



Written by [Veronika Kyrylenko](#) on August 6, 2021

## Landlords Sue CDC Over Extension of Eviction Moratorium

Trade groups representing property owners filed a lawsuit to block a new federal eviction moratorium that Joe Biden directed the Centers for Disease Control (CDC) to extend for an additional 60 days.

In June, the Supreme Court narrowly ruled that the eviction ban could [continue](#) until July 31. However, in a concurring [opinion](#), Justice Brett Kavanaugh made it clear that the CDC “exceeded its existing statutory authority by issuing a nationwide eviction ban” and that extension beyond the end of July would require “clear and specific congressional authorization (via new legislation).” But Congress hasn’t acted. Neither the House nor Senate, both controlled by the Democrats, had the votes for a temporary extension. Despite that fact, House Speaker Nancy Pelosi [blamed](#) “cruel” House Republicans for “leaving children and families out on the streets.”

Still, the CDC [extended](#) the moratorium on Tuesday, changing it only slightly so it appeared to be targeted to areas with “substantial” and “high” levels of community transmission of COVID-19. According to [NPR](#), this definition covers 82 percent of the counties and 90 percent of the population in the United States.

Now, owners are fighting back and suing the administration. On Wednesday, the Alabama and Georgia chapters of the National Association of Realtors (NAR) [filed suit](#) in federal court, alleging the White House “caved to political pressure” and reinstated the moratorium “without providing any legal basis for its action.”

The lawsuit reads:

The Supreme Court ruled that only the Legislative Branch — not the Executive — had authority to extend the moratorium. Critically, the CDC knew that the White House had repeatedly stated that new legislation was necessary to extend the moratorium, given the absence of executive legal authority. Congress tried, but failed, to enact a legislative extension in reliance on those representations. Yet rather than accept that as the final word under our constitutional system (which the White House initially appeared to do), the CDC extended the moratorium anyway. And the CDC did so for nakedly political reasons — to ease the political pressure, shift the blame to the courts for ending the moratorium, and use litigation delays to achieve a policy objective. The Court should block the August 3 extension on an expedited basis to relieve the nation’s property owners of the burden of complying with this unlawful agency action.



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Politico [reports](#) that a coalition of 11 housing industry groups — including the Mortgage Bankers Association and the National Association of Home Builders — said in a statement that they opposed the new ban and that “the administration itself noted it lacks the legal authority for a more targeted eviction moratorium.”

According to [Western Journal](#),

National Apartment Association President and CEO Bob Pinnegar said the new moratorium has landlords “irate,” with property owners saying they feel they were disregarded by the administration. “We were really just a pawn in this process,” Pinnegar said of landlords’ reaction to the back-and-forth. “Looking back at it, it appears to me that this was more about keeping together the Democratic caucus in the House for the upcoming infrastructure bill than anything else,” he said. “And so definitely, there’s a lot of frustration on the part of the industry.”

NAR President Charlie Oppler stressed in the [statement](#) that the industry isn’t just a bunch of wealthy real-estate moguls with massive portfolios of properties: “About half of all housing providers are mom-and-pop operators, and without rental income, they cannot pay their own bills or maintain their properties.”

In response to the legal actions, a White House official [told](#) CBS News Thursday that, “Given the rising urgency of containing the spread of the Delta variant, the Biden Administration’s goal is to keep as many Americans safe and housed as possible, for as long as possible.” “The CDC identified the legal authority and developed the requisite record for a new, targeted eviction moratorium — focused on counties with high or substantial case rates — to protect renters, and the CDC ultimately adopted that measure. The President has a deep respect for the rule of law, and we would direct any further questions to the Department of Justice,” said the administration representative.

White House Press Secretary Jen Psaki [indicated](#) during a press briefing Wednesday the president wouldn’t have moved forward with the renewed moratorium if he “didn’t feel comfortable and confident in the legal justification.”

Since the beginning of the pandemic, the government has effectively stripped landlords from their property rights by banning them from collecting rent or evicting a tenant who refuses to pay it — and the landlords [fought back](#).

In the first stages of massive fear and uncertainty over the “novel” and “deadly” virus, as the country went into a shutdown mode and unemployment claims were reaching record highs and the risk of homelessness were serious issues, a case for a temporary eviction moratorium could possibly be justified. Now, however, when the labor market is in a high demand for workers while the unemployment rate also remains high, the moratorium became obsolete.

And it’s not that some tenants cannot afford to pay rent — they just don’t have to. [Speaking](#) to Fox News on Thursday, a North Carolina landlord complained that while he was out \$24,000 in unpaid rent from tenants, one renter bought three boats over the course of the eviction moratorium. “[The money for the federal rental assistance] was used, they went and bought brand new boats, but I mean, you know in a time of crisis like what we’ve been through, you’re evidently getting money from somewhere, but it’s not getting to me,” said the landlord.



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