HOUSE No. 3269

The Commonwealth of Massachusetts

PRESENTED BY:

Juana B. Matias and James B. Eldridge

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 to protect the civil rights and safety of all Massachusetts residents.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Juana B. Matias	16th Essex	1/20/2017
James B. Eldridge	Middlesex and Worcester	1/27/2017
Evandro C. Carvalho	5th Suffolk	2/2/2017
Jack Lewis	7th Middlesex	12/18/2017
David M. Rogers	24th Middlesex	12/18/2017
Denise Provost	27th Middlesex	12/18/2017
Mike Connolly	26th Middlesex	1/25/2017
Marjorie C. Decker	25th Middlesex	1/26/2017
Tricia Farley-Bouvier	3rd Berkshire	1/25/2017
Carmine L. Gentile	13th Middlesex	1/26/2017
Joan Meschino	3rd Plymouth	1/31/2017
Solomon Goldstein-Rose	3rd Hampshire	1/27/2017
Byron Rushing	9th Suffolk	1/31/2017
Chynah Tyler	7th Suffolk	2/1/2017
Aaron Vega	5th Hampden	1/31/2017
Jeffrey Sánchez	15th Suffolk	2/3/2017
Dylan Fernandes	Barnstable, Dukes and Nantucket	1/26/2017
Kay Khan	11th Middlesex	1/31/2017

Natalie Higgins	4th Worcester	1/31/2017
Peter V. Kocot	1st Hampshire	2/1/2017
Jay R. Kaufman	15th Middlesex	1/31/2017
Mary S. Keefe	15th Worcester	2/2/2017
Carlos González	10th Hampden	2/1/2017
Russell E. Holmes	6th Suffolk	2/3/2017
Adrian Madaro	1st Suffolk	2/2/2017
Steven Ultrino	33rd Middlesex	1/30/2017
Jason M. Lewis	Fifth Middlesex	12/18/2017
Ruth B. Balser	12th Middlesex	12/18/2017
Frank A. Moran	17th Essex	12/18/2017
Sonia Chang-Diaz	Second Suffolk	12/18/2017
Daniel M. Donahue	16th Worcester	12/18/2017
Frank I. Smizik	15th Norfolk	12/18/2017
Christine P. Barber	34th Middlesex	12/18/2017
Daniel J. Ryan	2nd Suffolk	12/18/2017
John J. Lawn, Jr.	10th Middlesex	12/18/2017
Barbara A. L'Italien	Second Essex and Middlesex	12/18/2017
William Driscoll	7th Norfolk	12/18/2017
John W. Scibak	2nd Hampshire	12/18/2017
Brian M. Ashe	2nd Hampden	12/18/2017
José F. Tosado	9th Hampden	12/18/2017
Smitty Pignatelli	4th Berkshire	12/18/2017
Cory Atkins	14th Middlesex	12/18/2017
Thomas J. Calter	12th Plymouth	12/18/2017
Michelle M. DuBois	10th Plymouth	12/18/2017
Chris Walsh	6th Middlesex	12/18/2017
Sean Garballey	23rd Middlesex	12/18/2017
Paul R. Heroux	2nd Bristol	12/18/2017
David Paul Linsky	5th Middlesex	12/18/2017
Kenneth I. Gordon	21st Middlesex	12/18/2017
Paul W. Mark	2nd Berkshire	12/18/2017
Thomas M. Stanley	9th Middlesex	12/18/2017
William M. Straus	10th Bristol	12/18/2017
Julian Cyr	Cape and Islands	12/18/2017
Brendan P. Crighton	Third Essex	12/18/2017
Louis L. Kafka	8th Norfolk	12/18/2017
Bud Williams	11th Hampden	12/18/2017
Antonio F. D. Cabral	13th Bristol	12/18/2017

Jonathan Hecht	29th Middlesex	2/3/2017
Michael D. Brady	Second Plymouth and Bristol	12/18/2017
Jay D. Livingstone	8th Suffolk	12/18/2017
Denise C. Garlick	13th Norfolk	12/18/2017
Daniel Cullinane	12th Suffolk	12/18/2017
Rady Mom	18th Middlesex	12/18/2017
Gailanne M. Cariddi	1st Berkshire	12/18/2017
Stephen Kulik	1st Franklin	12/18/2017
Daniel Cahill	10th Essex	12/18/2017
Sarah K. Peake	4th Barnstable	12/18/2017
Aaron Michlewitz	3rd Suffolk	12/18/2017
Lori A. Ehrlich	8th Essex	12/18/2017
Daniel J. Hunt	13th Suffolk	12/18/2017
Carolyn C. Dykema	8th Middlesex	12/18/2017
Alan Silvia	7th Bristol	12/18/2017
Kevin G. Honan	17th Suffolk	12/18/2017
Linda Dorcena Forry	First Suffolk	12/18/2017
James J. O'Day	14th Worcester	12/18/2017
Elizabeth A. Malia	11th Suffolk	12/18/2017
Joseph A. Boncore	First Suffolk and Middlesex	12/18/2017
Michael J. Moran	18th Suffolk	12/18/2017
John J. Mahoney	13th Worcester	12/18/2017
Alice Hanlon Peisch	14th Norfolk	12/18/2017
William C. Galvin	6th Norfolk	12/18/2017

HOUSE No. 3269

By Representative Matias of Lawrence and Senator Eldridge, a joint petition (accompanied by bill, House, No. 3269) of Juana Matias, James B. Eldridge and others relative to prohibiting the use of public funds and resources for immigration enforcement purposes. Public Safety and Homeland Security.

The Commonwealth of Alassachusetts

In the One Hundred and Ninetieth General Court (2017-2018)

An Act to protect the civil rights and safety of all Massachusetts residents.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

- SECTION 1. This act shall be known and may be cited as the "Safe Communities Act".
- 2 SECTION 2. Chapter 126 of the General Laws is hereby amended by inserting after
- 3 section 39 the following section:-
- 4 Section 40. Definitions
- As used in sections 40 to 43, inclusive, the following words shall have the following
- 6 meanings, unless the context clearly requires otherwise:
- 7 "Administrative warrant", a warrant, notice to appear, removal order, or warrant of
- 8 deportation, issued by an agent of a federal agency charged with the enforcement of immigration
- 9 laws or the security of the borders, including Immigration and Customs Enforcement and
- 10 Customs and Border Protection. An administrative warrant is not one issued by a judicial officer.

"Civil immigration detainer request", a request, including one using federal form I-247D or I-247N, issued by a federal immigration officer authorized under 8 C.F.R. section 287.7 or by any other authorized federal immigration officer to a local law enforcement official to, among other things, maintain custody of a person once that person is released from local custody or to notify the United States Department of Homeland Security of the person's release.

"United States Department of Homeland Security", the United States Department of Homeland Security and its component agencies, including Immigration and Customs Enforcement, the former Immigration and Naturalization Service, Customs and Border Protection, and any other federal agency charged with the enforcement of immigration laws.

"Immigration enforcement", any and all efforts to investigate, enforce, or assist in the investigation or enforcement of any federal immigration law. Such purposes do not include verification of an applicant's eligibility for state or federal programs or services.

"Limited English proficient", individuals who do not speak English as their primary language and who have a limited ability to read, write, speak, or understand English.

"Law enforcement agency", police departments of political subdivisions of the Commonwealth, sheriffs' departments, houses of correction, courts, the Massachusetts State Police, the Massachusetts Department of Corrections, the Massachusetts Probation Service, the Office of Community Corrections, and the Massachusetts Trial Court Community Service Program, school, college and university campus police, and any other entity in the commonwealth, other than federal agencies, that are charged with the enforcement of laws, the operation of jails or prisons, or the custody of detained persons.

32	"Released from local custody", when a person may be released from the custody of a
33	Massachusetts law enforcement agency because any of the following conditions has occurred:
34	(a) Criminal charges against the person have been dropped or dismissed;
35	(b) The person has been acquitted of criminal charges filed against the person;
36	(c) The person has served the time required for the person's sentence;
37	(d) The person has posted a bail or bond, or has been released on the person's own
38	recognizance;
39	(e) The person has been referred to pre-trial diversion services;
40	(f) The person has been sentenced to an alternative to incarceration, including a
41	rehabilitation facility;
42	(g) The person has been released from custody under probation; or
43	(h) The person is otherwise eligible for release under state or local law.
44	SECTION 3. Chapter 126 of the General Laws is hereby amended by inserting after
45	section 40 the following section:-
46	Section 41. Standards for Communicating and Interacting with Federal Immigration
47	Enforcement Agencies
48	(1) No officer or employee of any agency, executive office, department, board,
49	commission, bureau, division or authority of the commonwealth or any political subdivision
50	thereof, shall use funds, resources, facilities, property, equipment, or personnel for immigration

enforcement purposes; provided, however, that nothing in this subsection shall prohibit houses of correction from entering into Inter-Governmental Service Agreements with the United States

Department of Homeland Security in which persons in Immigration and Customs Enforcement custody are housed at the house of correction and the United States Department of Homeland Security pays a daily fee for each person detained there.

- (2) No law enforcement agency shall inquire about a person's immigration status, unless such information is required by law, or is an element in a crime for which the law enforcement agency is investigating the person.
- (3) Neither a law enforcement agency nor the Massachusetts Registry of Motor Vehicles shall make any information in its databases or other record-keeping systems available to any entity for enforcement of any federal program requiring registration of persons on the basis of race, gender, sexual orientation, religion, or national or ethnic origin. Any agreements inconsistent with this section are null and void; provided, however, that nothing in this subsection shall prohibit or restrain a law enforcement agency or the Massachusetts Registry of Motor Vehicles from sending to, or receiving from, any local, state, or federal agency, information regarding citizenship or immigration status, consistent with 8 U.S.C. section 1373.
- (4) No officer or employee of a law enforcement agency shall arrest or detain a person solely for immigration enforcement purposes or solely on the basis of a civil immigration detainer request or an administrative warrant; provided, however, that nothing in this subsection shall prevent an officer or employee of a law enforcement agency from arresting or detaining a person in the course of a criminal investigation or prosecution supported by probable cause that

the person has committed a crime, consistent with constitutional standards applicable to all people in the commonwealth.

- (5) No officer or employee of a law enforcement agency shall continue to detain a person solely for immigration purposes or solely on the basis of a civil immigration detainer request or an administrative warrant once that person has been released from local custody. Nothing in this subsection shall prevent an officer or employee of a law enforcement agency from continuing to detain a person in the course of a criminal investigation or prosecution supported by probable cause that the person committed a crime, consistent with constitutional standards applicable to all people in the commonwealth.
- (6) No officer or employee of any agency, executive office, department, board, commission, bureau, division or authority of the commonwealth or any political subdivision thereof shall perform the functions of an immigration officer, whether pursuant to 8 U.S.C. section 1357(g) or any other law, regulation, or policy, whether formal or informal. Any agreements inconsistent with this section are null and void.
- (7) The presence of a civil immigration detainer request or administrative warrant shall not be considered in any bail determination.
- (8) An interview between a United States Department of Homeland Security agent and a person in the custody of a law enforcement agency conducted for immigration enforcement purposes shall take place only if the person in custody has given consent. Before the interview, the law enforcement agency shall provide the person in custody with a written consent form that explains the purpose of the interview, that the interview is voluntary, and that the person may decline to be interviewed or may choose to be interviewed only with the person's attorney

present; provided, however, that a law enforcement agency shall not be responsible for the payment of the person's attorney's fees and expenses. If the person in custody declines the interview, no law enforcement agency shall allow United States Department of Homeland Security agents to conduct the interview. If the person indicates that the person wishes to have an attorney present, the law enforcement agency shall facilitate the presence of such attorney, and in the case that no attorney can be present, the interview shall not take place; provided, however, that the law enforcement agency shall not be responsible for the payment of the person's attorney's fees and expenses. If the person is limited English proficient, an interpreter shall be timely offered free of charge. The written consent form shall be available in English, Arabic, Spanish, Portuguese, Chinese, Haitian Creole, Vietnamese, and Khmer or Cambodian. The provision of oral interpretation and the written consent form shall be consistent with 42 U.S.C. section 2000d et seq., as amended, and 28 C.F.R. section 42.405(d)(1).

- (9) If any person is subject to a civil immigration detainer request or an administrative warrant, the law enforcement agency having custody of the person shall provide the person with a copy of the civil immigration detainer request or administrative warrant, and any other documentation pertaining to the person's case that is presented to the law enforcement agency by United States Department of Homeland Security agents.
- (10) No law enforcement agency shall provide or allow United States Department of Homeland Security agents access to booking lists or information regarding the incarceration status or release date of a person in its custody, unless such person is serving a sentence for a serious violent felony. For the purpose of this subsection, "serious violent felony" means a violent felony for which there is no district court jurisdiction pursuant to section 26 of Chapter 218. Law enforcement agencies shall not otherwise notify the United States Department of

Homeland Security about a person's pending release from custody and shall not respond to requests from the United States Department of Homeland Security for publicly-available information regarding a person in custody, including requests pursuant to federal form I-247N; provided, however, that nothing in this section shall prohibit or restrain any state or local agency from sending to, or receiving from, any local, state, or federal agency, information regarding citizenship or immigration status, consistent with 8 U.S.C. section 1373.

SECTION 4. Chapter 126 of the General Laws is hereby amended by inserting after section 41 the following section:-

Section 42. Transport of persons subject to civil immigration detainer requests or administrative warrants

Law enforcement officials shall not transport a person who is in local custody to any facility in order to place the person into United States of Homeland Security custody; provided, however, that nothing in this section shall be construed as prohibiting a law enforcement agency from transporting a person who is in United States Homeland Security custody. Nothing in this section shall be construed as limiting or changing the duties of Sheriffs in section 24 of chapter 37, except that United States Department of Homeland Security facilities or United States Department of Homeland Security custody shall not be considered non-correctional for the purposes of subsection (c) of that section.

SECTION 5. Chapter 126 of the General Laws is hereby amended by inserting after section 42 the following section:-

Section 43. Data Collection

All law enforcement agencies shall retain copies of immigration detainer requests and administrative warrants received along with accompanying information, and record the following for any person subject to either one: race, gender, date and time of arrest, arrest charges, date and time of receipt of a civil immigration request or administrative warrant; date and time that the person was taken into custody by federal immigration agents; immigration or criminal history known or marked on the civil immigration detainer request form; whether the civil immigration detainer request was accompanied by additional documentation regarding immigration status or proceedings; and, whether a copy of the forms were provided to the person.

All law enforcement agencies that receive civil immigration detainer requests shall report all information collected pursuant to this section to the civil rights division of the attorney general's office every 6 months. Such information, with the exception of criminal offender record information, as defined in section 167 of chapter 6, shall be a public record, within the meaning of section 3 of chapter 66 and clause Twenty-sixth of section 7 of chapter 4.

SECTION 6. Severability

The provisions of this act are severable. If any provision of this act or its application is held invalid, that invalidity shall not affect other provisions or applications that can be given effect without the invalid provision or application.