

The Commonwealth of Massachusetts

PRESENTED BY:

Lindsay N. Sabadosa

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 regarding decarceration and COVID-19.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Lindsay N. Sabadosa	1st Hampshire
Nika C. Elugardo	15th Suffolk
Tami L. Gouveia	14th Middlesex
Rady Mom	18th Middlesex
Bud L. Williams	11th Hampden
Christine P. Barber	34th Middlesex
Ruth B. Balser	12th Middlesex
Maria Duaime Robinson	6th Middlesex
Jack Patrick Lewis	7th Middlesex
Joanne M. Comerford	Hampshire, Franklin and Worcester
Patrick Joseph Kearney	4th Plymouth
Denise Provost	27th Middlesex
David M. Rogers	24th Middlesex
Tram T. Nguyen	18th Essex
Kay Khan	11th Middlesex
John H. Rogers	12th Norfolk
Natalie M. Higgins	4th Worcester
Sean Garballey	23rd Middlesex

Mike Connolly	26th Middlesex
Mary S. Keefe	15th Worcester
Liz Miranda	5th Suffolk
Jay D. Livingstone	8th Suffolk
Adrian C. Madaro	1st Suffolk
Carmine Lawrence Gentile	13th Middlesex
Dylan A. Fernandes	Barnstable, Dukes and Nantucket
Thomas M. Stanley	9th Middlesex
Angelo J. Puppolo, Jr.	12th Hampden
Michelle L. Ciccolo	15th Middlesex
David Henry Argosky LeBoeuf	17th Worcester

By Ms. Sabadosa of Northampton, a petition (subject to Joint Rule 12) of Lindsay N. Sabadosa and others relative to pretrial services during the COVID-19 declaration of emergency. The Judiciary.

The Commonwealth of Massachusetts

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

An Act regarding decarceration and COVID-19.

Whereas, The deferred operation of this act would tend to defeat its purpose, which is to take action to ensure the health and safety of all during the COVID-19 state of emergency, therefore it is hereby declared to be an emergency law, necessary for the immediate preservation of the public safety and health.

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. Chapter 276 is amended by adding the following section 99H: "Pursuant to
2	the State of Emergencies of March, 2020, Pretrial Services shall review each individual pretrial
3	case where the individual is detained awaiting trial and work with public health officials, the
4	Committee for Public Counsel Services, the relevant District Attorney's Office, the relevant
5	court, Sheriffs, and the Public Health system to immediately decarcerate within 14 days any
6	individual who poses no immediate physical threat to the community, including all individuals
7	charged with the simple possession of controlled substances. Additional releases shall include:

8	1) All pretrial individuals who are being detained pretrial solely because they are unable
9	to afford cash bail under \$10,000, except that for charges that qualify for a dangerousness
10	hearing the District Attorney, may request a dangerousness hearing;
11	2) All pretrial individuals who are over fifty years of age, except that for charges that
12	qualify for a dangerousness hearing, the District Attorney may request a dangerousness hearing;
13	3) All pretrial individuals who are included in the populations that the CDC has classified
14	as vulnerable (such as those who are immunocompromised or immunosuppressed and those with
15	asthma, cancer, heart disease, lung disease and diabetes; and pregnant people), except that for
16	charges that qualify for a dangerousness hearing, the District Attorney may request a
17	dangerousness hearing; and
18	4) All pretrial individuals awaiting a violation of probation hearing based on an alleged
19	technical violation of their probation.
20	For any incarcerated pretrial person that is charged with the simple possession of
21	controlled substance or fits into these categories (1-4 above) that Pretrial Services does not
22	release, Pretrial Services must make written findings detailing the factual basis for denying
23	release as well as the efforts made by the Pretrial Services to develop a safe release plan.
24	Also, pursuant to the State of Emergencies of March, 2020, all Sheriffs overseeing a
25	House of Correction in the Commonwealth shall review the case of each incarcerated person that
26	is in the Sheriff's custody and work with public health officials, the Committee for Public
27	Counsel Services, the relevant District Attorney's Office and community leaders to immediately
28	decarcerate any individual who poses no immediate physical threat to the community, including

all individuals incarcerated for the simple possession of controlled substances. Additionalreleases shall include:

31 1) All individuals who are over fifty years of age;

32 2) All individuals who are included in the populations that the CDC has classified as
33 vulnerable (such as those who are immunocompromised or immunosuppressed and those with
34 asthma, cancer, heart disease, lung disease, immunodeficiency and diabetes; and pregnant
35 people);

36 3) All individuals who qualify for medical parole shall be released with the support
37 specified in the current Medical Parole law; the sheriffs' offices shall provide to Prisoners' Legal
38 Services the names of all individuals who presumptively qualify for medical parole or who have
39 asserted a claim to qualify for medical parole but are not released under the this provision;

40 4) All individuals who are being detained solely because of warrants for failure to pay
41 fines and fees;

42 5) All individuals who are within 6 months of completing their sentence; and

43 6) All individuals incarcerated due to technical violations of probation and/or parole,

44 unless clear and convincing evidence shows that the individual would pose an immediate

45 risk to public safety if released even under appropriate conditions and community supervision.

- 46 The Sheriffs shall send to the Committee for Public Counsel Services a list of all
 47 prisoners who fit within one of the above six categories who they have decided to not release.
 48 CPCS shall assign an attorney to every prisoner in the Houses of Correction whose name appears
- 49 on this list to assure that the Sheriffs are aware of the circumstances of every potentially

5 of 10

qualifying prisoner. For any prisoner that is serving time for simple possession of controlled substance or fits into these categories (1-6, above) that Sheriffs do not release, the Sheriff must make written findings detailing the factual basis for denying release as well as the efforts made by the Sheriff to develop a safe release plan. These findings shall be forwarded to the Committee for Public Counsel Services.

55 Also, pursuant to the State of Emergencies of March, 2020, the Commissioner of the 56 Department of Correction in the Commonwealth, in conjunction with the Superintendent of each 57 Department of Correction facility and the Parole Board, shall review the case of each 58 incarcerated person and work with public health officials, the Committee for Public Counsel 59 Services, the relevant District Attorney's Office and community leaders to immediately 60 decarcerate any individual who poses no immediate physical threat to the community, including 61 all individuals incarcerated for the simple possession of controlled substances. Additional 62 releases shall include:

63 1) All individuals who are over fifty years of age shall be released and placed on parole;

64 2) All individuals who are included in the populations that the CDC has classified as
65 vulnerable (such as those who are immunocompromised or immunosuppressed and those with
66 asthma, cancer, heart disease, lung disease, immunodeficiency and diabetes; and pregnant
67 people) shall be released and placed on parole;

3) All individuals who qualify for medical parole shall be released with the support
specified in the current medical parole law; the Department of Correction shall provide to
Prisoners' Legal Services the names of all individuals who presumptively qualify for medical

parole or who have asserted a claim to qualify for medical parole but are not released under thethis provision;

4) Individuals incarcerated solely due to technical violations of probation and/or parole
shall be reprobated or reparoled,

5) Individuals who are within 6 months of completing their sentence shall be released onparole;

unless clear and convincing evidence shows that the prisoner would pose an immediate
physical threat to the community even if released under appropriate conditions and community
supervision.

80 The Department of Correction shall send to the Committee for Public Counsel Services a 81 list of all prisoners who fit within one of the above five categories who they have decided to not 82 release. CPCS shall assign an attorney to every prisoner in the Department of Correction whose 83 name appears on this list to assure that the Department of Correction officials are aware of the 84 circumstances of every potentially qualifying prisoner. For any prisoner that is serving time for 85 simple possession of controlled substance or fits into these categories (1-5, above) that the 86 Department of Correction does not release, the Department of Correction must make written 87 findings detailing the factual basis for denying release as well as the efforts made by the 88 Department to develop a safe release plan. These findings shall be forwarded to the Committee 89 for Public Counsel Services."

90 SECTION 2. Chapter 27 of the MGL shall be amended by adding section 5A as follows:
91 "Pursuant to the State of Emergencies of March, 2020, the Parole Board shall review the case of
92 each individual who is within six months of their initial parole eligibility date or who has reached

7 of 10

their initial parole eligibility date, but was denied parole. The Parole Board shall work with the
Committee for Public Counsel Services, the relevant District Attorney's Office, public health
officials and community leaders to immediately decarcerate any individual who poses no
immediate physical threat to the community. Additional releases on parole shall include:

97 1) All individuals incarcerated due to technical violations of parole shall be immediately98 reparoled;

99 2) All individuals who are within 6 months of their initial parole eligibility date shall be100 paroled; and

3) All individuals who have been denied parole at prior hearings shall be released onparole immediately,

unless clear and convincing evidence shows that the prisoner would pose an immediate
 physical threat to the community even if released under appropriate conditions and community
 supervision.

106 The Parole Board shall send to the Committee for Public Counsel Services a list of all 107 prisoners who fit within one of the above three categories who they have decided to not parole to 108 the community. CPCS shall assign an attorney to every prisoner whose name appears on this list 109 to assure that the Parole Board is aware of the circumstances of every potentially qualifying 110 prisoner. For any prisoner that is serving time for simple possession of controlled substance or 111 fits into these categories (1-3, above) that the Parole Board does not release on parole, the Parole 112 Board must make written findings detailing the factual basis for denying release as well as the 113 efforts made by the Parole Board to develop a safe release plan. These findings shall be 114 forwarded to the Committee for Public Counsel Services."

8 of 10

For prisoners who are serving a parole eligible life sentence and who are waiting for the Parole Board to issue a Record of Decision from an already conducted parole hearing, the Parole Board shall issue in a written decision setting forth the Board's vote on the case. That written decision setting forth the vote shall be issued immediately and sent to the prisoner and the prisoner's attorney. If parole is denied, the prisoner shall be considered for parole under paragraph #3 above.

121 SECTION 3. Chapter 27 of the MGL shall be amended by adding section 2A as follows: 122 "Pursuant to the State of Emergencies of March, 2020, the Commissioner of the Department of 123 Correction and all Sheriffs along with public health officials, including the Massachusetts 124 COVID-19 response command center, shall work to ensure appropriate health and safety policies 125 and practices are implemented in all correctional facilities in the Commonwealth and specifically 126 to minimize the sharing of cells and to ensure that there are sufficient medical quarantine beds 127 and enough staff to promote the health and safety of staff, those incarcerated, and visitors at all 128 Department of Correction facilities and all Houses of Correction and County Jails."

129 SECTION 4. Chapter 27 of the MGL shall be amended by adding section 2B as follows:

"Pursuant to the State of Emergencies of March 2020, the Commissioner along with public health officials shall provide to all individuals who are incarcerated soap, disinfectant, cleaning supplies, hand sanitizer with at least a 60% alcohol content, tissues, extra uniforms free of charge, free phone calls, and free emails. All incarcerated individuals shall be allowed daily access to telephone calls, emails and recreation time in addition to other measures that will mitigate tension and the prolonged austere conditions prisoners will be subject to during this time. These provisions will remain in effect until the CDC declares the COVID-19 pandemic to

- 137 be over or a vaccine is developed and administered with consent to everyone connected with a
- 138 jail or prison.