

The Commonwealth of Massachusetts

PRESENTED BY:

David B. Sullivan

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 resolve:

Resolve providing for an investigation and study by a special commission relative to the intake procedures of the executive office of health and human services.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
David B. Sullivan	6th Bristol	1/20/2011
Ellen Story	3rd Hampshire	2/4/2011

HOUSE DOCKET, NO. 1213 FILED ON: 1/20/2011

HOUSE No. 1434

By Mr. Sullivan of Fall River, a petition (accompanied by resolve, House, No. 1434) of David B. Sullivan and Ellen Story for an investigation by a special commission (including members of the General Court) of the intake procedures of the Executive Office of Health and Human Services. Mental Health and Substance Abuse.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1958 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

Resolve providing for an investigation and study by a special commission relative to the intake procedures of the executive office of health and human services.

1 Resolved, that a special commission to consist of the chairs of the senate and house 2 committees on mental health and substance abuse, who shall serve as co-chairman of the 3 commission, 2 members of the senate, 1 to be appointed by the minority leader, 2 members of 4 the house of representatives, 1 to be appointed by the minority leader, the secretary of the 5 executive office of health and human services or her designee, 1 member from each department 6 of said executive office and 1 member to be appointed by the governor is hereby established for 7 the purpose of making an investigation and study of the intake procedures of agencies that 8 provide direct services within the said executive office. 9 The commission shall consider that individuals may be inadvertently put at risks, 10 especially during such tight financial times, by denials of service because their specific

11 disability(ies) may not fit in to the admissions criteria for one particular agency. For these

individuals, failing natural support systems need to be supplemental or replaced to avert a crisis
situation which will be more costly and potentially dangerous; and that dual diagnosis
individuals who may be resistant treatment; and that when a current support system is neither
appropriate or safe for the individual who might need guidance, support, treatment, and/or
guardianship.

17 The commission shall make recommendations about establishing a office of secondary 18 intake review at the executive office of health and human services level whose mission will be to 19 (a) evaluate the cases of individuals who do not fit exactly into the admission criteria for existing 20 agencies but who require services to minimize risks to self or others, who need support services 21 to maintain hierarchy of needs (such as food, clothing, shelter, etc.), and who obviously need 22 treatment but are unable to facilitate and navigate the course of the appeals process due to 23 interacting symptomology, addiction, lack of insight, low intelligence, or who are influenced by 24 individuals who exploit them and otherwise do not act in the best interest of the individual, or 25 other factors; (b) determine if cross-agency participation is needed to meet the individual's needs 26 and (c) refer the individual to the appropriate agency. The commission shall also make 27 recommendations regarding the process by which cases will be referred to the office of 28 secondary intake review, taking into consideration that the responsibility will lie with the 29 respective agencies to make such referrals.

30 The commission shall solicit information and input from non-profit human service31 providers in the commonwealth as necessary.

32 The commission shall report to the general court the results of its investigation and study,
33 and its recommendations, if any, together with drafts of legislation necessary to carry such

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- 34 recommendations into effect by filing them with the clerk of the senate and the clerk of the house
- 35 of representatives on or before June 30, 2012. The commission may issue preliminary or interim
- 36 reports to the general court before that date.