



Sen. Adriane Johnson

Filed: 4/21/2023

10300HB2220sam001

LRB103 00033 LNS 60786 a

1 AMENDMENT TO HOUSE BILL 2220

2 AMENDMENT NO. _____. Amend House Bill 2220 by replacing
3 everything after the enacting clause with the following:

4 "Section 5. The Innkeeper Protection Act is amended by
5 adding Sections 10 and 11 as follows:

6 (740 ILCS 90/10 new)

7 Sec. 10. Refusal of admission. A proprietor or manager of
8 a hotel may refuse to admit or refuse service or
9 accommodations to a person who:

10 (1) while on the premises of the hotel, destroys or
11 threatens to destroy hotel property or causes or threatens
12 to cause a public disturbance; or

13 (2) is seeking accommodations for the unlawful
14 possession or use of controlled substances or the use of
15 the premises for the consumption of alcoholic liquor by a
16 person under the age of 21.

1 (740 ILCS 90/11 new)

2 Sec. 11. Right to eject.

3 (a) A proprietor or manager of a hotel may remove or cause
4 to be removed from a hotel a guest or other person who:

5 (1) refuses to pay for accommodations or services;

6 (2) while on the premises of the hotel, destroys or
7 threatens to destroy hotel property, verbally or
8 physically threatens employees or guests, or causes or
9 threatens to cause a public disturbance;

10 (3) is using the premises for the unlawful possession
11 or use of controlled substances by the person or using the
12 premises for the consumption of alcoholic liquor by a
13 person under the age of 21 years of age;

14 (4) violates any federal, State, or local laws,
15 ordinances, or rules relating to the hotel;

16 (5) violates a rule of the hotel that is clearly and
17 conspicuously posted at or near the front desk or posted
18 online where the guest can view it before making a
19 reservation at the hotel; or

20 (6) uses verbally abusive language toward the hotel's
21 employees or guests. As used in this Section, "verbally
22 abusive language" means any language that would reasonably
23 be found to be threatening or demeaning.

24 (b) If the guest has paid in advance, the proprietor or
25 manager of a hotel shall tender to the guest any unused portion

1 of the advance payment at the time of removal.

2 (c) Nothing in this Section shall be used as a pretext to
3 discriminate against a guest on the basis of characteristics
4 protected under local, State, or federal antidiscrimination
5 laws. This Section does not limit any rights or protections
6 that a guest or other person may have under local, State, or
7 federal antidiscrimination or civil rights laws.

8 (d) A proprietor or manager of a hotel shall not eject a
9 guest while the area the hotel is located in is under a severe
10 weather warning without first giving a verbal or written
11 warning to the guest that the guest may be ejected for the
12 guest's behavior. As used in this subsection, "severe weather
13 warning" means a tornado warning, severe thunderstorm warning,
14 flash flood warning, or winter storm warning issued by the
15 National Weather Service.

16 (e) Nothing in this Section shall be used as a pretext to
17 terminate a month-to-month, yearly, or any other term lease,
18 written or oral, of a permanent resident. A proprietor or
19 manager of a hotel shall not terminate the lease of a permanent
20 resident without first going through the appropriate legal
21 process required to lawfully terminate such lease. This
22 Section does not limit any rights or protections a permanent
23 resident may have under local, State, or federal landlord or
24 tenant laws or fair housing laws.

25 Section 99. Effective date. This Act takes effect 60 days

1 after becoming law."