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## The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Danielle W. Gregoire

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 authority of the disabled persons protection commission pursuant to Chapter 19C.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Danielle W. Gregoire	4th Middlesex	

#### HOUSE DOCKET, NO. 1750 FILED ON: 1/17/2013

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By Miss Gregoire of Marlborough, a petition (accompanied by bill, House, No. 103) of Danielle W. Gregoire for legislation to make certain changes in the law relative to the authority of the Disabled Persons Protection Commission. Children, Families and Persons with Disabilities.

### [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 143 OF 2009-2010.]

## The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act relative to the authority of the disabled persons protection commission pursuant to Chapter 19C.

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

SECTION 1. SECTION 1 OF CHAPTER 19C OF THE GENERAL LAWS, AS
 APPEARING IN THE 2004 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS: -

By striking out the first paragraph as so appearing on lines 1 and 2, and inserting in place
thereof the following words: -

FOR THE SOLE PURPOSES OF THIS CHAPTER, THE FOLLOWING WORDS
SHALL, UNLESS THE CONTEXT REQUIRES OTHERWISE, HAVE THE FOLLOWING
MEANINGS: -

8 Said Section 1 is further amended by striking out the words "chapter one hundred and 9 twenty-three" as so appearing in the definition of "Disabled person" on lines 16 and 17, and 10 inserting in place thereof the following: -

11 CHAPTER ONE HUNDRED AND TWENTY-THREE B -

Said Section 1 is further amended by striking out the definition of "General counsel" or
"counsel" as so appearing on lines 20 and 21

14 15 16 17	SAID SECTION 1 IS FURTHER AMENDED BY AMENDING THE DEFINITION OF "REPORTABLE CONDITION" BY STRIKING OUT THE WORDS "INCLUDING UN- CONSENTED TO SEXUAL ACTIVITY." AS SO APPEARING ON LINE 42 AND INSERTING IN PLACE THEREOF THE FOLLOWING: -
18	, including but not limited to, un-assented to sexual activity.
19 20 21	SECTION 2. SECTION 3 OF CHAPTER 19C OF THE GENERAL LAWS, AS APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS:
22 23	By amending subsection (d) of said section 3 by deleting the word "other" after the word "designate" and before the words "state agencies" as so appearing on line 20
24 25 26	SAID SECTION 3 IS FURTHER AMENDED BY STRIKING OUT SUBSECTION (H) OF SAID SECTION 3 AS SO APPEARING ON LINES 31 THROUGH 35 AND INSERTING IN PLACE THEREOF THE FOLLOWING: -
27 28 29	(h) to develop, in consultation with the secretary of the executive office of health and human services, standards for referral of investigations to the agencies within the executive office of health and human services pursuant to section four.
30 31	SECTION 3. SECTION 4 OF CHAPTER 19C OF THE GENERAL LAWS AS APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS:
32 33 34	BY AMENDING THE FIRST SENTENCE AS SO APPEARING ON LINES 1 AND 2 BY INSERTING FOLLOWING THE WORDS "DISABLED PERSON," AND BEFORE THE WORDS "THE COMMISSION SHALL:" THE FOLLOWING:
35	and subject to the commission's authority to conduct its own investigation
36 37 38 39	SAID SECTION 4 IS FURTHER AMENDED BY AMENDING SUBSECTION (B) OF SAID SECTION 4 BY STRIKING OUT THE FIRST SENTENCE OF SAID SUBSECTION (B) AS SO APPEARING ON LINES 10 THROUGH 16 AND INSERTING IN PLACE THEREOF THE FOLLOWING:
40 41 42 43 44 45	refer immediately any such reports, which allege the occurrence of abuse to a disabled person whose caretaker is an agency of the commonwealth, a facility licensed by an agency of the commonwealth or a private agency which provides services or treatment to disabled persons pursuant to a contract or agreement with an agency of the commonwealth, to an investigator of the commission or to the department within the executive office of health and human services which has jurisdiction over the disability manifested by the disabled person.
46	SAID SECTION 4 IS FURTHER AMENDED BY AMENDING SUBSECTION (C) OF

# 46 SAID SECTION 4 IS FURTHER AMENDED BY AMENDING SUBSECTION (C) OF 47 SAID SECTION 4 BY STRIKING OUT THE FIRST PARAGRAPH OF SAID SUBSECTION

# 48 (C) AS SO APPEARING ON LINES 25 THROUGH 33 AND INSERTING IN PLACE 49 THEREOF THE FOLLOWING: -

50 (c) refer immediately any such reports which allege the occurrence of abuse of a disabled 51 person whose caretaker is other than an agency of the commonwealth, a facility licensed by an 52 agency of the commonwealth or a private agency which provides services or treatment to 53 disabled persons pursuant to a contract or agreement with an agency of the commonwealth to the 54 commission; the department of mental health in those cases where the disabled person is 55 suffering from a mental illness, the department of mental retardation where the disabled person is 56 a person with mental retardation, or to the Massachusetts rehabilitation commission where the 57 disabled person is otherwise physically disabled. Upon such referral, the commission or said 58 department shall immediately designate an investigator who shall investigate such allegation of 59 abuse as provided in section five.

Said Section 4 is further amended by adding immediately after subsection (c) of said
Section 4 the following language" -

62 (d) In every case in which an investigation is conducted pursuant to section 4(b) or 63 section 4(c) of chapter 19C and the alleged victim is at risk of harm, the appropriate protective 64 service agency as designated by the commission shall make reasonable efforts to alleviate the 65 risk of further harm by providing protective services not later than the initiation of said 66 investigation to insure the safety of the disabled person. In conducting such investigation, the 67 designated investigator may seek and utilize the assistance of municipal and state police. If 68 during said investigation, access to the disabled person is denied to the designated investigator, 69 an appropriate municipal or state police officer shall, upon request, accompany the designated 70 investigator to gain access to the disabled person.

Said Section 4 is further amended by striking out the last paragraph of said subsection (c)
as so appearing on lines 34 through 66 and inserting in place thereof the following:-

73 (E) UPON RECEIPT OF A WRITTEN DETERMINATION AND EVALUATION 74 PREPARED AND FORWARDED TO THE COMMISSION PURSUANT TO THE 75 PROVISIONS OF SECTION 5 OR UPON RECEIPT OF A REPORT OF ABUSE OF A 76 DISABLED PERSON WHERE THE COMMISSION, IN ACCORDANCE WITH WRITTEN 77 STANDARDS ESTABLISHED BY THE COMMISSION, DETERMINES THAT THE 78 REPORT MAY CONTAIN ALLEGATIONS OF CRIMINAL CONDUCT, INCLUDING BUT 79 NOT LIMITED TO (1) A DISABLED PERSON HAS BEEN SEXUALLY ABUSED OR 80 RAPED, OR ASSAULTED OR BATTERED AS SET FORTH IN CHAPTER TWO 81 HUNDRED AND SIXTY-FIVE; (2) A DISABLED PERSON HAS SUFFERED BRAIN 82 INJURY, LOSS OR SUBSTANTIAL IMPAIRMENT OF A BODILY FUNCTION OR 83 ORGAN, OR SUBSTANTIAL DISFIGUREMENT; OR (3) A DISABLED PERSON HAS 84 SUFFERED A SERIOUS BODILY INJURY AS A RESULT OF A PATTERN OF

85 REPETITIVE ACTIONS OR INACTIONS BY A CARETAKER; THE COMMISSION, NOTWITHSTANDING ANY PROVISION OF CHAPTER SIXTY-SIX A REGARDING 86 PERSONAL DATA TO THE CONTRARY, SHALL IMMEDIATELY REFER SUCH 87 88 REPORT TO THE SPECIAL INVESTIGATIVE UNIT, ESTABLISHED PURSUANT TO 89 SECTION 3(I) OF CHAPTER 19C, WHICH SHALL CONDUCT AN INITIAL 90 EVALUATION AND INVESTIGATION OF THE ALLEGED CRIMINAL CONDUCT. UPON COMPLETION OF SUCH EVALUATION AND INVESTIGATION, SAID SPECIAL 91 92 INVESTIGATIVE UNIT SHALL REPORT THE RESULTS OF SUCH EVALUATION AND 93 INVESTIGATION TO THE COMMISSIONERS WHO, NOTWITHSTANDING ANY 94 PROVISION OF CHAPTER SIXTY-SIX A REGARDING PERSONAL DATA TO THE 95 CONTRARY, SHALL, IF THE SPECIAL INVESTIGATIVE UNIT HAS DETERMINED 96 THAT THERE IS REASON TO BELIEVE THAT A CRIMINAL OFFENSE HAS BEEN 97 COMMITTED, IMMEDIATELY REFER SUCH REPORT, TOGETHER WITH ANY 98 RELEVANT INFORMATION OBTAINED IN SUCH INITIAL INVESTIGATION, TO THE 99 ATTORNEY GENERAL OR DISTRICT ATTORNEY FOR THE COUNTY WHEREIN THE 100 ALLEGED CRIMINAL OFFENSE OCCURRED. UPON RECEIPT OF SUCH REPORT, THE 101 ATTORNEY GENERAL OR DISTRICT ATTORNEY FOR THE COUNTY WHEREIN THE 102 ALLEGED CRIMINAL OFFENSE OCCURRED SHALL CONTACT THE COMMISSION IN 103 ORDER TO COORDINATE THE INVESTIGATION OF THE MATTERS GIVING RISE TO 104 THE REPORT. AS PART OF SUCH COORDINATION, THE ATTORNEY GENERAL OR 105 THE DISTRICT ATTORNEY MAY REQUEST THAT THE COMMISSION DELAY OR 106 DEFER THE INVESTIGATION OF THE NON-CRIMINAL MATTERS GIVING RISE TO 107 THE REPORT; PROVIDED, HOWEVER, THAT SUCH REQUEST SHALL BE GRANTED 108 ONLY WHERE THE COMMISSION DETERMINES THAT THE HEALTH AND THE 109 SAFETY OF THE ALLEGED VICTIM OF ABUSE SHALL NOT BE ADVERSELY 110 AFFECTED THEREBY AND THAT THE COMMISSION'S OR DEPARTMENT'S ABILITY 111 TO CONDUCT A LATER INVESTIGATION SHALL NOT BE UNREASONABLY 112 IMPAIRED BY SUCH DELAY OR DEFERRAL. IN ALL CASES INCLUDING, BUT NOT LIMITED TO, THOSE IN WHICH THE COMMISSION AGREES TO DELAY OR DEFER 113 THE NON-CRIMINAL INVESTIGATION, THE ATTORNEY GENERAL OR DISTRICT 114 115 ATTORNEY SHALL KEEP THE COMMISSION INFORMED OF THE STATUS OF THE 116 CRIMINAL INVESTIGATION AND THE COMMISSION SHALL PROVIDE TO THE 117 ATTORNEY GENERAL OR THE DISTRICT ATTORNEY ANY AND ALL INFORMATION THAT MAY BE RELEVANT TO THE CRIMINAL INVESTIGATION. IN CASES IN 118 119 WHICH THE COMMISSION AGREES TO DELAY OR DEFER THE NON-CRIMINAL 120 INVESTIGATION, IT SHALL MONITOR THE PROGRESS OF THE CRIMINAL 121 INVESTIGATION AND SHALL DETERMINE, AFTER CONSULTATION WITH THE 122 APPROPRIATE LAW ENFORCEMENT AGENCIES, WHEN OR WHETHER THE NON-123 CRIMINAL INVESTIGATION SHOULD BE INITIATED OR RESUMED.

NO PERSON PROVIDING NOTIFICATION OR INFORMATION TO THE
COMMISSION, THE COMMISSION'S SPECIAL INVESTIGATIVE UNIT, THE DISTRICT
ATTORNEY, OR ATTORNEY GENERAL OR PROVIDING TESTIMONY IN COURT IN
FURTHERANCE OF THE PROVISIONS OF THIS SECTION SHALL BE LIABLE IN ANY
CIVIL OR CRIMINAL ACTION BY REASON OF SUCH ACTION.

129 SECTION 4. SECTION 5 OF CHAPTER 19C OF THE GENERAL LAWS AS130 APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS:

THE FIRST SENTENCE AS SO APPEARING ON LINES 1 THROUGH 4, SHALL BE
AMENDED BY DELETING THE WORDS "THE GENERAL COUNSEL," AND BY
FURTHER STRIKING OUT THE WORDS "EXECUTIVE OFFICE OF HUMAN SERVICES"
AND INSERTING IN PLACE THEREOF THE WORDS "EXECUTIVE OFFICE OF
HEALTH AND HUMAN SERVICES"

136 SUBSECTION (1) OF SAID SECTION 5, AS SO APPEARING, IS HEREBY
137 AMENDED BY STRIKING OUT ON LINES 7 AND 8 THE WORDS "COUNSEL OR
138 DEPARTMENT OF MENTAL HEALTH OR THE DEPARTMENT OF PUBLIC HEALTH"
139 AND INSERTING IN PLACE THEREOF THE WORDS: -

- 140 THE DEPARTMENT OF MENTAL HEALTH, THE DEPARTMENT OF MENTAL141 RETARDATION OR THE MASSACHUSETTS REHABILITATION COMMISSION.
- Said subsection (1) of said Section 5 as so appearing, is hereby further amended by
  striking out on lines 16 and 18 the words "to the general counsel and to the department of mental
  health and the department of public health" and inserting in place thereof the words: -

AND TO THE DEPARTMENT OF MENTAL HEALTH, THE DEPARTMENT OF
MENTAL RETARDATION OR THE MASSACHUSETTS REHABILITATION
COMMISSION, AS APPROPRIATE.

SUBSECTION (3) OF SAID SECTION 5, AS SO APPEARING, IS HEREBY
AMENDED BY STRIKING OUT THE WORDS "THE GENERAL COUNSEL, THE
DEPARTMENT OF MENTAL HEALTH AND THE DEPARTMENT OF PUBLIC HEALTH"
AS APPEARING ON LINES 42 AND 43 AND INSERTING IN PLACE THEREOF THE
WORDS: -

- AND THE DEPARTMENT OF MENTAL HEALTH, THE DEPARTMENT OF
  MENTAL RETARDATION OR THE MASSACHUSETTS REHABILITATION
  COMMISSION, AS APPROPRIATE.
- 156 SUBSECTION (5) OF SAID SECTION 5, AS SO APPEARING, IS HEREBY
  157 AMENDED; BY DELETING THE SECOND AND THIRD PARAGRAPHS THEREOF AS SO
  158 APPEARING ON LINES 59 THROUGH 77.

159 SECTION 5. SECTION 6 OF CHAPTER 19C OF THE GENERAL LAWS AS 160 APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED BY STRIKING 161 OUT THE FIRST PARAGRAPH AS SO APPEARING ON LINES 1 THROUGH 9 AND INSERTING IN PLACE THEREOF THE FOLLOWING: --162 163 Acting through state agencies within the executive office of health and human services 164 designated by the commission for the purpose of providing protective services as necessary to prevent further abuse in cases investigated pursuant to this chapter and subject to the oversight of 165 166 the commission, the commission shall: 167 SECTION 6. SECTION 7 OF CHAPTER 19C OF THE GENERAL LAWS AS 168 APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS: --169 170 SUBSECTION (A) OF SAID SECTION 7, AS SO APPEARING, IS HEREBY 171 AMENDED BY STRIKING OUT THE WORDS "THE GENERAL COUNSEL, 172 DEPARTMENT OF MENTAL HEALTH OR THE DEPARTMENT OF PUBLIC HEALTH" 173 AS SO APPEARING ON LINES 1 AND 2, AND INSERTING IN PLACE THEREOF THE 174 WORDS: -175 THE DEPARTMENT OF MENTAL HEALTH, THE DEPARTMENT MENTAL 176 RETARDATION OR THE MASSACHUSETTS REHABILITATION COMMISSION. 177 SUBSECTION (A) OF SAID SECTION 7, AS SO APPEARING, IS HEREBY 178 FURTHER AMENDED BY DELETING THE WORD "COUNSEL, " AS SO APPEARING ON 179 LINE 5. 180 SUBSECTION (B) OF SAID SECTION 7, AS SO APPEARING, IS HEREBY 181 AMENDED BY DELETING THE WORDS "COUNSEL OR" AS SO APPEARING ON LINE 182 31 AND ON LINE 35, 183 Subsection (b) of said section 7, as so appearing, is hereby further amended by striking 184 out the phrase "... the court may order the provision of protective services on an emergency 185 basis. . . " as appearing on lines 46 and 47 and inserting in its stead the following words: -AND NO OTHER PERSON WHO IS AUTHORIZED TO CONSENT IS AVAILABLE 186 187 OR WILLING TO CONSENT, THE COURT MAY ORDER PROTECTIVE SERVICES ON 188 AN EMERGENCY BASIS AND THE COURT IN ORDERING THE PROVISION OF 189 PROTECTIVE SERVICES ON AN EMERGENCY BASIS MAY APPOINT A 190 CONSERVATOR, GUARDIAN OR OTHER PERSON AUTHORIZED TO CONSENT TO 191 THE PROVISION OF PROTECTIVE SERVICES; PROVIDED HOWEVER, THAT THE 192 COURT SHALL ESTABLISH THE LEAST RESTRICTIVE FIDUCIARY

193 REPRESENTATION THAT WILL SATISFY ADDRESSING THE EMERGENCY AND194 NEEDS OF SUCH DISABLED PERSON.

195 SUBSECTION (B) OF SAID SECTION 7, AS SO APPEARING, IS HEREBY
196 FURTHER AMENDED BY STRIKING OUT THE WORDS "SAID ORDER MAY BE
197 EXTENDED FOR AN ADDITIONAL SEVENTY-TWO HOUR PERIOD IF THE COURT
198 FINDS THAT SUCH EXTENSION IS NECESSARY TO REMOVE THE EMERGENCY" AS
199 SO APPEARING ON LINES 51 THROUGH 53 AND INSERTING IN ITS STEAD THE
200 FOLLOWING WORDS: -

201 SAID ORDER MAY BE EXTENDED FOR AN ADDITIONAL PERIOD OF TIME IF
202 THE COURT FINDS THAT SUCH EXTENSION IS NECESSARY TO REMOVE THE
203 EMERGENCY OR TO ADDRESS THE NEEDS OF SUCH DISABLED PERSON.

204 Subsection (c) of said section 7 is hereby amended by deleting on line 58 the word 205 "counsel"

206 SECTION 7. SECTION 8 OF CHAPTER 19C OF THE GENERAL LAWS AS
207 APPEARING IN THE 2002 OFFICIAL EDITION, IS HEREBY AMENDED BY STRIKING
208 OUT THE WORDS "... WHOSE CARETAKER IS A STATE AGENCY", AS SO
209 APPEARING ON LINES 2 AND 6, AND INSERTING IN PLACE THEREOF THE WORDS:

210 ... WHOSE CARETAKER IS AN AGENCY OF THE COMMONWEALTH, A
211 FACILITY LICENSED BY AN AGENCY OF THE COMMONWEALTH OR A PRIVATE
212 AGENCY WHICH PROVIDES SERVICES OR TREATMENT TO DISABLED PERSONS
213 PURSUANT TO A CONTRACT OR AGREEMENT WITH AN AGENCY OF THE
214 COMMONWEALTH

215 SECTION 8. SECTION 9 OF CHAPTER 19C, AS APPEARING IN THE 2002
216 OFFICIAL EDITION, IS HEREBY AMENDED AS FOLLOWS: --

BY STRIKING OUT LINE 1 AND LINE 2, AS SO APPEARING, AND INSERTING
IN PLACE THEREOF THE WORDS: -

UPON COMPLETION OF ANY INVESTIGATION CONDUCTED PURSUANT TO
THIS CHAPTER, INCLUDING BUT NOT LIMITED TO A FORMAL INVESTIGATION
CONDUCTED PURSUANT TO SECTION EIGHT, AND NOTWITHSTANDING ANY
PROVISION OF CHAPTER SIXTY-SIX A REGARDING PERSONAL DATA TO THE
CONTRARY, THE COMMISSION SHALL:

SECTION 9 OF SAID CHAPTER 19C, AS SO APPEARING, IS HEREBY FURTHER
 AMENDED BY ADDING THE FOLLOWING SUBSECTION AFTER SUBSECTION (D) OF
 SAID SECTION 9 OF SAID CHAPTER 19C:-

(E) REFER ANY MATTERS FOR WHICH THERE IS REASON TO BELIEVE THAT
PROFESSIONAL MISCONDUCT HAS OCCURRED TO THE AGENCY OF THE
COMMONWEALTH HAVING JURISDICTION OVER SUCH PROFESSIONAL CONDUCT
FOR POSSIBLE IMPOSITION OF DISCIPLINARY MEASURES IN ACCORDANCE WITH
THE REQUIREMENTS OF ANY APPLICABLE LAW OR REGULATION.

232 SECTION 9. SECTION 13 OF CHAPTER 19C, AS APPEARING IN THE 2002
233 OFFICIAL EDITION, IS HEREBY AMENDED BY STRIKING OUT AS SO APPEARING
234 ON LINE 1 THROUGH LINE 3 THE FOLLOWING WORDS: -

235 "WHOSE CARETAKER WAS A STATE AGENCY OR AN AGENCY OF ANY
236 SUBDIVISION OF THE COMMONWEALTH OR A PRIVATE AGENCY CONTRACTING
237 WITH THE COMMONWEALTH"

238 AND INSERTING IN PLACE THEREOF THE FOLLOWING:-

239 "WHOSE CARETAKER IS AN AGENCY OF THE COMMONWEALTH, A

240 SUBDIVISION OF THE COMMONWEALTH, A FACILITY LICENSED BY AN AGENCY

241 OF THE COMMONWEALTH OR A PRIVATE AGENCY WHICH PROVIDES SERVICES

242 OR TREATMENT TO DISABLED PERSONS PURSUANT TO A CONTRACT OR

243 AGREEMENT WITH AN AGENCY OF THE COMMONWEALTH"