SENATE No. 285

The Commonwealth of Massachusetts

PRESENTED BY:

Barry R. Finegold

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 safety and violence education for students (the SAVE Students Act).

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Barry R. Finegold	Second Essex and Middlesex	
Angelo J. Puppolo, Jr.	12th Hampden	1/25/2019
Jason M. Lewis	Fifth Middlesex	1/25/2019
Bruce E. Tarr	First Essex and Middlesex	1/30/2019
Tram T. Nguyen	18th Essex	1/30/2019
Rebecca L. Rausch	Norfolk, Bristol and Middlesex	1/30/2019
Patrick M. O'Connor	Plymouth and Norfolk	1/30/2019
Paul R. Feeney	Bristol and Norfolk	1/31/2019
Michael O. Moore	Second Worcester	1/31/2019
Edward J. Kennedy	First Middlesex	1/31/2019
Michael D. Brady	Second Plymouth and Bristol	1/31/2019
Diana DiZoglio	First Essex	2/1/2019
Eric P. Lesser	First Hampden and Hampshire	2/1/2019
Dean A. Tran	Worcester and Middlesex	2/1/2019
Kay Khan	11th Middlesex	2/1/2019
Thomas M. Stanley	9th Middlesex	2/1/2019
John H. Rogers	12th Norfolk	2/1/2019
David Allen Robertson	19th Middlesex	2/1/2019

Julian Cyr	Cape and Islands	2/1/2019
Jay D. Livingstone	8th Suffolk	2/6/2019
Christina A. Minicucci	14th Essex	2/8/2019
Joanne M. Comerford	Hampshire, Franklin and Worcester	2/8/2019
Sal N. DiDomenico	Middlesex and Suffolk	2/11/2019
Paul F. Tucker	7th Essex	5/22/2019
James T. Welch	Hampden	6/10/2019
Patricia D. Jehlen	Second Middlesex	6/27/2019
Adam G. Hinds	Berkshire, Hampshire, Franklin and	7/22/2019
	Hampden	

SENATE DOCKET, NO. 1359 FILED ON: 1/17/2019 SENATE No. 285

By Mr. Finegold, a petition (accompanied by bill, Senate, No. 285) of Barry R. Finegold, Angelo J. Puppolo, Jr., Jason M. Lewis, Bruce E. Tarr and other members of the General Court for legislation relative to safety and violence education for students (the SAVE Students Act). Education.

The Commonwealth of Massachusetts

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

An Act relative to safety and violence education for students (the SAVE Students Act).

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. Chapter 71 of the General Laws, as appearing in the 2014 Official Edition,

2 is hereby amended by inserting after section 97 the following section:-

3 Section 98. (a) As used in this section the following words shall, unless the context

4 clearly requires otherwise, have the following meanings:-

5 "Department", the department of elementary and secondary education.

6 "Evidence-based", a program or practice that (i) demonstrates a statistically significant

7 effect on relevant outcomes based on (1) strong evidence from not less than 1 well-designed and

8 well-implemented experimental study; (2) moderate evidence from not less than 1 well-designed

- 9 and well-implemented quasi-experimental study; or (3) promising evidence from not less than 1
- 10 well-designed and well-implemented correlational study with statistical controls for selection
- 11 bias; or (ii) demonstrates a rationale based on high-quality research findings or positive

12 evaluation that such program or practice is likely to improve relevant outcomes and includes13 ongoing efforts to examine the effects of the program or practice.

"School", a school administered by a school department of a city or town or regional
school district, a county agricultural school, a commonwealth charter school or Horace Mann
charter school established pursuant to section 89, an educational collaborative established
pursuant to section 4E of chapter 40, or an approved private day or residential school that
accepts, through agreement with a school committee, a child requiring special education pursuant
to section 10 of chapter 71B.

(b) The department shall, in consultation with state agencies, require that each school
serving students in grades 6-12 has a school-based threat assessment team, as defined in this
paragraph, that is trained and certified in school threat assessment and is provided with a model
threat assessment policy.

The department shall develop and provide a model threat assessment policy that atminimum

26 (i) identifies the types of threatening behavior that may represent a physical threat to the 27 school community; (ii) identifies members within the school community to whom threatening 28 behavior should be reported and the steps to be taken thereafter; (iii) establishes guidelines 29 ensuring that where a credible threat has been identified, the response is in conformance with any 30 applicable state and school disciplinary policies and that no disciplinary action is applied 31 disproportionately to students in any protected class identified in any policy of the department, 32 district or school or in federal or state law; and (iv) establishes procedures and protocol for 33 coordinating with local law enforcement, existing state reporting websites, and tip lines.

34 Approved threat assessment trainings must be evidence-based programs that teach how to 35 identify, assess, and respond to threats of violence and self-harm, including identification of 36 threats, signs and behaviors that could result in harm towards self or others; evaluation of the 37 seriousness of the threat or danger it poses to others; intervention to reduce risk of violence; and 38 follow-up to assess intervention results. 39 Each school serving students in grades 6-12 shall identify a school-based threat 40 assessment team, within each school building, responsible for completing an evidence-based 41 threat assessment training meeting the requirements of this paragraph. School-based threat 42 assessment teams should be multidisciplinary, whenever possible, and may include 43 administrators, mental health professionals, school resource officers, and other professionals. 44 School-based threat assessment teams shall complete retraining every 3 years in an 45 evidence-based threat assessment training meeting the requirements of this paragraph. 46 Each school district shall submit to the department annual certification that each school-47 based threat assessment team in the district has been trained in an approved threat assessment 48 training within the last three years, including the date of the training. 49 The department shall make a list of approved, evidence-based threat assessment trainings, 50 including no-cost programming, publicly available on its website. 51 (c) The department shall require that each school serving students in grades 6-12 provides students at least one hour of evidence-based suicide awareness and prevention training each 52 53 school year.

54 The department shall develop a list of evidence-based trainings and materials, including 55 no-cost programming, to fulfill the requirements of this paragraph. Trainings shall, at a 56 minimum, teach students how to identify the signs and signals of depression, suicide and self-57 injury in themselves and peers, the importance of seeking help for self and peers, and the process 58 for seeking such help.

59 The department shall make a list of evidence-based suicide prevention trainings,60 including no-cost programming, publicly available on its website.

61 (d) The department shall require that each school serving students in grades 6-12
62 provides students at least one hour of evidence-based youth violence prevention training each
63 school year.

The department shall develop a list of evidence-based trainings and materials, including no-cost programming, to fulfill the requirements of this paragraph. Trainings shall, at a minimum, teach students how to identify observable warning signs and signals of an individual who may be a threat to themselves or others; the importance of taking threats seriously and seeking help; and the steps they can take to report dangerous, violent, or unlawful activity.

69 The department shall make the list of evidence-based youth violence prevention trainings,
70 including no-cost programming, publicly available on its website.

(e) The department shall require that each school serving students in grades 6-12
provides students at least one hour of evidence-based social inclusion training each school year.

The department shall develop a list of evidence-based trainings and materials that fulfill
the requirements of this paragraph. Trainings shall, at a minimum, teach students what social

75	isolation is and how to identify social isolation in others; the importance of taking social
76	isolation seriously and seeking help for peers; and how to use strategies to be more socially
77	inclusive in the classroom and community and to establish connections with peers.
78	The department shall make the list of evidence-based social inclusion trainings, including
79	no-cost programing, publicly available on its website.
80	(f) The department shall require each school serving students in grades 6-12 to designate
81	a student-led violence prevention club that is open to all members of the student body and has at
82	least one identified adult advisor.
83	The student violence prevention club shall, at a minimum, implement and sustain suicide
84	and violence prevention and social inclusion trainings and awareness activities required by the
85	department and foster opportunities for student leadership development.
86	(g) The department shall, in collaboration with other agencies, make available to all
87	schools a statewide Anonymous Reporting Program. Said program shall enable any person to
88	report anonymously a dangerous, violent or unlawful activity which occurs, or is threatened on,
89	school property or which relates to an enrolled student or school personnel.
90	The department shall identify and compile a state database that includes, at a minimum,
91	the following identified individuals for the purposes of implementing and coordinating the
92	delivery of the Anonymous Reporting Program: a point of contact within each local law
93	enforcement department and a primary point of contact within each school who is responsible for
94	managing the school-based threat assessment team as defined in this section.

To fulfill the requirements of this section, the department shall operate a hotline,
multilingual crisis center, website, and mobile phone application to receive anonymous reports
through the Anonymous Reporting Program. Said program response shall be staffed by
individuals with evidence-based counseling and crisis intervention training.

99 The Anonymous Reporting Program shall, at a minimum, meet the following 100 requirements: (i) support 24/7 anonymous reporting; (ii) promptly forward reported information 101 to the appropriate school and law enforcement agencies, as applicable, and certain other persons 102 as determined by the department; (iii) support a coordinated response by schools and law 103 enforcement to an identified crisis when response by both parties is to be reasonably expected; 104 (iv) require and certify the training of school-based threat assessment teams in each school, 105 comprised of at least 3 staff members, to receive notice of any report submitted to the 106 Anonymous Reporting Program concerning the school, school personnel, or an enrolled student; 107 (v) require and certify the training of law enforcement in each local department to receive notice 108 of any report submitted to the Anonymous Reporting Program that requires law enforcement 109 response; (vi) promote public awareness and education about the Anonymous Reporting 110 Program and its reporting methods, prior to its launch; (vii) implement an evidence-based student 111 violence prevention training that teaches students how to identify observable warning signs and 112 signals of an individual who may be a threat to themselves or others, the importance of taking 113 threats seriously and seeking help, and how to report a threat using the Anonymous Reporting 114 Program; and (viii) be in compliance with the Federal Educational Rights and Privacy Act, 20 115 U.S.C. § 1232g, and relevant state laws.

In the first year in which an Anonymous Reporting Program is implemented, thedepartment shall require all school districts to submit a report containing the total number of

disciplinary actions in the previous 12 months, disaggregated by school, type of disciplinaryaction, as well as the gender and race of the student subject to the disciplinary action.

120 Each year following implementation of the Anonymous Reporting Program, the department shall require all school districts to submit annual reports reflecting the total number 121 122 of anonymous tips received and total number of disciplinary actions taken. Reports shall include, 123 at a minimum: (1) the total number of reports received for the previous school year; (2) the total 124 number of reports received since the program began, disaggregated by school, and for each 125 school (i) reports by type; (ii) the method by which the report was received; (iii) the total number 126 of false reports received; (iv) any other information the department deems appropriate; and (3) 127 the total number of responses, including disciplinary actions and mental wellness referrals, 128 disaggregated by type as well as the gender and race of the student subject to the disciplinary 129 action or referral.

False reports by anyone age 18 and older, including but not limited to reports targeting students in any protected class identified in any policy of the department, district or school or in federal or state law, shall be a misdemeanor if the person knowingly or intentionally makes a false report to the Anonymous Reporting Program.

134 If a report filed with the Anonymous Reporting Program is determined to be a false 135 report, information about the subject of the false report shall be immediately removed from the 136 subject student's record, including records held by the district, school, and law enforcement.

(h) No person shall have a cause of action for loss or damage caused by an act or
omission resulting from the implementation of this section or resulting from the training or lack
of training required by this section.

- (i) The training or lack of training required by this section shall not be construed toimpose a specific duty of care.
- 142 SECTION 2. This act shall take effect 12 months from its enactment.
- 143 SECTION 3. The board of elementary and secondary education may promulgate
- 144 regulations necessary to implement this act.