HB 1510 (AUTHOR: SENFRONIA THOMPSON | SPONSOR: GARCIA): Relating to liability of persons who lease dwellings to persons with criminal records. – Effective January 1, 2016

EXPANDING THE AVAILABILITY OF HOUSING FOR SYSTEM-INVOLVED INDIVIDUALS INCREASES PUBLIC SAFETY

Currently, landlords can be held liable for “foreseeable” negligence if one of their renters or leasees commits a criminal act on the landlord’s property. Since landlords cannot foresee the future actions of renters or leasees, they often look to an individual’s criminal record to determine whether he or she may have future involvement with the criminal justice system. When they find that a person has a criminal record, landlords often deny them housing, and they may deny housing to families when any member of the household has a criminal record. This practice drastically limits the housing options available to individuals who are attempting to regain some stability and get back on their feet.

Housing stability reduces the likelihood that previously incarcerated individuals will reoffend. Conversely, the likelihood that such individuals will be re-arrested increases by 25 percent each time they move. As a result, it is crucial not only for previously-incarcerated individuals but also for their families, their communities, and overall public safety that barriers to their housing opportunities be lessened. Landlords who choose to lease property to individuals with a criminal record actually do a valuable service to the community by decreasing recidivism rates.

WHAT DOES HB 1510 DO?

HB 1510 recognizes that individuals with a criminal record deserve a second chance. It protects landlords, leasing agents, and real estate agents by limiting the risk of liability they may face when they lease property to individuals with a criminal record. While the law does not require any landlord to lease property to someone with a criminal record, it encourages landlords to look beyond the mere fact of a criminal record when leasing to individuals.

This legislation will increase the housing options available to individuals with a criminal record, reducing a major barrier facing individuals with criminal records – especially the formerly incarcerated, many of whom experience severe restrictions against employment, housing, and many forms of government aid. Ultimately, HB 1510 can improve public safety by increasing the likelihood that individuals with a criminal record remain stable and law-abiding. Importantly, it also removes the housing barriers that affect families of those with a criminal record.

This legislation does not preclude legal liability when a landlord leases property to someone convicted of a sexually violent offense, or a violent act under Section 3g, Article 42.12, Texas Code of Criminal Procedure. The law, however, does not create a risk of liability that is not already established. Many people convicted of violent offenses have engaged in meaningful rehabilitation, and may be no more a risk than any other applicant for housing.
**HOW CAN I HELP IMPLEMENT HB 1510?**

Nonprofit organizations that offer housing assistance to people with a criminal record: These organizations should develop brochures, handouts, or similar written materials that inform individuals with a criminal record of the protections for landlords under HB 1510 and the information they should provide when seeking housing (based on the factors and recommendations listed in the box below).

Texas Trial Lawyers Association, Texas Criminal Defense Lawyers Association, and similar groups: Attorneys belonging to these groups should develop written materials similar to the above, and provide their clients with this information.

Individuals with a criminal record: These individuals should familiarize themselves with the protections for landlords under HB 1510, as well as the information they should provide when seeking housing (based on the factors and recommendations listed in the box below).

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**RECOMMENDATIONS FOR INDIVIDUALS WITH A CRIMINAL RECORD: ITEMS TO BRING TO AN APPLICATION INTERVIEW**

To increase the likelihood of securing housing, we recommend that individuals with a criminal record provide the following information during the application interview:

- Letter that (1) explains the actions they have taken to prevent any future likelihood of involvement in the criminal justice system, and (2) includes references that can confirm the information provided;
- Résumé that includes educational background, participation in vocational training, employment history, and employment references;
- Certificates or related documentation for successful completion of programming; and
- Letter of good standing from their probation or parole officer.

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**QUESTIONS OR CONCERNS?**

**Texas Criminal Justice Coalition**  
Contact: Doug Smith, Policy Analyst  
Email: dsmith@texascjc.org  
Phone: (512) 441-8123, ext. 102

**Texas Association of Business**  
Contact: Bill Hammond, CEO  
Email: bhammond@txbiz.org  
Phone: (512) 477-6721

**Texas Public Policy Foundation**  
Contact: Marc Levin, Director, Center for Effective Justice  
Email: mlevin@texaspolicy.com  
Phone: (512) 472-2700

**American Civil Liberties Union of Texas**  
Contact: Matthew Simpson, Legislative Affairs  
Email: msimpson@aclutx.org  
Phone: (512) 478-7300 ext. 106

**Christian Life Commission**  
Contact: Kathryn Freeman, Director of Public Policy  
Email: kathryn.freeman@texasbaptists.org  
Phone: (512) 473-2288

**Goodwill Central Texas**  
Contact: Traci Berry, Senior Vice President of Community Engagement and Education  
Email: traci.berry@goodwillcentraltexas.org  
Phone: (512) 637-7557  
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**Citations**

2. Section 3g offenses include murder; capital murder; indecency with a child; aggravated kidnapping; aggravated sexual assault; aggravated robbery; use of child in commission of offense; applicable offense committed in drug-free zone; sexual assault; injury to a child; sexual performance by a child; criminal solicitation; compelling prostitution; trafficking of persons; burglary; and felony offense committed with deadly weapon.