

By Mr. Donato of Medford (by request), petition of Martin Boroian relative to the appointment of said Martin Boroian to the state police. Public Service.

The Commonwealth of Massachusetts

In the Year Two Thousand and Three.

AN ACT REQUIRING A HEARING BY THE PUBLIC SAFETY COMMITTEE.

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

1 Notwithstanding the provisions of Chapter 31, section 42 of the
2 General Laws, Martin Boroian filed a petition in the year 1993,
3 said petition being enacted into the Massachusetts General Laws
4 in the year 1993, and having the force of law. This said petition
5 was declared to be an emergency law, necessary for the immediate
6 preservation of the public convenience.

7 Said same law, enacted into the Massachusetts General Laws, is
8 being ignored by the Massachusetts State Civil Service Commis-
9 sion Legal Department, their ignoring of the Massachusetts
10 General Laws, filed by Martin Boroian, is violating the United
11 States and Massachusetts State civil rights of Martin Boroian.

12 After several attempts by legal counsel representing Martin
13 Boroian, in written requests to the Civil Service Legal Depart-
14 ment, to obey this state law, passed on December 6, 1993 by
15 former President of the Massachusetts State Senate William M.
16 Bulger and former Speaker Charles F. Flaherty.

17 Therefore, notwithstanding the provisions of Chapter 22C of
18 the General Laws, as most recently amended Chapter 412 of the
19 Acts of 1991, the Colonel of the Massachusetts State Police shall
20 be bound by the Massachusetts General Laws 22C. The Colonel
21 of the Massachusetts State Police shall appoint Martin Boroian to
22 the Department of the Massachusetts State Police, immediately,
23 without loss of back pay or benefits to Martin Boroian.

