The Commonwealth of Massachusetts

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

SENATE, Monday, March 12, 2018

The committee on Municipalities and Regional Government, to whom was referred the petition (accompanied by bill, Senate, No. 1160) of Walter F. Timilty for legislation to limit the operation of parking lots subcontracted for a single-use event,- reports the accompanying bill (Senate, No. 2338).

For the committee, Michael O. Moore

The Commonwealth of Massachusetts

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

An Act relative to parking at large entertainment venues.

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

- Notwithstanding any general or special law to the contrary, whenever the operation of a
- 2 permanent entertainment venue with seating for thirty thousand or more persons is subcontracted
- 3 for a single use event from an existing user or owner, visitors must be in possession of a valid
- 4 ticket to said event to gain access to vehicle parking lots, excluding any educational venue or a
- 5 venue that is subcontracted out for a high school, college or university event.