

The Commonwealth of Massachusetts

PRESENTED BY:

Frank A. Moran

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 relative to vacant, foreclosing and foreclosed property in the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Frank A. Moran	17th Essex	1/16/2015
Kevin G. Honan	17th Suffolk	9/23/2019
Marcos A. Devers	16th Essex	9/23/2019
Benjamin Swan	11th Hampden	9/23/2019
Michelle M. DuBois	10th Plymouth	9/23/2019
Mary S. Keefe	15th Worcester	9/23/2019
Paul McMurtry	11th Norfolk	9/23/2019
Aaron Vega	5th Hampden	9/23/2019
Gailanne M. Cariddi	1st Berkshire	9/23/2019
Linda Dean Campbell	15th Essex	9/23/2019
Susannah M. Whipps Lee	2nd Franklin	9/23/2019
Jose F. Tosado	9th Hampden	9/23/2019
Barbara A. L'Italien	Second Essex and Middlesex	9/23/2019
Denise Provost	27th Middlesex	9/23/2019
Stephen L. DiNatale	3rd Worcester	9/23/2019
Marjorie C. Decker	25th Middlesex	9/23/2019
Donald H. Wong	9th Essex	9/23/2019
Jay D. Livingstone	8th Suffolk	9/23/2019

Diana DiZoglio	14th Essex	9/23/2019
James J. O'Day	14th Worcester	9/23/2019
Brian R. Mannal	2nd Barnstable	9/23/2019
David M. Rogers	24th Middlesex	9/23/2019
Carlos Gonzalez	10th Hampden	9/23/2019

By Mr. Moran of Lawrence, a petition (accompanied by bill, House, No. 1498) of Frank A. Moran and others relative to vacant property, foreclosed property and property in the process of foreclosure. The Judiciary.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to vacant, foreclosing and foreclosed property in the Commonwealth.

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

1	Whereas, The deferred operation of this act would tend to defeat its purpose, which is
2	forthwith to protect citizens of the Commonwealth and Municipalities impacted by the mortgage
3	foreclosure crisis by further expanding existing options for Municipalities to further specify and
4	ensure compliance with state sanitary code, therefore it is hereby declared to be an emergency
5	law, necessary for the immediate preservation of the public convenience.
6	Be it enacted by the Senate and House of Representatives in General Court assembled,
7	and by the authority of the same, as follows:
8	SECTION 1. Chapter 111 of the General Laws is hereby amended by inserting after
9	section 127(l)
10	the following new section- Section 127(m) which section shall be named: "some
11	municipal options; vacant and foreclosing property code enforcement"

12	(a) For purposes of this section, the following terms shall have the following meanings
13	unless the context clearly requires otherwise:
14	"Certificate Of Compliance" shall mean a certificate issued by the Commissioner to the
15	Responsible Party for a Vacant, and/or Foreclosing Property upon compliance with the
16	provisions of Section 13.
17	"Commissioner", the municipality's building inspector or commissioner or other
18	administrative chief in a town responsible under M.G.L. c. 134 § 3 for administering and
19	enforcing the state sanitary and/or building code.
20	"Days", consecutive calendar days.
21	"ENTITY" shall mean a business organization, or any other kind of organization,
22	including without limitation, a corporation, partnership, trust, limited liability corporation,
23	limited liability partnership, joint venture, sole proprietorship, or any other category of
24	organization, and any employee, agent, servant or other representative of such entity.
25	"FORECLOSED PROPERTY" shall mean a property on which a Foreclosure Deed has
26	been recorded until such property has been purchased from a Mortgagee or its Mortgage
27	Servicer.
28	"FORECLOSING PROPERTY" shall mean a property on which the Mortgagee or its
29	agent has filed a Complaint with the Land Court or Superior Court pursuant to the Massachusetts
30	Soldiers' and Sailors' Civil Relief Act (St. 1943, c. 57 (1943), as amended through St. 1988, c.
31	142) until such time as a Foreclosure Deed has been recorded in the Southern Essex Registry of
32	Deeds.

34	"PERSON" shall mean any individual, corporation, partnership, limited liability
35	partnership, limited liability company, trust or other entity.
36	"PROPERTY" means any real property, residential or commercial, or portion thereof,
37	located in the City or town, including building or structures situated on the property.
38	"Residential Property", any property that contains one or more dwelling units used,
39	intended, or designed to be occupied for living purposes.
40	"RESPONSIBLE PARTY" shall mean:
41	Every Person, entity, servicer, property manager, or real estate broker, who or which,
42	alone or severally with others:
43	1. Has care, charge or control of Property, including but not limited to any dwelling,
44	dwelling unit, mobile dwelling unit or parcel of land, vacant or otherwise, including a mobile
45	home park, or any administrator, executor, trustee or guardian of the estate of the holder of legal
46	title; or
47	2. Is a Mortgagee of any such Property who has filed a Complaint with the Land
48	Court or Superior Court pursuant to the Massachusetts Soldiers' and Sailors' Civil Relief Act
49	(St. 1943, c. 57 (1943), as amended through St. 1988, c. 142), including its successors or assigns;
50	or
51	3. Is an agent, trustee or other Person appointed by the courts and vested with
52	possession or control of any such Property;

4. Is a Mortgagee who has made entry on any such Property, pursuant to the terms of
the Mortgage, in order to make repairs upon mortgagor's failure to do so.

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"VACANT PROPERTY" shall mean structure or building not legally occupied.

(b) Any city or town which accepts the provisions of this section may impose a vacant,
foreclosing and foreclosed property registration and security program as provided in section (b
and c) of this chapter.

59 All responsible parties must register vacant, foreclosing or foreclosed residential 60 properties with Commissioner on forms provided by the Commissioner. All registrations must 61 provide the Commissioner with the name, local (within 20 miles of the Property) address, and 62 telephone number of the Responsible Party or their local agent who can be contacted in case of 63 emergency. The responsible party must also obtain a certificate of compliance that the property 64 was inspected and identify whether the property is vacant. If the property is vacant, the 65 registration must designate a local individual or local property management company responsible 66 for the security and maintenance of the property. This designation must state the individual or 67 company's name, phone number and local mailing address.

68 This registration must be received within thirty days of the property becoming vacant,69 foreclosing or foreclosed.

All property registrations are valid for one year. An annual registration fee to be set by the municipality must accompany the registration form. The fee and registration are valid for the calendar year, or remaining portion of the calendar year in which the registration was initially required. Subsequent registrations and fees are due by the first (1st) day of January of each year and must certify whether the foreclosed property remains vacant.

75	Once the property is sold or is no longer vacant, the responsible party must provide proof
76	of sale or written notice of occupancy to the Commissioner.
77	(c) Properties subject to this section must be maintained in accordance with all applicable
78	Sanitary, Building Codes, and local regulations and the following requirements.
79	The responsible party or local agent must cause the property to be inspected on a monthly
80	basis until sold or no longer vacant.
81	Maintain liability insurance on the Property and furnish the Commissioner with a copy of
82	said certificate of insurance; and,
83	The property must contain a posting with the name and twenty-four (24) hour contact
84	phone number of the local individual or property management company responsible for the
85	maintenance. The sign must also indicate the name, address and telephone number of the
86	property responsible party and the responsible party's authorized agent for the purpose of service
87	of process. This sign must be posted on the front of the property so it is clearly visible from the
88	street.
89	If the Commissioner determines that a Property has been abandoned but Occupants
90	remain, and conditions of disrepair threaten the health and safety of the occupants: the
91	Commissioner shall notify the Responsible Party of the conditions of disrepair in writing. The
92	Responsible Party will then have fifteen (15) days to comply with the requirements set forth in
93	this Section.
94	The Commissioner, upon being informed of the existence of a Vacant, Foreclosing or
95	Foreclosed Property without a Certificate of Compliance, shall cause notice to issue to the

96 Responsible Party of the status of said Property and shall order said Responsible Party to 97 immediately obtain a Certificate of Compliance. If any Responsible Party fails to comply with 98 said order, Commissioner or agents thereof may enter the Property to inspect, and further may 99 seek court orders to enter upon the premises to secure, clean and remove any pools of stagnant 100 water an otherwise enforce the Sanitary Code.

101 Compliance with this section shall not relieve the responsible party of any other 102 obligation set forth in statute, regulation, covenant conditions and restrictions and/or 103 homeowners' association rules and regulations.

Maintenance of Vacant Properties. In addition to the requirements of This Section, the
Responsible Party, within fifteen (15) days of the property becoming vacant, shall:

(1) As may be required by the Commissioner, file one set of space utilization floor
plans for any Buildings on said Vacant Property with the Commissioner and one set of said plans
with the Commissioner. The Responsible Party shall certify space utilization plans as accurate
twice annually, in January and July; and

110 (2) At the discretion of the Commissioner, secure all windows and door openings and 111 ensure that the Property is secured from all unauthorized entry continuously in accordance with 112 the United States Fire Administration, National Arson Initiative Board up Procedures or provide 113 twenty-four (24) hour on-site security personnel on the Property; and,

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(3) Post "No Trespassing" signs on the Property; and

(4) Maintain the Property in accordance with this section, free of overgrowth, trash
and debris, and pools of stagnant water, and ensure that structures are maintained in a
structurally sound condition; and

118 When required pursuant to this section, signs or markings shall be applied on the front of 119 the Property, and elsewhere as the Commissioner may require, at or above the second floor level 120 and shall not be placed over doors, windows, or other openings. All signs/markings shall be 121 visible from the street and, when requested by the Commissioner, shall be placed on the sides 122 and rear of the Property. Signs/Markings shall be a minimum of 24 inches by 24 inches, with 123 lines of two-inch width, and shall have a reflective background, or be painted with reflective 124 paint, in contrasting colors. Signs/Markings shall be applied directly on the surface of the 125 Property and shall state the date of posting and the most recent date of inspection by the 126 Commissioner.

127 The Commissioner shall have the authority and the duty to inspect properties subject to 128 this section for compliance and to issue citations for any violations. The Commissioner shall 129 have the discretion to determine when and how such inspections are to be made, provided that 130 their policies are reasonably calculated to ensure the enforcement of this section.

131 The Responsible Party of a Vacant, Foreclosing or Foreclosed Property who fails to 132 obtain a Certificate of Compliance as required herein, shall be liable to the City or Town for 133 expenses incurred by the City or Town in securing such Property, and for costs of bringing the 134 property in compliance with this section. The Commissioner shall provide the Responsible Party 135 with a written statement of all costs associated with inspecting, securing and marking the 136 Property, and for costs of bringing the property in compliance with this section. The Commissioner shall record the notice of claim in the appropriate Country Registry of Deeds
forthwith, and shall have the right to file a civil action in the Housing Court or District Court
with jurisdiction to establish a lien on the Property for the balance due.

140 No Responsible Party for a Vacant, Foreclosing, Foreclosed Property shall allow said 141 Property to become or remain unsecured, or to contain an accumulation of rubbish, or to contain overgrowth, or to have a stagnant pool of water or otherwise not maintain the property in 142 143 accordance with the Sanitary Code. If it appears that any vacant or foreclosing Property is 144 unsecured, contains rubbish, overgrowth, or a stagnant pool of water, the Commissioner shall 145 send written notification to the Responsible Party, requiring that the Responsible Party promptly 146 secure the Property, remove the rubbish or overgrowth, or abate the stagnant pool of water or 147 other non-compliance with the Sanitary Code.

All unsecured Vacant, Foreclosing or Foreclosed Properties shall be immediately referred to the Commissioner for a determination relative to whether the Property is a nuisance or dangerous pursuant to M.G.L. c. 139 and procedures promulgated thereunder.

- 151 Notices required pursuant to this section shall be served in one of the following manners:
- 152 (1) Personally on any Responsible Party, or on the contact person specified by such
 153 Responsible Party pursuant to this Section; or
- 154 (2) Left at the last and usual place of abode of any Responsible Party who is an155 individual; or

(3) Sent by certified or registered mail, return receipt requested, to the principal place
of business within or without the Commonwealth of any Responsible Party who is an entity, if
such principal place of business is known; or,

159 (4) The contact person identified by such Responsible Party pursuant to this Section;160 or

161 (5) Sent by certified or registered mail, return receipt requested, to any contact person
162 specified by the Responsible Party pursuant to This Section, at the address specified by the
163 Responsible Party pursuant to This Section.

Enforcement: violations and penalties. Failure to comply with any provision of this Section shall be punished by a fine of \$300 pursuant to M.G.L. c. 40 § 21D, with each day of violation constituting a separate offense.

167 This Section may also be enforced by civil, criminal process or non-criminal process,
168 including injunctive relief. The Commissioner shall be the enforcing person for purposes of this
169 section.

170 Violations of this chapter shall be treated as a strict liability offence regardless of intent.

171 Subsections (b) and (c) of this section shall only take effect in a city or town accepting 172 the provisions of these subsections by a majority vote of the city council with the approval of the 173 mayor, in the case of a city with a Plan A, Plan B, or Plan F charter, by a majority vote of the 174 city council, in the case of a city with a Plan C, Plan D, or Plan E charter, by a majority vote of 175 the annual town meeting or a special meeting called for that purpose, in the called-for purpose, in 176 the case of a municipality with a town meeting form of government; or by a majority of the town 177 council, in the case of a municipality with a town form of government. The provisions of this 178 section shall take effect on the first day of the first calendar month after the date of such 179 acceptance; if such date is at least 15 days after such acceptance; and provided further, that if 180 such date is less that 15 days after such acceptance, it shall take effect on the first day of the 181 second calendar month following such acceptance.

(d) Any city or town which accepts the provisions of this subsection (d) may impose a
vacant, foreclosing and foreclosed property refundable cash bond as provided in section (d) of
this chapter.

Responsible Parties shall provide a refundable cash bond acceptable to the Commissioner to be set by the municipality, in the sum of not to exceed ten thousand (\$10,000) dollars, to secure the continued maintenance of the Property until it is no longer vacant, foreclosed or foreclosing and remunerate the City or town for any expenses incurred in inspecting, securing, marking or making safe such Property and, if applicable, the Property in which it is located.

190 The Commissioner shall provide the Responsible Party with a written statement of all 191 costs associated with inspecting, securing and marking the Property, and for costs of bringing the 192 property in compliance with this section. If the Responsible Party fails to pay or reimburse the 193 City or town within seven days of notice of expenses, the City or town shall draw down upon the 194 bond paid by the Responsible Party. If there is no bond available, the Commissioner shall record 195 the notice of claim in the appropriate Country Registry of Deeds forthwith, and shall have the 196 right to file a civil action in the Housing Court or District Court with jurisdiction to establish a 197 lien on the Property for the balance due.

198 If the Responsible Party fails to comply with any order issued pursuant to this Section, 199 the Commissioner may immediately seek to obtain the proceeds secured by the bond filed 200 pursuant to This Section herein and shall enter upon the premises and cause the Property to be 201 inspected, secured and marked, and further may seek court orders to enter upon the premises to 202 secure, clean, and remove any rubbish or overgrowth, or abate any pools of stagnant water or 203 otherwise enforce the sanitary, building codes or local regulations.

204 Subsection (d) of this section shall only take effect in a city or town accepting the 205 provisions of this subsection by a majority vote of the city council with the approval of the 206 mayor, in the case of a city with a Plan A, Plan B, or Plan F charter, by a majority vote of the 207 city council, in the case of a city with a Plan C, Plan D, or Plan E charter, by a majority vote of 208 the annual town meeting or a special meeting called for that purpose, in the called-for purpose, in 209 the case of a municipality with a town meeting form of government; or by a majority of the town 210 council, in the case of a municipality with a town form of government. The provisions of this 211 section shall take effect on the first day of the first calendar month after the date of such 212 acceptance; if such date is at least 15 days after such acceptance; and provided further, that if 213 such date is less that 15 days after such acceptance, it shall take effect on the first day of the 214 second calendar month following such acceptance.

215 SECTION 2. This act shall take effect upon its passage.