

HOUSE No. 1116

The Commonwealth of Massachusetts

PRESENTED BY:

Thomas A. Golden, Jr.

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 passage of the accompanying bill:

An Act relative to the monitoring of controlled substances.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Thomas A. Golden, Jr.	16th Middlesex
Peter J. Koutoujian	10th Middlesex
Steven M. Walsh	11th Essex

The Commonwealth of Massachusetts

In the Year Two Thousand and Nine

AN ACT RELATIVE TO THE MONITORING OF CONTROLLED SUBSTANCES.

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 94C of the General Laws, as appearing in the 2006 Official Edition, is
2 amended by inserting after the definition “Agent” the following definition:-

3 “Board”, the board of registration in pharmacy established pursuant to section 22 of chapter 13.

4 SECTION 2. Section 1 of said chapter 94C of the General Laws, as so appearing, is amended by
5 inserting after the definition “Dispense” the following two definitions:-

6 “Dispenser”, a person who delivers a schedule II through V, inclusive, controlled substance to the
7 ultimate user, but does not include: (a) a licensed hospital pharmacy that distributes such substances for
8 the purpose of inpatient hospital care or the dispensing of prescriptions for controlled substances at the
9 time of discharge from such a facility; or (b) a wholesale distributor of a schedule II through V, inclusive,
10 controlled substance.

11 “Facility”, a health care provider, registered with the department of public health, which employs more
12 than 1 person who can prescribe drugs.

13 SECTION 3. Said section 1 of said chapter 94C, as so appearing, is further amended by inserting after
14 the definition “Nurse practitioner” the following definition:-

15 “Official prescription forms”, the serialized and tamper-resistant prescription forms.

16 SECTION 4. Said section 1 of said chapter 94C, as so appearing, is further amended by inserting after
17 the definition “Oral prescription” the following definition:-

18 “Patient”, the person or animal who is the ultimate user of a drug for whom a prescription is issued or for
19 whom a drug is dispensed.

20 SECTION 5. Said chapter 94C, as appearing is hereby further amended by adding the following three
21 sections:

22 Section 49. (a) The board shall establish and maintain a program for the monitoring of prescribing and
23 dispensing of all Schedule II, III, IV and V controlled substances and additional drugs identified by the
24 department and the executive office of public safety as demonstrating a potential for abuse by all
25 professionals licensed to prescribe or dispense such substances in Massachusetts. The board shall enter
26 into reciprocal agreements with any other state to share prescription drug monitoring information if the
27 other state's prescription drug monitoring program is compatible with the program as set forth in this
28 section.

29 (b) The requirements of this section shall not apply to the dispensing of controlled substances to
30 inpatients in a hospital or long term facility or at the time of discharge from the hospital or facility.

31 (c) Each dispenser shall submit to the board, by electronic means, information regarding each prescription
32 dispensed for a drug included under subsection (a) as required by regulations promulgated by the board.
33 Each dispenser shall submit the information in accordance with transmission methods and frequency
34 promulgated by the board but at least every 30 days, before the 15th of the month following the month the
35 prescription was dispensed. The board may issue a waiver to a dispenser that is unable to submit
36 prescription information by electronic means. Such waiver may permit the dispenser to submit
37 prescription information by other means promulgated by the board, provided all information required in
38 this section is submitted in this alternative format.

39 (d) Persons registered to manufacture, distribute, dispense, or possess controlled substances shall keep
40 records and maintain inventories in conformance with the record-keeping and inventory requirements of
41 the Federal "Comprehensive Drug Prevention and Control Act of 1970" or as amended, and the Federal
42 Food, Drug and Cosmetic Act, and with any additional rules or regulations promulgated by the in the case
43 of a retail drug business or wholesale druggist or by the commissioner in all other cases.

44 (e) Any practitioner or dispenser shall keep for at least 2 years from the date of preparation, every report,
45 inventory, and record regarding the procuring, use, storage and dispensing for all drugs included under
46 subsection (a).

47 (f) Prescription information submitted to the board shall be confidential and not subject to public or open
48 records laws. The board shall maintain procedures to ensure that the privacy and confidentiality of
49 patients and patient information collected, recorded, transmitted, and maintained is not disclosed to
50 persons except as provided for in this chapter.

51 (g) The board shall review the prescription and dispensing monitoring information. If there is reasonable
52 cause to believe a violation of law or breach of professional standards may have occurred, the board shall
53 notify the appropriate law enforcement or professional licensing, certification or regulatory agency or
54 entity, and provide prescription information required for an investigation.

55 (h) The board shall be authorized to provide data in the prescription monitoring program to the following
56 persons:-

57 (1) persons authorized to prescribe or dispense controlled substances, for the purpose of
58 providing medical or pharmaceutical care for their patients.

59 (2) an individual who requests the individual's own prescription monitoring information in
60 accordance with procedures established under chapter 66A.

61 (3) persons authorized to act on behalf of state boards and regulatory agencies that supervise
62 or regulate a profession that is authorized to prescribe controlled substances, including, but
63 not limited to, the following:-

64 (i) board of registration in pharmacy;

65 (ii) board of registration of allied mental health and human service professions;

66 (iii) board of registration in medicine;

67 (iv) board of registration in veterinary medicine;

68 (v) board of registration in dentistry,

69 (vi) board of physician assistants.

70 (4) local, state and federal law enforcement or prosecutorial officials working with the
71 executive office of public safety engaged in the administration, investigation or enforcement
72 of the laws governing prescription drugs.

73 (5) personnel of the executive office of health and human services regarding medicaid
74 program recipients.

75 (6) personnel of the United States attorney, office of the attorney general or the district
76 attorneys under subpoena or court order.

77 (i) The board may provide data to public or private entities for statistical, research, or educational
78 purposes after removing information that could be used to identify individual patients or persons who
79 received prescriptions from dispensers.

80 (j) The board is authorized to contract with another agency of this state or with a private vendor, as
81 necessary, to ensure the effective operation of the prescription monitoring program. Any contractor shall
82 be bound to comply with the provisions regarding confidentiality of prescription information in this
83 section and shall be subject to the penalties specified in this section.

84 (k) The board shall promulgate rules and regulations setting forth the procedures and methods for
85 implementing this section.

86 (l) The board in conjunction with the executive office of public safety shall submit an annual report on
87 the effectiveness of the prescription monitoring program.

88 (m) Whoever violates this section shall be punished by imprisonment for not more than 2 1/2 in a house
89 of correction or by imprisonment in a state prison for 3 years or by a fine of not more than \$2,000, or both;

90 and, for a second or subsequent offense in this section or in this chapter, by imprisonment for not more
91 than 2 1/2 years in a house of correction or by imprisonment in a state prison for 10 years or by a fine of
92 not more than \$10,000, or both.

93 Section 50. (a) The board shall designate an official Massachusetts prescription form. The form shall be
94 serialized and tamper-resistant. For the purposes of this section tamper-resistant is defined as unable to be
95 altered, copied, or counterfeited. The board may contract with a private vendor to develop and print the
96 official prescription form from a third party vendor, provided the printer has met security regulations
97 promulgated by the commissioner.

98 (b) The official prescription forms shall be provided by the board or by the private vendor to registered
99 practitioners and facilities without charge. Each series of prescriptions shall be issued to a specific
100 practitioner in consecutively numbered blocks of 50 and shall only be used by that practitioner. The
101 commissioner shall establish security regulations for the department and the private vendor concerning
102 the procurement of the official prescription forms.

103 (c) A practitioner authorized to write a prescription in the cCommonwealth shall issue all written
104 prescriptions upon an official prescription form. A pharmacist shall not fill a written prescription from a
105 Massachusetts practitioner unless issued upon an official prescription form. Nothing in this section shall
106 be construed to impact regulations regarding oral, electronic, or out-of-state prescription practices.

107 (d) A practitioner or facility shall register with the department in order to be issued official prescription
108 forms. Registration shall be without charge. Registration shall include, but not be limited to:-

- 109 (1) the name of a practitioner authorized to prescribe controlled substances;
- 110 (2) the primary address and the address of additional places of business;
- 111 (3) the practitioner's drug enforcement agency number; and
- 112 (4) practitioner's license number.

113 A practitioner's or facility's registration shall be subject to approval by the department,
114 pursuant to rules promulgated by the commissioner. Any change to a practitioner's or a facility's
115 registered information shall be promptly reported to the department in a manner promulgated by
116 the commissioner.

117 (e) A registered facility shall obtain official Massachusetts prescription forms for use at the facility and
118 shall assign the forms to registered staff practitioners. The number of official prescription forms issued to
119 a registered practitioner or facility, by the department or the private vendor, shall be a reasonable quantity
120 and at the discretion of the commissioner. Official prescription forms shall be imprinted with:

- 121 (1) the name of the registered practitioner or the registered practitioners at a registered facility;
- 122 (2) the registered practitioner's drug enforcement agency's identification number;
- 123 (3) the primary address and the address of additional places of business of the registered
124 practitioner; and

125 (4) the registered practitioner's license number.

126 An official prescription form is not transferable and shall be used only by the registered
127 practitioner or facility to whom issued.

128 (f) A registered practitioner or facility shall undertake adequate safeguards and security measures
129 promulgated by the commissioner to assure against destruction, theft, or unauthorized use of an official
130 prescription form. A registered practitioner shall, at minimum, maintain a record of official prescription
131 forms received and establish a system requiring forms be secure pursuant to security measures
132 promulgated by the commissioner. A registered facility shall, at minimum, maintain a record of official
133 prescription forms received, maintain a record of forms assigned to its registered staff practitioners,
134 establish a system requiring forms be secure pursuant to security measures promulgated by the
135 commissioner and require a registered staff practitioner to surrender their assigned forms when the
136 practitioner terminates affiliation with the registered facility.

137 (g) A registered practitioner or facility shall immediately notify the department, in a manner promulgated
138 by the commissioner, upon their knowledge of the loss, destruction, theft or unauthorized use of an
139 official prescription form. A registered practitioner or facility shall report the failure to receive official
140 prescription forms to the department within a reasonable time after ordering the forms. A registered
141 practitioner or facility shall immediately notify the board upon their knowledge of prescription diversion
142 or suspected diversion pursuant to the loss, theft, or unauthorized use of an official prescription form.

143 (h) Whoever violates a provision of this section shall be punished by imprisonment for not more than 2
144 1/2 years in a house of correction or by imprisonment in a state prison for 3 years or by a fine of not more
145 that \$2,000, or both; and, for a second or subsequent offense in this section or in this chapter, by
146 imprisonment for not more than 2 1/2 years in a house of correction or by imprisonment in a state prison
147 for 10 years or by a fine of not more that \$10,000, or both.

148 (i) The board in conjunction with the executive office of public safety shall submit an annual report on the
149 effectiveness the official Massachusetts prescription form.

150 Section 51. The executive office of public safety, in consultation with the board, shall enforce sections 49
151 and 50. To carry out this purpose, the executive office of public safety shall:-

152 (a) inspect, copy, and audit records, inventories of controlled substances, and reports required under said
153 sections 49 and 50 and rules adopted under said sections;

154 (b) enter the premises of regulated distributors and dispensers during normal business hours to conduct
155 administrative inspections;

156 (c) assist the law enforcement agencies of the state in enforcing this chapter;

157 (d) conduct investigations to enforce this chapter;

158 (e) present evidence obtained from investigations conducted in conjunction with the office of the attorney
159 general and the appropriate district attorneys for civil or criminal prosecution or for administrative action
160 against regulated distributors, dispensers and licensees; and

161 (f) work in cooperation with the board, to accomplish the purposes of said sections 49 and 50.

162 SECTION 6. The board of registration in pharmacy and the executive office of public safety shall submit
163 a report on the status of this act with the clerks of the house and senate on or before January 1, 2010.

164 SECTION 7. Section 5 shall take effect on July 1, 2010.