SENATE No. 2493

Senate, April 26, 2018 – Text of the Senate amendment to the House Bill making appropriations for the fiscal year 2018 to provide for supplementing certain existing appropriations and for certain other activities and projects (House, No. 4382)

The Commonwealth of Massachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

SECTION 1. To provide for supplementing certain items in the general appropriation act and other appropriation acts for fiscal year 2018, the sums set forth in section 2 are hereby appropriated from the General Fund unless specifically designated otherwise in this act or in those appropriation acts, for the several purposes and subject to the conditions specified in this act or in those appropriation acts and subject to the laws regulating the disbursement of public funds for the fiscal year ending June 30, 2018. These sums shall be in addition to any amounts previously appropriated and made available for the purposes of those items.

	CTION 2.	SEC	8
	JUDICIARY		9
	Board of Bar Examiners		10
\$25,000		0321-0100	11
	DISTRICT ATTORNEYS		12
	Northwestern District Attorney		13
\$468,000		0340-0600	14
	Norfolk District Attorney		15
\$174,404		0340-0700	16

17		OFFICE OF THE SECRETARY OF STATE	
18		Office of the Secretary of State	
19	0521-0000		\$276,514
20		OFFICE OF THE INSPECTOR GENERAL	
21		Office of the Inspector General	
22	0910-0210		\$50,000
23		EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE	
24		Reserves	
25	1599-3384		.\$12,000,000
26	1599-3856		\$400,000
27	E	XECUTIVE OFFICE OF ENERGY AND ENVIRONMENTAL AFFAI	RS
28		Office of the Secretary of Energy and Environmental Affairs	
29	2030-1004		\$37,000
30		Department of Conservation and Recreation	
31	2820-0101		\$157,396
32		EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES	
33		Office of the Secretary	
34	4000-0700		\$1,000,000
35		Department of Public Health	
36	4400-1001		\$2,150,000
37	4513-1012		\$600,000
38	4513-1130		\$100,000
39	4590-0912		\$1,000,000
40			
41		Department of Transitional Assistance	
42	4403-2000		.\$25,633,697
43		Department of Children and Families	
44	4800-0200		\$2,000,000
45			

46	Department of Developmental Services	
47	5911-1003	\$2,000,000
48	Department of Veterans' Services	
49	1410-0400	\$5,300,000
50	EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPM	ENT
51	Department of Housing and Community Development	
52	7004-0101	\$19,263,955
53	EXECUTIVE OFFICE OF EDUCATION	
54	Department of Elementary and Secondary Education	
55	7061-0012	\$12,500,000
56	7061-9010	\$4,000,000
57	EXECUTIVE OFFICE OF PUBLIC SAFETY AND SECURITY	
58	Chief Medical Examiner	
59	8000-0105	\$233,566
60	Military Division	
61	8700-0001	\$608,000
62	Department of Correction	
63	8900-0001	\$4,450,000
64	8900-0010	\$567,079
65	Parole Board	
66	8950-0001	\$502,400
67	SECTION 2A. To provide for certain unanticipated obligations of the comm	onwealth, to
68	provide for alterations of purpose for current appropriations and to meet certain rec	uirements of
69	law, the sums set forth in this section are hereby appropriated from the General Fu	nd unless
70	specifically designated otherwise in this section, for the several purposes and subje	ct to the
71	conditions specified in this section and subject to the laws regulating the disbursem	ent of public

funds for the fiscal year ending June 30, 2018.

73

74

CANNABIS CONTROL COMMISSION

Cannabis Control Commission

75 1070-0841 For the implementation of section 51 of chapter 55 of the acts of 2017 \$2,000,000

76

EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE

77

Reserves

78 1599-0014 For a reserve to fund the costs associated with assisting the residents of Puerto Rico 79 or the United States Virgin Islands who have arrived in the commonwealth due to the impact of 80 hurricanes Maria and Irma including, but not limited to: (i) transportation costs, including travel 81 from the commonwealth to Puerto Rico or to the United States Virgin Islands; (ii) immediate 82 living and related expenses; and (iii) costs incurred by political subdivisions of the 83 commonwealth; provided, that the secretary of administration and finance may transfer from this 84 item to other items of appropriation and allocations thereof for fiscal years 2018 and 2019 85 amounts necessary to meet these costs where the amounts otherwise available are insufficient for 86 the purpose, in accordance with a transfer plan which shall be filed in advance with the chairs of 87 the house and senate committees on ways and means; and provided further, that the funds 88 appropriated in this item in fiscal year 2018 shall not revert but shall be made available for these 89 purposes through June 30, 2019......\$2,500,000

90 1599-4448 For a reserve to meet the costs of salary adjustments and other economic benefits 91 authorized by: (i) the collective bargaining agreement between the commonwealth and the 92 Service Employees International Union, Local 509, Units 8 and 10; (ii) the collective bargaining 93 agreement between the commonwealth and the American Federation of State, County and 94 Municipal Employees, Unit 2; and (iii) future collective bargaining agreements, subject to the 95 requirements of section 7 of chapter 150E of the General Laws......\$15,500,000

96 1599-5000 For a reserve for reimbursement to the towns of Buckland, Colrain and Hawley for 97 costs incurred during tropical storm Irene; provided, that not less than \$520,895 shall be 98 provided as reimbursement to the town of Buckland; provided further, that not less than 99 \$258,000 shall be provided as reimbursement to the town of Colrain; and provided further, that 100 not less than \$117,081 shall be provided as reimbursement to the town of Hawley.......\$895,976

101 1599-8910 For a reserve to remediate identified and approved deficiencies incurred by the102 sheriffs of the commonwealth.....\$21,076,186

103 EXECUTIVE OFFICE OF HOUSING AND ECONOMIC DEVELOPMENT

104

Office of the Secretary of Housing and Economic Development

105 7002-1506 For the Working Cities Challenge Initiative administered by the Federal Reserve 106 Bank of Boston, competitive technical assistance grants to be administered by the executive 107 office of housing and economic development in coordination with the Federal Reserve Bank of 108 Boston, to provide multi-year support to initiatives that advance cross-sector collaboration 109 among the public, private and nonprofit sectors; provided, that in order to qualify for funding, a 110 project proposal shall catalyze and accelerate initiatives that create new or stronger working 111 relationships between key institutions, agencies, organizations and businesses within 112 municipalities with: (i) a population of more than 35,000 but not more than 250,000; (ii) a 113 median family income that is below the median of similarly-sized municipalities; and (iii) a 114 median poverty rate that is above the median for similarly-sized municipalities; provided further, 115 that the Federal Reserve Bank of Boston shall identify additional program eligibility 116 requirements; and provided further, that the state appropriation for this program office shall not 117 be greater than the contribution from the private sector and other institutions......\$500,000

SECTION 2B. To provide for supplementing certain intragovernmental chargeback authorizations in the general appropriation act and other appropriation acts for fiscal year 2018, to provide for certain unanticipated intragovernmental chargeback authorizations, to provide for alterations of purpose for current intragovernmental chargeback authorizations and to meet certain requirements of law, the sums set forth in this section are hereby authorized from the Intragovernmental Service Fund for the several purposes specified in this section or in the

125	year ending June 30, 2018. These sums shall be in addition to any amounts previously authorized
126	and made available for the purposes of those items purposes
127	EXECUTIVE OFFICE FOR ADMINISTRATION AND FINANCE
128	Reserves
129	1599-2040\$30,000,000
130	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
131	Massachusetts Commission for the Deaf and Hard of Hearing
132	4125-0122\$100,000
133	SECTION 2E. The sums set forth in this section are hereby appropriated for transfer from
134	the General Fund to the fund named within the corresponding item in section 2E of chapter 47 of
135	the acts of 2017 unless specifically designated otherwise in said section 2E of said chapter 47,
136	for the purposes and subject to the conditions specified in this act and said section 2E and subject
137	to the laws regulating the disbursement of public funds for the fiscal year ending June 30, 2018.
138	This sum shall be in addition to any amounts previously appropriated and made available for the
139	purposes of those items.
140	EXECUTIVE OFFICE OF HEALTH AND HUMAN SERVICES
141	Office of the Secretary
142	1595-1069\$15,000,000
143	1595-4501 For the Municipal Naloxone Bulk Purchase Trust Fund

appropriation acts and subject to laws regulating the disbursement of public funds for the fiscal

124

144 1595-4517 For the Prevention and Wellness Trust Fund\$1,000,000

145	TRANSPORTATION
146	Massachusetts Department of Transportation
147	1595-6370\$4,000,000
148	Commonwealth Transportation Fund100%
149	SECTION 3. Chapter 6 of the General Laws is hereby amended by striking out section
150	184A, as appearing in section 9 of chapter 69 of the acts of 2018, and inserting in place thereof
151	the following section:-
152	Section 184A. (a) There shall be a forensic science oversight board in the executive
153	office of public safety and security. The board shall have oversight authority over all
154	commonwealth facilities engaged in forensic services in criminal investigations and shall provide
155	enhanced, objective and independent oversight of the handling and analysis of forensic evidence
156	used in criminal matters, including the integrity of such forensic analysis performed in state and
157	municipal laboratories.
158	The board shall consist of: the undersecretary for forensic sciences or a designee who
159	shall serve as chair and who shall be a nonvoting member, except in cases where an additional
160	vote is required to break a tie vote; and 14 persons to be appointed by the governor, 1 of whom
161	shall be a forensic scientist with practical experience in an accredited crime laboratory, 1 of
162	whom shall have senior level expertise in forensic laboratory management within an accredited
163	crime laboratory, 1 of whom shall have expertise in cognitive bias, 1 of whom shall have
164	expertise in statistics, 1 of whom shall be in academia in a research field involving forensic
165	science, 1 of whom shall be an expert in forensic pathology, 1 of whom shall be a forensic
166	scientist who shall have a specialty in the natural, physical or biological sciences, 1 of whom
167	shall have expertise in quality assurance management within an accredited crime laboratory, 1 of
168	whom shall be nominated by the Massachusetts District Attorneys Association, 1 of whom shall
169	be nominated by the attorney general, 1 of whom shall be nominated by the committee for public
170	counsel services, 1 of whom shall be nominated by the Massachusetts Association of Criminal

Defense Lawyers, Inc., 1 of whom shall be nominated by the New England Innocence Project,
Inc. and 1 of whom shall be nominated by the Massachusetts Chiefs of Police Association.

173 A member, other than the undersecretary for forensic sciences or a designee and those 174 members nominated by the attorney general, the Massachusetts District Attorneys Association, 175 the committee for public counsel services, Massachusetts Association of Criminal Defense 176 Lawyers, Inc., New England Innocence Project, Inc., and the Massachusetts Chiefs of Police 177 Association shall not be employed by or affiliated with a commonwealth or municipal forensic 178 laboratory throughout the term of their membership. A member shall not be engaged in 179 providing testimony in the area of forensic science in criminal or civil trials in the 180 commonwealth. Members who are not state employees shall be considered special state 181 employees for the purposes of chapter 268A.

182 (b) Members shall serve for terms of 4 years, with the members initially appointed 183 serving staggered terms. A vacancy, other than by expiration of the term, shall be filled by the 184 governor for the remainder of the unexpired term. Staff for the board shall be provided by the 185 executive office of public safety and security. The board shall meet at times and places as 186 requested by 7 of its members and shall not meet less than quarterly. Members shall not 187 designate a proxy to vote in their absence. Members of the board shall serve without 188 compensation but shall be reimbursed for the reasonable and necessary expenses incurred in the 189 performance of their duties.

190 (c) Not more than 6 months after the appointment of the membership, the board shall 191 conduct a comprehensive review of the operation and management of all publicly-operated 192 facilities engaged in forensic services in criminal investigations. Such review shall include, but 193 not be limited to, evaluating: (i) the capabilities of each such facility engaged in forensic services 194 and such facility's ability to process evidence necessary to comply with the General Laws; (ii) 195 the condition and accuracy of testing equipment; (iii) the handling, processing, testing and 196 storage of evidence by such facilities; (iv) the professional qualifications and standards 197 necessary to serve as the head of the facility; (v) the qualifications and management of 198 laboratory personnel; and (vi) the proper entity to control the state police crime laboratory and 199 whether it would be appropriate to transfer such control to another executive agency or to an

independent executive director. The results of such review, together with any recommendations
for regulatory or legislative action, shall be reported to the clerks of the senate and house of
representatives, the secretary of public safety and security, the joint committee on the judiciary,
the joint committee on public safety and homeland security, the house and senate committee on
ways and means, the colonel of state police and the chief of police for a municipality operating
such a facility.

(d) The board shall upon vote by 7 of its members initiate an investigation into any
forensic science, technique or analysis used in a criminal matter upon: (i) application by a person
alleging that a forensic technique in common use is not scientifically valid; or (ii) a
determination that an investigation of a forensic analysis would advance the integrity and
reliability of forensic science.

The board shall submit the results of its investigation by the board, and its recommendations, if any, by filing the same with the executive office of public safety and security, the joint committee on public safety and homeland security, the joint committee on the judiciary, the supreme judicial court, the Massachusetts District Attorneys Association, the attorney general, the committee for public counsel services, the Massachusetts Association of Criminal Defense Lawyers, Inc. and the New England Innocence Project, Inc.

(e) The board shall develop, implement and periodically review a system for forensic
laboratories to report professional negligence or misconduct and any such facility shall be
required to report to the board any instance of professional negligence and misconduct.

(f) The board shall actively engage stakeholders in the criminal justice system in forensic
 development initiatives and shall recommend ways to improve education and training in forensic
 science and the law and identify measures to improve the quality of forensic analysis performed
 in laboratories.

(g) The board shall develop, implement and periodically review a system to evaluate
laboratory accreditation, including securing and maintaining such accreditation for nonaccredited
laboratories and shall ensure that each facility is actively accredited and in compliance with
standards promulgated by the International Organization for Standardization.

(h) The board shall review any budget requests of the undersecretary for forensic
 sciences, including any recommendations for the allocation of resources and expansion of
 services, and may provide its own recommendations to the secretary of public safety and
 security.

(i) The board shall review protocols to ensure the proper chain of custody of evidence.

233 (i) The board shall receive and review quarterly reports from the undersecretary for 234 forensic sciences that shall include such information as the board requests and which shall, at a 235 minimum, include: (i) the volume of forensic services of each facility and the volume for each 236 employee within the facility; (ii) the volume of forensic services requests for each county; (iii) 237 the length of time from submission for testing and the return of results from such facilities; (iv) 238 the accreditation status of each facility; and (v) any facility employee records, qualifications or 239 incident reports that could affect the integrity or results of forensic analysis performed at each 240 facility.

At the direction of the board, the undersecretary for forensic sciences shall advise the board on issues as the board shall request. The undersecretary shall make recommendations for the allocation of resources and expansion of services, and on an annual basis, submit budget recommendations to the secretary of the executive office of public safety and security and the board.

SECTION 4. Section 35AA of chapter 10 of the General Laws, as appearing in the 2016
Official Edition, is hereby amended by striking out, in line 9, the word "(c)" and inserting in
place thereof the following word:- (b).

SECTION 5. Section 35EEE of said chapter 10, inserted by section 14 of chapter 69 of the acts of 2018, is hereby amended by striking out subsection (b) and inserting in place thereof the following subsection:-

(b) The fund shall consist of: (i) funds transferred from the Marijuana Regulation Fund
established in section 14 of chapter 94G; (ii) revenue from appropriations or other money
authorized by the general court and specifically designated to be credited to the fund; (iii)
interest earned on money in the fund; (iv) funds from private sources including, but not limited

to, gifts, grants and donations received by the commonwealth that are specifically designated to
be credited to the fund; and (v) revenues, up to \$10,000,000 in a calendar year, collected from
the surcharge imposed by section 32E5/8 of chapter 90. Amounts credited to the fund shall not
be subject to further appropriation and any money remaining in the fund at the end of a fiscal
year shall not revert to the General Fund. The secretary shall annually report the activity of the
fund to the clerks of the senate and house of representatives and the senate and house committees
on ways and means not later than December 31.

263 SECTION 6. Said section 35EEE of said chapter 10, as so inserted, is hereby further 264 amended by adding the following subsection:-

(d) The executive office of public safety and security shall: (i) estimate the full cost of operating the municipal police training committee; (ii) estimate how much revenue will be generated from the police training surcharge; and (iii) identify any additional funding necessary to fully fund the operations of the municipal police training committee. The executive office of public safety and security shall annually submit a report of its findings to the governor and the senate and house committees on ways and means not later than December 1.

SECTION 7. Section 12 of chapter 12C of the General Laws, as appearing in the 2016
Official Edition, is hereby amended by striking out, in lines 11 and 12, the words "the operation
of the database or its functions" and inserting in place thereof the following words:- control of
the database.

275 SECTION 8. Section 63 of chapter 23A of the General Laws, as so appearing, is hereby 276 amended by striking out, in lines 57 and 58, the following words:- , and towns shall be eligible to 277 receive 1 grant every 3 fiscal years.

278 SECTION 9. Section 2SSSS of chapter 29 of the General Laws, as so appearing, is 279 hereby amended by striking out, in line 6, the first time it appears, the word "and".

SECTION 10. Said section 2SSSS of said chapter 29, as so appearing, is hereby further amended by inserting after the word "waiver", in line 9, the following words:- ; and (iii) other federally-approved delivery system reform incentive program purposes. 283 SECTION 11. Section 4 of chapter 30B of the General Laws, as so appearing, is hereby 284 amended by inserting after the figure "5", in line 12, the following words:- or section 6.

285 SECTION 12. Section 1B of chapter 41 of the General Laws, as so appearing, is hereby 286 amended by striking out, in line 1, the word "Any" and inserting in place thereof the following 287 words:- (a) Any.

288 SECTION 13. The introductory paragraph of said section 1B of said chapter 41, as so 289 appearing, is hereby further amended by striking out the second sentence.

SECTION 14. Said section 1B of said chapter 41, as so appearing, is hereby further
 amended by adding the following subsection:-

(b) For the purposes of this section, the positions of town treasurer and collector of taxes,
elected pursuant to section 1, may be combined into a single position and become an appointed
position in the manner provided in this section. Such acceptance by the voters shall be in the
form of the following question, to be placed on the official ballot:

Shall the town vote to have its elected offices of town treasurer and collector of taxes
become an appointed office of treasurer-collector? Yes _____ No _____

If a majority of votes cast in answer to the question is in the affirmative, the elected offices of town treasurer and collector of taxes shall be combined and become 1 appointed office of treasurer-collector in accordance with this section.

An incumbent in the office of town treasurer or collector of taxes serving at the time of acceptance by the voters or an individual elected to the office of collector of taxes or office of treasurer at the same election under this section shall hold that office and perform the duties thereof until the appointment to the office of treasurer-collector is otherwise made under this section.

306 SECTION 15. Said chapter 41 is hereby amended by striking out section 97B1/2,
 307 inserted by section 24 of chapter 69 of the acts of 2018, and inserting in place thereof the
 308 following section:-:

309 Section 97B¹/₂. (a) A hospital licensed pursuant to chapter 111 and all other medical
310 facilities that conduct medical forensic examinations shall notify a local law enforcement agency
311 at the time the evidence of a sexual assault is obtained and not later than 24 hours after using a
312 new kit for the collection of sexual assault evidence.

313 (b) Local law enforcement agencies shall:

(i) take possession of the sexual assault evidence kit from hospitals and other medicalfacilities that conduct medical forensic examinations within 3 business days after notification;

316 (ii) submit new sexual assault evidence kits to the crime laboratory in the department of 317 state police or the in police department of a municipality that operates a crime laboratory and has 318 a population of more than 150,000, in the case of a sexual assault alleged to have taken place in 319 that municipality, within 7 business days after taking possession, except that noninvestigatory 320 sexual assault evidence kits associated with a victim who has not yet filed a report with law 321 enforcement shall not be subject to the 7-day requirement. Noninvestigatory kits shall be 322 properly stored by the state police or the police department of a municipality in a manner that 323 shall preserve the evidence for the duration of the statute of limitations for the sexual assault or 324 rape case.

(c) The crime laboratory within the department of the state police or in the police
department of a municipality that operates a crime laboratory and has a population of more than
150,000, in the case of a sexual assault alleged to have taken place in that municipality, shall
process all sexual assault evidence kits for the presence of biological evidence within 30 days
after receipt from local law enforcement.

(d) In cases where subsequent testing results in a DNA profile, the crime laboratory shall
 enter all eligible DNA profiles into the CODIS database system in accordance with established
 CODIS regulations.

(e) Each sexual assault evidence kit shall be entered into the statewide sexual assault
evidence kit tracking system pursuant to section 18X of chapter 6A.

335 SECTION 16. Section 20 of chapter 44 of the General Laws, as appearing in the 2016 336 Official Edition, is hereby amended by striking out the fifth sentence and inserting in place 337 thereof the following 3 sentences:- A premium received upon the sale of a note, less the cost of 338 preparing, issuing and marketing the note, and any accrued interest received upon the delivery of 339 the note, shall be applied to the first payment of interest on the note. A premium received upon 340 the sale of a bond, less the cost of preparing, issuing and marketing the bond, and any accrued 341 interest received upon the delivery of the bond shall: (i) in the case of a bond sold by a city or 342 town that has been excluded under section 21C of chapter 59 or a bond sold by a regional school 343 district for which a member city or town has excluded its share of the bond, be applied by the 344 treasurer to pay costs of the project being financed by the bond and to reduce the amount 345 authorized to be borrowed for the project by a like amount; or (ii) in the case of any other bond, 346 be applied by the treasurer to pay costs of the project being financed by the bond and to reduce 347 the amount authorized to be borrowed for the project by a like amount or, if not so applied, 348 appropriated to pay costs of a project for which the city, town or district has authorized or may 349 authorize a borrowing. Notwithstanding this section, any premium and accrued interest received 350 on account of an issue of a bond, less the cost of preparing, issuing and marketing the bond, not 351 in excess of \$50,000 may be applied, with the approval of the chief executive officer, for the 352 payment of indebtedness.

353 SECTION 17. Section 31 of said chapter 44, as so appearing, is hereby amended by 354 striking out, in line 28, the word "council" and inserting in place thereof the following word:-355 counsel.

356 SECTION 18. Section 25B of chapter 54 of the General Laws, as so appearing, is hereby 357 amended by striking out subsection (g) and inserting in place thereof the following subsection:-

358 (g) The designation of an early voting site shall be made not less than 14 days prior to the 359 beginning of the voting period established in subsection (b). Not less than 7 days prior to the 360 beginning of the early voting period and at least once during the voting period, the registrars for 361 each city and town shall post the location of the early voting sites and the applicable dates and 362 hours. Notice shall be conspicuously posted in the office of the city clerk or on the principal official bulletin board of the city or town, on any other public building considered necessary, onthe city or town's website, if any, and on the website of the state secretary.

365 SECTION 19. Section 2A of chapter 61A of the General Laws, as so appearing, is hereby
366 amended by striking out, in line 6, the figure "25" and inserting in place thereof the following
367 figure:- 25A.

368 SECTION 20. Section 21 of chapter 62C of the General Laws, as so appearing, is hereby 369 amended by striking out, in line 162, the words "and chapter 64L" and inserting in place thereof 370 the following words:- , chapter 64L and section 3 of chapter 64N.

371 SECTION 21. Section 6 of chapter 64H of the General Laws, as so appearing, is hereby
 372 amended by inserting after the word "provided", in line 98, the following words:-, marijuana
 373 products as defined in section 1 of chapter 94G.

374 SECTION 22. The first sentence of subsection (d) of section 24G of chapter 90 of the
375 General Laws, as appearing in section 37 of said chapter 69 of the acts of 2018, is hereby
376 amended by striking out the figure "10" and inserting in place thereof the following figure:- 15.

377 SECTION 23. Chapter 90 of the General Laws is hereby amended by inserting after
 378 section 32E³/₄ the following section:-

379 Section $32E^{5}/_{8}$. (a) There shall be a police training surcharge of \$2 imposed upon each 380 vehicular rental transaction contract in the commonwealth. The surcharge shall be in accordance 381 with section 32E ³/₄ and shall be deposited in the Municipal Police Training Fund established in 382 section 35EEE of chapter 10; provided, however, that not more than \$10,000,000 collected from 383 the surcharge in a calendar year shall be deposited into the fund; and provided further, that any 384 amount collected from the surcharge above \$10,000,000 in a calendar year shall be deposited 385 into the General Fund. The surcharge shall not apply to transportation network companies or to 386 rental periods of less than 12 hours that are charged on an hourly basis.

387 SECTION 24. Sections 66 to 73, inclusive, of chapter 94 of the General Laws are hereby388 repealed.

389 SECTION 25. Sections 303A to 303E, inclusive, of said chapter 94 are hereby repealed.

390 SECTION 26. Section 32H¹/₂ of chapter 94C of the General Laws, inserted by section 3
 391 of chapter 72 of the acts of 2018, is hereby amended by striking out subsection (a) and inserting
 392 in place thereof the following subsection:-

393 (a) As used in this section, "ineligible offender" shall mean a person sentenced to a 394 mandatory minimum term of imprisonment in the state prison upon conviction for: (1) violating 395 sections 32, 32F or 32K or subsections (c), $(c^{1/2})$ or $(c^{3/4})$ of section 32E; or (2) violating this 396 chapter upon a finding of any 1 of the following aggravating circumstances: (i) the person used 397 violence or threats of violence or possessed a firearm, rifle, shotgun, machine gun or a weapon 398 described in subsection (b) of section 10 of chapter 269, or induced another participant to do so, 399 during the commission of the offense; (ii) the person engaged in a course of conduct whereby 400 such person directed the activities of another who committed any felony in violation of this 401 chapter; or (iii) the offense was committed during the commission or attempted commission of a 402 violation of section 32F or 32K.

403 SECTION 27. Section 13 chapter 94G of the General Laws is hereby amended by 404 striking out, in lines 3 and 13, as appearing in the 2016 Official Edition, the figure "8" and 405 inserting in place thereof, in each instance, the following figure:- 7.

406 SECTION 28. Section 2 of chapter 94I of the General Laws, inserted by section 44 of 407 chapter 55 of the acts of 2017, is hereby amended by adding the following subsection:-

408 (f) An entity required to register with the secretary of the commonwealth pursuant to
409 chapters 156C, 156D or 180 and organized for the purpose of operating as a registered marijuana
410 treatment center in the commonwealth may specify as its lawful corporate purpose the conduct of
411 all activities of a marijuana treatment center authorized by this chapter.

SECTION 29. Section 224 of chapter 111 of the General Laws, as appearing in the 2016
 Official Edition, is hereby amended by striking out the first paragraph and inserting in place
 thereof the following paragraph:-

There shall be a commission on falls preventions within the department. The commission shall consist of: the commissioner of public health or a designee, who shall serve as chair; the secretary of elder affairs or a designee; the director of MassHealth or a designee; and 13 418 members to be appointed by the governor, 1 of whom shall be a member of the Home Care 419 Alliance of Massachusetts, Inc., 1 of whom shall be a member of the AARP, 1 of whom shall be 420 a member of the Massachusetts Senior Care Association, Inc., 1 of whom shall be a member of 421 the Massachusetts Association of Councils on Aging, Inc., 1 of whom shall be a member of the 422 Massachusetts Medical Society Alliance, Inc., 1 of whom shall be a member of the 423 Massachusetts Assisted Living Association, Inc., 1 of whom shall be a member of Massachusetts 424 Home Care, Inc., 1 of whom shall be a member of the American Physical Therapy Association 425 of Massachusetts, Inc., 1 of whom shall be a member of the Massachusetts Association for 426 Occupational Therapy, Inc., 1 of whom shall be a member of the Massachusetts Pharmacists 427 Association Foundation, Inc., 1 of whom shall have expertise in vision, 1 of whom shall have 428 expertise in healthcare coverage and payment and 1 of whom shall have expertise in the built 429 environment.

430 SECTION 30. Said section 224 of said chapter 111, as so appearing, is hereby further
431 amended by striking out, in line 48, the word "annually" and inserting in place thereof the
432 following word:- biennially.

433 SECTION 31. Section 52 of chapter 119 of the General Laws is hereby amended by
434 striking out the definition of "Delinquent child", as appearing in section 72 of chapter 69 of the
435 acts of 2018, and inserting in place thereof the following definition:-

436 "Delinquent child", a child between 12 and 18 years of age who commits any offense 437 against a law of the commonwealth; provided, however, that a child shall not be adjudged a 438 delinquent child for an offense that is a civil infraction, a violation of a municipal ordinance or 439 town by-law or a first offense of a misdemeanor for which the punishment is a fine, 440 imprisonment in a jail or house of correction for not more than 6 months or both such fine and 441 imprisonment.

442 SECTION 32. Section 87 of said chapter 119, as inserted by section 80 of said chapter
443 69, is hereby amended by striking out subsection (a) and inserting in place thereof the following
444 subsection:-

(a) The department of youth services and the department of correction shall not place in a
secure detention facility or secure correctional facility any juvenile who has: (i) been charged
with or committed an offense that would not be criminal if committed by an adult, except
juveniles who are held in accordance with the interstate compact on juveniles; (ii) not been
alleged or adjudicated to be a delinquent child or youthful offender; or (iii) been alleged to be
dependent on the court, neglected or abused if that allegation is the sole basis for the placement.

451 SECTION 33. Clause (iii) of subsection (b) of section 39 of chapter 127 of the General 452 Laws, as appearing in section 93 of said chapter 69, is hereby amended by adding the following 453 words:- ; provided, however, that such access may be diminished for the enforcement of 454 discipline for a period not to exceed 15 days in a state correctional facility or 10 days in a county 455 correctional facility for any given offense or where inconsistent with the security of the unit.

456 SECTION 34. The second paragraph of section 39F of said chapter 127, as so appearing,
457 is hereby amended by inserting after the words "and other re-entry planning services" the
458 following words:- as are.

459 SECTION 35. Section 97 of said chapter 127, as appearing in the 2016 Official Edition, 460 is hereby amended by striking out, in line 6, the words "the state prison" and inserting in place 461 thereof the following words:- Massachusetts Correctional Institution, Cedar Junction.

462 SECTION 36. Section 119A of said chapter 127, inserted by section 97 of chapter 69 of 463 the acts of 2018, is hereby amended by adding the following subsection:-

(j) Physicians, employers of physicians and public employees shall not be liable in a civil
 proceeding for any act or omission pursuant to this section if acting in good faith.

SECTION 37. Subdivision (P) of section 110 of chapter 175 of the General Laws, as appearing in the 2016 Official Edition, is hereby amended by inserting after the word "age", in line 463, the following words:- or without regard to age, so long as the dependent, who is covered under the membership of the dependent's parent as a member of a family group, is mentally or physically incapable of earning the dependent's own living due to disability. SECTION 38. Section 4T of chapter 176G of the General Laws, as so appearing, is
hereby amended by inserting after the word "age", in line 6, the following words:- or without
regard to age, so long as the dependent, who is covered under the membership of the dependent's
parent as a member of a family group, is mentally or physically incapable of earning the
dependent's own living due to disability.

SECTION 39. Section 1 of chapter 176J of the General Laws, as so appearing, is hereby
amended by inserting after the word "age", in line 86, the following words:- or without regard to
age, so long as the dependent, who is covered under the membership of the dependent's parent as
a member of a family group, is mentally or physically incapable of earning the dependent's own
living due to disability.

481 SECTION 40. Clause Fourth of section 20 of chapter 233 of the General Laws, as 482 appearing in section 111 of chapter 69 of the acts of 2018, is hereby amended by striking out the 483 words "legal guardian or other person who has the right to act in loco parentis for the child" and 484 inserting in place thereof the following words:- or legal guardian.

485 SECTION 41. Section 17 of chapter 268A of the General Laws, as appearing in the 2016
486 Official Edition, is hereby amended by adding the following paragraph:-

This section shall not prevent a municipal employee from acting as an agent for, or performing a service on behalf of, the employee's municipality and any one or more other governmental units, as defined by section 4A of chapter 40, under an intermunicipal agreement pursuant to said section 4A of said chapter 40, or as otherwise provided by law; provided, however, that the employee is acting within the scope of the employee's duties under the agreement or law.

493 SECTION 42. Chapter 276 of the General Laws is hereby amended by striking out
494 sections 100P and 100Q, inserted by section 195 of chapter 69 of the acts of 2018, and inserting
495 in place thereof the following 2 sections:-

496 Section 100P. The court shall, upon a written finding of good cause, exclude the general
497 public from any judicial proceeding where the court will be hearing a petition for an
498 expungement admitting only such persons as may have a direct interest in the case.

Section 100Q. Unless otherwise provided by law, no person shall make records sealed
pursuant to section 100A or 100B available for inspection in any form by any person. No person
shall make records expunged pursuant to section 100F, 100G, 100H or 100K available for
inspection in any form by any person.

503 SECTION 43. Section 70C of chapter 277 of the General Laws, as most recently 504 amended by section 205 of said chapter 69, is hereby further amended by striking out the second 505 sentence and inserting in place thereof the following sentence:- This section shall not apply to the offenses in sections 22F, 24, 24D, 24G, 24L, and 24N of chapter 90, sections 8, 8A, and 8B 506 of chapter 90B, sections 34, 36, 39, 51A, 51E, 51F, 55, 63 and 63A of chapter 119, chapter 507 508 119A, chapter 209, chapter 209A, chapter 265, section 25 of chapter 266, sections 1, 2, 3, 6, 6A, 509 6B, 8B, 13, 13A, 13B, 13C, 14, 14B, 15, 15A, 16, 17, 18, 19, 20, 23, 28, 31 and 36 of chapter 510 268, chapter 268A, sections 10, 10A, 10C, 10D, 10E, 11B, 11C, 11E, 12, 12A, 12B, 12D and 511 12E of chapter 269 and sections 1, 2, 3, 4, 4A, 4B, 6, 7, 8, 12, 13, 16, 28, 29A and 29B of 512 chapter 272.

513 SECTION 44. Item 0910-0210 of section 2 of chapter 47 of the acts of 2017 is hereby 514 amended by striking out the figure "\$850,000", each time it appears, and inserting in place 515 thereof, in each instance, the following figure:- \$900,000.

516 SECTION 45. Item 2030-1004 of said section 2 of said chapter 47 is hereby amended by 517 striking out the figure "\$333,000", each time it appears, and inserting in place thereof, in each 518 instance, the following figure:- \$370,000.

519 SECTION 46. Item 2330-0100 of said section 2 of said chapter 47, as amended by 520 section 34 of chapter 110 of the acts of 2017, is hereby further amended by adding the following 521 words:-; provided further, that not later than June 15, 2018, the division shall set a fee per bag 522 for contaminated shellfish for each city or town that qualifies to receive a contaminated shellfish 523 fee payment pursuant to section 112; and provided further, that if a fee per bag for contaminated 524 shellfish is not set by June 15, 2018, the division shall expend not less than \$5,000 for each city 525 or town that qualifies to receive a contaminated shellfish fee payment pursuant to said section 526 112.

527 SECTION 47. Item 4000-0641 of said section 2 of said chapter 47 is hereby amended by 528 striking out the words "that not later than March 1, 2018, MassHealth shall report to the house 529 and senate committees on ways and means on the impact on wages for direct care workers at the 530 nursing homes receiving funds" and inserting in place thereof the following words:- that 531 MassHealth shall provide to the house and senate committee on ways and means an interim 532 report not later than June 15, 2018, and a final report not later than December 31, 2018, on the 533 impact of wages for direct care workers at the nursing homes receiving funds.

534 SECTION 48. Item 4000-0700 of said section 2 of said chapter 47 is hereby amended by 535 adding the following words:-; provided further, that not less than \$1,000,000 shall be made available to establish a 1-year pilot program to increase efficiencies and align system-wide goals 536 537 within a regional hospital system located in western Massachusetts to improve the overall 538 sustainability of the system and to create a comprehensive approach to system-wide needs and a 539 transition into the structure of the new 1115 Medicaid Waiver; provided further, that the pilot 540 program shall include measurable milestones that shall demonstrate progress in at least 1 of the 541 following areas: (i) care coordination, integration and delivery transformations; (ii) electronic 542 health records and information exchange advancements; (iii) increasing alternative payment 543 methods and accountable care organizations; (iv) enhancing patient safety; (v) increasing access 544 to behavioral health services; (vi) increasing coordination between system hospitals and 545 community-based providers and organizations; and (vii) preparing the system to undertake risk 546 as a potentially designated accountable care organization.

547 SECTION 49. Item 4400-1001 of said section 2 of said chapter 47 is hereby amended by 548 striking out, in line 31, the figure "\$1,350,000" and inserting in place thereof the following 549 figure:- \$3,500,000.

550 SECTION 50. Item 4513-1012 of said section 2 of said chapter 47 is hereby amended by 551 striking out the figure "\$26,200,000", each time it appears, and inserting in place thereof, in each 552 instance, the following figure:- \$26,800,000.

553 SECTION 51. Item 4513-1130 of said section 2 of said chapter 47 is hereby amended by 554 adding the following words:- ; and provided further, that in addition to funding awarded through 555 procurement, not less than \$100,000 shall be expended as a grant to the New Bedford Women's 556 Center, Inc. in the city of New Bedford for school-based domestic violence prevention programs557 for adolescents and young adults in the greater New Bedford area.

558 SECTION 52. Item 4590-0912 of said section 2 of said chapter 47 is hereby amended by 559 striking out the figure "\$21,650,862", each time it appears, and inserting in place thereof, in each 560 instance, the following figure:- \$22,650,862.

561 SECTION 53. Item 7004-0108 of said section 2 of said chapter 47 is hereby amended by 562 adding the following words:- ; provided further, that the undersecretary of housing and 563 community development may transfer surplus funds appropriated in this item to item 7004-0101 564 to address deficiencies in said item 7004-0101; and provided further, that not more than 565 \$3,000,000 shall be transferred from this item in fiscal year 2018.

566 SECTION 54. Item 1595-6370 of section 2E of said chapter 47 is hereby amended by 567 adding the following words:-; provided, that not more than \$2,000,000 of the funds allocated 568 herein shall be distributed by the Massachusetts Department of Transportation to regional transit 569 authorities that have agreed to remedial plans; provided further, that said plans shall include 570 specific financial performance indicators and shall be designed: (i) to eliminate any unfunded 571 deficits within 3 years and to forestall the reoccurence of such deficits, if any, thereafter; (ii) for 572 regional transit authorities for which additional resources could maintain or expand successful 573 service initiatives; (iii) for regional transit authorities to initiate, maintain or expand service to an 574 identified need that is a priority population of the state or municipalities; and (iv) for services and 575 programs operated by the regional transit authorities which the department deems to be a best 576 practice service or program; provided further, that the department shall submit a report to the 577 chairs of the joint committee on transportation and the chairs of the senate and house committees 578 on ways and means not later than March 15, 2019 on the fiscal health and remediation efforts of 579 each regional transit authority that received such mitigation funds.

580 SECTION 55. Sections 94 and 95 of said chapter 47 are hereby repealed.

581 SECTION 56. Said chapter 47 is hereby amended by striking out section 125 and 582 inserting in place thereof the following section:- 583 Section 125. Not later than September 15, 2018, the commissioner of revenue shall issue 584 a report on the use of the commissioner's authority to add reporting requirements pursuant to 585 section 8 of chapter 62C of the General Laws. The report shall detail and provide an explanation 586 for any changes made to the reporting requirements that differ from those required by the federal 587 government and shall state a projected fiscal impact resulting from any such changes. Not later 588 than March 15, 2019, the commissioner of revenue shall issue a report describing the financial 589 impact to the commonwealth of such additional reporting requirements, if any. The reports under 590 this section shall be filed with the clerks of the senate and house of representatives, the senate 591 and house chairs of the joint committee on revenue and the chairs of the senate and house 592 committees on ways and means.

593

SECTION 57. Section 142 of said chapter 47 is hereby repealed.

594 SECTION 58. The last sentence of section 72 of chapter 55 of the acts of 2017 is hereby amended by striking out the words "or resulting from the plan of entity conversion" and inserting 595 596 in place thereof the following words:- and necessary to effect the plan of entity conversion.

597 SECTION 59. The salary adjustments and other economic benefits authorized by the 598 following collective bargaining agreements shall be effective for the purposes of section 7 of 599 chapter 150E of the General Laws: (i) the agreement between the commonwealth and Unit 2 of 600 the American Federation of State, County and Municipal Employees; and (ii) the agreement 601 between the commonwealth and Units 8 and 10 of the Service Employees International Union, 602 Local 509.

603 SECTION 60. (a)(1) Notwithstanding section 25B of chapter 54 of the General Laws or 604 any other general or special law to the contrary, there shall be early voting for the 2018 state 605 primary.

606 (2) The election officers and registrars of each city and town shall allow any qualified 607 voter as defined in section 1 of chapter 51 of the General Laws to cast a ballot for the 2018 state 608 primary during the early voting period, which shall begin on Monday, August 27, 2018 and end 609 on Friday, August 31, 2018. Early voting shall also apply to any city or town election held at the 610 same time as the state primary.

611 (3) Any qualified voter wanting to early vote by mail may file with their local election 612 official an application for an early voting ballot for the 2018 state primary. Any form of written 613 communication evidencing a desire to have an early voting ballot be sent for use for voting at an 614 election under this section shall be given the same effect as an application made in the form 615 prescribed by the state secretary. No application for an early voting ballot for the 2018 state 616 primary shall be deemed to be seasonably filed unless it is received in the office of the city or 617 town clerk or the registrars of voters before 5:00 pm on August 31, 2018. If the voter is 618 registered as unenrolled or in a political designation, the applicant must include the name of the 619 party whose primary ballot the voter is requesting.

(4) Early voting for the 2018 state primary shall be conducted during the usual business
hours of the respective city or town clerk. A city or town may, in its discretion, provide for
additional early voting hours beyond the hours required by this subsection.

623 (5) All early voting ballots voted by mail for the 2018 state primary shall be received by624 the city or town clerk before the hour fixed for closing the polls.

(6) Each city and town shall establish an early voting site for the 2018 state primary that shall include the election office for the city or town; provided, however, that if the city or town determines that the office is unavailable or unsuitable for early voting, the registrars of each city or town shall identify and provide for an alternative centrally-located, suitable and convenient public building within the city or town as an early voting site. A city or town may also provide for additional early voting sites at the discretion of the registrars for that city or town. An early voting site shall be accessible to persons with disabilities.

(7) The designation of an early voting site for the 2018 state primary shall be made not later than August 10, 2018. Not later than August 19, 2018 and at least once during the voting period, the registrars for each city and town shall post the location of the early voting sites and the applicable dates and hours. Notice shall be conspicuously posted in the office of the city clerk or on the principal official bulletin board of each city or town, on any other public building considered necessary, on the city or town's website, if any, and on the website of the state secretary. (8) Not later than August 5, 2018, the state secretary shall deliver to each city and town,
in such quantities as the state secretary determines necessary: (i) official early voting ballots for
the 2018 state primaries which shall be similar to the official ballot to be used at the primaries;
and (ii) envelopes of sufficient size to contain the ballots specified in clause (i) bearing on their
reverse the voter's affidavit in compliance with the requirements of paragraph (10).

644 (9) An early voting ballot along with an envelope shall be provided to each qualified645 voter who participates in early voting for the 2018 state primary.

(10) A qualified voter casting a ballot at an early voting site shall complete an affidavit
under the regulations promulgated pursuant to this section which shall include a notice of
penalties under section 26 of chapter 56 of the General Laws.

649 (11) Prior to the beginning of early voting for the 2018 state primary, the registrars for 650 each city and town shall prepare a list for the early voting sites which shall contain the names 651 and residences of all persons qualified to vote at each voting site, as the names and residences 652 appear on the annual register, and shall reasonably transmit the applicable list to the election 653 officers at each early voting site designated by the registrars.

(12) The registrar or presiding official at the early voting site shall cause to be placed on
the voting lists opposite the name of a qualified voter who participates in early voting the letters
"EV", designating an early voter.

(13) The registrars shall prepare lists of all voters casting ballots during the early votingperiod and shall update the voter list in a manner prescribed by the state secretary.

(14) The provisions of sections 37 and 38 of chapter 53 of the General Laws shall apply
to unenrolled voters and voters enrolled in political designations. The registrar or presiding
official at the early voting site shall cause the name of the party of the ballot being voted to be
recorded on the voting list.

(15) The counting of early voting ballots including, but not limited to, informing election
officers and any challengers present under section 85A of chapter 54 of the General Laws shall
be set by 950 C.M.R. § 47.00 so far as applicable. All envelopes referred to in this section shall

be retained with the ballots cast at the 2018 state primary and shall be preserved and destroyed inthe manner provided by law for the retention, preservation or destruction of official ballots.

(16) The provisions of 950 C.M.R. § 47.00 shall apply to early voting at the 2018 state
primary to the extent feasible and consistent with this section, but the secretary shall update the
rules to accommodate the dates set forth herein.

(17) A city or town may opt to detail a sufficient number of police officers or constables
for each early voting site for the 2018 state primary at the expense of the city or town to preserve
order, to protect the election officers and supervisors from any interference with their duties and
to aid in the enforcement of the laws relating to elections.

(18) No early voting ballot cast under this section shall be counted if the officer charged
with the duty of counting the ballot is cognizant of the fact that the voter had died prior to the
opening of the polls on the day of the 2018 state primary.

(b) Notwithstanding any general or special law to the contrary, the state secretary may
add or change any dates relating to the nominations made at the 2018 state primary as the state
secretary deems necessary to comply with federal law and for the orderly administration of the
November 6, 2018 election by providing notice of such changes to the state parties and to any
affected person, by filing notice with the regulations division, by posting on the state secretary's
website and by whatever other means the state secretary deems appropriate.

684 SECTION 61. Upon the deposit of sufficient funds in the Marijuana Regulation Fund, 685 established pursuant to section 14 of chapter 94G of the General Laws, the Massachusetts 686 cannabis control commission, established pursuant to section 76 of chapter 10 of the General 687 Laws, shall transfer the same amount as appropriated in item 1070-0841 in fiscal year 2018 to 688 the General Fund of the commonwealth, established pursuant to section 2 of chapter 29 of the 689 General Laws.

690 SECTION 62. (a) Words used in this section shall have the same meanings as those
691 provided in chapter 32 of the General Laws unless the context clearly requires otherwise;
692 provided, however, that "trial court reporter" shall mean the full-time position of court reporter
693 in the trial court of the commonwealth.

(b) Notwithstanding chapter 32 of the General Laws or any other general or special law
to the contrary, the state board of retirement shall establish and implement a retirement incentive
program for trial court reporters as set out in this section.

697 An individual shall be eligible for the trial court reporter retirement incentive program if 698 the individual is: (i) employed as a trial court reporter or on an authorized leave of absence from 699 the position of trial court reporter, as certified by the trial court to the state retirement board and 700 as of the effective date of this section and through the date of retirement established in subsection 701 (c); (ii) a member in service of the state employees' retirement system pursuant to clause (i) of 702 paragraph (a) of subdivision (1) of section 3 of chapter 32 of the General Laws as of the effective 703 date of this section; (iii) classified in Group 1 of the state employees' retirement system pursuant 704 to paragraph (g) of subdivision (2) of said section 3 of said chapter 32 as of the effective date of 705 this section; (iv) eligible to either: (A) receive a superannuation retirement allowance pursuant to 706 subdivision (1) of section 5 of said chapter 32 or subdivision (1) of section 10 of said chapter 32 707 as of the date of retirement established in said subsection (c); or (B) would be eligible for such 708 retirement allowance as of the date of retirement established in said subsection (c) if the 709 incentive is awarded; (v) not already retired under said chapter 32 or otherwise separated from 710 service from employment with the commonwealth; and (vi) file a timely correctly completed 711 application with the board pursuant to said subsection (c).

A trial court reporter shall not be eligible to receive any benefit from the trial court reporter retirement incentive program if the trial court reporter: (i) receives compensation funded from a capital appropriation, federal grant or trust as each is defined in section 1 of chapter 29 of the General Laws as of the filing date for the application pursuant to subsection (c); (ii) is a member of the state employees' retirement system who, as of the effective date of this section, is not contributing to the retirement system or has not completed reinstatement pursuant to section 105 of said chapter 32.

A trial court reporter's eligibility for the trial court reporter retirement incentive program under this section, and determinations including, but not limited to, creditable service, the amount of retirement allowance, group classification and the processing of applications filed shall be made by the state board of retirement. A trial court reporter eligible under this section, shall not utilize the spousal benefit established in section 322 of chapter 149 of the acts of 2004 in combination with the benefit options provided in subsection (d).

726 (c) Notwithstanding section 5 of chapter 32 of the General Laws, the state board of 727 retirement shall receive an eligible trial court reporter's application for retirement not later than 728 June 1, 2018 in order for the trial court reporter to be eligible to receive the retirement benefit 729 provided in this section. The retirement date requested in an eligible trial court reporter's 730 application shall be June 30, 2018. The application for retirement may be delivered to the board 731 in person, by mail or in any other manner as the board may approve, including by electronic 732 means. The application of the retirement incentive provided by this section shall not be deferred 733 to a later date. Once the effective date of a trial court reporter's retirement, an employee 734 qualifying under this section shall not withdraw the trial court reporter's retirement application 735 that has been filed and shall not be authorized to make any changes to the retirement application 736 or option selection unless otherwise authorized by the state board of retirement.

737 (d) The state board of retirement shall credit a trial court reporter with an additional 738 retirement benefit pursuant to this section if a trial court reporter otherwise meets the 739 requirements of the program. Each trial court reporter shall request to receive a combination of 740 years of creditable service and years of age, in full-year increments; provided, however, that the 741 sum of the years of creditable service and years of age shall not be greater than 5 years, as 742 determined by the state retirement board, to determine the trial court reporter's superannuation 743 retirement allowance pursuant to paragraph (a) of subdivision (2) of section 5 of chapter 32 of 744 the General Laws.

Notwithstanding the credit, the total normal yearly amount of the retirement allowance, as determined pursuant to said section 5 of said chapter 32, of a trial court reporter who retires and receives the retirement incentive program benefit shall not exceed 4/5 of the average annual rate of the trial court reporter's regular compensation as determined by section 5 of said chapter 32.

A trial court reporter shall not utilize the incentive program under this section to qualify for any other rights or benefits pursuant to chapter 32 of the General Laws. A trial court reporter that retires and receives an additional retirement benefit pursuant to this section shall be considered retired for superannuation pursuant to said chapter 32 and shall be subject to said chapter 32. A married trial court reporter who retires and receives an additional benefit pursuant to this section shall be subject to the requirements of the second paragraph of subdivision (1) of section 12 of said chapter 32.

Notwithstanding paragraph (a) of subdivision (2) of section 5 of chapter 32 of the General Laws, an eligible trial court reporter retiring under the trial court reporter retirement incentive program who has served in more than 1 group shall receive a retirement allowance as if the trial court reporter served only as a Group 1 employee for the entire length of state service and shall not receive a retirement allowance consisting of prorated benefits based upon the percentage of total years of service that the trial court reporter rendered in each group.

Paragraph (c) of subdivision (8) of section 3 of chapter 32 of the General Laws shall
apply to the creditable service added and the increased retirement allowances derived as a result
of the additional years of service or age provided by this section.

766 (e) If requested, the state board of retirement shall provide retirement counseling to trial 767 court reporters who apply to retire under the trial court reporter retirement incentive program. 768 Counseling by the board shall include, but not be limited to: (i) a full explanation of the 769 retirement benefits provided by the trial court reporter retirement incentive program; (ii) a 770 comparison of the expected lifetime retirement benefits payable to a trial court reporter under the 771 retirement incentive program and pursuant to chapter 32 of the General Laws; (iii) an 772 explanation of the election of a retirement option pursuant to section 12 of said chapter 32; (iv) 773 restrictions on employment after retirement through the trial court reporter retirement incentive 774 program; (v) laws relative to the payment of cost-of-living adjustments to the retirement 775 allowance; and (vi) the effect of federal and state taxation on retirement income. The group 776 insurance commission shall provide counseling regarding the provision of health care benefits 777 pursuant to chapter 32A of the General Laws. Each trial court reporter shall sign a statement that 778 the trial court reporter has received counseling or elected not to receive counseling prior to the 779 approval by the board of the trial court reporter's application for superannuation benefits and the 780 additional benefit provided under this section.

781 (f) Pursuant to section 98 of chapter 32 of the General Laws, the state treasurer through 782 the state retirement board may make advance payments in an amount not to exceed 50 per cent 783 of the initial benefit payment of retirement allowance actually due and under any terms and 784 conditions the state board of retirement may prescribe to a trial court reporter who is eligible for 785 retirement under the retirement incentive program and who does not receive a retirement 786 allowance within 90 days after the effective date of retirement. Section 91 of said chapter 32 787 shall not apply for calendar year 2018 to any previously retired trial court reporters of the state 788 board of retirement engaged to implement this section.

789 (g) Notwithstanding any general or special law or collective bargaining agreement or 790 other employment contract to the contrary and in consideration of the benefits conferred in this 791 section, a trial court reporter who elects to retire under this section and is eligible to receive a 792 payment in lieu of accrued vacation time, unused sick leave or other benefit under the collective 793 bargaining agreement or other employment contract shall receive payment by September 1, 2018 794 A trial court reporter who elects to retire under this section shall sign a statement that the trial 795 court reporter has agreed to receive the payment according to the schedule outlined in this 796 section prior to the approval of the trial court reporter's application for superannuation benefits 797 and the additional benefit provided by this section by the state board of retirement.

The board shall deny an application for the retirement incentive program under this section by a trial court reporter who belongs to a bargaining unit for which a collective bargaining agreement inconsistent with this section is in effect at the time of the application unless the employee organization representing the trial court reporter has filed with the board and the secretary of administration and finance a statement waiving any inconsistent provisions of the agreement on behalf of all members of the bargaining unit who file applications for the retirement incentive program under this section.

(h)(1) Notwithstanding section 91 of chapter 32 of the General Laws, a trial court
reporter retired under this section shall not be reemployed in the service of the commonwealth,
whether as a consultant, an independent contractor or a person whose regular duties require time
devoted to the service of the commonwealth, within 30 days after the date of their retirement. A

member who retired under the trial court reporter retirement incentive program shall be eligiblefor reinstatement under section 105 of said chapter 32.

(2) If a trial court reporter approved for the trial court reporter retirement incentive
program under this section qualifies for a subsequent retirement under section 105 of chapter 32
of the General Laws, the additional combination of years of creditable service and years of age
applied herein shall not be applied in any subsequent retirement calculation pursuant to said
section 105 of said chapter 32.

(i) Notwithstanding this section, an otherwise eligible trial court reporter may, in the
alternative, apply to retire pursuant to section 5 or section 10 of chapter 32 of the General Laws
without the benefit of the trial court reporter retirement incentive program; provided, however,
that application for such retirement shall be made under subsection (c).

820 (i) The public employee retirement administration commission shall conduct an actuarial 821 analysis of the impact to the commonwealth's unfunded pension liability attributable to the 822 retirement incentive provided in this section. The analysis shall be filed with the house and 823 senate committees on ways and means, the executive office for administration and finance and 824 the state retirement board not later than December 31, 2018. The trial court shall be responsible 825 to the state employees' retirement system for funding any additional pension liability attributable 826 to the retirement incentive provided in this section. Funding shall occur pursuant to a schedule 827 established by the actuary and the state retirement board.

828 SECTION 63. The first biennial report required to be filed pursuant to section 224 of 829 chapter 111 of the General Laws shall be filed not later than September 22, 2018.

830 SECTION 64. Sections 5 and 23 shall take effect on January 1, 2019.

831 SECTION 65. Subsection (c) of section 97B1/2 of chapter 41 of the General Laws, as
832 appearing in section 15, shall take effect on January 1, 2019.