## HOUSE . . . . . . . . . . . . . No.

## The Commonwealth of Massachusetts

PRESENTED BY:

Michael S. Day, (BY REQUEST)

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 to improve enforcement of environmental quality.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Vincent Lawrence Dixon	60 Lake Street Unit N, Winchester, MA	1/17/2025
	01890	

HOUSE . . . . . . . . . . . . . No.

[Pin Slip]

## [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1448 OF 2023-2024.]

## The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act to improve enforcement of environmental quality.

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 I. The Massachusetts General Laws are hereby amended by inserting the
- 2 following new chapter:
- 3 Citizen Environmental Negligence Right of Action Act
- 4 PURPOSE Public Policy requires various avenues of enforcement, that provide
- 5 enforcement of laws, and legal regulations, including those that relate to Public Health,
- 6 Environmental Pollution, and Environmental Justice.
- 7 SECTION II. Any individual, community, or local organization, negatively damaged,
- 8 by Specific Environmental Pollution (SEP), may bring a Civil Action, in a District Court of The
- 9 Commonwealth of Massachusetts; without respect to the amount of controversy, citizenship of

the parties, or possibility of other regulatory and/or administrative remedy; seeking redress, by order, compensation, and/or other appropriate legal action.

Such Specific Environmental Pollution (SEP), which may be either evidently deliberate; and/or apparently unintentional, but causing negligent harm, can be addressed, in court actions; and those persons, communities, and organizations having suffered negative damage, may receive appropriate compensation, and/or remedial actions.

SECTION III-A. – A Right Of Action (ROA) brought by such party, or parties, with sufficient standing, based on actual, or sufficient evidence of harm, shall be entitled to an attorney, appointed by a District Court; and such court, may appoint appropriate legal counsel, and authorize initiation of legal action.

SECTION III-B. – Definition of Forms of Action – Actions Brought Under This Statute

Such actions, may be specified, as individual Rights Of Action (ROA); Community

Rights Of Action (CRA); and/or Class Actions.

SECTION IV – Definition of Damages, And/Or Remedial Requirements

If a Court determines that a Corporation, Individual, Organization, or other entity, has deliberately, or unintentionally caused environmental harm, that violates laws, and regulations, of The Commonwealth of Massachusetts, damages may be awarded, and/or Specified Remedial Required Actions, may be ordered.

In the circumstances of individual harm, and/or community, or organizational impact (such as schools, or other locations), damages of at least \$1000,

- 30 per infraction (such as, but not limited to, individual daily instances of, polluting water,
- 31 air, soil, and/or other circumstances), may be ordered.
- 32 Specified Remedial Required Actions (SRRA) may be ordered, as needed, either by
- themselves, and/or distinct from specific award of negligent damages.