## The Commonwealth of Alassachusetts

In the Year Two Thousand Twelve

An Act providing for HIV testing for at risk public safety officers.

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. Notwithstanding any general or special law to the contrary, every person 2 who receives an appointment to a position on a permanent full-time basis or on a reserve or 3 intermittent basis in which said person will exercise police powers in a municipal police 4 department, the Massachusetts Bay Transportation Authority police, the University of 5 Massachusetts police, the various sheriffs offices, the department of correction, the department 6 of the trial court, the state police, or the division of law enforcement within the department of 7 fisheries, wildlife and environmental law enforcement shall, upon exposure to any known risk 8 factor associated with HIV or AIDS as those terms are defined in Massachusetts General Laws 9 Chapter 111, Section 2D, while exercising police powers, whether in the line of duty or as a good 10 Samaritan, be eligible for testing to determine whether such person has contracted an HIV 11 infection or its associated illnesses. Such testing shall be at the option of the exposed person and 12 any portion of cost for three such tests undergone within eighteen months immediately following the date of exposure that is not covered under an insurance policy issued for the benefit of the 13 14 exposed person shall be paid for by the Commonwealth. The exposed person shall also be

eligible for psychiatric counseling in relation to such exposure. Such counseling shall be at the option of the exposed person and any portion of the cost for such counseling that is approved by the department of public health and the department of public safety that is not covered under an insured policy issued for the benefit of the exposed person shall be paid for by the Commonwealth.

SECTION 2. Section 38B of Chapter 127 of the General Laws is hereby amended in subsection (b) by inserting after the words "house of correction," the following new words: "trial court detention facility";

and in sub-section (c) by inserting after the words "house of correction," the following new words: "trial court detention facility".