Stricken language would be deleted from and underlined language would be added to present law. Act 1052 of the Regular Session

1	State of Arkansas As Engrossed: S3/29/21 S4/8/21 H4/20/21 H4/22/21
2	93rd General Assembly A Bill
3	Regular Session, 2021SENATE BILL 594
4	
5	By: Senator J. Dismang
6	By: Representative Hawks
7	
8	For An Act To Be Entitled
9	AN ACT TO AMEND THE ARKANSAS RESIDENTIAL LANDLORD-
10	TENANT ACT OF 2007; TO AMEND THE LAW CONCERNING A
11	CAUSE OF ACTION FOR UNLAWFUL DETAINER AND FORCIBLE
12	ENTRY AND DETAINER; AND FOR OTHER PURPOSES.
13	
14	
15	Subtitle
16	TO AMEND THE ARKANSAS RESIDENTIAL
17	LANDLORD-TENANT ACT OF 2007; AND TO AMEND
18	THE LAW CONCERNING A CAUSE OF ACTION FOR
19	UNLAWFUL DETAINER AND FORCIBLE ENTRY AND
20	DETAINER.
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22	
23	BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF ARKANSAS:
24	
25	SECTION 1. Arkansas Code Title 18, Chapter 17, Subchapter 5, is
26	amended to add an additional section to read as follows:
27	18-17-502. Implied residential quality standards.
28	(a) For all lease agreements or rental agreements entered into or
29	renewed after November 1, 2021, and exclusive of a lease to purchase or a
30	lease with a purchase right and except when temporarily prevented by an act
31	of God, the failure of, or caused by, public utility service, or other force
32	majeure events to include without limitation any epidemic or pandemic that
33	causes work stoppages, labor or material shortages, or required social
34	distancing that impact the ability to maintain or repair a premises, there
35	shall be implied in all leases and rental agreements for residential purposes
36	a requirement that a dwelling unit or single-family residence have, both at



1	the time possession is delivered to the tenant or tenants named in the lease
2	or rental agreement and throughout the term of the lease or rental agreement:
3	(1) An available source of hot and cold running water;
4	(2) An available source of electricity;
5	(3) A source of potable drinking water;
6	(4) A sanitary sewer system and plumbing that conform to applicable
7	building and housing codes in existence at the time of installation;
8	(5) A functioning roof and building envelope; and
9	(6) A functioning heating and air conditioning system to the extent
10	the heating and air conditioning system served the premises at the time the
11	landlord and the tenant entered into the lease or rental agreement.
12	(b) Unless the tenant agrees in writing to accept responsibility to
13	renovate, remodel, or complete the renovation, remodeling, or construction of
14	the dwelling unit or single-family residence, the provisions of subsection (a)
15	of this section shall supersede any contrary provision of an oral or written
16	lease or rental agreement.
17	(c) A landlord shall be deemed to be in compliance with the requirements
18	of subsection (a) of this section:
19	(1) If the landlord supplies the tenant, at the time possession
20	is available to the tenant, a written form with which to list any defects listed
20 21	is available to the tenant, a written form with which to list any defects listed in (a) of this section and the tenant:
21	in (a) of this section and the tenant:
21 22	in (a) of this section and the tenant: (A) Signs the form without noting a defect of any item
21 22 23	in (a) of this section and the tenant: (A) Signs the form without noting a defect of any item listed in subsection (a) of this section and takes possession of the
21 22 23 24	in (a) of this section and the tenant: (A) Signs the form without noting a defect of any item listed in subsection (a) of this section and takes possession of the premises; or
21 22 23 24 25	in (a) of this section and the tenant: (A) Signs the form without noting a defect of any item listed in subsection (a) of this section and takes possession of the premises; or (B) Fails to return the form to the landlord within two
21 22 23 24 25 26	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28 29	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28 29 30	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28 29 30 31	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28 29 30 31 32	<pre>in (a) of this section and the tenant:</pre>
21 22 23 24 25 26 27 28 29 30 31 32 33	<pre>in (a) of this section and the tenant:</pre>

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1	(iv) Any person other than the landlord or the
2	landlord's agent.
3	(d)(l) If a dwelling unit or single-family residence does not comply
4	with subsection (a) of this section, the tenant is entitled to deliver
5	written notice of the noncompliance to the landlord by certified mail or any
6	other method provided by the lease or rental agreement and shall specify the
7	acts and omissions constituting noncompliance.
8	(2)(A) If the payment of rent is current, noncompliance is not
9	excused under subsection (c) of this section, and the landlord does not
10	remedy the noncompliance within thirty (30) calendar days after receiving the
11	notice required by subdivision (d)(l) of this section, the tenant's sole
12	remedy shall be to terminate the lease or rental agreement without penalty
13	and receive a refund of any security deposit recoverable under § 18-16-301 et
14	seq.
15	(B) However, if the implied quality standards were met as
16	required by subsections (a)-(c) of this section, the landlord may apply the
17	tenant's security deposit to the payment of any damage to the premises as
18	provided in § 18-16-301 et seq. in addition to any other remedy provided by
19	applicable law.
20	(3)(A) Nothing in this <i>chapter</i> shall be construed to excuse a
21	tenant from paying rent.
22	(B) A tenant shall not offset or withhold rent from the
23	landlord for any alleged or actual violation of the implied quality standards
24	listed in subsection (a) of this section.
25	(e)(1) Nothing in this chapter, or in a lease or rental agreement
26	shall prohibit a tenant from making a correct installation at his or her
27	expense of a battery powered or plug-in smoke or carbon monoxide detector.
28	(2) If a battery powered or plug-in smoke or carbon monoxide
29	detector is installed, the tenant shall be solely responsible for:
30	(A) Determining if the detector is operational;
31	(B) Maintaining the device in working order; and
32	(C) Any damage or repairs to the premises caused by the
33	installation or removal of the detector.
34	(f) Nothing in this chapter shall be construed to:
35	(1) Limit a landlord's exercise of any remedy provided at law or
36	equity upon a tenant's default under a lease or rental agreement; or

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1	(2) Expand a landlord's tort liability beyond the limits set by
2	<u>§ 18-16-110.</u>
3	(g) Except as otherwise provided by this chapter, a landlord or tenant
4	shall not agree in a lease or rental agreement to waive or forego any of the
5	rights, duties, or remedies available under this chapter.
6	(h) This section does not relieve the landlord from having to comply
7	with any stricter applicable housing standard of a local government with
8	jurisdiction.
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10	SECTION 2. Arkansas Code § 18-60-307 is amended to read as follows:
11	18-60-307. Proceedings in court.
12	(a) When any person to whom any cause of action shall accrue under
13	this subchapter shall file in the office of the clerk of the court a
14	complaint signed by him or her, his or her agent or attorney, specifying the
15	lands, tenements, or other possessions so forcibly entered and detained, or
16	${f so}$ unlawfully detained over, and by whom and when done, and shall also file
17	the affidavit of himself or herself or some other credible person for him or
18	her, stating that the plaintiff is lawfully entitled to the possession of the
19	lands, tenements, or other possessions mentioned in the complaint and that
20	the defendant forcibly entered upon and detained them or unlawfully detains
21	them, after lawful demand therefor made in the manner described in this
22	subchapter, the clerk of the court shall thereupon issue a summons upon the
23	complaint. The summons shall be in customary form directed to the sheriff of
24	the county <u>, or process server,</u> in which the cause of action is filed, with
25	direction for service thereof on the named defendants. In addition, he or she
26	shall issue and <i>direct the sheriff <u>or process server</u> to serve upon the named</i>
27	defendants a notice in the following form:

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29 "NOTICE OF INTENTION TO ISSUE WRIT OF POSSESSION You are hereby notified 30 that the attached complaint in the above styled cause claims that you have 31 been guilty of [forcible entry and detainer] [unlawful detainer] (the 32 inapplicable phrase shall be deleted from the notice) and seeks to have a 33 writ of possession directing the sheriff to deliver possession of the lands, 34 tenements, or other possessions described in the complaint delivered to the 35 plaintiff. If, within five (5) days, excluding Sundays and legal holidays, 36 from the date of service of this notice, you have not filed in the office of

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1 the clerk of this the court a written objection to the claims made against 2 you by the plaintiff for possession of the property described in the complaint, then the plaintiff shall be entitled to a writ of possession that 3 4 shall forthwith issue from this office directed to the sheriff of this county 5 and ordering him or her to remove you from possession of the property 6 described in the complaint and to place the plaintiff in possession thereof. 7 If you should file with the clerk of the court a written objection to the 8 complaint of the plaintiff and the allegations for immediate possession of the property described in the complaint within five (5) days, excluding 9 10 Sundays and legal holidays, from the date of service of this notice, a 11 hearing will be scheduled by the court to determine whether or not the writ 12 of possession should issue as sought by the plaintiff. If you continue to 13 possess the property described in the complaint, you are required to deposit 14 into the registry of the court a sum equal to the amount of rent due on the 15 property and continue paying rent into the registry of the court during the 16 pendency of these proceedings in accordance with your written or verbal 17 rental agreement. Your failure to tender the rent due without justification 18 is grounds for the court to grant the writ of possession.

19 Clerk of Circuit/District Court"

20 (b) If, within five (5) days, excluding Sundays and legal holidays, following service of this summons, complaint, and notice seeking a writ of 21 22 possession against the defendants named therein, the defendant or defendants 23 have not filed a written objection to the claim for possession made by the 24 plaintiff in his or her complaint, the clerk of the court shall immediately 25 issue a writ of possession directed to the sheriff commanding him or her to 26 cause the possession of the property described in the complaint to be 27 delivered to the plaintiff without delay, which the sheriff shall thereupon 28 execute in the manner described in § 18-60-310.

29 (c) (c) (1) If a written objection to the claim of the plaintiff for a writ 30 of possession shall be filed by the defendant or defendants within five (5) 31 days from the date of service of the notice, summons, and complaint as 32 provided for in this section, the plaintiff shall obtain a date for the 33 hearing of the plaintiff's demand for possession of the property described in 34 the complaint at any time thereafter when the matter may be heard by the court and shall give notice of the date, time, and place of the hearing by 35 36 certified mail, postage prepaid, either to the defendant or to his or her or

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1 their counsel of record.

2 (2) If the defendant continues to possess the property described 3 in the plaintiff's complaint during the pendency of the proceedings under 4 this subchapter, the defendant is required to deposit into the registry of 5 the court at the time of filing the written objection a sum equal to the 6 amount of rent due on the property and continue paying rent into the registry 7 of the court in accordance with the written or verbal rental agreement.

8 (3) The failure of the defendant to deposit into the registry of 9 the court the rent due or any rent subsequently due during the pendency of 10 the proceeding under this subchapter without justification is grounds for the 11 court to grant the writ of possession.

12 (d)(1)(A) If a hearing is required to be held on the demand of the 13 plaintiff for an immediate writ of possession, the plaintiff shall there 14 present evidence sufficient to make a prima facie case of entitlement to 15 possession of the property described in the complaint. The defendant or 16 defendants shall be entitled to present evidence in rebuttal thereof.

(B)(i) If the court decides upon all the evidence that the plaintiff is likely to succeed on the merits at a full hearing and if the plaintiff provides adequate security as determined by the court, then the court shall order the clerk forthwith to issue a writ of possession to the sheriff to place the plaintiff in possession of the property described in the complaint, subject to the provisions of subsection (e) of this section. (ii) No such action by the court shall be final

24 adjudication of the parties' rights in the action.

(2) A plaintiff demanding an immediate writ of possession who is a housing authority and who claims in its complaint that the defendant or defendants are being asked to surrender possession as a result of the defendant or defendants having been convicted of a criminal violation of the Uniform Controlled Substances Act, § 5-64-101 et seq., shall be entitled to receive an expedited hearing before the court within ten (10) days of the filing of the objection by the defendant or defendants.

(e) If the defendant desires to retain possession of the property, the court shall may upon motion and good cause shown allow the retention upon the defendant's providing of the premises only if the defendant provides, within five (5) days of issuance of the writ of possession, adequate security as determined by the court in any event not less than the amount of any

SB594

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1	delinquent rent and rent to accrue while the defendant is allowed to retain
2	possession of the premises.
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4	/s/J. Dismang
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7	APPROVED: 4/29/21
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