## **SENATE**

## . No. 00885

### The Commonwealth of Massachusetts

PRESENTED BY:

Bruce E. Tarr

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 to combat recidivist drunk driving..

PETITION OF:

Name:	DISTRICT/ADDRESS:
Bruce E. Tarr	First Essex and Middlesex
Benjamin Swan	11th Hampden

**SENATE . . . . . . . . . . . . . . . No. 00885** 

By Mr. Tarr, petition (accompanied by bill, Senate, No. 885) of Swan and Tarr for legislation to combat recidivist drunk driving [Joint Committee on the Judiciary].

# [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE

SENATE
, NO. *1819* OF 2009-2010.]

#### The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act to combat recidivist drunk driving..

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 90, Section 23, paragraph two, is amended by striking the entire
- 2 paragraph and replacing it with the following:
- 3 "Any person convicted of operating a motor vehicle after his license to operate has been
- 4 suspended or revoked pursuant to a violation of paragraph (a) of subdivision (1) of section
- 5 twenty-four D, twenty-four E, twenty-four G, twenty-four L,
- 6 or twenty-four N of this chapter, or pursuant to subsection (a) of section eight, or pursuant to a
- 7 violation of section eight A or section eight B of chapter ninety B, or after notice of such
- 8 suspension or revocation of his right to operate a motor vehicle without a license has been issued
- 9 and received by such person or by his agent or employer, and prior to the restoration of such

10 license or right to operate or the issuance to him of a new license to operate, or after his license to operate has been suspended or revoked pursuant to a substantially similar law in another state, 11 or, in the case of a person operating a motor vehicle without obtaining a license, any person 12 convicted of operating a motor vehicle after a violation of paragraph (a) of subdivision (1) of 13 section twenty-four, or pursuant to section twenty-four D, twenty-four E, twenty-four G, twenty-14 15 four L, or twenty-four N of this chapter, or pursuant to subsection (a) of section eight, or pursuant to a violation of section eight A or section eight B of chapter ninety B, or after a 16 violation of a substantially similar law in another state, shall be punished by a fine of not less 17 18 than three thousand and not more than twenty thousand dollars and by imprisonment in a house of correction for not less than one hundred and twenty days and not more than five years; provided, however, that the sentence of imprisonment imposed upon such person shall not be 20 reduced to less than one hundred and twenty days, nor suspended, nor shall any such person be eligible for probation, parole, or furlough or receive any deduction from his sentence for good 22 23 conduct until he shall have served one hundred and twenty days of such sentence; provided, further, that the commissioner of correction may, on the recommendation of the warden, 24 superintendent or other person in charge of a correctional institution, or of the administrator of a 25 26 county correctional institution, grant to an offender committed under this paragraph a temporary 27 release in the custody of an officer of such institution for the following purposes only: to attend 28 the funeral of a relative; to visit a critically ill relative; to obtain emergency medical or 29 psychiatric services unavailable at said institution; or to engage in employment pursuant to a work release program. The provisions of section eighty-seven of chapter two hundred and 30 31 seventy-six shall not apply to any person charged with a violation of this paragraph. Prosecutions commenced under this paragraph shall not be placed on file or continued without a finding." 32

Section 2. Chapter 90, Section 24(1)(a)(1), paragraphs 4 through 7 shall be stricken and replaced by the following paragraphs:

35 If the defendant has been previously convicted or assigned to an alcohol or controlled substance education, treatment, or rehabilitation program by a court of the commonwealth or any other jurisdiction because of a like violation preceding the date of the commission of the offense 37 for which he has been convicted, the defendant shall be punished by a fine of not less than nine 38 hundred nor more than fifteen thousand dollars and by imprisonment for not less than ninety 39 days nor more than three and three-quarters years; provided, however, that the sentence imposed 40 upon such person shall not be reduced to less than forty-five days, nor suspended, nor shall any 41 42 such person be eligible for probation, parole, or furlough or receive any deduction from his sentence for good conduct until such person has served forty-five days of such sentence, unless 43 otherwise sentenced to an intermediate sanction as promulgated by the sentencing commission 44 established in chapter four hundred and thirty-two of the acts of nineteen hundred and ninety-45 three; provided, further, that the commissioner of correction may, on the recommendation of the 46 warden, superintendent, or other person in charge of a correctional institution, or the 47 administrator of a county correctional institution, grant to an offender committed under this 48 subdivision a temporary release in the custody of an officer of such institution for the following 49 purposes only: to attend the funeral of a relative; to visit a critically ill relative; to obtain 50 emergency medical or psychiatric services unavailable at said institution; to engage in employment pursuant to a work release program; or for the purposes of an aftercare program 52 53 designed to support the recovery of an offender who has completed an alcohol or controlled substance education, treatment or rehabilitation program operated by the department of 54 correction; and provided, further, that the defendant may serve all or part of such forty-five day

sentence to the extent such resources are available in a correctional facility specifically
designated by the department of correction for the incarceration and rehabilitation of drinking
drivers.

59 If the defendant has been previously convicted or assigned to an alcohol or controlled substance education, treatment, or rehabilitation program by a court of the commonwealth, or 60 any other jurisdiction because of a like offense two times preceding the date of the commission 61 62 of the offense for which he has been convicted, the defendant shall be punished by a fine of not less than one thousand seven hundred and fifty nor more than twenty-five thousand dollars and by imprisonment for not less than three hundred days nor more than four and one-half years or 64 by a fine of not less than one thousand seven hundred and fifty nor more than twenty-five 65 thousand dollars and by imprisonment in the state prison for not less than four and one-half years 66 nor more than nine years; provided, however, that the sentence imposed upon such person shall 67 not be reduced to less than two hundred and fifty days, nor suspended, nor shall any such person 68 be eligible for probation, parole, or furlough or receive any deduction from his sentence for good 69 conduct until he shall have served two hundred and fifty days of such sentence, unless otherwise 70 sentenced to an intermediate sanction as promulgated by the sentencing commission established 71 in chapter four hundred and thirty-two of the acts of nineteen hundred and ninety-three; 73 provided, further, that the commissioner of correction may, on the recommendation of the warden, superintendent, or other person in charge of a correctional institution, or the administrator of a county correctional institution, grant to an offender committed under this 75 subdivision a temporary release in the custody of an officer of such institution for the following 76 purposes only: to attend the funeral of a relative, to visit a critically ill relative; to obtain 77 emergency medical or psychiatric services unavailable at said institution; to engage in 78

employment pursuant to a work release program; or for the purposes of an aftercare program
designed to support the recovery of an offender who has completed an alcohol or controlled
substance education, treatment or rehabilitation program operated by the department of
correction; and provided, further, that the defendant may serve all or part of such two hundred
and fifty days sentence to the extent such resources are available in a correctional facility
specifically designated by the department of correction for the incarceration and rehabilitation of
drinking drivers.

86

87

88

89

90

91

92

93

94

96

97

98

99

100

101

If the defendant has been previously convicted or assigned to an alcohol or controlled substance education, treatment, or rehabilitation program by a court of the commonwealth or any other jurisdiction because of a like offense three times preceding the date of the commission of the offense for which he has been convicted the defendant shall be punished by a fine of not less than three thousand nor more than fifty thousand dollars and by imprisonment for not less than four years nor more than five years, or by a fine of not less than three thousand nor more than fifty thousand dollars and by imprisonment in the state prison for not less than five years nor more than ten years; provided, however, that the sentence imposed upon such person shall not be reduced to less than two years, nor suspended, nor shall any such person be eligible for probation, parole, or furlough or receive any deduction from his sentence for good conduct until such person has served two years of such sentence, unless otherwise sentenced to an intermediate sanction as promulgated by the sentencing commission established in chapter four hundred and thirty-two of the acts of nineteen hundred and ninety-three; provided, further, that the commissioner of correction may, on the recommendation of the warden, superintendent, or other person in charge of a correctional institution, or the administrator of a county correctional institution, grant to an offender committed under this subdivision a temporary release in the

102 custody of an officer of such institution for the following purposes only: to attend the funeral of a relative; to visit a critically ill relative; to obtain emergency medical or psychiatric services unavailable at said institution; to engage in employment pursuant to a work release program; or for the purposes of an aftercare program designed to support the recovery of an offender who has completed an alcohol or controlled substance education, treatment or rehabilitation program operated by the department of correction; and provided, further, that the defendant may serve all or part of such two years sentence to the extent that resources are available in a correctional facility specifically designated by the department of correction for the incarceration and rehabilitation of drinking drivers.

103

104

105

106

107

108

109

110

111

121

If the defendant has been previously convicted or assigned to an alcohol or controlled substance education, treatment or rehabilitation program by a court of the commonwealth or any 112 113 other jurisdiction because of a like offense four or more times preceding the date of the 114 commission of the offense for which he has been convicted, the defendant shall be punished by a fine of not less than five thousand nor more than one hundred and twenty-five thousand dollars 115 and by imprisonment for not less than six and one-half years or by a fine of not less than five 116 thousand nor more than one hundred and twenty-five thousand dollars and by imprisonment in 117 the state prison for not less than six and one-half years nor more than twelve and one-half years; 119 provided, however, that the sentence imposed upon such person shall not be reduced to less than 120 five years, nor suspended, nor shall any such person be eligible for probation, parole, or furlough or receive any deduction from his sentence for good conduct until he shall have served five years 122 of such sentence, unless otherwise sentenced to an intermediate sanction as promulgated by the sentencing commission established in chapter four hundred and thirty-two of the acts of nineteen 123 hundred and ninety-three; provided, further, that the commissioner of correction may, on the

125 recommendation of the warden, superintendent, or other person in charge of a correctional 126 institution, or the administrator of a county correctional institution, grant to an offender committed under this subdivision a temporary release in the custody of an officer of such 127 institution for the following purposes only: to attend the funeral of a relative; to visit a critically 128 ill relative; to obtain emergency medical or psychiatric services unavailable at said institution; to 129 130 engage in employment pursuant to a work release program; or for the purposes of an aftercare program designed to support the recovery of an offender who has completed an alcohol or 131 controlled substance education, treatment or rehabilitation program operated by the department 132 133 of correction; and provided, further, that the defendant may serve all or part of such five years sentence to the extent that resources are available in a correctional facility specifically designated by the department of correction for the incarceration and rehabilitation of drinking drivers. 135

Section 3. Chapter 90 Section 24(1)(a)(1), paragraph 1 shall be amended by adding "but in no case shall the defendant receive less than ten days' imprisonment."