SENATE No. 706

The Commonwealth of Massachusetts

PRESENTED BY:

Cynthia S. Creem

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to clarify homestead estates and real estate titles.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Cynthia S. Creem	First Middlesex and Norfolk
Jennifer L. Flanagan	Worcester and Middlesex

SENATE No. 706

By Ms. Creem, a petition (accompanied by bill, Senate, No. 706) of Cynthia S. Creem and Jennifer L. Flanagan for legislation to clarify homestead estates and real estate titles. The Judiciary.

The Commonwealth of Alassachusetts

In the Year Two Thousand Thirteen

An Act to clarify homestead estates and real estate titles.

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Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Chapter 184 of the General Laws, as appearing in the 2010 official edition, is hereby amended by striking section 7 in its entirety and inserting in place thereof the following section:--
- Section 7. (a) A conveyance, mortgage or devise that includes two persons married to each other that does not state a form of tenancy shall create in them a tenancy by the entirety, unless it manifestly appears from the tenor of the instrument that it was intended to create a different form of tenancy.
- (b) A conveyance, mortgage or devise of land to two or more persons, none of whom are married to each other, that does not state a form of tenancy shall create in them an estate in common and not in joint tenancy, unless it is expressly stated in such conveyance, mortgage or devise that the grantees or devisees shall take jointly, or as joint tenants, or in joint tenancy, or to them and the survivor of them, or unless it manifestly appears from the tenor of the instrument that it was intended to create an estate in joint tenancy.
- (c) A conveyance, mortgage or devise of land to three or more persons that states that they shall take jointly, or as joint tenants, or in joint tenancy, or other words creating a joint tenancy, shall be construed as applying to all of the grantees or devisees, regardless of marital status, unless a contrary intent appears from the tenor of the instrument.
- (d) A conveyance, mortgage or devise of land to two persons as tenants by the entirety, who are not married to each other, shall create an estate in joint tenancy and not a tenancy in common.

21 (e) In the event that a conveyance, mortgage or devise of land does not specify whether 22 the grantees or devisees are married to each other, an affidavit under the penalties of perjury by 23 any person with personal knowledge may be recorded at any time as conclusive proof of such 24 marital status at the time title vested under such instrument. 25 SECTION 2. Section 1 of chapter 188 of the General Laws, as so appearing, is hereby amended by striking the definition of "Owner" and inserting in place thereof the following:--26 27 "Owner", a natural person who is a sole owner, joint tenant, tenant by the entirety, tenant 28 in common, life estate holder, remainderman, or holder of a beneficial interest in a trust, 29 including any of the foregoing who is a lessee-shareholder of a residential cooperative housing 30 unit. 31 SECTION 3. Subsection (b) of section 3 of said chapter 188, as so appearing, is hereby 32 amended by striking clause (6) and inserting in place thereof the following:--33 (6) upon an execution issued from a court of competent jurisdiction to enforce its 34 judgment based upon fraud, duress, undue influence or lack of capacity. 35 SECTION 4. Subsection (d) of section 5 of said chapter 188, as so appearing, is hereby 36 amended by striking the second paragraph, and inserting in place thereof the following 37 paragraph: 38 The estate of homestead of an individual who records a declaration of homestead under 39 section 3 and who subsequently marries shall automatically be deemed to benefit that 40 individual's spouse. Any subsequent recording of a declaration of homestead, without an 41 intervening release, benefitting: 42 (i) the original declarant or a family member identified on a prior declaration on the same 43 home; or 44 (ii) the spouse of that person; 45 shall relate back to the filing date of the earliest recorded declaration, but the provisions 46 of this chapter pursuant to which the later recorded declaration was made shall control the rights 47 of a person identified in a later declaration. 48 SECTION 5. Section 11 of said chapter 188, as so appearing, is hereby amended by 49 striking subsection (a) and inserting in place thereof the following: 50 (a) If a home that is subject to an estate of homestead is sold, whether voluntarily or 51 involuntarily, taken or damaged by fire or other casualty, then the proceeds of any such sale, 52 taking or damage shall be entitled to the protection of this chapter during the following periods:

53 54 55 56	(1) in the event of a sale, whether voluntary or involuntary, or a taking, for a period ending on the date on which the person benefited by the homestead either acquires another home the person intends to occupy as a principal residence or 1 year after the date on which the sale or taking occurred, whichever first occurs; and
57	(2) in the event of a fire or other casualty, for a period ending on:
58 59 60	(i) the date upon which the reconstruction or repair to the home is completed or the date on which the person benefited by the homestead acquires another home the person intends to occupy as a principal residence; or
61	(ii) 2 years after the date of the fire or other casualty, whichever first occurs.
62 63 64	SECTION 6. Section 12 of chapter 254 of the General Laws, as so appearing, is hereby amended by striking the first paragraph in lines 1 through 57 and inserting in place thereof the following paragraph:
66 67 68 69 70 71 72	by section two or section four may cause to be recorded in the registry of deeds in the county or district where the land lies a bond of a surety company authorized to do a surety business in Massachusetts and in a penal sum equal to the contract sum or, if the contract does not contain a contract sum, in a penal sum equal to that person's fair estimate of the contract sum, all as set forth in the certificate on the bond. The bond shall identify the record owner and describe the land in such detail as is required in a common conveyance of land, and shall be in the following form:— Record Owner(s) of Property:
74 75	Know All Men By These Presents:
76 77 78 79 80 81 82	That we of in the County of and Commonwealth of Massachusetts, as principal, and a surety company organized under the laws of and authorized to do business in the Commonwealth as a surety company, are holden and stand firmly bound and obliged unto Register of Deeds for the District, County of , in the principal sum of Dollars (\$) to be paid unto said Register and his successors in said office, to which payment, well and truly to be made, we bind ourselves, our heirs, executors, administrators, successors and assigns, jointly and severally, firmly by these presents.
84 85 86	Whereas, said principal is interested in the erection, alteration, repair or removal of a building or structure on a certain lot of land situated within the Registry District in the Commonwealth, bounded and described as follows:

87	(Insert description)
88 89	and desires to free said land from liens for all labor and all labor and materials entitled to lien protection under chapter 254 and amendments thereto;
90 91 92 93 94 95	Now, therefore, the condition of this obligation is such that if the Principal shall pay for all labor and for all labor and materials entitled to lien protection under chapter 254 and amendments thereto under the contract referred to in the Certificate in this bond, irrespective of any agreement made between him and the owner or any other persons now interested or who may hereinafter be interested therein, then the above written obligation shall be null and void, otherwise to remain in full force and effect.
96 97 98 99 100	This bond is made for the use and benefit of all persons entitled to file the documents for lien protection as provided in Massachusetts General Laws, chapter 254 and they and each of them are hereby made Obligees hereunder, and in case of the failure of the principal to carry out the provisions of this bond made for their use and benefit they and each of them may sue hereon in their own name.
101	Signed, sealed and delivered this day of, (insert year).
102	Principal
103	By
104	Surety
105	Ву
106	Certificate
107 108 109	, principal on the above bond, hereby certify that the (estimated) contract price for the proposed work to be performed on the land described in the above bond under a written contract between and dated,, (insert year), is Dollars (\$).
110	(Signed)
111 112 113	SECTION 7. Section 14 of said chapter 254, as so appearing, is hereby amended by striking the second paragraph in lines 17 through 44 and inserting in place thereof the following paragraph:
114	The bond identifying the record owner shall be in the following form:
115	Record Owner(s) of Property:
116	Know All Men By These Presents:

117 118 119 120	That we, as principal and duly organized to transact business as a surety within the Commonwealth of Massachusetts, as surety, are holden and stand firmly bound and obliged unto in the penal sum of Dollars (\$), to the payment of which we bind ourselves, our heirs, successors and assigns, jointly and severally by these presents.
121 122 123	Whereas, under date of, the said obligee recorded a notice of contract in the registry of deeds, as Instrument #, in Book at Page upon premises more fully described in said notice, and
124 125	Whereas, the principal desires to dissolve said lien in accordance with the provisions of section fourteen of chapter two hundred and fifty-four of the General Laws.
126 127 128 129	Now, therefore, the condition of this obligation is such that if the said principal shall pay to the said obligee all sums which shall be adjudged in favor of the said obligee in an action brought under the provisions of said section fourteen, this obligation shall be void, otherwise to remain in full force and effect.
130 131	In witness whereof, the aforesaid principal and surety have executed this instrument under seal this day of (insert year).
132	Principal
133	by
134	Surety
135	by
136 137 138 139 140 141	SECTION 8. Section one shall apply to co-tenancies arising or created prior to, on and after the effective date hereof except with respect to which there appears of record prior to said effective date any final judgment to the contrary by a court of competent jurisdiction. Sections two through five shall apply to estates of homestead arising or created before, on or after said effective date, except with respect to the subject matter of any final judgment to the contrary by a court of competent jurisdiction prior to said effective date.