HOUSE No. 1524

The Commonwealth of Massachusetts

PRESENTED BY:

Carmine L. Gentile and David F. DeCoste

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 the establishment of a means tested senior citizen property tax exemption.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Carmine L. Gentile	13th Middlesex
David F. DeCoste	5th Plymouth
David Paul Linsky	5th Middlesex
Paul McMurtry	11th Norfolk
Thomas M. Stanley	9th Middlesex
Josh S. Cutler	6th Plymouth
RoseLee Vincent	16th Suffolk
Nick Collins	4th Suffolk
Richard J. Ross	Norfolk, Bristol and Middlesex
James M. Cantwell	4th Plymouth
Jeffrey N. Roy	10th Norfolk
Antonio F. D. Cabral	13th Bristol
Elizabeth A. Poirier	14th Bristol
Jason M. Lewis	Fifth Middlesex
David M. Rogers	24th Middlesex
Michael S. Day	31st Middlesex
Hannah Kane	11th Worcester
Mathew Muratore	1st Plymouth

Steven S. Howitt	4th Bristol
Steven Ultrino	33rd Middlesex
Randy Hunt	5th Barnstable
F. Jay Barrows	1st Bristol
Linda Dean Campbell	15th Essex
Chris Walsh	6th Middlesex
Christine P. Barber	34th Middlesex
Carlos Gonzalez	10th Hampden
Diana DiZoglio	14th Essex
Paul K. Frost	7th Worcester
Joseph D. McKenna	18th Worcester
Michelle M. DuBois	10th Plymouth
Jack Lewis	7th Middlesex
Joseph W. McGonagle, Jr.	28th Middlesex
Dylan Fernandes	Barnstable, Dukes and Nantucket
Bruce E. Tarr	First Essex and Middlesex
Mary S. Keefe	15th Worcester
Kate D. Campanale	17th Worcester
Leonard Mirra	2nd Essex
Susan Williams Gifford	2nd Plymouth
Paul R. Heroux	2nd Bristol
Jonathan Hecht	29th Middlesex
Denise Provost	27th Middlesex

HOUSE No. 1524

By Messrs. Gentile of Sudbury and DeCoste of Norwell, a petition (accompanied by bill, House, No. 1524) of Carmine L. Gentile and others relative to the establishment of a means tested senior citizen property tax exemption. Revenue.

The Commonwealth of Alassachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act relative to the establishment of a means tested senior citizen property tax exemption.

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

- 1 Chapter 59 of the General Laws, as appearing in the 2014 official edition, is hereby
- 2 amended by inserting after section 5N the following section:-
- 3 Section 50. (a) As used in this section, the following words shall have the following
- 4 meanings:--
- 5 "Parcel", a unit of real property as defined by the assessors of the city or town under the
- 6 deed for the property, including a condominium unit.
- 7 "Income", taxpayer's total income for the purposes of the circuit breaker income tax
- 8 credit, as defined in paragraph (1) of subsection (k) of section 6 of chapter 62 of the General
- 9 Laws.
- 10 (b) In any city or town that accepts the provisions of this section, with respect to each
- qualifying parcel of real property classified as Class one, residential there shall be an exemption

from the property tax equal to the total amount of tax that would otherwise be assessed without this exemption less the sum of: (i) 10 per cent of the total income for purposes of circuit breaker income tax credit under subsection (k) of section 6 of chapter 62; and (ii) the circuit breaker income tax credit under said subsection (k) of said section 6 the applicant was eligible to receive in the year prior to the application being filed. The percentage of total income may be raised under subsection (d). In no event shall property taxes be reduced by more than 50 per cent by this exemption. The exemption shall be applied to the domicile of the taxpayer only.

- (c) The board of assessors may deny an application for an exemption pursuant to this section if they find the applicant has excessive assets that place them outside of the intended recipients of the senior exemption created by this section. Real property shall qualify for the exemption under subsection (b) if all of the following criteria are met:
- (1) the real property is owned and occupied by a person whose prior year's income did not exceed the income limit established in clause (i) of paragraph (3) of said subsection (k) of said section 6 of said chapter 62 and adjusted pursuant to paragraph (4) of said subsection (k) of said section 6 of said chapter 62 for the prior year, whichever such income limit applies to the individual's filing status, multiplied by a percentage, determined by the city or town, of no less than 75 per cent and no greater than 125 per cent;
- (2) the real property is owned by a single applicant age 65 or older at the close of the previous year or jointly by persons either of whom is age 65 or above at the close of the previous year and if the joint applicant is 60 years of age or older;
- (3) the real property is owned and occupied by the applicant or joint applicants as their domicile;

- (4) the applicant or at least 1 of the joint applicants has been domiciled in the city or town for at least 10 consecutive years before filing an application for the exemption;
- (5) the maximum assessed value of the domicile does not exceed (i) the prior year's average assessed value of a single family residence for the city or town plus 10 per cent; and (ii) the valuation limit established in clause (ii) of said paragraph (3) of said subsection (k) of said section 6 of said chapter 62 and adjusted pursuant to paragraph (4) of said subsection (k) of said section 6 of said chapter 62 for the prior year, multiplied by a percentage, determined by the city or town, of no less than 75 per cent and no greater than 125 percent; provided, that such percentage may be different than the percentage determined by the city or town under paragraph (1) of this subsection; and
 - (6) the board of assessors has approved the application.

(d) The exemption under subsection (b) shall be in addition to any other exemption allowable under the General Laws, except that there shall be a dollar cap on all the exemptions granted pursuant to this section equal to .5 per cent of the fiscal year's total residential property tax levy for the city or town, including the levy for any regional high school if not included in the city's or town's tax levy at some subsequent date with the total exemption amount granted by this section allocated proportionally within the tax levy on all residential taxpayers. After the first year of such exemption, the total cap on the exemptions granted pursuant to this section shall be set annually by the board of selectmen, in the case of a town, the city manager, in the case of a city under a Plan E form of government, or the city council, in the case of all other cities, within a range of .5 to 1 per cent of the residential property tax levy for the city or town, including the levy for any regional high school. In the event that benefits to the applicants may

be limited because the percentage established annually by the selectmen, city manager or city council would otherwise be exceeded, the benefits shall be allocated by raising the income percentage as required in subsection (b) as necessary to not exceed the cap. In the event the cap exceeds the need for the exemption, the total cap on the exemptions granted by this section shall be reduced to meet the need.

- (e) A person who seeks to qualify for the exemption under subsection (b) shall, before the deadline established by the board of assessors, file an application, on a form to be adopted by the board of assessors, with the supporting documentation of the applicant's income and assets as described in the application. The application shall be filed each year for which the applicant seeks the exemption.
- (f) No exemption shall be granted under this section until the department of revenue certifies a residential tax rate for the applicable tax year where the total exemption amount is raised by a burden shift within the residential tax levy.
- (g) The exemption under this section shall expire every three years after its acceptance or re-acceptance; provided, however, that a city or town which has accepted this section may reaccept this section for additional three-year intervals by a vote of the legislative body of said city or town.