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# The Commonwealth of Massachusetts

#### PRESENTED BY:

### Kimberly N. Ferguson and Jonathan D. Zlotnik

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 relative to the insanity defense.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Kimberly N. Ferguson	1st Worcester	1/16/2019
Jonathan D. Zlotnik	2nd Worcester	1/30/2019
Joseph D. McKenna	18th Worcester	1/30/2019
Hannah Kane	11th Worcester	1/31/2019

#### HOUSE DOCKET, NO. 1273 FILED ON: 1/16/2019

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By Representatives Ferguson of Holden and Zlotnik of Gardner, a petition (accompanied by bill, House, No. 1404) of Kimberly N. Ferguson, Jonathan D. Zlotnik and others relative to the use of insanity as a criminal defense. The Judiciary.

## [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 784 OF 2017-2018.]

# The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to the insanity defense.

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

- 1 Chapter 265 of the General Laws, as appearing in the 2016 Official Edition, is hereby
- 2 amended by inserting after section 2 the following section:-

3 Section 2A. (a) Notwithstanding any other general or special law to the contrary, any 4 defendant charged with murder as defined by section 1 of chapter 265 of the General Laws, may 5 be found "guilty, except insane" if at the time of the commission of the criminal act the person 6 was afflicted with a mental disease or defect of such severity that the person did not know the 7 criminal act was wrong. A mental disease or defect constituting legal insanity is an affirmative 8 defense. Mental disease or defect does not include disorders that result from acute voluntary 9 intoxication or withdrawal from alcohol or drugs, character defects, psychosexual disorders or 10 impulse control disorders. Conditions that do not constitute legal insanity include but are not

11 limited to momentary or temporary conditions arising from the pressure of the circumstances, 12 moral decadence, depravity or passion growing out of anger, jealousy, revenge, hatred or other 13 motives in a person who does not suffer from a mental disease or defect or an abnormality that is 14 manifested only by criminal conduct.

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16 (b) In a case involving the charge of murder as defined by section 1 of chapter 265 of the 17 General Laws, if a plea of insanity is made and the court determines that a reasonable basis exists 18 to support the plea, the court may commit the defendant to Bridgewater State Hospital or another 19 secure mental health facility under the department of health services for up to thirty days for 20 mental health evaluation and treatment. Experts at the mental health facility who are licensed to 21 treat such patients, who are familiar with this state's insanity statutes, who are specialists in 22 mental diseases and defects and who are knowledgeable concerning insanity shall observe and 23 evaluate the defendant. The expert or experts who examine the defendant shall submit a written 24 report of the evaluation to the court, the defendant's attorney and the prosecutor.

(c) If the finder of fact finds the defendant "guilty, except insane" of the crime of 25 26 murder as defined in section 1 of chapter 265 of the General Laws, the defendant shall be 27 committed to Bridgewater State Hospital or another maximum security mental health treatment 28 facility. A defendant who is found to be "guilty, except insane" of the crime of murder as 29 defined in section 1 of chapter 265 shall be committed to Bridgewater State Hospital for no less 30 than ten years. After the initial ten year commitment, the individual may be committed for 31 additional one year periods under the provisions of section 7 and section 8 of chapter 123 of the 32 General Laws.

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33 (d)If Bridgewater State Hospital or other treating facility designated by the commissioner 34 releases an offender found guilty except insane of murder as defined by section 1 of chapter 265, the individual will be placed under the supervision of the commissioner of probation for a period 35 36 of not less than five years after the date of release. The treating facility shall transmit to the 37 commissioner of probation and to the parole board a report on the condition of the offender 38 which contains the clinical facts; the diagnosis; the course of treatment, and prognosis for the 39 remission of symptoms; the potential for the recidivism, and for danger to the offender's own 40 person or the public; and recommendations for future treatment. The commissioner shall order 41 that intensive treatment is a condition of probation and the defendant must report to the probation 42 department not less than three times per week. If the individual does not comply with conditions 43 of probation, the commissioner may petition the court of jurisdiction to hold a hearing for re-44 commitment to Bridgewater State Hospital.

45 (e) A "guilty except insane" verdict is a criminal conviction and shall appear on the
46 Criminal Offender Record Information System.

47 (f) In cases involving murder as defined by section 1 of chapter 265 of the General Laws,
48 "not guilty by reason of insanity" will no longer be an available disposition.

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