

The Commonwealth of Massachusetts

PRESENTED BY:

Sonia Chang-Diaz

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 passage of the accompanying bill:

An Act relative to dropout prevention and recovery.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Sonia Chang-Diaz	Second Suffolk
Michael R. Knapik	Second Hampden and Hampshire
Harriette L. Chandler	First Worcester
Karen E. Spilka	Second Middlesex and Norfolk
Jennifer L. Flanagan	Worcester and Middlesex
Michael D. Brady	9th Plymouth
William N. Brownsberger	Second Suffolk and Middlesex
James B. Eldridge	Middlesex and Worcester
Sal N. DiDomenico	Middlesex and Suffolk
Michael F. Rush	Norfolk and Suffolk
Anthony W. Petruccelli	First Suffolk and Middlesex
David M. Rogers	24th Middlesex
Elizabeth A. Malia	11th Suffolk
Mary S. Keefe	15th Worcester
Patricia D. Jehlen	Second Middlesex
Frank A. Moran	17th Essex
Linda Dorcena Forry	12th Suffolk
Katherine M. Clark	Fifth Middlesex

Michael O. Moore	Second Worcester
James J. O'Day	14th Worcester
Thomas M. McGee	Third Essex
Michael Barrett	Third Middlesex
Carl M. Sciortino, Jr.	34th Middlesex
Barry R. Finegold	Second Essex and Middlesex
John P. Fresolo	16th Worcester

SENATE DOCKET, NO. 1489 FILED ON: 1/18/2013 SENATE No. 208

By Ms. Chang-Diaz, a petition (accompanied by bill, Senate, No. 208) of Sonia Chang-Diaz, Michael R. Knapik, Harriette L. Chandler, Karen E. Spilka and other members of the General Court for legislation relative to dropout prevention and recovery. Education.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE , NO. 2173 OF 2011-2012.]

The Commonwealth of Massachusetts

In the Year Two Thousand Thirteen

An Act relative to dropout prevention and recovery.

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. SHORT TITLE

2 This act may be cited as the "Dropout Prevention and Recovery Act."

3 SECTION 2. Section 1B of chapter 69 of the General Laws, as appearing in the 2010 4 Official Edition, is hereby amended by inserting after the word "attendance", in line 113, the 5 following words:- ; provided, however, that all children under the age of 18 shall be required to 6 attend school if they have not graduated from high school.

SECTION 3. Section 1I of said chapter 69, as appearing in the 2010 Official Edition, is
hereby amended by inserting, after line 58, the following paragraphs:-

All individual public schools that instruct students in kindergarten through grade 12 shall
use the early warning indicator index system, or any successor data collection and tracking
system, developed by the department to identify and track students at risk of not graduating on
time. Individual public schools shall collect all necessary data required for the use of the early
warning indicator index system, or any successor data collection and tracking system, as
determined by the department. The department shall offer school districts guidance and support

15 on the collection, review, and use of the early warning indicator index system, or any successor 16 data collection system, to best serve the needs of students, teachers, and school staff members. 17 On an annual basis, the department shall compile and analyze the data submitted by individual 18 schools and shall provide the compiled data and analysis to the applicable school. The 19 department shall also make aggregated, de-identified data and analysis available to the public online on an annual basis in a machine readable format. 20 The board may promulgate regulations relating to the implementation and use of the early warning indicator index system, 21 22 or any successor data collection system, consistent with this paragraph. Notwithstanding 23 anything to the contrary in this section, school districts may use data collection and tracking 24 systems other than the data collection and tracking system offered by the department, subject to the approval of the department. School districts seeking to use data collection and tracking 25 26 systems other than the data collection and tracking system offered by the department shall apply 27 to the department for a waiver. The department shall grant a waiver to a school district if it 28 determines that the data collection and tracking system of the school district meets or exceeds the criteria of the data collection and tracking system offered by the department. Any such waiver 29 shall be contingent upon the school district agreeing to submit its data to the department. The 30 school district and the department shall also determine who shall be responsible for compiling 31 32 and analyzing the data and the system for categorizing students as at-risk, as required by section 33 22 of chapter 76.

34 SECTION 4. Section 2 of Chapter 70 of the General Laws, as appearing in the 2010
 35 Official Edition, is hereby amended by inserting after subparagraph (G) the following:-

(H) "At-risk enrollment", the number of students between the ages of sixteen and
eighteen enrolled in the district who are identified as "at-risk students" according to the early
warning indicator index system, or any successor data collection and tracking system, as set forth
in section 11 of chapter 69

40 SECTION 5. Section 1C of chapter 71 of the General Laws, as appearing in the 2010 41 Official Edition, is hereby amended by inserting at the end thereof the following paragraph:-

Each school shall conduct, in cooperation with parents and teachers on the school advisory council, at least one workshop annually for parents and teachers on effective strategies for involving parents in the education of their child and parental involvement in the education of at-risk students. Each school district shall provide a model or guidance to its schools on carrying out the workshops, including, but not limited to, guidance on topics to be covered, outside parties who may be available to assist in the workshops, and strategies to involve parents with economic or linguistic barriers to full participation in the school community.

SECTION 6. Section 37H of chapter 71 of the General Laws, as appearing in the 2010
Official Edition, is hereby amended by striking out the first sentence in the third paragraph and
inserting in place thereof the following sentence:- In each school building containing any of the

52 grades six to twelve, inclusive, the principal, in consultation with the school council, shall

prepare and distribute to each student in grades six to twelve, inclusive, a student handbooksetting forth the rules pertaining to the conduct of students.

55 SECTION 7. Section 1 of Chapter 76 of the General Laws, as so appearing, is hereby 56 further amended by inserting, at the end of the third paragraph, the following new words:-

57 ; provided that no student, regardless of age, shall face criminal liability or be subject to 58 criminal penalties for failure to attend school through the mandatory age for school attendance

59 SECTION 8. Section 18 of Chapter 76 of the General Laws, as appearing in the Official 60 2010 edition, is hereby further amended by striking out, in lines 1 and 17, the word "sixteen" and 61 inserting in place thereof the following word:- eighteen.

62 SECTION 9. Chapter 76 of the General Laws, as appearing in the Official 2010 edition, 63 is hereby further amended by inserting, after Section 21, the following new section:-

64 Section 22. Massachusetts Graduation Coach Initiative.

65 As used in this section, the following term shall have the following meaning:

66 "Students-at-risk of dropping out of school" are any students deemed borderline, high 67 risk, or very high risk, or students that fall under corresponding risk levels in any successor 68 system, according to the early warning indicator index system used by the department of 69 elementary and secondary education, or any successor data collection and tracking system, as set 70 forth in section 1I of chapter 69. For purposes of this act, "students at-risk of dropping out of 71 school" may also be referred to as "at-risk students."

The Massachusetts graduation coach initiative shall match at-risk students in grades 7 through 12 who attend schools that qualify for a graduation coach under this section with graduation coaches who will monitor the students' attendance and provide advice and intervention services, or connection to intervention services, such as, but not limited to, peer tutoring, credit recovery, and academic remediation. Graduation coaches shall leverage the resources and assistance of community organizations working successfully in the field of dropout intervention and recovery. Graduation coaches shall ensure successful transition of at-risk students from middle school to high school, connecting these students with the students' new school.

The department of elementary and secondary education shall provide resources for districts to hire and place graduation coaches in every public middle school and high school that, for a high school, has a total annual dropout rate of 5% or more and that, for grades 7 and 8, has a total annual incidence of at-risk students of 5% or more in those grades; provided, however, that a district shall not receive resources for a school with fewer than 20 students who fall into the foregoing categories. The department of elementary and secondary education shall

promulgate regulations that set forth an appropriate trigger for graduation coach resources for 87 88 schools with disproportionate dropout rates and incidences of at-risk students for demographic subgroups. The department of elementary and secondary education shall also promulgate 89 90 regulations as to an appropriate coach to student ratio, by which to guide placement of coaches in 91 the respective schools. Districts that share graduation coaches shall develop an interagency 92 services agreement that sets forth such issues as hiring, oversight and supervision, and payment. The department of elementary and secondary education shall promulgate regulations on what the 93 agreement shall cover. Nothing herein shall prohibit a school district or districts from partnering 94 with an external nonprofit agency with experience and proven results in youth development to 95 96 staff a graduation coach in a qualifying school or schools. The department of elementary and secondary may establish regulations setting forth criteria for qualifying agencies. 97

98 The department of elementary and secondary education shall establish employment 99 qualifications and program design criteria, including guidance department and social services maintenance of effort guidelines, with which districts must comply as a condition of receiving 100 101 funding through the Massachusetts graduation coach initiative; provided that graduation coaches 102 shall meet employment qualifications equal to or greater than minimum state employment qualifications and shall hold at least a four year bachelor's degree from an accredited institution. 103 104 Candidates for employment as a graduation coach also shall have some past experience working 105 effectively with youth. Districts that meet these conditions shall have the authority to hire and 106 place graduation coaches in qualifying schools. The department of elementary and secondary 107 education may provide a standardized orientation to graduation coaches. The responsibilities of graduation coaches shall include, but not be limited to, the following: identifying at-risk 108 students; implementing school wide support interventions; motivating students to focus on a 109 110 graduation plan; negotiating extra help for at-risk students; providing academic advice and student support; developing effective transition programs to aid at-risk students moving between 111 112 schools; connecting parents of at-risk students with appropriate school and community resources; connecting at-risk students with school and community resources: encouraging parent and 113 community involvement; assisting in the reenrollment of students who recently left school; and 114 115 identifying and addressing barriers to learning resulting from specific risk factors. Districts with high numbers of dropouts may choose to focus the responsibilities of a coach on outreach and re-116 117 engagement of dropouts and students with five or more absences unexcused.

118 Each school district shall provide the graduation coach with professional development 119 opportunities and administrative and technical support in concert with existing district 120 professional development and administrative and technical support services for district staff. 121 School districts may partner together to provide professional development opportunities and administrative and technical support services. The professional development and support 122 123 services shall include guidance for graduation coaches on how to best integrate their work with 124 the efforts of school counselors and school social workers in the schools and districts in which they are placed so as to achieve efficient and effective provision of services and to avoid 125

126 duplication of work. School districts and school administrators shall consider existing needs and

127 programs when determining the placement of individual coaches. The department of elementary

128 and secondary education may coordinate and lead annual regional meetings to allow graduation

129 coaches to network and share best practices, strategies, and problem solving methods.

130 The graduation coach shall develop and implement an individualized family engagement 131 plan for at-risk students to identify and support practical strategies for strong family involvement 132 in the student's academic life and in the student's school community. The graduation coach shall 133 convene and develop the plan jointly with the student; his or her parent or guardian or any other 134 family member or caretaker involved in the student's academic life; and a representative of the 135 student's school, which may include, but not be limited to, a general education teacher serving 136 the student, a special education teacher serving the student, or a member of the school's administrative team. The individualized family engagement plan shall describe each of the 137 138 aforementioned parties' responsibilities and expectations for supporting the student's educational progress and shall be signed by the parties. The individualized family engagement plan may be 139 140 developed in conjunction with or as part of an individual student success plan or an individualized education plan; provided, however, that the individualized family engagement 141 plan, as required under this section, must be clearly and separately delineated. 142

143 SECTION 10. The department of elementary and secondary education shall track and 144 study the impact on levels of parent engagement and academic success of students in an employer-sponsored pilot program that provides paid leave for employees to participate in 145 academic activities. Any employer in the Commonwealth shall be eligible for the pilot program 146 147 and, if interested, shall inform the department of elementary and secondary education of its intent to participate in the pilot program. The department shall commence said pilot program upon the 148 availability of a statistically significant number of employer and potential employee participants. 149 150 Prior to implementation of a program, the department of elementary and secondary education 151 and the employer shall enter into an agreement to outline the terms of the program and the 152 department's study. The agreement shall specify the amount of time, on an annualized basis, to be offered to employees and any limitations or conditions on the use of time, including, but not 153 154 limited to, requirements for notice, limitations in cases of emergency, and rules for evidence of 155 attendance at an academic activity. The agreement shall also specify the length of time that the 156 program shall run and shall outline the data reporting and collection responsibilities of each 157 party. The agreement shall include a statement that it shall be unlawful for an employer to discharge or discriminate against an employee for taking leave under the program. The 158 159 department of elementary and secondary education shall report the results and findings of the study to the clerks of the House of Representatives and the Senate within six months of 160 completion of the study or at the conclusion of the second year of the study, whichever is less, 161 162 who shall convey the results and findings to the chairs of the joint committee on education and 163 the chairs of the joint committee on labor and workforce development.

164 SECTION 11. Chapter 741 of the Acts of 1965 is hereby repealed.

165 SECTION 12. Section 2 shall be effective as of September 1, 2014. From September 1, 166 2013 until August 31, 2014, all children under the age of 17 shall be required to attend school if 167 they have not graduated from high school.

SECTION 13. Section 3 shall apply commencing the academic school year beginning2013.

170 SECTION 14. Section 9 shall apply commencing the academic school year beginning171 2013.