

The Commonwealth of Massachusetts

PRESENTED BY:

Bruce E. Tarr

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 reforming the parole system and protecting public safety.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Bruce E. Tarr	
Richard T. Moore	
Michael R. Knapik	
James E. Timilty	
Richard J. Ross	Norfolk, Bristol and Middlesex
Steven A. Baddour	
Jennifer L. Flanagan	
Michael F. Rush	Norfolk and Suffolk
John Hart, Jr.	
Linda Campbell	15th Essex
James J. Dwyer	30th Middlesex
Christopher G. Fallon	33rd Middlesex
Randy Hunt	5th Barnstable
Bradford Hill	4th Essex
Jennifer E. Benson	37th Middlesex
Stephen L. DiNatale	3rd Worcester
Lori A. Ehrlich	8th Essex
Anne M. Gobi	5th Worcester

John D. Keenan	7th Essex
Steven L. Levy	4th Middlesex
Angelo J. Puppolo, Jr.	12th Hampden
Robert L. Hedlund	
Thomas P. Kennedy	
Michael O. Moore	
Thomas A. Golden, Jr.	16th Middlesex
Kevin J. Kuros	8th Worcester
Benjamin Swan	11th Hampden
Eileen M. Donoghue	

SENATE DOCKET, NO. 1845 FILED ON: 1/21/2011 SENATE No. 891

By Mr. Tarr, a petition (accompanied by bill, Senate, No. 891) of Bruce E. Tarr, Richard T. Moore, Michael R. Knapik, James E. Timilty and other members of the General Court for legislation to reform the parole system and protect public safety. The Judiciary.

The Commonwealth of Alassachusetts

In the Year Two Thousand Eleven

An Act reforming the parole system and protecting public safety.

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

2	(a) "local law enforcement" means the chief or the head of the organized police
3	department of a city or town, any officer, other than an investigator or examiner of the
4	transportation division of the department of telecommunications and energy, who is authorized
5	to make arrests or serve criminal process, and any colonel, commissioned officer,
6	noncommissioned officer, staff officer or uniformed member of the state police, as those terms
7	are defined in Section 1 of Chapter 22C, or anyone holding a similar position in another state,
8	territory or Indian tribe.
9	(b) "federal law enforcement" means any federal agent charged with the
/	(b) Todorar haw enforcement means any rederar agent enarged with the
10	investigation, apprehension, or detention of individuals suspected or convicted of offenses

11 against the criminal laws, or who is authorized to make arrests or serve criminal process.

SECTION 2. Section 4 of Chapter 27 of the General Laws, as appearing the 2008
Official Edition is hereby amended by striking section 4 and inserting in place thereof the
following:

15 Section 4. There shall be in the department, but not subject to its jurisdiction, a 16 parole board, consisting of seven members, to be appointed by the governor, with the advice and 17 consent of the council, for terms of five years. No member may serve more than two 18 consecutive terms nor more than ten consecutive years on the parole board. The governor may, 19 with the advice and consent of the council, remove members from the board for cause, upon a 20 written determination of such cause.

21 Whenever a vacancy occurs in the membership of the board the governor shall 22 appoint a panel of seven persons consisting of the administrative justice for the superior court 23 department, the president of the state parole officers association, the chairman of the advisory 24 committee on correction, the president of the Massachusetts bar association or his designee, the 25 secretary of the executive office of public safety who shall serve as chairman of said panel, one 26 member of local law enforcement, and one person chosen from a list of three nominees 27 submitted by the Massachusetts District Attorneys Association. Said panel shall submit to the 28 governor, within sixty days of the establishment of said panel, a list of not less than six nor more 29 than nine persons, or, in the event there should be two or more vacancies to fill, not more than 30 six persons per vacancy, who are qualified by knowledge, education or experience in the 31 administration of criminal justice or in the behavioral sciences as hereinafter provided. Such 32 persons shall have had at least five years of training and experience in one or more of the 33 following fields:— parole, probation, corrections, law, law enforcement, psychology, psychiatry, 34 sociology and social work; provided, however, that the panel may, by unanimous vote, submit

35 the name of a person who has demonstrated exceptional qualifications and aptitude for carrying 36 out the duties required of a parole board member, if such person substantially, although not 37 precisely, meets the above qualifications. The list of names of such persons for each vacancy 38 shall include one or more of the following, insofar as it is possible to select such persons who are 39 willing and able to fill promptly the existing vacancy or vacancies:— an attorney admitted to 40 practice in Massachusetts, a psychiatrist who is a member in good standing of the American 41 Psychiatric Association, a psychologist certified by the Massachusetts Board of Certification in Psychology, Inc., and a member of the Massachusetts parole staff. 42

43 Notwithstanding the provisions of this section, three members of the board shall 44 have at least five years experience in local law enforcement within the last 10 calendar years, 45 except that one such member may have federal law enforcement experience en lieu of local 46 experience. All law enforcement members shall have been in good standing with their law 47 enforcement agencies at the termination of their service. If at any time, due to a vacancy or 48 otherwise, the board does not contain at least two members with law enforcement experience as 49 provided above, the board shall not grant any parole permits until the board contains such 50 members.

The governor shall designate one of the members as chairman, said member to serve as chairman at the will of the governor. The chairman shall be the executive and administrative head of said board, shall have the authority and responsibility of directing assignments of members of said board and shall be the appointing and removing authority for parole agents and other members of the parole staff. In the case of the absence or disability of the chairman, the governor may designate one of the members to act as chairman during such absence or disability.

The positions of chairman and each of the other members shall be classified in accordance with section forty-five of chapter thirty and the salaries shall be determined in accordance with section forty-six C of said chapter thirty. Members shall devote full time to their duties, and no member shall hold any other salaried public office or engage in any activity which is in violation of any law or which interferes or conflicts with his full time service as a member during his incumbency.

64 SECTION 3. Section 130 of Chapter 127 is hereby amended by striking the65 entire text and replacing it with the following:

66 Section 130. No prisoner shall be granted a parole permit merely as a reward for good conduct but only if the parole board is of the opinion that there is a reasonable probability 67 68 that, if such prisoner is released, he will live and remain at liberty without violating the law, and 69 that his release is not incompatible with the welfare of society. The record of the decision of the 70 board shall contain a summary statement of the case indicating the reasons for said decision as 71 well as the final tally of votes. Said record of decision shall become a public record, shall be 72 available to the public, and shall, to the extent reasonably practicable, be available for public 73 inspection on the internet, except for such portion thereof which contains information upon 74 which said decision was made which said information the board determines is actually necessary 75 to keep confidential to protect the security of a criminal or civil investigation, to protect anyone 76 from physical harm or to protect the source of any information; provided, however, that it was 77 obtained under a promise of confidentiality. All such confidential information shall be 78 segregated from the record of decision and shall not be available to the public. Said confidential 79 information may remain secret only as long as publication may defeat the lawful purposes of this section for confidentiality hereunder, but no longer. A prisoner to whom a parole permit is 80

81 granted shall be allowed to go upon parole outside prison walls and inclosure upon such terms 82 and conditions as the parole board shall prescribe, but shall remain, while thus on parole, subject 83 to the jurisdiction of such board until the expiration of the term of imprisonment to which he has 84 been sentenced or until the date which has been determined by deductions from the maximum 85 term of his sentence or sentences for good conduct or until such earlier date as the board shall 86 determine that it is in the public interest for such prisoner to be granted a certificate of 87 termination of sentence. In every case, such terms and conditions shall include payment of any 88 child support due under a support order, as defined in section 1A of chapter 119A, including 89 payment toward any arrearage of support that accrues or has accrued or compliance with any payment plan between the prisoner and the IV-D agency as set forth in chapter 119A, provided, 90 91 however, that the board shall not revise, alter, amend or revoke any term or condition related to 92 payment of child support unless the parole permit itself is revoked.

93 SECTION 4. Section 133A of Chapter 127 is hereby amended by striking section
94 133A and inserting in place thereof the following:

95 Section 133A. Every prisoner who is serving a sentence for life in a correctional 96 institution of the commonwealth, except prisoners confined to the hospital at the Massachusetts 97 Correctional Institution, Bridgewater, except prisoners serving a life sentence for murder in the 98 first degree, and except prisoners serving more than one life sentence, shall be eligible for parole, 99 and the parole board shall, within 60 days before the expiration of twenty five years of such 100 sentence, conduct a public hearing before the full membership unless a member of the board is 101 determined to be unavailable as provided in this section. Notwithstanding the previous sentence, 102 the board may dispense with the 60 days hearing requirement and postpone a hearing until a 103 reasonable period after the expiration of twenty five years of such sentence, upon publishing a

104 written finding of the necessity for such suspension. For the purposes of this section, the term 105 unavailable shall mean that a board member has a conflict of interest to the extent that he cannot 106 render a fair and impartial decision or that the appearance of a board member would be unduly 107 burdensome because of illness, incapacitation, or other circumstance. Whether a member is 108 unavailable for the purposes of this section shall be determined by the chair. Board members 109 shall appear unless said chair determines them to be unavailable. Under no circumstances shall a 110 parole hearing proceed pursuant to this section unless a majority of the board is present at the 111 public hearing. Unless a board member is unavailable due to a conflict of interest, any board 112 member who was not present at the public hearing shall review the record of the public hearing 113 and shall vote in the matter.

114 Said board shall, at least 60 days before such hearing, notify in writing the 115 attorney general, the district attorney(s) in whose district(s) sentence was imposed, the chief of 116 police or head of the organized police department of the municipality(s) in which the crime was 117 committed and the victims or victims' next of kin of the crime for which sentence was imposed, 118 and said officials and victims may appear in person or be represented or make written 119 recommendations to the board. No hearing shall take place until the parole board has received 120 written confirmation of receipt of notice by the officials and victims or, in the case of victims, 121 written evidence that a reasonable effort was made to contact such victims or next of kin.

122 If the board is in compliance with the membership requirements of Section 4 of 123 Chapter 27, then after such hearing the parole board may, by a vote of 2/3 of its members, grant 124 to such prisoner a parole permit to be at liberty upon such terms and conditions as it may 125 prescribe for the unexpired term of his sentence. If such permit is not granted, the parole board 126 may, not more than once in each ensuing five year period, except upon a written finding that a

genuine change of circumstances necessitates an earlier hearing, consider carefully and
thoroughly the merits of each such case on the question of releasing such prisoner on parole, and
may, by a vote of 2/3 of its members, grant such parole permit.

- Such terms and conditions may be revised, altered or amended, and may be revoked, by the parole board at any time. The violation by the holder of such permit or any of its terms or conditions, or of any law of the commonwealth, may render such permit void, and thereupon, or if such permit has been revoked, the parole board may order his arrest and his return to prison, in accordance with the provisions of section one hundred and forty-nine.
- 135 SECTION 5. Section 133B of Chapter 127 is hereby repealed.
- 136 SECTION 6. Section 136 of Chapter 127 is hereby amended by adding after137 "granted to such prisoner." the following:
- Notwithstanding the previous sentence, the board may dispense with the 60 days hearing requirement and postpone a hearing until a reasonable period after the date when such prisoner first becomes eligible for parole, upon publishing a written finding of the necessity for such suspension.
- 142 SECTION 7. Section 25 of Chapter 279 is hereby amended by adding the143 following at the end thereof:
- 144 The sentence imposed on such person shall not be reduced or suspended, nor shall any 145 person convicted under this section be eligible for probation, parole, work release or furlough or 146 receive any deduction from his sentence for good conduct.