

By Mr. Moriarty of Ware, petition of William E. Moriarty relative to the retirement rights of electricians at the University of Massachusetts. Public Service.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Eighty-Five.

AN ACT CLARIFYING THE RETIREMENT RIGHTS OF ELECTRICIANS AT THE UNIVERSITY OF MASSACHUSETTS.

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

1 Paragraph (g) of subdivision (2) of section 3 of chapter 32 of the
2 General Laws is hereby amended by striking out the definition of
3 Group 2, as appearing in section 1, of chapter 626 of the acts of
4 1974, and inserting in place thereof the following definition: —
5 Group 2. Public Works building police; permanent watershed
6 guards and permanent park police; University of Massachusetts
7 police; employees of the Massachusetts Port Authority, compris-
8 ing guards, guard sergeants, head guard and chief of Waterfront
9 police; conservation officers paid as such; coastal wardens in the
10 department of natural resources; officials and employees of the
11 department of public safety having police powers; employees of a
12 municipal department who are employed as fire or police signal
13 operators or signal maintenance repairmen; ambulance attendants
14 of a municipal department who are required to respond to fires and
15 perform duties assigned to them; employees of a city or town or of a
16 university operated by the commonwealth who are employed as
17 licensed electricians, the supervisors of said licensed electricians,
18 and also elevator maintenance men employed by a county; em-
19 ployees of the commonwealth or of any county, regardless of any
20 official classification, except the sheriff, master, deputy master,
21 assistant deputy master and correction officers of county correc-
22 tional facilities, whose regular and major duties require them to

23 have the care, custody, or other supervision of prisoners, and
24 employees of the commonwealth or of any county whose regular
25 and major duties require them to have the care, custody, instruc-
26 tion or other supervision of parolees or persons who are mentally
27 ill or mentally defective or defective delinquents or wayward child-
28 ren; provided, that no member that attains age sixty-five while
29 classified in Group 1 may thereafter be classified in Group 2,
30 irrespective of change of employment.