COMMONWEALTH OF MASSACHUSETTS WILLIAM FRANCIS GALVIN SECRETARY OF THE COMMONWEALTH

WARRANT FOR THE STATE ELECTION

To the Constables WORCESTER SS.
Constables of the City/Town of MENDON

are qualified to vote in the State Election to vote at In the name of the Commonwealth, you are hereby required to notify and warn the inhabitants of said city or town who

Miscoe Hill School 148 North Ave

on TUESDAY, THE SIXTH DAY OF NOVEMBER, 2018, from 7:00 A.M. to 8:00 P.M. for the following purpose:

To cast their votes in the State Election for the candidates for the following offices and questions:

QUESTION 1: LAW PROPOSED BY INITIATIVE PETITION

Representatives on or before May 2, 2018? Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of

SUMMARY

This proposed law would limit how many patients could be assigned to each registered nurse in Massachusetts hospitals and certain other health care facilities. The maximum number of patients per registered nurse would by type of unit and level of care, as follows:

- In units with step-down/intermediate care patients: 3 patients per nurse;
- patients post-anesthesia per nurse; In units with post-anesthesia care or operating room patients: I patient under anesthesia per nurse; 2
- patients per nurse; or 5 non-urgent stable patients per nurse; assessed each patient's condition as stable); 2 urgent non-stable patients per nurse; 3 urgent stable In the emergency services department: 1 critical or intensive care patient per nurse (or 2 if the nurse has
- to two hours immediately postpartum: 1 mother per nurse and 1 baby per nurse; (c) when the condition of the mother and baby are determined to be stable: 1 mother and her baby or babies per nurse; (d) postpartum: 6 patients per nurse; (e) intermediate care or continuing care babies: 2 babies per nurse; (f) well-babies: 6 babies per nurse; In units with maternity patients: (a) active labor patients: 1 patient per nurse; (b) during birth and for up
- any other unit: 4 patients per nurse; and In units with pediatric, medical, surgical, telemetry, or observational/outpatient treatment patients, or
- In units with psychiatric or rehabilitation patients: 5 patients per nurse

reducing its level of nursing, service, maintenance, clerical, professional, and other staff. The proposed law would require a covered facility to comply with the patient assignment limits without

The proposed law would also require every covered facility to develop a written patient acuity tool for each unit to evaluate the condition of each patient. This tool would be used by nurses in deciding whether patient limits should be lower than the limits of the proposed law at any given time.

proposed law would not override any contract in effect on January 1, 2019 that set higher patient limits proposed law's limits would take effect after any such contract expired

complaints, compliance plans, and violations would appear. a violation continued after the Commission notified the covered facility of the violation. The Health Policy who could file suit to obtain a civil penalty of up to \$25,000 per violation as well as up to \$25,000 for each day compliance plan to the Commission. The Commission could report violations to the state Attorney General Commission would be required to establish a toll-free telephone number for complaints and a website where written notice from the Commission of a complaint or a violation would be required to submit a written The state Health Policy Commission would be required to promulgate regulations to implement the proposed The Commission could conduct inspections to ensure compliance with the law. Any facility receiving

and \$2,500 facility's non-compliance with the posting requirement would be punishable by a civil penalty between \$250 patient room, and waiting area a notice explaining the patient limits and how to report violations. Each day of a assignment limits of the law. The proposed law would require every covered facility to post within each unit, The proposed law would prohibit discipline or retaliation against any employee for complying with the patient

emergency. The proposed law's requirements would be suspended during a state or nationally declared public health

The proposed law states that, if any of its parts were declared invalid, the other parts would stay in effect, proposed law would take effect on January 1, 2019. The

certain other health care facilities. $A\ \mathit{YES}\ \mathit{VOTE}$ would limit the number of patients that could be assigned to one registered nurse in hospitals and

NO VOTE would make no change in current laws relative to patient-to-nurse limits

QUESTION 2: LAW PROPOSED BY INITIATIVE PETITION

Representatives on or before May 2, 2018? Do you approve of a law summarized below, on which no vote was taken by the Senate or the House of

SUMMARY

beings and that campaign contributions and expenditures may be regulated United States Constitution to establish that corporations do not have the same Constitutional rights as human This proposed law would create a citizens commission to consider and recommend potential amendments to the

demographic backgrounds Commonwealth, the state Attorney General, the Speaker of the state House of Representatives, and the President of the state Senate would each appoint three members of the commission and, in making these member commission, and members would serve without compensation. The Governor, the Secretary of the Any resident of Massachusetts who is a United States citizen would be able to apply for appointment to the , would seek to ensure that the commission reflects a range of geographic, political, and

and other entities in light of Supreme Court decisions that allow corporations to assert certain constitutional introduced to Congress; and (5) recommendations for advancing proposed amendments to the United States rights; (3) recommendations for constitutional amendments; (4) an analysis of constitutional amendments impact of political spending in Massachusetts; (2) any limitations on the state's ability to regulate corporations Constitution. The commission would be required to research and take testimony, and then issue a report regarding (1) the

The commission would be subject to the state Open Meeting Law and Public Records Law. The commission's first report would be due December 31, 2019, and the Secretary of the Commonwealth would be required to deliver the commission's report to the state Legislature, the United States Congress, and the President of the United States.

proposed law would take effect on January 1, 2019. The proposed law states that, if any of its parts were declared invalid, the other parts would stay in effect. The

to limit the influence of money in elections and establish that corporations do not have the same rights as human A YES VOTE would create a citizens commission to advance an amendment to the United States Constitution

A NO VOTE would not create this commission

QUESTION 3: REFERENDUM ON AN EXISTING LAW

Do you approve of a law summarized below, which was approved by the House of Representatives and the Senate on July 7, 2016?

SUMMARY

as any place that is open to and accepts or solicits the patronage of the general public, such as hotels, stores, restaurants, theaters, sports facilities, and hospitals. "Gender identity" is defined as a person's sincerely held accommodation, resort, or amusement. Such grounds also include race, color, religious creed, national origin, sex, disability, and ancestry. A "place of public accommodation, resort or amusement" is defined in existing law gender-related identity, appearance, or behavior, whether or not it is different from that traditionally associated with the person's physiology or assigned sex at birth. This law adds gender identity to the list of prohibited grounds for discrimination in places of public

This law prohibits discrimination based on gender identity in a person's admission to or treatment in any place of public accommodation. The law requires any such place that has separate areas for males and females (such as restrooms) to allow access to and full use of those areas consistent with a person's gender identity. The law also prohibits the owner or manager of a place of public accommodation from using advertising or signage that discriminates on the basis of gender identity.

This law directs the state Commission Against Discrimination to adopt rules or policies and make recommendations to carry out this law. The law also directs the state Attorney General to issue regulations or guidance on referring for legal action any person who asserts gender identity for an improper purpose.

The provisions of this law governing access to places of public accommodation are effective as of October 1, 2016. The remaining provisions are effective as of July 8, 2016.

identity in places of public accommodation. A YES VOTE would keep in place the current law, which prohibits discrimination on the basis of gender

f A f NO f VOTE would repeal this provision of the public accommodation law

Police Officer	SUANT TO THE WITHIN WARRANT, I have notified and warned the inhabitants of the Town of Mendon by ng up attested copies of the same at: Town Hall, Post Office, Sunny Farms, and the Town of Mendon Website.	Selectmen of: MENDON	Market Grand	The Real I	hot leset	Given under our hards this 9 TH day of OCTOBER, 2018.
, 2018.	ned the inhabitants of the Town of Mendon by nny Farms, and the Town of Mendon Website.	ON				

Hereof fail not and make return of this warrant with your doings thereon at the time and place of said voting.

PURS