# **SENATE**

## . No. 00787

## The Commonwealth of Massachusetts

PRESENTED BY:

#### Robert L. Hedlund

To the Honorable Senate and House of Representatives of the Commonwealth of Massachusetts in General Court assembled:

The undersigned legislators and/or citizens respectfully petition for the passage of the accompanying bill:

An Act relative to enhancing Melanie's Law..

#### PETITION OF:

NAME:	DISTRICT/ADDRESS:
Robert L. Hedlund	Plymouth and Norfolk
Stephen L. DiNatale	3rd Worcester
Thomas J. Calter	12th Plymouth
Bradley H. Jones, Jr.	20th Middlesex
James J. Dwyer	30th Middlesex
John F. Keenan	Norfolk and Plymouth
Elizabeth Poirier	14th Bristol
Bruce E. Tarr	First Essex and Middlesex
Michael R. Knapik	Second Hampden and Hampshire

**SENATE . . . . . . . . . . . . . . . No. 00787** 

By Mr. Hedlund, petition (accompanied by bill, Senate, No. 787) of Poirier, Keenan, Dwyer and other members of the General Court for legislation to enhance Melanie's Law [Joint Committee on the Judiciary].

# [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE

□ SENATE
□ , NO. *1708* OF 2009-2010.]

### The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act relative to enhancing Melanie's Law..

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. Section 24 (1)(a)(1) of chapter 90 of the General Laws, as appearing in the
- 2 2008 Official Edition, is hereby amended by inserting at the end of the first paragraph the
- 3 following sentence:--- Any sentence imposed for the above offense shall not run concurrent with
- 4 a sentence for any prior or subsequent conviction or assignment to an alcohol or controlled
- 5 substance education program for any like offense in this Commonwealth or any other
- 6 jurisdiction.
- 7 SECTION 2. Section 24 (1)(a)(1) of chapter 90 of the General Laws, as appearing in the
- 8 2008 Official Edition, is hereby amended by deleting the fourth, fifth, sixth and seventh
- 9 paragraphs and inserting the following paragraphs in their place:---

10 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 11 other jurisdiction because of a like violation preceding the date of conviction or assignment in 12 the instant case, the defendant shall be punished by a fine of not less than six hundred nor more 13 than ten thousand dollars and by imprisonment for not less than sixty days nor more than two 14 15 and one-half years; provided, however, that the sentence imposed upon such person shall not be 16 reduced to less than thirty days, nor suspended, nor shall any sentence run concurrent with a sentence for any prior or subsequent conviction for any like offense in this Commonwealth or 17 18 any other jurisdiction, 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 thirty days of such sentence; provided, further, that the commissioner of correction may, on the 20 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 22 committed under this subdivision a temporary release in the custody of an officer of such 23 institution for the following purposes only: to attend the funeral of a relative; to visit a critically 24 ill relative; to obtain emergency medical or psychiatric services unavailable at said institution; to 26 engage in employment pursuant to a work release program; or for the purposes of an aftercare 27 program designed to support the recovery of an offender who has completed an alcohol or 28 controlled substance education, treatment or rehabilitation program operated by the department 29 of correction; and provided, further, that the defendant may serve all or part of such thirty day sentence to the extent such resources are available in a correctional facility specifically 30 31 designated by the department of correction for the incarceration and rehabilitation of drinking 32 drivers. 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 two times preceding the date of conviction or 34 assignment in the instant case, the defendant shall be punished by a fine of not less than one 35 thousand nor more than fifteen thousand dollars and by imprisonment for not less than one 36 hundred and eighty days nor more than two and one-half years or by a fine of not less than one 37 38 thousand nor more than fifteen thousand dollars and by imprisonment in the state prison for not less than two and one-half years nor more than five years; provided, however, that the sentence 39 imposed upon such person shall not be reduced to less than one hundred and fifty days, nor shall 40 any sentence run concurrent with a sentence for any prior or subsequent conviction for any like 41 offense in this Commonwealth or any other jurisdiction, nor suspended, nor shall any such 42 person be eligible for probation, parole, or furlough or receive any deduction from his sentence 43 for good conduct until he shall have served one hundred and fifty days of such sentence; 44 provided, further, that the commissioner of correction may, on the recommendation of the 45 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 47 subdivision a temporary release in the custody of an officer of such institution for the following 48 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 51 employment pursuant to a work release program; or for the purposes of an aftercare program 52 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 53 54 correction; and provided, further, that the defendant may serve all or part of such one 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. If the defendant has been previously convicted or assigned to an alcohol or 57 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 59 of conviction or assignment in the instant case, the defendant shall be punished by a fine of not 60 61 less than one thousand five hundred nor more than twenty-five thousand dollars and by imprisonment for not less than two years nor more than two and one-half years, or by a fine of 62 not less than one thousand five hundred nor more than twenty-five thousand dollars and by 63 imprisonment in the state prison for not less than two and one-half years nor more than five years; provided, however, that the sentence imposed upon such person shall not be reduced to 65 less than twelve months, nor suspended, nor shall any sentence run concurrent with a sentence 66 for any prior or subsequent conviction for any like offense in this Commonwealth or any other jurisdiction, nor shall any such person be eligible for probation, parole, or furlough or receive 68 any deduction from his sentence for good conduct until such person has served twelve months of such sentence; provided, further, that the commission of correction may, on the recommendation 70 of the warden, superintendent, or other person in charge of a correctional institution, or the 71 72 administrator of a county correctional institution, grant to an offender committed under this 73 subdivision a temporary release in the custody of an officer of such institution for the following purposes only: to attend the funeral of a relative; to visit a critically ill relative; to obtain 74 75 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 76 designed to support the recovery of an offender who has completed an alcohol or controlled 78 substance education, treatment or rehabilitation program operated by the department of

79 correction; and provided, further, that the defendant may serve all or part of such twelve months 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.

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82 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 83 other jurisdiction because of a like offense four or more times preceding the date of conviction or 84 assignment in the instant case, the defendant shall be punished by a fine of not less than two 85 thousand nor more than fifty thousand dollars and by imprisonment for not less than two and 86 one-half years or by a fine of not less than two thousand nor more than fifty thousand dollars and 87 88 by imprisonment in the state prison for not less than two and one-half years nor more than 89 twenty years; provided, however, that the sentence imposed upon such person shall not be 90 reduced to less than twenty-four months, nor suspended, nor shall any sentence run concurrent 91 with a sentence for any prior or subsequent conviction for any like offense in this 92 Commonwealth or any other jurisdiction, 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 93 94 have served twenty-four months of such sentence; provided, further, that the commissioner of correction may, on the recommendation of the warden, superintendent, or other person in charge 96 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 custody of an officer of such institution for the following purposes only: to attend the funeral of a relative; to visit a 98 99 critically ill relative; to obtain emergency medical or psychiatric services unavailable at said 100 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 101

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
twenty-four months 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.

SECTION 3. Section 24 (1)(c)(1) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the words "preceding the date of the commission of the offense for which he has been convicted," in line 5 with the following words:

110 "at any time,".

SECTION 4. Section 24 (1)(c)(2) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the words "preceding the date of the commission of the offense for which he has been convicted," in line 4 with the following words:

"at any time,".

SECTION 5. Section 24 (1)(c)(3) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the words "preceding the date of the commission of the offense for which he has been convicted," in line 4 with the following words:

", at any time,".

SECTION 6. Section 24 (1)(c)(3½) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the words "preceding the date of the commission of the offense for which he has been convicted," in line 4 with the following words:-", at any time,".

- SECTION 7. Section 24 (1)(c)(3¾) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the words "preceding the date of the commission of the offense for which he has been convicted," in lines 4 and 5 with the following words:- ", at any time,".
- SECTION 8. Section 24 (1)(c)(4) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the word, "corrobating" in the second to last line with the following word:— "corroborating".
- SECTION 9. Section 24 (1)(f)(1) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by replacing the word, "restistrar" in line 29 with the following word:— "registrar".
- SECTION 9. Section 24 (1)(f)(1) of chapter 90 of the General Laws, as appearing in the 2008 Official Edition, is hereby amended by deleting the last paragraph containing the following language:
- 136 No license or right to operate shall be restored under any circumstances and no restricted 137 or hardship permits shall be issued during the suspension period imposed by this paragraph; 138 provided, however, that the defendant may immediately, upon the entry of a not guilty finding or 139 dismissal of all charges under this section, section 24G, section 24L, or section 13½ of chapter 265, and in the absence of any other alcohol related charges pending against said defendant, 140 141 apply for and be immediately granted a hearing before the court which took final action on the charges for the purpose of requesting the restoration of said license. At said hearing, there shall 142 143 be a rebuttable presumption that said license be restored, unless the commonwealth shall establish, by a fair preponderance of the evidence, that restoration of said license would likely

145	endanger the public safety. In all such instances, the court shall issue written findings of fact with
146	its decision.