

HOUSE No. 1501

The Commonwealth of Massachusetts

PRESENTED BY:

Christopher M. Markey

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the adoption of the accompanying bill:

An Act to require only justices to conduct bail hearings on certain arrested persons with multiple pending felony charges.

PETITION OF:

NAME:

Christopher M. Markey

DISTRICT/ADDRESS:

9th Bristol

HOUSE No. 1501

By Mr. Markey of Dartmouth, a petition (accompanied by bill, House, No. 1501) of Christopher M. Markey for legislation to require only justices to conduct bail hearings on certain arrested persons with multiple pending felony charges. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION
SEE HOUSE, NO. 2242 OF 2011-2012.]

The Commonwealth of Massachusetts

—————
In the Year Two Thousand Thirteen
—————

An Act to require only justices to conduct bail hearings on certain arrested persons with multiple pending felony charges.

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

1 To amend paragraph two of section fifty seven of chapter for two hundred and seventy
2 six after the words “in effect against said person” and before the words “shall not be released
3 out of court by a clerk of courts, clerk of a district court, bail commissioner or master in
4 chancery” add the following:

5 “A person arrested for a felony, with two or more separate pending felony complaints in
6 any district court or district courts in the Commonwealth or one felony pending in any Superior
7 Court in the Commonwealth at the time of the arrest”