HOUSE No. 118

The Commonwealth of Massachusetts

PRESENTED BY:

Kay Khan

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 sibling visits in child welfare cases.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Kay Khan	11th Middlesex	
Denise Andrews	2nd Franklin	1/28/2013
Marcos A. Devers	16th Essex	1/28/2013
Paul J. Donato	35th Middlesex	1/17/2013
Cleon H. Turner	1st Barnstable	1/26/2013
James J. O'Day	14th Worcester	

HOUSE No. 118

By Ms. Khan of Newton, a petition (accompanied by bill, House, No. 118) of Kay Khan and others relative to sibling visits in child welfare cases. Children, Families and Persons with Disabilities.

The Commonwealth of Alassachusetts

In the Year Two Thousand Thirteen

An Act regarding sibling visits in child welfare cases.

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

An Act Regarding Sibling Visits in Child Welfare Cases.

SECTION 1. Section 26B of chapter 119 of the General Laws, as appearing in the 2010 Official Edition, is hereby amended by striking out subsection (b) and inserting in place thereof the following:-

(b) (1) The court and the department, with respect to any child in or under the department's care, custody or responsibility, or the court, with respect to any other child who is subject to its jurisdiction, shall ensure that the child, regardless of where he or she resides, has regular and frequent visits and other contact with all siblings and half-siblings from whom the child has been separated through department placements, through adoption, guardianship or other custodial arrangements, or through restoration of a parent's custody.

Immediately upon any separation of siblings or half-siblings, the court shall ensure that regular, frequent and meaningful visits and other contact are scheduled and provided, to be arranged and monitored through the appropriate public or private agency, and with the participation of the department, the foster, pre-adoptive or adoptive parents, the siblings' or half-siblings' parents, any other caretakers, custodians or guardians of the children, and the child, if reasonable, and other individuals who are relevant to the preservation of sibling relationships and visitation rights.

A child or sibling or half-sibling of a child placed voluntarily under clause (1) of subsection (a) of section 23 or under an adoption surrender under section 2 of chapter 210, who is not provided visits by the department, may appeal through the department's fair hearing

process. The child or sibling may appeal the decision reached through the department's fair hearing process by filing a petition in the probate and family court for visits. The child or sibling may file a petition in the probate and family court for visits if there is no decision from a department fair hearing officer within 60 days of the request for relief. The petitioning child or sibling shall have the right to court review by trial de novo.

With respect to two or more siblings or half-siblings within the same proceeding under sections 23, 24

or 39M of this chapter or sections 2 or 3 of chapter 210, any party may file a motion for sibling visitation and shall serve such motion on all parties to the proceeding. If a party to such a proceeding seeks sibling visitation with a child who is not subject to the court's jurisdiction in the same proceeding, such party shall file a petition for visitation, and the respondent sibling or half-sibling and such sibling or half-sibling's parent, adoptive parent, guardian or other legal custodian shall become parties to the underlying proceeding for the limited purpose of the petition for visitation. Any such petition shall be served by personal service upon the parent, adoptive parent, guardian or other legal custodian of the child, and by first class mail on all other parties to the action under this chapter or chapter 210. A sibling or half-sibling who is not subject to the jurisdiction of the court under sections 23, 24 or 39E of this chapter or sections 2 or 3 of chapter 210, or a parent, adoptive parent, guardian or other legal custodian of such sibling or half-sibling on that person's behalf, may file a petition for visitation with a sibling or halfsibling who is subject to the jurisdiction of the court under said sections, and shall thereby become a party to the underlying proceeding for the limited purpose of the petition for visitation. Any such petition shall be served by personal service upon the parent, adoptive parent, guardian or other legal custodian of the child, unless the legal guardian of the child is the department in which case service shall be by first class mail to the child's social worker, and by first class mail on all other parties to the action under this chapter or chapter 210.

Visits and other contact are presumptively in the best interests of siblings and half-siblings. If the department shows by clear and convincing evidence that sibling visits or other contact are detrimental to the welfare of one or more siblings, the court may suspend such visits or such other contact. The court shall make specific findings to support such suspension. Any child who is the subject of such an order may petition the court for a review and redetermination of its decision. The department shall bear the burden of showing by clear and convincing evidence that the best interests of one or more siblings continues to require the suspension of visits and contact.

If the court authorizes the suspension of visits or other contact between siblings or half-siblings, the department shall make ongoing efforts to remedy the problems that led to the suspension. The department shall document its efforts in the case plan.

The court shall review and enter any applicable orders regarding sibling visits and other contact regularly, including upon any change of placement or custody of a child and at each permanency hearing under section 29B.

(2) If the court enters an order dispensing with the need for consent of any person named in section 2 of chapter 210 to the adoption, custody, guardianship or other disposition of a child named in the petition, it shall ensure that such order provides for regular and frequent visits and other contact between siblings and half-siblings after entry of the order, including visits and other contact following adoption, guardianship or other custodial disposition of one or more siblings or half-siblings.