

Roberta DiMezza

From: Mac MacDougall <user@votervoice.net>
Sent: Sunday, March 16, 2025 7:20 PM
To: House Judiciary Committee
Subject: OPPOSE H5103 - MAKING CRIMINALS PROTECTED CLASS

Dear Committee Clerk DiMezza,

Dear State Representative and House Judiciary,

I do understand that it is hard to find housing if you had once been incarcerated. However, it is completely lawless to make them criminals a protected class and dangerous.

And what about sex offender and the national register? How you going to make a criminal a protected class when they actually have to disclose and sign up a sex offender registry. And what about if you are renting to a family. What then? You are putting people in direct harm by making a criminal a protected class. Again this is a broad overstepping of power and it leaves the landlord liable and open to endless lawsuits should something awful happen. I oppose this bill.

Rhode Island House Bill 5103, which prohibits landlords from inquiring about or discriminating against applicants based on prior incarceration, could have negative consequences for both landlords and tenants by limiting landlords' ability to properly screen tenants and maintain safe, stable housing environments.

How This Hurts Landlords:

Increased Risk & Liability – Landlords would be forced to rent without knowing if a potential tenant has a criminal background that could pose safety concerns for neighbors and other tenants.

Property Damage & Non-Payment Risk – Some criminal offenses (such as fraud or property crimes) may indicate a higher likelihood of lease violations, unpaid rent, or damage to rental units. Without access to incarceration history, landlords cannot fully assess risk.

Insurance & Legal Issues – If landlords cannot screen for incarceration history, they may face higher premiums or legal liability if a tenant with a violent history harms another tenant or the property.

Reduced Control Over Property – Private property owners should have the right to vet tenants who will live in their buildings. This bill removes landlords' discretion in making informed decisions.

How This Hurts Other Tenants & Communities:

Safety Concerns – Existing tenants may feel unsafe if landlords are unable to consider criminal history when selecting renters. In cases involving violent crimes, this could lead to higher crime rates in rental properties.

Tenant Retention Issues – If responsible, long-term tenants feel unsafe due to questionable rental decisions, they may move elsewhere, leading to higher turnover rates and instability in rental communities.

Discourages New Housing Development – If landlords face more restrictions on screening, they may choose to convert rental properties into condominiums or short-term rentals, reducing the overall rental supply and increasing rents.

Conclusion:

While the bill intends to prevent discrimination against individuals with a criminal record, it undermines landlords' ability to ensure safe and reliable tenancies and may lead to unintended negative consequences, such as higher rental costs, safety risks, and reduced housing availability. A better solution would be balanced legislation that allows for rehabilitation while still giving landlords the ability to make informed decisions about their properties.

Sincerely,

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