SENATE No. 1386

The Commonwealth of Massachusetts

PRESENTED BY:

Cynthia Stone Creem

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 improving juvenile justice data collection.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Cynthia Stone Creem	First Middlesex and Norfolk	
Jason M. Lewis	Fifth Middlesex	1/24/2019
Mike Connolly	26th Middlesex	1/28/2019
Joseph A. Boncore	First Suffolk and Middlesex	1/30/2019
Adam G. Hinds	Berkshire, Hampshire, Franklin and Hampden	1/30/2019
Edward J. Kennedy	First Middlesex	1/30/2019
Cindy F. Friedman	Fourth Middlesex	1/30/2019
James B. Eldridge	Middlesex and Worcester	1/30/2019
Brendan P. Crighton	Third Essex	1/31/2019
Patricia D. Jehlen	Second Middlesex	1/31/2019
Mary S. Keefe	15th Worcester	1/31/2019
Denise Provost	27th Middlesex	1/31/2019
Sal N. DiDomenico	Middlesex and Suffolk	1/31/2019
Michael O. Moore	Second Worcester	2/1/2019
Michael D. Brady	Second Plymouth and Bristol	2/1/2019
Jack Patrick Lewis	7th Middlesex	2/1/2019
Sean Garballey	23rd Middlesex	2/1/2019

Michael J. Barrett	Third Middlesex	2/1/2019
Julian Cyr	Cape and Islands	2/4/2019

SENATE DOCKET, NO. 795 FILED ON: 1/16/2019

SENATE No. 1386

By Ms. Creem, a petition (accompanied by bill, Senate, No. 1386) of Cynthia Stone Creem, Jason M. Lewis, Mike Connolly, Joseph A. Boncore and other members of the General Court for legislation to improve data collection in the juvenile justice system. Public Safety and Homeland Security.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1290 OF 2017-2018.]

The Commonwealth of Alassachusetts

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

An Act improving juvenile justice data collection.

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. The purpose of these provisions is to ensure that the Commonwealth
2	establishes systems to collect accurate, consistent, and comprehensive data on juveniles' contacts
3	with officials in the law enforcement and juvenile justice systems in order to improve
4	comprehensive state planning as required by Title 34 of the United States Code, section 1113.
5	SECTION 2. Section 89 of Chapter 119 of the General Laws, as appearing in section 80
6	of chapter 69 of the acts of 2018, is hereby amended by inserting after the definition of "criminal
7	justice agency" the following paragraph:-
8	"Gender identity and expression" shall be defined pursuant to subsection 59 of section 7

9 of chapter 4 of the General Laws

10	SECTION 3. Section 89 of said Chapter 119, as so appearing, is hereby further amended
11	by inserting after the definition of "racial or ethnic category" the following paragraph:-
12	'Sexual orientation", having an orientation for or being identified as having an orientation
13	for heterosexuality, bisexuality, or homosexuality.
14	SECTION 4. Section 89 of Chapter 119 of the General Laws, as appearing in section 80
15	of chapter 69 of the acts of 2018, is hereby amended by inserting after the last paragraph the
16	following paragraphs:-
17	(c)The Child Advocate shall create and update as may be appropriate an instrument to
18	record aggregate statistical data at each point of contact identified in sections 4(a)-(i). This
19	instrument shall, at minimum, include age, gender, gender identity and expression, racial or
20	ethnicity category, sexual orientation and type of crime. The child advocate shall give due regard
21	to the census of juveniles when setting forth the racial or ethnic categories in the instrument. The
22	Child Advocate shall consider providing guidance about the manner in which the race and
23	ethnicity information is designated and collected, with consideration of the juveniles' self-
24	reporting of such categories. All Offices and Departments subject to this law shall use this
25	instrument to record contacts.
26	(d) The department of state police, municipal police departments, Massachusetts Bay
27	Transportation Authority police, any school-based police from a local education authority, and
28	any contractor, vendor or service-provider working with such police including any alternative
29	lock-up programs, shall collect the necessary information to complete the instrument identified

30 in subsection (c) for each juvenile subjected to the following contacts for each fiscal year:

31 (1) referral to and/or use of diversion programming; and

32	(2) arrest
52	(2) 411050

33	(e) Clerk magistrates shall collect the necessary information to complete the instrument
34	identified in subsection (c) for each juvenile subjected to the following contacts for each fiscal
35	year
36	(1) criminal complaint filed
37	(2) finding of probable cause;
38	(3) complaint issued;
39	(4) appeal to judge of the finding by the clerk magistrate; and
40	(5) complaint issued after appeal.
41	(f) The district attorneys shall collect the necessary information to complete the
42	instrument identified in subsection (c) for each juvenile subjected to the following contacts for
43	each fiscal year
44	(1) referral to and/or use of diversion programming;
45	(2) indictment as a youthful offender;
46	(3) dismissal of indictment/dismissal of indictment in exchange for other action; and
47	(4) prosecution in criminal court under section 74 of chapter 119 of the General Laws.
48	(g) The juvenile court department shall collect the necessary information to complete the
49	instrument identified in subsection (c) for each juvenile subjected to the following contacts for
50	each fiscal year:

51	(1) arraignment as a delinquent
52	(2) arraignment as a youthful offender;
53	(3) referral to and/or use of diversion programming pursuant to section 54A of chapter
54	119 of the General Laws;
55	(4) imposition of bail or order to hold without bail;
56	(5) pre-trial probation pursuant to section 87 of chapter 276 of the General Laws;
57	(6) cases which are continued without a finding pursuant to section 18 of chapter 278 and
58	to section 58 of chapter 119 of the General Laws;
59	(7) adjudication as a delinquent;
60	(8) adjudication as a youthful offender;
61	(9) imposition of an adult sentence pursuant to section 58 of chapter 119 of the General
62	Laws;
63	(10) sentence to probation;
64	(11) commitment to the department of youth services pursuant to section 58 of chapter
65	119 of the General Laws;
66	(12) commitment to the department of youth services pursuant to section 2 of chapter 279
67	of the General Laws that are suspended;
68	(13) voluntary extensions of commitments to the department of youth services;

69	(14) juvenile brought before the court on criminal and non-criminal violations of
70	probation;

- (15) commitments to department of youth services following a probation violation; and
 (16) revocation of a continuation without a finding pursuant to pursuant to section 18 of
 chapter 278 and to section 58 of chapter 119 of the General Laws;
 (h) The office of the commissioner of probation shall collect the necessary information to
 complete the instrument identified in subsection (c) for each juvenile subjected to the following
 contacts for each fiscal year:
- 77 (1) referral to and/or use of diversion programming;
- 78 (2) supervision of pre-trial probation;
- 79 (3) supervision of continuances without a finding;
- 80 (4) supervision of youth on probation; and
- 81 (5) referral to the court for a probation violation.
- 82 (i) The department of youth services and any contractor, vendor or service provider

83 working with said department including alternative lock-up programs shall collect the necessary

- 84 information to complete the instrument identified in subsection (c) for each juvenile subjected to
- 85 the following contacts for each fiscal year:
- 86 (1) pre-arraignment detention;
- 87 (2) pre-trial detention;

88	(3) commitment;
89	(4) level of care including, but not limited to,
90	a. "hardware," secure;
91	b. staff secure;
92	c. residential; and
93	d. community placement;
94	(5) notice of revocation of grants of conditional liberty;
95	(6) hearing on grants of conditional liberty; and
96	(7) revocation of grants of conditional liberty for violation of conditions of liberty; and
97	(8) voluntary extensions of commitments with the department of youth services.
98	(j) The superior court shall collect the necessary information to complete the instrument
99	identified in subsection (c) for each juvenile subjected to the following contacts for each fiscal
100	year:
101	(1) arraignment for murder in the first degree and murder in the second degree; and
102	(2) convictions.
103	(k) The department of correction and each sheriff's department shall collect the necessary
104	information to complete the instrument identified in subsection (c) for each juvenile subjected to
105	the following contacts for each fiscal year:

106	(1) pre-arraignment detention;
107	(2) pre-trial detention;
108	(3) post-disposition confinement of youthful offenders; and
109	(4) post-conviction confinement for murder.
110	(l) The parole board shall collect the necessary information to complete the instrument
111	identified in subsection (c) for each juvenile subjected to the following contacts for each fiscal
112	year:
113	(1) grant of parole;
114	(2) supervision of parole; and
115	(3) revocation of parole.
116	SECTION 5. Chapter 119 of the General Laws, as appearing in section 80 of chapter 69
117	of the acts of 2018, is hereby amended by inserting after section 89 the following section:
118	Section 90. (a) The Executive Office of Public Safety and Security shall be responsible
119	for assembling the data collected by the below offices and departments on an annual basis. The
120	collected data for each fiscal year shall be published on the Executive Office of Public Safety
121	and Security Website, filed with the clerks of the Massachusetts House and Senate and provided
122	to the Office of the Child Advocate no later than 90 days after the end of that fiscal year. The
123	first such report shall be submitted by January 2, 2020.
124	a. The Commissioner of the Department of Correction

125	b. Sheriffs of each County;
126	c. The Parole Board;
127	d. The Department of the State Police;
128	e. Municipal police departments;
129	f. The Massachusetts Bay Transportation Authority Police;
130	g. School based police from any local education authority;
131	h. Alternative Lock-up Programs; and
132	i. any other contractor, vendor or service provider working with school based or other
133	police officers.
134	(b) The Attorney General shall be responsible of assembling data collected by District
135	Attorney's Offices on an annual basis. The collected data for each fiscal year shall be published
136	on the Attorney General's website, filed with the clerks of the Massachusetts House and Senate
137	and provided to the Office of the Child Advocate no later than 90 days after the end of that fiscal
138	year. The first such report shall be submitted by January 2, 2020.
139	(c) The Chief Justice for Administration and Management shall be responsible for
140	assembling data collected by judicial officers and court personnel including the Commissioner of
141	Probation, judicial officers and court personnel, and the Executive Director of Community
142	Correction. The data shall be collected on an annual basis. The collected data for each fiscal year
143	shall be published on the Supreme Judicial Court's website, filed with the clerks of the
144	Massachusetts House and Senate and provided to the Office of the Child Advocate no later than

90 days after the end of that fiscal year. The first such report shall be submitted by January 2,2020.

(d) The Executive Office for Human Services shall be responsible for assembling data
collect by the Commissioner of the Department of Youth Services and all department personnel,
contractors or vendors working with the Department. The data shall be collected on an annual
basis. The collected data for each fiscal year shall be published on the Office's website, filed
with the clerks of the Massachusetts House and Senate and provided to the Office of the Child
Advocate no later than 90 days after the end of that fiscal year. The first such report shall be
submitted by January 2, 2020.

(e) Any individual data described or acquired under the provisions of this section shall be
used only for statistical purposes and may not be disseminated if it contains data that reveal the
identity of an individual who had contact with the juvenile justice system within the meaning of
this chapter.

(f) The annual Juvenile Justice Contact Data Reports from the Executive Offices of
Public Safety and Security, Attorney General, Chief Justice for Administration and Management
and Executive of Office of Human Services shall be public records.