## As Introduced

134th General Assembly Regular Session 2021-2022

H. B. No. 636

**Representative Hicks-Hudson** 

## A BILL

To enact section	1923.111 of the Revised Code	1
regarding the	sealing of eviction records.	2

## BE IT ENACTED BY THE GENERAL ASSEMBLY OF THE STATE OF OHIO:

Section 1. That section 1923.111 of the Revised Code be	3
enacted to read as follows:	4
Sec. 1923.111. (A) Upon the motion of a tenant or	5
manufactured home park resident, or upon the court's own motion,	6
a court in which an action under this chapter was commenced may	7
order the court file in the action to be sealed if any of the	8
following applies:	9
(1) The action was dismissed.	10
(2) Judgment was granted for the defendant in the action.	11
(3) The plaintiff prevailed on the merits in the action	12
and all of the following apply:	13
(a) At least five years have passed since judgment was	14
entered.	15
(b) At least five years have passed since any judgment was	16
entered against the defendant in that court.	17

(c) If the plaintiff prevailed on an action for past due	18
rent or other damages under a rental agreement, the defendant	
has satisfied the judgment.	20
(4) The plaintiff consents to sealing the court file.	21
(5) The judgment was granted improperly.	22
(6) The judge decides that restricting public access to	23
the court file is appropriate under Rule 45 of the Rules of	24
Superintendence for the Courts of Ohio.	25
<u>(B)(1) If the defendant in an action under this chapter</u>	26
files a motion to seal under this section, the defendant shall	27
serve the plaintiff with a copy of the motion.	28
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(2) The plaintiff may file a response to the motion to	29
seal within seventeen days of the filing.	30
(3) Either party may request an oral hearing on a motion	31
to seal.	32
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(C) The court may consider any of the following when	33
considering a motion to seal:	
(1) Whether any unusual or exceptional circumstances	35
apply;	36
(2) The disposition of the action, including which party	37
prevailed or whether the matter was voluntarily dismissed;	38
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(3) Whether the plaintiff has filed a memorandum opposing	39
to the motion to seal;	40
(4) The legitimate need of the government to maintain a	41
public record of the case;	42
(5) Any other information.	43

(D) If the court grants a motion to seal under this	44
section, the clerk shall cause the tenant's or manufactured home	45
park resident's name to be redacted from all public records the	46
clerk maintains, including the electronic case index system, to	47
the same extent the clerk would for the sealing of the record of	
a criminal conviction.	
(E) A court shall not consider sealing more than five	50
cases per individual.	51