# HOUSE . . . . . . . . . . . . . . . . No. 2775

## The Commonwealth of Massachusetts

#### PRESENTED BY:

#### Jeffrey N. Roy

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 permit enhanced public access to deliberations of public bodies and to permit improved efficiency of public bodies.

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:
Jeffrey N. Roy	10th Norfolk
Shawn Dooley	9th Norfolk
William L. Crocker, Jr.	2nd Barnstable
Brian W. Murray	10th Worcester
Bradford Hill	4th Essex
Kenneth I. Gordon	21st Middlesex
Lenny Mirra	2nd Essex
James Arciero	2nd Middlesex
Bruce E. Tarr	First Essex and Middlesex
Mike Connolly	26th Middlesex
Patrick M. O'Connor	Plymouth and Norfolk
Marjorie C. Decker	25th Middlesex
Russell E. Holmes	6th Suffolk
Harriette L. Chandler	First Worcester
Mathew J. Muratore	1st Plymouth

## HOUSE . . . . . . . . . . . . . . . . No. 2775

By Mr. Roy of Franklin, a petition (accompanied by bill, House, No. 2775) of Jeffrey N. Roy and others for legislation to permit enhanced public access to deliberations of public bodies and to permit improved efficiency of public bodies. State Administration and Regulatory Oversight.

## The Commonwealth of Massachusetts

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

An Act to permit enhanced public access to deliberations of public bodies and to permit improved efficiency of public bodies.

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

1	Legislation to amend the Open Meeting Law by defining a "Public Internet Discussion"
2	and setting requirements to ensure that a "Public Internet Discussion" is truly open to the public,
3	so that members of a public body can have the option to discuss matters within the body's
4	jurisdiction in a "Public Internet Discussion" and members of the public can monitor the
5	discussion as fully as the members of the public body themselves.
6 7	Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:
/	and by the authority of the same, as follows.
8	SECTION 1. The definition of "Deliberation" in Section 18 of Chapter 30A of the
9	General Laws, as appearing in the 2016 Official Edition, is hereby amended by inserting after the
0	phrase "procedural meeting", the following word:- "materials".

11	SECTION 2. The definition of "Meeting" in said Section 18 of said Chapter 30A, as so
12	appearing, is hereby further amended by striking out the word "by", and inserting in place
13	thereof the following words:- "at a gathering of".
14	SECTION 3. The definition of "Meeting" in said Section 18 of said Chapter 30A, as so
15	appearing, is hereby further amended by striking out the word "or" at the end of clause (d).
16	SECTION 4. The definition of "Meeting" in said Section 18 of said Chapter 30A, as so
17	appearing, is hereby further amended by striking out the word, "session." at the end of clause (e)
18	and inserting in place thereof the following words, "session; or".
19	SECTION 5. The definition of "Meeting" in said Section 18 of said Chapter 30A, as so
20	appearing, is hereby further amended by adding the following clause:-
21	(f) participation by members of a public body in a Public Internet Discussion.
22	SECTION 6. The definition of "Post Notice" in said Section 18 of said Chapter 30A, as
23	so appearing, is hereby amended by inserting after the word "meeting", the following words: -
24	"or a public internet discussion".
25	SECTION 7. Said Section 18 of said Chapter 30A, as so appearing, is hereby further
26	amended by inserting after the definition of "Post Notice" the following definition:-
27	"Public Internet Discussion", a discussion via the Internet by members of a public body,
28	which may include matters within the body's jurisdiction. All public Internet discussions shall be
29	set up so that the public can monitor the discussion among members of the public body. At the
30	discretion of the public body, a public Internet discussion may be set up so that some defined
31	subset of the public can also make statements in the public Internet discussion. Everyone making

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32	statements in a public Internet discussion shall be authenticated, so that all statements can be	
33	accurately attributed to the person making them. No votes or formal actions may be taken in a	
34	public Internet discussion and there is no quorum requirement for a public Internet discussion.	
35	SECTION 8. Section 20 of Chapter 30A, as so appearing, is hereby amended by striking	
36	out subsection (a) in its entirety and inserting in place thereof the following subsection:-	
37	(a) (1) Except as provided in Section 21, all meetings of a public body shall be	
38	open to the public.	
39	(2) All public Internet discussions shall be open to the public in that members of the	
40	public must be able to monitor the proceedings via the Internet.	
41	(3) No deliberations may take place except at	
42	(i) Meetings,	
43	(ii) Public Internet Discussions, or	
44	(iii) gatherings that meet exceptions (d) or (e) under the definition of Meeting, as	
45	defined in Section 18.	
46	SECTION 9. Said Section 20 of Chapter 30A, as so appearing, is hereby further amended	
47	by striking out subsection (b) in its entirety and inserting in place thereof the following	
48	subsection:-	
49	(b) Except in an emergency, in addition to any notice otherwise required by law, a public	
50	body shall post notice of every meeting and public Internet discussion at least 48 hours prior to	
51	the start of such meeting or public Internet discussion, excluding Saturdays, Sundays and legal	

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holidays. In an emergency, a public body shall post notice as soon as reasonably possible prior to
such meeting or public Internet discussion. Notice shall be printed in a legible, easily
understandable format and shall contain a listing of topics that the chair reasonably anticipates
will be discussed at the meeting or public Internet discussion.

56 (1) In the case of a meeting, the notice also shall contain the date, time and place of57 the meeting.

58 (2) In the case of a public Internet discussion, the notice also shall contain the date 59 and time of the start of the public internet discussion and shall state whether the public is limited 60 to monitoring the discussion among members of the public body or whether some defined subset 61 of the public can also make statements in the public Internet discussion. If some defined subset 62 of the public can make statements in the public Internet discussion, the notice shall provide, or 63 direct readers to, directions for members of that subset to get authenticated so that they can make 64 statements in the public Internet discussion and their statements can be attributed accurately.

65 (3) In the case of a public Internet discussion held via an internet service such as a 66 computer-mediated discussion, conference, forum or blog, it shall be publicly accessible and the 67 notice shall include the URL (or URLs, if there are more than one) and any other information 68 required to access the discussion and its archive.

(4) In the case of a public Internet discussion based on the exchange of discrete
messages, it shall be possible for the public to subscribe to receive the messages and the
messages shall be available from a publicly accessible archive. The notice shall include
instructions for subscribing to the messages and instructions for accessing them from the archive.

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73	(5) In the case of a continuing public Internet discussion, a notice that the public
74	Internet discussion is continuing shall be reposted at least once a month. This notice shall include
75	the instructions for accessing the public Internet discussion and its archive and shall list the
76	topics that the chair reasonably anticipates will be discussed during the following month.
77	SECTION 10. Said Section 20 of Chapter 30A, as so appearing, is hereby further
78	amended by inserting after the word "meetings", in each instance in which it appears in
79	subsection (c), the following words:- "and public internet discussions".
80	SECTION 11. Said Section 20 of Chapter 30A, as so appearing, is hereby further
81	amended by striking the word "The" at the beginning of subsection (d) and inserting in place
82	thereof the following words:- "In the case of a physical meeting, the".
83	SECTION 12. Said Section 20 of Chapter 30A, as so appearing, is hereby further
84	amended by inserting in subsection (d), at the end thereof, the following sentences:- "In the case
85	of public Internet discussions, there is no concept of the physical location of the discussion.
86	Independent of participants' physical locations, when they are participating in a public Internet
87	discussion, they are present at the discussion. The public must be offered the same access to see,
88	read, or hear the proceedings as the members of the public body have themselves."
89	SECTION 13. Section 22 of Chapter 30A, as so appearing, is hereby amended by striking
90	out subsection (a) in its entirety and inserting in place thereof the following subsection:-
91	(a) (1) A public body shall create and maintain accurate minutes of all meetings,
92	including executive sessions, setting forth the date, time and place, the members present or
93	absent, a summary of the discussions on each subject, a list of documents and other exhibits used

at the meeting, the decisions made and the actions taken at each meeting, including the record ofall votes.

96 (2) All information exchanged during a public Internet discussion must be captured 97 and maintained and be freely accessible via the Internet. Each message or statement must have 98 an indication of the date and time it was made and the person who made it. All statements made 99 or opinions expressed in a public Internet discussion are made solely on behalf of the person 100 making the statement or expressing the opinion (independent of whether that person is a member 101 of the public body or the public at large), not on behalf of the public body.