**A RESOLUTION RELATIVE   
TO EVICTION SEALING**

***WHEREAS*:** Since 1988, over 1 million eviction cases have been filed in Massachusetts; and

***WHEREAS*:** Once a case is filed, it becomes part of that tenant’s eviction record, which documents the

tenant’s history of ever having sued or been sued by a landlord; and

***WHEREAS*:** Regardless of fault, outcome, or underlying basis for a court filing, possessing any record

Of an eviction filing can present a serious barrier to a tenant’s ability to secure housing, as the mere fact that they were party to an eviction or housing case may give a landlord reason to reject their application; and

***WHEREAS*:** In 2013, the Massachusetts Trial Court began placing eviction record information online,

making a tenant’s court record history easily accessible to the public as well as tenant

screening companies; and

***WHEREAS*:** Tenant screening services routinely recommend rejections of tenants for having been in

court, *regardless of the outcome of the case*, and erroneously mix records of persons with similar names; and

***WHEREAS*:** Children and minors named in eviction proceedings bear permanent records that impact

their search for housing when they become adults; and

***WHEREAS*:** In June 2019, the Massachusetts Law Reform Institute released “Evicted for Life,” a report

chronicling the impact and stigma of evictions records on Massachusetts residents; and

***WHEREAS*:** Today, tenants who come to agreement and settle with their landlord, correct

errors in their record, or otherwise need support to alter the publicly available and permanently available record, lack the means to do so; and

***WHEREAS*:** Many landlords who routinely file a notice to quit simply as a matter of course at the

conclusion of a tenancy are unaware of the collateral consequences of eviction records or of the growing record of evictions they themselves are accumulating; and

***WHEREAS*:** Legislation introduced in the Massachusetts legislature by Rep. Michael Moran and Sen.

Joseph Boncore would protect tenants from being unfairly branded with an eviction record

by sealing records until a judgment is rendered and ensuring the accuracy of records; and

***WHEREAS*:** Said legislation does not in any way alter the rights of landlords or property owners and

allows all parties to exercise legal rights while moving on with their lives; **NOW THEREFORE**

**BE IT *RESOLVED*:** That the ­­­­­­­­\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_ go on record in support of *S.824 and H.3566, An Act*

*promoting housing opportunity and mobility through eviction sealing.*

**Filed in \_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_\_**