From: Sent: Saturday, March 30, 2013 11:52 AM To: Newell Channa Subject: (no subject)

Channa Newell,

I wanted to express my opinion about SB 91 and ask you to oppose it as it limits the Landlords ability to use a persons criminal history in screening for tenants and is unreasonable. The bill says I cannot consider a crime that is not a "person or property crime".. where does the reoccurring drunk driver or identity theft convict fit in here? Why should other tenants be subject to known criminal neighbors? Applicants earned their backgrounds- I should be able to decide whether their background works for me and my other tenants.

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Thank you for your consideration in this matter.

Susan Vaughn