

The Commonwealth of Massachusetts

PRESENTED BY:

Tricia Farley-Bouvier and Daniel M. Donahue

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 concerning sexual violence on higher education campuses.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Tricia Farley-Bouvier	3rd Berkshire	1/16/2015
Daniel M. Donahue	16th Worcester	2/1/2015
Linda Dorcena Forry	First Suffolk	1/20/2015
Michael O. Moore	Second Worcester	1/22/2015
Ann-Margaret Ferrante	5th Essex	8/12/2019
Brian M. Ashe	2nd Hampden	8/12/2019
James J. Dwyer	30th Middlesex	8/12/2019
Louis L. Kafka	8th Norfolk	8/12/2019
Marjorie C. Decker	25th Middlesex	8/12/2019
Jennifer E. Benson	37th Middlesex	8/12/2019
Michael F. Rush	Norfolk and Suffolk	8/12/2019
Josh S. Cutler	6th Plymouth	8/12/2019
Timothy R. Madden	Barnstable, Dukes and Nantucket	8/12/2019
James B. Eldridge	Middlesex and Worcester	8/12/2019
Joseph W. McGonagle, Jr.	28th Middlesex	8/12/2019
Mary S. Keefe	15th Worcester	8/12/2019
David M. Rogers	24th Middlesex	8/12/2019
Ruth B. Balser	12th Middlesex	8/12/2019

Jason M. Lewis	Fifth Middlesex	8/12/2019
Richard J. Ross	Norfolk, Bristol and Middlesex	8/12/2019
Peter V. Kocot	1st Hampshire	8/12/2019
Carole A. Fiola	6th Bristol	8/12/2019
Michelle M. DuBois	10th Plymouth	8/12/2019
Barbara A. L'Italien	Second Essex and Middlesex	8/12/2019
Claire D. Cronin	11th Plymouth	8/12/2019
Denise Provost	27th Middlesex	8/12/2019
Danielle W. Gregoire	4th Middlesex	8/12/2019
James J. O'Day	14th Worcester	8/12/2019
Nick Collins	4th Suffolk	8/12/2019
Tom Sannicandro	7th Middlesex	8/12/2019
Steven Ultrino	33rd Middlesex	8/12/2019
Aaron Vega	5th Hampden	8/12/2019
Sean Garballey	23rd Middlesex	8/12/2019
Jay D. Livingstone	8th Suffolk	8/12/2019
Leah Cole	12th Essex	8/12/2019
Christine P. Barber	34th Middlesex	8/12/2019
Alan Silvia	7th Bristol	8/12/2019
Daniel Cullinane	12th Suffolk	8/12/2019
Sal N. DiDomenico	Middlesex and Suffolk	8/12/2019
Kay Khan	11th Middlesex	8/12/2019
Michael S. Day	31st Middlesex	8/12/2019
Gailanne M. Cariddi	1st Berkshire	8/12/2019

HOUSE DOCKET, NO. 3220 FILED ON: 1/16/2015

By Representatives Farley-Bouvier of Pittsfield and Donahue of Worcester, a petition (accompanied by bill, House, No. 1041) of Tricia Farley-Bouvier, Daniel M. Donahue and others for legislation to institute programs to respond to sexual violence on higher education campuses. Higher Education.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act concerning sexual violence on higher education campuses.

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. Section 168C of Chapter 6, as appearing in the 2012 Official Edition, is

2 hereby amended by inserting after subsection (e) the following subsection:-

3 (f) Any such policy shall further provide information on sexual assault, stalking and 4 intimate partner violence, including: (1) the procedures that students and employees of the 5 institution who report or disclose being the victim of sexual assault, stalking or intimate partner 6 violence may follow after the commission of such assault, stalking or violence, whether the 7 offense occurred on or off campus, including persons or agencies to contact and information 8 regarding the importance of preserving physical evidence of such assault, stalking or violence; 9 (2) providing students and employees of the institution who report or disclose being the victim 10 of sexual assault, stalking or intimate partner violence both concise, written contact information for and, if requested, professional assistance in accessing and utilizing campus, local advocacy, 11 12 counseling, health and mental health services, and written concise information, written in plain

13 language, concerning the rights of such students and employees to (i) notify law enforcement of 14 such assault, stalking or violence and receive assistance from campus authorities in making any 15 such notification, and (ii) obtain a protective order, apply for a temporary restraining order or 16 seek enforcement of an existing protective or restraining order, including, but not limited to, 17 orders issued pursuant to section 18, 34B or 34C of chapter 208, or under section 32 of chapter 18 209, or under section 3, 4 or 5 of 209A chapter, or under section 15 or 20 of chapter 209C, or 19 under section 3 to 7, inclusive, of chapter 258E or a temporary restraining order or preliminary or 20 permanent injunction relative to a domestic relations, child custody, domestic abuse or abuse 21 prevention proceeding against the perpetrator of such assault, stalking or violence; (3) notifying 22 such students and employees of any reasonably available options for and available assistance 23 from such institution in changing academic, living, campus transportation or working situations 24 in response to such assault, stalking or violence; (4) honoring any lawful protective or temporary 25 restraining orders, including, but not limited to, orders issued pursuant to section 18, 34B or 34C 26 of chapter 208, or under section 32 of chapter 209, or under section 3, 4 or 5 of 209A chapter, or 27 under section 15 or 20 of chapter 209C, or under section 3 to 7, inclusive, of chapter 258E or a 28 temporary restraining order or preliminary or permanent injunction relative to a domestic 29 relations, child custody, domestic abuse or abuse prevention proceeding;(5) disclosing a 30 summary of such institution's student disciplinary procedures, including clear statements 31 advising such students that (i) victims of such assault, stalking or violence shall have the 32 opportunity to request that disciplinary proceedings begin promptly, (ii) disciplinary proceedings shall be conducted by an official trained annually in issues relating to evidence standard in 33 34 making a determination concerning the alleged assault, stalking or violence, (iii) both the victim 35 of such assault, stalking or violence and the accused (a) are entitled to be accompanied to any

36 meeting or proceeding relating to the allegation of such assault, stalking or violence by an 37 advisor or support person of their choice, provided the involvement of such advisor or support 38 person does not result in the postponement or delay of such meeting as scheduled, and (b) shall 39 have the opportunity to present evidence and witnesses on their behalf during any disciplinary 40 proceeding, (c) both such victim and accused are entitled to be informed in writing of the results 41 of any disciplinary proceeding not later than 2 business days after the conclusion of such 42 proceeding, and (d) the institution of higher education shall not disclose the identity of the victim 43 or the accused, except as necessary to carry out a disciplinary proceeding or as permitted under 44 state or federal law; (6) disclosing a summary of such institution's employee disciplinary procedures; and (7) disclosing the range of sanctions that may be imposed following the 45 46 implementation of such institution's student and employee disciplinary procedures in response to 47 such assault, stalking or violence.

48 SECTION 2. Section 10 of chapter 15A, as appearing in the 2012 Official Edition, is
49 hereby amended by inserting the following 2 definitions:-

50 "Awareness programming", an institutional action designed to communicate the 51 prevalence of sexual assaults, stalking and intimate partner violence, including the nature and 52 number of cases of sexual assault, stalking and intimate partner violence reported at each 53 institution of higher education in the preceding three calendar years, including, but not limited to, 54 poster and flyer campaigns, electronic communications, films, guest speakers, symposia, 55 conferences, seminars or panel discussions;

⁵⁶ "Bystander intervention", the act of challenging the social norms that support, condone or
⁵⁷ permit sexual assault, stalking and intimate partner violence;

58 SECTION 3. Said section 10 of said chapter 15A, as so appearing, is hereby further 59 amended by inserting after the definition of "HEFA" the following 3 definitions:-

60 "Intimate partner violence", any physical or sexual harm against an individual who (i) are 61 or were married to one another, (ii) have a child in common regardless of whether they have ever 62 married or lived together or (iii) are or have been in a substantive dating or engagement 63 relationship; provided, that the trier of fact shall determine whether a relationship is substantive 64 by considering the following factors: the length of time of the relationship; the type of 65 relationship; the frequency of interaction between the parties; whether the relationship was 66 terminated by either person; and the length of time elapsed since the termination of the 67 relationship that results from any action by such spouse or such person that may be classified as 68 a sexual assault under section sections 13B, 13B1/2, 13B3/4, 13F, 13H or 13K of chapter 265 or 69 section 35A of chapter 272, stalking under sections section 43 of chapter 265 or criminal 70 harassment as set forth in sections 43 or 43A of chapter 265 or domestic violence as designated 71 under section 1 of chapter 209A.

72 "Responsible employee", an employee of an institution of higher education who has the 73 authority to take action to redress sexual violence; who has been given the duty of reporting 74 incidents of sexual violence or any other misconduct by students to the Title IX coordinator or 75 other appropriate school designee; or whom a student could reasonably believe has this authority 76 or duty.

"Primary prevention programming", an institutional action and strategy intended to
prevent sexual assault, stalking and intimate partner violence before it occurs by means of
changing social norms and other approaches, including, but not limited to, poster and flyer

campaigns, electronic communications, films, guest speakers, symposia, conferences, seminars
or panel discussions;

82	SECTION 4. Said section 10 of said chapter 15A, as so appearing, is hereby further
83	amended by inserting after the definition of "Project" the following 3 definitions:-
84	"Sexual assault", a sexual assault as set forth in sections 13B, 13B1/2, 13B3/4, 13F, 13H
85	or 13K of chapter 265 or section 35A of chapter 272.
86	"Stalking", stalking as set forth in section 43 of chapter 265 or criminal harassment as set
87	forth in sections 43 or 43A of chapter 265.
88	"Trauma-informed response", a response involving an understanding of the complexities
89	of sexual assault, stalking and intimate partner violence through training centered on the
90	neurobiological impact of trauma, the influence of societal myths and stereotypes surrounding
91	the causes and impact of trauma, understanding the behavior of perpetrators and conducting an
92	effective investigation on behalf of victims who have suffered trauma.
93	SECTION 5. Chapter 15A of the General Laws is hereby amended by inserting after
94	section 42 the following 9 sections:-
95	Section 43. Sexual Violence Policies and Reporting
96	(a) In order to receive state funds for student financial assistance, the president of each
97	community college, state college and university, and the president of each individual University
98	of Massachusetts institution, and the governing boards of the independent post-secondary
99	institutions shall adopt policies concerning sexual assault, domestic violence, dating violence,
100	and stalking, as defined in the federal Higher Education Act of 1965 (20 U.S.C. Sec. 1092 (f)

involving a student, both on and off campus. Said policies shall be developed in coordination
with the Title IX coordinator and at least one member from the following: the administration, the
counseling services office or health services office, a confidential advisor, the campus police
force or campus safety personnel, the faculty, the student body, the residential life office, a
community-based sexual assault crisis service center, the state police or local police department
and a prosecutor from the district attorney's office.

107 (b) Institutions shall also adopt detailed and trauma-informed policies and protocols
108 regarding sexual assault, domestic violence, dating violence, and stalking involving a student and
109 employee that comport with the best practices and current professional standards.

(c) Each institution of higher education shall establish and carry out a standard process for disciplinary proceedings relating to any claims of sexual violence; and shall not carry out a different disciplinary process on the same campus for a matter of sexual violence, or alter the standard process based on the status or characteristics of a student who will be involved in that disciplinary proceeding, including characteristics such as a student's membership on an athletic team, academic major, or any other characteristic or status of a student.

116 Section 44. Higher Education Campus Safety Advisor

(a) The Commissioner shall appoint within the Department of Higher Education a
campus safety advisor with experience in public safety policy, who shall facilitate and advance
state-wide campus safety at public and private degree granting institutions. Said officer shall
provide guidance on all such rules, policies and regulations and coordinate, aggregate and
disseminate best practices, training opportunities, and other resources to further the goal of
enhanced campus safety. The Board of Higher Education shall promulgate regulations which

123 establish and implement the role and responsibilities of the campus safety advisor, including but124 not limited to establishing minimum standards for campus security and safety issues.

(b) The Department of Higher Education shall establish an assessment to each higher
education institution, as defined in section 3 of chapter 15C, and for-profit institutions of higher
education licensed to operate in this state; to fund said position.

128 Section 45. Information on Institution Websites

(a) The telephone number and URL for a local, State, or national hotline providing
information to sexual violence victims shall be clearly communicated on the website of the
institution and updated on a timely basis.

(b) The name and location of the nearest medical facility where an individual may have a
rape kit shall be included on the website of the institution, including information on
transportation options and reimbursement for a visit to such facility.

135 (c) An institution of higher education shall prepare by not later than 1 year after the date 136 of enactment of this Act, and annually thereafter, the following information on the cases that 137 were investigated by the institution including: (1) the number of cases that were referred for a 138 disciplinary proceeding at the institution; (2) the number of cases that were referred to local or 139 State law enforcement and the final disposition of these cases; (3) the number of alleged 140 perpetrators that were found responsible by the disciplinary proceeding at the institution; (4) the 141 number of alleged perpetrators that were found not responsible by the disciplinary proceeding at 142 the institution; (5) description of the final sanctions imposed by the institution for each offense 143 perpetrated and (6) the number of disciplinary proceedings at the institution that have closed 144 without resolution. The statistics described in clauses (1) and (6) shall not identify victims of

crimes or persons accused of crimes. This information shall be available on the website of the
institution and submitted to the Department of Higher Education and the Joint Committee on
Higher Education each year.

148 Section 46. Notification of Sexual Assault Policies

(a) Each institution of higher education shall within 15 days into each semester transmit
to each student via electronic mail its policies and procedures concerning the reporting and
investigation of an allegation of sexual assault made by a student enrolled in the institution or
made by an employee of the institution against another such student or employee.

(b) Each institution of higher education shall provide concise notification, written in plain
language, to each student and employee of such institution who has been the victim of sexual
assault, stalking or intimate partner violence, immediately upon receiving a report of such
assault, stalking or violence, of such victim's rights and options under such institution's policy or
policies regarding sexual assault, stalking and intimate partner violence.

158 Section 47. Memorandum of Understanding with Sexual Assault Crisis Services

(a) Not later than January 1, 2016, subject to appropriation, each institution of higher
education shall enter into and maintain a memorandum of understanding with at least one
community-based sexual assault crisis service center and at least one community-based domestic
violence agency for purposes of :

(1) ensuring that any student or employee of such institution who reports or discloses
being the victim of sexual assault, stalking or intimate partner violence can access free and
confidential counseling and advocacy services, either on or off campus, and

(2) establishing a partnership with such service center and agency, including, but not
limited to, (i) involvement in the campus resource team, and (ii) trainings between the institution
and such service center and agency to ensure the understanding of each other's role in responding
to reports and disclosures of sexual assault, stalking and intimate partner violence against
students and employees of the institution and the institution's protocols for providing support and
services to such students and employees.
Section 48. Memorandum of Understanding with Law Enforcement

(a) Each institution of higher education shall enter into, and update every 2 years, a
memorandum of understanding with all applicable local law enforcement agencies to clearly
delineate responsibilities and share information, in accordance with applicable Federal and state
confidentiality laws, about certain serious crimes that shall include, but not be limited to, sexual
violence, occurring against students of the institution or against other individuals on the campus
of the institution. The memorandum of understanding shall include, but is not limited to the:

179 (1) delineation and sharing protocols of investigative responsibilities;

180 (2) protocols for investigations, including standards for notification and communication181 and measures to promote evidence preservation;

(3) agreed upon training and requirements for the institution on issues related to sexualviolence; and

(4) a method of sharing information about specific crimes, when directed by the victim,
and a method of sharing crime details anonymously in order to better protect overall campus
safety; and

187 (5) a method of notifying the district attorney for the jurisdiction in situation when a188 victim files charges with local enforcement.

189 Section 49. Sexual Violence Anonymous Reporting and Confidential Advisor

190 (a) Each institution of higher education shall provide the option for any student or 191 employee of such institution who is the victim of a sexual assault, stalking or intimate partner 192 violence to report or disclose such assault, stalking or violence to such institution anonymously. 193 Each such institution shall notify any such student or employee of the institution's obligations 194 under state or federal law, if any, to (1) investigate or address such assault, stalking or violence 195 and (2) assess whether the report triggers the need for a timely warning or emergency 196 notification, as described in 34 CFR 668.46(e), which obligations, in limited circumstances, may 197 result in the learning of such victim's identity.

(b) An individual who participates as a complainant or witness in an investigation of sexual assault, domestic violence, dating violence, or stalking will not be subject to disciplinary sanctions for a violation of the institution's student conduct policy at or near the time of the incident, unless the institution determines that the violation was egregious, including but not limited to, an action that places the health and safety of any other person at risk.

203 (c) Each institution of higher education shall establish a campus security policy that204 includes the following:

(1) The designation of 1 or more confidential advisor roles at the institution to whom
victims of crime can report anonymously or directly, that complies with the following:

(i) The confidential advisor shall not be a student, an employee designated as a
responsible employee under title IX of the Education Amendments of 1972, or the title IX
coordinator, but may have other roles at the institution.

(ii) The Department shall designate existing categories of employees that may serve as
confidential advisors. Such designation shall not preclude the institution from designating new or
existing employees or partnering with local, state, or national victim services organizations to
serve as confidential advisors or to serve in other confidential roles.

214 (iii) The confidential advisor shall inform the victim of the victim's control over possible 215 next steps regarding the victim's reporting options and the consequences of those options, 216 including, but not limited to, the option to conduct a forensic interview with the option to have 217 the forensic interview be recorded, the option to receive a copy of the recorded forensic 218 interview with the option to notify a responsible employee and initiate a campus disciplinary 219 proceeding, the option to notify local law enforcement and initiate a criminal investigation, the 220 option to grant campus disciplinary officials access to the forensic interview, and the option to 221 grant law enforcement officials access to the forensic interview. The confidential advisor shall 222 assist in conducting a forensic interview, making notifications, and granting access to a forensic 223 interview as directed by the victim.

(iv) The confidential advisor shall be trained to perform a trauma-informed interview, which shall focus on the experience of the victim. The confidential advisor may perform the interview for which the goal is to elicit information about the traumatic event in question so that the interview can be used in either a campus or criminal investigation or disciplinary proceeding. (v) The confidential advisor shall liaise with campus or local law enforcement when
 directed by the victim, and, as appropriate, may assist the victim in contacting and reporting to
 campus or local law enforcement.

(vi) The confidential advisor shall be authorized by the institution to arrange reasonable
 accommodations through the institution to allow the victim to change living arrangements or
 class schedules, or obtain accessibility services, and make other changes.

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(vii) The confidential advisor shall also advise the victim of both the victim's rights and
the institution's responsibilities regarding orders of protection, no contact orders, restraining
orders, or similar lawful orders issued by the institution or a criminal, civil, or tribal court.

(viii) The confidential advisor shall not be obligated to report crimes to the institution or law enforcement, unless otherwise required to do so by state law, and shall provide confidential services to students and employees. Requests for arrangement made by a confidential advisor do not constitute notice to a responsible employee for title IX purposes, even when such advisors work only in the area of sexual assault.

(ix) The name and contact information for the confidential advisor, as well as a victims'
reporting options, the process of investigation and adjudication both by the institution and by law
enforcement, and potential reasonable accommodations, which shall be listed on the website of
the institution.

(x) The institution may partner with an outside victim advocacy organization to providethe service described in this subparagraph.

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250	(xi) Each institution that enrolls fewer than 1,000 students may partner with another
251	institution in their region or State to provide the services described in this subparagraph.
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253	(xii) Each employee of an institution who receives a report of sexual assault shall notify
254	the victim of the existence of, contact information for, and services provided by the confidential
255	advisor.
256	(xiii) In carrying out the responsibilities described in this section, the confidential advisor
257	shall represent the interests of the student victim even when in conflict with the interests of the
258	institution.
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260	(xiv) The confidential advisory shall attend, at the request of the victim of sexual assault,
261	any administrative or institution-based adjudication proceeding related to such assault as an
262	advocate for the victim.
263	(xv) The confidential advisor shall not disclose such confidential communication, without
264	the prior written consent of the victim; provided, however, that nothing in this chapter shall be
265	construed to limit the defendant's right of cross-examination of such advisor in a civil or
266	criminal proceeding if such advisor testifies with such written consent. Such confidential
267	communications shall not be subject to discovery and shall be inadmissible in any criminal or
268	civil proceeding without the prior written consent of the victim to whom the report, record,
269	working paper or memorandum relates.

270 Section 50. Sexual Violence Programming and Training

(a) Each institution of higher education shall provide (1) mandatory annual sexual
assault, stalking and intimate partner violence primary prevention and awareness programming
for all students and employees that includes an explanation of the definition of consent in sexual
relationships, and information concerning the reporting of incidences of such assaults, stalking
and violence and strategies for bystander intervention and risk reduction; and (2) ongoing sexual
assault, stalking and intimate partner violence prevention and awareness campaigns.

277 (b) Each institution of higher education shall employ responsible employees who shall 278 complete minimum training requirements, as determined by the Department of Higher Education 279 in coordination with the Attorney General, and to include training by local, State, or national 280 victim services organizations and shall be responsible for reporting cases of sexual harassment to 281 the title IX coordinator of the institution; and providing a student or employee who reports that 282 the student or employee has been a victim of sexual harassment, including, but not limited to, 283 sexual violence, whether the offense occurred on or off campus, with a written explanation of the 284 student or employee's rights and options, as described in clauses through (vii) of section 285 485(f)(8)(B) of the Higher Education Act of 1965.

(c) Each individual who is involved in implementing an institution of higher education's grievance procedures, including each individual who is responsible for resolving complaints of reported crimes, shall have training or experience in handling sexual violence complaints, and the operations of the institution's grievance procedures, not later than 1 year after the date of enactment this Act. The training shall include, but is not limited to (a) information on working with and interviewing persons subjected to sexual violence;(b) information on particular types of

292 conduct that would constitute sexual violence, including same-sex sexual violence; (c) 293 information on consent and the role drugs, facilitate sexual assault, drugs, or alcohol can play in 294 the ability to consent; (d) the effects of trauma, including neurobiological change; and (e) 295 cultural awareness training regarding how sexual violence may impact students differently 296 depending on their cultural background and (f) communicating sensitively and compassionately 297 with the victims of such assault, stalking or violence, including, but not limited to, an awareness 298 of responding to victims with diverse cultural backgrounds, and providing services to or assisting in locating services for such victims. 299

300 (d) Each institution of higher education shall ensure that its Title IX coordinator and
301 members of its special police force, campus police force or campus safety personnel employed
302 by such institution of higher education are educated in the awareness and prevention of sexual
303 assault, stalking and intimate partner violence, and in trauma-informed response.

304 (e) Members of state and local police departments who act as first responders to any
305 reports of sexual assault, stalking or intimate partner violence at an institution of higher
306 education shall receive training in the awareness and prevention of sexual assault, stalking and
307 intimate partner violence and in trauma-informed response.

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Section 51. Campus Safety Application

309 (a) Each institution of higher education, as defined by section 3 of chapter 15C, shall
310 integrate a Threat Response Program to be used for emergency communications both on campus
311 and off.

312 (b) The program shall:

313 (1) collect a variety of formatted data relevant to Campus Public Safety, and state and
314 local 9-1-1 and first responder agencies, such as photographs of individuals, physical
315 descriptions, medical conditions, allergies, household data, primary language indicator, and
316 emergency contacts;

317 (2) allow for information to be entered by individuals via a secure website and mobile
318 handset application where they can elect to provide as little or as much information as they
319 choose;

320 (3) be compliant with all accessibility elements of Section 508 of the Rehabilitation Act321 of 1973;

322 (4) manage the currency of the data through an aging and reminder process, at least twice
323 per year, requesting application users to keep their data up-to-date;

324 (5) automatically display data provided by individuals to Campus Safety and/or 911 call
 325 takers when an emergency call is placed from a registered and confirmed phone number;

(6) support the delivery of application user information via a secure internet connection
to any campus public safety office and all Public Safety Answering Points within the
Commonwealth;

329 (7) work across all campus public safety campus and be compatible with 9-1-1 call taking
330 equipment in the Commonwealth;

331 (8) make data available to first responders;

332 (9) allow for the submission of anonymous or confidential crime tips via a handset333 application or by texting into a designated shortcode; and

(10) support the ability for a user to initiate a timer via the handset application that allows
for one or more individuals to view their location information for a specified period of time in
order to assist in the event of an emergency.

337 SECTION 6. The first sentence of section 97D of chapter 41 of the General laws, as
338 most recently amended by section 7 of chapter 260 of the acts of 2014, is hereby amended by
339 inserting after the words "chapter 233" the following words:- Title IX coordinators designated
340 by schools and institutions of higher education as required by Title IX of the Education
341 Amendments of 1972, 20 U.S.C. 1681 et seq. and 34 CFR106.8.

342 SECTION 7. Chapter 41 is hereby amended by striking out section 98F, as , and
 343 inserting in place thereof the following section:-

344 Section 98F. Each police department and each college or university to which officers 345 have been appointed pursuant to section 63 of chapter 22C shall make, keep and maintain a daily 346 log, written in a form that can be easily understood, recording, in chronological order, all 347 responses to valid complaints received, crimes reported, the names, addresses of persons arrested 348 and the charges against such persons arrested. All entries in said daily logs shall, unless 349 otherwise provided in law, be public records available without charge to the public during 350 regular business hours and at all other reasonable times; provided, however, that the following 351 entries shall not include the names and addresses of persons arrested and the charges against 352 such persons arrested: (i) any entry in a log which pertains to a handicapped individual who is 353 physically or mentally incapacitated to the degree that said person is confined to a wheelchair or 354 is bedridden or requires the use of a device designed to provide said person with mobility, (ii) 355 any entry concerning responses to reports of domestic violence, rape or sexual assault or (iii) any

356	entry concerning the arrest of a person for assault, assault and battery or violation of a protective
357	order where the victim is a family or household member, as defined in section 1 of chapter 209A.
358	The first sentence of section 97D of chapter 41 of the General laws, as most recently
359	amended by section 7 of chapter 260 of the acts of 2014, is hereby amended by inserting after the
360	words "chapter 233" the following words:- Title IX coordinators designated by schools and
361	institutions of higher education as required by Title IX of the Education Amendments of 1972,
362	20 U.S.C. 1681 et seq. and 34 CFR106.8.
363	SECTION 8. The third paragraph of section 24C of chapter 265 of the General Laws, as

appearing in the 2012 Official Edition, is hereby amended by inserting after the word "section",

in line 14, the following words:- and chapter 41 of section 97D.