## SECOND REGULAR SESSION HOUSE COMMITTEE SUBSTITUTE FOR

# HOUSE BILL NO. 2896

## **102ND GENERAL ASSEMBLY**

5924H.07C

DANA RADEMAN MILLER, Chief Clerk

## AN ACT

To amend chapters 534 and 569, RSMo, by adding thereto three new sections relating to the unlawful use of real property, with penalty provisions.

Be it enacted by the General Assembly of the state of Missouri, as follows:

Section A. Chapters 534 and 569, RSMo, are amended by adding thereto three new 2 sections, to be known as sections 534.602, 534.604, and 569.200, to read as follows:

534.602. 1. For purposes of this section, the following terms mean:

2 (1) "Petitioner", the property owner of property containing a residential 3 dwelling who has filed a verified petition under the provisions of this section;

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(2) "Respondent", the person or persons unlawfully occupying property containing a residential dwelling, against whom a verified petition has been filed;

6 (3) "Unlawful occupant" or "unlawful occupants", any person or persons who 7 detain, occupy, or trespass on property containing a residential dwelling without the 8 permission of the property owner, who otherwise have no legal right to occupy the 9 property under state law, and who are not afforded any protections provided to a tenant 10 under state law.

11 2. Notwithstanding any provision of this chapter to the contrary, a property 12 owner or his or her authorized agent may seek relief for the removal of a person or 13 persons unlawfully occupying property containing a residential dwelling under this 14 section by filing a verified petition in the county or city not within a county where the 15 property is located.

3. Except as provided in subsection 6 of this section, clerks under the supervision of a circuit clerk shall explain to the property owner or his or her authorized agent not represented by counsel the procedures for filing all forms and pleadings necessary for

EXPLANATION — Matter enclosed in bold-faced brackets [thus] in the above bill is not enacted and is intended to be omitted from the law. Matter in **bold-face** type in the above bill is proposed language.

the presentation of his or her petition to the court. Notice of the fact that clerks will 19 20 provide such assistance shall be conspicuously posted in the clerks' offices. The location 21 of the office where a petition can be filed shall be conspicuously posted in the court 22 building. The performance of duties prescribed in this section shall not constitute the 23 practice of law as defined in section 484.010. All duties of the clerk prescribed in this 24 section shall be performed without cost to the litigants. The supreme court may 25 promulgate rules as necessary to govern conduct of court clerks under this section and 26 shall provide forms for petitions and written instructions on filling out all forms and 27 pleadings necessary for the presentation of the petition to the court.

28 4. Filing fees and court costs under this section shall be the same as filing fees 29 and court costs required when filing a claim in associate circuit court.

30 5. (1) Upon the filing of a verified petition under this section, and for good cause 31 shown in the petition, the court shall immediately issue an exparte order to remove an unlawful occupant or unlawful occupants from property containing a residential 32 33 dwelling. The assertion of sufficient evidence that the person or persons are unlawfully 34 occupying property containing a residential dwelling shall constitute good cause for 35 purposes of this section. The petition shall set forth the following:

36 (a) The petitioner is the property owner or authorized agent of the property 37 owner;

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(b) The property that is being occupied includes a residential dwelling;

39 (c) An unlawful occupant or unlawful occupants have entered and remain or 40 continue to reside on the property owner's property;

41 (d) The real property was not open to members of the public at the time the 42 unlawful occupant or unlawful occupants entered;

43 (e) The unlawful occupant or unlawful occupants are occupying the property 44 without the permission of the property owner and are not guests of the property owner 45 nor otherwise authorized to make use of the property;

46 The property owner has directed the unlawful occupant or unlawful (f) 47 occupants to leave the property and the unlawful occupant or unlawful occupants have 48 failed or refused to vacate the premises;

49 (g) The property has not been leased to any person for three consecutive months, 50 and the unlawful occupant or unlawful occupants are not current or former tenants of 51 the property pursuant to any agreement with the property owner;

52 (h) The unlawful occupant or unlawful occupants are not immediate family 53 members of the property owner; and

54 (i) There is no pending litigation related to the real property between the property owner and any known unlawful occupant or unlawful occupants. 55

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(2) An ex parte order to have the unlawful occupant or unlawful occupants removed from property containing a residential dwelling entered by the court shall take effect when entered and shall remain in effect until there is valid service of process and a hearing is held on the motion. Such hearing shall be held within twenty-four hours of filing the verified petition unless good cause is shown for a delay. The court shall deny the ex parte order and dismiss the petition if the petitioner is not authorized to seek relief or does not show good cause.

63 (3) Failure to serve an ex parte order on the person or persons who are 64 unlawfully occupying property containing a residential dwelling shall not affect the 65 validity or enforceability of such order.

66 6. (1) If the court is unavailable after business hours or on holidays or 67 weekends, a verified petition for removal of the unlawful occupant or unlawful 68 occupants from property under this section may be filed before any available court in 69 the city or county having jurisdiction to hear the petition under the guidelines developed 70 under this subdivision (3) of this subsection.

(2) All papers in connection with the filing of a petition or the granting of an ex
 parte order under this section shall be certified by such court or the clerk within the
 next regular business day to the circuit court having jurisdiction to hear the petition.

74 (3) The supreme court shall develop guidelines that ensure a verified petition 75 under this section may be filed on holidays, evenings, and weekends.

76 7. Any ex parte order granted under this section shall be to protect the petitioner 77 from trespass by an unlawful occupant or unlawful occupants and may include such 78 terms as the court reasonably deems necessary to ensure the petitioner's safety 79 including, but not limited to:

80 (1) Restraining the respondent from committing or threatening to commit any 81 act of violence, molestation, stalking, assault, or disturbing the peace of the petitioner or 82 the petitioner's property, including violence against a pet;

(2) Restraining the respondent from entering the petitioner's premises or
 dwelling unit or coming within a certain proximity of the petitioner's premises or
 dwelling unit; and

86 (3) Restraining the respondent from communicating with the petitioner in any
 87 manner or through any medium.

88 8. When the court has, after a hearing on the petition, issued an order for relief 89 to permanently exclude an unlawful occupant or unlawful occupants from the 90 petitioner's property, it may additionally:

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91 (1) Permanently restrain the respondent from committing or threatening to 92 commit any act of violence, molestation, stalking, assault, or disturbing the peace of the 93 petitioner or the petitioner's property, including violence against a pet;

94 (2) Permanently restrain the respondent from entering the petitioner's premises
 95 or dwelling unit or coming within a certain proximity of petitioner's premises or
 96 dwelling unit;

97 (3) Permanently restrain the respondent from communicating with the 98 petitioner in any manner or through any medium;

99 (4) Permanently expel the respondent from occupying petitioner's premises or 100 dwelling unit;

101 (5) Permanently expel the respondent's personal property from petitioner's
 102 premises or dwelling unit;

103 (6) Order the respondent to pay all costs of repair to the petitioner's premises or 104 dwelling unit relating to damages caused by the respondent;

105 (7) Order the respondent to pay all costs associated with service of any ex parte 106 order authorized against the respondent; or

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(8) Order the respondent to pay court costs.

108 9. A verified petition seeking an ex parte order under this section shall contain
109 allegations relating to those orders and shall pray for the orders desired.

110 **10.** Once the court grants the order under this section, the sheriff of the county 111 or city not within a county in which the property is located shall enforce such order by 112 removing the person or persons unlawfully occupying the property.

113 **11.** If appropriate, the sheriff may arrest any person found in the dwelling for 114 trespass, outstanding warrants, or any other legal cause.

115 12. The sheriff is entitled to the same fee for the service of the ex parte order 116 granted under this section as if the sheriff were serving a writ of possession under section 57.280. After the sheriff serves the order, the property owner or authorized 117 118 agent may request that the sheriff stand by to keep the peace while the property owner 119 or agent of the owner changes the locks and removes the personal property of the 120 unlawful occupants from the premises to or near the property line. When such a 121 request is made, the sheriff may charge a reasonable hourly rate, and the person 122 requesting the sheriff to stand by and keep the peace is responsible for paying the 123 reasonable hourly rate set by the sheriff. The sheriff is not liable to the unlawful 124 occupant or occupants or to any other party for the loss, destruction, or damage of 125 property. The property owner or his or her authorized agent is not liable to an unlawful 126 occupant or any other party for the loss, destruction, or damage to the personal 127 property unless the removal was wrongful.

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128 13. A person may bring a civil cause of action if the person was removed from 129 the property under this section without just cause. Such person may seek restored 130 possession to the real property, actual damages to personal property when personal 131 property was removed, statutory damages in the amount of one thousand dollars, and 132 reimbursement of court costs. Any damages authorized under this subsection shall be offset by any damages to the real property inflicted by the person who was removed 133 134 from the real property without just cause. Such damages to real property shall be 135 proven by the property owner. Awards of actual damages shall not exceed the value of 136 the damaged personal property.

137 14. The provisions of this section do not limit the rights of a property owner or 138 limit the authority of a law enforcement officer to arrest an unlawful occupant for 139 trespassing, vandalism, theft, or other crimes.

140 15. All proceedings under this section are in addition to any other available civil
141 or criminal remedies, unless otherwise specifically provided herein.

142 **16. (1)** The court shall retain jurisdiction over the ex parte order or full order of 143 protection issued under this section for its entire duration. The court may schedule 144 compliance review hearings to monitor the respondent's compliance with the order.

(2) The terms of the ex parte order or full order of protection issued under this section are enforceable by all remedies available at law for the enforcement of a judgment, and the court may punish a respondent who willfully violates the ex parte order to the same extent as provided by law for contempt of the court in any other suit or proceeding cognizable by the court.

534.604. 1. When a law enforcement officer has probable cause to believe that a party, against whom an ex parte order under section 534.602 has been entered and who has notice of such order entered, has committed an act in violation of such order, the officer shall arrest the offending party-respondent regardless of whether the violation occurred in the presence of the arresting officer.

6 2. In an arrest in which a law enforcement officer acted in good faith reliance on 7 this section, the arresting and assisting law enforcement officers and their employing 8 entities and superiors shall be immune from liability in any civil action alleging false 9 arrest, false imprisonment, or malicious prosecution.

3. A violation of the terms and conditions of an ex parte order under section
534.602 shall be a class E felony. For the purposes of this subsection, in addition to the
notice provided by actual service of the order, a party is deemed to have notice of an ex
parte order under section 534.602 if:

14 (1) The law enforcement officer responding to a call of a violation of an ex parte 15 order under section 534.602 presented a copy of the ex parte order to the respondent; or

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16 (2) Notice is given by actual communication to the respondent in a manner 17 reasonably likely to advise the respondent.

18 4. Nothing in this section shall be interpreted as creating a private cause of 19 action for damages to enforce the provisions set forth herein.

569.200. 1. A person commits the offense of criminal mischief if he or she 2 unlawfully detains, occupies, or trespasses upon a residential dwelling.

3 2. The offense of criminal mischief is a class E felony.

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