HOUSE No. 2642

The Commonwealth of Massachusetts

PRESENTED BY:

Dylan A. Fernandes and Patrick Joseph Kearney

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 disability pensions for violent crimes.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED: Vantucket 2/17/2021	
Dylan A. Fernandes	Barnstable, Dukes and Nantucket		
Patrick Joseph Kearney	4th Plymouth	2/22/2021	
Christopher Hendricks	11th Bristol	2/25/2021	
Tami L. Gouveia	14th Middlesex	2/26/2021	
Timothy R. Whelan	1st Barnstable	2/26/2021	
Diana DiZoglio	First Essex	2/26/2021	
Angelo L. D'Emilia	8th Plymouth	2/26/2021	
Hannah Kane	11th Worcester	3/15/2021	
Danillo A. Sena	37th Middlesex	3/15/2021	

HOUSE DOCKET, NO. 3199 FILED ON: 2/18/2021

By Messrs. Fernandes of Falmouth and Kearney of Scituate, a petition (accompanied by bill, House, No. 2642) of Dylan A. Fernandes, Patrick Joseph Kearney and others relative to disability pensions for violent crimes committed against certain public employees. Public Service.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 2248 OF 2019-2020.]

The Commonwealth of Massachusetts

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

An Act relative to disability pensions for violent crimes.

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.	Section 1	of chapter	\cdot 32 of the	General Laws.	as appearing in the 201	18

2 Official Addition, is hereby amended by inserting after the word "inclusive", in line 603, the

- 3 following definition:-
- 4 "Violent act injury", a serious and permanent personal bodily injury sustained as a direct

5 and proximate result of a violent attack upon a person by means of a dangerous weapon,

6 including, but not limited to, a firearm, knife, automobile, explosive device or other dangerous

7 weapon.

8 SECTION 2. Said chapter 32 is hereby further amended by striking out subsection (1) of 9 section 7 and inserting in place thereof the following subsection:-

10 Section 7. (1) Conditions of Allowance. Any member in service classified in Group 1, 11 Group 2 or Group 4, or any member in service classified in Group 3 to whom the provisions of 12 subdivision (2) of section twenty-six are not applicable, who is deemed to be physically unable 13 to perform the essential duties and responsibilities of the member's job and that such inability is 14 likely or deemed permanent before attaining the maximum age for the member's group by reason 15 of a personal injury or violent act injury sustained or a hazard undergone as a result of, and while 16 in the performance of the member's duties at some definite place and at some definite time on or 17 after the date of becoming a member or prior to such date while any provision of this chapter 18 relating to noncontributory pensions was applicable to the member, without serious and willful 19 misconduct on the member's part, upon the member's written application on a prescribed form 20 filed with the board and the member's respective employer or upon such an application by the 21 head of the member's department after a hearing, if requested, as provided for in subdivision (1) 22 of section sixteen and subject to the conditions set forth in said section and in this section, shall 23 be deemed retired for an accidental disability as of a date which shall be specified in such 24 application and which shall be not less than fifteen days nor more than four months after the 25 filing of such application but in no event later than the maximum age for the member's group. 26 Except as provided for in subdivision (3) of this section, no such retirement shall be allowed 27 unless such injury or violent act injury was sustained or such hazard was undergone within two 28 years prior to the filing of such application or, if occurring earlier, unless written notice thereof was filed with the board by such member or on the member's behalf within ninety days after its 29 30 occurrence. No retirement under clauses (i) to (iii), inclusive, shall be allowed unless the board, 31 after a review of the evidence it deems appropriate, and after a review by the commission, 32 pursuant to the provisions of section twenty-one, and including in any event on examination by

33 the regional medical panel provided for in subdivision (3) of section six and including a 34 certification of such incapacity by a majority of the physicians on such medical panel, shall find 35 that such member is physically unable to perform the essential duties of the member's job and 36 that such inability is likely to be permanent, and that the member should be so retired. No 37 retirement under clause (iv) shall be allowed unless the board, after a review of the evidence it 38 deems appropriate, and after a review by the commission, pursuant to the provisions of section 39 twenty-one, and including in any event on examination by the regional medical panel provided 40 for in subdivision (3) of section six and including a certification of such incapacity by a majority 41 of the physicians on such medical panel, shall find that such member is physically unable to 42 perform the essential duties of the member's job because of a violent act injury and that such 43 inability is likely to be permanent, and that the member should be so retired. Any member who 44 was injured while a member of a retirement system established in any governmental unit other 45 than that by which the member is presently employed, and who has complied with the provisions 46 of this section as to notice, or whose case falls under paragraph (3), shall file such application 47 with the retirement board of the unit where he is presently employed. Such board shall secure a 48 statement of facts and records, which it shall be the duty of the retirement board of the first 49 governmental unit to furnish, and on which it shall be entitled to make recommendations.

Prior to the determination of a retirement under this section, a member shall submit to the retirement board a written statement authorizing release of information from the federal internal revenue service and the department of revenue relative to the annual gross earned income of the member in pursuant to an agreement between the federal internal revenue service, the department of revenue, and the public employee retirement administration commission in accordance with section ninety-one A.

SECTION 3. Paragraph (a) of subsection (2) of said section 7 of said chapter 32 is hereby
 amended by inserting after clause (iii) the following clause:-

58 (iv) A yearly amount of pension for any member classified as Group 4, paid monthly, 59 equal to 100 per cent of their regular compensation, including all applicable benefits and 60 stipends, that the member was earning on the date that such injury was deemed a violent act 61 injury, as defined in section 1 of this chapter. The annual amount of pension payable to such 62 member shall be equal to the regular rate of compensation which the member would have been 63 paid had the member continued in service at the grade held by the member at the time of their 64 retirement until their death or reaching mandatory retirement age, whichever comes first; 65 provided that, if the member reaches the mandatory retirement age, the member shall be entitled 66 thereafter to 80 per cent of the average annual rate of compensation paid to the member in the 67 previous 12 months, including any cost of living increases, as defined in sections 102 and 103 of 68 this chapter. Upon retirement, the member shall receive a lump sum payment from the applicable 69 retirement board equal to the member's total accumulated retirement deductions. In the event 70 that the member shall predecease their spouse, the member's spouse shall be entitled to 75 per 71 cent of the member's annual pension, paid monthly, as long as such spouse shall live; provided 72 that, when the member would have reached the mandatory retirement age, the member's spouse 73 shall continue to be entitled to 75 per cent of the member's annual pension, including any cost of 74 living increases, as defined in sections 102 and 103 of this chapter, that the member would have 75 received upon reaching the mandatory retirement age. In the event that the member and the 76 member's spouse predecease their children, the member's surviving unmarried children, if any, 77 who are under age 18 or, if over that age and under age 22, are full-time students at an accredited 78 educational institution, or who are over age 18 and physically or mentally incapacitated from

earning income on the date of such member's retirement, shall be entitled to receive a pension of equal proportion, paid monthly, which shall total 75 per cent of the amount of the pension payable to the member at the time of their death. The words "full-time student" and "accredited educational institutions" shall have the same meaning that they have under clause (iii). When a child no longer meets the qualifications for receipt of a pension allocation under this section, said child's pension allocation shall cease and any remaining qualified children shall continue to receive the same amount each received before any child's allocation ceased.

Any member eligible to receive a pension under clause (iv) shall be indemnified for all hospital, medical and other healthcare expenses, not otherwise covered by health insurance, related to treatment of injuries that have been or may be incurred after the date of the member's retirement as a result of the injuries sustained by the member while in the performance of the member's duties.

Nothing in this section or any other section of the general laws or regulations shall limit
the member's aforementioned retirement benefit or restrict the member from seeking
accommodating employment by any entity or agency which is not classified under Groups 1-4,
inclusive, of the retirement system.

Nothing in this section shall prohibit a member under clause (iv), or such member's
eligible spouse or children, from receiving additional retirement benefits not required by this
section.