HOUSE No. 512

The Commonwealth of Massachusetts

PRESENTED BY:

Marjorie C. Decker

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 conform private with public subrogation policy.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Marjorie C. Decker	25th Middlesex
Gerard Cassidy	9th Plymouth
Claire D. Cronin	11th Plymouth
Juana Matias	16th Essex
Chris Walsh	6th Middlesex

HOUSE No. 512

By Ms. Decker of Cambridge, a petition (accompanied by bill, House, No. 512) of Marjorie C. Decker and others for legislation to prevent medical bills from eroding an injury victim's compensation received through a settlement or court award. Financial Services.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1923 OF 2015-2016.]

The Commonwealth of Massachusetts

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

An Act to conform private with public subrogation policy.

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 111 of the General Laws is hereby amended by inserting the following Section 2 70D: Notwithstanding the provisions of Section 70A through 70D of this Chapter, and 3 notwithstanding any contractual term to the contrary, no health maintenance organization or 4 group or individual medical insurer or disability insurer which has provided benefits for covered 5 services to a person insured in an accident shall have a lien or right of reimbursement or 6 subrogation claim or claims of recoupment no matter how designated upon any recovery or sum 7 had or collected or to be collected, whether by judgment or by settlement or compromise from 8 another person as damages on account of such injuries, for more than the proportionate share of 9 said recovery or sum subject to its lien, right or reimbursement, subrogation claim or claims of 10 recoupment which the amount of benefits so provided for covered services bears to the complete value of the injured persons tort damages. Either the entity which provided benefits or the injured person may petition the court in which the accident case is pending, or in a court in which such case could be properly filed had settlement not been attained before commencement of suit, for a determination of the reasonableness of the settlement and the fair allocation of amounts payable thereunder. A hearing on such petition shall adhere to the same procedural requirement as are provided in Section 15 of chapter 152 of the General Laws.