

By Mr. Hynes of Marshfield, petition of Frank M. Hynes relative to magnetic resonance imaging under the public health laws. Health Care.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Ninety.

AN ACT RELATIVE TO MAGNETIC RESONANCE IMAGING.

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 25C of Chapter 111 of the General Laws,
2 as appearing in the 1988 Official Edition, is hereby amended by
3 adding the following paragraph: —

4 The provisions of this section shall not apply to magnetic
5 resonance imaging.

1 SECTION 2. Said Chapter 111 of the General Laws is hereby
2 further amended by inserting after section 25I the following
3 section: —

4 Section 25J. Each magnetic resonance imaging site shall
5 employ a clinical director who has had a minimum of one year's
6 formal training in magnetic resonance imaging. Each such site
7 shall have available, for at least seventy-five per cent of its
8 working hours, a physician trained in magnetic resonance
9 imaging. Such physician shall represent the clinical director or
10 subordinate magnetic resonance imaging physician radiologist
11 who shall have had a minimum of two months magnetic resonance
12 imaging training.

