

The Commonwealth of Massachusetts

PRESENTED BY:

Jason M. Lewis, (BY REQUEST)

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 reforming chapter 43B rule 66.

PETITION OF:

NAME:DISTRICT/ADDRESS:Norma Powell95 Audubon Rd., 314 Wakefield, MA 01880

SENATE DOCKET, NO. 1981 FILED ON: 1/20/2017

By Mr. Lewis (by request), a petition (accompanied by bill, Senate, No. 895) of Norma Powell for legislation to reform the judicial system. The Judiciary.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 651 OF 2013-2014.]

The Commonwealth of Massachusetts

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

An Act reforming chapter 43B rule 66.

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. Rule 66 of chapter 43B of the Massachusetts General Laws are hereby

amended by striking out paragraphs (b), (c), (d), (e) and (f). These paragraphs shall not apply to
any previous or future cases.

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SECTION 2. The Courts of the Commonwealth of Massachusetts are becoming worse in their disdain for the law and facts and in their support of an old boys network to protect favored attorneys whom the Judges might know or with whose law firm the Judges might wish to curry favor. Justice must be sure for all, regardless of race, religion, gender or creed, or whether one is proceeding pro se (without an attorney). A corrupt and/or incompetent judge can destroy the life of a citizen instantly. There must be a zero-tolerance attitude toward such judges built into the judicial monitoring apparatus upon which the citizens of this state rely. Some legislative 11 remedies are required to shine light on the Courts of this state and make citizens safer in their12 sporadic courthouse experiences.

13 SECTION 3. The striking out of paragraphs (b), (c), (d), (e) and (f) of Rule 66 of chapter 14 43B of the Massachusetts General Laws is required to bring the Massachusetts Rules of Civil 15 Procedure into conformity with the United States Constitution and the Bill of Rights by 16 guaranteeing all people their right to defend themselves and their property in the Massachusetts 17 court system. The United States and Massachusetts Constitutions are not a discretionary call but 18 a guarantee of protection to all individual's civil rights. The refusal of the court clerk or any 19 party to a court action to produce vital records requested, action is automatically dismissed with 20 no finding, to conform with Massachusetts Rule of Civil Procedure Rule 41 to guarantee 21 documentation upon which any rulings are issued.