Amend printed bill, page 3, strike lines 20 through 22 and substitute
"VICTIMIZATION in the form of a police report written within the prior
sixty days or a valid protection order as described in subsection
(2)(a.5) of this section."

Page 4, after line 2 insert:

"(a.5) For the purposes of subsection (2)(a) of this section:

(I) To provide evidence that he or she is a victim of
unlawful sexual behavior, domestic violence, or domestic abuse,
a tenant may provide to his or her landlord a police report
written within the prior sixty days, a valid protection order, or
a written statement from a medical professional or application
assistant who has examined or consulted with the victim, which
written statement confirms such fact; and

(II) To provide evidence that he or she is a victim of
stalking, a tenant may provide to his or her landlord a police
report written within the prior sixty days, a valid protection
order, or a written statement from an application assistant who
has consulted with the victim, which written statement confirms
such fact."

Page 4, after line 21 insert:

"(4)(a) If a tenant to a residential rental agreement or
lease agreement notifies the landlord that the tenant is a
victim of unlawful sexual behavior, stalking, domestic violence,
or domestic abuse, the landlord shall not disclose such fact to
any person except with the consent of the victim or as the
landlord may be required to do so by law.

(b) If a tenant to a residential rental agreement or lease
agreement terminates his or her lease pursuant to this section
because he or she is a victim of unlawful sexual behavior,
stalking, domestic violence, or domestic abuse, and the tenant
provides the landlord with a new address, the landlord shall
not disclose such address to any person except with the consent
of the victim or as the landlord may be required to do so by
law."