HOUSE . No. 3912

The Commonwealth of Massachusetts
PRESENTED BY:
Hannah Kane
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 a special commission to study condominium law.
PETITION OF:

HOUSE No. 3912

By Mrs. Kane of Shrewsbury, a petition (subject to Joint Rule 12) of Hannah Kane for an investigation by a special commission (including members of the General Court) relative to the condominium laws. Housing.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1092 OF 2013-2014.]

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to a special commission to study condominium law.

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

- 1 SECTION 1. There shall be a special commission established to study condominium
- 2 law, relative to: owner's rights, association and management responsibilities to owners,
- 3 independent audits of accounts held for improvements, upgrades, and maintenance, oversight
- 4 authority for the development of regulations by an appropriate state office or agency, and any
- 5 other matters relevant to this subject. This special sub-committee shall meet and may hold
- 6 hearings and invite testimony from experts and the public to help generate a report to the House
- 7 and Senate no later than January 1, 2011 which shall proffer recommendations to establish future
- 8 condominium regulations and statute. The committee shall consist of seven members, two each
- 9 appointed by the Speaker of the House and the Senate President and three appointed by the
- 10 Governor, one of whom shall be the Chair, and must include at least the following individuals:

- An attorney (1) who specializes in condominium law and whose client base is comprised mostly (over 51%) of condo unit owners, unit owner groups or aggrieved unit owners and whose client base is not comprised mostly of Property Management companies and/or condo Boards of Trustees.
- An individual condo unit owners who are not members of their Board of Trustees

 A Certified Property Manager who possess either the PCAM, CMCA and/or the AMS

 designation. (Legislators or legislative aides) who can review with the committee laws that were

 successfully passed in other states to determine if we can utilize similar statutes.
- 19 Areas that shall be explored by the committee and for which subsequent 20 recommendations should be developed include (but are not limited to):
- Board of Trustee meetings, including the procedures and elections thereto;
- Annual Meetings
- Unit Owner's rights and enforcement
- Association and management responsibilities to owners
- Independent audits of accounts held for improvements, upgrades, and maintenance
- Distribution of information, documents and meeting minutes by the Management
- 27 company or Board members, to unit owners
- 28 How condo fees are determined and are increased

- Oversight authority for the development of regulations by an appropriate state office or
- 30 agency
- Formal process to mediate/resolve Unit Owner and Board disputes
- Rules and Regulations, fees, fines and assessments
- 33 Any other matters relevant to this subject