

The Commonwealth of Massachusetts

PRESENTED BY:

Marjorie C. Decker

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 promote employment.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Marjorie C. Decker	25th Middlesex	1/15/2015
Chris Walsh	6th Middlesex	9/27/2019
Louis L. Kafka	8th Norfolk	9/27/2019
Denise Provost	27th Middlesex	9/27/2019
John J. Lawn, Jr.	10th Middlesex	9/27/2019
Benjamin Swan	11th Hampden	9/27/2019
Ruth B. Balser	12th Middlesex	9/27/2019
Joseph W. McGonagle, Jr.	28th Middlesex	1/29/2015
Frank A. Moran	17th Essex	9/27/2019
Michael D. Brady	Second Plymouth and Bristol	9/27/2019
Sal N. DiDomenico	Middlesex and Suffolk	9/27/2019
Ellen Story	3rd Hampshire	9/27/2019
James B. Eldridge	Middlesex and Worcester	9/27/2019
Daniel A. Wolf	Cape and Islands	9/27/2019
Tom Sannicandro	7th Middlesex	9/27/2019
Jason M. Lewis	Fifth Middlesex	9/27/2019
James J. O'Day	14th Worcester	9/27/2019
Mary S. Keefe	15th Worcester	9/27/2019

Claire D. Cronin	11th Plymouth	9/27/2019
Jay D. Livingstone	8th Suffolk	9/27/2019
Jonathan Hecht	29th Middlesex	9/27/2019
Christine P. Barber	34th Middlesex	9/27/2019
Antonio F. D. Cabral	13th Bristol	9/27/2019
Linda Dorcena Forry	First Suffolk	9/27/2019
Kay Khan	11th Middlesex	9/27/2019
William Smitty Pignatelli	4th Berkshire	9/27/2019
Paul McMurtry	11th Norfolk	9/27/2019

By Ms. Decker of Cambridge, a petition (accompanied by bill, House, No. 1698) of Marjorie C. Decker and others relative to employment and job training. Labor and Workforce Development.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to promote employment.

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

1	SECTION 1. Section 2B of chapter 18 of the General Laws is hereby amended by
2	inserting after subsection (c) the following subsection:-

3 (d) As part of the program, the department of transitional assistance, in consultation with 4 the department of elementary and secondary education, the department of labor and workforce 5 development, the Commonwealth Corporation, local workforce investment boards and other 6 local entities administering programs pursuant to the federal Workforce Innovation and 7 Opportunity Act, career centers, and other sources of relevant expertise, shall create and maintain 8 up-to-date lists of the following types programs in the Commonwealth: programs for English-9 language learners, including English as a second or other language programs; adult basic 10 education programs; high school diploma programs; high school equivalency programs; 11 vocational or occupational skills training programs; and integrated education and training 12 programs. The lists shall be broken out geographically and shall be used in all department local 13 offices and available to all department applicants and recipients. The lists shall include,

14	regarding each program: (i) a description of the program; (ii) whether the program is available at
15	no charge to recipients of transitional aid and, if not, any sources of funding and financial aid
16	available to pay for enrollment in the program; (iii) any criteria that must be met in order to
17	qualify to enroll in the program; (iv) how to obtain more information about current or next
18	openings in the program and the details of the program; and (v) in the case of vocational or
19	occupational skills training programs, information about the jobs, if any, for which completion of
20	the program would qualify the participant and, regarding such jobs, the program's job placement
21	and retention rates, starting pay, benefits, and typical work schedule.
22	SECTION 2. Section 18 of chapter 118 is hereby amended by striking out the first
23	sentence and inserting in place of it the following sentence:-
20	
24	Notwithstanding any general or special law to the contrary, an education or training
25	activity for the purpose of meeting any work-related requirements of the transitional aid to
26	families with dependent children shall be defined as participation in any of the following: a 4-
27	year college degree program, associate's degree program, or certificate program at a college,
28	university, or other postsecondary educational institution; a program for English-language
29	learners, including an English as a second or other language program; an adult basic education
30	program; a high school diploma program; a high school equivalency program; a vocational or
31	occupational skills training programs; or an integrated education and training program.
32	SECTION 3. Chapter 118 is hereby further amended by inserting after section 20 the
33	following sections:-
55	
34	Section 21. (a) The department shall conduct screening to identify needs, barriers to
35	employment or participation in work activities, possible eligibility for exemptions, and

information relevant to vocational planning for recipients of transitional aid to families with
dependent children as soon as feasible but in any event before denying, lowering, or stopping
benefits for noncompliance with any work-related requirement.

39 (b) If the screening reveals that the recipient has not completed a postsecondary training 40 or education program that provided skills that qualify the recipient for appropriate and available 41 local full time job openings, the department shall permit the recipient to meet all applicable 42 work-related requirements through a program that provides education or specific vocational or 43 occupational skills training.

44 (c) If the screening reveals possible learning disability, the department shall offer and 45 encourage a learning disability assessment by a trained professional and shall treat the recipient 46 as having good cause not to participate in otherwise required work, job search, education, or 47 training activities until the assessment is completed and the results provided in a report to the 48 recipient. If the screening reveals a possible other disability, instead of or in addition to learning 49 disability, the department shall advise the recipient of the option to request a disability 50 exemption. If the assessment determines that the recipient has a learning disability, the 51 department shall offer the recipient a referral to an education or training program with staff 52 qualified to work with individuals with learning disabilities; provided that if an appropriate 53 program is not available and the recipient is not exempt from the work requirement, the 54 department shall accord good cause to the recipient for not engaging in other activities to meet 55 work-related requirements, until and unless a program is identified and available to the recipient.

(d) If the screening reveals that the recipient's housing situation or family or other
 circumstances currently may conflict with job search, employment, or attending a program, the

department shall offer the recipient an opportunity to request good cause not to engage inactivities to meet work-related requirements.

(e) The department, its agents, and vendors that it funds shall take into account the results
 of the screening of the recipient in establishing economic independence goals or employment
 development plans and in determining referrals to education and training programs.

(f) The department shall not deny, lower, or stop benefits on the grounds of not meeting
work-related requirements unless the department has identified a work activity that is consistent
with the results of the screening conducted pursuant to this section, that is actually available to
the recipient, and for which there is no cost to the recipient.

(g) The department shall not deny, lower, or stop benefits on the grounds that the recipient did not participate in the screening; however, the department may deny, lower, or stop benefits if the recipient refuses to participate in a screening and subsequently does not meet work-related requirements without good cause. The department shall contact the recipient to inquire into good cause before determining that good cause does not exist.

SECTION 4. The fourth paragraph of subsection (f) of section 110 of the acts of 1995, as amended by section 26 of chapter158 of the acts of 2014, is hereby amended by striking out the paragraph and inserting in its place the following paragraph:-

The commissioner shall establish criteria to be considered in making a determination that a recipients benefits should be extended; provided however, that an extension of benefits shall not exceed 3 months. Such criteria shall include, but not be limited to: (i) whether without an extension the recipient's family will lack the resources necessary for basic needs, including, but not limited to, housing, utilities, and clothing; (ii) whether the recipient has rejected offers of

80 employment or quit or otherwise lost a job without good cause; (iii) whether the recipient's 81 current lack of full time employment is attributable to lack of cooperation with the department 82 without good cause; (iv) whether appropriate job opportunities for which the recipient is 83 qualified actually currently exist and the recipient has been assisted in the steps necessary to 84 obtain such a job; however, an employer's decision not to hire the recipient shall not be held 85 against the recipient; (v) whether the recipient has been provided with appropriate education and 86 training opportunities and sufficient time to participate in them as needed to qualify for 87 appropriate and available local full time job openings, however a recipient's lack of success in an 88 education and training program for good cause or due to no fault of the recipient shall not be held 89 against the recipient; (vi) whether the recipient needs child care and appropriate slots in local 90 licensed child care programs are actually available; and (vii) whether circumstances affecting the 91 recipient or a family member pose significant barriers to full time employment. For the purposes 92 of this subsection, "good cause" shall be construed to include the good cause reasons listed in 93 subsection (j) of section 110 of chapter 5 of the acts of 1995, as amended by section 218 of 94 chapter 149 of the acts of 2004, and any other reasons that are acceptable in light of the 95 particular circumstances and characteristics of the recipient and the recipient's family.

96 SECTION 5. The third paragraph of subsection (j) of section 110 of chapter 5 of the acts
97 of 1995, as appearing in section 28 of chapter 158 of the acts of 2014, is hereby amended by
98 striking out the paragraph and inserting in place of it the following paragraph:-

99 The department may extend the duration of the education or training activity eligible to 100 meet the work requirement if the department determines, using performance standards 101 established by the department, that the individual is making substantial progress towards 102 completion of the program. If the department determines that an individual is not making

- 103 substantial progress towards completion of the program without good cause, the individual shall
- 104 no longer be eligible for the extension of the duration of the activity.