

**SENATE . . . . . No. 309**

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**The Commonwealth of Massachusetts**

PRESENTED BY:

*Sonia Chang-Diaz*

*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 resolution:

Resolutions urging the Census Bureau to provide redistricting data that counts prisoners in a manner consistent with the principles of "One Person, One Vote."

PETITION OF:

NAME:	DISTRICT/ADDRESS:
<i>Sonia Chang-Diaz</i>	<i>Second Suffolk</i>
<i>Thomas M. Stanley</i>	<i>9th Middlesex</i>

**SENATE . . . . . No. 309**

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By Ms. Chang-Diaz, a petition (accompanied by resolution, Senate, No. 309) of Sonia Chang-Diaz and Thomas M. Stanley for the adoption of resolutions urging the Census Bureau to provide redistricting data and the counting incarcerated persons. Election Laws.

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**The Commonwealth of Massachusetts**

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**In the Year Two Thousand Thirteen**  
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Resolutions urging the Census Bureau to provide redistricting data that counts prisoners in a manner consistent with the principles of “One Person, One Vote.”.

1           WHEREAS, obtaining an accurate count of the population is so vital to representative  
2 democracy that the framers of the United States Constitution addressed the issue of the census  
3 and apportionment in the opening paragraphs of the Constitution; and

4           WHEREAS, the Massachusetts Constitution requires that federal census data be the basis  
5 for state redistricting; and

6           WHEREAS, the Census Bureau currently has a policy of counting incarcerated people at  
7 the address of the correctional institution, even though for other legal purposes their home  
8 address remains their legal residence; and

9           WHEREAS, this Census data results in distortions of the one-person, one-vote principle  
10 in drawing electoral districts in Massachusetts, diluting the representation of the majority of  
11 districts that do not contain prisons;

12           WHEREAS, the simplest solution to the conflict between federal constitutional  
13 requirements of “one person, one vote” and Massachusetts constitutional requirements of using  
14 the federal census is for the Census Bureau to publish redistricting data based on the location of  
15 an incarcerated person’s residence, not prison location; and

16           WHEREAS, the Census Bureau has already recognized the demand from states and  
17 counties for data that better reflects their actual populations, and has agreed to release data on  
18 prison populations to states in time for redistricting, enabling some states to individually adjust  
19 the population data used for redistricting; and

20           WHEREAS, Public Law 94-171 requires the Census Bureau to work with states to  
21 provide geographically relevant data and the Census Bureau has been responsive to state's data  
22 needs for the past three decades; now therefore be it

23           RESOLVED, that the Massachusetts General Court hereby urges the Census Bureau, in  
24 the next Census and thereafter, to provide states with redistricting data that counts incarcerated  
25 persons at their residential address, rather than the address of the correctional institution where  
26 they are temporarily located; and be it further

27           RESOLVED, that a copy of these resolutions be transmitted forthwith by the Clerk of the  
28 Senate to the Director of Census Bureau.