HOUSE No. 3037

The Commonwealth of Massachusetts

PRESENTED BY:

Evandro C. Carvalho

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 to promote better outcomes for young people in the Commonwealth.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Evandro C. Carvalho	5th Suffolk
Marjorie C. Decker	25th Middlesex
David M. Rogers	24th Middlesex
Brendan P. Crighton	Third Essex
Ruth B. Balser	12th Middlesex
Denise Provost	27th Middlesex
Natalie Higgins	4th Worcester
Jack Lewis	7th Middlesex
Patricia D. Jehlen	Second Middlesex
Aaron Vega	5th Hampden
Bud Williams	11th Hampden
James J. O'Day	14th Worcester
James M. Kelcourse	1st Essex
Bradford R. Hill	4th Essex
James B. Eldridge	Middlesex and Worcester
Byron Rushing	9th Suffolk
Paul R. Heroux	2nd Bristol
Kay Khan	11th Middlesex

Joseph W. McGonagle, Jr.	28th Middlesex
Mary S. Keefe	15th Worcester
Daniel M. Donahue	16th Worcester
Michelle M. DuBois	10th Plymouth
Stephan Hay	3rd Worcester
Daniel J. Ryan	2nd Suffolk
Christine P. Barber	34th Middlesex
Adrian Madaro	1st Suffolk
John J. Mahoney	13th Worcester
Elizabeth A. Malia	11th Suffolk
Mike Connolly	26th Middlesex
William N. Brownsberger	Second Suffolk and Middlesex
Linda Dorcena Forry	First Suffolk
Carlos González	10th Hampden
Brian M. Ashe	2nd Hampden

HOUSE No. 3037

By Mr. Carvalho of Boston, a petition (accompanied by bill, House, No. 3037) of Evandro C. Carvalho and others relative to youthful offenders. The Judiciary.

The Commonwealth of Alassachusetts

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

An Act to promote better outcomes for young people in the Commonwealth.

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. Section 167 of chapter 6 of the General Laws, as appearing in the 2014 2 Official Edition, is hereby amended by striking out, in lines 38, 40 and 41, the number "18" 3 and inserting in place thereof the following number:- 19 4 SECTION 2. Said lines, 38, 40 and 41 of said section 167 of said chapter 6 are further 5 amended by striking out the number "19," inserting in place thereof the following number:- 20 6 SECTION 3. Said lines, 38, 40 and 41 of said section 167 of said chapter 6 are further 7 amended by striking out the number "20," inserting in place thereof the following number:- 21 8 SECTION 4. Section 20 of chapter 31 of the General Laws, as appearing in the 2014 9 Official Edition, is hereby amended by striking out in line 10 the number "18" and inserting in 10 place thereof the following number:- 19

11	SECTION 5. Said line 10 of said section 20 of said chapter 31 is hereby further amended
12	by striking out the number "19" and inserting in place thereof the following number:- 20
13	SECTION 6. Said line 10 of said section 20 of said chapter 31 is hereby further amended
14	by striking out the number "20" and inserting in place there of the following number:- 21
15	SECTION 7. Section 24 of chapter 37 of the General Laws, as appearing in the 2014
16	Official Edition, is hereby amended by striking out in paragraph (d) the number "18" and
17	inserting in place thereof the following number:- 19
18	SECTION 8. Said paragraph (d) in said section 24 in said chapter 37 is hereby further
19	amended by striking out the number "19" and inserting in place thereof the number:- 20
20	SECTION 9. Said paragraph (d) in said section 24 in said chapter 37 is hereby further
21	amended by striking out the number "20" and inserting in place thereof the number:- 21
22	SECTION 10. Section 32H of chapter 94C, as appearing in the 2014 Official Edition, is
23	amended by striking out in lines 33 and 34 the number "18" and inserting in place thereof the
24	following number:- 19
25	SECTION 11. Said lines 33 and 34 of said section 32H of said chapter 94C is hereby
26	further amended by striking out the number "19" and inserting in place thereof the number:- 20
27	SECTION 12. Said lines and 34 of said section 32H of said chapter 94C is hereby further
28	amended by striking out the number "20" and inserting in place there of the number:- 21
29	SECTION 13. Section 32M of chapter 94C of the General Laws, as appearing in the 2014
30	Official Edition, is hereby amended by striking out in line 1 the word "eighteen" and inserting

31	in place thereof the following word:- 19
32	SECTION 14. Said line 1 in said section 32M of said chapter 94C is hereby further
33	amended by striking out the word "19" and inserting in place there of the following word:- 20
34	SECTION 15. Said line 1 in said section 32M of said chapter 94C is hereby further
35	amended by striking out the word "20" and inserting in place there of the following number:- 21
36	SECTION 16. Said section 32M of said chapter 94C of is hereby amended by striking ou
37	in line 6 the number "18" and inserting in place thereof the following number:- 19
38	SECTION 17. Said line 6 in said section 32M of said chapter 94C is hereby further
39	amended by striking out the number "19" and inserting in place there of the following number:-
40	20
41	SECTION 18. Said line 6 in said section 32M of said chapter 94C is hereby further
12	amended by striking out the number "20" and inserting in place there of the following number:-
13	21
14	SECTION 19. Section 36 of said chapter 94C is hereby amended by striking out in line 6
15	the word "eighteenth" and inserting in place thereof the following word:-nineteenth
16	SECTION 20. Said line 6 in said section 36 of said chapter 94C is hereby further
1 7	amended by striking out the word "nineteenth" and inserting in place there of the following
18	word:- twentieth
19	SECTION 21. Said line 6 in said section 36 of said chapter 94C is hereby further
50	amended by striking out the word "twentieth" and inserting in place there of the following
51	word:- twenty first

52	SECTION 22. Section 52 of chapter 119, as appearing in the 2014 Official Edition, is
53	hereby amended by striking out in line 5 in the definition of "Delinquent child" the number "18"
54	and inserting in place thereof the following number:- 19
55	SECTION 23. Said line 5 of said section 52 of said chapter 119 is hereby further
56	amended by striking out the number "19" in inserting in place thereof the following number:- 20
57	SECTION 24. Said line 5 of said section 52 of said chapter 119 is hereby further
58	amended by striking out the number "20" in inserting in place thereof the following number:- 21
59	SECTION 25. Said line 5 of said section 52 of said chapter 119 is hereby amended by
60	striking out in line 5 in the definition of "Delinquent child" the word "seven" and inserting in
51	place thereof the following word:- twelve
52	SECTION 26. Said section 52 of said chapter 119 is hereby further amended by striking
53	out in line 15, in the definition of "Youthful offender," the number "18" and inserting in place
54	thereof the following number:- 19
55	SECTION 27. Said line 15 of said section 52 of said chapter 119 is hereby further
66	amended by striking out the number "19" in inserting in place thereof the following number:- 20
57	SECTION 28. Said line 15 of said section 52 of said chapter 119 is hereby further
58	amended by striking out the number "20" in inserting in place thereof the following number:- 21
59	SECTION 29. Section 54 of said chapter 119 is hereby amended by striking out in lines 2
70	and 21 the number "18" and inserting in place thereof the following number:- 19

SECTION 30. Said lines 2 and 21 of said section 54 of said chapter 119 are hereby
further amended by striking out the number "19" in inserting in place thereof the following
number:- 20

SECTION 31. Said lines 2 and 21 of said section 54 of said chapter 119 are hereby further amended by striking out the number "20" in inserting in place thereof the following number:- 21

SECTION 32. Said line 2 of said section 54 of said chapter 119 is hereby amended by striking out in line 2 the word "seven" and inserting in place thereof the word: "twelve"

SECTION 33. Section 54 of said chapter 119 is hereby amended by striking out the second paragraph.

SECTION 34. The second sentence of the first paragraph of section 58 of said chapter 119 is hereby amended by striking out in lines 8 to 12 inclusive the words "that any such probation may be imposed until such child reaches age eighteen or age nineteen in the case of a child whose case is disposed of after he has attained his eighteenth birthday or age 20 in the case of a child whose case is disposed of after he attains his nineteenth birthday" and replacing them with the following:-

that any such probation may, in the case of an offense that occurred prior to the child's eighteenth birthday, be imposed until such child reaches age eighteen or age nineteen in the case of a child whose case is disposed of after he has attained his eighteenth birthday or age 20 in the case of a child whose case is disposed of after he attains his nineteenth birthday. In the case of an offense that occurred on or after the child's eighteenth birthday, such probation may be

92 imposed until such child reaches age nineteen or age twenty in the case of a child whose case is 93 disposed of after he has attained his nineteenth birthday, or age 21 in the case of a child whose 94 case is disposed of after he attains his twentieth birthday. 95 SECTION 35. Said second sentence of the first paragraph of said section 58 is hereby 96 further amended by inserting after the words "after he attains his twentieth birthday" the 97 following:-98 or age 22 in the case of a child whose case is disposed of after he attains his twenty-first 99 birthday 100 SECTION 36. Said second sentence of the first paragraph of said section 58 is hereby 101 further amended by inserting after the words "his twenty first birthday" the following:-102 or age 23 in the case of a child whose case is disposed of after he attains his twenty-103 second birthday 104 SECTION 37. Said section 58 of said chapter 119, as so appearing, is hereby further 105 amended by inserting in the second paragraph after the words "attains the age of 106 eighteen" the following: -107 in a case where the offense occurred prior to the child's eighteenth birthday, 108 SECTION 38. Said second paragraph of section 58 of said chapter 119, as so appearing, is hereby further amended by inserting after the words "nineteenth birthday" the following:-109 110 In a case where the offense occurred on or after the child's eighteenth birthday, the

probationary or commitment period shall not be for a period longer than until such child attains

the age of nineteen, or twenty in the case of a child whose case is disposed of after he has attained his nineteenth birthday, or twenty-one in the case of a child whose case is disposed after he has attained his twentieth-birthday, or twenty-two in the case of a child whose case is disposed of after he has attained his twenty-first birthday.

SECTION 39. Said section 58 of said chapter 119, is hereby further amended by inserting in the first sentence of section (b) of the third paragraph after the words "twenty-one" the following:-

in a case where the offense occurred prior to the child's eighteenth birthday, or until he reaches the age of twenty-three in the case of a child whose offense occurred on or after the child's eighteenth birthday

SECTION 40. Said section 58 of said chapter 119, is hereby further amended by inserting in the third sentence of section (b) of the third paragraph after the words "twenty-one" the following:-

in a case where the offense occurred prior to the child's eighteenth birthday, or until he reaches the age of twenty-three in the case of a child whose offense occurred on or after the child's eighteenth birthday

SECTION 41. Said section 58 of said chapter 119, is hereby further amended by inserting in the third sentence of section (b) of the third paragraph after the words "juvenile court probation department until the age of twenty-one" the following:-

131 in a case where the offense occurred prior to the child's eighteenth birthday, or until the 132 age of twenty-three in the case of a child whose offense occurred on or after the child's 133 eighteenth birthday 134 SECTION 42. Said section 58 of said chapter 119, is hereby further amended by 135 inserting in section (c) of the third paragraph after the words "twenty-one" the following:-136 in a case where the offense occurred prior to the child's eighteenth birthday, or until he 137 reaches the age of twenty-three in the case of a child whose offense occurred on or after the 138 child's eighteenth birthday 139 SECTION 43. The fifth paragraph of section 58 of said chapter 119, is hereby amended 140 by striking out the words "eighteenth" and inserting in place thereof the following words:-141 "twenty-first" 142 SECTION 44. Said section 58 of said chapter 119, is hereby further amended by striking 143 out in lines 97 to 99 the words "until such child attains his eighteenth birthday or his nineteenth 144 birthday in the case of a child whose case is disposed of after he has attained his eighteenth birthday" and inserting the following:-145 146 until such child attains his nineteenth birthday or his twentieth birthday in the case of a child whose case is disposed of after he has attained his nineteenth birthday 147 148 SECTION 45. Said section 58 of said chapter 119 is hereby further amended by striking out in lines 97 to 99 the words "until such child attains his nineteenth birthday or his twentieth 149

birthday in the case of a child whose case is disposed of after he has attained his nineteenth

150

151

birthday" and inserting the following:-

152 until such child attains his twentieth birthday or his twenty first birthday in the case of a 153 child whose case is disposed of after he has attained his twentieth birthday 154 SECTION 46. Said section 58 of said chapter 119 is hereby further amended by striking 155 out in lines 97 to 99 the words" until such child attains his twentieth birthday or his twenty first 156 birthday in the case of a child whose case is disposed of after he has attained his twentieth 157 birthday" and inserting the following:-158 until such child attains his twenty first birthday or his twenty second birthday in the case 159 of a child whose case is disposed of after he has attained his twenty first birthday 160 SECTION 47. The second paragraph of section 60A of said chapter 119 is hereby 161 amended by striking out in line 17 the word "eighteenth" and inserting in place thereof the 162 following word:- nineteenth 163 SECTION 48. Said second paragraph of said section 60A of said chapter 119 is hereby 164 further amended by striking out in line 17 the word, "nineteenth" where it so appears and 165 inserting in place thereof the following word:- twentieth 166 SECTION 49. Said second paragraph of said section 60A of said chapter 119 is hereby 167 further amended by striking out in line 17 the word, "twentieth" where it so appears and inserting 168 in place thereof the following words:- twenty first 169 SECTION 50. Said second paragraph of said section 60A of said chapter 119 is hereby further amended by striking out in lines 20 and 22 the number, "18" where it so appears and 170 171 inserting in place thereof the following number:- 19

172	SECTION 51. Said second paragraph of said section 60A of said chapter 119 is hereby
173	further amended by striking out in lines 20 and 22 the number, "19" where it so appears and
174	inserting in place thereof the following number:- 20
175	SECTION 52. Said second paragraph of said section 60A of said chapter 119 is hereby
176	further amended by striking out in lines 20 and 22 the number, "20" where it so appears and
177	inserting in place thereof the following number:- 21
178	SECTION 53. Section 63A of said chapter 119 is hereby amended by striking out in line
179	1 the number "19" and inserting in place thereof the following number:- 20
180	SECTION 54. Said line 1 of section 63A of said chapter 119, is hereby further amended
181	by striking out the number "20" and inserting in place thereof the following number:- 21
182	SECTION 55. Said line 1 of section 63A of said chapter 119 is hereby amended by
183	striking out the number "21" and inserting in place thereof the following number:- 22
184	SECTION 56. In clause (i) of paragraph 1 of said section 63A of said chapter 119, is
185	hereby further amended by striking out in line 2 the number "18" and inserting in place thereof
186	the following number:- 19
187	SECTION 57. Said line 2 of said clause (i) of said section 63A of said chapter 119, is
188	hereby further amended by striking out the number "19" and inserting in place thereof the
189	following number:- 20
190	SECTION 58. Said line 2 of said clause (i) of said section 63A of said chapter 119, is
191	hereby further amended by striking out the number "20" and inserting in place thereof the
192	following number:- 21

193	SECTION 59. Section 65 of said chapter 119 is hereby amended by striking out in line 2
194	the number "18" and inserting in place thereof the following number:-19
195	SECTION 60. Said line 2 of said section 65 of said chapter 119 is hereby further
196	amended by striking out the number "19" and inserting in place thereof the following number:-
197	20
198	SECTION 61. Said line 2 of said section 65 of said chapter 119 is hereby further
199	amended by striking out the number "20" and inserting in place thereof the following number:-
200	21
201	SECTION 62. Section 66 of said chapter 119 is hereby amended by striking out in lines 3
202	and 5 the number "18" and inserting in place thereof the following number:- 19
203	SECTION 63. Said lines 3 and 5 of said section 66 of said chapter 119 are hereby further
204	amended by striking out the number "19" and inserting in place thereof the following number:-
205	20
206	SECTION 64. Said lines 3 and 5 of said section 66 of said chapter 119 are hereby further
207	amended by striking out the number "20" and inserting in place thereof the following number:-
208	21
209	SECTION 65. Section 67 of said chapter 119 is hereby amended by striking out in line 2
210	the word "seven" and inserting in place thereof the following word:- twelve
211	SECTION 66. Section 67 of said chapter 119 is hereby amended by striking out in lines
212	2, 20, 21, 37 and 47 the number "18" and inserting in place thereof the following number:- 19

213	SECTION 67. Section 67 of said chapter 119 is hereby further amended by striking out in
214	lines 2, 20, 21, 37 and 47 the number "19" and inserting in place thereof the following number:-
215	20
216	SECTION 68. Section 67 of said chapter 119 is hereby further amended by striking out in
217	lines 2, 20, 21, 37 and 47 the number "20" and inserting in place thereof the following number:-
218	21
210	21
219	SECTION 69. Section 68 of said Chapter 119 is hereby amended by striking out in lines
220	1 and 34 the word "seven" and inserting in place thereof the word:- twelve
221	SECTION 70. Said lines 2,34, and 52 of section 68 of said chapter 119 are hereby
222	further amended by striking out the number "18" and inserting in place thereof the following
223	number:- 19
224	SECTION 71. Said lines 2,34, and 52 of section 68 of said chapter 119 are hereby further
225	amended by striking out the number "19" and inserting in place thereof the following number:-
226	20
227	SECTION 72. Said lines 2,34, and 52 of section 68 of said chapter 119 are hereby further
228	amended by striking out the number "20" and inserting in place thereof the following number:-
229	21
230	SECTION 73. Section 68A of said chapter 119 is hereby amended by striking out in line
231	1 the word "seven" and inserting in place thereof the following word:- twelve
232	SECTION 74. Said section 68A of said chapter 119 is hereby amended by striking out in
233	line 1 the number "18" and inserting in place thereof the following number:- 19

234	SECTION 75. Said line 1 of said section 68A of said chapter 119 is hereby further
235	amended by striking out the number "19" and inserting in place thereof the following number:-
236	20
237	SECTION 76. Said line 1 of said section 68A of said chapter 119 is hereby further
238	amended by striking out the number "20" and inserting in place thereof the following number:-
239	21
240	SECTION 77. Section 70 of said chapter 119, as so appearing, is hereby amended by
241	striking out in line 2 the number "18" and inserting in place thereof the following number:-19
242	SECTION 78. Said line 2 of said section 70 of said chapter 119 is hereby further
243	amended by striking out the number "19" and inserting in place thereof the following number:-
244	20
245	SECTION 79. Said line 2 of said section 70 of said chapter 119 is hereby further
246	amended by striking out the number "20" and inserting in place thereof the following number:-
247	21
248	SECTION 80. Section 72 of said chapter 119 is hereby amended by striking out in line 2
249	the word "eighteenth" and inserting in place thereof the following words:-nineteenth
250	SECTION 81. Said line 2 of said section 72 of said chapter 119 is hereby further
251	amended by striking out the word "nineteenth" and inserting in place thereof the following
252	words:- twentieth

253	SECTION 82. Said line 2 of said section 72 of said chapter 119 is hereby further
254	amended by striking out the word "twentieth" and inserting in place thereof the following
255	words:- twenty first
256	SECTION 83. Section 72 of said chapter 119 is hereby amended by striking out in line 9
257	the word "twentieth" and inserting in place thereof the following words:-twenty first
258	SECTION 84. Said line 9 of said section 72 of said chapter 119 is hereby further
259	amended by striking out the word "twenty first" and inserting in place thereof the following
260	words:- twenty second
261	SECTION 85. Said line 9 of said section 72 of said chapter 119 is hereby further
262	amended by striking out the word "twenty second" and inserting in place thereof the following
263	words:- twenty third
264	SECTION 86. Said section 72 of said chapter 119, as so appearing, is hereby further
265	amended by striking out, in lines 10 to 13, inclusive, the words "prior to his eighteenth
266	birthday, and is not apprehended until between such child's eighteenth and nineteenth birthday,
267	the court shall deal with such child in the same manner as if he has not attained his eighteenth
268	birthday" and inserting in place thereof the following:-
269	prior to his nineteenth birthday, and is not apprehended until between such child's
270	nineteenth and twentieth birthday, the court shall deal with such child in the same manner as if
271	he has not attained his nineteenth birthday
272	SECTION 87. Said lines 10 to 13 inclusive of said section 72 of said chapter 119 are
273	hereby further amended by striking out the words "prior to his nineteenth birthday, and is not

apprehended until between such child's nineteenth and twentieth birthday, the court shall deal with such child as if he has not attained his nineteenth birthday" and inserting in place thereof:-

prior to his twentieth birthday, and is not apprehended until between such child's twentieth and twenty first birthday, the court shall deal with such child as if he has not attained his twentieth birthday

SECTION 88. Said lines 10 to 13 inclusive of said section 72 of said chapter 119 are hereby further amended by striking out the words "prior to his twentieth birthday, and is not apprehended until between such child's twentieth and twenty first birthday, the court shall deal with such child as if he has not attained his twentieth birthday" and inserting in place thereof:-

prior to his twenty first birthday, and is not apprehended until between such child's twenty first and twenty second birthday, the court shall deal with such child as if he has not attained his twenty first birthday

SECTION 89. Subsection (b) of said section 72 of said chapter 119 is hereby amended by striking out the word "eighteenth", in line 18, and inserting in place thereof the following word:-nineteenth

SECTION 90. Said subsection (b) of said section 72 of said chapter 119 is hereby further amended by striking out the word "nineteenth", in line 18, and inserting in place thereof the following word:-twentieth

SECTION 91. Said subsection (b) of said section 72 of said chapter 119 is hereby further amended by striking out the word "twentieth", in line 18 and inserting in place thereof the following words:-twenty-first

295 SECTION 92. Said Section 72 of said chapter 119 is hereby further amended by striking 296 out in the word "twenty-first", in line 25, and inserting in place thereof the following words:-297 twenty-third 298 SECTION 93. Section 72A of said chapter 119 is hereby amended by striking out in lines 299 2 to 3 inclusive, the words "eighteenth birthday, and is not apprehended until after his nineteenth 300 birthday," and inserting in place thereof the following:-301 nineteenth birthday, and is not apprehended until after his twentieth birthday 302 SECTION 94. Said lines 2 to 3 inclusive of said section 72A of said chapter 119 are 303 hereby further amended by striking out the words "nineteenth birthday, and is not apprehended 304 until after his twentieth birthday" and inserting in place thereof the words:-305 twentieth birthday, and is not apprehended until after his twenty first birthday 306 SECTION 95. Said lines 2 to 3 inclusive of said section 72A of said chapter 119 are 307 hereby further amended by striking out the words "twentieth birthday, and is not apprehended 308 until after his twenty first birthday" and inserting in place thereof the words:-309 twenty first birthday, and is not apprehended until after his twenty second birthday 310 SECTION 96. Section 72B of said chapter 119 is hereby amended by 311 striking out in lines 3, 7 25, and 31 the word "eighteenth" and inserting in place thereof 312 the following word:- nineteenth

313 SECTION 97. Said lines 3, 7, 25, and 31 of said section 72B of said chapter 119 is 314 hereby further amended by striking out the word "nineteenth" and inserting in place there of the 315 word:- twentieth 316 SECTION 98. Said lines 3, 7, 25, and 31 of said section 72B of said chapter 119 is 317 hereby further amended by striking out the word "twentieth" and inserting in place there of the 318 words:- twenty first 319 SECTION 99. Section 74 of said chapter 119, as so appearing, is hereby amended by 320 striking out in line 3 the word "eighteenth" and inserting in place thereof the following word:-321 nineteenth 322 SECTION 100. Said line 3 of said section 74 of said chapter 119 is here by further 323 amended by striking out the word "nineteenth" and inserting in place there of the word:-324 twentieth 325 SECTION 101. Said line 3 of said section 74 of said chapter 119 is here by further 326 amended by striking out the word "twentieth" and inserting in place there of the words:- twenty 327 first 328 SECTION 102. Said section 74 of said chapter 119 is hereby further amended by striking 329 out in lines 10 and 14 the number "18" and inserting in place thereof the following number:- 19 330 SECTION 103. Said lines 10 and 14 of said section 74 of said chapter 119 is hereby further amended by striking out the number "19" and inserting in place thereof the following 331 332 number: 20

333	SECTION 104. Said lines 10 and 14 of said section 74 of said chapter 119 is hereby
334	further amended by striking out the number "20" and inserting in place thereof the following
335	number: 21
336	SECTION 105. Section 84 of said chapter 119, as so appearing, is hereby amended by
337	striking out in line 12 the word "seven" and inserting in place thereof the word:- twelve
338	SECTION 106. Said section 84 of said chapter 119 is hereby amended by striking out in
339	lines 12 to 13 inclusive the words "eighteen (or nineteen)" and inserting in place thereof the
340	following words:- nineteen (or twenty)
341	SECTION 107. Said lines 12 to 13 inclusive of said section 84 of said chapter 119 is
342	hereby further amended by striking out the words "nineteen (or twenty)" and inserting in place
343	there of the following words:- twenty (or twenty one)
344	SECTION 108. Said lines 12 to 13 inclusive of said section 84 of said chapter 119 is
345	hereby further amended by striking out the words "twenty (or twenty one)" and inserting in place
346	there of the following words:- twenty one (or twenty two)
347	SECTION 109. Section 15 of chapter 120 of the General Laws, as appearing in the 2014
348	Official Edition, is hereby amended by striking out in lines 3 and 4 the number "18" and
349	inserting in place thereof the following number:- 19
350	SECTION 110. Said lines 3 and 4 of said section 15 of said chapter 120 is hereby further
351	amended by striking out the number "19" and inserting in place there of the following number:-
352	20

353	SECTION 111. Said lines 3 and 4 of said section 15 of said chapter 120 is hereby further
354	amended by striking out the number "20" and inserting in place there of the following number:-
355	21
356	SECTION 112. Section 21 of said chapter 120 is hereby amended by striking out in line
357	17 the number "18" and inserting in place thereof the following number:-19
358	SECTION 113. Said line 17 of said section 21 of said chapter 120 is hereby further
359	amended by striking out the number "19" and inserting in place there of the following number:-
360	20
361	SECTION 114. Said line 17 of said section 21 of said chapter 120 is hereby further
362	amended by striking out the number "20" and inserting in place there of the following number:-
363	21
364	SECTION 115. Section 13 of chapter 250 of the General Laws, as appearing in the 2014
365	Official Edition, is hereby amended by striking out in line 3 the number "18" and inserting in
366	place thereof the following number:-19
367	SECTION 116. Said line 3 of said section 13 of said chapter 250 is hereby further
368	amended by striking out the number "19" and inserting in place thereof the number:- 20
369	SECTION 117. Said line 3 of said section 13 of said chapter 250 is hereby further
370	amended by striking out the number "20" and inserting in place thereof the number:- 21
371	SECTION 118. Section 2 of chapter 258E of the General Laws, as appearing in the 2014
372	Official Edition, is hereby amended by striking out in line 7 the number "18" and inserting in
373	place thereof the following number:-19

374	SECTION 119. Said line 7 of said section 2 of said chapter 258E is hereby further
375	amended by striking out the number "19" and inserting in place thereof the number:- 20
376	SECTION 120. Said line 7 of said section 2 of said chapter 258E is hereby further
377	amended by striking out the number "20" and inserting in place thereof the number:- 21
378	SECTION 121. Section 15A of chapter 265 of the General Laws, as appearing in the
379	2014 Official Edition, is hereby amended by striking out in lines 24 and 46 the number "18" and
380	inserting in place thereof the following number:-19
381	SECTION 122. Said lines 24 and 46 of said section 15A of said chapter 265 is hereby
382	further amended by striking out the number "19" and inserting in place thereof the number:- 20
383	SECTION 123. Said lines 24 and 46 of said section 15A of said chapter 265 is hereby
384	further amended by striking out the number "20" and inserting in place thereof the number:- 21
385	SECTION 124. Section 15B of chapter 265 of the General Laws, as appearing in the
386	2014 Official Edition, is hereby amended by striking out in line 24 the number "18" and
387	inserting in place thereof the following number:-19
388	SECTION 125. Said line 24 of said section 15B of said chapter 265 is hereby further
389	amended by striking out the number "19" and inserting in place thereof the number:- 20
390	SECTION 126. Said line 24 of said section 15B of said chapter 265 is hereby further
391	amended by striking out the number "20" and inserting in place thereof the number:- 21
392	SECTION 127. Section 18 of chapter 265 of the General Laws, as appearing in the 2014
393	Official Edition, is hereby amended by striking out in line 26 the number "18" and inserting in
394	place thereof the following number:-19

395	SECTION 128. Said line 26 of said section 18 of said chapter 265 is hereby further
396	amended by striking out the number "19" and inserting in place thereof the number:- 20
397	SECTION 129. Said line 26 of said section 18 of said chapter 265 is hereby further
398	amended by striking out the number "20" and inserting in place thereof the number:- 21
399	SECTION 130. Section 18B of chapter 265 of the General Laws, as appearing in the
100	2014 Official Edition, is hereby amended by striking out in line 43 the number "18" and
101	inserting in place thereof the following number:-19
102	SECTION 131. Said line 43 of said section 18B of said chapter 265 is hereby further
103	amended by striking out the number "19" and inserting in place thereof the number:- 20
104	SECTION 132. Said line 43 of said section 18B of said chapter 265 is hereby further
105	amended by striking out the number "20" and inserting in place thereof the number:- 21
106	SECTION 133. Section 19 of chapter 265 of the General Laws, as appearing in the 2014
107	Official Edition, is hereby amended by striking out in line 23 the number "18" and inserting in
804	place thereof the following number:-19
109	SECTION 134. Said line 23 of said section 19 of said chapter 265 is hereby further
110	amended by striking out the number "19" and inserting in place thereof the number:- 20
111	SECTION 135. Said line 23 of said section 19 of said chapter 265 is hereby further
112	amended by striking out the number "20" and inserting in place thereof the number:- 21
113	SECTION 136. Section 43 of chapter 265 of the General Laws, as appearing in the 2014
114	Official Edition, is hereby amended by striking out in lines 56 and 89 the number "18" and
115	inserting in place thereof the following number:-19

416	SECTION 137. Said lines 56 and 89 of said section 43 of said chapter 265 is hereby
417	further amended by striking out the number "19" and inserting in place thereof the number:- 20
418	SECTION 138. Said lines 56 and 89 of said section 43 of said chapter 265 is hereby
419	further amended by striking out the number "20" and inserting in place thereof the number:- 21
420	SECTION 139. Section 10 of chapter 269 of the General Laws, as appearing in the 2014
421	Official Edition, is hereby amended by striking out in lines 53, 55, 223 and 255 the number "18"
422	and inserting in place thereof the following number:-19
423	SECTION 140. Said lines 53, 55, 223 and 255 of said section 10 of said chapter 269 is
424	hereby further amended by striking out the number "19" and inserting in place thereof the
425	number:- 20
426	SECTION 141. Said lines 53, 55, 223 and 255 of said section 10 of said chapter 269 is
427	hereby further amended by striking out the number "20" and inserting in place thereof the
428	number:- 21
429	SECTION 142. Section 10E of chapter 269 of the General Laws, as appearing in the
430	2014 Official Edition, is hereby amended by striking out in lines 40 and 42 the number "18" and
431	inserting in place thereof the following number:-19
432	SECTION 143. Said lines 40 and 42 of said section 10E of said chapter 269 is hereby
433	further amended by striking out the number "19" and inserting in place thereof the number:- 20
434	SECTION 144. Said lines 40 and 42 of said section 10E of said chapter 269 is hereby
435	further amended by striking out the number "20" and inserting in place thereof the number:- 21

436	SECTION 145. Section 10F of chapter 269 of the General Laws, as appearing in the 2014
437	Official Edition, is hereby amended by striking out in lines 4, 28 and 32 the number "18" and
438	inserting in place thereof the following number:-19
439	SECTION 146. Section 10F of chapter 269 of the General Laws, as appearing in the 2014
440	Official Edition, is hereby amended by striking out in line 50 the number "17" and inserting in
441	place thereof the following number:-19
442	SECTION 147. Said lines 4, 28, 32 and 50 of said section 10F of said chapter 269 is
443	hereby further amended by striking out the number "19" and inserting in place thereof the
444	number:- 20
445	SECTION 148. Said lines 4, 28, 32 and 50 of said section 10F of said chapter 269 is
446	hereby further amended by striking out the number "20" and inserting in place thereof the
447	number:- 21
448	SECTION 149. Section 10G of chapter 269 of the General Laws, as appearing in the
449	2014 Official Edition, is hereby amended by striking out in line 34 the number "18" and
450	inserting in place thereof the following number:-19
451	SECTION 150. Said line 34 of said section 10G of said chapter 269 is hereby further
452	amended by striking out the number "19" and inserting in place thereof the number:- 20
453	SECTION 151. Said line 34 of said section 10G of said chapter 269 is hereby further
454	amended by striking out the number "20" and inserting in place thereof the number:- 21

SECTION 152. Section 87 of chapter 276 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out in lines 7 and 14 the number "18" and inserting in place thereof the following number:-19

SECTION 153. Said lines 7 and 14 of said section 87 of said chapter 276 is hereby further amended by striking out the number "19" and inserting in place thereof the number:- 20

SECTION 154. Said lines 7 and 14 of said section 87 of said chapter 276 is hereby further amended by striking out the number "20" and inserting in place thereof the number:- 21

SECTION 155. Section 89A of chapter 276 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out in line 3 the number "18" and inserting in place thereof the following number:- 19

SECTION 156. Said line 3 of said section 89A of said chapter 276 is hereby further amended by striking out the number "19" and inserting in place thereof the number:- 20

SECTION 157. Said line 3 of said section 89A of said chapter 276 is hereby further amended by striking out the number "20" and inserting in place thereof the number:- 21

SECTION 158. Section 100B of chapter 276 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out said section in its entirety and inserting in place thereof the following new section:-

Section 100B.

(a) Any person having a record of entries of a court appearance in any proceeding pursuant to section 52 to 62 of chapter 119, inclusive, in the commonwealth on file in the office of the commissioner of probation may, on a form furnished by the commissioner, signed under

the penalties of perjury, request that the commissioner seal such file. The commissioner shall comply with such request provided (1) that any court appearance or disposition including court supervision, probation, commitment or parole, the records for which are to be sealed, terminated not less than one year prior to said request; (2) that said person has not been adjudicated delinquent or found guilty of any criminal offense within the commonwealth in the one year preceding such request, except motor vehicle offenses in which the penalty does not exceed a fine of five-hundred and fifty dollars nor been imprisoned under sentence or committed as a delinquent within the commonwealth within the preceding one year; and (3) said form includes a statement by the petitioner that he has not been adjudicated delinquent or found guilty of any criminal offense in any other state, United States possession or in a court of federal jurisdiction, except such motor vehicle offenses as aforesaid, and has not been imprisoned under sentence or committed as a delinquent in any state or county within the preceding one year.

- (b) At the time of dismissal of a case, nolle prosequi, non-adjudication or when imposing any sentence, period of commitment or probation, or other disposition under section 58 of said chapter 119, the court shall inform all juveniles in writing of their right to seek sealing under this section, and that if the case ended in a dismissal, nolle prosequi, or without an adjudication, the court shall order sealing of the record at the time of the disposition unless the person charged with the offense objects. The court shall also notify said juvenile that the record will be expunged three years after it is sealed unless the person charged with the offense objects.
- (c) When records of delinquency and youthful offender appearances and dispositions are sealed by the commissioner in his files, the commissioner shall notify forthwith the clerk and the probation officer of the courts in which the adjudications or dispositions have occurred, or other entries have been made, police department from where the charges originated and the department

of youth services of such sealing, and said clerks, probation officers, police department and department of youth services likewise shall seal records of the same proceedings in their files. Sealing of records under this section shall not preclude expungement of police records. The commissioner of probation also shall notify the State Police of such sealing and the State Police shall notify the Federal Bureau of Investigation of the sealing order and request that the FBI note that the record was sealed in its records if it has a record of the case.

Such sealed records of a person shall not operate to disqualify a person in any future examination, appointment or application for public service under the government of the commonwealth or of any political subdivision thereof; nor shall such sealed records be admissible in evidence or used in any way in any court proceedings or hearings before any boards of commissioners, except in imposing sentence for subsequent offenses in juvenile or criminal proceedings.

Notwithstanding any other provision to the contrary, the commissioner shall report such sealed juvenile record to inquiring police and court agencies only as "sealed juvenile record over one year old" and to other authorized persons who may inquire as "no record". The information contained in said sealed juvenile record shall be made available to a judge or probation officer who affirms that such person, whose record has been sealed, has been adjudicated a delinquent or has pleaded guilty or has been found guilty of and is awaiting sentence for a crime committed subsequent to sealing of such record. Said information shall be used only for the purpose of consideration in imposing sentence.

SECTION 159. Section 100D of chapter 276 of the General Laws, as appearing in the 2014 Official Edition, is hereby amended by striking out in line 8 the number "17" and inserting in place thereof the following number:-19

SECTION 160. Said line 8 of said section 100D of said chapter 276 is hereby further amended by striking out the number "19" and inserting in place thereof the number:- 20

SECTION 161. Said line 8 of said section 100D of said chapter 276 is hereby further amended by striking out the number "20" and inserting in place thereof the number:- 21

SECTION 162. Said chapter 276, as so, is hereby further amended adding, after section 100D, the following new section:-

Section 100E. Expungement of a court record.

- (a) For the purpose of this section, the words expunge, expunged and expungement shall mean permanent erasure or destruction of information so that the information is no longer maintained in any file or record in an electronic, paper or other physical form.
- (b) Notwithstanding section 100B, a person with a record of court appearances and dispositions in any proceeding pursuant to section 52 to 62 of chapter 119, inclusive, shall have the records of such a proceeding expunged upon the filing of a petition to expunge records with the commissioner of probation provided that:
- (1) any juvenile court appearance or disposition including court supervision, probation, commitment or parole, the sealed records of misdemeanor offenses for which are to be expunged terminated not less than three years prior to said request; other sealed records may be expunged upon the filing of a petition with the court in which the appearance or disposition occurred if

there is good cause to expunge the record, which shall include a determination of whether there is a foreseeable disadvantage related to employment, housing or access to other opportunities if the records are not expunged.

- (2) that said person had no juvenile adjudication, was not found guilty of any criminal offense within the commonwealth in the three years preceding such request, except motor vehicle offenses in which the penalty does not exceed a fine of five hundred and fifty dollars, and was not imprisoned under sentence or committed to the Department of Youth Services within the commonwealth within the preceding three years; and
- (3) said form includes a statement by the petitioner that during the preceding three years, the petitioner had no juvenile adjudication, was not found guilty of a criminal offense in any other state, United States possession or in a court of federal jurisdiction, except such motor vehicle offenses as aforesaid, and was not imprisoned under sentence or committed as a juvenile in any state or county within the preceding three years.
- (c) The court shall also allow a petitioner to expunge the record if a case ended in a dismissal, nolle prosequi, or without an adjudication because: (1) the person charged with an offense was misidentified or mistakenly charged with an offense due to an error by law enforcement or court employees, or the person arrested or accused of committing the offense provided a false name; or (2) fraud was perpetrated on the court related to offense.
- (d) The form of the petition to expunge shall be furnished by the commissioner of probation.

(e) For any petition to expunge granted under this section, the clerks and probation officers of the courts in which the proceedings occurred or were initiated shall expunge all the records of the proceedings in their files in their paper, electronic, and any other form.

(f) Notwithstanding any other general or special law to the contrary, in the case of an expunged record, the commissioner of probation and the clerk of courts in a district court, superior court, juvenile court and the Boston municipal court, shall report that no record exists in response to inquiries.

An applicant for employment, housing or an occupational license with an expunged record may answer no record to any inquiry regarding prior arrests, adjudications or other dispositions that were contained in an expunged record.

The expunged record shall not operate to disqualify any person in an examination, appointment or application for public employment in the service of the commonwealth or a subdivision thereof and no such appearances or dispositions shall be used against a person in any way in any court proceeding or hearing before a court, board or commission to which that person is a party to the proceeding.

(g) Notwithstanding any General or Special Laws to the contrary, once the commissioner of probation expunges the records within the commissioner's possession, the commissioner shall notify the department of youth services of the expungement and the department shall expunge such records from the department's files. Any records subject to an expungement order shall be expunged in their paper, electronic and any other physical form.

580	(h) The commissioner of probation shall also notify the State Police of such expungement
581	and the State Police shall notify the Federal Bureau of Investigation of the expungement order
582	and request that the FBI expunge its fingerprint and other records related to the case.
583	SECTION 163. Section 2 of chapter 276A of the General Laws, as appearing in the 2014
584	Official Edition, is hereby amended by striking out in lines 6 and 10 the number "18" in and
585	inserting in place thereof the following number:- 19
586	SECTION 164. Said lines 6 and 10 of said section 2 of said chapter 276A is hereby
587	further amended by striking out the number "19" and inserting in place thereof the number:- 20
588	SECTION 165. Said lines 6 and 10 of said section 2 of said chapter 276A is hereby
589	further amended by striking out the number "20" and inserting in place thereof the number:- 21
590	SECTION 166. Section 6B of chapter 280 of the General Laws, as appearing in the 2014
591	Official Edition, is hereby amended by striking out in line 3 the number "18" and inserting
592	in place thereof the following number:- 19
593	SECTION 167. Said line 3 of said section 6B of said chapter 280 is hereby further
594	amended by striking out the number "19" and inserting in place thereof the number:- 20
595	SECTION 168. Said line 3 of said section 6B of said chapter 280 is hereby further
596	amended by striking out the number "20" and inserting in place thereof the number:- 21
597	SECTION 169. Notwithstanding any general or special law to the contrary, juvenile
598	records, including, but not limited to, juvenile conviction data, juvenile arrest data, or juvenile
599	sealed record data, shall not be shared with the Registry of Motor Vehicles by the court,

probation, district attorney, law enforcement agencies, the department of criminal justice information services, or any other agency or entity that lawfully possesses such records.

SECTION 170. There shall be a Juvenile Justice Policy and Data Commission convened by the Child Advocate for Massachusetts. The Commission shall evaluate policies related to the juvenile justice system, oversee the collection and dissemination of aggregate data regarding the system, and study the implementation of any major statutory changes to the juvenile justice system, including but not limited to the expansion of juvenile jurisdiction to include persons eighteen, nineteen and twenty years of age.

The Commission shall consist of the following members or their designees: Two members of the General Court, one of whom shall be appointed by the speaker of the House of Representatives, and one of whom shall be appointed by the President of the Senate; the Child Advocate; the chief justice of the juvenile court; the commissioner of probation; the commissioner of youth services; the commissioner of children and families; the commissioner of mental health; the commissioner of public health; the Secretary of Education; the chief counsel of the Committee for Public Counsel Services; the executive director of the Massachusetts District Attorneys' Association; the chair of the Massachusetts Juvenile Justice Advisory Committee; the executive director of Citizens for Juvenile Justice, Inc.; the executive director of the Children's League of Massachusetts; a representative of the Massachusetts Chiefs of Police Association; 2 parents whose children have been subject to Juvenile Court jurisdiction; and 1 member to be appointed by the governor who shall have experience or expertise related to the design and implementation of state administrative data systems. All appointments to the Commission shall be made not less than 30 days after the enactment of this legislation.

The task force shall have an Executive Director who shall convene the Commission, prepare reports as called for herein; and identify academic research partners in Massachusetts or elsewhere to assist in the analysis and reporting.

Not later than January 1, 2019, and no later than each January 1 following, the Commission shall report to the Clerks of the Senate and the House of Representatives, the Chief Judge of the Trial Court, and the Governor, regarding the following:

- (a) Any statutory changes concerning the juvenile justice system that the committee recommends to (A) improve public safety, (B) promote the best interests of children and youths who are under the jurisdiction, supervision, care or custody of the Juvenile Court, the Commissioner of Youth Services, or the Commissioner of Child Welfare; (C) improve transparency and accountability with respect to state-funded services for children and youths in the juvenile justice system with an emphasis on goals identified by the committee for community-based programs and facility-based interventions; and (D) promote the efficient sharing of information between the Executive Branch and the Judicial Branch to ensure the regular collection and reporting of recidivism data and promote public welfare and public safety outcomes related to the juvenile justice system
- (b) Short-term goals to be met within twelve months, medium-term goals to be met within eighteen months and long-term goals to be met within thirty-six months, for the Commission and state agencies with responsibilities with respect to the juvenile justice system to meet, after considering existing relevant reports related to the juvenile justice system and any related agency or entity strategic plans;

(c) By no later than January 1, 2018, the capacities and limitations of the data systems and networks used to collect and report state and local juvenile caseload and outcome data. The analysis shall include all of the following:

- i. a review of the relevant data systems, studies and models from the commonwealth and other states;
- ii. identification of changes or upgrades to current data collection processes to remove inefficiencies, track and monitor state agency and court-involved juveniles and facilitate the coordination of information sharing between relevant agencies and the courts, including without limitation data that is required to be reported under federal law or for purposes of securing federal funding;
- iii. the identification and evaluation of any racial and ethnic disparities within the juvenile justice system and recommendations regarding ways to reduce such disparities;
- iv. recommendations for the creation of a web-based statewide clearinghouse or information center that would make relevant juvenile justice information on operations, caseloads, dispositions and outcomes available in a user-friendly, query-based format for stakeholders and members of the public, including a feasibility assessment of implementing such a system;
- v. a plan for improving the current juvenile justice reporting requirements, including streamlining and consolidating current requirements without sacrificing meaningful data collection and including a detailed analysis of the information technology and other resources necessary to implement improved data collection.

vi. any other matters which the task force determines may improve the collection of, and interagency coordination of, juvenile justice data.

- (d) The impact of any legislation that expands or alters the jurisdiction or functioning of the juvenile court, including but not limited to legislation to include persons eighteen, nineteen and twenty years of age within the jurisdiction of the juvenile system, as measured by the following: (A) Any change in the average age of children and youths involved in the juvenile justice system; (B) The types of services used by designated age groups and the outcomes of those services; (C) The types of delinquent acts or criminal offenses that children and youths have been charged with since the enactment and implementation of such legislation; and (D) The gaps in services identified by the committee with respect to children and youths involved in the juvenile justice system, including, but not limited to, children and youths who have attained the age of eighteen after being involved in the juvenile justice system, and recommendations to address such gaps in services; and (5) Strengths and barriers identified by the committee that support or impede the educational needs of children and youths in the juvenile justice system, with specific recommendations for reforms.
- (e) The quality and accessibility of diversionary programs available to children and youths in this state;
- (f) An assessment of the system of community-based services for children and youths who are under the supervision, care or custody of the Department of Youth Services or the Juvenile Court;

- (g) An assessment of the number of children and youths who, after being or while under the supervision or custody of the Department of Children and Families, are adjudicated delinquent or as a youthful offender; and
 - (h) An assessment of the overlap between the juvenile justice system and the mental health care system for children in Massachusetts.

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- (i) Any appropriations necessary to accomplish any goals or suggested policy changesidentified by the Commission.
 - The Commission shall establish a timeframe for review and reporting regarding the responsibilities outlined in this section. Each report submitted by the Commission shall include specific recommendations to improve outcomes and a timeline by which specific tasks or outcomes must be achieved.
- SECTION 171. Sections 1, 4, 7, 10, 13, 16, 19, 22, 25, 26, 29, 32, 33, 34, 37, 38, 39, 40,
- $696 \quad 41, 42, 43, 44, 47, 50, 53, 56, 59, 62, 65, 66, 69, 70, 73, 74, 77, 80, 83, 86, 89, 92, 93, 96, 99, \\$
- 697 102, 105, 106, 109, 112, 115, 118, 121, 124, 127, 130, 133, 136, 139, 142, 145, 146, 149, 152,
- 698 155, 158, 159, 162, 163, 166, 169 and 170 shall take effect on July 1, 2018.
- SECTION 172. Sections 1, 4, 7, 10, 13, 16, 19, 22, 26, 29, 34, 44, 47, 50, 53, 56, 59, 62,
- 701 136, 139, 142, 145, 146, 149, 152, 155, 159, 163 and 166 are hereby repealed.
- SECTION 173. Section 172 shall take effect on July 1, 2019.

- 703 SECTION 174. Sections 2, 5, 8, 11, 14, 17, 20, 23, 27, 30, 35, 45, 48, 51, 54, 57, 60, 63,
- 704 67, 71, 75, 78, 81, 84, 87, 90, 94, 97, 100, 103, 107, 110, 113, 116, 119, 122, 125, 128, 131, 134,
- 705 137, 140, 143, 147, 150, 153, 156, 160, 164 and 167 shall take effect on July 1, 2019
- 706 SECTION 175. Sections 2, 5, 8, 11, 14, 17, 20, 23, 27, 30, 35, 45, 48, 51, 54, 57, 60, 63,
- 707 67, 71, 75, 78, 81, 84, 87, 90, 94, 97, 100, 103, 107, 110, 113, 116, 119, 122, 125, 128, 131, 134,
- 708 137, 140, 143, 147, 150, 153, 156, 160, 164 and 167 are hereby repealed.
- SECTION 176. Section 175 shall take effect on July 1, 2020.
- 710 SECTION 177. Sections 3, 6, 9, 12, 15, 18, 21, 24, 28, 31, 36, 46, 49, 52, 55, 58, 61, 64,
- 711 68, 72, 76, 79, 82, 85, 88, 91, 95, 98, 101, 104, 108, 111, 114, 117, 120, 123, 126, 129, 132, 135,
- 712 138, 141, 144, 148, 151, 154, 157, 161, 165 and 168 shall take effect on July 1, 2020.