HOUSE No.

The Commonwealth of Massachusetts

PRESENTED BY:

Michael J. Finn

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 child fatality review.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Michael J. Finn	6th Hampden	1/17/2025

HOUSE No.

[Pin Slip]

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 162 OF 2023-2024.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Fourth General Court (2025-2026)

An Act relative to child fatality review.

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 18C of the General Laws, as appearing in the 2020 Official

2 Edition, is hereby amended by inserting after section 14 the following section:

3 Section 15: (a) As used in this section the following words shall, unless the context

4 clearly requires otherwise, have the following meanings:

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6 "Child", a person under the age of 18.

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8 "Fatality", a death of a child.

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10	"Local team", a local child fatality review team established in subsection (c).
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12	"Near fatality", an act that, as certified by a physician, places a child in serious or critical
13	condition.
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15	"State team", the state child fatality review team established in subsection (b).
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17	"Team", the state or a local team.
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19	"Office", the office of the child advocate.
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21	(b) There shall be a state child fatality review team within the office. Notwithstanding
22	section 172 of chapter 6, members of the state team shall be subject to criminal offender record
23	checks to be conducted by the colonel of state police on behalf of the child advocate. All
24	members shall serve without compensation for their duties associated with membership on the
25	state team.
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27	The state team shall consist of not less than: (i) the child advocate, or designee, who shall
28	serve as co-chair; (ii) the commissioner of public health, or designee, who shall serve as co-

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29 chair; (iii) the chief medical examiner, or designee; (iv) the attorney general, or designee; (v) the 30 commissioner of children and families, or designee; (vi) the commissioner of elementary and secondary education, or designee; (vii) a representative selected by the Massachusetts District 31 32 Attorneys Association; (viii) the colonel of state police, or designee; (ix) the commissioner of 33 mental health, or designee; (x) the commissioner of developmental services, or designee; (xi) the 34 director of the Massachusetts Center for Unexpected Infant and Child Death at Boston Medical 35 Center, or designee; (xii) the commissioner of youth services, or designee; (xiii) the 36 commissioner of early education and care, or designee; (xiv) a representative selected by the 37 Massachusetts chapter of the American Academy of Pediatrics who has experience in diagnosing 38 or treating child abuse and neglect; (xv) a representative selected by the Massachusetts Health 39 and Hospital Association, Inc.; (xvi) the president of the Massachusetts Chiefs of Police 40 Association Incorporated, or designee; and (xvii) any other person, selected by the co-chairs or 41 by majority vote of the members of the state team, with expertise or information relevant to an 42 individual case. The purpose of the state team shall be to decrease the incidence of preventable 43 child fatalities and near fatalities by: (1) developing an understanding of the causes and incidence 44 of child fatalities and near fatalities; and (2) advising the governor, the general court and the 45 public by recommending changes in law, policy and practice to prevent child fatalities and near 46 fatalities. The state team may consult with the chief justice of the juvenile court department of 47 the trial court of the commonwealth on issues with a direct bearing upon the business of the 48 Massachusetts courts.

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To achieve its purpose, the state team shall: (i) develop model investigative and data
collection protocols for local teams; (ii) provide information to local teams and law enforcement

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52 agencies for the purpose of protecting children; (iii) provide training and written materials to 53 local teams to assist them in carrying out their duties; (iv) review reports from local teams; (v) 54 study the incidence and causes of child fatalities and near fatalities in the commonwealth; (vi) 55 analyze community, public and private agency involvement with the children and their families 56 prior to and subsequent to fatalities or near fatalities; (vii) develop a protocol for the collection of 57 data regarding fatalities and near fatalities and provide training to local teams on the protocol; 58 (viii) develop and implement rules and procedures necessary for its own operation; and (ix) 59 provide the governor, the general court and the public with annual written reports, subject to 60 confidentiality restrictions, that shall include, but not be limited to, the state team's findings and 61 recommendations.

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(c) There shall be a local child fatality review team in each district established under
section 13 of chapter 12. Notwithstanding section 172 of chapter 6, members of a local team
shall be subject to criminal offender record checks to be conducted by the district attorney. All
members shall serve without compensation for their duties associated with membership on a
local team.

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Each local team shall include, but not be limited to: (i) the district attorney of the county, who shall serve as chair; (ii) the chief medical examiner or, designee; (iii) the commissioner of children and families or, designee; (iv) a pediatrician with experience in diagnosing or treating child abuse and neglect, appointed by the state team; (v) a local police officer from a municipality where a child fatality or near fatality occurred, appointed by the chief of police of

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74 the municipality; (vi) a state law enforcement officer, appointed by the colonel of state police; 75 (vii) the director of the Massachusetts Center for Unexpected Infant and Child Death located at 76 Boston Medical Center or a designee; (viii) at least 1 representative from the department of 77 public health (ix) at least one representative from the office of the child advocate; and (x) any 78 other person with expertise or information relevant to an individual case who may attend 79 meetings, on an ad hoc basis, by agreement of the permanent members of each local team; 80 provided that such person may include, but shall not be limited to, a local or state law 81 enforcement officer, a hospital representative, a medical specialist or subspecialist, or a designee 82 of the commissioners of developmental services, mental health, youth services, education and 83 early education and care.

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The purpose of each local team shall be to decrease the incidence of preventable child fatalities and near fatalities by: (i) coordinating the collection of information on fatalities and near fatalities; (ii) promoting cooperation and coordination between agencies responding to fatalities and near fatalities and in providing services to family members; (iii) developing an understanding of the causes and incidence of child fatalities and near fatalities in the county; and (iv) advising the state team on changes in law, policy or practice that may affect child fatalities and near fatalities.

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93 To achieve its purpose, each local team shall: (i) review, establish and implement model 94 protocols from the state team; (ii) review, subject to the approval of the local district attorney, all 95 individual fatalities and near fatalities in accordance with the established protocols; (iii) meet periodically, not less than 2 times per calendar year, to review the status of fatality and near
fatality cases and recommend methods of improving coordination of services between member
agencies; (iv) collect, maintain and provide confidential data as required by the state team; and
(v) provide law enforcement or other agencies with information to protect children.

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101 At the request of the local district attorney, the local team shall be immediately provided 102 with: (i) information and records relevant to the cause of the fatality or near fatality maintained 103 by providers of medical or other care, treatment or services, including dental and mental health 104 care; (ii) information and records relevant to the cause of the fatality or near fatality maintained 105 by any state, county or local government agency including, but not limited to, birth certificates, 106 medical examiner investigative data, parole and probation information records and law 107 enforcement data post-disposition, except that certain law enforcement records may be exempted 108 by the local district attorney; (iii) information and records of any provider of social services, 109 including the department of children and families, relevant to the child or the child's family, that 110 the local team deems relevant to the review; and (iv) demographic information relevant to the 111 child and the child's immediate family, including, but not limited to, address, age, race, gender 112 and economic status. The district attorney may enforce this paragraph by seeking an order of the 113 superior court.

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(d) Any privilege or restriction on disclosure established pursuant to chapter 66A, section
70 of chapter 111, section 11 of chapter 111B, section 18 of chapter 111E, chapter 112, chapter
123, section 20B, section 20J or section 20K of chapter 233 or any other law relating to

confidential communications shall not prohibit the disclosure of this information to the chair of the state team or a local team. Any information considered to be confidential pursuant to the aforementioned statutes may be submitted for a team's review upon the determination of that team's chair that the review of this information is necessary. The chair shall ensure that no information submitted for a team's review is disseminated to parties outside the team. No member of a team shall violate the confidentiality provisions set forth in the aforementioned statutes.

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Except as necessary to carry out a team's purpose and duties, members of a team and persons attending a team meeting shall not disclose any information relating to the team's business.

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Team meetings shall be closed to the public. Information and records acquired by the state team or by a local team pursuant to this chapter shall be confidential, exempt from disclosure under chapter 66 and may only be disclosed as necessary to carry out a team's duties and purposes.

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135 Statistical compilations of data that do not contain any information that would permit the136 identification of any person may be disclosed to the public.

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138	(e) Members of a team, persons attending a team meeting and persons who present
139	information to a team shall not be questioned in any civil or criminal proceeding regarding
140	information presented in or opinions formed as a result of a team meeting.
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142	(f) Information, documents and records of the state team or of a local team shall not be
143	subject to subpoena, discovery or introduction into evidence in any civil or criminal proceeding;
144	provided, however, that information, documents and records otherwise available from any other
145	source shall not be immune from subpoena, discovery or introduction into evidence through
146	these sources solely because they were presented during proceedings of a team or are maintained
147	by a team.
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149	(g) Nothing in this section shall limit the powers and duties of the child advocate or
150	district attorneys.
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152	SECTION 2. Section 2A of chapter 38 of the General Laws, as so appearing, is hereby
153	repealed.
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155	SECTION 3. Section 3 of said chapter 38, as so appearing, is hereby amended by adding
156	the following paragraph:-
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158 "The office shall immediately send any notification or report of a death under the 159 circumstances enumerated in clause (15) to the state child fatality review team established by 160 section 15 of chapter 18C, including, but not limited to, the known facts concerning the time, 161 place, manner, circumstances and cause of such death. The chief medical examiner shall provide 162 any additional information related to such notification or report to the state child fatality review 163 team upon request."