2009 DRAFTING REQUEST

Bill

... At---

Received: 01/30/2009				Received By: chanaman				
Wanted: As time permits				Identical to LRB:				
For: Administration-Budget					By/Representing: Pawasarat			
This file n	nay be shown	to any legislator	r: NO		Drafter: pkahler			
May Conta	act:				Addl. Drafters:			
Subject:		miscellaneous ate - landlord/			Extra Copies:			
Submit via	a email: YES							
Requester	's email:							
Carbon co	py (CC:) to:							
Pre Topic	e:							
DOA:	Pawasarat, BA	AB -						
Topic:								
Tenant pro	otections in fo	reclosure action	ns					
Instruction	ons:					***************************************		
See attach	ned1251, E	Cric from Taylor	's office wa	ived confider	ntiality to DOA			
Drafting	History:							
Vers.	<u>Drafted</u>	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	pkahler 01/30/2009	kfollett 01/30/2009						
/1			jfrantze 01/30/200)9	cduerst 01/31/2009	*		
/2	pkahler 02/05/2009	nnatzke 02/05/2009	jfrantze 02/05/200)9	cduerst 02/05/2009			

LRB-1894 02/05/2009 04:05:21 PM Page 2

FE Sent For:

<**END**>

2009 DRAFTING REQUEST

Bill

Receive	ed: 01/30/2009				Received By: ch	anaman		
Wanted: As time permits					Identical to LRB:			
For: Administration-Budget This file may be shown to any legislator: NO					By/Representing: Pawasarat			
					Drafter: pkahler			
May Contact:				Addl. Drafters:				
Subject:		- miscellaneou state - landlord			Extra Copies:			
Submit	via email: YES	. !						
Request	er's email:							
Carbon	copy (CC:) to:							
Pre To	pic:			***************************************				
DOA:	Pawasarat, B	AB -	un englist e	en e	. Like a series and se			
Topic:							1 (A. A. A.	
Tenant 1	protections in fo	oreclosure actio	ns					
Instruc	tions:						***************************************	
See atta	ched1251, I	Eric from Taylo	r's office wa	nived confider	ntiality to DOA			
Draftin	g History:	·						
Vers.	Drafted	Reviewed	Typed	Proofed	Submitted	<u>Jacketed</u>	Required	
/?	pkahler 01/30/2009	kfollett 01/30/2009		***************************************				
/1		/2 2/5	jfrantze 01/30/200)9	cduerst 01/31/2009			
FE Sent	For:		1	5 <end></end>	5			

2009 DRAFTING REQUEST

Bill

Received: 01/30/2009 Received By: chanaman

Wanted: **As time permits** Identical to LRB:

For: Administration-Budget By/Representing: Pawasarat

This file may be shown to any legislator: **NO**Drafter: **pkahler**

May Contact: Addl. Drafters:

Subject: Courts - miscellaneous Extra Copies:

Real Estate - landlord/tenant

Submit via email: YES

Requester's email:

Carbon copy (CC:) to:

Pre Topic:

DOA:.....Pawasarat, BAB -

Topic:

Tenant protections in foreclosure actions

Instructions:

See attached---1251, Eric from Taylor's office waived confidentiality to DOA

Drafting History:

<u>Vers.</u> <u>Drafted</u> <u>Reviewed</u> <u>Typed</u> <u>Proofed</u> <u>Submitted</u> <u>Jacketed</u> <u>Required</u>

FE Sent For: <END>

STATE OF WISCONSIN – LEGISLATIVE REFERENCE BUREAU

LRB	Research (608–266–0341) Library (608–266–7040) Legal (608–266–3561)	LRB
	2009-1251/1 become	
	2009 Senate Bie 78	
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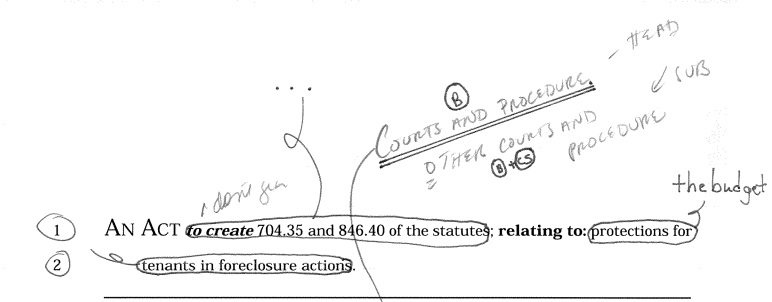
1894/

2009 - 2010 LEGISLATURE

LRB-1251/1 PJK&RPN:nwn&kjf:jf Stays

BAS

2009 BILL



Analysis by the Legislative Reference Bureau

Under current law, if the owner of real property that is subject to a mortgage defaults in making payments, the mortgagee, which is usually a financial institution, may commence a foreclosure action. If the mortgagee (plaintiff) prevails and obtains a foreclosure judgment, the property owner (mortgagor) may redeem the property before a sheriff's sale by paying the amount of the judgment to the clerk of court. If the mortgagor does not redeem the property, it will be sold at a sheriff's sale after the redemption period, which can last from three months to one year, depending on the type of property and whether the mortgagor will owe a deficiency, which is the amount by which the judgment exceeds the amount obtained at the sale.

Also under current law, if property that is subject to a mortgage is leased after the lien of the mortgage attaches, the lease is subject to termination if the interest of the mortgagor terminates. Thus, the lease of a tenant to property that is subject to a mortgage terminates and the tenant may be evicted, if the landlord loses the property in a foreclosure action.

This bill requires the plaintiff in a foreclosure action against residential rental property to provide the tenants of the property with notice that a foreclosure action has been filed, notice that the plaintiff has been granted judgment, along with notice of the date on which the redemption period ends, and notice of the date and time of the hearing to confirm the sale of the property. A tenant may recover \$250 in damages if a notice is not given. In addition, the bill provides that a tenant may

BILL

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retain possession of the rental unit for up to two months after the end of the month in which the sale of the property is confirmed, and may withhold rent in the amount of the security deposit for the last period during which the tenant actually retains possession of the rental unit.

The bill also requires a landlord to notify any prospective tenant in writing that a foreclosure action has been commenced and, if judgment has been entered, the date on which the redemption period ends. Any rental agreement entered into during the pendency of a foreclosure action must include a separate statement, signed by the tenant, that the landlord has provided the required notices, or it is voidable at the option of the tenant.

Under current law, the director of state courts has established a consolidated electronic system that contains information about cases filed in the circuit courts in the state, including both civil cases and criminal cases. This system, known as the Consolidated Court Automation Programs (CCAP), contains a variety of information about the parties to circuit court cases, their attorneys, documents filed with the court, and deadlines, decisions, and outcomes of cases. The information regarding case data contained on the CCAP system is available in the court's Internet Web site called the Wisconsin Circuit Court Access (WCCA). This bill prohibits the placing of any information on a civil action concerning the removal of a tenant from a residential rental property in the WCCA Internet Web site if that removal was the result of a mortgage foreclosure of the residential rental property.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

Section 1. 704.35 of the statutes is created to read:

704.35 Residential rental property in foreclosure. (1) Duty of Landlord to provide notice of foreclosure. If a foreclosure action has been commenced against residential rental property, during the pendency of the action and before the expiration of the redemption period, the owner of the property shall notify any prospective tenant in writing of all of the following:

- (a) That a foreclosure action has been commenced against the rental property.
- (b) If judgment has been entered, the date on which the redemption period expires.
- (2) RENTAL AGREEMENT MUST VERIFY NOTICE OR IS VOIDABLE. Any rental agreement entered into between the property owner and a tenant during the

 \mathbf{BILL}

pendency of the foreclosure action and before the expiration of the redemption period
shall include a separate written statement, signed by the tenant, that the owner has
provided written notice as required under sub. (1). A rental agreement that does not
include the statement signed by the tenant is voidable at the option of the tenant.
(3) TENANT PROTECTIONS. The protections under s. 846.40 apply to a residential
tenant if a foreclosure action is or has been commenced against the real property
containing the dwelling unit occupied by the tenant.
Section 2. 846.40 of the statutes is created to read:
846.40 Protections for tenants in foreclosure actions. (1) Notices from
PLAINTIFF. (a) If residential rental property is the subject of a foreclosure action, the
plaintiff shall provide the following notices at the following times to the tenants who
are in possession of each rental unit when a notice is given:
1. No later than 5 days after the foreclosure action is filed, notice that the
plaintiff has commenced a foreclosure action with respect to the rental property.
2. No later than 5 days after the judgment of foreclosure is entered, notice that
the plaintiff has been granted a judgment of foreclosure with respect to the rental
property and notice of the date on which the redemption period ends.
3. When the confirmation of sale hearing has been scheduled, notice of the date
and time of the hearing.
(b) The notices under par. (a) may be given in any of the following ways:
1. By personal service as provided in s. 801.11 (1).
2. By certified mail with return receipt requested. Notice given under this
subdivision is considered completed when it is mailed, unless the envelope enclosing
the notice is returned unopened to the plaintiff. All notices mailed under this

BILL

subdivision shall be mailed in envelopes upon which the plaintiff's, or the plaintiff's
attorney's, return address appears, with a request to return to that address.

- (c) If a plaintiff fails to provide a notice under par. (a) in accordance with pars. (a) and (b), the court shall award the tenant to whom the notice should have been given \$250 in damages, plus reasonable attorney fees. A tenant may not recover under this paragraph for more than one notice violation.
- (2) EXTENDED POSSESSION OF PREMISES; WITHHOLDING LAST MONTH'S RENT. (a) Notwithstanding ch. 704, all of the following apply to a tenant whose tenancy is terminated as a result of a foreclosure judgment and sale with respect to the rental property:
- 1. Subject to subd. 3., the tenant may retain possession of the tenant's rental unit for up to 2 months after the end of the month in which the sale of the property is confirmed.
- 2. The tenant may withhold rent in an amount equal to the security deposit during the last period the tenant actually retains possession of the rental unit, regardless of whether the tenant retains possession after the sale of the property is confirmed, as authorized under subd. 1.
- 3. The tenant's right to retain possession of the rental unit expires at the end of the month for which the tenant withholds rent, as authorized under subd. 2.
- (b) Subject to par. (a) 2., a tenant who retains possession of the rental unit after the sale of the property is confirmed shall pay rent for the period during which the tenant retains possession at the same rate that applied immediately before the confirmation of the sale of the property.
- (3) EXECUTION OF WRIT OF ASSISTANCE OR RESTITUTION. No writ of assistance or writ of restitution for the removal of a tenant whose tenancy is terminated as a result

BILL

1	of a foreclosure judgment and sale may be executed before the end of the 2nd month
2	beginning after the month in which the sale of the property is confirmed, unless the
3	tenant has waived in writing the right under sub. (2) (a) 1. to retain possession of the
4	rental unit.
5	(4) Exclusion of information from the consolidated court automation
6	PROGRAMS. No information in a civil action, including a writ of assistance, writ of
7	restitution, or entry of judgment of eviction, concerning the removal of a tenant from
8	residential rental property may be included in the consolidated court automation
9	programs that are accessible to the public through the circuit court public access Web
10	site if that removal is the result of a mortgage foreclosure of that residential rental
11	property. 9157
12 Chg.	property. SECTION 3. Initial applicability.
13	(1) TENANT PROTECTIONS. The treatment of sections 704.35 (3) and 846.40 of the
14	statutes first applies to foreclosure actions that are commenced on the effective date
15	of this subsection.
16	(2) Rental agreements. The treatment of section 704.35 (2) of the statutes first
17	applies to rental agreements entered into on the effective date of this subsection.

(END)



State of Misconsin 2009 - 2010 LEGISLATURE

PJK&RPN:nwn&kjf:jf
stays

DOA:.....Pawasarat, BAB - Tenant protections in foreclosure actions

FOR 2009-11 BUDGET -- NOT READY FOR INTRODUCTION

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1

Dors gran

AN ACT ,; relating to: the budget.

Analysis by the Legislative Reference Bureau COURTS AND PROCEDURE

OTHER COURTS AND PROCEDURE

Under current law, if the owner of real property that is subject to a mortgage defaults in making payments, the mortgagee, which is usually a financial institution, may commence a foreclosure action. If the mortgagee (plaintiff) prevails and obtains a foreclosure judgment, the property owner (mortgagor) may redeem the property before a sheriff's sale by paying the amount of the judgment to the clerk of court. If the mortgagor does not redeem the property, it will be sold at a sheriff's sale after the redemption period, which can last from three months to one year, depending on the type of property and whether the mortgagor will owe a deficiency, which is the amount by which the judgment exceeds the amount obtained at the sale.

Also under current law, if property that is subject to a mortgage is leased after the lien of the mortgage attaches, the lease is subject to termination if the interest of the mortgagor terminates. Thus, the lease of a tenant to property that is subject to a mortgage terminates and the tenant may be evicted, if the landlord loses the property in a foreclosure action.

This bill requires the plaintiff in a foreclosure action against residential rental property to provide the tenants of the property with notice that a foreclosure action has been filed, notice that the plaintiff has been granted judgment, along with notice of the date on which the redemption period ends, and notice of the date and time of

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the hearing to confirm the sale of the property. A tenant may recover \$250 in damages if a notice is not given. In addition, the bill provides that a tenant may retain possession of the rental unit for up to two months after the end of the month in which the sale of the property is confirmed, and may withhold rent in the amount of the security deposit for the last period during which the tenant actually retains possession of the rental unit.

The bill also requires a landlord to notify any prospective tenant in writing that a foreclosure action has been commenced and, if judgment has been entered, the date on which the redemption period ends. Any rental agreement entered into during the pendency of a foreclosure action must include a separate statement, signed by the tenant, that the landlord has provided the required notices, or it is voidable at the option of the tenant.

Under current law, the director of state courts has established a consolidated electronic system that contains information about cases filed in the circuit courts in the state, including both civil cases and criminal cases. This system, known as the Consolidated Court Automation Programs (CCAP), contains a variety of information about the parties to circuit court cases, their attorneys, documents filed with the court, and deadlines, decisions, and outcomes of cases. The information regarding case data contained on the CCAP system is available in the court's Internet Web site called the Wisconsin Circuit Court Access (WCCA). This bill prohibits the placing of any information on a civil action concerning the removal of a tenant from a residential rental property in the WCCA Internet Web site if that removal was the result of a mortgage foreclosure of the residential rental property.

This is a preliminary draft. An analysis will be provided in a later version.

The people of the state of Wisconsin, represented in senate and assembly, do enact as follows:

SECTION 1. 704.35 of the statutes is created to read:

704.35 Residential rental property in foreclosure. (1) Duty of Landlord to provide notice of foreclosure. If a foreclosure action has been commenced against residential rental property, during the pendency of the action and before the expiration of the redemption period, the owner of the property shall notify any prospective tenant in writing of all of the following:

- (a) That a foreclosure action has been commenced against the rental property.
- (b) If judgment has been entered, the date on which the redemption period expires.

1 **(2)** RENTAL AGREEMENT MUST VERIFY NOTICE OR IS VOIDABLE. Any rental 2 agreement entered into between the property owner and a tenant during the 3 pendency of the foreclosure action and before the expiration of the redemption period shall include a separate written statement, signed by the tenant, that the owner has 4 provided written notice as required under sub. (1). A rental agreement that does not 5 6 include the statement signed by the tenant is voidable at the option of the tenant. (3) TENANT PROTECTIONS. The protections under s. 846,40 apply to a residential tenant if a foreclosure action is or has been commenced against the real property 8 9 containing the dwelling unit occupied by the tenant. **SECTION 2. 846.40** of the statutes is created to read: 846,40 Protections for tenants in foreclosure actions. (1) Notices from 12 PLAINTIFF. (a) If residential rental property is the subject of a foreclosure action, the 13 plaintiff shall provide the following notices at the following times to the tenants who 14 are in possession of each rental unit when a notice is given: 15 1. No later than 5 days after the foreclosure action is filed, notice that the plaintiff has commenced a foreclosure action with respect to the rental property. 16 2. No later than 5 days after the judgment of foreclosure is entered, notice that 17 18 the plaintiff has been granted a judgment of foreclosure with respect to the rental 19 property and notice of the date on which the redemption period ends. 20 3. When the confirmation of sale hearing has been scheduled, notice of the date 21 and time of the hearing. 22 (b) The notices under par. (a) may be given in any of the following ways: 23 1. By personal service as provided in s. 801.11 (1). 24 2. By certified mail with return receipt requested. Notice given under this

subdivision is considered completed when it is mailed, unless the envelope enclosing

the notice is returned unopened to the plaintiff. All notices mailed under this
subdivision shall be mailed in envelopes upon which the plaintiff's, or the plaintiff's
attorney's, return address appears, with a request to return to that address.

- (c) If a plaintiff fails to provide a notice under par. (a) in accordance with pars. (a) and (b), the court shall award the tenant to whom the notice should have been given \$250 in damages, plus reasonable attorney fees. A tenant may not recover under this paragraph for more than one notice violation.
- (2) EXTENDED POSSESSION OF PREMISES; WITHHOLDING LAST MONTH'S RENT. (a) Notwithstanding ch. 704, all of the following apply to a tenant whose tenancy is terminated as a result of a foreclosure judgment and sale with respect to the rental property:
- 1. Subject to subd. 3., the tenant may retain possession of the tenant's rental unit for up to 2 months after the end of the month in which the sale of the property is confirmed.
- 2. The tenant may withhold rent in an amount equal to the security deposit during the last period the tenant actually retains possession of the rental unit, regardless of whether the tenant retains possession after the sale of the property is confirmed, as authorized under subd. 1.
- 3. The tenant's right to retain possession of the rental unit expires at the end of the month for which the tenant withholds rent, as authorized under subd. 2.
- (b) Subject to par. (a) 2., a tenant who retains possession of the rental unit after the sale of the property is confirmed shall pay rent for the period during which the tenant retains possession at the same rate that applied immediately before the confirmation of the sale of the property.

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1	(3) Execution of writ of assistance or restitution. No writ of assistance or				
2	writ of restitution for the removal of a tenant whose tenancy is terminated as a result				
3	of a foreclosure judgment and sale may be executed before the end of the 2nd month				
4	beginning after the month in which the sale of the property is confirmed, unless the				
5	tenant has waived in writing the right under sub. (2) (a) 1. to retain possession of the				
6	rental unit.				
7	(4) Exclusion of information from the consolidated court automation				
8	PROGRAMS. No information in a civil action, including a writ of assistance, writ of				
9	restitution, or entry of judgment of eviction, concerning the removal of a tenant from				
10	residential rental property may be included in the consolidated court automation				
11	programs that are accessible to the public through the circuit court public access Web				
12	site if that removal is the result of a mortgage foreclosure of that residential rental				
13	property. 3 Initial applicability				
14)	SECTION 9457. Nonstatutory provisions; Other.				
15	(1) TENANT PROTECTIONS. The treatment of sections 704.35 (3) and 846.40 of the				
16	statutes first applies to foreclosure actions that are commenced on the effective date				
17	of this subsection.				
18	(2) RENTAL AGREEMENTS. The treatment of section 704.35 (2) of the statutes first				

(END)

applies to rental agreements entered into on the effective date of this subsection.

2009-2010 DRAFTING INSERT FROM THE

LEGISLATIVE REFERENCE BUREAU

INSERT 5-13

****Note: This is reconciled s. 846.35 (previously s. 846.40). This Section has been affected by drafts with the following LRB numbers: LRB-1890/1 and LRB-1894/1.

(END OF INSERT 5-13)

DRAFTER'S NOTE FROM THE LEGISLATIVE REFERENCE BUREAU Date

LRB-1894/2dn PJK:.↓:... ∩w∧

Jane:

This draft reconciles LRB-1890/1 and LRB-1894/1. Both of these drafts should continue to appear in the compiled (budget adjustment) bill.

Pamela J. Kahler Senior Legislative Attorney Phone: (608) 266–2682

E-mail: pam.kahler@legis.wisconsin.gov

DRAFTER'S NOTE FROM THE

LRB-1894/2dn PJK:nwn:jf

LEGISLATIVE REFERENCE BUREAU

February 5, 2009

Jane:

This draft reconciles LRB-1890/1 and LRB-1894/1. Both of these drafts should continue to appear in the compiled (budget adjustment) bill.

Pamela J. Kahler Senior Legislative Attorney Phone: (608) 266–2682

E-mail: pam.kahler@legis.wisconsin.gov



State of Misconsin 2009 - 2010 LEGISLATURE

LRB-1894/2 PJK&RPN:nwn:jf

DOA:.....Pawasarat, BAB - Tenant protections in foreclosure actions

FOR 2009-11 BUDGET -- NOT READY FOR INTRODUCTION

AN ACT ...; relating to: the budget.

Analysis by the Legislative Reference Bureau COURTS AND PROCEDURE

OTHER COURTS AND PROCEDURE

Under current law, if the owner of real property that is subject to a mortgage defaults in making payments, the mortgagee, which is usually a financial institution, may commence a foreclosure action. If the mortgagee (plaintiff) prevails and obtains a foreclosure judgment, the property owner (mortgagor) may redeem the property before a sheriff's sale by paying the amount of the judgment to the clerk of court. If the mortgagor does not redeem the property, it will be sold at a sheriff's sale after the redemption period, which can last from three months to one year, depending on the type of property and whether the mortgagor will owe a deficiency, which is the amount by which the judgment exceeds the amount obtained at the sale.

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the hearing to confirm the sale of the property. A tenant may recover \$250 in damages if a notice is not given. In addition, the bill provides that a tenant may retain possession of the rental unit for up to two months after the end of the month in which the sale of the property is confirmed, and may withhold rent in the amount of the security deposit for the last period during which the tenant actually retains possession of the rental unit.

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This is a preliminary draft. An analysis will be provided in a later version.

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Section 1. 704.35 of the statutes is created to read:

704.35 Residential rental property in foreclosure. (1) Duty of Landlord to provide notice of foreclosure. If a foreclosure action has been commenced against residential rental property, during the pendency of the action and before the expiration of the redemption period, the owner of the property shall notify any prospective tenant in writing of all of the following:

- (a) That a foreclosure action has been commenced against the rental property.
- (b) If judgment has been entered, the date on which the redemption period expires.

(2) Rental agreement must verify notice or is voidable	. Any rental
agreement entered into between the property owner and a tena	nt during the
pendency of the foreclosure action and before the expiration of the rede	emption period
shall include a separate written statement, signed by the tenant, that	the owner has
provided written notice as required under sub. (1). A rental agreemen	ıt that does not
include the statement signed by the tenant is voidable at the option	of the tenant.
(3) TENANT PROTECTIONS. The protections under s. 846.35 apply	to a residential
tenant if a foreclosure action is or has been commenced against the	e real property
containing the dwelling unit occupied by the tenant.	
SECTION 2. 846.35 of the statutes is created to read:	
846.35 Protections for tenants in foreclosure actions. (1)	NOTICES FROM
PLAINTIFF. (a) If residential rental property is the subject of a foreclos	ure action, the
plaintiff shall provide the following notices at the following times to the	ne tenants who
are in possession of each rental unit when a notice is given: 1. No later than 5 days after the foreclosure action is filed, a	notice that the
plaintiff has commenced a foreclosure action with respect to the ren	tal property.
2. No later than 5 days after the judgment of foreclosure is enter	ed, notice that
the plaintiff has been granted a judgment of foreclosure with respec	t to the rental
property and notice of the date on which the redemption period ends	š.
3. When the confirmation of sale hearing has been scheduled, no	tice of the date
and time of the hearing.	
(b) The notices under par. (a) may be given in any of the follow	ring ways:
1. By personal service as provided in s. 801.11 (1).	

2. By certified mail with return receipt requested. Notice given under this

subdivision is considered completed when it is mailed, unless the envelope enclosing

- the notice is returned unopened to the plaintiff. All notices mailed under this subdivision shall be mailed in envelopes upon which the plaintiff's, or the plaintiff's attorney's, return address appears, with a request to return to that address.
- (c) If a plaintiff fails to provide a notice under par. (a) in accordance with pars.

 (a) and (b), the court shall award the tenant to whom the notice should have been given \$250 in damages, plus reasonable attorney fees. A tenant may not recover under this paragraph for more than one notice violation.
- (2) EXTENDED POSSESSION OF PREMISES; WITHHOLDING LAST MONTH'S RENT. (a) Notwithstanding ch. 704, all of the following apply to a tenant whose tenancy is terminated as a result of a foreclosure judgment and sale with respect to the rental property:
- 1. Subject to subd. 3., the tenant may retain possession of the tenant's rental unit for up to 2 months after the end of the month in which the sale of the property is confirmed.
- 2. The tenant may withhold rent in an amount equal to the security deposit during the last period the tenant actually retains possession of the rental unit, regardless of whether the tenant retains possession after the sale of the property is confirmed, as authorized under subd. 1.
- 3. The tenant's right to retain possession of the rental unit expires at the end of the month for which the tenant withholds rent, as authorized under subd. 2.
- (b) Subject to par. (a) 2., a tenant who retains possession of the rental unit after the sale of the property is confirmed shall pay rent for the period during which the tenant retains possession at the same rate that applied immediately before the confirmation of the sale of the property.

- (3) EXECUTION OF WRIT OF ASSISTANCE OR RESTITUTION. No writ of assistance or writ of restitution for the removal of a tenant whose tenancy is terminated as a result of a foreclosure judgment and sale may be executed before the end of the 2nd month beginning after the month in which the sale of the property is confirmed, unless the tenant has waived in writing the right under sub. (2) (a) 1. to retain possession of the rental unit.
- (4) EXCLUSION OF INFORMATION FROM THE CONSOLIDATED COURT AUTOMATION PROGRAMS. No information in a civil action, including a writ of assistance, writ of restitution, or entry of judgment of eviction, concerning the removal of a tenant from residential rental property may be included in the consolidated court automation programs that are accessible to the public through the circuit court public access Web site if that removal is the result of a mortgage foreclosure of that residential rental property.

****Note: This is reconciled s. 846.35 (previously s. 846.40). This Section has been affected by drafts with the following LRB numbers: LRB-1890/1 and LRB-1894/1.

SECTION 9357. Initial applicability; Other.

- (1) TENANT PROTECTIONS. The treatment of sections 704.35 (3) and 846.35 of the statutes first applies to foreclosure actions that are commenced on the effective date of this subsection.
- (2) Rental agreements. The treatment of section 704.35 (2) of the statutes first applies to rental agreements entered into on the effective date of this subsection.

(END)