By: Lozano

H.B. No. 2544

## A BILL TO BE ENTITLED 1 AN ACT 2 relating to adverse possession of real property by a cotenant heir against other cotenant heirs. 3 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF TEXAS: 4 SECTION 1. Subchapter B, Chapter 16, Civil Practice and 5 Remedies Code, is amended by adding Section 16.0265 to read as 6 7 follows: Sec. 16.0265. ADVERSE POSSESSION BY COTENANT HEIR: 15-YEAR 8 COMBINED LIMITATIONS PERIOD. (a) In this section, "cotenant heir" 9 means one of two or more persons who simultaneously acquire 10 identical, undivided ownership interests in, and rights to 11 possession of, the same real property by operation of the 12 applicable intestate succession laws of this state or a successor 13 14 in interest of one of those persons. 15 (b) One or more cotenant heirs of real property may acquire the interests of other cotenant heirs in the property by adverse 16 possession under this section if, for a continuous, uninterrupted 17 10-year period immediately preceding the filing of an affidavit 18 19 under Subsection (c): 20 (1) the possessing cotenant heir or heirs: 21 (A) hold the property in peaceable and exclusive 22 possession; 23 (B) cultivate, use, or enjoy the property; and 24 (C) pay all property taxes on the property not

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1

	H.B. No. 2544
1	later than two years after the date the taxes become due; and
2	(2) no other cotenant heir has:
3	(A) contributed to the property's taxes or
4	maintenance;
5	(B) challenged a possessing cotenant heir's
6	exclusive possession of the property;
7	(C) asserted any other claim against a possessing
8	cotenant heir in connection with the property, such as the right to
9	rental payments from a possessing cotenant heir;
10	(D) acted to preserve the cotenant heir's
11	interest in the property by filing notice of the cotenant heir's
12	claimed interest in the deed records of the county in which the
13	property is located; or
14	(E) entered into a written agreement with the
15	possessing cotenant heir under which the possessing cotenant heir
16	is allowed to possess the property but the other cotenant heir does
17	not forfeit that heir's ownership interest.
18	(c) To make a claim of adverse possession against a cotenant
19	heir under this section, the cotenant heir or heirs claiming
20	adverse possession must:
21	(1) file in the deed records of the county in which the
22	real property is located an affidavit of heirship in the form
23	prescribed by Section 203.002, Estates Code, and an affidavit of
24	adverse possession that complies with the requirements of
25	Subsection (d);
26	(2) publish notice of the claim in a newspaper of
27	general circulation in the county in which the property is located

1 for the four consecutive weeks immediately following the date the 2 affidavits required by Subdivision (1) are filed; and (3) provide written notice of the claim to the last 3 known addresses of all other cotenant heirs by certified mail, 4 5 return receipt requested. (d) The affidavits required by Subsection (c) may be filed 6 7 separately or combined into a single instrument. The affidavit of 8 adverse possession must include: 9 (1) a legal description of the property that is the 10 subject of the adverse possession; (2) an attestation that each affiant is a cotenant 11 12 heir of the property who has been in peaceable and exclusive possession of the property for a continuous, uninterrupted period 13 14 during the 10 years preceding the filing of the affidavit; 15 (3) an attestation of cultivation, use, or enjoyment of the property by each affiant during the 10 years preceding the 16 17 filing of the affidavit; 18 (4) evidence of payment by the affiant or affiants of 19 all property taxes on the property as provided by Subsection (b) during the 10 years preceding the filing of the affidavit; and 20 21 (5) an attestation that there has been no action described by Subsection (b)(2) by another cotenant heir during the 22 23 10 years preceding the filing of the affidavit. 24 (e) A cotenant heir must file a controverting affidavit or bring suit to recover the cotenant heir's interest in real property 25 26 adversely possessed by another cotenant heir under this section not later than the fifth anniversary of the date a right of adverse 27

H.B. No. 2544

3

H.B. No. 2544

1 possession is asserted by the filing of the affidavits described by 2 Subsection (c). (f) If a controverting affidavit or judgment is not filed 3 before the fifth anniversary of the date the affidavits described 4 5 by Subsection (c) are filed and no notice described by Subsection (b)(2)(D) was filed in the 10-year period preceding the filing of 6 7 the affidavits under Subsection (c), title vests in the adversely 8 possessing cotenant heir or heirs in the manner provided by Section 16.030, precluding all claims by other cotenant heirs. 9 (g) A bona fide lender for value without notice accepting a 10 voluntary lien against the real property to secure the adversely 11 possessing cotenant heir's indebtedness or a bona fide purchaser 12 for value without notice may conclusively rely on the affidavits 13 14 described by Subsection (c) if: (1) the affidavits have been filed of record for the 15 period prescribed by Subsection (e); and 16 17 (2) a controverting affidavit or judgment has not been filed during that period. 18 (h) Without a title instrument, peaceable and adverse 19 possession is limited in this section to 160 acres, including 20 21 improvements, unless the number of acres actually enclosed exceeds 160 acres. If the number of enclosed acres exceeds 160 acres, 22 peaceable and adverse possession extends to the real property 23 24 actually enclosed. 25 (i) Peaceable possession of real property held under a duly 26 registered deed or other memorandum of title that fixes the boundaries of the possessor's claim extends to the boundaries 27

H.B. No. 2544

## 1 specified in the instrument.

2 SECTION 2. This Act takes effect September 1, 2015.