2016 -- S 2641

LC004944

STATE OF RHODE ISLAND

IN GENERAL ASSEMBLY

JANUARY SESSION, A.D. 2016

$A\ N\quad A\ C\ T$

RELATING TO COURTS AND CIVIL PROCEDURE - PROCEDURE GENERALLY - LEVY AND SALE ON EXECUTION

Introduced By: Senator Roger Picard

Date Introduced: February 25, 2016

Referred To: Senate Judiciary

It is enacted by the General Assembly as follows:

SECTION 1. Section 9-26-15 of the General Laws in Chapter 9-26 entitled "Levy and

2 Sale on Execution" is hereby amended to read as follows:

 $\underline{9-26-15.}$ Recording effective as levy. $\underline{-}$ (a) The filing of the copy of the execution with

4 the recorder of deeds, if any, or with the town clerk or city clerk, as provided in § 9-26-14, shall

constitute and be deemed a good and sufficient levy upon the real estate or any interest therein so

described upon the copy of the execution.

7 (b) In order for a recorded execution to be effective as a levy against real estate or any

8 interest therein, the execution must contain a description by either using an assessor's plat and lot

number, a metes and bounds description of the property or the description based on a recorded lot

10 and plat.

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(c) No execution shall be effective as a levy against any property of a debtor unless it is

described in the manner as set forth above.

SECTION 2. This act shall take effect upon passage.

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EXPLANATION

BY THE LEGISLATIVE COUNCIL

OF

AN ACT

RELATING TO COURTS AND CIVIL PROCEDURE - PROCEDURE GENERALLY - LEVY AND SALE ON EXECUTION

1	This act would require attachments and executions to describe real estate with
2	particularity by using the recorded legal description, or metes and bounds, or assessors plat and
3	lot number.
4	This act would take effect upon passage.
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