

The Commonwealth of Massachusetts

PRESENTED BY:

David M. Rogers and Marjorie C. Decker

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 media access and transparency in correctional facilities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
David M. Rogers	24th Middlesex	2/18/2021
Marjorie C. Decker	25th Middlesex	2/19/2021
Kay Khan	11th Middlesex	2/25/2021
Lindsay N. Sabadosa	1st Hampshire	2/26/2021
Dylan A. Fernandes	Barnstable, Dukes and Nantucket	3/8/2021
Elizabeth A. Malia	11th Suffolk	3/15/2021
Sean Garballey	23rd Middlesex	3/18/2021
Jack Patrick Lewis	7th Middlesex	5/26/2021
Tami L. Gouveia	14th Middlesex	6/8/2021
Mary S. Keefe	15th Worcester	6/23/2021
Natalie M. Higgins	4th Worcester	9/3/2021
Mindy Domb	3rd Hampshire	9/9/2021
Tommy Vitolo	15th Norfolk	12/1/2021

By Representatives Rogers of Cambridge and Decker of Cambridge, a petition (accompanied by bill, House, No. 2513) of David M. Rogers, Marjorie C. Decker and others relative to media access and transparency in correctional facilities. Public Safety and Homeland Security.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act relative to media access and transparency in correctional facilities.

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 127 of the General Laws is hereby amended by inserting after

2 section 36C the following section:-

3 Section 36D.

4	(a) For purposes of this section, "News media representatives" are persons whose
5	principal employment is gathering and reporting news for a (i) Radio or television program
6	whose primary purpose is news reporting for a licensee of the Federal Communications
7	Commission (FCC); (ii) Newspaper covering general interest information and circulated to the
8	public; (iii) Magazine that has a national circulation is sold by mail subscriptions or on
9	newsstands to the general public; (iv) National or international news service, including wire
10	services; and (v) Websites whose primary purpose is news reporting. Freelance reporters and
11	journalists shall be considered members of the news media, however, they may be required to
12	verify their assignment with a letter from the outlet that they represent.

13 (b) No correctional institution, state prison, jail, or house of correction, the commissioner 14 of correction, sheriff, superintendent, correctional officer, employee, contractor or any other staff 15 shall abridge the right of a person incarcerated in any correctional or penal institution in the 16 commonwealth to confer with any news media representative. Such news media representatives 17 may visit an incarcerated person at such times as may be established under rules promulgated by 18 the commissioner. News media representatives shall have rights to unimpeded, confidential, in 19 person visitation and video conferencing commensurate with the rights of attorneys established 20 in section 36A; provided further, that there shall be no restrictions on the access of news media 21 representatives due to housing placement or due to disciplinary sanctions imposed on an 22 incarcerated person for any offense.

23 (c) All correctional institutions, state prisons, jails, and houses of correction shall provide 24 for unimpeded, unmonitored, and confidential telephone communication between news media 25 representatives and incarcerated persons. Media representatives shall be permitted to establish a 26 telephone line which shall be authorized for confidential communication with any incarcerated 27 person. All institutions shall provide an online system whereby news media representatives can 28 register their information, including without limitation email address and telephone numbers. 29 Upon verifying the news media representative's credentials, the institution shall publish such 30 information on the institution's website and provide the same to all incarcerated persons upon 31 entry into any correctional facility. Ordinary pre-authorization processes, telephone limitations, 32 restrictions, and cap limits shall not apply to conversations between incarcerated persons and 33 news media representatives. Incarcerated persons serving disciplinary sanctions shall at all times 34 be permitted telephone access to news media representatives.

35 (d) Attorneys shall be permitted to bring with them a news media representative on any
36 legal visit with an incarcerated person, including in person visits, video visits, and video
37 conferencing.

(e) Retaliation against any incarcerated person for communication with a news media
representative shall be prohibited and punishable by disciplinary action up to and including
termination.

41 (f) The commissioner of correction shall update regulations in accordance with this42 section.

43 (g) Sheriffs shall update policies in accordance with this section.

SECTION 2. Section 87 of Chapter 127 of the General Laws is hereby amended by
inserting in subsection (a) after the phrase "the commissioner or any deputy commissioner of
correction," the following:- any news media representative as defined by section 36D of chapter
127,