HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Russell E. Holmes

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 for the removal of void restrictive covenants.

PETITION OF:

NAME:DISTRICT/ADDRESS:DATE ADDED:Russell E. Holmes6th Suffolk1/17/2025

HOUSE No.

[Pin Slip]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act for the removal of void restrictive covenants.

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 114 of chapter 185 of the General Laws, as appearing in the 2022
- 2 Official Edition, is hereby amended by striking out, in line 1, the word "No" and inserting in
- 3 place thereof the following words:- (a) No.
- 4 SECTION 2. Said Section 114 of said chapter 185, as so appearing, is hereby further
- 5 amended by inserting after the word "court", in line 4, the following words:- or as otherwise
- 6 permitted pursuant to subsection (c).
- 7 SECTION 3. Said Section 114 of said chapter 185, as so appearing, is hereby further
- 8 amended by adding the following 3 subsections:-
- 9 (b) When a new original or transfer certificate is being issued by a registry district, the
- districts shall review all restrictions, including, but not limited to, all restrictive covenants,
- 11 conditions, limitations and rights of entry or reverter, set forth expressly on the face of the
- certificate of title to determine whether any such restriction violates section 23B of chapter 184;

provided, however, that a restriction is set forth expressly when the words of the restriction are verbatim included in the text of the certificate of title.

- (c) If, pursuant to subsection (b), a district identifies a restriction made void by section 23B of chapter 184, the district shall take action pursuant to this subsection to ensure that the prohibited restriction is not carried forward.
- (1) If the restrictions consist expressly, solely and unambiguously of terms made void by said section 23B of said chapter 184, then, without the necessity of a proceeding under subsection (a), the district shall, without order of or any further approval from the court and without notice to any parties, as a matter of public policy: (A) prepare a new certificate or memorandum without inclusion of the language prohibited and made void by said section 23B of said chapter 184; and (ii) include a memorandum upon the certificate of title containing a declaration citing the restrictive language and repudiating the offending clause for the purposes of educating, engaging and asserting that such racially motivated housing policies are a part of our past and that the commonwealth has created an affirmative response for residents to acknowledge the history of the property they own in an effort to prevent repeating discriminatory practices of the past and a commitment to remedy its consequences.
- (2) If the restrictions made void by said section 23B of said chapter 184 are combined with an allowed restriction or are not unambiguously made void in their entirety by said section 23B of said chapter 184 or if the district becomes aware of documents referenced in the certificate, including in its memorandum of encumbrances by document number, recording reference or otherwise, the district shall file a complaint under section 10C of chapter 240 seeking authority to amend the certificate or other appropriate order from the court.

(d) Annually, not later than June 1, each registry district shall submit the number of certificates amended pursuant to this section to the office of fair housing established in section 31 of chapter 23B for inclusion in its annual report pursuant to paragraph (2) of subsection (c) of said section 31 of said chapter 23B.

- SECTION 4. Section 10C of chapter 240 of the General Laws, as so appearing, is hereby amended by striking out, in line 1, the word "Any" and inserting in place thereof the following words:- (a) Any.
- SECTION 5. Said section 10C of said chapter 240, as so appearing, is hereby further amended by adding the following 2 subsections:-
- (b) Pursuant to clause (k) of the first paragraph of section 1 of chapter 185 and section 114 of said chapter 185, an owner of land, the recorder, a register of deeds, including, but not limited to, a register of deeds acting as assistant recorder of the land court, or other person having an interest in said land may file a complaint with the land court, at no cost, requesting a declaration that an instrument or document in the chain of title of said land contains a provision that violates section 23B of chapter 184 and such provision is void.
- (c) The land court may hear and determine a complaint filed under subsection (b) and, after notice to any person adversely affected, as the court shall in its discretion determine, may order the entry of a declaratory judgment, an amended certificate of title removing the prohibited language, the entry or cancellation of a memorandum upon a certificate of title containing a declaration citing the restrictive language and repudiating the offending clause, or any other relief upon such terms as the court may consider proper and, upon judgment thereof, determine

- that the land is free of such restriction; provided, however, that the new certificate shall be in rem
- and operate directly upon the subject land and be binding upon all persons.