

The Commonwealth of Massachusetts

PRESENTED BY:

James E. Timilty

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 passage of the accompanying bill:

An Act relative to violent crime.

PETITION OF:

INAME: James E. Timilty

DISTRICT/ADDRESS:

Bristol and Norfolk

By Mr. Timilty, a petition (accompanied by bill, Senate, No. 65) of James E. Timilty for legislation relative to violent crime. Children, Families and Persons with Disabilities.

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act relative to violent crime.

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. Section 52 of Chapter 119 of the General Laws, as appearing in the 2010 2 Official Edition, is hereby amended in line 13 by inserting after the word "committed," the 3 following words:-"while under the age of seventeen, murder in violation of section one of

4 chapter two hundred sixty-five; or"

5 SECTION 2. Section 54 of Chapter 119, as so appearing, is hereby amended in line 15 6 by inserting after the second paragraph the following new paragraph:-

7 "The commonwealth may proceed by complaint in juvenile court or in a juvenile session
8 of a district court, as the case may be, or by indictment as provided by chapter two hundred and
9 seventy-seven, if a person while under the age of seventeen is alleged to have committed an
10 offense in violation of section one of chapter two hundred and sixty-five."

11 SECTION 3. Section 72B of Chapter 119, as so appearing, is hereby amended by 12 inserting at the beginning thereof the following:-

"If a person is found guilty or adjudicated delinquent by reason of murder in the first degree committed before his fourteenth birthday under the provisions of section one of chapter two hundred and sixty-five, the person shall be sentenced to 20 years with possibility of parole after 15 years; or if found guilty or adjudicated delinquent by reason of murder in the second degree, the person shall be sentenced to 15 years with possibility of parole after 10 years in accordance with section fifty-eight of chapter one hundred nineteen."

19 SECTION 4. Chapter 265 of the General Laws, as so appearing, is hereby amended by 20 striking out section 2 and inserting in its place the following:- Section 2. (a) Except as provided in subsection (b), whoever is guilty of murder in the first degree shall be punished by imprisonment in the state prison for life, and such person shall not be eligible for parole under section one hundred and thirty-three A of chapter one hundred and twenty-seven.

(b) Any person who is guilty of murder in the first degree and who had not attained the age of eighteen years at the time of the murder shall be punished by imprisonment in the state prison for life and, notwithstanding any provision of section one hundred and thirty-three A of chapter one hundred and twenty-seven to the contrary, may be designated by the court as eligible for parole at the expiration of the minimum term fixed by the court under section twenty-four of chapter two hundred and seventy-nine.

31 (c) Whoever is guilty of murder in the second degree shall be punished by imprisonment32 in state prison for life.

(d) Any person whose sentence for murder is commuted by the governor and council
under the provisions of section one hundred and fifty-two of said chapter one hundred and
twenty-seven shall thereafter be subject to the provisions of law governing parole.

36 SECTION 5. Chapter 265 of the General Laws, as so appearing, is hereby amended by 37 inserting after section 15C the following 3 sections:-

38 Section 15D. (a) Whoever commits an assault and battery upon another by means of 39 discharging a firearm, large capacity weapon, rifle, shotgun, sawed-off shotgun,

40 machine gun or assault weapon, as defined in section 121 of chapter 140, shall be

41 punished by imprisonment in the state prison for not more than 15 years or by

42 imprisonment in the house of correction for not more than $2\frac{1}{2}$ years or by a fine of not

43 more than \$10,000, or by both such fine and imprisonment.

44 (b) Whoever commits an assault and battery upon another by means of

45 discharging a firearm, large capacity weapon, rifle, shotgun, sawed-off shotgun, machine

46 gun or assault weapon, as defined in section 121 of chapter 140, after 1 or more prior

- 47 convictions under subsection (a), section 15D or a law of another jurisdiction that
- 48 necessarily includes the elements of subsection (a) or section 15E, shall be punished by
- 49 imprisonment in the state prison for not less than 10 years nor more than 20 years. The

50 sentence imposed shall not be reduced to less than a term of 10 years imprisonment, nor suspended, nor shall a person sentenced under this subsection be eligible for probation. 51 52 parole, work release or furlough or receive any deduction from the sentence for good 53 conduct, until having served 10 years of the sentence; provided, however, that the 54 commissioner of correction may, on the recommendation of the warden, superintendent 55 or other person in charge of a correctional institution, grant to an offender committed 56 under this subsection a temporary release in the custody of an officer of such institution for the following purposes only: to attend the funeral of a relative; to visit a critically ill 57 58 relative; or to obtain emergency medical or psychiatric services unavailable at such 59 institution. 60 (c) Prosecutions commenced under this section shall not be suspended, continued 61 without a finding or placed on file. A sentence imposed under this section shall begin 62 from and after the expiration of any sentence imposed under paragraphs (a), (c), (d), (h), (m) or (n) of section 10 of chapter 269 arising out of the same incident. 63 64 Section 15E. (a) Whoever commits an assault upon another by intentionally 65 brandishing a firearm, large capacity weapon, rifle, shotgun, sawed-off shotgun, machine 66 gun or assault weapon, as defined in section 121 of chapter 140, shall be punished by 67 imprisonment in the state prison for not more than 10 years or by imprisonment in the 68 house of correction for not more than $2\frac{1}{2}$ years or by a fine of not more than \$5,000, or 69 by both such fine and imprisonment. For the purposes of this subsection, "brandishing" 70 shall mean exhibiting or exposing in an ostentatious, shameless or aggressive manner. 71 (b) Any person convicted of violating subsection (a) after 1 or more prior 72 convictions under subsection (a), section 15D, or a law of another jurisdiction that 73 necessarily includes the elements of subsection (a) or section 15D, shall be punished by 74 imprisonment in the state prison for not less than 2 years nor more than 15 years. The 75 sentence imposed shall not be reduced to less than a term of 2 years imprisonment, nor

76	suspended, nor shall a person sentenced under this subsection be eligible for probation,
77	parole, work release or furlough or receive any deduction from the sentence for good
78	conduct, until having served 2 years of the sentence; provided, however, that the
79	commissioner of correction may, on the recommendation of the warden, superintendent
80	or other person in charge of a correctional institution, grant to an offender committed
81	under this subsection a temporary release in the custody of an officer of such institution
82	for the following purposes only: to attend the funeral of a relative; to visit a critically ill
83	relative; or to obtain emergency medical or psychiatric service unavailable at said
84	institution.
85	(c) Prosecutions commenced under this section shall not be suspended, continued
86	without a finding or placed on file. A sentence imposed under this section shall begin
87	from and after the expiration of any sentence imposed under paragraphs (a), (c), (d), (h),
88	(m) or (n) of section 10 of chapter 269 arising out of the same incident.
89	Section 15F. Any person who, with the intent that another commit murder,
90	solicits, counsels, advises or otherwise entices another to commit murder shall be
91	punished by imprisonment in the state prison for not more than 20 years, or by
92	imprisonment in the house of correction for not more than $2\frac{1}{2}$ years and a fine of not
93	more than \$1,000.
94 95	SECTION 6. Chapter 279 of the General Laws, as so appearing, is hereby amended by striking out Section 24 and inserting in its place the following:

95 striking out Section 24 and inserting in its place the following: 96 Section 24. If a convict is sentenced to the state prison, except as a habitual criminal, the
97 court shall not fix the term of imprisonment, but shall fix a maximum and a minimum term for

98 which he may be imprisoned. The maximum term shall not be longer then the longest term fixed 99 by law for the punishment of the crime of which he has been convicted, and the minimum term 100 shall be a term set by the court, except that, where an alternative sentence to a house of 101 correction is permitted for the offense, a minimum state prison term may not be less than one 102 year. In the case of a sentence to life imprisonment, except in the case of a sentence for murder 103 in the first degree, and in the case of multiple life sentences arising out of separate and distinct

- 104 incidents that occurred at different times, where the second offense occurred subsequent to the
- 105 first conviction, the court shall fix a minimum term which shall not be less than 15 years nor
- 106 more than 25 years. In the case of a sentence for murder in the first degree imposed upon a
- 107 person who has been designated pursuant to subsection (b) of section two of chapter two hundred
- 108 and sixty-five as eligible for parole, the court shall fix a minimum term which shall not be less
- 109 than 35 years.