SENATE DOCKET, NO. 00012 FILED ON: 01/07/2011 SENATE DOCKET, NO. 00012 FILED ON: 01/07/2011 No. 01220

The Co	ommonwealth of Massachusetts
	PRESENTED BY:
	Michael O. Moore
To the Honorable Senate and House of Court assembled:	Representatives of the Commonwealth of Massachusetts in General
The undersigned legislators an	nd/or citizens respectfully petition for the passage of the accompanying bill
An Act i	relative to cognitive behavorial training.
	PETITION OF:
NAME:	DISTRICT/ADDRESS:
Michael O. Moore	Second Worcester

SENATE No. 01220

By Mr. Moore, petition (accompanied by bill, Senate, No. 1220) of Moore for legislation relative to cognitive behavorial training [Joint Committee on Public Safety and Homeland Security].

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act relative to cognitive behavorial training.

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 127 of the General Laws is hereby amended by inserting after
- 2 section 48A the following section:-
- 3 Section 48B. The commissioner of correction and the sheriffs shall institute a schedule of
- 4 fees and assess those fees to inmates in their custody as follows: (i) a daily cost of custodial care
- 5 fee not to exceed \$5; (ii) a medical sick call visit fee not to exceed \$5; provided, however, that
- 6 the sick call visit shall not be related to a condition that was pre-existing at the time the inmate
- 7 began his term of incarceration; (iii) a dental sick call visit fee not to exceed \$5; (iv) a
- 8 prescription eyeglasses fee not to exceed \$5 per pair; and (v) a pharmacy prescription fee not to
- 9 exceed \$3 per prescription; provided, however, that no fees shall be assessed against an inmate
- 0 for admission health screening, 14-day health assessment, emergency health care, hospitalization
- 11 or infirmary care, prenatal care, laboratory and diagnostic care, follow-up visits approved by
- 12 health services, contagious disease care and chronic disease care. No inmate shall be denied

access to medical or dental services because of an inability to pay an assessed fee. Fees assessed to indigent inmates shall be debited against the inmate's money account which, if not paid during the inmate's term of incarceration, shall remain due and payable as a charge to the inmate after release from custody. If an indigent inmate against whom an assessment is made is not reincarcerated within the 2 years immediate following his release from custody, the debt shall be forgiven. Penal facilities shall establish a procedure for inmates to appeal assessments under this section. This section shall not apply to federal inmates, detainees or regional lockup inmates.

Twenty-five percent of fees collected shall be used towards providing inmates with a cognitive-behavioral treatment program, included in the Substance Abuse and Mental Health Services Administration?s national registry of evidence-based programs and practices, which develops moral reasoning skills. Such a program shall be proven to reduce future behavioral problems including recidivism incidents, as well as misconduct within prison facilities which pose a risk to prison staff such as disruptive behavior, fights, assaults, and possessing contraband.

Annually, not later than December 31, the executive office of public safety and security shall submit a report of the inmate fee program annually to the clerks of the senate and house of representatives, the house and senate committees on ways and means and the joint committee on public safety and homeland security. The report shall delineate, by facility and county, the total revenue collected for each fee implemented, the number of inmates who have appealed a fee assessment, the number of inmates exempt from fees due to indigency, the number of inmates exiting the facility with a balance due and the number of debts forgiven after release.

And by inserting after section 155 the following section:-

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SECTION 155A. Within 90 days after the effective date of this act, the commissioner of correction and the sheriffs shall adopt rules and regulations for the implementation of section 48B of chapter 127 of the General Laws, but no fee shall be imposed pursuant to said section 48B of said chapter 127 until the commissioner and the sheriffs prepare a report indicating financial feasibility of the fee assessment and the secretary of public safety verifies those findings in writing to the commissioner and the sheriffs.