

SENATE No. 1781

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 Election Trust Fund Act.

PETITION OF:

NAME:

Joseph Toolan

DISTRICT/ADDRESS:

*Joseph Toolan Joseph Toolan Lobby 71
Pine Ridge Rd. North Andover, MA 01845*

SENATE No. 1781

By Mr. Tarr (by request), a petition (accompanied by bill, Senate, No. 1781) of Joseph Toolan for legislation relative to an Election Trust Fund Act. State Administration and Regulatory Oversight.

The Commonwealth of Massachusetts

**In the One Hundred and Ninetieth General Court
(2017-2018)**

An Act Election Trust Fund Act.

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

1 Emergency Preamble-

2 “Whereas, the deferred operation of this act would tend to defeat its purpose, which is
3 forthwith to consolidate time and expense involved in the administration of actions relevant to
4 elections, public officials and legislative courts, therefore, it is hereby declared to be an
5 emergency law, necessary for the immediate preservation of the public convenience.”^[L]_[SEP]

6 Election Trust Fund Act Trust and its appointed commissioner is authorized to provide
7 unused and unlimited treasury notes by the treasury on an ongoing basis for election facilities
8 and services.

9 President, Senate, House of Representative, Clerk and all other elected officials and laws
10 of the United State, State and local governments may submit application and enroll in the
11 election trust fund for the following writs and appropriations.

12 When person(s) or organization(s) act in campaigning efforts for elected officials
13 position(s) or law(s) enacted by election or a legislative court.

14 A. The enrolled election will result in a tally of votes taken as prescribed by election laws
15 declaring a winner or enacted public law writ and appropriation.

16 B. Each candidate will have their tally of votes taken and a winner will be declared based
17 on having the most votes and then inaugurated into the position described or generally enacted as
18 a public law effecting a significant portion of the public as a writ carried out by the petitioner of
19 the law.

20 C. Each candidate and petition will have their number of votes recognized as participant
21 of the election and they will be granted an applicant petition writ and appropriation having been
22 declared when they enrolled their application for candidate.

23 D. The winning elected official will have their petition for writs and appropriation
24 enacted into law as elected candidate sworn to hold official elected office and all other
25 nonelected candidates will have their private law petition writs and appropriation enacted into
26 law as not elected official enacted.

27 Section 1- The commissioner of elected government officials is an appointed position
28 who will be given a treasury trust account appropriated with unused treasury notes to
29 commission all enrolled election candidates and the administration of the election trust.

30 Section 2-The election trust is appropriated an administrative sum of \$100,000,000,000 a
31 year to administrate all enrolled election candidates, enact and treasury all appropriations of
32 enrolled petitions and administrative operations of the election trust fund law.

33 A. The election trust is also appropriated a fixed interest of 1000% per day based on the
34 daily principle balance of the trust.

35 B. If for any reason the election trust is unable to appropriate a requested sum of money
36 for any administrative operation, petition, candidate or sum of candidates enrolled than the
37 election trust law is automatically repealed if there is no significant objection notarized by the
38 signature of the commissioner.

39 Section 3- All petitions of enrolled candidates will establish who they are to the public in
40 a public forum commonly known as a campaign or publication with activity record kept with the
41 office of the commissioner.

42 Section 4- All petitions will state the writ to campaign for specific public office or public
43 election, petition and bill to be voted on at public election and legislative court to enact any writ
44 or appropriation bill by petition with the enactment of the commissioner.

45 Section 5- Petitions may include a private law for all non-winning candidates, person(s)
46 and organization(s) who may only effect the public in a private writ and a public law to describe
47 the writs and appropriation of the public official when elected by a winning number of votes at
48 election.

49 A. Private law may be a stated in a simple description of an amount of money to be
50 appropriated to the candidate, person(s) and organization(s) for their campaign and ongoing
51 private actions. If the candidate would like to describe a corporation type action to be carried out
52 they may do so in this section of the petition application.

53 B. Public law may be a stated in a simple description of an amount of money to be
54 appropriated to the winning candidate for their public official duties and ongoing public
55 expenses. If the elected candidate would like to describe a corporation type action to be carried
56 out while in public office they may do so in this section of the petition application.

57 C. All sections of the election trust application record will be made public and visible to
58 the public on the election trust fund law website.

59 1. Any petition information stated here will require being free from crime, perjury or
60 conspiracy to any candidate, member of the voting population or petition enrolled in the election
61 trust fund law.

62 2.All elections and petitions will be peaceful gatherings appropriated and enacted for the
63 good of all people at all time and will be canceled and revoked without payment if found to have
64 an unreasonable taxation and proposed harm to the election trust fund law, the voting population
65 or any enrolled petitioner.

66 3. To be signed into law before May 1,2017 and to take effect on June 1, 2017
67 [\$unlimited]