	1	HOUSE JUDICIARY COMMITTEE SUBSTITUTE FOR HOUSE BILL 253
	2	57TH LEGISLATURE - STATE OF NEW MEXICO - FIRST SESSION, 2025
	3	
	4	
	5	
	6	
	7	
	, 8	
	° 9	
	-	AN ACT
	10	
	11	RELATING TO COURT RECORDS; REQUIRING THE SEALING OF CERTAIN
	12	COURT RECORDS PERTAINING TO AN EVICTION; PROVIDING PROCEDURES
	13	FOR SEALING AND UNSEALING A COURT RECORD.
	14	
	15	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF NEW MEXICO:
	16	SECTION 1. A new Section 47-8B-1 NMSA 1978 is enacted to
lete	17	read:
del	18	"47-8B-1. [ <u>NEW MATERIAL</u> ] EVICTION RECORDSSEALED COURT
	19	RECORDSPROCEDURESUNSEALING COURT RECORDS
[ <del>bracketed material</del> ]	20	A. As used in this section:
<del>nate</del>	21	(1) "authorized attorney" means an attorney
ed 1	22	who has access to sealed eviction court records as determined
e <del>ket</del>	23	by a policy adopted by the courts;
bra	24	(2) "court record" means any information
_	25	contained in a docket, including the court docket, pleadings
		.231466.2

<u>underscored material = new</u>

1 and orders;

2	(3) "eviction" means an action initiated by an
3	owner to regain possession of a dwelling unit and use of the
4	premises from a resident pursuant to the Uniform Owner-Resident
5	Relations Act and includes actions by the owner or management
6	of a mobile home park, trailer park or park to regain
7	possession and use of a mobile home, mobile home space, space,
8	mobile home lot or lot pursuant to the Mobile Home Park Act;
9	(4) "owner" means one or more persons, jointly
10	or severally, in whom is vested all or part of the legal title
11	to property or all or part of the beneficial ownership and a
12	right to present use and enjoyment of the premises and agents
13	thereof; "owner" includes a mortgagee in possession and the
14	lessors and landlords or managers of a mobile home park
15	pursuant to the Mobile Home Park Act, but does not include a
16	person or persons, jointly or severally, who as owner leases
17	the entire premises to a lessee of vacant land for apartment
18	use;
19	(5) "resident" means a person entitled under a

rental agreement to occupy a dwelling unit in peaceful possession to the exclusion of others and includes the owner of a mobile home renting premises, lot or parcel in a mobile home park for use as a site for the location of the mobile home; and

(6)

record to:

[bracketed material] = delete

20

21

22

23

24

25

underscored material = new

.231466.2

- 2 -

"seal" means to limit access of a court

HJC/HB 253

1	(a) judges;
2	(b) court staff;
3	(c) authorized staff of the judicial
4	department of the state;
5	(d) a party to the case and, if
6	represented, the party's attorney;
7	(e) authorized attorneys; and
8	(f) a person with a valid court order or
9	directive from the judicial technology council authorizing
10	access to the court record.
11	B. Upon the commencement of an eviction, the court
12	record shall be sealed.
13	C. When an order granting an owner possession of
14	the premises is entered in an eviction, the court record shall
15	be:
16	(1) unsealed no fewer than fifteen days after
17	the date of the order upon written request of the owner,
18	unless:
19	(a) the parties agree and the court
20	orders that the court record should remain sealed;
21	(b) the resident files an appeal, in
22	which case the court record shall remain sealed through the
23	pendency of the appeal; or
24	(c) the order is later set aside by the
25	court, in which case the court shall as soon as practicable
	.231466.2
	- 3 -

HJC/HB 253

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

1 seal the court record; and

(2) available to the public; provided that the court shall seal the court record no less than and as close to three years as possible after the date on which the court record was made available to the public.

D. The names of the parties included in a sealed court record pursuant to this section may be used by the court for administrative purposes, but the court shall not publish the names of the parties online or sell or release a sealed court record as part of a bulk or individual records transfer to a third party; such bulk record request shall be subject to the provisions of Subsection G of this section.

E. A resident who is a party to an eviction in which a court record is sealed pursuant to this section shall not be liable for failing to disclose the eviction in response to any inquiry from a third party.

F. If a sealed court record is made available to the public pursuant to Paragraph (2) of Subsection C of this section, the court record shall be sealed again upon a resident's motion indicating that:

(1) sealing the court record would be in the interests of justice; and

(2) those interests are not outweighed by the public's interest in access to the records.

G. A court record sealed pursuant to this section .231466.2

underscored material = new
[bracketed material] = delete

16

17

18

19

20

21

22

23

24

25

shall be unsealed on order of the court upon a showing of
compelling need, which may include scholarly, educational,
journalistic or governmental purposes. In determining whether
there is a compelling need, the court shall balance the
interests of the resident for nondisclosure against the
interests of the requesting party. For bulk record requests, a
court record sealed pursuant to this section shall be unsealed
only upon a directive from the judicial technology council.

H. Residents shall not be charged a filing fee for a motion pursuant to Subsection F of this section.

I. A sealed court record shall be released to an authorized attorney and maintain its status as a sealed court record without being made available to the public and without a showing of compelling need.

J. The provisions of this section shall apply to all evictions provided pursuant to the Uniform Owner-Resident Relations Act and the Mobile Home Park Act filed on or after the effective date of this 2025 act."

- 5 -

<u>underscored material = new</u> [<del>bracketed material</del>] = delete

.231466.2