

WHAT IS A HOMESTEAD LAW?

THE HOMESTEAD LAW is technical in nature and complex in its application. A Declaration of Homestead, which is not properly prepared, may be invalid. The following is for general informational purposes only and should not be considered legal advice. We therefore suggest that you contact an attorney for any legal advice on your specific situation.



WHAT IS THE PURPOSE OF THE HOMESTEAD EXEMPTION?

The homestead exemption gives you rights against many debts you might incur through accident, illness or misfortune. However, there are limitations and exceptions. The policy underlying homestead laws is to provide a place for the family where they may live free from the anxiety that it may be taken from them.

HOW DOES THE HOMESTEAD EXEMPTION WORK?

Example: If the market value of your home is \$120,000 and you have a first mortgage or deed of trust of \$65,000 and a second mortgage of \$25,000, you have an equity of \$30,000 in your home. The homestead exemption protects this equity against creditors.

WHAT IS A JUDGMENT LIEN?

When you owe someone money he is considered your creditor. If a creditor sues and wins a judgment against you, he can file a lien against your home.

WHAT KIND OF PROPERTY IS COVERED?

A house, a condominium, a duplex, a mobile home, a community apartment project, or a planned development.

WHO IS ELIGIBLE FOR THIS HOMESTEAD EXEMPTION?

Every homeowner who resides in his or her home is entitled to this protection. A person can only have one valid homestead at a time.

WHO MAY FILE A DECLARATION OF HOMESTEAD?

Every homeowner may file. A homestead will remain in effect until the house is sold, or the homestead is abandoned by recording an Abandonment of Homestead.

ARE THEIR LIMITS TO THE AMOUNT OF EQUITY PROTECTED?

Homestead exemptions will be at least \$300,000 throughout California for everyone with a principal residence. The exemption amount will be the county's prior year median home sale price amount, where the median home price was between \$300,000 and \$600,000. Refer to Assembly Bill 1885 for full particulars.

WHAT SITUATIONS ARE NOT COVERED BY THE HOMESTEAD EXEMPTION?

Judgment liens recorded before you have recorded your Declaration of Homestead. Loans or debts secured by the property (mortgages, deeds of trust, etc.) are not covered by the homestead exemption. When you voluntarily put up your home as security against a debt, a homestead will not protect it. When a contractor or laborer puts labor or materials into repairs or improvement on your property, and you do not pay him, the homestead exemption will not protect against the mechanic's lien. Tax liens by federal, state and local governments.

DOES THE HOMESTEAD MAKE DEBT UNCOLLECTABLE?

No. The debt is owed and if the debtor sells or refinances, the debt must be paid and released. The homestead does not allow a title company to ignore and insure around the debt. All liens, once recorded attach to the property. The homestead deters the creditor from enforcing the debt because of the exemption provided by the Homestead Law.

CAN I REMOVE THE HOMESTEAD EXEMPTION IF I WANT TO?

Yes. You can remove the homestead exemption at any time by filing a form called Abandonment of Homestead. Also, if you were to record a homestead on another property, it would remove the homestead on the first property. When you sell your home, the homestead on it is automatically terminate.

