Bill accompanying the petition of Lewis Marks relative to the reinstatement of insured without medical examination under defaulted endowment certificate or endowment policy. Insurance. January 16.

The Commonwealth of Wassachusetts.

In the Year One Thousand Nine Hundred and Twenty.

AN ACT

Relative to Reinstatement of Insured without Medical Examination under Defaulted Endowment Certificate or Endowment Policy.

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

- 1 Under any endowment certificate or endowment policy
- 2 where the insured has paid to the company premiums
- 3 which with the net earnings thereof shall aggregate the
- 4 face of the policy in event of the death of the insured
- 5 before maturity of the policy, and where the insured has
- 6 since the issuance of the policy obtained or gained a
- 7 classification of "impaired risk", or other classification,
- 8 which would heretofore require remedical examination of
- 9 the insured before reinstatement in event of insured's
- 10 default in the policy, upon payment of the premium or
- 11 premiums in default with interest thereon from the due
- 12 date, the company shall reinstate the insured under his
- 13 policy without medical examination, to the same extent
- 14 as if the default had not occurred.

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