

**SENATE . . . . . No.**

**The Commonwealth of Massachusetts**

PRESENTED BY:

***Mark C. Montigny***

*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 regulating bodyworks.**

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
<i>Mark C. Montigny</i>	<i>Second Bristol and Plymouth</i>	
<i>Maura Healey</i>	<i>Attorney General</i>	
<i>Patricia A. Haddad</i>	<i>5th Bristol</i>	
<i>Michael O. Moore</i>	<i>Second Worcester</i>	<i>1/29/2019</i>
<i>Jason M. Lewis</i>	<i>Fifth Middlesex</i>	<i>1/23/2019</i>
<i>Danielle W. Gregoire</i>	<i>4th Middlesex</i>	<i>1/24/2019</i>
<i>Antonio F. D. Cabral</i>	<i>13th Bristol</i>	<i>1/24/2019</i>
<i>David Allen Robertson</i>	<i>19th Middlesex</i>	<i>1/24/2019</i>
<i>Steven Ultrino</i>	<i>33rd Middlesex</i>	<i>1/25/2019</i>
<i>Patrick M. O'Connor</i>	<i>Plymouth and Norfolk</i>	<i>1/29/2019</i>
<i>Michael J. Barrett</i>	<i>Third Middlesex</i>	<i>1/29/2019</i>
<i>Rebecca L. Rausch</i>	<i>Norfolk, Bristol and Middlesex</i>	<i>1/30/2019</i>
<i>Walter F. Timilty</i>	<i>Norfolk, Bristol and Plymouth</i>	<i>1/31/2019</i>
<i>Sal N. DiDomenico</i>	<i>Middlesex and Suffolk</i>	<i>2/1/2019</i>
<i>Joan B. Lovely</i>	<i>Second Essex</i>	<i>2/1/2019</i>
<i>James K. Hawkins</i>	<i>2nd Bristol</i>	<i>2/1/2019</i>

**SENATE . . . . . No.**

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION  
SEE SENATE, NO. 907 OF 2017-2018.]

**The Commonwealth of Massachusetts**

\_\_\_\_\_  
**In the One Hundred and Ninety-First General Court  
(2019-2020)**  
\_\_\_\_\_

An Act regulating bodyworks.

*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 98 of chapter 13 of the General Laws, as appearing in the 2016  
2 Official Edition, is hereby amended by striking out subsection (a) and inserting in place thereof  
3 the following subsection:-

4 (a) There shall be within the division of professional licensure a board of registration of  
5 massage therapy and bodyworks. The board shall consist of 7 members who shall be appointed  
6 by the governor for terms of 3 years, 3 of whom shall be licensed massage therapists who have  
7 been actively engaged in the practice of massage therapy in the commonwealth for not less than  
8 5 years immediately before their appointments, 2 of whom shall be licensed bodywork therapists  
9 or bodyworkers who have been actively engaged in the practice of bodyworks in the  
10 commonwealth for not less than 5 years immediately before their appointments; 1 of whom shall  
11 be a law enforcement representative whose area of focus is human trafficking and 1 of whom

12 shall be a consumer who is familiar with the massage therapy or bodyworks therapy fields. The  
13 members shall be residents of the commonwealth and shall be subject to chapter 268A.

14 SECTION 2. Said chapter 13 is hereby further amended by striking out section 99, as so  
15 appearing, and inserting in place thereof the following section:-

16 Section 99. (a) The board shall: (i) administer and enforce sections 227 to 235, inclusive,  
17 of chapter 112; (ii) adopt rules and regulations governing the licensure of massage therapists and  
18 bodyworks therapists, the practice of massage therapy, bodyworks and the operation of massage  
19 schools and bodyworks schools to promote public health, welfare and safety; (iii) establish  
20 standards of professional and ethical conduct; (iv) establish standards for continuing education  
21 reflecting acceptable national standards; and (v) investigate complaints, conduct inspections,  
22 review billing and treatment records and set and administer penalties as defined in sections 61 to  
23 65E, inclusive, and sections 232 to 235, inclusive, of said chapter 112 for fraudulent, deceptive  
24 or professionally incompetent and unsafe practices and for violations of rules and regulations  
25 promulgated by the board.

26 (b) The board shall make available to the public a list of licensed massage therapists,  
27 bodyworks therapists and bodyworkers. The board shall establish by regulation a code of ethics.

28 (c) The board shall adopt rules and regulations to differentiate among varying scopes of  
29 practice within bodywork therapy, as defined by section 227 of chapter 112, and appropriate  
30 licensure restrictions to ensure that a bodyworks therapist operates within the authorized scope of  
31 practice for which the bodyworks therapist has demonstrated satisfactory competency to the  
32 board. The board shall host at least 1 public session to solicit information from bodywork  
33 therapists to inform the rules and regulations.

34 SECTION 3. Section 227 of chapter 112 of the General Laws, as so appearing, is hereby  
35 amended by inserting after the word “therapy”, in line 4, the following words:- and bodyworks.

36 SECTION 4. Said section 227 of said chapter 112, as so appearing, is hereby further  
37 amended by inserting after the definition of “Board”, the following 2 definitions:-

38 “Bodywork”, “bodyworks” or “bodywork therapy”, the practice of a person who uses  
39 touch, words or directed movement to deepen awareness of patterns of movement in the body, or  
40 the affectation of the human energy system or acupoints or Qi meridians of the human body  
41 while engaged within the scope of practice of a profession with established standards and ethics;  
42 provided, however, that such services shall not be designated or implied to be massage or  
43 massage therapy; provided further, that “bodywork”, “bodyworks” and “bodywork therapy” shall  
44 include, but not be limited to: the Feldenkrais Method; Reflexology; the Trager Approach;  
45 Ayurvedic Therapies, Rolf Structural Integration, Polarity or Polarity Therapy; Polarity Therapy  
46 Bodywork; Asian Bodywork Therapy that does not constitute massage as defined in this chapter;  
47 Acupressure; Jin Shin Do; Qi Gong; Tui Na; Shiatsu; Body/Mind Centering; and Reiki; and  
48 provided further, that “bodywork”, “bodyworks” and “bodywork therapy” shall not include  
49 diagnoses, the prescribing of drugs or medicines, spinal or other joint manipulations or any  
50 services or procedures for which a license to practice medicine, acupuncture, chiropractic,  
51 occupational therapy, physical therapy or podiatry is required by law.

52 “Bodyworker”, “bodywork therapist” or “bodyworks therapist”, a person licensed by the  
53 board who instructs or administers bodyworks or bodyworks therapy for compensation.

54 SECTION 5. Said section 227 of said chapter 112, as so appearing, is hereby further  
55 amended by striking out the definitions of “Licensed massage school” and “Licensed massage  
56 therapy salon” and inserting in place thereof the following 2 definitions:-

57 “Licensed massage school” or “licensed bodywork school”, a facility that is licensed by  
58 the office of private occupational school education pursuant to section 263 or any other state or  
59 federal agency or department after meeting minimum standards for training, facilities, instructors  
60 and curriculum as determined by the board in accordance with sections 228 to 235, inclusive.

61 “Licensed massage therapy facility” or “licensed bodywork therapy facility”, a place,  
62 office, clinic or establishment licensed by the board to offer massage or bodywork services.

63 SECTION 6. Said chapter 112 is hereby further amended by striking out section 228, as  
64 so appearing, and inserting in place thereof the following section:-

65 Section 228. (a) A person shall not hold the person’s self out to others as a massage  
66 therapist, bodywork therapist or bodyworker or practice massage, massage therapy, bodyworks  
67 or bodyworks therapy unless the person holds a valid license issued in accordance with this  
68 chapter. A person licensed to practice massage or massage therapy or bodyworks or bodyworks  
69 therapy shall not perform: (i) diagnosis of illness or disease; (ii) high velocity, low-amplitude  
70 thrust applied to a joint; (iii) electrical stimulation; (iv) application of ultrasound; (v) exercise  
71 and prescription of medicines.

72 (b) The following practitioners shall be exempt from the licensure requirements of this  
73 section:

74 (i) a person who: (A) is otherwise licensed, certified or registered under the General  
75 Laws; (B) is performing services within the person's authorized scope of practice; and  
76 (C) does not hold the person's self out to be a massage therapist, bodywork therapist or  
77 bodyworker;

78 (ii) a person who is duly licensed, registered or certified in another state, territory, the  
79 District of Columbia or a foreign country when temporarily called into the  
80 commonwealth to teach a course related to massage therapy or bodyworks therapy or to  
81 consult with a person licensed as a massage therapist or bodywork therapist or  
82 bodyworker under this chapter;

83 (iii) a student of massage therapy or bodyworks therapy who is enrolled in a licensed  
84 massage or bodywork school program for massage or bodywork and is performing work  
85 as a required component of his course of study at such school; provided, however, that the  
86 student shall not hold the student's self out as a licensed massage therapist or bodywork therapist  
87 under this chapter and shall not receive compensation for the work;

88 (iv) a person giving massage or bodywork therapy to a member of that person's  
89 immediate family for which the person received no compensation;

90 (v) a person, duly licensed, registered or certified in another state, territory, the District of  
91 Columbia or a foreign country who is incidentally in the commonwealth to provide  
92 service as part of an emergency response team working in conjunction with disaster relief  
93 officials; and

94 (vi) a person giving massage or bodywork in a sporting, health or other event, whether on  
95 a single day or on consecutive days, that is non-compensatory and under the supervision  
96 of a licensed massage therapist, bodywork therapist or bodyworker.

97 SECTION 7. Said chapter 112 is hereby further amended by striking out section 229, as  
98 most recently amended by section 74 of chapter 6 of the acts of 2017, and inserting in place  
99 thereof the following section:-

100 Section 229. (a) A person who desires to engage in the practice of massage therapy shall  
101 apply on a form furnished by the board that shall be signed and sworn to by the applicant. Each  
102 application shall be accompanied by payment of the fee prescribed by the executive office for  
103 administration and finance pursuant to section 3B of chapter 7. Upon submission of a completed  
104 application to the board and the payment of the required fee, the board may issue a license to  
105 practice as a massage therapist to an applicant who: (i) has obtained a high school diploma or its  
106 equivalent; (ii) is 18 years of age or older; (iii) has submitted 2 professional letters of reference,  
107 with at least 1 being from an employer or professional in the massage therapy or medical field;  
108 (iv) is of good moral character, as determined by the discretion of the board; (v) has successfully  
109 completed a course of study consisting of not less than 500 classroom hours or an equivalent  
110 number of credit hours of supervised instruction at a licensed massage school; (vi) has not been  
111 convicted in any jurisdiction of sexually-related crime or a crime involving moral turpitude for  
112 the 10 years immediately before the date of application; (vii) provides proof of professional  
113 liability coverage; and (viii) demonstrates the professional competence that may be required by  
114 the board's regulations.

115 (b) A person who desires to engage in the practice of bodyworks shall apply on a form  
116 furnished by the board that shall be signed and sworn to by the applicant. Each application shall  
117 be accompanied by payment of the fee prescribed by the executive office for administration and  
118 finance pursuant to section 3B of chapter 7. Upon submission of a completed application to the  
119 board and the payment of the required fee, the board may issue a license to practice as a  
120 bodyworks therapist to an applicant who: (i) has obtained a high school diploma or its  
121 equivalent; (ii) is 18 years of age or older; (iii) has submitted 2 professional letters of reference,  
122 with at least 1 being from an employer or professional in the bodywork or medical field; (iv) is  
123 of good moral character, as determined by the discretion of the board; (v) has successfully  
124 completed a course of study or supervised instruction at a licensed bodyworks school that has  
125 been determined appropriate by the board; (vi) has not been convicted in any jurisdiction of  
126 sexually-related crime or a crime involving moral turpitude for the 10 years immediately before  
127 the date of application; (vii) provides proof of professional liability coverage; and (viii)  
128 demonstrates the professional competence that may be required by the board's regulations.

129 (c) The commissioner of the division of professional licensure shall determine the  
130 renewal cycle and renewal period for massage therapy and bodyworks therapy licenses. Each  
131 person licensed in accordance with these sections shall apply to the board for renewal of the  
132 person's license not later than the expiration date, as determined by the director, unless the  
133 license was revoked, suspended or canceled earlier by the board as a result of a disciplinary  
134 proceeding instituted pursuant to this chapter. Applications for renewal shall be made on forms  
135 approved by the board and accompanied by payment of a renewal fee, as prescribed by the  
136 executive office for administration and finance pursuant to section 3B of chapter 7; provided,  
137 however, that the fee shall not be less than \$100.

138 (d) As a condition of license renewal, a licensed massage therapist or licensed  
139 bodyworks therapist or bodyworker shall furnish the board with satisfactory proof that the  
140 licensee: (i) has not been convicted in any jurisdiction of a sexually-related crime or a crime  
141 involving moral turpitude since the original application for licensure; (ii) has professional  
142 liability coverage; and (iii) has completed the continuing education requirements that reflect  
143 acceptable national standards and have been reviewed and approved by the board.

144 Upon satisfactory compliance with the licensing requirements for massage therapists,  
145 bodyworks therapists or bodyworkers and successful completion of the continuing education  
146 requirements, the board shall issue a renewal license showing that the holder is entitled to be  
147 licensed for the renewal period. The board may provide for the late renewal of a license that has  
148 lapsed and may require payment of a late fee. All licensing and application fees and  
149 administrative fines collected pursuant to sections 227 to 235, inclusive, shall be deposited into  
150 the Division of Professional Licensure Trust Fund established in section 35V of chapter 10.

151 SECTION 8. Section 230 of said chapter 112, as appearing in the 2016 Official Edition,  
152 is hereby amended by inserting after the word “therapists”, in line 2, the following words:- ,  
153 bodywork therapists or bodyworkers.

154 SECTION 9. Said chapter 112 is hereby further amended by striking out section 231, as  
155 so appearing, and inserting in place thereof the following section:-

156 Section 231. The board may grant a license to an applicant for a bodywork therapist  
157 license who: (i) (A) provides documentation, acceptable to the board, that demonstrates that the  
158 applicant has provided an appropriate number of hours of bodyworks therapy, as determined by  
159 the board, to members of the public for compensation; (B) has been authorized to practice

160 bodywork by the municipal board of health within the commonwealth; provided, however, that  
161 the authorization shall be valid not more than 2 years after the date of application; or (C)  
162 provides proof of the successful passage of a board approved examination administered by a  
163 national organizational or board accredited by the National Commission of Certifying Agencies  
164 and approved by the National Organization for Competency Assurance; (ii) submits a completed  
165 application and pays the necessary fee prescribed by the executive office for administration and  
166 finance pursuant to section 3B of chapter 7; (iii) is of good moral character, as determined by the  
167 discretion of the board; and (iv) provides proof of professional liability coverage.

168 SECTION 10. Said chapter 112 is hereby further amended by striking out section 232, as  
169 so appearing, and inserting in place thereof the following section:-

170 Section 232. (a) The board shall conduct inspections and investigate all complaints filed  
171 that relate to the proper practice of massage therapy or bodyworks therapy, the operation of a  
172 massage therapy or bodywork facility and any violation of sections 227 to 235, inclusive, or a  
173 rule or regulation of the board. Such a complaint may be brought by any person or the board  
174 may, on its own, initiate a complaint.

175 (b) The board shall be under the supervision of the division of professional licensure and  
176 shall have all the authority conferred under sections 61 to 65E, inclusive. For the purposes of this  
177 section and sections 61 to 65E, inclusive, conduct that places into question the holder's  
178 competence to practice massage therapy or bodywork therapy or operate a massage or  
179 bodyworks facility shall include, but not be limited to: (i) committing fraud or misrepresentation  
180 in obtaining a license; (ii) criminal conduct that the board determines to be of such a nature as to  
181 render the person unfit to practice as a licensed massage therapist, bodyworks therapist or

182 bodyworker or to operate a licensed massage therapy or bodywork facility, as evidenced by  
183 criminal proceedings that resulted in a conviction, guilty plea or plea of nolo contendere or an  
184 admission of sufficient facts; (iii) violating any rule or regulation of the board; (iv) failing to  
185 cooperate with the board or its agents in the conduct of an inspection or investigation; (v) failing  
186 to fulfill any continuing education requirements set out by the board; (vi) violating an ethical  
187 standard that the board determines to be of such a nature as to render the person unfit to practice  
188 as a massage therapist or bodyworks therapist or bodyworker or to operate a licensed massage  
189 therapy or bodywork facility, including, but not limited to: (A) inappropriate conduct or touching  
190 in the practice of massage therapy or bodyworks therapy; (B) offering medical opinion or  
191 diagnosis; or (C) negligence in the course of professional practice.

192           The board may issue an order to a licensee directing the licensee to cease and desist from  
193 unethical or unprofessional conduct if the board finds, after the opportunity for a hearing, that the  
194 licensee has engaged in such conduct.

195           (c) A massage therapist, bodyworks therapist or bodyworker whose license to practice is  
196 suspended for more than 1 year for professional misconduct with regard to insurance claims shall  
197 not own, operate, practice in or be employed by another massage therapist, bodywork therapist  
198 or a physical therapist or chiropractor, in any capacity, until the license is reinstated by the board.  
199 A massage therapist or bodywork therapist whose license is suspended for a second offense with  
200 regard to insurance claims shall have the license permanently revoked and may not own, operate,  
201 practice in or be employed by a business that provides massage therapy, bodywork therapy,  
202 physical therapy or chiropractic care.

203 (d) Nothing in this section shall limit the board's authority to impose sanctions by consent  
204 agreements that are considered reasonable and appropriate by the board. A person aggrieved by a  
205 disciplinary action taken by the board pursuant to this section or section 235 may, pursuant to  
206 section 64, file a petition for judicial review.

207 SECTION 11. Said chapter 112 is hereby further amended by striking out section 233, as  
208 most recently amended by section 75 of chapter 6 of the acts of 2017, and inserting in place  
209 thereof the following section:-

210 Section 233. The board shall establish standards to be met by the massage therapy or  
211 bodywork schools. The board shall approve the massage therapy or bodywork school curriculum,  
212 training, facilities and instructors. A school or entity shall not teach massage therapy or  
213 bodywork without prior approval by the board unless licensed by the division of professional  
214 licensure pursuant section 263 or other state or federal agency or department.

215 SECTION 12. Section 234 of said chapter 112, as appearing in the 2016 Official Edition,  
216 is hereby amended by inserting after the words “massage therapy”, in line 2, the following  
217 words:- and bodyworks.

218 SECTION 13. Section 235 of said chapter 112, as so appearing, is hereby amended by  
219 inserting after the word “means”, in line 25, the following words:- or through online advertising  
220 means or forums.

221 SECTION 14. Said section 235 of said chapter 112, as so appearing, is hereby further  
222 amended by striking out subsection (b) and inserting in place thereof the following 2  
223 subsections:-

224 (b) Only a person duly licensed under this chapter shall be designated as a “bodywork  
225 therapist” and entitled to use the terms “bodywork”, “bodyworks”, “bodyworker”, “bodywork  
226 therapy”, “bodywork therapist” and “bodyworks therapist” when advertising or printing  
227 promotional material. A person who uses such a term in the person’s professional title without  
228 being authorized to do so shall be subject to discipline by the board. A person who: (i)  
229 knowingly aids and abets another to use such a term when the person is not authorized to do so;  
230 or (ii) knowingly employs a person not authorized to use such a term in the course of the  
231 employment, shall be subject to a disciplinary proceeding before the board.

232 It shall be a violation of this chapter for a person to advertise: (i) as a bodywork therapist,  
233 bodyworker or bodywork facility unless the person has an employee who holds a valid license  
234 under this chapter; (ii) by combining advertising for a licensed bodywork therapy service with  
235 escort or dating services; (iii) as performing bodywork in a form in which the person has not  
236 received training or of a type that is not licensed or otherwise recognized by law or  
237 administrative rule; or (iv) by using any term other than “bodywork”, “bodyworks”,  
238 “bodyworker”, “bodywork therapy”, “bodywork therapist” or “bodyworks therapist” to refer to  
239 the service.

240 As used in this section, the term “advertise” shall include, but not be limited to: (i) the  
241 issuance of a card, sign or device to another; (ii) the causing, permitting or allowing of a sign or  
242 marking on or in a building, vehicle or structure; (iii) advertising in a newspaper or magazine, on  
243 television or through electronic means or online advertising means or forums; (iv) a listing or  
244 advertising in a directory under a classification or heading that includes the word “bodywork”,  
245 “bodyworks”, “bodyworker”, “bodywork therapy”, “bodywork therapist” or “bodyworks  
246 therapist”; or (v) a commercial broadcast by airwave transmission.

247 (c) A person who: (i) is otherwise licensed, certified or registered under the law; (ii) is  
248 performing services within the person's authorized scope of practice; and (iii) does not hold the  
249 person's self out to be a massage therapist or bodywork therapist, shall be exempt from this  
250 section.

251 SECTION 15. Section 51 of chapter 140 of the General Laws, as so appearing, is hereby  
252 amended by inserting after the word "therapy", in lines 1 and 8, each time it appears, the  
253 following words:- or bodyworks.

254 SECTION 16. Subsection (b) of said section 51 of said chapter 140 is hereby amended by  
255 striking out the last sentence and inserting in place thereof the following sentence:-

256 A massage therapist, bodyworks therapist or bodyworker, whose license to practice  
257 massage therapy or bodywork therapy is revoked or suspended for more than 1 year with regard  
258 to insurance claims, shall not own, operate, practice in or be employed by a massage therapy or  
259 bodywork therapy office, clinic or other place designated for the practice of massage therapy,  
260 bodywork therapy, physical therapy or chiropractic.

261 SECTION 17. Said chapter 140 is hereby further amended by striking out section 52, as  
262 so appearing, and inserting in place thereof the following section:-

263 Section 52. A member of the police department of a town may, upon appropriate legal  
264 process, enter and inspect any premises in that town used for massage, bodyworks or the giving  
265 of vapor baths.

266 SECTION 18. The board of registration of massage therapy and bodyworks established  
267 under section 98 of chapter 13 of the General Laws shall promulgate regulations not more than  
268 180 days after a quorum of the board is appointed.

269 SECTION 19. All orders, rules and regulations duly made and all licenses and approvals  
270 duly granted that are in force immediately before the effective date of this act shall continue in  
271 force and shall thereafter be enforced until superseded, revised, rescinded or cancelled in  
272 accordance with law by the appropriate board.

273 SECTION 20. The board of registration of massage therapy and bodyworks established  
274 under section 98 of chapter 13 of the General Laws shall receive applications for licenses under  
275 section 231 of chapter 112 of the General Laws not later than July 1, 2019.

276 SECTION 21. This act shall take effect upon its passage.