To: Judiciary A

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By: Representative Reynolds

HOUSE BILL NO. 685

AN ACT TO AMEND SECTION 89-1-7, MISSISSIPPI CODE OF 1972, TO

PROVIDE THAT WHEN A PERSON CONVEYS AN INTEREST IN PROPERTY TO TWO INDIVIDUALS WHO ARE MARRIED TO EACH OTHER, AND SUCH PROPERTY IS THE PRIMARY RESIDENCE OF THAT MARRIED COUPLE, THE DEED CONVEYING 5 SUCH INTEREST SHALL CREATE A REBUTTABLE PRESUMPTION THAT THE PROPERTY IS THE PRIMARY RESIDENCE OF THE MARRIED INDIVIDUALS; TO PROVIDE THAT THE PROPERTY INTEREST IS CONSIDERED TO BE JOINT 7 TENANCY WITH A RIGHT OF SURVIVORSHIP, UNLESS THERE ARE SPECIFIC 8 9 PROVISIONS PROVIDED FOR IN THE DEED TO THE CONTRARY AND FOR 10 RELATED PURPOSES. BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MISSISSIPPI: 11 12 **SECTION 1.** Section 89-1-7, Mississippi Code of 1972, is 13 amended as follows: 89-1-7. (1) All conveyances or devises of land made to two 14 15 (2) or more persons, * * * excluding conveyances or devises to a husband and wife if such conveyance or devise of land is used as 16 17 their primary residence, shall be construed to create estates in common and not in joint tenancy or entirety, unless it manifestly 18 appears from the tenor of the instrument that it was intended to 19 20 create an estate in joint tenancy or entirety with the right of survivorship. But an estate in joint tenancy or entirety with 21 22 right of survivorship may be created by such conveyance from the H. B. No. 685 ~ OFFICIAL ~ G1/2

23	owner	or	owners	to	himself,	themselves	or	others,	or	to	himself,

- An estate in joint tenancy or entirety with right of
 survivorship between spouses may be terminated by deed of one
 spouse to the other without necessity of joinder of the grantee
 spouse and without regard to whether the property constitutes any
 part of the homestead of the spouses.
- 30 (2) When a person conveys an interest in property to two 31 persons who are married to each other, and such property is the 32 primary residence of that married couple, the deed conveying such interest shall create a rebuttable presumption that the property 33 34 is the primary residence of the married individuals, and the 35 property interest is considered to be joint tenancy with a right 36 of survivorship, unless there are specific provisions provided for 37 in the deed to the contrary.
- 38 **SECTION 2.** This act shall take effect and be in force from 39 and after July 1, 2023.

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themselves and others.