Senate Study Bill 1146

SENATE FILE BY (PROPOSED COMMITTEE ON JUDICIARY BILL BY CHAIRPERSON REDFERN)

Passed	Senate,	Date	Passed	House,	Date
Vote:	Ayes	Nays	Vote:	Ayes	Nays
	- Aı	oproved		-	

A BILL FOR

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1 An Act relating to landlords, tenants, and actions for forcible
   entry or detention.
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- 3 BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF IOWA:
- 4 TLSB 2383SC 80
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Section 562A.28, Code 2003, is amended by
        Section 1.
1 2 adding the following new paragraph:
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3 <u>NEW PARAGRAPH</u>. Any person who deliberately destroys, 4 defaces, damages, impairs, or removes part of the premises may 5 be charged with criminal mischief under chapter 716. 6 Sec. 2. Section 562B.26, Code 2003, is amended by adding

7 the following new paragraph: 8 <u>NEW PARAGRAPH</u>. Any person who deliberately destroys, 9 defaces, damages, impairs, or removes part of the premises may 10 be charged with criminal mischief under chapter 716. Sec. 3. Section 648.6, Code 2003, is amended to read as 1 11

1 12 follows: 1 13 648.6 DELAYED VACATION == NOTICE TO LIENHOLDERS.

In cases covered by chapter 562B, a plaintiff may preserve 15 the option of consenting to delayed vacation of a premises as 1 16 provided in section 648.22A, by sending shall send a copy of 1 17 the petition, prior to the date set for hearing, by regular, 1 18 certified, or restricted certified mail to the county 1 19 treasurer and to each lienholder whose name and address are of 1 20 record in the office of the county treasurer of the county 1 21 where the mobile home or manufactured home is located. 1 22

Sec. 4. Section 648.22A, Code 2003, is amended to read as 1 23 follows:

648.22A EXECUTIONS INVOLVING MOBILE HOMES AND MANUFACTURED 1 25 HOMES.

1 26 1. In cases covered by chapter 562B, upon prior to the 1 27 expiration of three days from the date the judgment is entered 1 28 pursuant to section 648.22, the <u>plaintiff</u> or defendant may 1 29 elect to leave a mobile home or manufactured home and its 1 30 contents in the manufactured home community or mobile home 31 park for up to thirty ninety days after the date of the 32 judgment provided all of the following occur:

a. The plaintiff consents and the plaintiff has complied 33 1 34 with the provisions of section 648.6.

The party making the election files a written notice of 1 such election with the court and sends a copy of the notice of 2 election with a copy of the judgment to the sheriff, the other 3 party at the other party's last known address, each record 4 lienholder, and the county treasurer in the same manner as in 5 section 648.6.

b. c. All utilities to the mobile home or manufactured 7 home are disconnected prior to expiration of three days from 8 the entry of judgment filing of the election. Payment of any 2 9 reasonable costs incurred in disconnecting utilities is the 2 10 responsibility of the defendant.

2 11 11 2. During the thirty-day ninety-day period the defendant 12 may have reasonable access to the home site to show the home 2 13 to prospective purchasers, prepare the home for removal, 2 14 remove any personal property, or remove the home, provided 2 15 that the defendant gives the plaintiff and sheriff at least 2 16 twenty=four hours' notice prior to each exercise of the 2 17 defendant's right of access. The plaintiff may also have 18 reasonable access to the home site to disconnect utilities and

19 to show the home to prospective purchasers.
20 3. During the thirty=day ninety=day period the defendant 2 21 shall not occupy the home or be present on the premises

2 22 between the hours of seven p.m. and seven a.m. A violation of

2 23 this subsection shall be punishable as contempt.

4. If the <u>plaintiff or</u> defendant finds a purchaser of the 2 25 home, who is a prospective tenant of the manufactured home 2 26 community or mobile home park, the provisions of section 2 27 562B.19, subsection 3, paragraph "c", shall apply. 2 28 5. If, within the thirty-day ninety-day period, the home

29 is not sold to an approved purchaser or removed from the 30 manufactured home community or mobile home park, all of the 2 31 following shall occur:

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a. The home, its contents, and any other property of the 33 defendant remaining on the premises shall become the property 34 of the plaintiff free and clear of all rights of the defendant 35 to the property and of all liens, claims, or encumbrances of 1 third parties, and any tax levied pursuant to chapter 435 may 2 be abated by the board of supervisors.

3 b. Any money judgment against the defendant and in favor 4 of the plaintiff relating to the previous tenancy shall be deemed satisfied, except those arising from independent torts.

- c. The county treasurer, upon receipt of a fee equal to the fee specified in section 321.42 for replacement of 8 certificates of title for motor vehicles, and upon receipt of 9 an affidavit submitted by the plaintiff verifying that the 10 home was not sold to an approved purchaser or removed within 3 11 the time specified in this subsection, shall issue to the 3 12 plaintiff a new title for the home.
- 3 13 6. A purchaser of the home shall be liable for any unpaid 3 14 sums due the plaintiff, sheriff, or county treasurer. For the 3 15 purposes of this section, "purchaser" includes a lienholder or 3 16 other claimant acquiring title to the home in whole or in part 3 17 by reason of a lien or other claim.
- 7. A mobile home or manufactured home shall not be removed 3 19 without the prior payment to the plaintiff of all sums owing 3 20 at the time of entry of judgment, interest accrued on such 3 21 sums as provided by law, and per diem rent for that portion of 3 22 the thirty=day ninety=day period which has expired prior to 3 23 removal, and payment of any taxes due on the home which are 3 24 not abated pursuant to subsection 5.
 - 8. In any case where this section has become operative, section 648.18 does not apply.
 - 9. This section does not preclude the exercise of a lienholder's rights under 648.22B. EXPLANATION

This bill provides for either party after judgment in an 3 31 action for forcible entry or detention to elect to delay the 3 32 removal of a manufactured or mobile home for 90 days if the 3 33 landlord agrees to the delay, all utilities are disconnected, 3 34 and a notice of the election is filed with the court and a 35 copy sent to all parties, lienholders, the county sheriff, 1 the county treasurer. During the delay, the tenant may sell 2 or move the manufactured or mobile home, and the landlord may 3 have reasonable access to the home to assist showing the home 4 to potential buyers and to disconnect utilities. Thirty days'

6 of lienholders under Code section 648.22B are not precluded. The bill clarifies that the deliberate destruction of 8 rental properties may result in a charge of criminal mischief.

5 peaceable possession would not apply and the exercise rights

The bill requires a landlord who brings an action for 10 forcible entry or detention to send a copy of the petition of 11 the action to the county treasurer and any record lienholders 4 12 of the manufactured or mobile home prior to the hearing date. 4 13 This notice to lienholders and the county treasurer must be 4 14 completed in order for either party to elect to delay the 4 15 removal.

4 16 The bill provides that the release from judgments relating to the tenancy against a tenant would not include those judgments arising out of tort.

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