

The Commonwealth of Massachusetts

PRESENTED BY:

Jennifer L. Flanagan

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 regarding proportional payments of the Massachusetts Child Psychiatry Access Project.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
Jennifer L. Flanagan	
Dennis A. Rosa	4th Worcester
James B. Eldridge	
Susan C. Fargo	
Karen E. Spilka	
Kay Khan	11th Middlesex
David B. Sullivan	6th Bristol
Jason M. Lewis	31st Middlesex
Michael O. Moore	

SENATE DOCKET, NO. 425 FILED ON: 1/19/2011 SENATE No. 984

By Ms. Flanagan, petition (accompanied by bill, Senate, No. 984) of Jennifer L. Flanagan, Dennis A. Rosa, James B. Eldridge, Susan C. Fargo and other members of the General Court for legislation relative to proportional payments of the Massachusetts Child Psychiatry Access Project [Joint Committee on Mental Health and Substance Abuse].

The Commonwealth of Massachusetts

In the Year Two Thousand Eleven

An Act regarding proportional payments of the Massachusetts Child Psychiatry Access Project.

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 General Laws as appearing in the 2008 Official Edition are hereby
2	amended by adding after section 16 of chapter 19 the following new section:-
3	Section 16A. Massachusetts Child Psychiatry Access Project
4	(a) The department shall develop or utilize a statewide program to provide mental health
5	consultations by telephone to pediatricians, family physicians, nurse practitioners and youth
6	serving primary care practices for persons under the age of 19 who exhibit a possible mental
7	health or substance use disorder.
8	(b) The program shall incorporate, but is not limited to, the following guidelines:
9	(1) responding to all consultation requests within 30 minutes from primary care
10	settings for quality access;

11	(2) hiring multiple person teams consisting of professionals who meet the educational
12	requirements from the fields of child psychiatry, nursing, and social work;
13	(3) continued training for the team members;
14	(4) pro-active engagement, mentoring, and education to pediatricians, family
15	physicians, nurse practitioners and youth serving primary care providers;
16	(5) ability to provide face to face consultations when telephonic consultation is not
17	sufficient;
18	(6) care coordination and referral services for youth requiring behavioral health
19	treatment regardless of type of insurance coverage;
20	(7) ability to serve children with transitional care concerns, while waiting for
21	behavioral health treatment;
22	(8) outreach ability to the community and ability to use program to identify child
23	mental health system issues;
24	
24	(9) ability to internally track which insurance the child has in order to properly
24 25	(9) ability to internally track which insurance the child has in order to properly compile percentage billing rates, however, no child shall be turned away from a consultation
25	compile percentage billing rates, however, no child shall be turned away from a consultation
25 26	compile percentage billing rates, however, no child shall be turned away from a consultation based on health insurance; and
25 26 27	compile percentage billing rates, however, no child shall be turned away from a consultation based on health insurance; and (10) ability to provide appropriate administrative support.

2 of 3

and shall be calculated based on the percentage of that insurers members using the program in
the previous year. The commissioner shall publish an annualized report that indicates but is not
limited to: the cost of the program, the amount requested of each payor, the number and
percentage of the payor's members utilizing the program, relevant data on services rendered and
outcomes achieved of the population served by this program in order to calculate the percentage
charged to each insurance company licensed in Massachusetts.

- 37 (d) All retained revenue generated shall be allocated to a flexible spending account which38 shall be used to expand the program into educational settings.
- 39 SECTION 2. Subsection (c) of this act shall take effect on January 1, 2012.