#### 

# The Commonwealth of Massachusetts

#### PRESENTED BY:

### **Benjamin Swan**

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 to establish the Massachusetts innocence commission.

### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Benjamin Swan	11th Hampden	1/11/2013
Gloria L. Fox	7th Suffolk	2/1/2013
William N. Brownsberger	Second Suffolk and Middlesex	
Jason M. Lewis	Fifth Middlesex	
Carlos Henriquez	5th Suffolk	
Ellen Story	3rd Hampshire	
Aaron Vega	5th Hampden	
Denise Andrews	2nd Franklin	
Bruce E. Tarr	First Essex and Middlesex	
Marjorie C. Decker	25th Middlesex	
Paul R. Heroux	2nd Bristol	
David M. Rogers	24th Middlesex	

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By Mr. Swan of Springfield, a petition (accompanied by bill, House, No. 1638) of Benjamin Swan and others for the establishment of a Massachusetts innocence commission to analyze the circumstances of innocent persons being charged, prosecuted, convicted and incarcerated. The Judiciary.

## [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 2270 OF 2011-2012.]

## The Commonwealth of Alassachusetts

In the Year Two Thousand Thirteen

An Act to establish the Massachusetts innocence commission.

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

1	The General Laws are hereby amended by inserting the following new chapter:			
2	Chapter 258F – Massachusetts Innocence Commission			
3				
4	Section 1. There shall be established a commission, known as the Massachusetts			
5	Innocence Commission, which shall analyze the circumstances of innocent persons being			
6	charged, prosecuted, convicted and incarcerated; shall advise the legislature concerning the			
7	causes and factors associated with such wrongful convictions; shall consider and recommend			
8	reforms to investigative, prosecutorial, judicial and other processes; and shall propose remedial			
9	legislation with the goals of reducing the likelihood that innocent persons are convicted of			
10	crimes. The commission shall evaluate current practices and make appropriate recommendations			
11	in the following areas:			
12	(a) post-conviction access to the evaluation of DNA and other forensic evidence;			
13	(b) eyewitness identification procedures;			

14	(c)	videotaping custodial and other questioning of suspects and witnesses;	
15	(d)	use of informants', cooperating individuals', and inmates' testimony;	
16 17	(e) timely and full compliance with the government's responsibility to make exculpatory information		
18		available to a defendant and his or her counsel;	
19	(f)	law enforcement training and education programming;	
20 21	(g) operations;	independence, impartiality, and scientific reliability of forensic laboratory	
22 23	(h) prosecutorial,	oversight and disciplinary structures for evaluating allegations of police, defense and	
24		judicial misconduct in criminal proceedings;	
25 26	(i) services, and o	payment of counsel for the commonwealth and the defense, for investigative other trial	
27		costs; and	
28 29	(j) commission w	any other factors or areas which may be brought to the attention of the which relate to the	
30		general concern of the wrongful convictions of innocent persons.	
31	Section	n 2. The members of the Massachusetts Innocence Commission shall consist of	
32 33	(a) designee;	the Chief Counsel of the Committee for Public Counsel Services or his or her	
34	(b)	the Attorney General for the Commonwealth or his or her designee;	
35	(c)	the colonel of the Massachusetts state police or his or her designee;	
36 37	(d) designee, who	the president of the Massachusetts Association of Defense Lawyers or his or shall have,	
38 39	defense;	at a minimum, twenty years of trial and/or appellate experience in criminal	
40 41	(e) as counselors,	two jail or house of correction or department of correction staff members who act	

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42 43	appointed by	correctional caseworkers, or chaplains, dealing with individual prisoners, the commissioner	
44		of correction;	
45 46	(f) designee;	the president of the Massachusetts Chiefs of Police Association or his or her	
47 48	(g) of District A	a District Attorney designated by the president of the Massachusetts Association ttorneys;	
49 50	(h) operations;	a forensic scientist experienced in the management and oversight of laboratory	
51 52	(i) supreme judi	a retired justice of the Superior court department or the appeals court or the cial court,	
53		appointed by the supreme judicial court; and	
54 55	(j) Governor;	two members of community and/or civil rights organizations, appointed by the	
56	(k)	another individual, to be appointed by the Governor.	
57 58	Each appointed.	member shall serve for a term of three years, or until his or her successor is	
59 60	Section 3. The commission shall be convened initially by the gubernatorial nominees, at which time a chair shall be elected from among the members. The commission shall meet no		
61 62	less than quarterly, and meetings shall be public meetings. The commission shall file an annual report on or before December 15 with the office of the clerks of the house of representatives and		
62 63	the senate and shall make that report and any recommendations for legislative or other		
64	government action available to all members of the legislature, to the governor and the lieutenant		
65	governor, to all other appropriate government offices, and to the public. The commission's		

annual report and any recommendations shall be public records.