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# The Commonwealth of Massachusetts

## PRESENTED BY:

## **Brandy Fluker Oakley**

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 enabling prosecutors to carry out their ethical obligations and address unjust convictions.

### PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Brandy Fluker Oakley	12th Suffolk	2/19/2021
Lindsay N. Sabadosa	1st Hampshire	2/20/2021
Carlos González	10th Hampden	2/26/2021
Joanne M. Comerford	Hampshire, Franklin and Worcester	3/4/2021

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By Ms. Fluker Oakley of Boston, a petition (accompanied by bill, House, No. 1567) of Brandy Fluker Oakley and others relative to providing for the vacating of certain criminal convictions. The Judiciary.

# The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act enabling prosecutors to carry out their ethical obligations and address unjust convictions.

*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.	The General Law	s are hereby ame	ended by inser	ting after cha	pter 258E the
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- 2 following new chapter:-
- 3 CHAPTER 258F.

4 MECHANISM FOR PROSECUTORS TO ADDRESS AND REMEDY UNJUST
5 CONVICTIONS.

6 Section 1. The commonwealth may file a motion in writing in the court with jurisdiction

7 over the criminal case seeking a court order to:

- 8 (1) vacate the conviction;
- 9 (2) vacate the conviction and order a new trial; or
- 10 (3) reduce the duration of the sentence.

11	Section 2. The commonwealth's motion may be filed at any time after judgment in a				
12	criminal case, and the court with jurisdiction over the case may vacate the conviction or modify				
13	the duration of the sentence on the grounds that:				
14	(1) clear and convincing evidence exists establishing that the defendant was				
15	convicted of an offense that the defendant did not commit;				
16	(2) the conviction was based on an erroneous application of the law;				
17	(3) there is newly discovered, credible, and material evidence that casts real doubt on				
18	the justice and integrity of the conviction;				
19	(4) the act on which the conviction was based is no longer a crime; or				
20	(5) the interests of justice and fairness justify vacating the conviction or reducing the				
21	duration of the sentence.				
22	Section 3. A motion filed by the commonwealth under this chapter shall:				
23	(1) be in writing;				
24	(2) state in detail the grounds on which the motion is based;				
25	(3) where applicable, describe the newly discovered evidence; and				
26	(4) contain or be accompanied by a request for a hearing.				
27	Section 4. The commonwealth shall notify the defendant in writing of the filing of a				
28	motion under this chapter. The defendant may file a response to the commonwealth's motion				

within thirty days after receipt of the notice required under this section or within the period oftime that the court orders.

Section 5. Before a hearing on a motion filed under this chapter, the victim or victim's

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32 representative shall be notified, as provided under the Massachusetts Victim Bill of Rights, 33 M.G.L. c. 258B. A victim or victim's representative has the right to attend a hearing on a motion 34 filed under this chapter. 35 Section 6. Except as provided in this section, the court shall hold a hearing on a filed 36 motion if the motion satisfies the requirements of section 3. 37 The court may dismiss a motion without a hearing if the court finds that the motion fails 38 to assert grounds on which relief may be granted. 39 Section 7. In ruling on a motion filed under this section, the court, as the court considers 40 appropriate, may: 41 (1) vacate the conviction and discharge the defendant; 42 (2)vacate the conviction and order a new trial; 43 reduce the duration of the sentence; or (3) 44 (4) deny the motion. 45 The court shall state the reasons for a ruling in writing or on the record. 46 Section 8. In deciding whether to reduce the duration of a sentence, the court must 47 determine both that:

48	(1) the individual is not a danger to the safety of any person or the community; and
49	(2) the interests of justice will be better served by a reduced sentence.
50	Section 9. The commonwealth, in a proceeding under this chapter, has the burden of
51	proof.
52	Section 10. An appeal may be taken by either party from an order entered under this
53	chapter.