

The Commonwealth of Massachusetts

PRESENTED BY:

Elizabeth A. Poirier

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 relative to the interstate corrections compact.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Elizabeth A. Poirier	14th Bristol
William Crocker	2nd Barnstable
David F. DeCoste	5th Plymouth
Angelo L. D'Emilia	8th Plymouth
Geoff Diehl	7th Plymouth
Shawn Dooley	9th Norfolk
Susan Williams Gifford	2nd Plymouth
Steven S. Howitt	4th Bristol
Joseph D. McKenna	18th Worcester
Mathew Muratore	1st Plymouth
Shaunna L. O'Connell	3rd Bristol
Richard J. Ross	Norfolk, Bristol and Middlesex
Thomas M. Hodgson (Bristol County	Sheriff - Bristol County 400 Faunce Corner
Sheriff)	Road North Dartmouth, MA 02747

By Mrs. Poirier of North Attleborough, a petition (accompanied by bill, House, No. 3118) of Elizabeth A. Poirier and others relative to the interstate corrections compact. The Judiciary.

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act relative to the interstate corrections compact.

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

1	Chapter 125 of the General Laws, as appearing in the 2014 Official Edition, is hereby
2	amended by adding the following new Section:-
3	SECTION 22:
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5	The Interstate Corrections Compact is hereby enacted into law and entered into by this
6	state with any other states legally joining therein in the form substantially as follows:
7	INTERSTATE CORRECTIONS COMPACT
8	ARTICLE I
9	The party states, desiring by common action to fully utilize and improve their
0	institutional facilities and provide adequate programs for the confinement, treatment and
1	rehabilitation of various types of offenders, declare that it is the policy of each of the party states

12	to provide such facilities and programs on a basis of cooperation with one another, thereby
13	serving the best interests of such offenders and of society and effecting economies in capital
14	expenditures and operational costs. The purpose of this compact is to provide for the mutual
15	development and execution of such programs of cooperation for the confinement, treatment and
16	rehabilitation of offenders with the most economical use of human and material resources.
17	ARTICLE II
18	As used in this compact unless the context clearly requires otherwise:
19	(a) "State" means a state of the United States; the United States of America; a territory or
20	possession of the United States; the District of Columbia; the Commonwealth of Puerto Rico.
21	(b) "Sending state" means a state party to this compact in which conviction or court
22	commitment was had.
23	(c) "Receiving state" means a state party to this compact to which an inmate is sent for
24	confinement other than a state in which conviction or court commitment was had.
25	(d) "Inmate" means a male or female offender who is committed, under sentence to or
26	confined in a penal or correctional institution.
27	(e) "Institution" means any penal or correctional facility, including but not limited to a
28	facility for the mentally ill or mentally defective, in which inmates as defined in (d) above may
29	lawfully be confined.
30	ARTICLE III

31	(a) Each party state may make one or more contracts with any one or more of the other
32	party states for the confinement of inmates on behalf of a sending state in institutions situated
33	within receiving states. Any such contract shall provide for:
34	(1) Its duration.
35	(2) Payments to be made to the receiving state by the sending state for inmate
36	maintenance, extraordinary medical and dental expenses, and any participation in or receipt by
37	inmates of rehabilitative or correctional services, facilities, programs or treatment not reasonably
38	included as part of normal maintenance.
39	(3) Participation in programs of inmate employment, if any; the disposition or crediting
40	of any payments received by inmates on account thereof; and the crediting of proceeds from or
41	disposal of any products resulting therefrom.
42	(4) Delivery and retaking of inmates.
43	(5) Such other matters as may be necessary and appropriate to fix the obligations,
44	responsibilities and rights of the sending and receiving states.
45	(b) The terms and provisions of this compact shall be a part of any contract entered into
46	by the authority of or pursuant thereto, and nothing in any such contract shall be inconsistent
47	therewith.
48	ARTICLE IV
49	(a) Whenever the duly constituted authorities in a state party to this compact, and which
50	has entered into a contract pursuant to Article III, shall decide that confinement in, or transfer of

51 an inmate to, an institution within the territory of another party state is necessary or desirable in

order to provide adequate quarters and care or an appropriate program of rehabilitation or treatment, said officials may direct that the confinement be within an institution within the territory of said other party state, the receiving state to act in that regard solely as agent for the sending state.

(b) The appropriate officials of any state party to this compact shall have access, at all reasonable times, to any institution in which it has a contractual right to confine inmates for the purpose of inspecting the facilities thereof and visiting such of its inmates as may be confined in the institution.

60 (c) Inmates confined in an institution pursuant to the terms of this compact shall at all 61 times be subject to the jurisdiction of the sending state and may at any time be removed 62 therefrom for transfer to a prison or other institution within the sending state, for transfer to 63 another institution in which the sending state may have a contractual or other right to confine 64 inmates, for release on probation or parole, for discharge, or for any other purpose permitted by 65 the laws of the sending state; provided that the sending state shall continue to be obligated to 66 such payments as may be required pursuant to the terms of any contract entered into under the 67 terms of Article III.

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(d) Each receiving state shall provide regular reports to each sending state on the inmates
of that sending state in institutions pursuant to this compact including a conduct record of each
inmate and certify said record to the official designated by the sending state, in order that each
inmate may have official review of his or her record in determining and altering the disposition

of said inmate in accordance with the law which may obtain in the sending state and in order thatthe same may be a source of information for the sending state.

(e) All inmates who may be confined in an institution pursuant to the provisions of this compact shall be treated in a reasonable and humane manner and shall be treated equally with such similar inmates of the receiving state as may be confined in the same institution. The fact of confinement in a receiving state shall not deprive any inmate so confined of any legal rights which said inmate would have had if confined in an appropriate institution of the sending state.

80 (f) Any hearing or hearings to which an inmate confined pursuant to this compact may be 81 entitled by the laws of the sending state may be had before the appropriate authorities of the 82 sending state, or of the receiving state if authorized by the sending state. The receiving state shall 83 provide adequate facilities for such hearings as may be conducted by appropriate officials of a 84 sending state. In the event such hearing or hearings are had before officials of the receiving state, 85 the governing law shall be that of the sending state and a record of the hearing or hearings as 86 prescribed by the sending state shall be made. Said record together with any recommendations of 87 the hearing officials shall be transmitted forthwith to the official or officials before whom the 88 hearing would have been had if it had taken place in the sending state. In any and all proceedings 89 had pursuant to the provisions of this subdivision, the officials of the receiving state shall act 90 solely as agents of the sending state and no final determination shall be made in any matter 91 except by the appropriate officials of the sending state.

(g) Any inmate confined pursuant to this compact shall be released within the territory of
the sending state unless the inmate, and the sending and receiving states, shall agree upon release
in some other place. The sending state shall bear the cost of such return to its territory.

(h) Any inmate confined pursuant to the terms of this compact shall have any and all
rights to participate in and derive any benefits or incur or be relieved of any obligations or have
such obligations modified or his status changed on account of any action or proceeding in which
he could have participated if confined in any appropriate institution of the sending state located
within such state.

(i) The parent, guardian, trustee, or other person or persons entitled under the laws of the
sending state to act for, advise, or otherwise function with respect to any inmate shall not be
deprived of or restricted in his exercise of any power in respect of any inmate confined pursuant
to the terms of this compact.

104 ARTICLE V

105 (a) Any decision of the sending state in respect of any matter over which it retains 106 jurisdiction pursuant to this compact shall be conclusive upon and not reviewable within the 107 receiving state, but if at the time the sending state seeks to remove an inmate from an institution 108 in the receiving state there is pending against the inmate within such state any criminal charge or 109 if the inmate is formally accused of having committed within such state a criminal offense, the 110 inmate shall not be returned without the consent of the receiving state until discharged from 111 prosecution or other form of proceeding, imprisonment or detention for such offense. The duly 112 accredited officers of the sending state shall be permitted to transport inmates pursuant to this 113 compact through any and all states party to this compact without interference.

(b) An inmate who escapes from an institution in which he is confined pursuant to this compact shall be deemed a fugitive from the sending state and from the state in which the institution is situated. In the case of an escape to a jurisdiction other than the sending or receiving

state, the responsibility for institution of extradition or rendition proceedings shall be that of the sending state, but nothing contained herein shall be constructed to prevent or affect the activities of officers and agencies of any jurisdiction directed toward the apprehension and return of an escapee.

121 ARTICLE VI

Any state party to this compact may accept federal aid for use in connection with any institution or program, the use of which is or may be affected by this compact or any contract pursuant hereto and any inmate in a receiving state pursuant to this compact may participate in any such federally aided program or activity for which the sending and receiving states have made contractual provision, provided that if such program or activity is not part of the customary correctional regimen, the express consent of the appropriate official of the sending state shall be required therefor.

129 ARTICLE VII

This compact shall enter into force and become effective and binding upon the states so acting when it has been enacted into law by any two states. Thereafter, this compact shall enter into force and become effective and binding as to any other of said states upon similar action by such state.

134 ARTICLE VIII

This compact shall continue in force and remain binding upon a party state until it shall have enacted a statute repealing the same and providing for the sending of formal written notice of withdrawal from the compact to the appropriate officials of all other party states. An actual withdrawal shall not take effect until one year after the notices provided in said statute have been sent. Such withdrawal shall not relieve the withdrawing state from its obligations assumed hereunder prior to the effective date of withdrawal. Before the effective date of withdrawal, a withdrawing state shall remove to its territory, at its own expense, such inmates as it may have confined pursuant to the provisions of this compact.

143 ARTICLE IX

144 Nothing contained in this compact shall be construed to abrogate or impair any 145 agreement or other arrangement which a party state may have with a nonparty state for the 146 confinement, rehabilitation or treatment of inmates nor to repeal any other laws of a party state 147 authorizing the making of cooperative institutional arrangements.

148 ARTICLE X

149 The provisions of this compact shall be liberally construed and shall be severable. If any 150 phrase, clause, sentence or provision of this compact is declared to be contrary to the constitution 151 of any participating state or of the United States or the applicability thereof to any government, 152 agency person or circumstance is held invalid, the validity of the remainder of this compact and 153 the applicability thereof to any government, agency, person or circumstance shall not be affected 154 thereby. If this compact shall be held contrary to the constitution of any state participating 155 therein, the compact shall remain in full force and effect as to the remaining states and in full 156 force and effect as to the state affected as to all severable matters.

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