SENATE No. 968

The Commonwealth of Alassachusetts

PRESENTED BY:

Paul R. Feeney

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 reforming alimony in the Commonwealth.

PETITION OF:

NAME:DISTRICT/ADDRESS:Paul R. FeeneyBristol and Norfolk

SENATE No. 968

By Mr. Feeney, a petition (accompanied by bill, Senate, No. 968) of Paul R. Feeney for legislation to reform alimony in the Commonwealth. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1029 OF 2021-2022.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act reforming alimony 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:

- SECTION 1. Section 53 of chapter 208 of the General Laws, as appearing in the 2014
- 2 Official Edition, is hereby amended by inserting after the word "order", in line 24, the following
- 3 words:-, except in cases where deviation applies pursuant to subsection(e).
- 4 SECTION 2. Said chapter 208 is hereby further amended by adding the following
- 5 section:-
- 6 Section 56. No alimony judgment under sections 48 to 55, inclusive, where the parties
- 7 have agreed in writing that the alimony judgment survives or is not modifiable shall be modified
- 8 by a court without the consent of both parties.
- 9 SECTION 3. Chapter 124 of the acts of 2011 is hereby amended by striking out section 4
- and inserting in place thereof the following section:-

- Section 4. (a) As used in this section the following words shall, unless the context clearly requires otherwise, have the following meanings:-
- "Alimony", the payment of support from a spouse, who has the ability to pay, to a spouse in need of support for a reasonable length of time, under a court order.
- "Existing alimony judgment", an order of a court to pay alimony entered by a court prior to March 1, 2012.
 - "General term alimony", the periodic payment of support to a recipient spouse who is economically dependent.

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- 19 "Payor", a spouse required by order of a court to pay alimony or general term alimony.
- 20 "Recipient", a spouse receiving by order of a court alimony or general term alimony.
 - (b) Existing alimony judgments shall be general term alimony as that term is defined in section 48 of chapter 208 of the General Laws.
 - (c) Unless otherwise provided in this section, existing alimony judgments shall terminate pursuant to the terms of such existing alimony judgment or pursuant to an order of modification entered by a court.
 - (d) Existing alimony judgments that exceed the durational limits under section 49 of said chapter 208 shall be deemed a material change of circumstance that warrants modification and shall be modified upon a complaint for modification without additional material change of circumstance, unless the court finds that deviation from the durational limits is warranted.

(e) A payor of alimony paying alimony pursuant to an existing alimony judgment may
file a complaint for modification of the existing alimony judgment if the recipient is determined
to be cohabitating pursuant to subsection (d) of said section 49 of said chapter 208. A court
considering a complaint for modification of an existing alimony judgment pursuant to this
subsection shall consider the recipient's cohabitation a material change of circumstance when
ruling on the complaint for modification.

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General term alimony shall be suspended, reduced or terminated upon the cohabitation of the recipient spouse when the payor shows that the recipient spouse has maintained a common household, as defined in this subsection, with another person for a continuous period of at least 3 months.

- (1) Persons are deemed to maintain a common household when they share a primary residence together with or without others. In determining whether the recipient is maintaining a common household, the court may consider any of the following factors:
- (i) oral or written statements or representations made to third parties regarding the relationship of the persons;
- 45 (ii) the economic interdependence of the couple or economic dependence of 1 person on the other;
- 47 (iii) the persons engaging in conduct and collaborative roles in furtherance of their life 48 together;
 - (iv) the benefit in the life of either or both of the persons from their relationship;
 - (v) the community reputation of the persons as a couple; or

(vi) other relevant and material factors.

- (2) An alimony obligation suspended, reduced or terminated under this subsection may be reinstated upon termination of the recipient's common household relationship; but, if reinstated, it shall not extend beyond the termination date of the original order.
- (f) A payor of alimony paying alimony pursuant to an existing alimony judgment may file a complaint for modification of the existing alimony judgment if the payor has reached full retirement age pursuant to subsection (f) of said section 49 of said chapter 208. A court considering a complaint for modification of an existing alimony judgment pursuant to this subsection shall consider the payor's reaching full retirement age a material change of circumstance when ruling on the complaint for modification. The court may grant a recipient an extension of an existing alimony order for good cause shown; provided, however, that in granting an extension, the court shall enter written findings.
- (g) No existing alimony judgment under this section where the parties have agreed in writing that the existing alimony judgment survives or is not modifiable shall be modified by a court without the consent of both parties.