AN ACT relating to tenancies in real property.

Be it enacted by the General Assembly of the Commonwealth of Kentucky:

- →SECTION 1. A NEW SECTION OF KRS CHAPTER 383 IS CREATED TO READ AS FOLLOWS:
- (1) This section shall apply only to leases or rental agreements created or renewed on or after the effective date of this Act.
- (2) As used in this section:
 - (a) "Named individual" means a person identified in the protective orders

 listed in paragraph (b) of this subsection as restrained from contact with the

 protected tenant; and
 - (b) 1. "Protected tenant" means a residential rental or leased housing

 tenant, applicant for tenancy, or a tenant with a minor household

 member, who is protected by a valid:
 - a. Domestic violence order issued pursuant to KRS 403.740;
 - b. Pretrial release no contact order issued pursuant to KRS 431.064; or
 - c. Interpersonal protective order issued pursuant to KRS 456.060; and
 - 2. For purposes of subsections (3) and (4) of this section, "protected tenant" also means a residential rental or leased housing tenant, applicant for tenancy, or a tenant with a minor household member who is protected by a valid emergency protective order issued pursuant to KRS 403.730 or by a temporary interpersonal protective order issued pursuant to KRS 456.040.
- (3) (a) A landlord shall not terminate, fail to renew, refuse to enter into, or otherwise retaliate in the renting or leasing of a residence because of the person's status as a protected tenant.

- (b) It shall be a defense to an action for possession of a rented or leased residential property if the court determines that a tenant:
 - 1. Is a protected tenant; and
 - 2. The notice to vacate is substantially based on acts which violated the tenant's protective order or led to the issuance of a protective order listed in subsection (2) of this section, including an action for possession based on complaints of noise, disturbances, or repeated presence of peace officers.
- (4) (a) A protected tenant may require the landlord to install a new lock to the protected tenant's dwelling. A landlord shall comply with this requirement by:
 - 1. Rekeying the lock if the lock is in good working condition; or
 - 2. Replacing the entire locking mechanism with a locking mechanism of equal or better quality than the lock being replaced.
 - (b) 1. No later than forty-five (45) days after the landlord provides

 documentation of the cost of changing the lock to the protected tenant
 who requested the change, the tenant shall reimburse the landlord for
 the cost and any associated fee, provided that the fee shall not exceed
 fees imposed on other tenants for changing the locks under any other
 circumstances.
 - 2. If a protected tenant does not reimburse the landlord as required in subparagraph 1. of this paragraph, the landlord may withhold the amount from the tenant's security deposit.
 - (c) A landlord who installs a new lock at the protected tenant's request may retain a copy of the key that opens the new lock.
 - (d) Regardless of any provision in the lease or rental agreement, the landlord may refuse to provide a key to the new lock to a named individual, even if

- the named individual is a party to the lease or rental agreement.
- (e) A named individual who has been excluded from leased or rented property under this section remains liable for rent.
- (5) (a) A protected tenant may terminate his or her lease or rental agreement by providing the landlord with a written notice of termination to be effective on a date stated in the notice that is at least thirty (30) days after the landlord's receipt of the notice. The notice to the landlord shall be accompanied by a copy of a valid protective order listed in subsection (2)(b)1. of this section.
 - (b) Upon termination of a lease or rental agreement under this section, the released tenant shall:
 - 1. Be liable for the rent due under the lease or rental agreement prorated

 to the effective date of the termination and payable at the time that

 would have been required by the terms of the lease or rental

 agreement;
 - 2. Not receive a negative credit entry, a negative character reference, or

 be liable for any other rent or fees due solely to the early termination

 of the tenancy; and
 - 3. Not be subject to any damages or penalties if a lease or rental agreement is terminated under this subsection fourteen (14) or more days prior to occupancy.
 - (c) Regardless of whether the named individual is a party to a lease or rental agreement terminated under this subsection, the named individual:
 - 1. Is deemed to have interfered with the terminated lease or rental agreement between the landlord and tenant; and
 - 2. Shall be civilly liable for all economic losses incurred by the landlord

 for the early lease termination, including unpaid rent, early lease

 termination fees, commissions and advertising costs incurred in

- reletting the premises, costs to repair damages to the premises, or any reductions in rent previously granted to the protected tenant.
- (6) Regardless of conflicting provisions in a named individual's rental agreement or lease, if a named individual and a protected tenant are co-tenants, a landlord may:
 - (a) Refuse access to the property by a named individual unless the named individual is specifically permitted access by court order; and
 - (b) Pursue all available legal remedies against the named individual, including:
 - 1. Termination of the named individual's rental agreement or lease;
 - 2. Eviction of the named individual, whether or not a lease or rental agreement between the landlord and the named individual exists; and
 - 3. Action for damages against the named individual for any unpaid rent owed by the named individual or any damages resulting from a violation of a valid protective order listed in subsection (2)(b)1. of this section.
- (7) Notwithstanding the release of a protected tenant or an exclusion of a named individual from a lease or rental agreement under this section, if there are any remaining tenants residing in the dwelling unit, the tenancy shall continue for those tenants.
- (8) A landlord is immune from civil liability if the landlord in good faith acts in accordance with this section.
- →SECTION 2. A NEW SECTION OF KRS CHAPTER 383 IS CREATED TO READ AS FOLLOWS:
- (1) A landlord shall not include in a residential rental agreement or lease for

 housing a provision authorizing the landlord to terminate the agreement or to

 impose a penalty on a tenant for requests made by the tenant for assistance from

- peace officers or other assistance in response to emergencies.
- (2) A residential rental agreement or lease provision prohibited by subsection (1) of this section is unenforceable. If a landlord enforces a rental agreement or lease containing provisions known by the landlord to be prohibited by this section, the tenant may recover actual damages sustained by the tenant, reasonable attorney's fees, and all other costs incurred in bringing the action, and punitive damages of not more than two (2) months of periodic rent.
- (3) This section shall apply only to leases or rental agreements created or renewed on or after the effective date of this Act.