## **HOUSE BILL NO. 6096**

August 06, 2020, Introduced by Rep. Rabhi and referred to the Committee on Government Operations.

A bill to amend 1948 (1st Ex Sess) PA 39, entitled

"An act to repeal Act No. 317 of the Public Acts of 1947, entitled "An act to provide for the creation of a community estate between husband and wife in real and personal property as defined herein; to prescribe the effect of such community estate; to define and prescribe certain rights and liabilities of parties affected hereby; to eliminate curtesy and dower in such community estate; to preserve the right of dower in the separate property of the husband, and to repeal all acts and parts of acts inconsistent herewith,""

by amending sections 3 and 4 (MCL 557.253 and 557.254).

THE PEOPLE OF THE STATE OF MICHIGAN ENACT:





Sec. 3. (1) Any property which, at the time this act takes 1 2 effect, constitutes that, on May 10, 1948, constituted community property by virtue because of the provisions of Act No. 317 of the 3 Public Acts of 1947 shall continue former 1947 PA 317 continues to 4 be community property and remain remains subject to the provisions 5 6 of said that act, and for such that purpose said that act shall 7 continue continues in force. : Provided, That, except where 8 However, unless the conveyance or other instrument of title under 9 which the same property was acquired or other evidence of ownership 10 thereof of the property expressly states the intention that such 11 the property shall be is community property, any such the property shall, upon the expiration of 1 year after the time this act takes 12 effect, must, after May 9, 1949, be deemed to be the separate 13 14 property of 1 or both of the husband or the wife, or both, spouses, 15 according to the name or names set forth in the conveyance or other 16 instrument of title under which such the property was acquired or 17 other evidence of ownership thereof, of the property, unless, 18 within such 1 year period, after May 9, 1948 and before May 10, 19 1949, either spouse having an interest therein, in the property, or 20 any of the devisees, legatees, heirs, or distributees of either of 21 them who shall have has died prior to or during the running of such 22 1 year period, shall file before May 10, 1949, files notice of 23 claim that such the property constitutes community property. 24 (2) Such A notice of claim under this section, to be 25 effective, shall must be in writing, shall—contain a description of 26 each item of property to which the same notice relates, shall be 27 executed by the party making the same claim in the manner required for the execution of deeds, and shall be filed in the office of the 28

register of deeds for the county in which the spouse by whom, or in



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- 1 whose behalf, the same claim is made resides at the time of the
- 2 filing thereof, or, in the event that such if the spouse shall have
- 3 has died, for the county in which such the spouse resided at the
- 4 time of death. In the event that such If the notice of claim
- 5 relates to real property located in any other county or counties,
- 6 to be effective as to such that property, a duplicate original of
- 7 such the notice of claim shall must also be filed in the office of
- 8 the register of deeds for each such other county.
- 9 (3) No A disability of any kind or lack of knowledge on the
- 10 part of anyone shall does not suspend the running of the time for
- 11 filing such a notice of claim under this section, but such the
- 12 notice may be executed and filed by any other person acting in
- 13 behalf of any party by whom such the notice of claim may be filed
- 14 who is under a disability or otherwise unable to make such the
- 15 claim in his or her own behalf.
- Sec. 4. Any property hereafter derived after May 10, 1948 from
- 17 property which that constitutes community property by virtue of the
- 18 provisions of Act No. 317 of the Public Acts of 1947 shall
- 19 constitute former 1947 PA 317 constitutes community property and
- 20 remain remains subject to the provisions of said that act and for
- 21 such that purpose said that act shall continue continues in force.
- 22 : Provided, That, except where However, unless the conveyance or
- 23 other instrument of title under which the same property is acquired
- 24 or other evidence of ownership thereof of the property expressly
- 25 states the intention that such the property shall be is community
- 26 property, any such property acquired within 1 year after the time
- 27 this act takes effect shall before May 10, 1949 must be deemed to
- 28 be separate property of 1 or both of the husband or the wife, or
- 29 both, spouses according to the name or names set forth in the



- 1 conveyance or other instrument of title under which such the
- 2 property is acquired or other evidence of ownership thereof, of the
- 3 property, unless within such 1 year period after May 9, 1948 and
- 4 before May 10, 1949, either spouse having an interest therein, in
- 5 the property or any of the devisees, legatees, heirs, or
- 6 distributees of either of them who shall have has died prior to or
- 7 during the running of such 1 year period, shall file before May 10,
- 8 1949 files notice of claim that such the property constitutes
- 9 community property. : And provided further, That any Any such
- 10 property acquired after the expiration of such 1 year period shall
- 11 May 9, 1949 must be deemed to be separate property, as aforesaid,
- 12 provided in this section, unless the conveyance or other instrument
- 13 of title under which such the property is acquired or other
- 14 evidence of ownership thereof shall of the property expressly state
- 15 states the intention that such the property shall constitute
- 16 constitutes community property. All of the The provisions of
- 17 section 3 of this act with respect to any about a notice of claim
- 18 pursuant thereto shall be applicable with respect under that
- 19 section apply to any a notice of claim under the provisions of this
- 20 section.
- 21 Enacting section 1. This amendatory act does not take effect
- 22 unless Senate Joint Resolution or House Joint Resolution T
- 23 (request no. 02690'19) of the 100th Legislature becomes a part of
- 24 the state constitution of 1963 as provided in section 1 of article
- 25 XII of the state constitution of 1963.