

The Commonwealth of Massachusetts

PRESENTED BY:

Paul McMurtry

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 protecting vulnerable adults from financial exploitation.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Paul McMurtry	11th Norfolk	1/19/2023
Brian M. Ashe	2nd Hampden	2/1/2023

HOUSE DOCKET, NO. 2151 FILED ON: 1/19/2023

HOUSE No. 203

By Representative McMurtry of Dedham, a petition (accompanied by bill, House, No. 203) of Paul McMurtry and Brian M. Ashe relative to financial exploitation of certain adults with disabilities. Children, Families and Persons with Disabilities.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 252 OF 2021-2022.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act protecting vulnerable adults from financial exploitation.

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

- 1 The General Laws are hereby amended by inserting after chapter 110H the following
- 2 chapter:-
- 3 Chapter 110I.

4 FINANCIAL EXPLOITATION

- 5 Section 1. The following words, whenever used in this chapter shall, unless a different
- 6 meaning clearly appears from the context, have the following meanings:-
- 7 "Agencies", (1) the secretary of the commonwealth and (2) the disabled persons
- 8 protection commission established pursuant to section 2 of chapter 19C, if the eligible adult is

9 under the age of 60, or the executive office of elder affairs, if the eligible adult is 60 years or10 older.

11 "Agent", as defined in section 401 of chapter 110A.

12 "Broker-dealer", as defined in section 401 of chapter 110A.

13 "Eligible adult", a person 60 years of age or older or a disabled person, as defined in
14 section 1 of chapter 19C.

15	"Financial exploitation", (2) the wrongful or unauthorized taking, withholding,
16	appropriation, or use of money, assets or property of an eligible adult; or (2) any act or omission
17	taken by a person, including through the use of a power of attorney, guardianship, or
18	conservatorship of an eligible adult, to: (a) obtain control, through deception, intimidation or
19	undue influence, over the eligible adult's money, assets or property to deprive the eligible adult
20	of the ownership, use, benefit or possession of his or her money, assets or property; or (b)
21	convert money, assets or property of the eligible adult to deprive such eligible adult of the
22	ownership, use, benefit or possession of his or her money, assets or property.
23	"Investment adviser", as defined in section 401 of chapter 110A.
24	"Investment adviser representative", as defined in section 401 of chapter 110A.
25	"Qualified individual", any agent, investment adviser representative or person who serves
26	in a supervisory, compliance or legal capacity for a broker-dealer or investment adviser.
27	Section 2. If a qualified individual reasonably believes that financial exploitation of an
28	eligible adult may have occurred, may have been attempted, or is being attempted, the qualified
29	individual may promptly notify: (1) the secretary of the commonwealth and (2) the disabled

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persons protection commission established pursuant to section 2 of chapter 19C, if the eligible
adult is under the age of 60, or the executive office of elder affairs, if the eligible adult is 60
years or older.

33 Section 3. A qualified individual that in good faith and exercising reasonable care makes
34 a disclosure of information pursuant to section 2 shall be immune from administrative or civil
35 liability that might otherwise arise from such disclosure or for any failure to notify the customer
36 of the disclosure.

37 Section 4. If a qualified individual reasonably believes that financial exploitation of an 38 eligible adult may have occurred, may have been attempted, or is being attempted, a qualified 39 individual may notify any third party previously designated by the eligible adult. Disclosure shall 40 not be made to any designated third party that is suspected of financial exploitation or other 41 abuse of the eligible adult.

42 Section 5. A qualified individual that, in good faith and exercising reasonable care,
43 complies with section 4 shall be immune from any administrative or civil liability that might
44 otherwise arise from such disclosure.

Section 6. (1) A broker-dealer or investment adviser may delay a disbursement from an account of an eligible adult or an account on which an eligible adult is a beneficiary if: (a) the broker-dealer, investment adviser or qualified individual reasonably believes, after initiating an internal review of the requested disbursement and the suspected financial exploitation, that the requested disbursement may result in financial exploitation of an eligible adult; and (b) the broker-dealer or investment adviser: (i) immediately, but in no event more than 2 business days after the requested disbursement, provides written notification of the delay and the reason for the

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delay to all parties authorized to transact business on the account, unless any such party is reasonably believed to have engaged in suspected or attempted financial exploitation of the eligible adult; (ii) immediately, but in no event more than 2 business days after the requested disbursement, notifies the agencies; and (iii) continues its internal review of the suspected or attempted financial exploitation of the eligible adult, as necessary, and reports the investigation's results to the agencies within 7 business days after the requested disbursement.

58 (2) Any delay of a disbursement as authorized by this section will expire upon the sooner 59 of: (a) a determination by the broker-dealer or investment adviser that the disbursement will not 60 result in financial exploitation of the eligible adult; or (b) 15 business days after the date on 61 which the broker-dealer or investment adviser first delayed disbursement of the funds, unless 62 either of the agencies requests that the broker-dealer or investment adviser extend the delay, in 63 which case the delay shall expire no more than 25 business days after the date on which the 64 broker-dealer or investment adviser first delayed disbursement of the funds unless sooner 65 terminated by either of the agencies or an order of a court of competent jurisdiction.

(3) A court of competent jurisdiction may enter an order extending the delay of the
disbursement of funds or may order other protective relief based on the petition of: (1) the
secretary of the commonwealth, (2) the disabled persons protection commission established
pursuant to section 2 of chapter 19C, if the eligible adult is under the age of 60, or the executive
office of elder affairs, if the eligible adult is 60 years or older, (3) the broker-dealer or investment
adviser that initiated the delay pursuant to this section or (4) another interested party.

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Section 7. A broker-dealer or investment adviser that, in good faith and exercising
reasonable care, complies with section 6 shall be immune from any administrative or civil
liability that might otherwise arise from such delay in a disbursement.

75 Section 8. A broker-dealer or investment adviser shall provide access to or copies of 76 records that are relevant to the suspected or attempted financial exploitation of an eligible adult 77 to the disabled persons protection commission established pursuant to section 2 of chapter 19C, 78 if the eligible adult is under the age of 60, or the executive office of elder affairs, if the eligible 79 adult is 60 years or older and law enforcement, either as part of a referral to the agency or to law 80 enforcement, or upon request of the agency or law enforcement pursuant to an investigation. The 81 records may include historical records as well as records relating to the most recent transaction 82 or transactions that may comprise financial exploitation of an eligible adult. All records made 83 available to agencies pursuant to this section shall not be considered a public record as defined in 84 section 7 of chapter 4 or chapter 66. Nothing in this section shall limit or otherwise impede the 85 authority of the state secretary to access or examine the books and records of broker-dealers and 86 investment advisers as otherwise provided by law.