## SENATE . . . . . . . . . . . . No.

The Commonwealth of Alassachusetts
PRESENTED BY:
Sal N. DiDomenico, (BY REQUEST)
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 establish miranda rights for families under investigation by the department of children and families.
PETITION OF:

NAME: DISTRICT/ADDRESS:

Tatiana Rodriguez

## SENATE . . . . . . . . . . . . No.

[Pin Slip]

## The Commonwealth of Massachusetts

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

An Act to establish miranda rights for families under investigation by the department of children and families.

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: Title 2 This Act shall be known and may be cited as the "Family Protection and Transparency 3 Act." **SECTION 2: Definitions** 4 5 Department: Refers to the Massachusetts Department of Children and Families (DCF). 6 Caseworker: Any employee or agent of the DCF conducting investigations or assessments related to child maltreatment claims. 7 8 Parent or Guardian: The person legally responsible for a child under investigation by the 9 DCF.
- Miranda Rights for Families: A set of procedural safeguards for parents and guardians subject to DCF investigations.

12	SECTION 3: Rights of Families During DCF Investigations
13	Written Summary of Allegations
14	Upon first contact with a parent or guardian, the caseworker must provide the
15	guardian/parent a physical written summary of the allegations made against the parent or
16	guardian in a language the parent or guardian can read and/or understand. This document must
17	include:
18	A clear, concise description of the alleged mistreatment.
19	A statement of the parent or guardian's rights, including the right to legal counsel, the
20	right to remain silent, and the right to refuse entry into their home without a court order.
21	Explanation of the Investigation Process
22	The caseworker must also explain the DCF's investigation process. This written
23	description must include:
24	The purpose of the investigation and the steps involved.
25	The legal authority and obligations of the DCF in conducting the investigation.
26	A timeline for the investigation, including potential outcomes (e.g., unfounded,
27	substantiated).
28	Information on how the family can seek legal assistance or advocacy services.
29	Recording of Interviews and Written Consent

30	All interviews conducted with the parents, guardians, or children must be recorded, with
31	the parent or guardian's written consent.
32	The caseworker must inform the parent or guardian that any information provided can be
33	used against them in court.
34	SECTION 4: Notice of Rights to the Parent or Guardian
35	Before conducting any interviews or investigations, the caseworker must read and
36	provide in writing the following rights to the parent or guardian:
37	The Right to Remain Silent:
38	Parents or guardians are not required to answer any questions posed by the DCF without
39	the presence of an attorney.
40	The Right to Refuse Entry to the Home Without a Court Order:
41	Caseworkers do not have the right to enter the home without a valid court order, unless
42	there is an immediate and imminent danger to the child.
43	The Right to Legal Representation:
44	Parents or guardians have the right to consult with an attorney at any point during the
45	investigation and may have legal representation during any interaction with the DCF.
46	The Right to Understand the Investigation Process:
47	The parent or guardian has the right to be fully informed of the DCF's investigative
48	process and timelines.

49	The Right to Review Evidence:
50	The parent or guardian is entitled to request and review any non-confidential evidence
51	obtained during the investigation.
52	SECTION 5: Training and Implementation
53	Caseworker Training:
54	The DCF shall provide mandatory training to all caseworkers regarding the requirements
55	of this Act, including proper documentation of allegations, the delivery of Miranda Rights for
56	Families, and compliance with this Act's procedural safeguards.
57	SECTION 6: Enforcement and Penalties
58	Penalties for Non-Compliance:
59	Any caseworker found in violation of this Act by failing to provide the required
60	information or infringing upon the rights of the parents or guardians as described in this Act will
61	face disciplinary action, including suspension or termination of employment, and possible civil
62	liability.
63	Civil Remedies:
64	Parents or guardians who are harmed by a violation of this Act have the right to pursue
65	civil remedies, including damages for emotional distress and legal costs.