domestic abuse, criminal sexual conduct, sexual extortion, or harassment and
5.20	fear(s) imminent violence against the individual or authorized occupant if the individual
5.21	remains (the individuals remain) in the leased premises.
5.22	3. I understand that the person(s) listed above may use this document as a basis for
5.23	gaining a release from the lease.
5.24	I attest that the foregoing is true and correct.
5.25	(Printed name of qualified third party)
5.26	(Signature of qualified third party)
5.27	(Business address and business telephone)
5.28	(Date)
5.29	Sec. 6. Minnesota Statutes 2022, section 504B.285, subdivision 1, is amended to read:
5.30	Subdivision 1. Grounds. (a) The person entitled to the premises may recover possession
5.31	by eviction when:

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6.1	(1) any person holds over real property:					
6.2	(i) after a sale of the property on an execution or judgment;					
6.3	(ii) after the expiration of the time for redemption on foreclosure of a mortgage, or after					
6.4	termination of contract to convey the property; or					
6.5	(iii) after the expiration of the time for redemption on a real estate tax judgment sale;					
6.6	(2) any person holds over real property after termination of the time for which it is					
6.7	demised or lease	d to that person or	to the persons	under whom that person	n holds possession,	
6.8	contrary to the conditions or covenants of the lease or agreement under which that person					
6.9	holds, or after any rent becomes due according to the terms of such lease or agreement; or					
6.10	(3) any tenant at will holds over after the termination of the tenancy by notice to quit.					
6.11	(b) A landlord may not commence an eviction action against a tenant or authorized					
6.12	occupant solely on the basis that the tenant or authorized occupant has been the victim of					
6.13	any of the acts listed in section 504B.206, subdivision 1, paragraph (a). A landlord may not					
6.14	commence an eviction action against a residential tenant who has terminated a lease as					
6.15	provided in section 504B.206. Nothing in this paragraph should be construed to prohibit an					
6.16	eviction action based on a breach of the lease or where a tenant has provided the written					
6.17	notice under section 504B.206, subdivision 1, but failed to vacate on or before the date					
6.18	provided in that notice. A landlord violating this paragraph is liable to the tenant for					
6.19	reasonable attorn	ney fees and costs	incurred by th	e tenant for obtaining a	n expungement as	
6.20	provided under s	section 484.014, st	ubdivision 3.			

6.21 Sec. 7. EFFECTIVE DATE.

6.22 Except for section 3, this act is effective the day following final enactment.