

The Commonwealth of Massachusetts

PRESENTED BY:

Simon Cataldo and Pavel Payano

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 to advance fairness, integrity, and excellence in higher education admissions.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Simon Cataldo	14th Middlesex	1/19/2023
Pavel Payano	First Essex	1/19/2023
Samantha Montaño	15th Suffolk	1/23/2023
Francisco E. Paulino	16th Essex	1/24/2023
Carmine Lawrence Gentile	13th Middlesex	1/25/2023
David Henry Argosky LeBoeuf	17th Worcester	1/25/2023
James K. Hawkins	2nd Bristol	1/27/2023
Sean Garballey	23rd Middlesex	1/27/2023
Patrick Joseph Kearney	4th Plymouth	2/16/2023
Danillo A. Sena	37th Middlesex	2/17/2023
Mindy Domb	3rd Hampshire	6/27/2023
James B. Eldridge	Middlesex and Worcester	7/6/2023
Marcus S. Vaughn	9th Norfolk	7/13/2023
Ryan M. Hamilton	15th Essex	7/27/2023
Lindsay N. Sabadosa	1st Hampshire	9/12/2023

By Representative Cataldo of Concord and Senator Payano, a joint petition (accompanied by bill, House, No. 3760) of Simon Cataldo, Pavel M. Payano and others relative to higher education admissions. Higher Education.

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Third General Court (2023-2024)

An Act to advance fairness, integrity, and excellence in higher education admissions.

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 15A of the General Laws is hereby amended by inserting after
2	section 5A the following section:-
3	Section 5B. (a) For the purposes of this section, the following terms shall, unless the
4	context clearly requires otherwise, have the following meanings:
5	"Early action", an admissions plan that allows a student to apply at an earlier stage of the
6	admissions process and receive an expedited admissions decision but does not require the student
7	to pledge to attend the institution upon receiving a decision of admittance.
8	"Early decision", an admissions plan that allows a student to apply at an earlier stage of
9	the admissions process, receive an expedited admissions decision, and absent extenuating
10	circumstances, requires the student to pledge to attend the institution upon receiving a decision
11	of admittance.

12	"Endowment", a fund or collection of funds that supports the operation of a higher
13	education institution, and that is not wholly expendable by the institution on a current basis under
14	the terms of the applicable gift instrument or as per the intent of the donor, trustee or board of
15	directors of the higher education institution or related foundation.
16	"Higher education institution", a public or private certificate- or degree-granting college,
17	junior college or university, as authorized by the board of higher education pursuant to section 9.
18	"Legacy", a candidate for admission to a higher education institution with a relative who
19	attended or attends that higher education institution.
20	(b) Annually, not later than December 31, all 4-year, degree-granting higher education
21	institutions shall transmit to the office of the attorney general and the department of higher
22	education the following information annually:
23	(i) an averment as to whether the institution executed in the prior year an admissions
23 24	(i) an averment as to whether the institution executed in the prior year an admissions preference or special policy for: (1) legacy applicants; (2) students related to any past, current or
24	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or
24 25	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early
24 25 26	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early action;
24 25 26 27	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early action; (ii) the percentage of first year, full-time students enrolled at the higher education
24 25 26 27 28	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early action; (ii) the percentage of first year, full-time students enrolled at the higher education institution in the previous academic year who are members of the following separately
 24 25 26 27 28 29 	<pre>preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early action; (ii) the percentage of first year, full-time students enrolled at the higher education institution in the previous academic year who are members of the following separately disaggregated subgroups:</pre>
 24 25 26 27 28 29 30 	preference or special policy for: (1) legacy applicants; (2) students related to any past, current or prospective donor; (3) students who apply early decision; and (4) students who apply early action; (ii) the percentage of first year, full-time students enrolled at the higher education institution in the previous academic year who are members of the following separately disaggregated subgroups: (1) students that receive a maximum federal Pell Grant;

33 (4) students who are a legacy, with separate disaggregated reporting within by major
34 racial subgroup, receipt of a maximum federal Pell Grant and receipt of a less than maximum
35 federal Pell Grant;

36 (5) students admitted as per an early decision policy, with separate disaggregated
37 reporting within by major racial subgroup, receipt of a maximum federal Pell Grant and receipt
38 of a less than maximum federal Pell Grant;

39 (6) students admitted as per an early action policy, with separate disaggregated reporting
40 within by major racial subgroup, receipt of a maximum federal Pell Grant and receipt of a less
41 than maximum federal Pell Grant; and

42 (7) students admitted to the institution through regular decision, with separate
43 disaggregated reporting within by major racial subgroup, receipt of a maximum federal Pell
44 Grant and receipt of a less than maximum federal Pell Grant;

45 (iii) the number of student applicants identified as having legacy status and their
46 admission rate, as well as the percentage of admitted legacy students among all admitted
47 students, and their enrollment rate;

48 (iv) the number of student applicants who apply early decision and early action, and49 admission rate of each; and

50 (v) public service fee amounts contributed by each higher education institution per annum
51 to the Higher Education Opportunity Trust Fund, established in section 35TTT of chapter 10.

52 (c) The office of the attorney general and the department of higher education shall make 53 the information received pursuant to subsection (b) publicly available, disaggregated by higher 54 education institution. 55 (d) No higher education institution shall as a matter of written or unwritten policy, absent 56 paying a public service fee in an amount consistent with the provisions of subsection (e): 57 (i) consider legacy status as a factor in admitting a student applicant; 58 (ii) consider a student applicant's relationship to a past, current or prospective donor to 59 the higher education institution as a factor in admitting a student applicant; or 60 (iii) carry out an early decision plan. 61 (e) (1) A higher education institution that violates a provision of this section shall pay a 62 public service fee to the Trust established in section 2 of a sum calculated according to the 63 following schedule: 64 (i) 0.01 per cent of its endowment for any offending higher education institution with an 65 endowment per student of less than \$50,000, as reported in the higher education institution's 66 most recent annual report; 67 (ii) 0.05 per cent of its endowment for any offending higher education institution with an endowment per student of greater than \$50,000 but less than \$500,000, as reported in the higher 68 69 education institution's most recent annual report; 70 (iii) 0.1 per cent of its endowment for any offending higher education institution with an 71 endowment per student of greater than \$500,000 but less than \$1,000,000, as reported in the 72 higher education institution's most recent annual report;

73 (iv) 0.15 per cent of its endowment for any offending higher education institution with an 74 endowment per student of greater than \$1,000,000 but less than \$2,000,000, as reported in the 75 higher education institution's most recent annual report; 76 (v) 0.2 per cent of endowment for any offending higher education institution with an 77 endowment per student of greater than \$2,000,000, as reported in the higher education 78 institution's most recent annual report. 79 (2) No offending higher education institution with endowment assets in excess of \$1.580 billion shall pay a public service fee of less than \$1 million. No college with endowment assets 81 in excess of \$2 billion shall pay a public service fee of less than \$2 million. 82 (3) Where a higher education institution is part of a university, the calculations required 83 by paragraph (1) shall be based on the endowment of the university and associated endowment funds. 84 85 (f) (1) The attorney general shall establish procedures and promulgate regulations to carry 86 out the provisions of this section. The attorney general may investigate compliance by individual 87 higher education institutions and assess public service fee amounts for non-compliance in 88 accordance with subsection (e). 89 (2) The attorney general shall provide written notice to any higher education institution 90 that fails to timely comply with the established reporting requirements of subsection (b). The 91 attorney general shall notify higher education institutions that failure to respond within 2 weeks 92 of the written notice without just cause may result in the assessment of the public service fee in 93 subsection (e).

94	(3) No higher education institution shall pay a public service fee in excess of the
95	applicable amount in the schedule in subsection (e) in any 1 calendar year.
96	(4) All monies collected pursuant to this section shall be deposited in the Higher
97	Educational Opportunity Trust Fund, established in section 35TTT of chapter 10.
98	SECTION 2. Chapter 10 of the General Laws is hereby amended by inserting after
99	section 35SSS the following section:-
100	Section 35TTT. (a) There shall be established and set up on the books of the
101	commonwealth a Higher Education Opportunity Trust Fund, for the purposes of supporting
102	certificate and degree attainment at select public community colleges within the commonwealth.
103	The fund shall be administered by the executive office of education, as directed by the fund
104	board of trustees established in subsection (b) and in consultation with the department of higher
105	education. No expenditure from the fund shall cause the fund to be in deficiency at the close of a
106	fiscal year. Monies not expended at the end of each fiscal year shall remain in the fund and shall
107	not revert to the General Fund. The fund shall not be subject to appropriation.
108	(b) The fund shall be managed by a board of trustees, which shall have general
109	supervision of the trust and shall direct all expenditures from the fund to public community
110	colleges within the commonwealth in its discretion. The full duties and obligations of the board
111	shall be set forth in a declaration of trust to be adopted by the board. The board of trustees shall
112	consist of 7 voting trustees, including: (i) the commissioner of the department of higher
113	education or a designee; (ii) the commissioner of the department of elementary and secondary
114	education or a designee, and (iii) 5 additional voting trustees to be appointed by the governor,
115	including: 1 person with demonstrated expertise in elementary and secondary education, 1
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116 person with demonstrated expertise in higher education, 1 person with demonstrated expertise in 117 representing the education workforce as a leader in a labor organization, 1 person who is an 118 employee of a Massachusetts community college, as defined in section 10 of chapter 15A, and 1 119 person who is an employee of a private higher education institution subject to subsection (e) of 120 section 5B of chapter 15A. The appointed voting trustees shall serve for terms of 2 years. 121 Trustees shall be eligible for reappointment. The voting trustees shall elect 1 of the trustees to 122 serve as the chair. There shall be 6 non-voting trustees, 2 of whom shall be appointed by the 123 senate president, 1 of whom shall be appointed by the minority leader of the senate, 2 of whom 124 shall be appointed by the speaker of the house of representatives and 1 of whom shall be 125 appointed by the minority leader of the house of representatives.

126 SECTION 3. This act shall take effect on July 1, 2023.