## The Commonwealth of Massachusetts

In the Year Two Thousand Nine

An Act to establish a special commission to examine diversionary justice programs..

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

1 SECTION 1. Because the implementation of diversionary justice programs is necessary 2 to provide young adult offenders charged with first-time, non-violent offenses reasonable, 3 responsible and positive alternatives to the criminal justice system, to reduce costs and caseload 4 burdens on courts and the criminal justice system, and to minimize recidivism and promote 5 employment opportunities, there shall be established a special commission to examine existing 6 diversionary justice programs in the commonwealth. The special commission shall consist of 18 7 members: the Attorney General or his/her designee whom shall serve as chair; 4 district attorneys 8 of the commonwealth appointed by the Massachusetts District Attorneys Association; a judge 9 representing the district court and a judge representing the Boston Municipal Court appointed by 10 the Chief Justice for Administration and Management of the Trial Court; the commissioner of 11 probation or his/her designee; 2 municipal chiefs of police appointed by the President of the 12 Massachusetts Chiefs of Police Association; chairs of the Senate and House Judiciary Committee 13 or their designees; 1 member appointed by the President of the State Senate; 1 member appointed 14 by the Speaker of the House of Representatives; and 4 members appointed by the Governor who

shall be experts in at-risk youth behavior. All appointments shall be made within 30 days of the
effective date of this act. Members of the special commission shall serve without compensation.

17 The special commission shall examine: (1) existing pre-trial diversion programs; (2) 18 options for improving or modeling such programs; (3) appropriate age ranges and offenses for 19 pre-trial diversion; (4) mechanisms for screening and identifying prior to arraignment the 20 eligibility of offenders for pre-trial diversionary programs; (5) terms and conditions to be 21 imposed on offenders eligible for pre-trial diversion; (6) the monitoring of an offender's 22 adherence to terms and conditions imposed; (7) methods for referring eligible offenders to 23 agencies and organizations that can assist with counseling, community resources, referrals to 24 drug and alcohol dependency treatment, and educational services; (8) the criminal offender 25 record information system as it relates to offenders that have successfully completed a 26 diversionary justice program and the sealing of such offender's records; (9) budgetary needs for 27 the development, implementation and administration of diversionary justice programs; and (10) 28 any other issue the special commission determines relevant to implementing and administering 29 diversionary justice programs.

The special commission shall notify all district attorneys of the commonwealth and police chiefs of the commonwealth of the commission's existence and goals to provide an opportunity for each to submit comments to the commission. Not later than 9 months after the effective date of this act, the special commission shall submit to the Clerks of the House and Senate its detailed findings, including budgetary needs and legislative and administrative recommendations to support diversionary justice programs in the commonwealth and any recommendations for legislation.

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