- 1 AN ACT
- 2 relating to a residential tenant's rights and remedies after
- 3 certain unlawful conduct.
- 4 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS:
- 5 SECTION 1. Section 92.008(b), Property Code, is amended to
- 6 read as follows:
- 7 (b) A [Except as provided by Subsections (c) and (d), a]
- 8 landlord may not interrupt or cause the interruption of water,
- 9 wastewater, gas, or electric service furnished to a tenant by the
- 10 landlord as an incident of the tenancy or by other agreement unless
- 11 the interruption results from bona fide repairs, construction, or
- 12 an emergency.
- 13 SECTION 2. Subchapter A, Chapter 92, Property Code, is
- 14 amended by adding Section 92.0091 to read as follows:
- 15 <u>Sec. 92.0091. RESIDENTIAL TENANT'S RIGHT OF RESTORATION</u>
- 16 AFTER UNLAWFUL UTILITY DISCONNECTION. (a) If a landlord has
- 17 interrupted utility service in violation of Section 92.008, the
- 18 tenant may obtain relief as provided by this section.
- 19 (b) The tenant must file with the justice court in the
- 20 precinct in which the rental premises are located a sworn complaint
- 21 specifying the facts of the alleged unlawful utility disconnection
- 22 by the landlord or the landlord's agent. The tenant must also state
- 23 orally under oath to the justice the facts of the alleged unlawful
- 24 utility disconnection.

- 1 (c) If the tenant has complied with Subsection (b) and if
- 2 the justice reasonably believes an unlawful utility disconnection
- 3 has likely occurred, the justice may issue, ex parte, a writ of
- 4 restoration of utility service that entitles the tenant to
- 5 immediate and temporary restoration of the disconnected utility
- 6 service, pending a final hearing on the tenant's sworn complaint.
- 7 (d) The writ of restoration of utility service must be
- 8 served on either the landlord or the landlord's management company,
- 9 on-premises manager, or rent collector in the same manner as a writ
- 10 of possession in a forcible detainer suit.
- 11 <u>(e)</u> The landlord is entitled to a hearing on the tenant's
- 12 sworn complaint for restoration of utility service. The writ of
- 13 restoration of utility service must notify the landlord of the
- 14 right to a hearing. The hearing shall be held not earlier than the
- 15 first day and not later than the seventh day after the date the
- 16 <u>landlord requests a hearing.</u>
- 17 (f) If the landlord fails to request a hearing on the
- 18 tenant's sworn complaint for restoration of utility service before
- 19 the eighth day after the date of service of the writ of restoration
- 20 of utility service on the landlord under Subsection (d), a judgment
- 21 for court costs may be rendered against the landlord.
- 22 (g) A party may appeal from the court's judgment at the
- 23 hearing on the sworn complaint for restoration of utility service
- 24 in the same manner as a party may appeal a judgment in a forcible
- 25 detainer suit.
- 26 (h) If a writ of possession is issued, it supersedes a writ
- 27 of restoration of utility service.

1 (i) If the landlord or the person on whom a writ of restoration of utility service is served fails to immediately 2 comply with the writ or later disobeys the writ, the failure is 3 grounds for contempt of court against the landlord or the person on 4 5 whom the writ was served under Section 21.002, Government Code. If the writ is disobeyed, the tenant or the tenant's attorney may file 6 7 in the court in which the action is pending an affidavit stating the 8 name of the person who has disobeyed the writ and describing the acts or omissions constituting the disobedience. On receipt of an 9 10 affidavit, the justice shall issue a show cause order, directing the person to appear on a designated date and show cause why the 11 12 person should not be adjudged in contempt of court. If the justice finds, after considering the evidence at the hearing, that the 13 14 person has directly or indirectly disobeyed the writ, the justice 15 may commit the person to jail without bail until the person purges the contempt action or omission in a manner and form as the justice 16 17 may direct. If the person disobeyed the writ before receiving the show cause order but has complied with the writ after receiving the 18 order, the justice may find the person in contempt and assess 19 punishment under Section 21.002(c), Government Code. 20 21 (j) If a tenant in bad faith files a sworn complaint for

(j) If a tenant in bad faith files a sworn complaint for restoration of utility service resulting in a writ being served on the landlord or landlord's agent, the landlord may in a separate cause of action recover from the tenant an amount equal to actual damages, one month's rent or \$500, whichever is greater, reasonable attorney's fees, and costs of court, less any sums for which the

27 landlord is liable to the tenant.

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- (k) The fee for filing a sworn complaint for restoration of 1 utility service is the same as that for filing a civil action in 2 justice court. The fee for service of a writ of restoration of 3 utility service is the same as that for service of a writ of 4 possession. The fee for service of a show cause order is the same as 5 that for service of a civil citation. The justice may defer payment 6 of the tenant's filing fees and service costs for the sworn 7 complaint for restoration of utility service and writ of 8 restoration of utility service. Court costs may be waived only if 9 10 the tenant executes a pauper's affidavit.
- SECTION 3. Sections 92.008(c), (d), and (e), Property Code, are repealed.
- SECTION 4. Section 92.0091, Property Code, as added by this 13 14 Act, applies only to a violation of Section 92.008, Property Code, 15 as amended by this Act, on or after the effective date of this Act or a violation of Section 92.008, Property Code, as that section 16 17 existed immediately before the effective date of this Act, that continues on or after the effective date of this Act. A violation 18 that occurred before the effective date of this Act and does not 19 continue after the effective date of this Act is covered by the law 20 in effect at the time the violation occurred, and the former law is 21 continued in effect for that purpose. 22
- SECTION 5. This Act takes effect January 1, 2010.

President of the Senate

Speaker of the House

I certify that H.B. No. 882 was passed by the House on May 4, 2009, by the following vote: Yeas 130, Nays 10, 1 present, not voting; that the House refused to concur in Senate amendments to H.B. No. 882 on May 29, 2009, and requested the appointment of a conference committee to consider the differences between the two houses; and that the House adopted the conference committee report on H.B. No. 882 on May 31, 2009, by the following vote: Yeas 140, Nays 1, 1 present, not voting.

Chief Clerk of the House

I certify that H.B. No. 882 was passed by the Senate, with amendments, on May 27, 2009, by the following vote: Yeas 31, Nays 0; at the request of the House, the Senate appointed a conference committee to consider the differences between the two houses; and that the Senate adopted the conference committee report on H.B. No. 882 on May 31, 2009, by the following vote: Yeas 31, Nays 0.

		Secretary of the Senate
APPROVED:		_
	Date	
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	Governor	