No.		
	IN THE	

SUPREME COURT OF THE UNITED STATES

JENNIFER COTTO, on behalf of herself and all others similarly situated; JAMIE KIMBALL, on behalf of herself and all others similarly situated; DAVID CUMMINGS, on behalf of himself and all others similarly situated; TODD MOTON, on behalf of himself and all others similarly situated; and TRAVIS MORAN, on behalf of himself and all others similarly situated, Petitioners,

v.

ANDREA J. CAMPBELL, Attorney General; TIMOTHY SHUGRUE, Berkshire County District Attorney; THOMAS M. QUINN, III, Bristol County District Attorney; ROBERT J. GALIBOIS, II, Cape and Islands District Attorney; PAUL TUCKER, Essex County District Attorney; ANTHONY GULLUNI, Hampden County District Attorney; MARIAN RYAN, Middlesex County District Attorney; MICHAEL W. MORRISSEY, Norfolk County District Attorney; DAVID E. SULLIVAN, Northwestern District Attorney; TIMOTHY J. CRUZ, Plymouth County District Attorney; KEVIN R. HAYDEN, Suffolk County District Attorney; JOSEPH D. EARLY, JR, Worcester County District Attorney; THOMAS G. AMBROSINO, Administrator of the Trial Court, and JOHN MAWN, JR., Massachusetts State Police Interim Superintendent, Respondents.

CERTIFICATE OF SERVICE

I, William W. Fick, do swear or declare that on this 9th day of April, 2025, as required by Supreme Court Rule 29, I have caused to be served the enclosed APPLICATION FOR EXTENSION OF TIME IN WHICH TO FILE A PETITION FOR WRIT OF CERTIORARI on each party to the above proceeding or that party's counsel, and on every other person required to be served, by depositing an envelope containing the above documents in the United States mail properly addressed to each of them and with first-class postage prepaid.

The names and addresses of those served are as follows:

Office of the Attorney General Anne Sterman, Esq. Katherine B. Dirks, Esq. Christine Fimognari, Esq. Assistant Attorneys General One Ashburton Place Boston, Massachusetts 02108

I declare under penalty of perjury that the foregoing is true and correct.

Executed on April 9, 2025.

William W. Fick