

Bill Status Report July 12, 2024

PENNSYLVANIA RESIDENTIAL OWNERS ASSOCIATION

HB 96	Bullock, Donna	(PN 84) Amends the Landlord and Tenant Act, in creation of leases, statute of frauds and mortgaging of leaseholds, providing for criminal background, and imposing a penalty. Provides a landlord, regarding applicants or potential tenants and their household members, may not inquire about or require disclosure of an arrest not leading to conviction, participation in or completion or deferral of judgment program, conviction that has not been judicially dismissed, expunged, voided or invalidated, conviction or any other determination or adjudication in the juvenile justice system, conviction that is more than seven years old, the date of conviction being the date of sentencing and information pertaining to an offense other than a felony or misdemeanor. Further provides that a person in violation of this section is subject to a fine not greater than \$250. Effective immediately.
	Bill History:	03-08-23 Introduced and referred to committee on House Housing and Community Development
HB 109	Ciresi, Joseph	(PN 2140) The Prohibition of Early Contract Termination Fees Upon Death Act prohibits fees for early termination of certain contracts upon death. Inserts definition for provider. Amends the definition for provider. Provides for waiver of applicable fees and imposes civil penalties. Applicable to contracts executed on or after the effective date.

		Effective in 60 days. (Prior Printer Number(s): 93)
	Companions:	HB 1418 Ciresi, Joseph (Refiled from 21R Session)
	Bill History:	10-17-23 House Final Passage (203-0)
		06-26-24 Senate Final Passage (46-4)
		06-28-24 Approved by the Governor Act 29
HB 121	Ciresi, Joseph	(PN 104) The Off-Campus Student Housing Tenant Rights Act requires the Department of Education to create and distribute a bill of rights to institutions of higher education in the commonwealth. Provides the bill of rights to include information about renting and include the rights to live in a habitable dwelling; to residential privacy; to a hearing prior to eviction; to receive a writ or possession prior to eviction; against harassment and discrimination; for an individual with disabilities to request reasonable accommodations; to visitors; and to utility access. Requires an institution of higher education to distribute a bill of rights to each enrolled student and each newly enrolled student thereafter. Also requires the department to create an online course to educate new students of their rights. Provides for the course requirements. Further provides all students of the institution enrolled after the effective date shall be required to view the online course. Effective January 1, 2022 or immediately, whichever is later.
	Companions:	HB 360 Ciresi, Joseph (Refiled from 21R Session)
	Bill History:	03-08-23 Introduced and referred to committee on House Housing and Community Development
HB 246	Davis, Tina	(PN 209) The Flood Hazard Notification Act imposes a duty on municipal

		corporations to provide notification to property owners of changes to special flood hazard area maps of the Federal Emergency Management Agency (FEMA). Within 90 days of receipt of notification from FEMA that indicates a change in a preliminary special flood hazard area map relating to real property used for residential, commercial, mixed-use, industrial, special purpose or agricultural purposes within the municipal corporation, municipal corporations shall provide to each owner of the property written notification that the change has occurred within the municipal corporation, written notice of the name and contact information of the appointed floodplain administrator for the municipal corporation and written notification of the website, address and phone number for the National Flood Insurance Program to aid the property. Provides duties on counties of changes to special flood hazard area maps, forms of notice and municipal immunity. Effective in 60 days.	
	Bill History:	05-24-23 House Final Passage (160-41) 06-06-23 Received in the Senate and referred to Senate Local Government	
HB 287	Krajewski, Rick	(PN 2747) Amends Titles 42 (Judiciary and Judicial Procedure), in personnel of the system, further providing for appointment of personnel to indicate a court may not appoint a private entity to serve a writ of possession or alias writ, perform a lockout or in any way enforce a judgment for possession of real property arising from an ejectment or eviction case. Inserts definitions for use in the act. Amends Title 68 (Real and Personal Property) to provide and establish eviction agent advisory boards	

		in cities of the first class. Inserts the definition of "private entity." Includes a landlord that owns a rental property in a city of the first class. Outlines investigations and disciplinary actions. Repeals conflicting statutes. Effective in 60 days.
	Bill History:	03-20-24 House Final Passage (102-99) 04-05-24 Received in the Senate and referred to the Senate Judiciary Committee
HB 300	Kenyatta, Malcolm	(PN 1135) Amends the Pennsylvania Human Relations Act, further providing for the title of the act, for findings and declaration of policy, for right to freedom from discrimination in employment, housing and public accommodation, for definitions, for unlawful discriminatory practices and for prohibition of certain real estate practices to provide protections for religious exercise. Further provides for powers and duties of the Pennsylvania Human Relations Commission (PHRC), for construction and exclusiveness of remedy. Makes technical adjustments and repeals provisions relating to the educational program. Effective in 30 days. (Prior Printer Number(s): 894, 1020)
	ill History:	05-02-23 House Final Passage (102-98) 05-03-23 Received in the Senate and referred to Senate State Government
HB 352	T fi li a v d p	PN 315) Amends the Landlord and Tenant Act, in recovery of possession, urther providing for escrow funds imited to specify no lease or rental agreement may contain a provision which characterizes any security leposit, including a deposit or fee for a bet, as nonrefundable. Effective in 60 lays.

	Companions:	HB 363 Isaacson, Mary (Refiled from 21R Session)
Bill History:		03-13-23 Introduced and referred to committee on House Housing and Community Development
HB 366	Isaacson, Mary	(PN 333) Amends The Landlord and Tenant Act, in creation of leases, statute of frauds and mortgaging of leaseholds, providing for rental applications. Provides that a landlord or the landlord's agent may not charge a rental application fee of more than \$20 to apply to enter into a rental agreement for a residential dwelling unit, and they may only use the fee to conduct a background check on the applicant's criminal history record and credit score. Nothing shall be construed to prohibit a person from charging a rental application fee to apply to enter into a rental agreement for commercial or nonresidential property. Effective in 60 days.
	Bill History:	03-14-23 Introduced and referred to committee on House Housing and Community Development
HB 372	Isaacson, Mary	(PN 339) Amends the Landlord and Tenant Act, in preliminary provisions, establishing that during a disaster emergency declared by the governor, it is unlawful for a landlord to evict or attempt to evict a tenant unemployed, separated from employment or unable to find employment due to a disaster emergency or enter the leased premises for purposes of showing the premises to prospective buyers or tenants without the express consent of the tenant. Landlords in violation are subject to a penalty of \$500 per occurrence. Provides the section is only applicable to residential landlords and not commercial leaseholds. Effective immediately.
	Bill History:	03-14-23 Introduced and referred to committee on House Housing and Community Development

HB 437 Deasy, Daniel	(PN 404) Amends the Taxpa Act, in senior citizens proper rent rebate assistance, furth for definitions to amend the rent rebate in lieu of propert Providing for unlawful use of rebates to specify it shall be a landlord and tenant to ente lease or agreement to assign portion of a rent rebate to w tenant may be entitled to the Imposes penalties for violati act. Provides definitions for I tenant. Effective in 60 days.	ty tax and er providing definition of y taxes. rent unlawful for er into a or pay a hich the e landlord. ons of the
Compani	ons: HB 565 Deasy, Daniel	(Refiled from 21R Session)
Bill Hist	tory: 03-15-23 Introduced and refe committee on House Finance	erred to
HB 503 Guenst, Nancy	(PN 472) Amends the Penns Human Relations Act, furthe for findings and declaration to include family caregiver si marital status as aspects tha be discriminated against. Eff days.	r providing of policy and catus and it shall not
Bill Hist	<i>tory:</i> 06-28-23 Reported as amend House State Government Cor 06-28-23 House first conside 09-22-23 Referred to House	nmittee ration
HB 506 Guenst, Nancy	(PN 475) Amends the Landlo Tenant Act, providing for lim rent increases to insert defin duplex, dwelling unit, percer change in the cost of living, single family dwelling unit ar Prohibits residential landlord increasing rent on a dwelling more than five percent plus percentage change in the co or 10 percent, whichever is I Provides for certain exceptio and sublease limitations. Pro not pre-empt an ordinance, regulation or other law regan	itations on itions for itage secretary, nd tenancy. s from unit by the st of living ower. ns to rent ivisions shall rule,

		Violations of provisions constitute an unlawful practice. Provisions shall apply to rental contracts and rent increases on or after January 1, 2024. Effective in 60 days.
	Bill History:	03-17-23 Introduced and referred to committee on House Housing and Community Development
HB 643	Pisciottano, Nickolas	(PN 582) Amends Title 68 (Real and Personal Property), in residential real property, providing for individual dwelling unit water metering. Establishes individual dwelling unit water meter, providing for definitions, individual meters and occupancy permits. Effective in 60 days.
	Companions:	HB 377 Davis, Austin (Refiled from 21R Session)
	Bill History:	03-21-23 Introduced and referred to committee on House Housing and Community Development 04-20-23 Re-referred to the House Consumer Protection, Technology and Utilities Committee
HB 675	Rabb, Christopher	(PN 618) Amends Titles 53 (Municipalities Generally), providing for utility reconnection fees and specifying an authority or municipality may only charge a reconnection fee for a utility or service reconnection within the authority's or municipality's jurisdiction if the customer's household income is more than 300 percent of the federal poverty level, barring exceptions. Prohibits summer electricity termination between June 1 and September 30 of each year if the customer's household income is no greater than 300 percent of the Federal poverty level. Amends Title 66 (Public Utilities), further providing for reconnection of service to specify that a customer or applicant with an income no greater than 300 percent of the Federal poverty level will not be required to pay an outstanding balance

		in full or reconnection fee prior to restoration of service. Allows a public utility to enter into a repayment plan with the customer or applicant for any arrearages, which shall not exceed five percent of the household monthly income. Effective in 60 days.
	Companion	<i>s:</i> HB 2920 Rabb, Christopher (Refiled from 21R Session)
	Bill Histor	y: 03-23-23 Introduced and referred to committee on House Consumer Protection/Technology/Utility
HB 681	Sturla, Mike (PN 624) Amends the Landlord and Tenant Act, in tenement buildings and multiple dwelling premises, providing for lead testing requirements. Adds lead testing requirements for properties built prior to 1978 and lists the specific property classifications. Requires the landlord to provide the results of the lead test and the date of the test to any prospective tenant. Requires the lead test to be conducted by an inspector certified by the Department of Labor and Industry or by the municipality, borough or township. Requires the test to be conducted at least once, the results to be submitted to the local government and the record keeping of the test results by that local government. Adds that the testing result records need to be publicly available. Effective 60 days.	
	Companion	s: HB 1324 Sturla, Mike (Refiled from 21R Session)
	Bill Histor	y: 03-23-23 Introduced and referred to committee on House Housing and Community Development
HB 741	Haddock, James	(PN 690) The Smoke Alarm Responsibility Act regulates certain smoke alarms; providing for dwelling unit owner and tenant responsibilities; and prescribing penalties. Adds definitions. Provides for the responsibility of the owner to equip dwelling units with and replace smoke

		alarms, ensure the operating function of smoke alarms and address any deficiency with the smoke alarms in the units. Provides that the owner is not responsible for the maintenance, repair or replacement of a smoke alarm while the unit is occupied. Outlines the tenant's responsibilities to include maintaining the smoke alarm of the unit while in occupancy, ensuring that it is tested annually, not removing it and notifying the owner in writing of any deficiencies relating to the smoke alarm. Establishes that violations of this act constitute a summary offense punishable by a fine of up to \$50. Effective in 120 days.
	Bill History:	03-28-23 Introduced and referred to committee on House Housing and Community Development
HB 765	Kinkead, Emily	(PN 714) Amends the Landlord and Tenant Act, providing for tenant's rights. Provides a landlord may only terminate or refuse to renew the lease of a lessee or may evict a lessee and rental home occupant. Allows landlords to establish fair and reasonable rules and regulations for the carry out of provisions. All rent, fees, service charges and assessments payable to the landlord and notice of any other utility charges shall be fully disclosed in writing. Details procedures for sales or leases of rental homes and closures of rental homes. Outlines damages. Prohibits certain actions and allows the attorney general to enforce provisions. Presumptions of retaliatory evictions may be rebutted by competent evidence presented in any appropriate court of initial jurisdiction. Provides for remedies. Effective in 90 days.

	Bill History:	03-30-23 Introduced and referred to committee on House Housing and Community Development
HB 1062	Sturla, Mike	(PN 1076) Amends Title 53 (Municipalities Generally), in neighborhood blight reclamation and revitalization, providing for State blight data collection system. Establishes the Property Maintenance Code Violations Registry. Provides that a municipality shall file a property maintenance code violation for a person who owns real property within the municipality with current serious property maintenance code violations that remain unabated for at least 180 days. Effective in 120 days.
	Bill History:	06-26-23 Reported as amended House Housing and Community Development 10-03-23 House Final Passage (118-85) 10-13-23 Received in the Senate and referred to Senate Urban Affairs and Housing
HB 1090	Ryncavage, Alec	(PN 1115) Amends the County Code, in special powers and duties of counties, providing for property maintenance code. Allows counties to enact a property maintenance ordinance that incorporates a standard or nationally recognized property maintenance code or a variation or a standard or nationally recognized property maintenance code or a variation, change or part of such code as the county's property maintenance ordinance. Confers duties and responsibilities upon county boards of commissioners. Provides counties may not enforce a property maintenance order adopted by a municipality within the county unless the county enters into an intergovernmental cooperation agreement with the municipality. Effective in 60 days.

	Companions:	HB 2555 Boback, Karen	(Refiled from 21R Session)
	Bill History:	05-02-23 Introduced committee on House Community Developm	Housing and
HB 1341 Miller, Brett		(PN 1486) Amends T Utilities) in services a providing prior to any service to a landlord public utility in writin ownership interests i by the public utility, the shall provide written landlord of the propor first class mail or by message or other elec formats in accordance commission's privacy seven days before the termination of service electronic delivery, the provides a landlord se consent to be contace electronic messaging purpose of termination proposed termination resolved, the public to a final written notice subsection via first co landlord on the day of termination date. Pro- provisions do not app ratepayers. Effective	and facilities, y termination of who has notified a og of the landlord's n a property served the public utility notice to the osed termination via email, text ectronic messaging te with the y guidelines at least he date of e. In incidents on he legislation shall affirmatively ted using a specific of format for the on of service. ating cause of the n of service is not utility shall provide under this lass mail to the of the proposed ovides that oly to landlord
	Companions:	HB 2606 Miller, Brett	(Refiled from 21R Session)
	Bill History:	06-08-23 Introduced committee on House Protection/Technology	Consumer

HB 1441	Borowski, Lisa	(PN 3414) Amends the Landlord and Tenant Act, adding an article to provide for tenants' rights in cases of violence. Specifies definitions. Provides for early release or termination of lease. Details that an eligible tenant shall be released from a lease if the tenant provides the landlord with a valid notice no later than 120 days from the date of the following: the most recent occurrence of an act or crime which makes the tenant an eligible tenant, a document described under paragraph (2)(ii), (iii), (iv), (v), (vi) or (vii) is issued or the responsible party is released from a prison, jail, juvenile detention facility or any other detention facility or institution. Specifies what a valid notice from the tenant shall include and provides for the effect of the notice. Provides for construction and limitation. Establishes certification form requirements. Provides for change of locks. Details the right of tenants and the right of landlords. Provides for prohibition and civil relief. Prohibits certain acts by landlords. Effective in 120 days.
	Bill History:	06-26-24 House Second Consideration with Amendments
		06-27-24 House Final Passage (116-86)
		06-30-24 Received in the Senate and referred to the Senate Judiciary Committee
HB 1549	Madsen, David	(PN 2724) Amends the Landlord and Tenant Act, in tenement buildings and multiple dwelling premises, further providing for landlord's duties to stipulate that it is the duty of the landlord to provide a tenant a habitable dwelling; and providing for tenant relocation. Names the added article tenant relocation and further specifies definitions. Provides the general rule that for a temporarily displaced tenant, a landlord shall comply with the provisions of this section within 60 hours of the posting of condemnation on the rental housing. Provides for alternative offers from landlords. Details what a landlord shall do at the beginning of a temporary displacement period and the end of a temporary displacement period relating to the movement of tenant's belongings. Specifies lease terms. Provides that once a tenant has been displaced for more than 60 days, the tenant shall be considered a permanently displaced tenant. Further provides that within 72 hours of the 60th day of displacement, the landlord shall

		pay, by check or money order, one of the following to a permanently displaced tenant: the permanently displaced tenant's security deposit with interest, any pro rata rent for the remainder of the month, or if the permanently displaced tenant had unpaid debts or arrearages owed to the landlord prior to the rental housing becoming uninhabitable, a landlord may use the security deposit to recoup the unpaid debts or arrearages and the remainder of the security deposit, after the unpaid debt or arrearage has been collected with interest, shall be returned to the permanently displaced tenant as required. Provides for landlord tenant agreement, specifying what a landlord and a displaced tenant may agree to. Directs a landlord to provide the local housing authority or municipality with a letter stating that the landlord and tenant have reached an agreement within five days after a tenant vacates the rental housing. Further provides for what shall apply when a landlord shall provide a permanently displaced tenant with the first right to reoccupy rental housing once the rental housing becomes habitable and is compliant with all municipal codes. Establishes what this article shall not apply to. Effective in one year. (Prior Printer Number(s): 1808)	
	Bill History:	03-26-24 House Final Passage (106-95)	
		04-05-24 Received in the Senate and referred to the Senate Urban Affairs and Housing Committee	
HB 1769	Smith-Wade-El, Ismail	(PN 2769) Amends Title 42 (Judiciary and Judicial Procedure), in dockets, indices and other records, adding a subchapter to provide for limited access to eviction information. Defines "disseminate," "eviction case," "eviction information" and "limited access eviction file." Provides the general rule that a court or the Administrative Office may not disseminate to an individual or post on a website a limited access eviction file unless a final disposition of the case is in favor of the plaintiff and the case is less than seven years old. Provides the circumstances that a court may disseminate a limited access eviction file. Stipulates that within 180 days of the effective date of this subsection, and on a monthly basis thereafter, courts shall	

			elapsed since the filing date of the eviction case, if the court vacates a judgment or marks a judgment satisfied, or if a court opens or sets aside a default judgment and enters a disposition that is subject to limited access. Outlines satisfaction of judgment, disclosure and applicability. Provides for the prohibition on disclosure of information in limited access eviction file, including a general rule, furnishing information, disclosure prohibited, violation, private cause of action, recovery, construction and applicability. Establishes that each court shall issue monthly, and provide to the Administrative Office, a list of all court files to which the court has limited access within the previous 31 days. Asserts that the Administrative Office shall quarterly transmit to an entity that regularly collects and disseminates court records a list of all limited access within the previous quarter. Effective in 180 days.
		Bill History:	03-25-24 Introduced and referred to committee on House Judiciary
HB 1856	Davis, Tina		(PN 2328) Amends the Landlord and Tenant Act of 1951, in creation of leases, statutes of fraud and mortgaging of leaseholds, providing for credit scores and specifying definitions. Provides that a landlord shall clearly and conspicuously disclose to a prospective tenant on a rental application any credit score or other evidence of creditworthiness required for the rental of the residential real property. Effective in 60 days.
		Bill History:	11-16-23 Introduced and referred to committee on House Commerce
HB 1989	Miller, Dan		(PN 2524) Amends Title 35 (Health and Safety), in public safety, adding a chapter to provide for testing of fire life safety dampers and smoke control systems; imposing duties on the State Fire Commissioner; and imposing penalties. Specifies definitions. Directs a building owner to establish an HVAC fire life safety damper and smoke control system inspection

verification program to ensure that fire life safety dampers, smoke control systems, kitchen ventilation systems and dryer vent systems are in working order to prevent the spread of fire and smoke throughout the building. Provides for testing of fire life safety dampers, testing of smoke control systems, as well as duct and kitchen hood inspection, cleaning and testing. Establishes the qualifications of testers, specifying duties of state fire commissioner and qualified inspector. Provides for the certificate of operation. Details what shall apply for a deficiency report and duties of a building owner relating to testing failures. Provides a requirement and contents for posting of notice. Provides for submission, including requirement and verification of certificate of operation. Asserts that an owner of a building who violates this chapter shall be assessed a civil penalty of \$100 per violation per day of noncompliance, which shall be payable to the Office of the State Fire Commissioner. Effective in one year.

Bill History: 01-31-24 Introduced and referred to the House Veterans Affairs and Emergency Preparedness Committee

HB 2148 Madsen, David

(PN 2772) Amends the Pennsylvania Human Relations Act, adding a section to provide for right to provide verifiable alternative evidence of ability to pay, adding a definition for the term "alternative evidence," and adding a subsection to further provide for unlawful discriminatory practices. Stipulates what a landlord must do if the applicant elects to provide lawful, verifiable alternative evidence of the applicant's reasonable ability to pay. Provides that it shall be an unlawful discriminatory practice for any landlord that receives a government rent subsidy to use a financial or income standard in assessing eligibility for rental housing that is not based on the portion of the rent to be paid by the tenant or to use a person's credit history as part of the application process for rental housing without offering the applicant the option, at the applicant's discretion, of providing lawful, verifiable alternative evidence of the applicant's reasonable ability to pay the portion of the rent to be paid by the tenant, including government benefit payments, pay records and bank statements. Effective in 60 days.

	Bill History:	03-25-24 Introduced and referred to the House Housing and Community Development Committee	
HB 2237	Scheuren, Donna	(PN 2991) Amends Titles 18 (Crimes and Offenses) and 42 (Judiciary and Judicial Procedure), in arson, criminal mischief and other property destruction, further providing for the offense of criminal mischief; in burglary and other criminal intrusion, providing for removal of trespassers from real property; in particular rights and immunities, providing for an offense and civil action relating to trespass on real property; and imposing penalties. Revises grading for the offense of criminal mischief. Provides section explaining for the removal of trespassers from real property. Defines "illegal alien." Provides section for trespassing on real property cause of action and damages and fees awarded to real property owners. Effective in 60 days.	
	Bill History:	04-25-24 Introduced and referred to the House Judiciary Committee	
HB 2443	Krajewski, Rick	(PN 3362) The Right to Counsel Program Act establishes the Right to Counsel Program within the Department of Human Services (DHS) to provide grants to designated organizations for the statewide direct representation of eligible individuals and the Tenant Right to Counsel Task Force within DHS to advise DHS on the program, analyze trends and plan for the expansion of legal services to all eligible tenants; and imposes duties on DHS. Provides definitions. Provides for the implementation and administration of the program. Directs DHS to work in partnership with designated organizations under the program. Requires a legal service performed by a designated organization per this chapter to not supplant, replace or satisfy any obligation or responsibility of the designated organization under another program, agreement or contract. Specifies the purposes for which a designated organization may use money under the program. Outlines the award of grants, providing for the application form, application submittal, review	

		and determination and diversity. Stipulates who the task force shall consist of and provides for the chairperson and vice chairperson of the task force. Details the duration, reappointment and office of the task force. Provides for filling vacancy and occurrence. Specifies a quorum and majority vote. Asserts that the task force shall hold its initial meeting no later than 60 days from the effective date of this section. Provides provisions for compensation and expenses, as well as staff and resources. Imposes duties and responsibilities on the task force, subject to the review and approval of DHS. Requires a report from the task force within two years of the effective date, and biennially thereafter, specifying what a report shall include at a minimum, stating who each report shall be submitted to and requiring the report be posted on DHS's website. Provides provisions for funding, detailing available resources and limitations. Outlines administration costs, providing for limitation and nature of administrative costs. Allows DHS to randomly audit grant recipients to ensure the appropriate use of grants and compliance, requiring each designated organization to establish a system of monitoring compliance with grant requirements. Directs DHS to adopt or promulgate rules or regulations necessary, further providing for temporary regulations and permanent regulations. Effective in 60 days.
	Bill History:	06-24-24 Introduced and referred to the House Housing and Community Development Committee
SB 98	L c h s r v t u d a i i u d	PN 44) Amends the Housing Authorities aw, providing for public housing safety committees by detailing within each aousing authority, a public housing afety committee shall be created to eview background checks in compliance with federal law. The committee shall ake all necessary measures to comply with federal law and evaluate locumentation provided by the housing puthority; the committee shall vote to nform the authority of its evaluation; letails process for denying an application. Provides requirements for

		 ! !	background checks for landlords. Provisions relating to public housing safety committees are effective immediately; the remainder of the act is effective in 90 days.
		Bill History:	01-18-23 Introduced and referred to committee on Senate Urban Affairs and Housing
SB 124	Muth, Katie		(PN 109) Amends the Pennsylvania Human Relations Act, further providing for definitions by inserting a definition for source of income. In unlawful discriminatory practices and in prohibition of certain real estate practices, updates language to reflect the added definition. Effective in 60 days.
		Bill History:	01-19-23 Introduced and referred to committee on Senate Urban Affairs and Housing
SB 149	Brewster, Jim		(PN 734) Amends the Real Estate Tax Sale Law, further providing for the title of the act; and, in sale of property, providing for county demolition and rehabilitation fund. Establishes the County Demolition and Rehabilitation Fund, allowing a county of the first, second, second class A, third, fourth, fifth, sixth, seventh or eighth class and home rule charter county of any of these classes that imposes a fee to establish a fund. Prevents the governing body of a county from imposing a fee not exceeding \$250 for the sale of any property sold in accordance with the act or action for mortgage foreclosure. Provides for fee collection. Clarifies contents of an ordinance to establish the fund. Specifies provisions shall not apply to a property acquired by the Pennsylvania Housing Finance Agency (PHFA). Effective in 60 days. (Prior Printer Number(s): 123)

	Companions:	SB 574 Brewster, Jim (Refiled from 21R Session)
	Bill History:	12-13-23 Senate Final Passage (41-9) 07-01-24 House Final Passage (109-93)
		07-08-24 Approved by the Governor Act 48
SB 202	Fontana, Wayne	(PN 83) Amends the Municipal Claim and Tax Lien Law, further providing for municipal claims first lien, cities of first class, docketing, judgment and execution, for cities of the first class, recovery of judgment and sale free from claims, for redemption and for rule to show cause, decree, service and notice and providing for disposition of property in cities of the second class. Strikes language on the writs of scire facias, provides for powers of the mayor of a city of the second class. Effective in 60 days.
	Companions:	HB 711Kinkead, Emily(Related)6-19-23 Received in the Senate and referred to the Senate Urban Affairs and Housing Committee
	Bill History:	06-07-23 Senate Final Passage (50-0) 06-22-23 House Final Passage (149-53) 07-05-23 Approved by the Governor Act 4
SB 216	Costa, Jay	(PN 185) Amends the Taxpayer Relief Act, in senior citizens property tax and rent rebate assistance, providing it is unlawful for a landlord and tenant to enter into a lease or agreement to assign or pay any portion of any rebate payable under this chapter to which the tenant may be entitled to the landlord or the landlord's assignee or representative. Establishes penalties for landlords in violation and provides enforcement by the Office of Attorney General (OAG). Effective in 60 days.

	Companions:	SB 747 Costa, Jay	(Refiled from 21R Session)	
	Bill History:	01-31-23 Introduced committee on Senate		
SB 339	Tartaglione, Christine	(PN 275) The Radon provides for testing f of radon and remedia school buildings, resi residential homes an buildings and impose the board of school of each school district of test in each school b guidelines for comple deadlines. Requires f measures no later th days before the start which would provide the radon test to par Provides the board of shall continue to com each school building district every five year adon tests, providin and certification. Directs conduct radon tests if providing for deadlin measures in which la prospective tenants. continue subsequent five years after the in as provides for test f certification. Directs sellers to conduct radon for deadlines and ref in which sellers must buyers. Instructs sel subsequent radon te after the initial tests, for test results and ce to conduct radon test deadlines, providing measures that provid general public, subset years after the initial and certificates. Direct of Environmental Pro- adopt rules and regu- enforcement of the F	for dangerous levels ation measures in idential buildings, ad commercial es penalties. Directs directors to ensure conducts a radon wilding with etion by specified remediation han 10 business t of the school year, information from rents or guardians. of school directors aduct radon tests in of the school ars after the initial of for test results ects landlords to in dwelling units, les and remediation andlords inform Directs landlords to c radon tests every nitial tests, as well results and residential home don tests, providing mediation measures t inform potential lers to continue ests every five years , as well as provides certification. commercial buildings its by specified for remediation de notice to the equent tests five l test, test rules, ects the Department otection (DEP) to ilations for the	

		Act. Provides that an individual in violation of any provision of the act or rules and regulations adopted by DEP under Section 7 may be subject to 29 U.S.C. 651 et. seq. (Occupational Safety and Health Act of 1970). Effective in 60 days.		
	Companions:	SB 205 Tartaglione, Christ	ine (Refiled) from 21R Session)	
	Bill History:	02-10-23 Introduced and committee on Senate Environment Resources and Energy		
SB 369 Mastriano, Doug		(PN 312) The Property Owner's Bill of Rights Act provides for a property owner's bill of rights statement. Clarifies definitions. Directs the attorney general to prepare a written statement that includes a bill of rights for an owner whose property may be condemned by an acquiring agency through the use of the agency's eminent domain authority which should be available on the Office of the Attorney General's publicly accessible website. Provides that the property owner's bill of rights shall be provided to the last known address of the property owner at least seven days before the agency's declaration of taking. Provides a disclaimer. Effective in 60 days.		
	Companions:	HB 1395 Quinn, Chris	(Refiled from 21R Session)	
	Bill History:	02-21-23 Introduced and committee on Senate Juc		
SB 376	Hughes, Vincent	(PN 298) Amends the Ac Code, establishing the C Housing Council. Adds a council and establishes t Commonwealth Housing coordinate with executiv and agencies regarding I housing policies. Provide membership criteria to in secretary of community	ommonwealth definition for he Council to e departments Pennsylvania's es for nclude the	

development, the secretary of human services, the Executive Director of the Pennsylvania Housing Agency, the secretary of the budget, a senator appointed by the president pro tempore, a senator appointed by the minority leader, a representative appointed by the Speaker of the House, a representative appointed by the Minority Leader of the House, the mayor of a city of the first class, the county executive of a county of the second class, one member of country government appointed by the governor from a specified list for each county grouping, or a respective designee. Provides for administration of council, to set auidelines for organization, auorum and meeting requirements. Provides a term limit of any member of the council shall include three years and reappointments for no more than two consecutive terms. Provides the duties of the council include developing a unified set of housing-related goals and priorities, working in collaboration with executive departments or agencies, developing and updating a state plan at least once every five years, creating and maintaining a consolidated inventory and resource guide, implementing national best practices research, conducting research or collecting data relating to the needs, demands and conditions of affordable and workforce housing, ensuring Pennsylvania's comprehensive housing strategy is developed with the needs of the diverse communities of the state, serving as a coordinating resource, working in collaboration with executive departments or agencies and providing regular updates to the governor, the executive departments or agencies and the General Assembly. Requires that the council inform the governor and the General Assembly and post relevant information about its work. Effective in 60 days.

Bill History: 02-16-23 Introduced and referred to committee on Senate Urban Affairs and Housing

SB 619	Kane, John	(PN 647) Amends the P Human Relations Act, fu for unlawful discriminat indicate in the case of a landlord shall extend th granted under this subs existing renter who eith with a handicap or disa start date of the renter to the lease or rental ag Amendments shall appl rental agreement execu- on or after the effective in 60 days.	urther providing cory practices to a rental, the be protections section to any her is a person bility after the s term pursuant greement. y to a lease or uted or renewed
	Companions:	SB 1168 Kane, John (F)	(Refiled from 21R Session)
	Bill History:	04-25-23 Introduced an committee on Senate Un Housing	
SB 718	Argall, David	(PN 794) Amends Title Generally), in consolida assessment, further pro- taxing districts and pro- redress in appeals. Effe	ted county oviding for appeals by viding for standards of
	Companions:	SB 297 Argall, David	(Refiled from 21R Session)
	Bill History:	05-31-23 Introduced an committee on Senate Un Housing	
SB 859	Schwank, Judy	(PN 1024) Amends the Tenant Act, in prelimina provide for reusable ter report. Allows landlords accept a reusable scree offering real property for Landlords may require state there have been r changes to the informa report. If an applicant p	ary provisions, to nant screening to elect to ening report in or lease. applicants to no material tion in the

		to a landlord that accepts reusable reports, the landlord shall not charge the applicant a fee for the landlord to access the report or an application screening fee. Outlines information that shall be included in a report and indicates reports shall prominently state the date through which the information within the report is current. Provides definitions for applicant, application screening fee, consumer report, consumer reporting agency and reusable tenant screening report. Effective in 60 days.
	Bill History:	07-27-23 Introduced and referred to committee on Senate Urban Affairs and Housing
SB 860	Schwank, Judy	(PN 1025) Amends the Landlord and Tenant Act, in creation of leases, statute of frauds and mortgaging of leaseholds, to provide for rental applications. Specifies that a landlord or the landlord's agent may not charge a rental application fee of more than \$25 to apply to enter into a rental agreement for a residential dwelling unit. Provides that a landlord or the landlord's agent may only use a rental application fee to conduct a background check on the applicant, and that a background check shall include a check of the applicant's criminal history record and credit score. Establishes the factors that may indicate a demonstrable risk to resident and property safety. Effective in 60 days.
	Companions:	HB 366 Isaacson, Mary (Related) 3-14-23 Introduced and referred to
		committee on House Housing and Community Development

		Bill History:	07-27-23 Introduced and referred to committee on Senate Urban Affairs and Housing	
SB 861	Schwank, Judy		(PN 1026) Amends the Manufactured Home Community Rights Act, further providing for damages. Details applicability in the event a manufactured home community owner or operator and a manufactured home lessee execute a renewed or extended lease for a manufactured home space on or after the effective date of the provisions, which increases rent or payables to the lessor. The manufactured home community owner or operator may not collect increased rent or fee-payable rent from the manufactured home lessee if the owner or operator fails to comply with certain requirements. Effective in 60 days.	
		Bill History:	07-27-23 Introduced and referred to committee on Senate Urban Affairs and Housing	
SB 1095	Dillon, James	(PN 1411) Amends the Landlord and Tenant Act, in preliminary provisions, providing for residential rental property rate increases; and establishing the Rent Control Advisory Board. Prohibits residential rental property rate increases by an amount greater than 10 percent above the lowest gross rental amount charged for the residential rental property at any time during the twelve-month period prior to the effective date of the increase or prohibits the same rate increases by a rate greater than the percentage increase in the annual area median income of the county in which the residential rental property is located, whichever is greater. Provides for notices of increases in the gross rental amount for a tenant by a lessor. Prohibits a lessor from increasing the gross rental amount for a new tenant more than 15 percent above the gross rental amount paid by the immediately previous tenant. Establishes a lessor in violation of the section is liable to the tenant in an amount		

equal to three months' rent of the tenant plus actual damages suffered by the tenant. Allows tenants to pursue a private cause of action for relief. Establishes the Rent Control Advisory Board and provides for board members' terms. Prohibits board members from serving for pay. Provides for board member vacancies, removals and qualifications. Requires the board to issue a report of its findings and recommendations regarding the effects of the legislation as it relates to lessors, tenants, residential rental property and other related matters no later than one year after the effective date of the legislation. Requires the board to ascertain the area median income and percentage increase in the area median income for each commonwealth county and provide the information to the Legislative Reference Bureau for publication in the next available issue of the Pennsylvania Bulletin. Provides for evictions based on "good cause," lessor appeals, general exceptions and definitions. Effective in 60 days.

Bill History: 03-11-24 Introduced and referred to committee on Senate Urban Affairs and Housing

SB 1137 Saval, Nikil

(PN 1498) Amends Title 42 (Judiciary and Judicial Procedure), in dockets, indices and other records, adding a subchapter to provide for limited access to eviction information. Defines "disseminate," "eviction case," "eviction information" and "limited access eviction file." Establishes the general rule that a court or the Administrative Office may not disseminate to an individual or post on a website a limited access eviction file unless a final disposition of the case in favor of the plaintiff is present and the case is less than seven years old. Specifies the circumstances in which a court may disseminate a limited access eviction file. Directs courts within 180 days of the effective date of this subsection, and on a monthly basis thereafter, to automatically place under limited access all eviction information when seven or more years have elapsed since the filing date of the eviction case, if a court vacates a judgment or marks a judgment satisfied or if a court opens or sets aside a default judgment and enters a disposition that is subject to limited access under subsection (a). Provides for satisfaction of judgment, disclosure and

		d a a f f (L L c c s r r n v a n d t t t a	pplicability. Asserts that a person may not isseminate any information contained in a limited ccess eviction file, and this subsection does not pply to a defendant in an eviction case. Provides or furnishing information and disclosure rohibited. Stipulates that a violation of subsection b) or (c) constitutes an unlawful practice under the Infair Trade Practices and Consumer Protection aw. Allows a tenant or occupant to bring a private ause of action seeking compliance with this ection. Grants the tenant or occupant the right to ecover an amount equal to and not more than two nonths' rent or twice the damages sustained, whichever is greater, and reasonable attorney fees if person violates this section. Specifies that othing in this section shall prohibit the issemination of information regarding a money udgment for the sole purpose of collection and that his section applies to an eviction case filed on or fter the effective date of this subsection. Provides or procedures. Effective in 180 days.
		Bill History:	04-05-24 Introduced and referred to committee on Senate Urban Affairs and Housing
SB 1236	Laughlin, Daniel	(PN 1669) Amends the Landlord and Tenant Act, in preliminary provisions, further providing for definitions; in recovery of possession, further providing for notice to quit; in repeals, providing for applicability; and making an editorial change. Adds a definition for "tenant." Adds under the section to relating to notice to quit providing that this section shall not apply to a landlord desirous of repossessing real property from a person who is not a tenant of the real property. Revises Article VI heading to Miscellaneous Provisions and adds a section relating to applicability. Provides this act shall not apply to a person who possesses the real property of another without the other person's express or implied consent. Effective in 60 days.	
		Bill History:	06-12-24 Senate Final Passage (48-0)
			07-09-24 House Final Passage (202-0) 07-10-24 Presented to the Governor