GENERAL ASSEMBLY OF NORTH CAROLINA **SESSION 2025**

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HOUSE BILL DRH30045-NO-21A

	Short Title:	Expedited Removal of Unauthorized Persons.	(Public)		
	Sponsors:	Representative Tyson.			
	Referred to:				
1		A BILL TO BE ENTITLED			
2	AN ACT TO CREATE AN ALTERNATIVE REMEDY FOR THE EXPEDITED REMOVAL				
3	OF UNAUTHORIZED PERSONS FROM PRIVATE PROPERTY BY A LAW				
4	ENFORCEMENT AGENCY.				
5	The General Assembly of North Carolina enacts:				
6	SECTION 1. Chapter 42 of the General Statutes is amended by adding a new Article				
7	to read:				
8		" <u>Article 8.</u>			
9		Expedited Removal of Unauthorized Persons from Residential Property.			
10	" <u>§ 42-79. De</u>				
11		wing definitions apply to this Article:			
12	<u>(1</u>		who has		
13		written legal authority to act on behalf of a property owner.			
14	<u>(2</u>				
15	<u>(3</u>		ty police		
16		department, or a municipal police department.			
17	<u>(4</u>				
18	<u>(5</u>				
19	<u>(6</u>				
20	<u>(7</u>				
21		who has no legal claim to the property, is not entitled to occupy i			
22		valid rental agreement or contract for deed signed by the property			
23		the property owner's authorized representative, has not paid any rem			
24		form of payment to the property owner or an authorized representat			
25		property owner in connection with the occupancy of the property,	<u>and is not</u>		
26		otherwise authorized to occupy the property. This term does not			
27		tenant who holds over after the lease term has expired under G.S. 42	<u>2-26.</u>		
28	" <u>§ 42-80. Re</u>	equirements for removal of unauthorized persons.			
29	A propert	ty owner or an authorized representative of the property owner may reque	est from a		
30	law enforcen	nent agency with jurisdiction over where the residential property is lo	cated the		
31	removal of an unauthorized person unlawfully occupying the residential property pursuant to this				
32	Article if all of the following conditions are met:				
33	<u>(1</u>) The requesting party is the property owner or the authorized represe	ntative of		
34		the property owner.			
35	<u>(2</u>	2) The property that is being unlawfully occupied is residential pr	<u>operty or</u>		
36		property used in connection with or appurtenant to residential prope	rty.		



	General Assembly Of North Carolina		Session 2025		
1	<u>(3)</u>	An unauthorized person has entered the pro-	operty after the property owner		
2		acquired the property and is remaining of			
3		residential property of the property owner.			
4	<u>(4)</u>	The property was not offered or intended as an	accommodation for the general		
5		public at the time the unauthorized person ent			
6	<u>(5)</u>	The property owner or the authorized represent	* * *		
7		directed the unauthorized person to leave the			
8 9	<u>(6)</u>	The unauthorized person is not a tenant of occupied.	the property being unlawfully		
10	<u>(7)</u>	There is no pending litigation between	the property owner and the		
11		unauthorized person related to the residential			
12	<u>(8)</u>	No other valid rental agreement or contract for	or deed has been entered into or		
13		formed by the property owner or a for	mer property owner and the		
14		unauthorized person permitting the unauth	norized person to occupy the		
15		residential property.			
16	<u>(9)</u>	No rent or other form of payment has ever be	een demanded of or paid by the		
17		unauthorized person to the property owner or	-		
18		of the property owner in connection with the	<u>ne occupancy of the residential</u>		
19		property.			
20		" <u>§ 42-81. Expedited removal affidavit.</u>			
21	(a) <u>To request the immediate removal of an unauthorized person from residential</u>				
22 23	property, the property owner or an authorized representative of the property owner must appear before the clork of superior court in the county where the property is located and complete a				
23 24	<u>before the clerk of superior court in the county where the property is located and complete a</u> sworn affidavit on a form created pursuant to subsection (c) of this section. If the office of the				
25	clerk of superior court is closed, the property owner or an authorized representative of the				
26	property owner may complete the sworn affidavit before a magistrate in the county where the				
27	property owner may complete the sworn arradivit before a magistrate in the county where the property is located. The clerk of superior court or the magistrate shall sign the affidavit verifying				
28	that the property owner or the authorized representative of the property owner appeared before				
29	him or her and swore under oath or affirmation to the information contained therein. The property				
30	owner shall pay to the clerk of superior court or the magistrate a fee of twenty-five dollars				
31	(\$25.00) for completion of the sworn affidavit.				
32	(b) The affidavit shall allege that all of the conditions and requirements for removal of				
33	an unauthorized person imposed by G.S. 42-80 are met.				
34	(c) <u>The Administrative Office of the Courts, in consultation with the North Carolina</u>				
35	Sheriffs' Association and the North Carolina Association of Chiefs of Police, shall develop a				
36 37	form for the affidavit required by this section. In addition to the required allegations set forth in subsection (b) of this section, the form shall require the property owner to provide the property				
38					
39	address and may include space for the property owner to provide information that may assist law enforcement in identifying the unauthorized person. The form shall also include clear language				
40	notifying the affiant that providing false information or statements on the affidavit is perjury				
41	pursuant to G.S. 14-209 and punishable as a Class F felony. The form shall further notify the				
42	affiant that any person removed from the residential property as a result of the affidavit may have				
43	a cause of action against the affiant for any false information or statements provided on the				
44		affidavit or wrongfully using the procedures provided in this Article.			
45	"§ 42-82. Remo	"§ 42-82. Removal of unauthorized persons.			
46	Upon completion of the affidavit before the clerk of superior court or the magistrate, the				
47	property owner or authorized representative of the property owner shall provide the original				
48	affidavit to the law enforcement agency with jurisdiction over where the residential property is				
49 50	located. Within 24 hours after receipt of the affidavit, the law enforcement agency shall remove the unsutherized person from the residential property. If appropriate the low enforcement agency				
50	the unauthorized person from the residential property. If appropriate, the law enforcement agency may arrest any person found in the property for trespass, outstanding warrants, or any other legal				
51	<u>inay arrest any p</u>	erson round in the property for trespass, outstand	ung warrants, or any other legal		

General Assembly Of North Carolina

cause. The property owner or the authorized representative of the property owner may request 1 2 that the law enforcement agency stand by to keep the peace while the property owner or authorized representative of the property owner changes the locks and removes the personal 3 4 property of the unauthorized person from the premises to or near the property line. 5 '§ 42-83. Immunity from liability. No law enforcement agency, law enforcement officer, clerk of superior court, or magistrate 6 7 may be held liable to an unauthorized person or any other person or entity for compliance with 8 or actions taken in furtherance of the provisions of this Article, including for the loss or 9 destruction of or damage to personal property, provided that the acts or omissions are made in good faith and do not constitute gross negligence, willful or wanton misconduct, or intentional 10 11 wrongdoing. The property owner or the authorized representative of the property owner is not liable to an unauthorized person or any other person or entity for the loss or destruction of or 12 13 damage to any personal property that arises out of or in any way relates to the removal of an 14 unauthorized person pursuant to this Article unless the removal was wrongful. "§ 42-84. Remedy for wrongful removal. 15 A person may bring a civil cause of action against the affiant for wrongful removal 16 (a) 17 under this Article. A person harmed by a wrongful removal under this Article may be entitled to recover possession of the property and may recover from the affiant actual costs and damages 18 19 incurred, statutory damages equal to triple the fair market rent of the residence, a civil penalty of not less than four hundred dollars (\$400.00) nor more than four thousand dollars (\$4,000) as 20 21 determined by a court, court costs, and reasonable attorneys' fees. This Article does not limit the rights of a property owner or limit the authority of a 22 (b) 23 law enforcement officer to arrest an unauthorized person for trespassing, vandalism, theft, or 24 other crimes." 25 SECTION 2. The Administrative Office of the Courts shall develop and make 26 available the affidavit form required by G.S. 42-81, as enacted in Section 1 of this act, no later than September 30, 2025. 27 28 SECTION 3. G.S. 22-2 reads as rewritten: 29 "§ 22-2. Contract for sale of land: leases. 30 All contracts to sell or convey any lands, tenements or hereditaments, or any interest in or 31 concerning them, and all leases and contracts for leasing land for the purpose of digging for gold 32 or other minerals, or for mining generally, of whatever duration; and all other leases and contracts 33 for leasing lands exceeding in duration three years from the making thereof, shall be void unless 34 said contract, or some memorandum or note thereof, be put in writing and signed by the party to 35 be charged therewith, or by some other person by him thereto lawfully authorized." 36 SECTION 4. Section 1 of this act becomes effective October 1, 2025. Section 3 of 37 this act becomes effective October 1, 2025, and applies to rental agreements and leases entered

into on or after that date. The remainder of this act is effective when it becomes law.