

ASSEMBLY BILL NO. 313—ASSEMBLYMEN PIERCE; HOGAN,
BOBZIEN, BUCKLEY, HORNE, KIHUEN, KIRKPATRICK,
KOIVISTO, LESLIE, MANENDO, MCCLAIN, MUNFORD AND
SEGERBLOM

MARCH 12, 2009

JOINT SPONSOR: SENATOR PARKS

Referred to Committee on Commerce and Labor

SUMMARY—Makes various changes relating to tenants of property. (BDR 10-912)

FISCAL NOTE: Effect on Local Government: No.
Effect on the State: No.

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EXPLANATION – Matter in ***bolded italics*** is new; matter between brackets [~~omitted material~~] is material to be omitted.

AN ACT relating to property; providing that a landlord may charge a late fee for a late or partial rent payment only once for each late or partial payment; revising provisions governing unlawful detainer; extending the period for complying with a notice to quit by certain tenants in certain circumstances; and providing other matters properly relating thereto.

Legislative Counsel's Digest:

Under existing law, a tenant is obligated to pay periodic rent to a landlord in exchange for use of the premises. A landlord must include, as part of the rental agreement, a provision which sets forth the charges, if any, which may be required for late or partial payment of rent. (NRS 118A.200)

Section 1 of this bill provides that if a landlord imposes a late fee for late or partial payment of rent, the landlord may only impose the late fee once for each late or partial payment.

A tenant of real property is guilty of unlawful detainer under existing law if he: (1) fails to perform certain conditions of the lease; (2) fails to comply with a written notice directing him to perform the conditions or surrender the property; and (3) remains on the property for at least 5 days after the notice is served upon him. The tenant or subtenant may save the lease from forfeiture, however, by performing the conditions within 3 days after the notice is served. (NRS 40.2516) **Section 3** of this bill extends from 5 to 7 days the period during which a tenant or subtenant of



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15 premises that are used as a residence may remain on the property before being
16 guilty of unlawful detainer. **Section 3** also extends the period by which such a
17 tenant or subtenant must perform the conditions to save the lease from forfeiture
18 from 3 to 5 days.

19 Existing law provides that, under certain circumstances, a landlord may obtain
20 an order from the court directing the sheriff to remove a tenant who has failed to
21 pay rent within 24 hours after receiving the order. (NRS 40.253) **Section 4** of this
22 bill extends that period if the tenant is in possession of a dwelling, apartment or
23 mobile home or if the rent is reserved by a period of 1 week or less so that the
24 sheriff may not remove the tenant sooner than 2 days after the sheriff receives the
25 order.

THE PEOPLE OF THE STATE OF NEVADA, REPRESENTED IN
SENATE AND ASSEMBLY, DO ENACT AS FOLLOWS:

1 **Section 1.** Chapter 118A of NRS is hereby amended by
2 adding thereto a new section to read as follows:

3 *If a landlord imposes a late fee for late or partial payment of
4 rent, the landlord may only impose the late fee once for each late
5 or partial payment.*

6 **Sec. 2.** (Deleted by amendment.)

7 **Sec. 3.** NRS 40.2516 is hereby amended to read as follows:

8 40.2516 A tenant of real property or a mobile home for a term
9 less than life is guilty of an unlawful detainer when he continues in
10 possession, in person or by subtenant, after a neglect or failure to
11 perform any condition or covenant of the lease or agreement under
12 which the property or mobile home is held, other than those
13 mentioned in NRS 40.250 to 40.252, inclusive, and NRS 40.254,
14 and after notice in writing, requiring in the alternative the
15 performance of the condition or covenant or the surrender of the
16 property, served upon him, and, if there is a subtenant in actual
17 occupation of the premises, also upon the subtenant, remains
18 uncomplied with for 5 days *or, when the premises are used as a*
19 *residence, for 7 days* after the service thereof. Within 3 days after
20 the service, *or within 5 days after the service when the premises*
21 *are used as a residence*, the tenant, or any subtenant in actual
22 occupation of the premises, or any mortgagee of the term, or other
23 person, interested in its continuance, may perform the condition or
24 covenant and thereby save the lease from forfeiture; but if the
25 covenants and conditions of the lease, violated by the lessee, cannot
26 afterwards be performed, then no notice need be given.

27 **Sec. 4.** NRS 40.253 is hereby amended to read as follows:

28 40.253 1. Except as otherwise provided in subsection 10, in
29 addition to the remedy provided in NRS 40.2512 and 40.290 to
30 40.420, inclusive, when the tenant of any dwelling, apartment,
31 mobile home, recreational vehicle or commercial premises with



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1 periodic rent reserved by the month or any shorter period is in
2 default in payment of the rent, the landlord or his agent, unless
3 otherwise agreed in writing, may serve or have served a notice in
4 writing, requiring in the alternative the payment of the rent or the
5 surrender of the premises:

6 (a) At or before noon of the fifth full day following the day of
7 service; or

8 (b) If the landlord chooses not to proceed in the manner set forth
9 in paragraph (a) and the rent is reserved by a period of 1 week or
10 less and the tenancy has not continued for more than 45 days, at or
11 before noon of the fourth full day following the day of service.

12 ➔ As used in this subsection, “day of service” means the day the
13 landlord or his agent personally delivers the notice to the tenant. If
14 personal service was not so delivered, the “day of service” means
15 the day the notice is delivered, after posting and mailing pursuant to
16 subsection 2, to the sheriff or constable for service if the request for
17 service is made before noon. If the request for service by the sheriff
18 or constable is made after noon, the “day of service” shall be
19 deemed to be the day next following the day that the request is made
20 for service by the sheriff or constable.

21 2. A landlord or his agent who serves a notice to a tenant
22 pursuant to paragraph (b) of subsection 1 shall attempt to deliver the
23 notice in person in the manner set forth in paragraph (a) of
24 subsection 1 of NRS 40.280. If the notice cannot be delivered in
25 person, the landlord or his agent:

26 (a) Shall post a copy of the notice in a conspicuous place on the
27 premises and mail the notice by overnight mail; and

28 (b) After the notice has been posted and mailed, may deliver the
29 notice to the sheriff or constable for service in the manner set forth
30 in subsection 1 of NRS 40.280. The sheriff or constable shall not
31 accept the notice for service unless it is accompanied by written
32 evidence, signed by the tenant when he took possession of the
33 premises, that the landlord or his agent informed the tenant of the
34 provisions of this section which set forth the lawful procedures for
35 eviction from a short-term tenancy. Upon acceptance, the sheriff or
36 constable shall serve the notice within 48 hours after the request for
37 service was made by the landlord or his agent.

38 3. A notice served pursuant to subsection 1 or 2 must:

39 (a) Identify the court that has jurisdiction over the matter; and

40 (b) Advise the tenant of his right to contest the matter by filing,
41 within the time specified in subsection 1 for the payment of the rent
42 or surrender of the premises, an affidavit with the court that has
43 jurisdiction over the matter stating that he has tendered payment or
44 is not in default in the payment of the rent.



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1 4. If the tenant files such an affidavit at or before the time
2 stated in the notice, the landlord or his agent, after receipt of a
3 file-stamped copy of the affidavit which was filed, shall not provide
4 for the nonadmittance of the tenant to the premises by locking or
5 otherwise.

6 5. Upon noncompliance with the notice:

7 (a) The landlord or his agent may apply by affidavit of
8 complaint for eviction to the Justice Court of the township in which
9 the dwelling, apartment, mobile home or commercial premises are
10 located or to the district court of the county in which the dwelling,
11 apartment, mobile home or commercial premises are located,
12 whichever has jurisdiction over the matter. ~~If the tenant is in~~ **If the tenant is in possession of commercial premises, the** court may thereupon issue
13 an order directing the sheriff or constable of the county to remove
14 the tenant within 24 hours after receipt of the order. **If the tenant is in possession of a dwelling, apartment or mobile home or if the rent is reserved by a period of 1 week or less, the court may thereupon issue an order directing the sheriff or constable of the county to remove the tenant not sooner than 2 days after receipt of the order.** The affidavit must state or contain:

- 21 (1) The date the tenancy commenced.
22 (2) The amount of periodic rent reserved.
23 (3) The amounts of any cleaning, security or rent deposits
24 paid in advance, in excess of the first month's rent, by the tenant.
25 (4) The date the rental payments became delinquent.
26 (5) The length of time the tenant has remained in possession
27 without paying rent.
28 (6) The amount of rent claimed due and delinquent.
29 (7) A statement that the written notice was served on the
30 tenant in accordance with NRS 40.280.
31 (8) A copy of the written notice served on the tenant.
32 (9) A copy of the signed written rental agreement, if any.

33 (b) Except when the tenant has timely filed the affidavit
34 described in subsection 3 and a file-stamped copy of it has been
35 received by the landlord or his agent, and except when the landlord
36 is prohibited pursuant to NRS 118A.480, the landlord or his agent
37 may, in a peaceable manner, provide for the nonadmittance of the
38 tenant to the premises by locking or otherwise.

39 6. Upon the filing by the tenant of the affidavit permitted in
40 subsection 3, regardless of the information contained in the
41 affidavit, and the filing by the landlord of the affidavit permitted by
42 subsection 5, the Justice Court or the district court shall hold a
43 hearing, after service of notice of the hearing upon the parties, to
44 determine the truthfulness and sufficiency of any affidavit or notice
45 provided for in this section. If the court determines that ~~there~~ :



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1 (a) **There** is no legal defense as to the alleged unlawful detainer
2 and the tenant is guilty of an unlawful detainer, the court may issue
3 a summary order for removal of the tenant or an order providing for
4 the nonadmittance of the tenant. ~~If the court determines that there~~

5 (b) **There** is a legal defense as to the alleged unlawful detainer,
6 the court shall refuse to grant either party any relief ~~is~~ and, except
7 as otherwise provided in this subsection, shall require that any
8 further proceedings be conducted pursuant to NRS 40.290 to
9 40.420, inclusive.

10 → The issuance of a summary order for removal of the tenant does
11 not preclude an action by the tenant for any damages or other relief
12 to which he may be entitled. If the alleged unlawful detainer was
13 based upon subsection 5 of NRS 40.2514, the refusal by the court to
14 grant relief does not preclude the landlord thereafter from pursuing
15 an action for unlawful detainer in accordance with NRS 40.251.

16 7. The tenant may, upon payment of the appropriate fees
17 relating to the filing and service of a motion, file a motion with the
18 court, on a form provided by the clerk of the court, to dispute the
19 amount of the costs, if any, claimed by the landlord pursuant to NRS
20 118A.460 for the inventory, moving and storage of personal
21 property left on the premises. The motion must be filed within 20
22 days after the summary order for removal of the tenant or the
23 abandonment of the premises by the tenant, or within 20 days after:

24 (a) The tenant has vacated or been removed from the premises;
25 and

26 (b) A copy of those charges has been requested by or provided
27 to the tenant,

28 → whichever is later.

29 8. Upon the filing of a motion pursuant to subsection 7, the
30 court shall schedule a hearing on the motion. The hearing must be
31 held within 10 days after the filing of the motion. The court shall
32 affix the date of the hearing to the motion and order a copy served
33 upon the landlord by the sheriff, constable or other process server.
34 At the hearing, the court may:

35 (a) Determine the costs, if any, claimed by the landlord pursuant
36 to NRS 118A.460, and any accumulating daily costs; and

37 (b) Order the release of the tenant's property upon the payment
38 of the charges determined to be due or if no charges are determined
39 to be due.

40 9. A landlord shall not refuse to accept rent from a tenant that
41 is submitted after the landlord or his agent has served or had served
42 a notice pursuant to subsection 1 if the refusal is based on the fact
43 that the tenant has not paid collection fees, attorney's fees or other
44 costs other than rent, a reasonable charge for late payments of rent



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1 or dishonored checks, or a security. As used in this subsection,
2 "security" has the meaning ascribed to it in NRS 118A.240.

3 10. This section does not apply to the tenant of a mobile home
4 lot in a mobile home park or to the tenant of a recreational vehicle
5 lot in an area of a mobile home park in this State other than an area
6 designated as a recreational vehicle lot pursuant to the provisions of
7 subsection 6 of NRS 40.215.

8 **Sec. 5.** The provisions of section 1 of this act apply only to a
9 rental agreement entered into or renewed on or after January 1,
10 2010, and to a rental agreement which is modified on or after
11 January 1, 2010, to revise the terms of the agreement concerning
12 late fees.

13 **Sec. 6.** This act becomes effective on January 1, 2010.

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