ROUSE BILL NO. 55

INTRODUCED BY FABREGA

BY REQUEST OF THE STUDY COMMITTEE ON ANNEXATION LAKS

IN THE HOUSE

January 6, 1981

January 16, 1981

January 19, 1981

January 20, 1981

Third reading, passed. Transmitted to Senate.

Introduced and referred to

Committee recommend bill

be concurred in. Report adopted.

Aves, 50; Noes, 0.

Committee on Local Government.

Second reading, concurred in.

Third reading, concurred in.

nembers' desks.

Introduced and referred to Committee on Local Government.

Bill printed and placed on

Considered correctly engrossed.

Second reading, do pass.

Committee recommend bill do pass. Report adopted.

IN THE SPNATE

January 21, 1981

March 9, 1961

March 10, 1981

March 12, 1981

IN THE HOUSE

March 13, 1981

Returned from Senate. Concurred in. Sent to enrolling.

Reported correctly enrolled.

LC 0122/01

¥

1 HOUSE BILL NO. 55 2 INTRODUCED BY _____EABREGA з BY REQUEST OF THE STUDY COMMITTEE ON ANNEXATION LAWS 4 5 A BILL FOR AN ACT ENTITLED: "AN ACT PRESCRIBING CONDITIONS UNDER WHICH LAND IS PRESUMED TO BE ANNEXED AND MAY BE SO 6 RECORDED." 7 3 9 BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA: 10 Section 1. When land conclusively presumed to be 11 annexed. A tract or parcel of land that has been shown on 12 municipal maps or plats as being within municipal boundaries 13 but is later found to have been improperly or unofficially 14 annexed is conclusively presumed to be annexed and may be so 15 recorded if municipal taxes have been paid on the tract or 16 parcel without protest for a period of 7 years. 17 Section 2. Codification instruction. Section 1 is 18 intended to be codified as an integral part of Title 7, 19 chapter 2, parts 42 through 47, and the provisions of Title 20 7, chapter 2, parts 42 through 47, apply to section 1.

-End-

INTRODUCED BILL H 13 55

47th Legislature

LC 0122/01

Approved by Comm. on Local Government

~

1	HOUSE BILL NO55
2	INTRODUCED BYFABREGA
3	BY REQUEST OF THE STUDY COMMITTEE ON ANNEXATION LAWS
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT PRESCRIBING CONDITIONS
6	UNDER WHICH LAND IS PRESUMED TO BE ANNEXED AND MAY BE SO
7	RECORDED.
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. When land conclusively presumed to be
11	annexed. A tract or parcel of land that has been shown on
12	municipal maps or plats as being within municipal boundaries
13	but is later found to have been improperly or unofficially
14	annexed is conclusively presumed to be annexed and may be so
15	recorded if municipal taxes have been paid on the tract or
16	parcel without protest for a period of 7 years.
17	Section 2. Codification instruction. Section 1 is
18	intended to be codified as an integral part of Title 7,
19	chapter 2, parts 42 through 47, and the provisions of Title

20 7. chapter 2, parts 42 through 47, apply to section 1.

-End-

SECOND READING

HB 55

47th Legislature

LC 0122/01

1	HOUSEBILL NO55
2	INTRODUCED BYFABREGA
3	BY REQUEST OF THE STUDY COMMITTEE ON ANNEXATION LAWS
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT PRESCRIBING CONDITIONS
6	UNDER WHICH LAND IS PRESUMED TO BE ANNEXED AND MAY BE SO
7	RECORDED."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. When land conclusively presumed to be
11	annexed. A tract or parcel of land that has been shown on
12	municipal maps or plats as being within municipal boundaries
13	but is later found to have been improperly or unofficially
14	annexed is conclusively presumed to be annexed and may be so
15	recorded if municipal taxes have been paid on the tract or
16	parcel without protest for a period of 7 years.
17	Section 2. Codification instruction. Section 1 .5
18	intended to be codified as an integral part of Title 7,
19	chapter 2, parts 42 through 47, and the provisions of Title
20	7, chapter 2, parts 42 through 47, apply to section 1.

-End-

THIRD READING HB55

47th Legislature

HB 0055/02

1	HOUSE BILL NO. 55
2	INTRODUCED BY FABREGA
3	BY REQUEST OF THE STUDY COMMITTEE ON ANNEXATION LAWS
4	
5	A BILL FOR AN ACT ENTITLED: "AN ACT PRESCRIBING CONDITIONS
6	UNDER WHICH LAND IS PRESUMED TO BE ANNEXED AND MAY BE SO
7	RECORDED."
8	
9	BE IT ENACTED BY THE LEGISLATURE OF THE STATE OF MONTANA:
10	Section 1. When land conclusively presumed to be
11	annexed. A tract or parcel of land that has been shown on
12	municipal maps or plats as being within municipal boundaries
13	but is later found to have been improperly or unofficially
14	annexed is conclusively presumed to be annexed and may be so
15	recorded if municipal taxes have been paid on the tract or
16	parcel without protest for a period of 7 years.
17	Section 2. Codification instruction. Section 1 is
18	intended to be codified as an integral part of Title 7.
19	chapter 2+ parts 42 through 47+ and the provisions of Title
20	7, chapter 2, parts 42 through 47, apply to section 1.

-End-

REFERENCE BILL HB 55