## **Representative Lorie D. Fowlke** proposes the following substitute bill:

	FORCIBLE ENTRY AND DETAINER
	AMENDMENTS
	2009 GENERAL SESSION
	STATE OF UTAH
	Chief Sponsor: Lorie D. Fowlke
	Senate Sponsor: Curtis S. Bramble
LON	IG TITLE
Gen	eral Description:
	This bill provides that the definition of tenant includes a commercial tenant.
High	alighted Provisions:
	This bill:
	<ul> <li>provides that the definition of tenant includes a commercial tenant; and</li> </ul>
	<ul> <li>exempts commercial tenants from the expedited unlawful detainer provisions.</li> </ul>
Mon	ies Appropriated in this Bill:
	None
Othe	er Special Clauses:
	None
Utal	Code Sections Affected:
AMI	ENDS:
	78B-6-801, as enacted by Laws of Utah 2008, Chapter 3
	<b>78B-6-810</b> , as renumbered and amended by Laws of Utah 2008, Chapter 3
Be it	enacted by the Legislature of the state of Utah:
	Section 1. Section <b>78B-6-801</b> is amended to read:



26	78B-6-801. Definitions.
27	(1) "Commercial tenant" means any tenant who may be a body politic and corporate,
28	partnership, association, or company.
29	(2) "Forcible detainer" means:
30	(a) holding and keeping by force, or by menaces and threats of violence, the possession
31	of any real property, whether acquired peaceably or otherwise; or
32	(b) unlawfully entering real property during the absence of the occupants or at night,
33	and, after demand is made for the surrender of the property, refusing for a period of three days
34	to surrender the property to the former occupant.
35	(3) "Forcible entry" means:
36	(a) entering any real property by:
37	(i) breaking open doors, windows, or other parts of a house;
38	(ii) fraud, intimidation, or stealth; or
39	(iii) any kind of violence or circumstances of terror; or
40	(b) after entering peaceably upon real property, turning out by force, threats, or
41	menacing conduct the party in actual possession.
42	(4) "Occupant of real property" means one who within five days preceding an unlawful
43	entry was in the peaceable and undisturbed possession of the property.
44	(5) "Owner:"
45	(a) means the actual owner of the premises;
46	(b) has the same meaning as landlord under common law and the statutes of this state;
47	and
48	(c) includes the owner's designated agent or successor to the estate.
49	(6) "Tenant" means any natural person and any individual [other than], including a
50	commercial tenant.
51	(7) "Willful exclusion" means preventing the tenant from entering into the premises
52	with intent to deprive the tenant of entry.
53	Section 2. Section <b>78B-6-810</b> is amended to read:
54	78B-6-810. Court procedures.
55	(1) In an action under this chapter in which the tenant remains in possession of the
56	property:

- 57 (a) the court shall expedite the proceedings, including the resolution of motions and 58 trial;
  - (b) the court shall begin the trial within 60 days after the day on which the complaint is served, unless the parties agree otherwise; and
  - (c) if this chapter requires a hearing to be held within a specified time, the time may be extended to the first date thereafter on which a judge is available to hear the case in a jurisdiction in which a judge is not always available.
  - (2) (a) In an action for unlawful detainer where the claim is for nonpayment of rent, the court shall hold an evidentiary hearing, upon request of either party, within ten days after the day on which the defendant files the defendant's answer.
    - (b) At the evidentiary hearing held in accordance with Subsection (2)(a):
  - (i) the court shall determine who has the right of occupancy during the litigation's pendency; and
  - (ii) if the court determines that all issues between the parties can be adjudicated without further proceedings, the court shall adjudicate those issues and enter judgment on the merits.
  - (3) (a) In an action for unlawful detainer in which the claim is for nuisance and alleges an act that would be considered criminal under the laws of this state, the court shall hold an evidentiary hearing within ten days after the day on which the complaint is filed to determine whether the alleged act occurred.
  - (b) The hearing required by Subsection (3)(a) shall be set at the time the complaint is filed and notice of the hearing shall be served upon the defendant with the summons at least three calendar days before the scheduled time of the hearing.
  - (c) If the court, at an evidentiary hearing held in accordance with Subsection (3)(a), determines that it is more likely than not that the alleged act occurred, the court shall issue an order of restitution.
  - (d) If an order of restitution is issued in accordance with Subsection (3)(c), a constable or the sheriff of the county where the property is situated shall return possession of the property to the plaintiff immediately.
  - (e) The court may allow a period of up to 72 hours before restitution may be made under Subsection (3)(d) if the court determines the time is appropriate under the circumstances.

to the plaintiff immediately.

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- 88 (f) At the evidentiary hearing held in accordance with Subsection (3)(a), if the court 89 determines that all issues between the parties can be adjudicated without further proceedings, 90 the court shall adjudicate those issues and enter judgment on the merits. (g) "An act that would be considered criminal under the laws of this state" under 91 92 Subsection (3)(a) includes only the following: 93 (i) an act that would be considered a felony under the laws of this state; 94 (ii) an act that would be considered criminal affecting the health or safety of a tenant, 95 the landlord, the landlord's agent, or other person on the landlord's property; 96 (iii) an act that would be considered criminal that causes damage or loss to any tenant's 97 property or the landlord's property; (iv) a drug- or gang-related act that would be considered criminal: 98 99 (v) an act or threat of violence against any tenant or other person on the premises, or 100 against the landlord or the landlord's agent; and 101 (vi) any other act that would be considered criminal that the court determines directly 102 impacts the peaceful enjoyment of the premises by any tenant. 103 (4) (a) At any hearing held in accordance with this chapter in which the tenant after 104 receiving notice fails to appear, the court shall issue an order of restitution. 105 (b) If an order of restitution is issued in accordance with Subsection (4)(a), a constable 106 or the sheriff of the county where the property is situated shall return possession of the property
  - (5) A court adjudicating matters under this chapter may make other orders as are appropriate and proper.
- 110 (6) The expedited hearing provisions in this section do not apply to actions involving commercial tenants.

#### H.B. 326 1st Sub. (Buff) - Forcible Entry and Detainer Amendments

# **Fiscal Note**

2009 General Session State of Utah

### **State Impact**

Enactment of this bill will not require additional appropriations.

### Individual, Business and/or Local Impact

Enactment of this bill likely will not result in direct, measurable costs and/or benefits for individuals, businesses, or local governments.

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Office of the Legislative Fiscal Analyst