

SENATE No. 1569

The Commonwealth of Massachusetts

PRESENTED BY:

Bruce E. Tarr, (BY REQUEST)

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 provide a no tax law.

PETITION OF:

NAME:

Mr. Joseph Toolan

DISTRICT/ADDRESS:

*71 Pine Ridge Road, North Andover, MA
01845*

SENATE No. 1569

By Mr. Tarr (by request), a petition (accompanied by bill, Senate, No. 1569) of Mr. Joseph Toolan for legislation to provide a no tax law. Revenue.

The Commonwealth of Massachusetts

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

An Act to provide a no tax law.

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-Appropriation for “No Tax Law” provides full coverage of payment
2 obligations to all Commonwealth of Massachusetts transactions requesting a tax be paid or
3 included.

4 a. Collective payment of tax is administered by the appropriations of the “No Tax Law.”

5 Section 2-“No Tax Law” holds tax data in collective exchange for the full coverage of
6 existing tax payment based benefits of citizenship.

7 a. Application to the “No Tax Law” provides new features and benefits reported on an
8 ongoing basis.

9 Section 3-“No Tax Law” provides jurisdiction over the limitation, exclusion and
10 revocation of tax collectors rights to burden persons to submit individual private data based taxes
11 involved in non collective and non automated reports of value of assets, transactions and worth
12 formerly individually taxed and not covered by the “No Tax Law”.

13 a. Appropriation to collect state and federal treasury principle asset data anonymously in
14 substitution and administration of the “No Tax Law” to provide liabilities to cover the private
15 data duties and liabilities of the existing individual identified taxation system for all citizens of
16 the Commonwealth of Massachusetts is made to the commissioner of the “No Tax Law” by the
17 Commonwealth of Massachusetts General Court and in agreement with the comptroller of the
18 currency and state treasurer.

19 i. Massachusetts General Court agrees to empower the comptroller of the currency and
20 the State treasurer to provide prescribed appropriation funds and applied standard rate of interest
21 to a “No Tax Law” Trust treasury account.

22 Section 4-“No Tax Law” Trust account is to provide unused treasury notes by the
23 Commonwealth of Massachusetts General Court’s treasury on an ongoing basis for the following
24 public debts:

25 a. Trust account appropriation of \$1 billion a year to maintain and administer the
26 commissioner and the administration of the “No Tax Law” anonymous tax collection system and
27 to service all payments of all outstanding tax obligations of the Commonwealth of
28 Massachusetts.

29 b. Trust account standard rate of interest is set at 100% a day of principle balance.

30 I. Commissioner of “No Tax Law” collects, pays and reports statewide tax obligations at
31 a 10 to 1 ratio of collection to tax payment obligation.

32 ii. Commissioner is trustee of the “No Tax Law” Trust with agreement of the
33 Commonwealth of Massachusetts General Court state treasury at the permission of the
34 comptroller of the currency and the Commonwealth of Massachusetts.

35 Section 5-“No Tax Law” provides jurisdiction to prohibit laws covering collection, duties
36 and responsibilities of all tax liable transactions from imposing direct or incremental identified
37 tax from any private customer or seller of any good or service for any reason in or by the
38 Commonwealth of Massachusetts.

39 a- Tax collectors are impose a penalty.

40 I. Penalty is a 100% reimbursement of lost or damaged funds and property of person
41 taxed plus a \$2000 per item or person taxed fee.

42 ii. 1 year sentencing to the house of corrections incarceration for individual offences and
43 up to 10 year sentence to the house of corrections for a tax imposed offense on goods, persons
44 and services valued at over \$1000 or involving more than one person; each offense. Multiple
45 offenses by the same person or organization where the combined offenses involve more than one
46 count or person and valued at over \$1000 qualify for the maximum penalty of more than one 10
47 year sentence and full reimbursement of damages and fee.

48 iii. Payment of damages and fees may be forfeited from the offender without a warrant.

49 iv. Payment of damages and fees may be awarded by the offender immediately and in full
50 lump sum payment by full coverage of the court and application to the “No Tax Law”
51 administration in reference to the jurisdiction of the penalties of the “No Tax Law”

52 v. Maximum penalty is enforceable to all persons who conspire against another person(s)
53 with request of purposed tax obligations of any kind and do not obey the ruling set forth by the
54 jurisdiction of the Commonwealth of Massachusetts General Court; Appropriation Bill to
55 Provide a “No Tax Law.”

56 Section 6-Commonwealth of Massachusetts and state and federal agencies like the IRS
57 and Social Security Administration may no longer ask persons to report to them or make notice
58 of obligation of tax to any individual or transaction. Payments for any transaction occurring
59 within the Commonwealth of Massachusetts are to be requested of the administration of the “No
60 Tax Law.”

61 a. All time consuming correspondence of information about persons, payments, income,
62 assets, business transactions, investments or any other private data that consist of involuntary
63 submission of data, direct tax, cost or fee for any benefit or cost they provide is prohibited.

64 b. All requests of tax obligations on transactions in the Commonwealth of Massachusetts
65 are to be requested of the “No Tax Law” administration for full coverage of tax obligations and
66 for more information about the current tax law of the Commonwealth of Massachusetts.

67 Section 7- “No Tax Law” establish and administer the power to revoke previous tax
68 collection with the substantive “anonymous collective tax benefit accounting system” for full
69 coverage of all citizens and transactions benefits based on an anonymous and collective
70 calculation of tax obligation at a discount beyond any involuntary submission of any person’s
71 private data, direct tax, cost or fee for any state or federal obligation or benefit previously
72 required on all transactions made in the Commonwealth of Massachusetts.

73 Section 8- “No Tax Law” provides full appropriation and coverage for the collection and
74 cancelling by payment of all tax obligations of all private data and financial transactions
75 obligated to taxation in the Commonwealth of Massachusetts.

76 a. Tax liability is expelled, collectively paid and cancelled by the “No Tax Law”
77 administration for all transactions of and in the Commonwealth of Massachusetts in voluntary
78 lump sum data submission and payment of all Commonwealth of Massachusetts transactions tax
79 obligations by the Commonwealth of Massachusetts treasuries appropriated to the “No Tax Law”
80 administration on an order for anonymous annual recording of principle circulation of assets for
81 the state and federal level according to anonymous collective bank records authorized to be taken
82 and tax obligations paid and cancelled by the administration of the “No Tax Law.”