HOUSE DOCKET, NO. 1406 FILED ON: 1/16/2013 HOUSE DOCKET, NO. 1406 FILED ON: 1/16/2013

The Comm	nonwealth of Massachusetts
	PRESENTED BY:
	Colleen M. Garry
To the Honorable Senate and House of Repre Court assembled:	esentatives of the Commonwealth of Massachusetts in General
The undersigned legislators and/or c	citizens respectfully petition for the passage of the accompanying bill
An Act providing for bindi	ng arbitration for fire fighters and police officers.
	PETITION OF:
Nаме:	DISTRICT/ADDRESS:
Colleen M. Garry	36th Middlesex

HOUSE No. 2340

By Ms. Garry of Dracut, a petition (accompanied by bill, House, No. 2340) of Colleen M. Garry providing for binding arbitration for fire fighters and police officers. Public Service.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE

□ HOUSE □ , NO. *1605* OF 2011-2012.]

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act providing for binding arbitration for fire fighters and police officers.

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. If an employee organization duly recognized as representing the

2 firefighters or police officers of a city, town or district is engaged in an impasse with said city,

- 3 town or district which has continued for thirty days after the publication of the fact-finders report
- 4 pursuant to section nine of chapter one hundred and fifty E of the General Laws, or, if the parties
- 5 have mutually waived the fact-finding provisions contained in said section nine of said chapter
- 6 one hundred and fifty E, said employee organization shall petition the board to make an
- 7 investigation. If, after an investigation, the board determines that: 1. the requirements of section
- 8 nine of said chapter one hundred and fifty E have been complied with in good faith by the
- 9 employee organization; 2. thirty days have passed since the date of publication of the fact-
- 10 finding report pursuant to said section nine; 3. the proceedings for the prevention of any
- 11 prohibited practices have been exhausted, provided that any such complaints have been filed
- 12 with the commission prior to the date of the fact finder's report; and 4. an impasse exists, the
- board shall notify the employer and the employee organization that the issues in dispute shall be
- 14 resolved by a three-member arbitration panel, or when the parties mutually agree, the board shall
- 15 select a single arbitrator in lieu of the arbitration panel. Said panel shall be comprised of three
- arbitrators, one selected by the employer, one selected by the employee organization, and a third
- 17 impartial arbitrator, who shall act as chairman of the panel, who shall be selected by the two

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18 previously selected arbitrators. In the event that either party fails to select an arbitrator or for any
19 reason there is a delay in the naming of an arbitrator, or if the arbitrators fail to select a third
20 arbitrator within the time prescribed by the board, the board shall appoint the arbitrator or
    arbitrators necessary to complete the panel, which shall act with the same force and effect as if
    the panel had been selected without intervention of the board. In the event that the parties
    mutually elect to use a single arbitrator, selected by the board, the parties shall immediately
    request the board to appoint said arbitrator, who shall act with the same force and effect as if a
    three member panel had been selected by the parties. The single arbitrator or the arbitration panel
    acting through its chairman, shall conduct a hearing within ten days after the date of appointment
    of its chairman, at a place within the locality of the municipality involved, where feasible. The
    chairman shall give at least seven days notice in writing to each of the other arbitrators. The
    chairman or single arbitrator shall give like notice to the representative of the municipal
    employer and employee organizations of the time and place of such hearing. The single arbitrator
    or chairman shall preside over the hearing and shall take testimony. Upon application and for
    good cause shown, a person, labor organization, or governmental unit having substantial interest
    therein may be granted leave to intervene by the arbitration panel. The proceedings shall be
    informal. Any oral or documentary evidence and other data deemed relevant by the arbitration
    panel or single arbitrator may be received into evidence. The arbitrators shall have the power to
    administer oaths and to require by subpoena the attendance and testimony of witnesses, the
    production of books, records, and other evidence relative to or pertinent to the issues presented to
    them for determination. If any person refuses to obey a subpoena, or refuses to be sworn or to
    testify, or if any witness, party, or attorney is guilty of any contempt while in attendance at any
    hearing, the arbitration panel or single arbitrator may, or the district attorney if requested, shall
    invoke the aid of the superior court within the jurisdiction in which the hearing is being held,
    which court shall issue an appropriate order. A record of the proceedings shall be kept, and the
    chairman or single arbitrator shall arrange for the necessary recording service. Transcripts may
    be ordered at the expense of the party ordering them, but the transcripts shall not be necessary for
    an award by the panel or single arbitrator. The hearing may be continued at the discretion of the
    panel or single arbitrator and shall be concluded within forty days from the time of
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    commencement. At the conclusion of the hearing, each party shall submit a written statement
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    containing its last and best offer for each of the issues in dispute to the panel or single arbitrator,
    who shall take said statements under advisement. Within ten days after the conclusion of the
    hearing, a majority of the panel, or the single arbitrator, shall select as the last and best
    arbitration award either the employer's written statement of its last and best offer, the employee
    organization's written statement of its last and best offer, or the recommendation of the fact-
    finder, if a fact-finding report and recommendations have been issued, and immediately shall
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    give written notice of the selection to the parties. The selection shall be final and binding upon
    the parties and upon the appropriate legislative body. Within thirty calendar days of the last and
    best offer selection and award, the impartial chairperson of the arbitration panel or, the single
    arbitrator, shall issue a written opinion inclusive of an analysis of all statutory factors applicable
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58 to the proceedings. At any time before the rendering of an award, the chairman of the arbitration
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   panel or single arbitrator, if he is of the opinion that it would be useful or beneficial to do so,
60 may remand the dispute to the parties for further collective bargaining for the period not to
   exceed three weeks and notify the board of the remand. If the dispute is remanded for further
62 collective bargaining the time provisions of this act shall be extended for a time period equal to
    that of the remand. In the event that the representatives of the parties mutually resolve each of
    the issues in dispute and agree to be bound accordingly, said representatives may, at any time
    prior to the final decisions by the panel, or single arbitrator, request that the arbitration
   proceedings be terminated, the panel, acting through its chairman or single arbitrator, shall
   terminate the proceedings. The factors among others, to be given weight by the arbitration panel
    or single arbitrator in arriving at the decision shall include: (1) The financial ability of the
    municipality to meet costs. Such factors which shall be taken into consideration shall include but
    not be limited to: (a) the city, town or district's state reimbursements and assessments; (b) the
    city, town or district's long and short term bonded indebtedness; (c) the city, town or district's
    estimated share in the metropolitan district commission deficit; or (d) the city, town, or district's
    estimated share in the Massachusetts Bay Transportation Authority's deficit; and (e)
    consideration of the average per capita property tax burden, average annual income of members
    of the community, the effect any accord by the panel or single arbitrator might have on the
    respective property tax rates of the city or town. (2) The interests and welfare of the public. (3)
   The hazards of employment, physical, educational and mental qualifications, job training and
    skills involved. (4) A comparison of wages, hours and conditions of employment of the
    employees involved in the arbitration proceedings with the wages, hours and conditions of
    employment of other employees performing similar services and with other employees generally
    in public and private employment in comparable communities. (5) The decisions and
    recommendations of the fact-finder, if any.(6) The average consumer prices for goods and
    services, commonly known as the cost of living. (7) The overall compensation presently received
    by the employees, including direct wages and fringe benefits. (8) Changes in any of the
    foregoing circumstances during the pendency of the arbitration proceedings. (9) Such other
    factors, not confined to the foregoing, which are normally or traditionally taken into
    consideration in the determination of wages, hours and conditions of employment through
    voluntary collective bargaining, mediation, fact-finding, arbitration or otherwise between parties,
   in the public service or in private employment. (10) The stipulation of the parties. Any
    determination or decision of the arbitration panel or single arbitrator if supported by material and
    substantive evidence on the whole record shall be binding upon the parties and may be enforced
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    at the instance of either party, the single arbitrator or the arbitration panel in the superior court in
    equity; provided however, that the scope of arbitration in police matters shall be limited to
    wages, hours, and conditions of employment and shall not include the following matters of
    inherent managerial policy; the right to appoint, promote, assign, and transfer employees; and
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    provided, further, that the scope of arbitration in firefighter matters shall not include the right to
    appoint and promote employees. Assignments shall not be within the scope; provided, however,
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98 that the subject matter of initial station assignment upon appointment or promotion shall be 99 within the scope of arbitration. The subject matter of transfer shall not be within the scope of arbitration; provided however, that the subject matters of relationship of seniority to transfers and disciplinary and punitive transfers shall be within the scope of arbitration. Notwithstanding any 102 other provisions of this chapter to the contrary, no municipal employer shall be required to negotiate over subjects of minimum manning of shift coverage, with an employee organization representing municipal police officers and firefighters. The commencement of a new municipal finance year prior to the final awards by the arbitration panel shall not be deemed to render a dispute moot, or to otherwise impair the jurisdiction or authority of the arbitration panel or its award. Any award of the arbitration panel may be retroactive to the expiration date of the last contract. If a municipal employer, or an employee organization willfully disobeys a lawful order 108 of enforcement pursuant to this section, or willfully encourages or offers resistance to such order, whether by strike or otherwise, the punishment for each day that such contempt continues may be a fine for each day to be determined at the discretion of said court. Each of the parties shall provide compensation for the arbitrator which he has selected pursuant to this section. The remaining costs of arbitration proceedings under this section shall be divided equally between the parties. Compensation for the arbitrators shall be in accordance with a schedule of payment 114 115 established by the American Arbitration Association. No member of a unit of municipal police 116 officers or firefighters who is employed on a less than full-time basis shall be subject to the provisions of this section.