A-Engrossed House Bill 3522

Ordered by the House March 28 Including House Amendments dated March 28

Sponsored by Representatives HARTMAN, WRIGHT; Representatives DIEHL, GAMBA, GOMBERG, MANNIX, NATHANSON, NGUYEN D, NGUYEN H, OSBORNE, PHAM H, RUIZ, WALTERS, YUNKER, Senator PATTERSON

SUMMARY

The following summary is not prepared by the sponsors of the measure and is not a part of the body thereof subject to consideration by the Legislative Assembly. It is an editor's brief statement of the essential features of the measure. The statement includes a measure digest written in compliance with applicable readability standards.

Digest: This Act allows the eviction of a squatter. (Flesch Readability Score: 66.1). Allows an owner **or landlord** to evict a squatter.

A BILL FOR AN ACT

2 Relating to evictions of squatters; creating new provisions; and amending ORS 90.100, 105.115, 105.126 and 105.130.

Be It Enacted by the People of the State of Oregon:

SECTION 1. Section 2 of this 2025 Act is added to and made a part of ORS chapter 91.

SECTION 2. An owner or landlord, as defined in ORS 90.100, of a premises may take possession pursuant to ORS 105.100 to 105.168 of the premises from a squatter, as defined in ORS 90.100, after giving the person 24 hours' written notice of the termination of the occupancy. The notice must specify the date and time by which the person must vacate and state that the cause of the termination is the person's status as a squatter. The notice does not create a right of occupancy or tenancy for the squatter.

SECTION 3. ORS 105.115 is amended to read:

105.115. (1) Except as provided by subsections (2) and (3) of this section, the following are causes of unlawful holding by force within the meaning of ORS 105.110, 105.123 and 105.126:

- (a) When the tenant or person in possession of any premises fails or refuses to pay rent within 10 days after the rent is due under the lease or agreement under which the tenant or person in possession holds, or to deliver possession of the premises after being in default on payment of rent for 10 days.
- (b) When the lease by its terms has expired and has not been renewed, or when the tenant or person in possession is holding from month to month, or year to year, and remains in possession after notice to quit as provided in ORS 105.120, or is holding contrary to any condition or covenant of the lease or is holding possession without any written lease or agreement.
- (c) When the owner or possessor of a recreational vehicle that was placed or driven onto property without the prior consent of the property owner, operator or tenant fails to remove the recreational vehicle. The property owner or operator is not required to serve a notice to quit the property before commencing an action under ORS 105.126 against a recreational vehicle owner or possessor holding property by force as described in this paragraph.

NOTE: Matter in **boldfaced** type in an amended section is new; matter [*italic and bracketed*] is existing law to be omitted. New sections are in **boldfaced** type.

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- (d) When the person in possession of a premises remains in possession after the time when a purchaser of the premises is entitled to possession in accordance with the provisions of ORS 18.946 or 86.782.
- (e) When the person in possession of a premises remains in possession after the time when a deed given in lieu of foreclosure entitles the transferee named in the deed to possession of the premises.
- (f) When the person in possession of a premises remains in possession after the time when a seller is entitled to possession in accordance with the provisions of ORS 93.930 (2)(c) or pursuant to a judgment of strict foreclosure of a recorded contract for transfer or conveyance of an interest in real property.
- (g) When the person in possession of a premises remains in possession after the expiration of a valid notice terminating the person's right to occupy the premises pursuant to ORS 91.120, 91.122 or 91.130.
- (h) When the person is a squatter who remains in possession of a premises after the expiration of a notice given under section 2 of this 2025 Act.
 - (2) In the case of a dwelling unit to which ORS chapter 90 applies:
- (a) The following are causes of unlawful holding by force within the meaning of ORS 105.110 and 105.123:
- (A) When the tenant or person in possession of any premises fails or refuses to pay rent within the time period required by a notice under ORS 90.392 or 90.394.
- (B) When a rental agreement by its terms has expired and has not been renewed, or when the tenant or person in possession remains in possession after a valid notice terminating the tenancy pursuant to ORS chapter 90, or is holding contrary to any valid condition or covenant of the rental agreement or ORS chapter 90.
- (b) A landlord may not file an action for the return of possession of a dwelling unit based upon a cause of unlawful holding by force as described in paragraph (a) of this subsection until after the expiration of a rental agreement for a fixed term tenancy or after the expiration of the time period provided in a notice terminating the tenancy.
- (c) The court may dismiss a claim for possession at any time if the complaint does not comply with this subsection.
- (3) In an action under subsection (2) of this section, ORS chapter 90 shall be applied to determine the rights of the parties, including:
 - (a) Whether and in what amount rent is due;
 - (b) Whether a tenancy or rental agreement has been validly terminated; and
- (c) Whether the tenant is entitled to remedies for retaliatory conduct by the landlord as provided by ORS 90.385 and 90.765.

SECTION 4. ORS 105.126 is amended to read:

- 105.126. For a complaint described in ORS 105.123, if ORS chapter 90 does not apply to the premises:
- (1) The complaint must be in substantially the following form and be available from the clerk of the court:

IN THE CIRCUIT COURT FOR THE COUNTY OF

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3	EVICTION COMPLAINT
4	([Tenancy] Not covered by ORS chapter 90)
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6	No
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8	(Landlord),
9	Plaintiff(s)
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11	vs.
12	
13	(Tenant),
14	$\operatorname{Defendant}(\mathbf{s})$
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16	1.
17	Defendant is in possession of the following premises:
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19	
20	(city)
21 22	(city)
23	2.
24	Defendant entered upon the premises with force or is unlawfully holding the premises with
25	force.
26	
27	3.
28	Plaintiff is entitled to possession of the premises, because:
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30	24-hour notice for squatter. Section
31	2 of this 2025 Act.
32	30-day notice (month-to-month
33	tenancy)
34	30-day notice (cause)
35	Notice to bona fide tenants after
36	foreclosure sale or termination of
37	fixed term tenancy after foreclosure
38	sale. ORS 86.782 (6)(c).
39	Other notice (explain)
40	No notice (explain)
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42	A COPY OF ANY NOTICE RELIED UPON IS ATTACHED
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44	Wherefore, plaintiff prays for possession of the premises, costs and disbursements and attorney
45	fees, if applicable.

1 ______ 2 Plaintiff

(2) A copy of the notice relied upon, if any, must be attached to the complaint.

SECTION 5. ORS 105.130 is amended to read:

105.130. (1) Except as provided in this section and ORS 105.135, 105.137 and 105.140 to 105.161, an action pursuant to ORS 105.110 shall be conducted in all respects as other actions in courts of this state.

- (2) Upon filing a complaint in the case of a dwelling unit to which ORS chapter 90 applies, the clerk shall:
 - (a) Collect a filing fee of \$88;
 - (b) Collect any other fee authorized by law or ordinance; and
- (c) With the assistance of the plaintiff or an agent of the plaintiff, complete the applicable summons and provide to the plaintiff or an agent of the plaintiff sufficient copies of the summons and complaint for service.
- (3) The court shall collect a filing fee of \$88 from a defendant that demands a trial under this section.
- (4) An action pursuant to ORS 105.110 shall be brought in the name of a person entitled to possession as plaintiff. The plaintiff may appear in person or through an attorney. In an action to which ORS chapter 90 applies, the plaintiff may also appear through a nonattorney who is an agent or employee of the plaintiff or an agent or employee of an agent of the plaintiff.
- (5) Notwithstanding ORS 9.160, 9.320 and ORS chapter 180, a state agency may appear in an action brought pursuant to ORS 105.110 through an officer or employee of the agency if:
- (a) The Attorney General consents to the representation of the agency by an officer or employee in the particular action or in the class of actions that includes the particular action; and
- (b) The agency, by rule, authorizes an officer or employee to appear on its behalf in the particular type of action being conducted.
- (6) An action brought under ORS 105.110 by a person entitled to possession of premises on the basis of circumstances described in ORS 105.115 (1)(d), (e), (f) or (h) [or (f)] is subject to the filing fees and other court or sheriff fees applicable to an action concerning a dwelling unit that is subject to ORS chapter 90. The procedure under ORS 105.100 to 105.168 that is applicable to an action concerning a dwelling unit subject to ORS chapter 90 shall also apply to an action brought under ORS 105.115 (1)(d), (e), (f) or (h) [or (f)], except that the complaint must be in the form prescribed in ORS 105.126.

SECTION 6. ORS 90.100 is amended to read:

90.100. As used in this chapter, unless the context otherwise requires:

- (1) "Accessory building or structure" means any portable, demountable or permanent structure, including but not limited to cabanas, ramadas, storage sheds, garages, awnings, carports, decks, steps, ramps, piers and pilings, that is:
 - (a) Owned and used solely by a tenant of a manufactured dwelling or floating home; or
- (b) Provided pursuant to a written rental agreement for the sole use of and maintenance by a tenant of a manufactured dwelling or floating home.
- (2) "Action" includes recoupment, counterclaim, setoff, suit in equity and any other proceeding in which rights are determined, including an action for possession.

- (3) "Applicant screening charge" means any payment of money required by a landlord of an applicant prior to entering into a rental agreement with that applicant for a residential dwelling unit, the purpose of which is to pay the cost of processing an application for a rental agreement for a residential dwelling unit.
- (4) "Attorney" includes an associate member of the Oregon State Bar practicing law within the member's approved scope of practice.
 - (5) "Bias crime" has the meaning given that term in ORS 147.380.
- (6) "Building and housing codes" includes any law, ordinance or governmental regulation concerning fitness for habitation, or the construction, maintenance, operation, occupancy, use or appearance of any premises or dwelling unit.
 - (7) "Carbon monoxide alarm" has the meaning given that term in ORS 105.836.
 - (8) "Carbon monoxide source" has the meaning given that term in ORS 105.836.
 - (9) "Conduct" means the commission of an act or the failure to act.
- (10) "DBH" means the diameter at breast height, which is measured as the width of a standing tree at four and one-half feet above the ground on the uphill side.
- (11) "Dealer" means any person in the business of selling, leasing or distributing new or used manufactured dwellings or floating homes to persons who purchase or lease a manufactured dwelling or floating home for use as a residence.
 - (12) "Domestic violence" means:

- (a) Abuse between family or household members, as those terms are defined in ORS 107.705; or
- (b) Abuse, as defined in ORS 107.705, between partners in a dating relationship.
- (13) "Drug and alcohol free housing" means a dwelling unit described in ORS 90.243.
- (14) "Dwelling unit" means a structure or the part of a structure that is used as a home, residence or sleeping place by one person who maintains a household or by two or more persons who maintain a common household. "Dwelling unit" regarding a person who rents a space for a manufactured dwelling or recreational vehicle or regarding a person who rents moorage space for a floating home as defined in ORS 830.700, but does not rent the home, means the space rented and not the manufactured dwelling, recreational vehicle or floating home itself.
 - (15) "Essential service" means:
- (a) For a tenancy not consisting of rental space for a manufactured dwelling, floating home or recreational vehicle owned by the tenant and not otherwise subject to ORS 90.505 to 90.850:
- (A) Heat, plumbing, hot and cold running water, gas, electricity, light fixtures, locks for exterior doors, latches for windows and any cooking appliance or refrigerator supplied or required to be supplied by the landlord; and
- (B) Any other service or habitability obligation imposed by the rental agreement or ORS 90.320, the lack or violation of which creates a serious threat to the tenant's health, safety or property or makes the dwelling unit unfit for occupancy.
- (b) For a tenancy consisting of rental space for a manufactured dwelling, floating home or recreational vehicle owned by the tenant or that is otherwise subject to ORS 90.505 to 90.850:
- (A) Sewage disposal, water supply, electrical supply and, if required by applicable law, any drainage system; and
- (B) Any other service or habitability obligation imposed by the rental agreement or ORS 90.730, the lack or violation of which creates a serious threat to the tenant's health, safety or property or makes the rented space unfit for occupancy.
 - (16) "Facility" means a manufactured dwelling park or a marina.

- 1 (17) "Fee" means a nonrefundable payment of money.
 - (18) "First class mail" does not include certified or registered mail, or any other form of mail that may delay or hinder actual delivery of mail to the recipient.
 - (19) "Fixed term tenancy" means a tenancy that has a fixed term of existence, continuing to a specific ending date and terminating on that date without requiring further notice to effect the termination.
 - (20) "Floating home" has the meaning given that term in ORS 830.700. "Floating home" includes an accessory building or structure.
 - (21) "Good faith" means honesty in fact in the conduct of the transaction concerned.
- 10 (22) "Hazard tree" means a tree that:

- (a) Is located on a rented space in a manufactured dwelling park;
- (b) Measures at least eight inches DBH; and
- (c) Is considered, by an arborist licensed as a landscape construction professional pursuant to ORS 671.560 and certified by the International Society of Arboriculture, to pose an unreasonable risk of causing serious physical harm or damage to individuals or property in the near future.
 - (23) "Hotel or motel" means "hotel" as that term is defined in ORS 699.005.
- (24) "Informal dispute resolution" includes voluntary consultation between the landlord or landlord's agent and one or more tenants or voluntary mediation utilizing the services of a third party, but does not include mandatory mediation or arbitration.
- (25) "Landlord" means the owner, lessor or sublessor of the dwelling unit or the building or premises of which it is a part. "Landlord" includes a person who is authorized by the owner, lessor or sublessor to manage the premises or to enter into a rental agreement.
- (26) "Landlord's agent" means a person who has oral or written authority, either express or implied, to act for or on behalf of a landlord.
- (27) "Last month's rent deposit" means a type of security deposit, however designated, the primary function of which is to secure the payment of rent for the last month of the tenancy.
- (28) "Manufactured dwelling" means a residential trailer, a mobile home or a manufactured home as those terms are defined in ORS 446.003 or a prefabricated structure. "Manufactured dwelling" includes an accessory building or structure.
- (29) "Manufactured dwelling park" means a place where four or more manufactured dwellings are located, the primary purpose of which is to rent space or keep space for rent to any person for a charge or fee.
- (30) "Marina" means a moorage of contiguous dwelling units that may be legally transferred as a single unit and are owned by one person where four or more floating homes are secured, the primary purpose of which is to rent space or keep space for rent to any person for a charge or fee.
- (31) "Marina purchase association" means a group of three or more tenants who reside in a marina and have organized for the purpose of eventual purchase of the marina.
- (32) "Month-to-month tenancy" means a tenancy that automatically renews and continues for successive monthly periods on the same terms and conditions originally agreed to, or as revised by the parties, until terminated by one or both of the parties.
- (33) "Organization" includes a corporation, government, governmental subdivision or agency, business trust, estate, trust, partnership or association, two or more persons having a joint or common interest, and any other legal or commercial entity.
- (34) "Owner" includes a mortgagee in possession and means one or more persons, jointly or severally, in whom is vested:

- (a) All or part of the legal title to property; or
- 2 (b) All or part of the beneficial ownership and a right to present use and enjoyment of the 3 premises.
 - (35) "Person" includes an individual or organization.
 - (36) "Prefabricated structure" means a structure that is substantially constructed or assembled using closed construction at an off-site location in compliance with the state building code and that is sited and occupied by the owner in compliance with local codes.
 - (37) "Premises" means:

- (a) A dwelling unit and the structure of which it is a part and facilities and appurtenances therein;
- (b) Grounds, areas and facilities held out for the use of tenants generally or the use of which is promised to the tenant; and
 - (c) A facility for manufactured dwellings or floating homes.
- (38) "Prepaid rent" means any payment of money to the landlord for a rent obligation not yet due. In addition, "prepaid rent" means rent paid for a period extending beyond a termination date.
 - (39) "Recreational vehicle" has the meaning given that term in ORS 174.101.
 - (40) "Recreational vehicle park" has the meaning given that term in ORS 197.492.
- (41)(a) "Rent" means any payment to be made to the landlord under the rental agreement, periodic or otherwise, in exchange for the right of a tenant and any permitted pet to occupy a dwelling unit to the exclusion of others and to use the premises.
- (b) "Rent" does not include security deposits, fees or utility or service charges as described in ORS 90.315 (4) and 90.562.
- (42) "Rental agreement" means all agreements, written or oral, and valid rules and regulations adopted under ORS 90.262 or 90.510 (6) embodying the terms and conditions concerning the use and occupancy of a dwelling unit and premises. "Rental agreement" includes a lease. A rental agreement is either a week-to-week tenancy, month-to-month tenancy or fixed term tenancy.
- (43) "Roomer" means a person occupying a dwelling unit that does not include a toilet and either a bathtub or a shower and a refrigerator, stove and kitchen, all provided by the landlord, and where one or more of these facilities are used in common by occupants in the structure.
- (44) "Screening or admission criteria" means a written statement of any factors a landlord considers in deciding whether to accept or reject an applicant and any qualifications required for acceptance. "Screening or admission criteria" includes, but is not limited to, the rental history, character references, public records, criminal records, credit reports, credit references and incomes or resources of the applicant.
- (45) "Security deposit" means a refundable payment or deposit of money, however designated, the primary function of which is to secure the performance of a rental agreement or any part of a rental agreement. "Security deposit" does not include a fee.
 - (46) "Sexual assault" has the meaning given that term in ORS 147.450.
- (47)(a) "Squatter" means a person occupying a dwelling unit, or occupying any other property and using it for dwelling purposes, who is not so entitled under a rental agreement or who is not authorized by the tenant to occupy that dwelling unit.
 - (b) "Squatter" does not include a tenant who holds over as described in ORS 90.427 (11).
 - (48) "Stalking" means the behavior described in ORS 163.732.
- (49) "Statement of policy" means the summary explanation of information and facility policies to be provided to prospective and existing tenants under ORS 90.510.

- 1 (50) "Surrender" means an agreement, express or implied, as described in ORS 90.148 between 2 a landlord and tenant to terminate a rental agreement that gave the tenant the right to occupy a 3 dwelling unit.
 - (51) "Tenant":

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- (a) Except as provided in paragraph (b) of this subsection:
- (A) Means a person, including a roomer, entitled under a rental agreement to occupy a dwelling unit to the exclusion of others, including a dwelling unit owned, operated or controlled by a public housing authority.
 - (B) Means a minor, as defined and provided for in ORS 109.697.
- (b) For purposes of ORS 90.505 to 90.850, means only a person who owns and occupies as a residence a manufactured dwelling or a floating home in a facility and persons residing with that tenant under the terms of the rental agreement.
 - (c) Does not mean a guest or temporary occupant.
 - (52) "Transient lodging" means a room or a suite of rooms.
- 15 (53) "Transient occupancy" means occupancy in transient lodging that has all of the following 16 characteristics:
 - (a) Occupancy is charged on a daily basis and is not collected more than six days in advance;
 - (b) The lodging operator provides maid and linen service daily or every two days as part of the regularly charged cost of occupancy; and
- 20 (c) The period of occupancy does not exceed 30 days.
- 21 (54) "Vacation occupancy" means occupancy in a dwelling unit, not including transient occu-22 pancy in a hotel or motel, that:
 - (a) Has all of the following characteristics:
 - (A) The occupant rents the unit for vacation purposes only, not as a principal residence;
 - (B) The occupant has a principal residence other than at the unit; and
 - (C) The period of authorized occupancy does not exceed 45 days; or
 - (b) Is for the rental of a space in a recreational vehicle park on which a recreational vehicle owned by the occupant will be located and for which:
 - (A) The occupant rents the unit for vacation purposes only, not as a principal residence;
 - (B) The occupant has a principal residence other than at the space;
 - (C) The period of authorized occupancy does not exceed 90 days;
 - (D) The recreational vehicle is required to be removed from the park at the end of the occupancy period before a new occupancy may begin; and
 - (E) A written agreement is signed by the occupant that substantially states: "Your occupancy of this recreational vehicle park is a vacation occupancy and is NOT subject to the Oregon Residential Landlord and Tenant Act (ORS chapter 90)."
 - (55) "Victim" means:
 - (a) The person against whom an incident related to domestic violence, sexual assault, bias crime or stalking is perpetrated; or
 - (b) The parent or guardian of a minor household member against whom an incident related to domestic violence, sexual assault, bias crime or stalking is perpetrated, unless the parent or guardian is the perpetrator.
 - (56) "Week-to-week tenancy" means a tenancy that has all of the following characteristics:
- 44 (a) Occupancy is charged on a weekly basis and is payable no less frequently than every seven days;

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- (b) There is a written rental agreement that defines the landlord's and the tenant's rights and responsibilities under this chapter; and
- (c) There are no fees or security deposits, although the landlord may require the payment of an applicant screening charge, as provided in ORS 90.295.

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