

The Commonwealth of Massachusetts

PRESENTED BY:

Chynah Tyler and Bud L. Williams

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 the collection and transmission of certain traffic and pedestrian stop data.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Chynah Tyler	7th Suffolk	1/18/2019
Bud L. Williams	11th Hampden	1/18/2019
Christine P. Barber	34th Middlesex	1/31/2019
Harriette L. Chandler	First Worcester	2/1/2019
Marjorie C. Decker	25th Middlesex	1/31/2019
Mindy Domb	3rd Hampshire	2/1/2019
Michelle M. DuBois	10th Plymouth	2/1/2019
James B. Eldridge	Middlesex and Worcester	2/1/2019
Nika C. Elugardo	15th Suffolk	2/1/2019
Tricia Farley-Bouvier	3rd Berkshire	1/28/2019
Carlos González	10th Hampden	1/30/2019
Jonathan Hecht	29th Middlesex	2/1/2019
Russell E. Holmes	6th Suffolk	2/1/2019
Liz Miranda	5th Suffolk	1/30/2019
Rebecca L. Rausch	Norfolk, Bristol and Middlesex	2/1/2019
Andres X. Vargas	3rd Essex	1/31/2019
Tommy Vitolo	15th Norfolk	1/29/2019

HOUSE No. 3454

By Representatives Tyler of Boston and Williams of Springfield, a petition (accompanied by bill, House, No. 3454) of Chynah Tyler, Bud L. Williams and others for legislation to improve the collection and analysis of data relative to traffic stops. The Judiciary.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-First General Court (2019-2020)

An Act relative to the collection and transmission of certain traffic and pedestrian stop data.

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 2014 Official Edition are hereby
2	amended by inserting after chapter 22E the following new chapter:
3	Chapter 22F.
4	Section 1. For the purposes of this section, the following words shall have the following
5	meanings unless the context clearly requires otherwise:
6	(1) "Racial profiling" and other "profiling" by a law enforcement entity means
7	differential treatment based on actual or perceived race, color, ethnicity, national origin,
8	immigration or citizenship status, religion, gender, gender identity, or sexual orientation in
9	conducting any law enforcement action. Differential treatment may be demonstrated by a
10	showing of intentional discrimination or statistically significant evidence of disparate treatment.
11	Profiling does not include the use of such characteristics, in combination with other factors, to
12	apprehend a specific suspect based on a description that is individualized, timely and reliable.
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13	(2) "Law enforcement entity" means any state, municipal, college or university law
14	enforcement officer or state, municipal, college or university police department or a police
15	officer acting on behalf of such state, municipal, college or university police department.
16	(3) "Receipt" means a contemporaneous record of any traffic or pedestrian stop, to be
17	provided to the subject of the stop. A receipt shall at a minimum include the following data: the
18	reason for the stop; the date, time, and duration of the encounter; the street address or
19	approximate location of the encounter; and the name and badge number of the officer initiating
20	the stop. The receipt shall also include information about how to register commendations or
21	complaints regarding the encounter.
22	(4) "Driver" means an operator of a motor vehicle, motorized bicycle, or motorized
23	scooter under this chapter, or a bicycle, scooter, or other vehicle traveling on a way.
24	(5) "Frisk" means a pat-down to locate a weapon.
25	(6) "Executive office", the executive office of public safety and security.
26	(7) "Secretary", the secretary of public safety and security.
27	Section 2. (A) Ban on racial and other profiling.
28	(1) No law enforcement entity shall engage in racial or other profiling. Evidence of
29	profiling may include differential treatment as demonstrated by evidence of intentional
30	discrimination or by statistical evidence of disparate treatment.
31	Section 3. (B) Data Collection

32 (1) The Secretary shall create and update as may be appropriate an instrument to record 33 statistical data for the police-civilian contacts covered by this Act. This instrument shall, at 34 minimum, include the data required to be collected by subsection (B)(2). The Secretary shall 35 give due regard to census figures when setting forth the race and ethnicity categories in the 36 instrument and shall consider providing guidance about the manner in which race and ethnicity 37 information is identified and designated and collected, including by individuals' self-reporting of 38 such categories; provided that, in all cases, the method of identification of such data specified by 39 the Secretary must be the same across all law enforcement entities and among different stop 40 scenarios. The Massachusetts State Police shall use this instrument to collect data. Other law 41 enforcement entities shall have the authority to create such data collection instruments for their 42 own use, provided that any such instrument (a) includes the data required to be collected by 43 subsection (B)(2) and (b) is submitted to and approved by the Secretary as meeting the 44 requirements of this Act.

45 (2) Whenever an individual is stopped, frisked, or searched by any state, municipal,
46 college or university law enforcement officer, including any time a frisk or search is consensual,
47 the officer shall record the following data:

48 (a) reason for any stop;

49 (b) date, time, and duration of the encounter;

50 (c) street address or approximate location of the encounter;

51 (d) the number of occupants of the vehicle, if stop was a vehicle;

52	(e) race, ethnicity, gender, and approximate age of the driver and any person searched as
53	part of that stop, which shall be based on the officer's observation and perception and shall not
54	be requested of the person unless otherwise required by law or regulation;
55	(f) whether the driver, and any person searched, has limited English language
56	proficiency, based on the officer's observation and perception.
57	(g) whether any investigatory action was initiated, including a frisk or a search of an
58	individual or vehicle, and whether any such investigatory action was conducted with consent;
59	(h) whether contraband was found or any materials were seized;
60	(i) whether the stop resulted in a warning, citation, arrest, or no subsequent action;
61	(j) the name and badge number of the officer initiating the stop.
62	(3) For any stop that does not result in the issuance of a citation, the officer shall provide
63	a receipt to the subject at the conclusion of the stop.
64	(4) Each police department, not less frequently than quarterly, shall review each officer's
65	stop and search documentation to ensure compliance with this Act, review the entire
66	department's stop and search data, examine and analyze any racial or other disparities, and
67	formulate and implement an appropriate response.
68	(C) Electronic Data Systems
69	Subsequent to passage of this act, any electronic systems developed for law enforcement
70	entities to issue citations, or to gather, record, report, and study information concerning vehicle
71	accidents, violations, traffic or pedestrian stops, or citations, shall be designed to:

72 (i) collect the data described in subsection (B) of this section;

(ii) automatically transmit such data to the Executive Office of Public Safety and Security
as required by this section;

75 (iii) electronically generate citations and police encounter receipts.

76 Upon the adoption of such an electronic system by any police department, the department 77 shall record the data set forth in subsection (B) for all traffic and pedestrian stops. The 78 department shall transmit all such data by electronic means to the Executive Office of Public 79 Safety and Security, at intervals to be determined by the Secretary but not less than semi-80 annually.

81 (D) Data Analysis

82 (1) The Secretary of Public Safety and Security shall maintain all data described in 83 subsection (B) in an electronically accessible database, shall issue an annual summary report of 84 said data which shall be submitted to the Attorney General and the Criminal Justice Commission 85 established pursuant to Chapter 68 of the Acts of 2011; and filed with the clerks of the House 86 and Senate. The report shall include statistical data for each police department, setting out the 87 following information for traffic and pedestrian stops separately in a month-by-month format: 88 the number of stops made; the reason for the stops; the number of warnings, citations, and 89 arrests; the number of, race, ethnicity, gender, and age of the drivers or pedestrians stopped; the 90 number of, race, ethnicity, gender, and age of the persons frisked; the number of, race, ethnicity, 91 gender, and age of the persons searched; the number of stops and searches, of any duration and 92 of any scope, resulting in the seizure of contraband or any other item or material; and any other 93 information as may be requested by the Criminal Justice Commission. The annual reports

94 required by this subsection shall be submitted no later than April 1 each year and shall include 95 data collected during the preceding calendar year, regardless of whether complete data is 96 available for that period. No information revealing the identity of any individual shall be 97 contained in the reports. The reports submitted pursuant to this subsection shall be public records 98 and shall be published on the website of the Executive Office of Public Safety and Security, 99 along with a machine-readable version of the data summarized within the reports.

100 (2) On a biennial basis, the Secretary of Public Safety and Security shall transmit the data 101 collected by each police department in accordance with this act to an independent organization or 102 university in the Commonwealth with experience in the analysis of such data, and said 103 organization or university shall prepare an analysis and a report. Such analysis and report shall 104 be submitted to the Governor, the Attorney General, the Criminal Justice Commission 105 established pursuant to Chapter 68 of the Acts of 2011 and the clerks of the House and Senate 106 not more than 90 days after receipt of the data by the independent organization or university. The 107 analysis and report, and the collected data, shall be deemed a public record, and shall be 108 published on the website of the Executive Office of Public Safety and Security. The report shall 109 include a multivariate analysis of the collected data in accordance with generally accepted 110 statistical standards that seeks, to the extent possible, to measure the roles of race, ethnicity, 111 gender, and age as factors in law enforcement entities' interactions with civilians, including but 112 not limited to the frequency with which individuals are stopped, frisked, searched, cited, or 113 arrested. Such analysis shall include consideration of the demographics of the population 114 residing in or traveling through a particular locale, local crime rates, the frequency with which 115 encounters result in seizure of contraband or arrest, and comparisons among similarly-situated 116 officers.

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(E) Data Availability

118 Any individual charged with a criminal offense based on evidence or statements obtained 119 as the result of a traffic or pedestrian stop shall have the right to obtain data collected pursuant to 120 this section concerning any officer who participated in the stop or the search that resulted in the 121 seizure of evidence, from the Executive Office of Public Safety and Security and from the police 122 department of the officer(s) involved in the stop or search; provided that information revealing 123 the name, street address, date of birth, and driver's license number of individuals involved in 124 stops who are not law enforcement officers or their agents shall not be disclosed; and provided 125 further that information revealing the home address, date of birth, personal telephone number or 126 any personal identifying information other than the name, badge number, and department of a 127 law enforcement officer shall not be disclosed. Requests for such data may specify a single or 128 multiple incidents, dates, locations or any other combination of data collected pursuant to 129 subsection (B).

130 (F) Enforcement

The attorney general may bring a civil action in the superior court for injunctive or other appropriate equitable relief to enforce the provisions of this section. Nothing in this Act shall be construed to limit an individual's rights or remedies, including, but not limited to, a civil action for a violation of constitutional rights under section 11I of chapter 12 of the General Laws or 42 U.S.C. section 1983 or motions for suppression or dismissal or other relief in a criminal case.

136 SECTION 2.

137 Subsection (B) shall take effect 12 months from the effective date of this act, at which
138 time Chapter 228 of the Acts of 2000 shall be repealed.

- 139 Subsection (D) shall take effect at such time as the Executive Office of Public Safety and
- 140 Security makes available to law enforcement agencies an electronic system described in
- 141 subsection (C).