

The Commonwealth of Massachusetts

PRESENTED BY:

Paul J. Donato and Patricia D. Jehlen

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 the well-being of minor children living with guardians.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Paul J. Donato	35th Middlesex	1/20/2017
Paul A. Schmid, III	8th Bristol	
Steven Ultrino	33rd Middlesex	
Chris Walsh	6th Middlesex	
John H. Rogers	12th Norfolk	
Elizabeth A. Poirier	14th Bristol	
Mathew Muratore	1st Plymouth	
Daniel Cahill	10th Essex	
Jason M. Lewis	Fifth Middlesex	
Todd M. Smola	1st Hampden	
James E. Timilty	Bristol and Norfolk	
Kenneth I. Gordon	21st Middlesex	
James J. Dwyer	30th Middlesex	
Carmine L. Gentile	13th Middlesex	
Richard J. Ross	Norfolk, Bristol and Middlesex	
Jeffrey N. Roy	10th Norfolk	
Carole A. Fiola	6th Bristol	
Kay Khan	11th Middlesex	

Colleen M. Garry	36th Middlesex	
Susan Williams Gifford	2nd Plymouth	2/1/2017
Barbara A. L'Italien	Second Essex and Middlesex	
Kate Hogan	3rd Middlesex	
Antonio F. D. Cabral	13th Bristol	
Gailanne M. Cariddi	1st Berkshire	
James J. O'Day	14th Worcester	
David K. Muradian, Jr.	9th Worcester	
Frank I. Smizik	15th Norfolk	
José F. Tosado	9th Hampden	
Bradford R. Hill	4th Essex	
Patricia A. Haddad	5th Bristol	
Paul R. Heroux	2nd Bristol	
Robert M. Koczera	11th Bristol	
Steven S. Howitt	4th Bristol	
Adrian Madaro	1st Suffolk	
Kate D. Campanale	17th Worcester	
James M. Cantwell	4th Plymouth	
Tricia Farley-Bouvier	3rd Berkshire	
Bradley H. Jones, Jr.	20th Middlesex	
Geoff Diehl	7th Plymouth	
Viriato M. deMacedo	Plymouth and Barnstable	
Donald R. Berthiaume, Jr.	5th Worcester	
David T. Vieira	3rd Barnstable	
John C. Velis	4th Hampden	
Anne M. Gobi	Worcester, Hampden, Hampshire and	
	Middlesex	
Susannah M. Whipps	2nd Franklin	
Walter F. Timilty	Norfolk, Bristol and Plymouth	

By Representative Donato of Medford and Senator Jehlen, a joint petition (accompanied by bill, House, No. 2274) of Paul J. Donato and others relative to guidelines for guardians of minor children. The Judiciary.

The Commonwealth of Massachusetts

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

An Act to promote the well-being of minor children living with guardians.

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 5-106 of chapter 190B of the General Laws is hereby amended by
2	inserting the following new subsections:-

(e) For proceedings pursuant to a petition to remove a guardian of a minor child, the guardian shall have and be informed of the right to counsel, and the court shall appoint counsel if the guardian is financially unable to retain counsel, when the guardian makes an initial showing that he or she has been the primary caretaker for the child for at least two years or otherwise for a significant part of the child's lifetime. This time period may include caretaking provided during the guardianship or before the guardian was appointed.

9 (f) The court may appoint counsel to represent a guardian of a minor during proceedings 10 pursuant to Article V of this chapter if the guardian is financially unable to retain counsel and the 11 court determines at any time in the proceedings that the interest of the guardian is or may be 12 inadequately represented. (g) The court may appoint counsel to represent a prospective guardian of a minor child upon a petition to establish a guardianship if the prospective guardian is financially unable to retain counsel, the petitioner has presented a meritorious claim that the conditions in section 5-206(c) of this chapter have been met, and the court determines that the interest of the prospective guardian is or may be inadequately represented.

- (h) Any living parent of a minor child whose parental rights have not been terminated shall have and be informed of the right to counsel, and the court shall appoint counsel if the parent or parents are financially unable to retain counsel, when said parent objects to appointment of a guardian of a minor child or when the parent presents a meritorious claim in petitioning to terminate or modify the guardianship of a minor child.
- SECTION 2. Section 5-204 of said chapter 190B, as so appearing, is hereby amended by
 inserting, after subsection (a), the following new subsection:-
- (b) When the court establishes a guardianship of a minor who has at least one living parent whose parental rights have not been terminated, the court's reasons for establishing the guardianship, the petitioner's reasons for petitioning for guardianship, and the parent's reasons for consenting or objecting to the guardianship shall be noted in the order.
- SECTION 3. Section 5-212 of said chapter 190B, as appearing in the 2014 Official
 Edition, is hereby amended by inserting after the word "removal", in line 15, the following
 words:-
- 32 "brought by someone other than a parent whose parental rights have not been33 terminated".

34 SECTION 4. Said section 5-212 of said chapter 190B, as so appearing, is hereby further
 35 amended by inserting the following new subsections:-

36 (d) After notice and hearing on a petition for removal of a guardian brought by a parent 37 whose parental rights have not been terminated, the court may terminate the guardianship if the 38 minor's parent or parents show by a preponderance of the evidence that the impediments to the 39 parent's custody listed in the order pursuant to G.L. c. 190B, § 5-204(b) have been removed and 40 they are currently fit to parent the child, unless the guardian establishes by clear and convincing 41 evidence that termination of the guardianship would not be in the best interests of the minor. It is 42 presumed that the best interests of the child would not be served by terminating the guardianship 43 if a parent has filed a petition for termination in the past 6 months and such petition was not 44 dismissed under this clause. This presumption may be overcome by clear and convincing 45 evidence. The court may enter orders to facilitate the minor's reintegration into the home of the 46 parent or parents for a reasonable period before the termination.

47 (e) In determining parental fitness for purposes of G.L. c. 190B, § 5-212(d), the court
48 shall determine the ability and willingness of the parent or parents to provide a safe, nurturing
49 environment for the minor.

(f) In determining what constitutes the best interest of the ward for purposes of G.L. c.
190B, § 5-212(d), the court shall consider the physical, emotional, and educational well-being of
the child. In so doing, the court shall look to the history of caregiving or parenting by the parent
and the guardian and each party's current ability and willingness to care for the child.