

From: bounce@bounce.votervoice.net on behalf of [Andrew Casal](#)
To: [SLegislation](#)
Subject: Oppose S2269 Violations
Date: Thursday, March 26, 2026 1:20:11 PM

Dear Committee Clerk Rocha,

Please oppose S2269. Landlords should be afforded the opportunity to review and remedy an alleged violation before tenants are notified. Premature notification can create unnecessary friction in the landlord-tenant relationship, as tenants may assume that issues are not being addressed, even when corrective action is underway. There is already an established enforcement framework requiring landlords to respond to notices of violation and to correct any deficiencies within prescribed timelines, with penalties imposed for noncompliance. This existing process provides appropriate accountability without introducing additional confusion or tension.

Sincerely,

Andrew Casal
28 Middle St Apt 3
Pawtucket, RI 02860
amchomesri@gmail.com