HOUSE No. 3825

TT1	\sim	1.1 (` `	1 44
Ine	Commonwea	alth At	Maccac	hiicette
1110		aiui Oi	wassac	\mathbf{m}

PRESENTED BY:

John J. Lawn, 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 adoption of the accompanying bill:

An Act relative to retirement benefits for John G. Flores.

PETITION OF:

NAME:DISTRICT/ADDRESS:John J. Lawn, Jr.10th Middlesex

HOUSE No. 3825

By Mr. Lawn of Watertown, a petition (subject to Joint Rule 12) of John J. Lawn, Jr. relative to retirement benefits for John G. Flores. Public Service.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1398 OF 2011-2012.]

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act relative to retirement benefits for John G. Flores.

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. Notwithstanding the provisions of any general or special law to
- 2 the contrary, John G. Flores, a former employee of the Massachusetts Corporation for
- 3 Educational Telecommunication, shall be given full credit for his prior service with the
- 4 Commonwealth, including all service with said Massachusetts Corporation for Educational
- 5 Telecommunication, for the purposes of determining his retirement benefits as provided in this
- 6 act.
- 7 SECTION 2. Notwithstanding the provisions of any general or special law to
- 8 the contrary, said John G. Flores shall within sixty days of the effective date of this act pay, in
- 9 one lump sum, to the state teachers retirement administration the amount of total accumulated
- 10 contributions and earnings thereon which were credited to said John G. Flores under the

retirement system of the Commonwealth for his period of service at the Massachusetts Corporation for Educational Telecommunication. Said administration shall calculate the amount 12 equal to the contribution said John G. Flores would have paid to the retirement plan of said 13 administration for the periods of prior service to the Commonwealth if he had been in service as 14 a teacher during said periods together with regular interest to the date of said payment. If the 15 16 amount paid by said John G. Flores to said administration is greater than or equal to said amount calculated by said administration for said periods of prior service to the Commonwealth then said 17 John G. Flores shall be entitled for retirement credit in said administration's retirement system 18 for said periods. If said amount paid by said John G. Flores is less than said amount calculated by said authority for said periods of prior service to the Commonwealth, then said John G. Flores 20 shall not be entitled to such retirement time unless he has, within one hundred and twenty days of 21 22 said payment, paid to the retirement fund of said administration, in one lump sum, an amount equal to the difference between said amount paid by said John G. Flores and the amount 23 24 calculated by said administration for said periods of prior service to the Commonwealth.