

The Commonwealth of Massachusetts

PRESENTED BY:

Jason M. Lewis

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 reducing recidivism and employment discrimination against released prisoners.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Jason M. Lewis	Fifth Middlesex	
Michael O. Moore	Second Worcester	1/31/2019
Lindsay N. Sabadosa	1st Hampshire	2/4/2019

SENATE No. 1710

By Mr. Lewis, a petition (accompanied by bill, Senate, No. 1710) of Jason M. Lewis, Michael O. Moore and Lindsay N. Sabadosa for legislation to reduce recidivism and employment discrimination against released prisoners. Revenue.

The Commonwealth of Massachusetts

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

An Act relative to reducing recidivism and employment discrimination against released prisoners.

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. Chapter 62 of the General Laws is hereby amended by inserting after
- 2 section 64 the following section:-
- 3 Section 65. (a)For each taxable year beginning on or after January 1, 2020, there shall be

4 allowed a credit against the net excise tax, as defined in section 2 of chapter 63, to a qualified

5 taxpayer who employs a qualified employee in a targeted tax area during the taxable year. The

6 credit shall be equal to the sum of each of the following:

- 7 (1) 50 per cent of qualified wages in the first year of employment.
- 8 (2) 40 per cent of qualified wages in the second year of employment.
- 9 (3) 30 per cent of qualified wages in the third year of employment.
- 10 (4) 20 per cent of qualified wages in the fourth year of employment.

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(5) 10 per cent of qualified wages in the fifth year of employment.

12 (b) For purposes of this section:

13 (1) "Qualified wages", (i) Portion of wages paid or incurred by the qualified taxpaver 14 during the taxable year to qualified employees that does not exceed 150 per cent of the minimum 15 wage; (ii) Wages received during the 60-month period beginning with the first day the employee 16 commences employment with the qualified taxpayer; or (iii) Oualified wages do not include any 17 wages paid or incurred by the qualified taxpayer on or after the targeted tax credit expiration 18 date. However, wages paid or incurred with respect to qualified employees who are employed by 19 the qualified taxpayer within the targeted tax area within the 60-month period prior to the 20 targeted tax area expiration date shall continue to qualify for the credit under this section after 21 the targeted tax area expiration date, in accordance with all provisions of this section applied as 22 if the targeted tax area designation were still in existence and binding. 23 (2) "Minimum wage", as defined in chapter 151. 24 (3) Targeted tax credit expiration date means the date the targeted tax area designation 25 expires, is revoked, is no longer binding, or becomes inoperative. 26 (4) A "targeted tax area", Construction, food service or warehouse labor employment 27 sectors. 28 (5) "Qualified employee", an individual who meets all of the following requirements: 29 (i) At least 90 per cent of the employee's services for the qualified taxpayer during the 30 taxable year are directly related to the conduct of the qualified taxpayers trade or business 31 located in a targeted tax area;

32 (ii) the employee performs at least 50 per cent of his or her services for the qualified
33 taxpayer during the taxable year in a targeted tax area;

34 (iii) the employee was hired by the qualified taxpayer after the date of original35 designation of the area in which services were performed as a targeted tax area; and

(iv) the employee is an ex-offender immediately preceding the qualified employee's
commencement of employment with the qualified taxpayer. An individual shall be treated as an
ex-offender if they were placed on probation by a commonwealth court without a finding of
guilty.

40 (6) "Qualified taxpayer", a person or entity that is engaged in a trade or business within a
41 targeted tax area.

42 (c) In the case of any pass-through entity, the determination of whether a taxpayer is a 43 qualified taxpayer under this section shall be made at the entity level and any credit under this 44 section shall be allowed to the pass-through entity and passed through to the partners or 45 shareholders in accordance with applicable provisions of this part. For purposes of this 46 subdivision, the term pass-through entity means any partnership or S corporation.

47 (d) If the qualified taxpayer is allowed a credit for qualified wages pursuant to this
48 section, only one credit shall be allowed to the taxpayer under this part with respect to those
49 qualified wages.

50 (e) The qualified taxpayer shall do both of the following:

(1) obtain from the department of career services, as permitted by federal law, the local
county or city entity, or social services agency, or the local government administering the

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targeted tax area, a certification that provides that a qualified employee meets the eligibility
requirements specified in paragraph (5) of subdivision (b). The department may provide
preliminary screening and referral to a certifying agency. The executive office of labor and
workforce development shall develop regulations governing the issuance of certificates and shall
develop forms for this purpose; and

- (2) retain a copy of the certification and provide it upon request to the department ofrevenue.
- 60 (f) For purposes of this section:

61 (1) All employees of trades or businesses, which are not incorporated, that are under62 common control shall be treated as employed by a single taxpayer.

63 (2) The credit, if any, allowable by this section with respect to each trade or business
64 shall be determined by reference to its proportionate share of the expense of the qualified wages
65 giving rise to the credit, and shall be allocated in that manner.

(3) If an employer acquires the major portion of a trade or business of another employer
(hereinafter in this paragraph referred to as the predecessor) or the major portion of a separate
unit of a trade or business of a predecessor, then, for purposes of applying this section (other than
subdivision (g)) for any calendar year ending after that acquisition, the employment relationship
between a qualified employee and an employer shall not be treated as terminated if the employee
continues to be employed in that trade or business.

(g) If the employment of any qualified employee with respect to whom qualified wages
are taken into account under subdivision (a) is terminated by the qualified taxpayer at any time

during the first 270 days of that employment (whether or not consecutive) or before the close of the 270th calendar day after the day in which that employee completes 90 days of employment with the qualified taxpayer, the tax imposed by this part for the taxable year in which that employment is terminated shall be increased by an amount equal to the credit allowed under subdivision (a) for that taxable year and all prior taxable years attributable to qualified wages paid or incurred with respect to that employee.

80 (h) Subparagraph (A) of paragraph (1) shall not apply to any of the following:

81 (1) a termination of employment of a qualified employee who voluntarily leaves the
82 employment of the qualified taxpayer'

(2) a termination of employment of a qualified employee who, before the close of the
period referred to in subparagraph (1) of paragraph (a), becomes disabled and unable to perform
the services of that employment, unless that disability is removed before the close of that period
and the qualified taxpayer fails to offer reemployment to that employee;

87 (3) a termination of employment of a qualified employee, if it is determined that the
88 termination was due to the misconduct of that employee; or

(4) a termination of employment of a qualified employee due to a substantial reduction inthe trade or business operations of the qualified taxpayer.

91 (i) For purposes of paragraph (a), the employment relationship between the qualified
92 taxpayer and a qualified employee shall not be treated as terminated by reason of a mere change
93 in the form of conducting the trade or business of the qualified taxpayer, if the qualified

94 employee continues to be employed in that trade or business and the qualified taxpayer retains a95 substantial interest in that trade or business.

(j) Any increase in tax under paragraph (a) shall not be treated as tax imposed by this part for purposes of determining the amount of any credit allowable under this part. In the case where the credit otherwise allowed under this section exceeds the net tax for the taxable year, that portion of the credit that exceeds the net tax may be carried over and added to the credit, if any, in succeeding taxable years, until the credit is exhausted. The credit shall be applied first to the earliest taxable years possible.

102 SECTION 2. (a) There shall be a Massachusetts released prisoner reentry commission 103 which shall consist of the following: 2 persons who shall be appointed by the governor, 1 of 104 whom shall have a background in labor and economics, and 1 of whom shall have a background 105 in criminal justice reform policy; 2 persons who shall be appointed by the attorney general, 1 of 106 whom shall have a background in criminal justice reform and 1 of whom shall have a 107 background with the National Association for the Advancement of Colored People in criminal 108 justice policy; the secretary of the executive office of labor and workforce development, or a 109 designee; the commissioner of the department of corrections, or a designee; the president of the 110 Massachusetts Sheriffs' Association or a designee; the president of the Massachusetts District 111 Attorney Association or a designee; the commissioner of higher education or a designee; and the 112 secretary of human health services or a designee the secretary of the executive office of housing 113 and economic development or a designee. The governor shall designate the chair of the 114 commission. The chair shall serve in that capacity throughout the term of appointment and until a 115 successor is appointed. Prior to appointment to the commission, a background investigation shall 116 be conducted into the financial stability, integrity and responsibility of a candidate, including the

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candidate's reputation for good character, and honesty. A prior felony conviction shall notautomatically result in ineligibility to serve on the commission.

(b) Each commissioner shall be a resident of the commonwealth within 90 days of
appointment and, while serving on the commission, shall not: (i) hold, or be a candidate for,
federal, state or local elected office; (ii) hold an appointed office in a federal, state or local
government; or (iii) serve as an official in a political party.

(c) Each commissioner shall serve for a term of 5 years or until a successor is appointed
and shall be eligible for reappointment. A person appointed to fill a vacancy in the office of a
commissioner shall be appointed in a like manner and shall serve for only the unexpired term of
that commissioner.

(d) 3 commissioners shall constitute a quorum and the affirmative vote of 3
commissioners shall be required for an action of the commission. The chair or 3 members of the
commission may call a meeting; provided, however, that notice of all meetings shall be given to
each commissioner and to other persons who request such notice. The commission shall adopt
regulations establishing procedures, which may include electronic communications, by which a
request to receive notice shall be made and the method by which timely notice may be given.

(e) Commissioners shall receive salaries not greater than three fourths of the salary of the
secretary of administration and finance under section 4 of chapter 7; provided, however, that the
chair shall receive a salary equal to the salary of the secretary of administration and finance.
Commissioners shall devote their full time and attention to the duties of their office.

(f) The commission shall annually elect 1 of its members to serve as secretary and 1 of itsmembers to serve as treasurer. The secretary shall keep a record of the proceedings of the

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commission and shall be the custodian and keeper of the records of all books, documents and papers filed by the commission and of its minute book. The secretary shall cause copies to be made of all minutes and other records and documents of the commission and shall certify that such copies are true copies and all persons dealing with the commission may rely upon such certification.

(g) The chair shall have and exercise supervision and control over all the affairs of the commission. The chair shall preside at all hearings at which the chair is present and shall designate a commissioner to act as chair in the chair's absence. To promote efficiency in administration, the chair shall make such division or re-division of the work of the commission among the commissioners as the chair deems expedient.

149 (h) The commissioners shall, if so directed by the chair, participate in the hearing and 150 decision of any matter before the commission; provided, however, that at least 2 commissioners shall participate in the hearing and decision of matters other than those of formal or 151 152 administrative character coming before the commission; and provided further, that any such 153 matter may be heard, examined and investigated by an employee of the commission designated 154 and assigned by the chair, with the concurrence of 1 other commissioner. Such employee shall 155 make a report in writing relative to the hearing, examination and investigation of every such 156 matter to the commission for its decision. For the purposes of hearing, examining and 157 investigating any such matter, such employee shall have all of the powers conferred upon a 158 commissioner by this section. For each hearing, the concurrence of a majority of the 159 commissioners participating in the decision shall be necessary.

(i) The commission shall develop and implement programs in order to assist adult
offenders with reentry into society. Such programs shall be made available to inmates at least six
months prior to the inmate's release and after the offender's release from prison. In addition to
educational and vocational programs, reentry programs may include social and behavioral
programs, substance abuse counseling, mentoring programs, financial planning, physical and
mental health programs, and housing and federal assistance programs.

(1) Programs shall include resources for Spanish-speaking offenders, including but not
 limited to translators, Spanish-speaking coordinators, Spanish language materials, and post release job coordination aimed towards Spanish-speaking communities/industries.

(2) If the commission determines there is a sufficient need for more language options, the
Commission should act to expand program offerings with more diverse language resources.

(j) The commission shall issue a Certificate of Readiness and Completion to released offenders who successfully complete the reentry programs. Successful completion is based on ratings from program coordinators and educators. The components of the Completion Rating system will be drafted and submitted to the governor's office by the commission upon the establishment of the reentry programs.

176 (k) The reentry programs established by the commission shall only be implemented at 177 MCI-Framingham and MCI-Norfolk, unless the commission chooses to widen the scope of the 178 programs. Each decision to implement additional programs shall be left to the governor but the 179 governor must choose the institution from a list of three commission-recommended institutions.

(1) The commission shall, not later than January 1, 2026, file a report with the house and
senate committees on ways and means, the joint committee on revenue, and the joint committee

182 on labor and workforce development, identifying the following: (i) total amount of tax credits 183 claimed pursuant to this subsection; (ii) the number of participating apprentices and relevant 184 wage information; (iii) the number of applications received and the number of participating 185 employers; (iv) the areas of occupation by qualifying tax credit beneficiaries; (v) program 186 outcomes for apprentices, including job retention and further employment opportunities; and (vi) 187 whether the tax credit program is achieving its public policy purpose to reduce employer bias, 188 decrease recidivism, and provide career pathways toward high demand occupations for 189 unemployed and underemployed released prisoners of the commonwealth.