

The Commonwealth of Massachusetts

PRESENTED BY:

Joyce A. Spiliotis

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 relative to the reduction of duplicate diagnostic testing.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Joyce A. Spiliotis	12th Essex	1/20/2011
Bradley H. Jones, Jr.	20th Middlesex	2/1/2011
Stephen L. DiNatale	3rd Worcester	2/3/2011
Cory Atkins	14th Middlesex	2/3/2011

By Ms. Spiliotis of Peabody, a petition (accompanied by bill, House, No. 2380) of Joyce A. Spiliotis and others for legislation to eliminate the duplication of unnecessary diagnostic services performed on patients by other hospitals or diagnostic facilities. Public Health.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 2165 OF 2009-2010.]

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act relative to the reduction of duplicate diagnostic testing.

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

1	Chapter 111: Section 70G. Reduction of Duplicate Diagnostic Services	
2	Section 70G. Each hospital in the Commonwealth shall file with the department, within	
3	thirty (30) days of the start of the hospital fiscal year, a written plan designed to eliminate the	
4	duplication of unnecessary diagnostic services performed on a patient by another hospital or	
5	diagnostic facility when there is knowledge of a prior test. The plan shall include the following:	
6	Current procedures for sending and receiving diagnostic, imaging and other test results	
7	from or to another hospital or provider of care;	
8	A defined procedure for determining whether any such test results can be appropriately	
9	used in the patient's treatment;	

10 A plan to improve the hospital's ability to send and receive such test results from or to
11 other providers of care.

12 The Department shall notify the hospital that the plan has been approved or disapproved 13 within thirty (30) days after filing, based on a determination as to whether the plan adequately 14 addresses the issues of patient safety and costs of duplicating diagnostic tests. If such plan has 15 not been acted upon by the department within thirty (30) days, the plan shall be deemed 16 approved. If the department disapproves of such plan, the hospital shall submit a revised plan 17 within thirty (30) days. If the revised plan continues to be disapproved, or if a hospital fails to 18 submit a plan, the commissioner may issue an order that such a plan be submitted immediately. 19 If such an order is issued, health insurance carriers may deny payment for any duplicate services 20 furnished unless the hospital can establish that the duplicate service was medically necessary and 21 appropriate. In the event that a carrier denies payment for duplicate services, the hospital may 22 not bill the insured for those services.