

The New York City Council

Legislation Details (With Text)

File #: Res 0234- Version: *

2014

Name:

Seal housing court records until the case has been

decided and to permanently seal such records if the

tenant prevails.

Type: Resolution Status: Filed (End of Session)

In control: Committee on Housing and Buildings

On agenda: 5/14/2014

Enactment date: Enactment #:

Title: Resolution calling upon the New York State Legislature to seal housing court records until the case

has been decided and to permanently seal such records if the tenant prevails.

Sponsors: Mark Levine, Helen K. Rosenthal, Margaret S. Chin, Vincent J. Gentile, Vanessa L. Gibson, Corey D.

Johnson, Antonio Reynoso

Indexes:

Attachments:

Date	Ver.	Action By	Action	Result
5/14/2014	*	City Council	Introduced by Council	
5/14/2014	*	City Council	Referred to Comm by Council	
12/31/2017	*	City Council	Filed (End of Session)	

Res. No. 234

Resolution calling upon the New York State Legislature to seal housing court records until the case has been decided and to permanently seal such records if the tenant prevails.

By Council Members Levine, Rosenthal, Chin, Gentile, Gibson, Johnson and Reynoso

Whereas, In 2011, in New York City, two-thirds of the population, or 5,309,000 persons, lived in renter households; and

Whereas, Every year there are over 200,000 Housing Court filings in New York City; and

Whereas, Until recently, the Office of Court Administration (OCA) sold Housing Court data to tenant screening companies, including the names and addresses of tenants involved in Housing Court proceedings; and

Whereas, In 2012, OCA agreed to stop including the names of tenants in data sold to tenant screening companies, but continued to make tenants names available through the Unified Civil Courts' eCourts website and through the Housing Court clerk's office; and

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Whereas, The tenant screening companies offer access to the list of Housing Court involved tenants to

landlords for a fee, and landlords use the information to decide whether to rent to tenants; and

Whereas, These lists are often full of inaccuracies and are traded between the approximately 650 tenant

screening companies across the United States; and

Whereas, Because many landlords will not rent to a tenant who has ever been in Housing Court,

regardless of the outcome of the case, the tenants screening company list has become known as the "tenant

blacklist"; and

Whereas, Many of the tenants currently on the tenant blacklist were in Housing Court to advocate for

their legal rights, and received favorable case outcomes; and

Whereas, The threat of inclusion on the tenant blacklist discourages tenants from taking their landlords

to Court, even when their rights have been violated; now, therefore, be it

Resolved, That the Council of the City of New York calls upon the New York State Legislature to seal

housing court records until the case has been decided and to permanently seal such records if the tenant

prevails.

LS # 1191

JW

Date 5/1/14