

The Commonwealth of Massachusetts

PRESENTED BY:

Christine P. Barber

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 establishing a designation of a state protection and advocacy system.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Christine P. Barber	34th Middlesex	4/10/2023
Samantha Montaño	15th Suffolk	4/10/2023
Vanna Howard	17th Middlesex	7/2/2023

HOUSE DOCKET, NO. 4268 FILED ON: 4/10/2023

By Representative Barber of Somerville, a petition (subject to Joint Rule 12) of Christine P. Barber and Samantha Montaño for legislation to establish a protection and advocacy system for investigating abuse, neglect, and financial exploitation of persons with disabilities occurring and advocating for the civil and human rights of such persons. Children, Families and Persons with Disabilities.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act establishing a designation of a state protection and advocacy system.

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: Chapter 6 of the General Laws, as appearing in the 2020 Official Edition, is

2 hereby amended by inserting after section 221 the following section:

3 Section 222. (a) There shall be a protection and advocacy system for the purpose of 4 investigating abuse, neglect, and financial exploitation of persons with disabilities occurring in 5 the Commonwealth and advocating for the civil and human rights of such persons. For the 6 purposes of this chapter, the system shall be an independent private nonprofit corporation which 7 has been designated as the protection and advocacy system for the Commonwealth under the 8 Protection and Advocacy under the federal Developmental Disabilities Assistance and Bill of 9 Rights Act of 2000, 42 U.S.C. 15041 et. seq., and the Protection and Advocacy for Individuals with Mental Illness Act. 42 U.S.C. 10801 et. seq. 10

11 (b) The protection and advocacy system shall meet all of the requirements of federal law 12 applicable to such systems, including, but not limited to, the requirement that it establish a 13 grievance procedure for clients or prospective clients of the system to ensure that people with 14 disabilities have full access to services of the system. The protection and advocacy system may 15 receive and expend funds to protect and advocate the rights of persons with developmental 16 disabilities, emotional and mental health disabilities, and any other disabilities. In a manner 17 consistent with other statutory responsibilities, the departments, officers, agencies, and 18 institutions of the Commonwealth shall cooperate with the protection and advocacy system in 19 carrying out its duties in order to further the purposes of this act. Notwithstanding any other 20 provision of law, all departments, officers, agencies, and institutions of the Commonwealth may, 21 on the behalf of a person with a developmental disability, emotional and mental health 22 disabilities, or any other disability, request the system to provide protection and advocacy 23 services. The governor may designate an appropriate state official to serve as liaison between 24 the protection and advocacy system and the state departments and agencies that provide services 25 to persons with developmental disabilities, emotional and mental health disabilities, or any other 26 disabilities.

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(c) The protection and advocacy system shall have the authority to:

(i) Investigate incidents of abuse and neglect of individuals with developmental
disabilities, emotional and mental health disabilities, or any other disabilities if the incidents are
reported to the system or if there is probable cause to believe that the incidents occurred;

(ii) Pursue legal, administrative, and other appropriate remedies to ensure the protection
of the rights of persons with developmental disabilities, mental health conditions, or any other
disabilities;

(iii) Provide information on and referral to programs and services addressing the needs of
 persons with developmental disabilities, emotional and mental health disabilities, or any other
 disabilities, including information and training regarding individual rights and the services
 available from the protection and advocacy system;

(iv) Have immediate access to any individual with a developmental disability, emotional
and mental health disabilities, or any other disability, regardless of age, who has requested
services or on whose behalf services have been requested from the protection and advocacy
system or concerning whom the protection and advocacy system has reasonable cause to believe
that abuse, neglect, financial exploitation, or a violation of rights of the individual has occurred;

(v) Have immediate access to any facility, school, jail, hospital, or any other location
where any individual with a developmental disability, emotional and mental health disabilities,
or any other disability is receiving or has received services, where the protection and advocacy
system has received a complaint or where the system has reasonable cause to believe that abuse,
neglect, financial exploitation, or a violation of rights of the individual has occurred, in order to:

48 (A) Monitor compliance with respect to the rights and safety of any person receiving
49 services;

50 (B) Communicate privately by mail or orally, and where available, by electronic means,
51 with any person receiving services;

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(C) Interview any member of the staff of said facility or other location;

(D) Inspect all records relating to persons receiving services, provided that said person, or
 their guardian, gives written permission;

(E) Have access to policies, rules, and regulations affecting care, rights, or
 responsibilities of persons receiving services;

(F) Inspect, view, and photograph all areas of the facility or any other locations that are
used by persons receiving services, or that are accessible to them, or which otherwise may affect
their health and safety;

60 (G) Take whatever steps are appropriate, including posting notice, to see that persons are 61 made aware of the services of the protection and advocacy system, its purpose, and how it can be 62 contacted. Officials in charge of each facility shall cooperate with the protection and advocacy 63 system in this respect;

(H) Provide information and training on, and referral to programs addressing the needs
of, persons with disabilities, and information and training on individual rights and services
available from the protection and advocacy system, including, but not limited to, the name,
address, and telephone number of the protection and advocacy system;

(vi) Have reasonable unaccompanied access to public and private facilities, programs,
and services, and recipients of services therein during normal working hours and visiting hours
for other advocacy services. In the case of information and training services, access shall be at
times mutually agreeable to the protection and advocacy system and facility management;

(vii) Upon request, and notwithstanding any other provision of law, the designated
protection and advocacy system shall be entitled to inspect and copy any records or documents,
files, books, charts, or other materials which may further the system's investigation of problems
affecting persons with developmental disabilities, emotional and mental health disabilities, or
any other disabilities. When required by both state and federal law, any personally identifiable
information of said persons with disabilities shall be removed from the records.

(d) Any individual or entity having knowledge of or reasonable cause to suspect that a
person with a developmental disability, emotional and mental health disabilities, or any other
disabilities, is or has been abused, neglected, or exploited may report those circumstances to the
protection and advocacy system.

(e) Records maintained by the protection and advocacy system are the property of the
agency, which must protect said records from loss, damage, tampering, or use by unauthorized
individuals. The system must:

(i) Except as provided elsewhere in this section, keep confidential all records and
 information, including information contained in any automated electronic database pertaining to:

87 (A) Clients, to the same extent as is required under Federal or State laws for a provider of
88 services;

(B) Individuals who have been provided general information or technical assistance on a
 particular matter;

91 (C) Identities of individuals who report incidents of abuse or neglect or furnish
92 information that forms the basis for a determination that probable cause exists;

(ii) Obtain written consent from the client, if competent, or from their legal
representative, from individuals who have been provided general information or technical
assistance on a particular matter, and from individuals who furnish reports or information that
forms the basis for a determination of probable cause, before releasing information to individuals
not otherwise authorized to receive it.

(f) On a quarterly basis, the Department of Developmental Disabilities, the Department of Mental Health, and the Department of Public Health shall provide the protection and advocacy system all death reports of persons with disabilities who were receiving services of such state agency after a determination of eligibility or were receiving services in a facility or setting run, licensed, or funded by such agency. State agencies shall provide access to death reports more regularly with a specific request by the protection and advocacy system.

(g) Subject to confidentiality and redisclosure provisions, upon request, the protection
 and advocacy system shall be entitled to receive from the Department of Mental Health lists of
 all individuals in state operated facilities serving persons with mental health conditions who are
 clinically determined to be discharge-ready yet remain being held in such facilities.

108 (h) Nothing in this subpart shall prevent the protection and advocacy system from:

(i) Issuing a public report of the results of an investigation which maintains theconfidentiality of the individuals affected or;

(ii) Reporting the results of an investigation which maintains the confidentiality of individual service recipients to responsible investigative or enforcement agencies should an investigation reveal information concerning the facility, its staff, or employees warranting possible sanctions or corrective action. This information may be reported to agencies

responsible for facility licensing or accreditation, employee discipline, employee licensing orcertification, or criminal prosecution.

(i) No facility or any other location which provides or has provided services to persons
with developmental disabilities, emotional and mental health disabilities, or any other
disabilities shall retaliate or discriminate against any person submitting a complaint to the
protection and advocacy system or cooperating with the system's monitoring, investigation, or
advocacy activities.

(j) (i) Prior to instituting any legal action in a federal or state court on behalf of a person
with a developmental disability, emotional and mental health disabilities, or any other
disabilities, or on its own behalf, the protection and advocacy system shall exhaust in a timely
manner all administrative remedies when appropriate. If, in pursuing administrative remedies,
the protection and advocacy system determines that any matter with respect to such person will
not be resolved within a reasonable time, it may pursue alternative remedies, including the
initiation of legal action.

(ii) Subsection (j)(i) of this section shall not apply to any legal action instituted to prevent
or eliminate imminent serious harm to a person with a developmental disability, emotional and
mental health disabilities, or any other disabilities.

(k) The authority of the protection and advocacy system set forth in this section shall not
diminish its authority under federal statutes pertaining to the authority of protection and
advocacy systems, or under federal rules and regulations adopted in implementation of those
statutes.

SECTION 2: Section 5 of Chapter 19C of the General Laws, as appearing in the 2020
Official Edition, is hereby amended by removing subsection (4) and replacing it with the
following language:

(4) If there is reasonable cause to believe that a disabled person has died as a result of
abuse, immediately report said death to the commission, the general counsel, the attorney
general, the district attorney for the county in which such death occurred, the state protection and
advocacy system, and to the medical examiner as required by section six of chapter thirty-eight
SECTION 3: Section 72H of Chapter 111 of the General Laws, as appearing in the 2020
Official Edition, is hereby amended by removing subsection (5) and replacing it with the
following language:

(5) if it has reasonable cause to believe that a patient or resident has died as a result of
abuse, mistreatment, or neglect, immediately report such death to the attorney general, the
district attorney for the county in which such death occurred, the state protection and advocacy
system, and the medical examiner as required by section 3 of chapter 38; and