SENATE No. 1327

The Commonwealth of Massachusetts

PRESENTED BY:

James T. Welch

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 relative to zero tolerance for violence and aggression by adults at youth sporting events.

PETITION OF:

NAME:	DISTRICT/ADDRESS:
James T. Welch	Hampden
Jose F. Tosado	9th Hampden
Brian M. Ashe	2nd Hampden
Benjamin Swan	11th Hampden

SENATE

No. 1327

By Mr. Welch, a petition (accompanied by bill, Senate, No. 1327) of James T. Welch, Jose F. Tosado, Brian M. Ashe and Benjamin Swan for legislation relative to zero tolerance for violence and aggression by adults at youth sporting events. Public Safety and Homeland Security.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE SENATE, NO. 1200 OF 2013-2014.]

The Commonwealth of Massachusetts

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

An Act relative to zero tolerance for violence and aggression by adults at youth sporting events.

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. SHORT TITLE
- This act may be cited as the "Zero Tolerance for Violence at Youth Sporting Events"
- 3 SECTION 2. Chapter 22 of the General Laws is hereby amended by inserting after
- 4 section 21 the following Section:
- 5 Section 22:
- 6 Section 1. DEFINITIONS

7	(a) "Youth sporting event" means any event, including but not limited to games,
8	practices, and scrimmages, sanctioned by a town, school district, county, the Commonwealth, or
9	any other athletic association recognized by the Commonwealth.
10	(b) "Five regions of the commonwealth" means Boston Metro which includes Suffolk
11	County; East which includes Essex, Middlesex, and Norfolk counties; South which includes
12	Bristol, Plymouth, Barnstable, Dukes, and Nantucket counties; Central which includes Worcester
13	county; Western which includes Franklin, Hampshire, Hampden, and Berkshire counties
14	Section 2. COUNCIL AGAINST VIOLENCE AND AGGRESSION AT YOUTH
15	ACTIVITIES—COMPOSITION AND DUTIES
16	(a) There is created within the Department of Public Safety a Council Against Violence
17	and Aggression at Youth Activities (hereafter, the Council) composed of 1 representative from
18	each of the 5 regions in the Commonwealth to be appointed by the Governor for a total of 5
19	members
20	i.each representative shall be appointed to a three year term of service
21	(b) The Council shall
22	i. elect a Chair from among the Council members by a simple majority of the Council
23	members
24	ii. be voluntary in nature and no member shall receive compensation for his or her
25	participation on the Council
26	iii. meet once a month or more frequently if determined necessary by the Chair

27	iv. create, administer, and maintain a statewide Code of Conduct to be implemented at
28	youth sporting events
29	v. hear complaints of incidents of adult violence and aggression at youth sporting
30	events
31	vi. review the evidence of the incidents specified in subsection (b)(v) of this section
32	vii. have the discretion and authority to impose a ban on attendance at any and all youth
33	sporting events where a preponderance of the evidence specified in subsection (b)(vi) of this
34	section tends to show acts of violence or aggression at a youth sporting event as defined in
35	section 1 (a) of this chapter
36	1. a simple majority of the Council shall be required to impose a ban
37	2. the length of the ban shall be within the discretion of the Council
38	3. a ban on attendance without conviction of the offense in question shall be within
39	the discretion of the Council
40	4. an individual who is banned from youth sporting events shall have the opportunity
41	to appeal the Council's decision within 15 days of the decision
42	viii. conduct a monthly review of the complaints, findings and decisions and compile a
43	report to be delivered to the Department of Public Safety
44	ix. establish and maintain a public electronic registry with the name, photo, current
45	address, description of the offense, and location of the offense for individuals who have received
46	a ban as specified in subsection (b)(vii) of this section

- 47 1. funding for the establishment and maintenance of this registry shall be allocated 48 from the increased penalties as specified in the c. 265 §§ 13N, 43B, and 43C. 49 SECTION 3. Chapter 265 of the General Laws is hereby amended by inserting after 50 section 13M, the following Section: 51 Section 13N. Assault and battery at a youth sporting event; definitions; penalties 52 (1) Definition: 53 (a) Youth Sporting Event: Any event, including but not limited to games, practices, and 54 scrimmages, sanctioned by a town, school district, county, the Commonwealth, or any other 55 athletic association recognized by the Commonwealth. 56 (2) Whoever commits an assault or an assault and battery pursuant to c. 265 §13A on 57 another at any sanctioned youth sporting event as defined in subsection (1)(a) of this section, 58 shall be punished by imprisonment in the house of correction for not less than 90 days nor more
- SECTION 4. Chapter 265 of the General Laws is hereby amended by inserting after section 43A, the following sections:

than 2 ½ years or by a fine of not less than \$500 nor more than \$5,000 or both.

Section 43B: Stalking at a youth sporting event; penalties

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(1) Whoever engages in stalking pursuant to c. 265 §43 at any sanctioned youth sporting event as defined in c. 265 §13N(1) (a), shall be punished by imprisonment in the house of correction for not less than 60 days nor more than 5 years or by a fine of not less than \$500 nor more than \$5,000 or both.

67 Section 43C: Criminal harassment at a youth sporting	g event; penalties

(1) Whoever commits criminal harassment pursuant to c. 265 §43A at any sanctioned youth sporting event as defined in c. 265 §13N(1) (a), shall be punished by imprisonment in the house of correction for not less than 30 days nor more than 5 years or by a fine of not less than \$500 nor more than \$5,000 or both.