

The Commonwealth of Massachusetts

PRESENTED BY:

Joseph A. Boncore

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 reliability of testifying informants.

PETITION OF:

NAME:DISTRICT/ADDRESS:Joseph A. BoncoreFirst Suffolk and Middlesex

SENATE DOCKET, NO. 585 FILED ON: 1/14/2019 SENATE No. 832

By Mr. Boncore, a petition (accompanied by bill, Senate, No. 832) of Joseph A. Boncore for legislation relative to the reliability of testifying informants. The Judiciary.

The Commonwealth of Massachusetts

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

An Act relative to the reliability of testifying informants.

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. Chapter 233 of the General Laws, as appearing in the 2016 Official Edition,
2	is hereby amended by inserting after Section 21B the following: -
3	Section. 21C: Reliability of Testifying Informants
4	(a) Definitions.
5	(1) For purposes of this Chapter, "testifying informant" means someone who is
6	purporting to testify about admissions made to them by the accused.
7	(2) This Chapter applies to any criminal proceeding in which the Commonwealth
8	attempts to introduce evidence of incriminating statements made by the accused to, or overheard
9	by, an informant.
10	(b) Mandatory Documentation and Discovery of Evidence Bearing on Informant
11	Reliability.

(1) The Commonwealth shall create and maintain records documenting: (1) the complete
criminal history of any informant, including any alleged criminal conduct that has not yet
resulted in criminal charges; (2) any deals, promises, inducements, or benefits that the
Commonwealth has made or will make in the future to the informant or their agent(s); and (c)
any and all communications with the informant including but not limited to requested or possible
deals, promises, inducements or benefits.

18 (2) In accordance with the pre-trial discovery provisions of the Massachusetts Rules of 19 Criminal Procedure, the Commonwealth shall timely disclose: (1) any alleged criminal conduct 20 by the informant that has not yet resulted in criminal charges; (2) any and all communications 21 between the Commonwealth and the informant or agent of the informant regarding any deal, 22 promise, inducement, or benefit that the offering party has made or will make in the future to the 23 informant, including but not limited any requests made by the informant for a deal, promise, 24 inducement, or benefit; (3) the time and place of any and all incriminating statements 25 purportedly made by the accused to the informant, the time and place of their disclosure by the 26 informant to law enforcement officials, and the names of all persons present when the accused's 27 statements were made; (4) whether at any time the informant gave inconsistent statements 28 regarding the purported incriminating statements by the accused, and if so, the time and place of 29 the inconsistent statements, the nature of the inconsistencies, and the names of the persons who 30 were present for the inconsistent statement; (5) all other cases or investigations in which the 31 informant testified, provided information, or otherwise assisted with a police investigation or 32 prosecution, including cases or investigations in other Massachusetts counties, and whether in 33 those other cases or investigations the informant received any promise, inducement, or benefit in exchange for or subsequent to that testimony or assistance; (6) any other information relevant to
the informant's credibility.

36 (3) In accordance with the Massachusetts Rules of Criminal Procedure, the judge may at 37 any time order that the discovery or inspection described herein be denied, restricted, or deferred, 38 or make such other order as is appropriate. The judge may, for cause shown grant discovery to a 39 defendant on the condition that the material to be discovered be available only to counsel for the 40 defendant. This provision does not alter the allocation of the burden of proof with regard to the 41 matter at issue, including privilege.

42 (c) Reliability hearing.

43 (1) In accordance with the pre-trial discovery provisions of the Massachusetts Rules of
44 Criminal Procedure, the Commonwealth shall timely disclose its intent to introduce the
45 testimony of an informant.

46 (2) Where such notice is given, the trial court shall conduct a hearing to determine47 whether the testimony of the informant is reliable, unless the defendant waives such a hearing.

48 (3) At the hearing, the Commonwealth shall bear the burden of establishing by a
49 preponderance of the evidence that the proposed informant's testimony reliable and will be
50 substantially more probative than prejudicial. The court shall consider the factors enumerated in
51 subsection 2(b), as well as any other factors relating to reliability.

(4) If the Commonwealth fails to satisfy its burden of establishing the reliability of the
proposed informant testimony by a preponderance of the evidence, the court shall not allow the
testimony to be heard at trial.