

## Roberta DiMezza

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**From:** bounce@bounce.votervoice.net on behalf of Scott Bonelli  
<Scott@BigHeadStudio.com>  
**Sent:** Thursday, March 26, 2026 8:53 PM  
**To:** House Judiciary Committee  
**Subject:** H8111- Support with amendments

**Follow Up Flag:** Follow up  
**Flag Status:** Completed

Dear Committee Clerk DiMezza,

if the minor is named, it is for a reason, and it should remain unsealed. they dont get a pass bor bad actions due to their age

This legislation is based on a recommendation that was made based on mutual agreement in 2025 at the Special Legislative Landlord-Tenant Commission, however, stretched beyond its original intention. I agree with a tenant being able to remove their name from an eviction if they were a minor at the time. The way this legislation is written would mean that any adult named in a case would also have their eviction sealed and could do so an unlimited amount of times so long as a minor is named in the case. The spirit of this proposal was to help minors clear records that are more than likely no fault of their own - not to also seal records of responsible parties. I would ask that changes be made to ensure that this legislation does exactly what it was intended to do. Thank you.

Sincerely,

Scott Bonelli  
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