

The Commonwealth of Massachusetts

PRESENTED BY:

James B. Eldridge

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 fair election in Massachusetts.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
James B. Eldridge	Middlesex and Worcester
Linda Dorcena Forry	12th Suffolk
Kay Khan	11th Middlesex
Ellen Story	3rd Hampshire
Paul W. Mark	2nd Berkshire

SENATE DOCKET, NO. 1091 FILED ON: 1/17/2013

SENATE No. 323

By Mr. Eldridge, a petition (accompanied by bill, Senate, No. 323) of James B. Eldridge, Linda Dorcena Forry, Kay Khan, Ellen Story and others for legislation relative to fair election in Massachusetts. Election Laws.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. *308* OF 2011-2012.]

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act relative to fair election in Massachusetts.

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. The General Laws are hereby amended by inserting after chapter 55C the
 following chapter:-

3 CHAPTER 55D.

4 VOLUNTARY PUBLIC MATCHING FUNDS FOR QUALIFIED LEGISLATIVE5 CANDIDATES.

6 Section 1. Unless a contrary intention clearly appears, the words and phrases used in this
7 chapter shall have the following meanings:-

8 "Allowable contribution", a monetary contribution made to a participant by an individual 9 or political committee pursuant to section 11 during an election cycle. Total allowable

10 contributions from any individual or political committee to a participant shall not exceed one

- 11 hundred dollars in the aggregate per election cycle.
- "Certified candidate", a participant who is certified by the director under section 6.
 Unless a contrary intention clearly appears, certified candidate shall refer to this candidate and
- 14 this candidate's committee, as defined in section 1 of chapter 55.

15 "Fair election funds", the funds distributed from the Massachusetts Fair Elections Fund16 by the director to certified candidates pursuant to sections 9 and 10.

"Contribution", contribution as defined in section 1 of chapter 55, except that the use by a
participant of the participant's home, car, computer, facsimile machine, telephone or similar such
equipment shall not be considered a contribution.

20 "Declaration of intent", a form prescribed by the director and signed by a candidate and 21 the candidate's campaign treasurer under the pains and penalties of perjury that states that the 22 candidate has complied with and agrees to continue to comply with allowable and in-kind 23 contribution and expenditure limits set forth in this chapter for participants, and will comply with 24 all other requirements set forth in this chapter and in regulations promulgated by the director 25 pursuant to this chapter.

"Director", the director of campaign and political finance as described in section 3 ofchapter 55.

28 "Election cycle", as applied to a candidate for a particular state office shall be the period
29 beginning on the thirty-first day following a regular state election for that office and ending on
30 the thirtieth day following the next state election for that office, inclusive.

31 "Election year", as applied to a candidate for a particular state office shall be the calendar32 year during which a regular state election for that office is held.

"Expenditure", an expenditure as defined in section 1 of chapter 55, except that
 expenditures shall not include in-kind contributions.

35 "General election campaign period", the period beginning the day following the primary36 election and ending on the day of the general election, inclusive.

- 37 "In-kind contribution", any contribution other than a monetary contribution.
- 38 "Massachusetts Fair Elections Fund", the fund established under section 2.
- 39 "Massachusetts Fair Elections", the optional system of contribution and expenditure40 limits and public campaign financing established under this chapter.
- 41 "Monetary contribution", any contribution which is monetary in nature, including without
 42 limitation, cash, checks, loans, advances, money orders, or postage.
- 43 "Non-participating candidate", a candidate who has not been certified pursuant to section
- 6, or who has been decertified pursuant to section 17. Unless a contrary intention clearly appears,
- 45 non-participating candidate shall refer to this candidate and this candidate's committee, as

46 defined in section 1 of chapter 55.

47 "Obligated expenditure", an expenditure that a candidate has legally obligated to make or48 otherwise agreed to make, but has not yet made.

"Participant", a candidate who has voluntarily agreed to participate in Massachusetts Fair
Elections, and who has submitted and not withdrawn a declaration of intent, and who has been
neither denied certification nor decertified by the director. Unless a contrary intention clearly
appears, participant shall refer to the candidate and the candidate's committee, as defined in
section 1 chapter 55.

54 "Political committee", a political committee as defined in section 1 of chapter 55, but not 55 including a committee which receives contributions or makes expenditures for the purpose of 56 opposing or promoting a charter change, referendum question, constitutional amendment, or 57 other question submitted to the voters.

58 "Primary election campaign period", the period beginning the day following the59 qualifying period and ending the day of the primary election, inclusive.

60 "Qualifying contribution", an allowable contribution to a participant of at least five 61 dollars made during the qualifying period and after submission of a declaration of intent. An 62 allowable contribution is a qualifying contribution only if it is accompanied by a form prescribed 63 by the director pursuant to section 5. A contribution to a participant running for house of representatives is a qualifying contribution only if it is made by a registered voter who is 64 65 registered in the participant's house district. A contribution to a participant running for senate is a 66 qualifying contribution only if it is made by a registered voter who is registered in the 67 participant's senate district. During any election cycle, only one allowable contribution by a 68 particular voter to a given participant may be considered a qualifying contribution to that 69 participant.

70 "Qualifying period", the period during which a candidate may collect qualifying 71 contributions for the purpose of becoming a certified candidate. For a candidate for statewide 72 office, the period shall begin August 1 of the year preceding an election year and end on the last 73 day that such candidate may file nominating papers with the state secretary pursuant to chapter 74 53. For a candidate for other state office, the period shall begin January 1 of an election year and 75 end on the last day that such candidate may file nominating papers with the state secretary 76 pursuant to chapter 53.

77

"Legislative office", the offices of state senator, and state representative.

78 "Unexpended fair primary election funds", the money on hand following the end of the 79 primary election campaign period, minus any allowable contributions raised during the election 80 cycle prior to the end of the primary election campaign period, and minus any outstanding

81 obligated expenditures incurred during the election cycle prior to the end of the primary election

82 campaign period.

83 Section 2. (a) The Massachusetts Fair Elections Fund, hereinafter referred to as the 84 "fund", is hereby created in the state treasury. Any money donated to the fund, returned to the 85 fund under this chapter or appropriated to the fund by the legislature shall be deposited in the 86 fund. Monies in the fund shall be invested in the same manner as monies in the state general 87 fund. Interest earned on investment of monies in the fund shall be deposited in and credited to 88 the fund. Unexpended and unencumbered monies in the fund shall remain in the fund. Monies in 89 the fund shall be appropriated, administered, and used solely as provided in subsection b of this 90 Section.

91 (b) The director shall make allocations from the fund in the manner and amounts92 proscribed by this chapter.

93 Section 3. All candidates for legislative office shall continue to be bound by all other 94 applicable election and campaign finance statutes and regulations, unless they clearly conflict 95 with the provisions of this chapter. In addition, a participant in Massachusetts Fair Elections shall 96 abide by the following requirements, and no candidate not complying with such requirements at 97 any time during an election cycle shall be eligible to become a participant.

(a) During an election cycle, a participant shall not accept, expend, or obligate to expend
any contribution or funds from any source other than: allowable contributions received in
accordance with and subject to section 11; in-kind contributions received in accordance with
section 12; and fair election funds received pursuant to sections 9 and 10;

(b) During an election cycle, contributions and fair election funds received by a
 participant shall be used only to pay expenses or obligated expenditures incurred during that
 election cycle;

(c) During an election cycle, a participant shall not spend any funds raised or otherwise
 received in a prior election cycle for the purposes of the current election cycle;

(d) A participant shall agree to and abide by the expenditure limits set forth in section 7and the allowable and in-kind contribution limits set forth in sections 11 and 12; and

(e) During an election cycle, the financial activity of a participant's candidate's committeeshall be conducted from one account kept segregated and separate from any other account.

111 (f) During an election cycle, a participant shall participate in at least—

(1) 1 public debate before the primary election with other participating candidates and
other willing candidates from the same party and seeking the same nomination as such candidate;
and

(2) 2 public debates before the general election with other participating candidates andother willing candidates seeking the same office as such candidate.

117 118 119	Section 4. (a) Any candidate for legislative office who chooses to become a participant in Massachusetts Fair Elections shall file with the director a declaration of intent to participate as a certified candidate.
120 121	(b) A declaration of intent shall be filed with the director during the election cycle and prior to the end of the qualifying period.
122 123	(c) A candidate shall submit a declaration of intent prior to soliciting or collecting any qualifying contributions.
124	Section 5. (a) To become a certified candidate, a participant shall:
125 126	(1) receive at least the following minimum number of qualifying contributions for the following legislative offices:
127	State Senator450
128	State Representative 200
129 130	(2) And, a total dollar amount of qualifying contributions equal or greater than the following amounts for the following legislative offices:
131	State Senator \$2,250
132	State Representative \$1,000
133	(b) Each qualifying contribution:
134 135	(1) may be made by means of a personal check, money order, debit card, credit card, or electronic payment account;
136	(2) shall be accompanied by a signed form to be provided by the director containing:
137 138	(A) the contributor's name and the contributor's address in the commonwealth in which the contributor is registered to vote;
139	(B) an oath declaring the contributor:
140 141	(i) understands that the purpose of the qualifying contribution is to show support for the candidate so that the candidate may qualify for Fair Elections Financing;
142 143	(ii) is making the contribution in his or her own name and from his or her own funds;
144	(iii) has made the contribution willingly; and
145	(iv) has not received anything of value in return for the contribution;

5 of 14

- (3) shall be acknowledged by a receipt that is sent to the contributor with a copy keptby the candidate; and
- (c) the director shall establish procedures for the auditing and verification of qualifyingcontributions to ensure that such contributions meet the requirements of this section.
- (d) No person shall make or give any payment, gift or anything of value in exchange for a
 contribution, and no such contribution shall be reported or treated as a qualifying contribution.
 Violation of this provision shall be punishable by a fine of not more than \$2,000.
- 153 Section 6. (a) Application to become a certified candidate in Massachusetts Fair Elections154 shall be made by a participant during the qualifying period.
- (b) When making application for certification, a participant shall file an update report.
 The update report shall cover contributions and expenditures during the period from January 1 of
 the election year through the third day before application for certification, and shall have the
- 158 content and format of reports required pursuant to section 18 of chapter 55.
- (c) A participant's application to become a certified candidate shall be on a form
 prescribed by the director and shall be signed by the participant and the participant's campaign
 treasurer.
- (d) The director shall certify a participant to participate in Massachusetts Fair Electionsupon determining that the participant has:
- 164 (1) signed and filed a declaration of intent;
- (2) collected the required number of qualifying contributions, collected a total dollar
 amount of qualifying contributions equal or greater than the amount required by section 5 and
 submitted supporting forms required pursuant to this section;
- 168 (3) complied with the expenditure limits set forth in section 7;
- 169 (4) complied with the allowable and in-kind contribution limits set forth in sections 11170 and 12;
- 171 (5) met all other applicable requirements for participation established in this chapter;
- 172 (6) agreed to continue to abide by all requirements for participants after certification;
- 173 and
- (7) met all other applicable requirements concerning candidacy for state office set forthin the constitution and in the general laws.

(e) In no case shall certification or denial of certification be completed more than seven
business days after a participant has applied to become a certified candidate and submitted all
appropriate supporting documents.

(f) The director's certification or denial of certification is subject to judicial review in the
superior court of the county where the candidate resides or in the Suffolk County Superior Court
or in the supreme judicial court for Suffolk county, provided, however, that any petition for
judicial review shall be filed within fourteen days after the end of the qualifying period.

(g) A participant who fails to become a certified candidate or who is decertified shall no
longer be considered a participant and shall no longer be bound by the provisions of this chapter
pertaining to participants.

186 Section 7. (a) To become and remain a certified candidate, a participant shall abide by the187 following expenditure limits, as adjusted in accordance with section 14:

(1) For each of the following legislative offices, during an election cycle and before the
 end of the primary election campaign period, total expenditures and obligated expenditures, not
 including in-kind contributions, shall not exceed the following amounts:

191 State Senator\$60,000

192 State Representative....\$20,000

(2) For each of the following state offices, total expenditures and obligated
expenditures, not including in-kind contributions, shall not exceed the following amounts during
a general election campaign period:

- 196
 State Senator.....\$120,000
- 197 State Representative....\$40,000

(b) Nothing in this section shall be construed to permit a participant who does not have an
opponent in the primary or general election and who receives less than the full amounts stated in
sections 8(a)(1) or (2) to spend up to the limits stated in this section.

- Section 8. (a) A certified candidate shall be eligible to receive distributions from the
 Massachusetts Fair Elections Fund in the following amounts:
- 203 (1) For each of the following legislative offices, fair primary election funds for a204 certified candidate shall be limited to:
- 205 State Senator.....\$48,000
- 206 State Representative....\$16,000

207 (2) For each of the following legislative offices, fair general election funds for a 208 certified candidate shall be limited to: 209 State Senator.....\$96,000 210 State Representative....\$32,000 211 Section 9. (a) Distributions from the Massachusetts Fair Elections Fund to certified 212 candidates by the director shall, subject to appropriation, be made as follows: 213 (1) within five business days after certification, 20 percent of the applicable amount 214 provided in section 8(a)(1); 215 (2) within five business days after the end of the qualifying period, for certified 216 candidates in a primary with an opponent who will appear on the ballot in the primary, 20 217 percent of the applicable amount provided in section 8(a)(1); 218 (3) within five business days after the primary election, for certified candidates in the 219 general election with an opponent who will appear on the ballot in the general election, 20 220 percent of the applicable amount provided in section 8(a)(2); 221 (4) within five business days after the primary election, for certified candidates in a 222 general election without an opponent in the general election, 20 percent of the applicable amount 223 provided in section 8(a)(2); and 224 (5) within two business days of the filing of a contribution report any matching funds as 225 provided in section 10. 226 (b) Within fourteen business days after the primary election, a certified candidate shall 227 return all unexpended fair primary election funds to the Massachusetts Fair Elections Fund. 228 (c) Within forty-five days after the general election, a certified candidate shall return all 229 fair election funds that were not expended or obligated to be spent during the election cycle to 230 Massachusetts Fair Elections Fund. 231 Section 10. (a) The commission shall pay to each participating candidate an amount equal 232 to 400 percent of the amount of qualified small dollar contributions received by the candidate 233 from individuals who are residents of the commonwealth. 234 (b) The maximum payment under this section shall be the amounts in section 7 pursuant 235 to adjustment under section 14. 236 (c) The director shall make payments from the Massachusetts Fair Elections Fund under 237 this section not later than 2 business days after the receipt of a report made under subsection (d). 238 (d)

239 (1) Each participating candidate shall file reports of receipts of allowable contributions 240 at such times and in such manner as the director may by regulations prescribe. 241 (2) Each report under this subsection shall disclose: 242 (A) the amount of each allowable contribution received by the candidate; 243 (B) the amount of each allowable contribution received by the candidate from a resident of the Commonwealth in which the candidate is seeking election; and 244 245 (C) the name, address, and occupation, when known, of each individual who made an 246 qualified allowable contribution to the candidate. 247 (3) Reports under this subsection shall be made no more frequently than: 248 (A) once every month until the date that is 90 days before the date of the election; 249 (B) once every week after the period described in subparagraph (A) and until the date that is 21 days before the election; and 250 251 (C) once every day after the period described in subparagraph (B). 252 (4) The director may not prescribe any regulations with respect to reporting under this 253 subsection with respect to any election after the date that is 180 days before the date of such 254 election. 255 (e) The commission shall provide a written explanation with respect to any denial of any 256 payment under this section and shall provide for the opportunity for review and reconsideration 257 within 5 business days of such denial. 258 Section 11. (a) 259 (1) In any election cycle and before the end of the primary election campaign period, 260 the aggregate total of all allowable contributions accepted by a participant, including qualifying 261 contributions, for the following offices shall not exceed: 262 State Senator\$12,000 263 State Representative....\$4,000 264 (2) In any election cycle, during a general election campaign period, the aggregate total 265 of all allowable contributions accepted by a participant, including qualifying contributions, for the following offices shall not exceed: 266 267 State Senator.....\$24,000 268 State Representative....\$8,000

(b) Any candidate may return a contribution or any portion thereof, and such returned
amount shall be neither counted as part of the contribution, nor counted toward the limit stated in
subsection (a).

(c) In the event that a participant has accepted allowable contributions which exceed the
limit set forth in this section, the participant shall return any such excess funds to the
contributors. The refund of excess funds shall be made not later than three days after discovery
by the participant, or not later than three days after notification by the director, whichever is
earlier.

277 (d) Each allowable contribution:

(1) may be made by means of a personal check, money order, debit card, credit card, or
 electronic payment account;

280 (2) shall be accompanied by a signed form to be provided by the director containing—

(A) the contributor's name and the contributor's address in the commonwealth inwhich the contributor is registered to vote;

283 (B) an oath declaring the contributor:

(i) understands that the purpose of the qualifying contribution is to show support
 for the candidate so that the candidate may receive matching Fair Elections Financing;

- (ii) is making the contribution in his or her own name and from his or her ownfunds;
- 288 (iii) has made the contribution willingly; and

289 (iv) has not received anything of value in return for the contribution;

(3) shall be acknowledged by a receipt that is sent to the contributor with a copy keptby the candidate; and

(c) the director shall establish procedures for the auditing and verification of allowablecontributions to ensure that such contributions meet the requirements of this section.

(d) No person shall make or give any payment, gift or anything of value in exchange for
an allowable contribution, and no such contribution shall be reported or treated as an allowable
contribution. Violation of this provision shall be punishable by a fine of not more than \$2,000.

Section 12. (a) A participant may accept in-kind contributions only from politicalcommittees and individuals.

(b) In any election cycle, the total value of all in-kind contributions accepted by aparticipant for the following offices shall not exceed:

- 301 State Senator.....\$10,000
- 302 State Representative....\$5,000

303 (c) In any election cycle, a participant shall not accept in-kind contributions from an
 304 individual or political committee totaling more than \$500 in the aggregate and provided that a
 305 participant may accept in-kind contributions totaling not more than \$1,000 in the aggregate from
 306 a political party committee.

307 Section 13. (a) A participant may pay and expend allowable contributions and fair 308 election funds received under this chapter only for reasonable and necessary expenses directly 309 related to the campaign of such participant and shall not make any expenditure that is primarily 310 for the participant's or any other person's personal use.

(b) If the director determines that any portion of fair election funds distributed to a certified candidate under this chapter was used for any purpose other than to defray campaign expenditures in that candidate's campaign, or to repay loans the proceeds of which were used to defray campaign expenditures in that campaign, the director shall so notify the certified candidate and the certified candidate shall, after notice and opportunity for hearing, pay an amount equal to the full amount so used to the Massachusetts Fair Elections Fund.

317 Section 14. The dollar amounts in sections 5, 7, 8, 11 and 12 shall be adjusted as 318 provided in this section. By February 1 of the year preceding an election year, the director shall 319 determine the percentage increase in the consumer price index from December of 1998 to the 320 most recent December. The dollar amounts and limits set forth in sections 8(a), 10(a) and 11(b) 321 shall be increased by that percentage, and shall be rounded off to the nearest one hundred dollars. 322 The expenditure limits for each state office set forth in section 7(a)(1) shall be increased by the 323 sum of the corresponding increase in section 8(a)(1) and 60% of the corresponding increase in 324 10(a). The expenditure limits for each state office set forth in section 7(a)(2) shall be increased 325 by the sum of the corresponding increase in section 8(a)(2) and 40% of the corresponding 326 increase in 10(a). The director shall use the revised consumer price index for all urban consumers 327 for the Boston-Lawrence-Salem, Massachusetts-New Hampshire metropolitan area prepared by 328 the United States Department of Labor.

Section 15. (a) The director shall promulgate such rules and regulations as are necessary
 to implement the purposes of this chapter, including but not limited to the following:

331

(1) The director shall promulgate a declaration of intent form pursuant to section 4.

- (2) The director, in consultation with the state secretary, shall promulgate regulations
 governing the certification of the registration status of voters making qualifying contributions
 pursuant to section 5 and allowable contributions pursuant to section 11.
- (3) The director shall promulgate regulations and forms governing application for
 certification, the filing of update reports, and the timely certification of participants pursuant to
 section 6 and section 10.
- (4) The director shall promulgate regulations governing the disbursement of fair general
 election funds and the timing of such disbursement in the event that primary election results are
 subject to a recount or judicial review.
- (5) The director shall promulgate regulations governing application, certification,
 expenditure limits, allowable and in-kind contribution limits, and distribution of fair election
 funds for candidates running in a special election.
- 344 (6) The director shall promulgate regulations governing the return of allowable345 contributions by certified candidates pursuant to section 10.
- 346 (7) The director shall promulgate regulations governing the return of fair election funds347 in the case of the death of a certified candidate or withdrawal of a certified candidate from a race.
- (b) The director shall have the same power and authority to investigate the legality,
 validity, completeness and accuracy of all reports filed and actions taken by candidates pursuant
 to this chapter as is provided by section 3 of chapter 55 pertaining to campaign contributions and
 expenditures. Such power shall include, but not be limited to, the issuance of summonses.
- 352 (c) The director may waive all or part of any civil penalty set forth in this chapter for 353 good cause shown; provided, however, that such findings and the reasons therefore are put in 354 writing.
- (d) The director shall annually determine the amount of funds required for the full
 implementation of all provisions of this chapter. Pursuant to section 3 of chapter 29, the director
 shall annually make a request to the budget director for inclusion of a request in the budget for
 such funds.
- 359 Section 16. All reports and statements filed with the director pursuant to this chapter shall 360 be signed under the penalties of perjury.
- Section 17. (a) In addition to any other penalties which may be imposed under this
 chapter, the director shall, after notice and opportunity for hearing, decertify any participant who
 knowingly:
- 364 (1) exceeds the expenditure limit specified in section 7;

- 365 (2) accepts any contribution in violation of the allowable or in-kind contribution limits
 366 set forth in sections 11 and 12;
- 367 (3) falsely reports any expenditure or contribution; or

368 (4) fails to disclose any expenditure or contribution as specified in this chapter or in
369 sections 18 or 19 of chapter 55; unless such candidate can establish to the director that such
370 violation was of a trivial or limited character.

(b) Any participant who fails to meet the nominating requirements set forth in chapter 53,
including but not limited to a candidate who has lost the party primary, and who has exhausted
all legal rights to meet such requirements, shall be decertified by the director.

(c) Any participant decertified pursuant to this chapter, except a candidate who is
decertified solely for not winning the party primary who shall return all unexpended fair primary
election funds, shall forfeit and return, with interest from date of receipt to date of return at the
rate computed as specified in section 6 I of chapter 231, all fair election funds which said
candidate has received. Funds forfeited and all applicable interest returned by a decertified
candidate shall be deposited in the Massachusetts Fair Elections Fund.

(d) A participant decertified by the director for any violation of this chapter shall, after
notice and opportunity for hearing, be fined an amount equal to two times the amount at issue for
each violation. Such fine shall not be paid from the campaign account of the certified candidate's
committee.

(e) A participant decertified by the director for falsely reporting or for failing to report or
disclose any contribution or expenditure required to be reported or disclosed pursuant to section
18 of chapter 55 or section 5(b) of this chapter shall, after notice and opportunity for hearing, be
fined an amount equal to two times the amount at issue for each violation. Such fine shall not be
paid from the campaign account of the certified candidate's committee.

(f) All fines imposed by the director under this section shall be paid within 120 days of
 the decertification and shall be deposited in the Massachusetts Fair Elections Fund.

(g) Decertification is subject to judicial review in the superior court of the county where
the candidate resides or in the Suffolk county superior court or in the supreme judicial court for
Suffolk county, provided, however, that any petition for judicial review shall be filed within ten
days of receipt of notice of decertification.

395 (h) The director shall provide to the decertified candidate written explanation for the396 cause of decertification.

Section 18. (a) There is hereby established a Special Commission on Fair Elections to
 consist of three members of the senate, one of whom shall be the chairman of the joint committee

399 on election laws who shall serve as co-chairman, one of whom shall be the senate president or

- 400 his designee, and one of whom shall be the minority leader or his designee, and three members
- 401 of the house of representatives, one of whom shall be the chairman of the joint committee on
- 402 election laws who shall serve as co-chairman, one of whom shall be the speaker of the house or
- 403 his designee, and one of whom shall be the minority leader or his designee, the governor or his
- 404 designee, the state secretary or his designee, and eight Massachusetts citizens representing the
- 405 public to be appointed by the director of the office of campaign and political finance.
- 406 (b) The special commission shall investigate and study the workings of the Massachusetts 407 Fair Elections, including, but not limited to, the required number of qualifying contributions, the 408 level of fair election amounts, expenditure limits for participants, adequacy of funding for the 409 Massachusetts Fair Elections, the level and impact of independent expenditures in Massachusetts 410 elections, the cost of implementation, estimated cost of compliance with this chapter by the office of campaign and political finance, and the priority of funding fair elections candidates in 411 412 the event the legislature appropriates insufficient funds. The office of campaign and political 413 finance shall consult with and provide information and assistance to said commission in the 414 preparation of its report. Said commission shall begin to meet and conduct hearings no later than 415 January 15, 2014 and shall report to the general court the results of its investigation and study, 416 and its recommendations, if any, together with drafts of legislation necessary to carry its 417 recommendations into effect, by filing the same with the clerks of the senate and the house of 418 representatives and the chairmen of the senate and house committees on ways and means no later 419 than October 1, 2014. Said commission shall meet and hold hearings at least every two years and 420 shall report to the general court in the same manner before the first Wednesday of October in 421 every even numbered year beginning in 2016. 422 Section 19. This chapter shall be effective for all election cycles beginning on or after
- 423 November 1, 2014.