SB0534 Engrossed

1 AN ACT concerning property.

2 Be it enacted by the People of the State of Illinois, 3 represented in the General Assembly:

Section 5. The Safe Homes Act is amended by changing
Sections 20 and 25 as follows:

6 (765 ILCS 750/20)

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Sec. 20. Change of locks.

(1) Written leases. Upon written notice from all 8 (a) 9 tenants who have signed as lessees under a written lease, the tenants may request that a landlord change the locks of the 10 dwelling unit in which they live if one or more of the tenants 11 reasonably believes that one of the tenants or a member of 12 tenant's household is under a credible imminent threat of 13 14 domestic or sexual violence at the premises from a person who is not a lessee under the lease. If the threat of violence is 15 16 from a person who is not a lessee under the written lease, 17 notice Notice to the landlord requesting a change of locks shall be accompanied by at least one form of the following 18 19 types of evidence to support a claim of domestic or sexual violence: medical, court or police evidence of domestic or 20 21 sexual violence; or a statement from an employee of a victim 22 services, domestic violence, or rape crisis organization from which the tenant or a member of the tenant's household sought 23

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services. If the threat of violence is from a person who is a 1 lessee under a written lease, notice to the landlord requesting 2 a change of locks shall be accompanied by a plenary order of 3 protection pursuant to Section 219 of the Illinois Domestic 4 5 Violence Act of 1986 or Section 112A-19 of the Code of Criminal Procedure of 1963, or a plenary civil no contact order pursuant 6 7 to Section 215 of the Civil No Contact Order Act, granting the tenant exclusive possession of the premises. The tenant 8 9 requesting a change of locks shall not be required to obtain 10 written notice from the person posing a threat who is a lessee 11 under the written lease, provided that the notice is 12 accompanied by a plenary order of protection or a plenary civil no contact order granting the tenant exclusive possession of 13 14 the premises.

(2) Oral leases. Upon written notice from all tenants who 15 16 are lessees under an oral lease, the tenants may request that a 17 landlord change the locks of the dwelling unit in which they live if one or more of the tenants reasonably believes that one 18 19 of the tenants or a member of tenant's household is under a 20 credible imminent threat of domestic or sexual violence at the 21 premises. Notice to the landlord requesting a change of locks 22 shall be accompanied by a plenary order of protection pursuant 23 to Section 219 of the Illinois Domestic Violence Act of 1986 or 24 Section 112A-19 of the Code of Criminal Procedure of 1963, or a 25 plenary civil no contact order pursuant to Section 215 of the Civil No Contact Order Act, granting the tenant exclusive 26

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possession of the premises. The tenant requesting a change of locks shall not be required to obtain written notice from the person posing a threat who is a lessee under the oral lease, provided that the notice is accompanied by a plenary order of protection or a plenary civil no contact order granting the tenant exclusive possession of the premises.

7 (b) Once a landlord has received notice of a request for 8 change of locks and has received one form of evidence referred 9 to in Section (a) above, the landlord shall, within 48 hours, 10 change the locks or give the tenant the permission to change 11 the locks. If the landlord changes the locks, the landlord 12 shall make a good faith effort to give a key to the new locks to 13 the tenant as soon as possible or not more than 48 hours of the 14 locks being changed.

(1) The landlord may charge a fee for the expense of
 changing the locks. That fee must not exceed the reasonable
 price customarily charged for changing a lock.

(2) If a landlord fails to change the locks within 48 18 hours after being provided with the notice and evidence 19 20 referred to in (a) above, the tenant may change the locks without the landlord's permission. If the tenant changes 21 22 the locks, the tenant shall make a good faith effort to 23 give a key to the new locks to the landlord within 48 hours 24 of the locks being changed. In the case where a tenant 25 changes the locks without the landlord's permission, the tenant shall do so in a workmanlike manner with locks of 26

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similar or better quality than the original lock.

2 (c) The landlord who changes locks or allows the change of 3 locks under this Act shall not be liable to any third party for 4 damages resulting from a person being unable to access the 5 dwelling.

6 (Source: P.A. 94-1038, eff. 1-1-07.)

7 (765 ILCS 750/25)

8 Sec. 25. Penalty for violation.

9 (a) If a landlord takes action to prevent the tenant who 10 has complied with Section 20 of this Act from changing his or 11 her locks, the tenant may seek a temporary restraining order, 12 preliminary injunction, or permanent injunction ordering the landlord to refrain from preventing the tenant from changing 13 14 the locks. A tenant who successfully brings an action pursuant 15 to this Section may be awarded reasonable attorney's fees and 16 costs.

17 (b) A tenant who changes locks and does not <u>make a good</u> 18 <u>faith effort to</u> provide a copy of a key to the landlord within 19 48 hours of the tenant changing the locks, shall be liable for 20 any damages to the dwelling or the building in which the 21 dwelling is located that could have been prevented had landlord 22 been able to access the dwelling unit in the event of an 23 emergency.

24 (b-1) A landlord who changes the locks and does not make a
 25 good faith effort to provide a copy of a key to the tenant

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within 48 hours of the landlord changing the locks shall be
liable for any damages to the tenant incurred as a result of
not having access to his or her unit.
(c) The remedies provided to landlord and tenant under this
Section 25 shall be sole and exclusive.
(Source: P.A. 94-1038, eff. 1-1-07.)

7 Section 99. Effective date. This Act takes effect upon8 becoming law.