# **SENATE . . . . . . . . . . . . . . . . No. 1798**

### 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 Private Law Administration Act.

PETITION OF:

NAME: DISTRICT/ADDRESS:

Joseph Toolan Joseph Toolan Lobby 71 Pine Ridge Rd.
North Andover, MA 01845
josabitoolan@yahoo.com

## **SENATE . . . . . . . . . . . . . . . No. 1798**

By Mr. Tarr (by request), a petition (accompanied by bill, Senate, No. 1798) of Joseph Toolan for legislation to create a Private Law Administration Act. State Administration and Regulatory Oversight.

### The Commonwealth of Alassachusetts

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

An Act Private Law Administration 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 Private Laws,
- 4 therefore, it is hereby declared to be an emergency law, necessary for the immediate preservation
- 5 of the public convenience."
- 6 Private Law Administration Act Trust and its appointed commissioner is authorized to
- 7 provide unused and unlimited treasury notes by the treasury on an ongoing basis for the
- 8 following facilities and services:
- 9 Policy to provide unlimited access, coverage and accommodations to administer and
- develop the enrollment of petitions for private law writs and appropriations by the United States
- 11 Congress, State Governments, local governments, administrative petition enrollment agencies,
- 12 lobbyists, organizations and individuals to be enacted as registered Private Laws.

- Section 1- Authority and Appropriation to administer the enrollment of petitions through the United States Congress, State Governments, local governments, administrative petition enrollment agencies, lobbyists and individuals to be enacted as registered Private Laws.
- 16 SEPA. Administration of Private Law is collected by enrollment petition and authorized by
  17 the commissioner of the US Private Law Administration.
  - Commissioner and extended to providing governments to administer.

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- Commissioner in agreement with the Treasurer of the United States and the Comptroller of the Currency is \$1,000,000,000,000 with a 1000% interest on the daily principle balance.
- Section 2- United States Citizens can enroll a petition for Private Law to carry out elective common writs and be appropriated US Currency to cover the labor and materials involved in their private writs to act.
- A. Private Law writs include land/home ownership, independent care provider, family care provider, employee or employment provider, investor, owner of real property, interest right, non-employed beneficiary, disabled, dependent of a service, substance, other person or facility to provide their care.
- 30 Frivate Law writs can be expanded upon when a charitable, educational, or other provider type, act or resolve is stated.
  - C. Private Law writs may be denied, revoked and asked to be removed for approval of enactment if they apply to harming others, self and causing crime or corruption.

34 I. The Commissioner will authorize enactment of all petitions, providers and complaints. D. Private Law writs include an appropriation of a clearly identifiable number of US 35 36 Dollars and interest if applicable to the writ of the enrolled petitioner. 37 E. Private Law writs to appropriations are to be administered by the Commissioner and 38 are 100% protected from events causing damage, loss, theft, forfeiture or destruction. 39 F. Private Law writs and appropriations are generally expandable by request once 40 established to a registry and given a registry number and stored for administration in a US 41 Private Law Administration Secure Facility.

3. To be signed into law before May 1,2017 and to take effect on June 1, 2017

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