

**SENATE . . . . . No.**

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**The Commonwealth of Massachusetts**

PRESENTED BY:

***Paul R. Feeney***

*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 addressing challenges facing public libraries and digital resource collections.

PETITION OF:

NAME:

*Paul R. Feeney*

DISTRICT/ADDRESS:

*Bristol and Norfolk*

**SENATE . . . . . No.**

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[Pin Slip]

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[SIMILAR MATTER FILED IN PREVIOUS SESSION  
SEE HOUSE, NO. 4802 OF 2023-2024.]

**The Commonwealth of Massachusetts**

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

An Act addressing challenges facing public libraries and digital resource collections.

*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 court finds and declares that:
- 2           (i) libraries serve the public good, and all citizens of the commonwealth stand to gain
- 3           from the services rendered and the materials contained within library collections;
- 4           (ii) the general court has a historic responsibility in supporting public libraries and the
- 5           public’s access to free access to diverse resources to everyone, as it did in 1848 by establishing
- 6           the Boston public library as the first large free municipal library in the United States; and
- 7           (iii) the evolution of resource production and publishing and the advent of technology has
- 8           changed the way consumers and libraries source and use materials, and in order to serve the
- 9           public good, libraries increasingly use digital and electronic materials and technology.

10 SECTION 2. Chapter 78 of the General Laws is hereby amended by adding the following  
11 section:-

12 Section 35. (a) A contract between a library and a publisher shall contain no provision  
13 that:

14 (i) restricts the library from disclosing any terms of its license agreements to other  
15 libraries, the legislature, the attorney general, or the board of library commissioners; or

16 (ii) requires, coerces or enables the library to violate the confidentiality of a patron's  
17 library records, pursuant to section 7.

18 (b) A contract between a publisher and library to license electronic literary materials that  
19 includes a provision that violates this section shall constitute an unfair and deceptive practice  
20 under section 2 of chapter 93A. Any remedy provided pursuant to said chapter 93A shall be  
21 available for the enforcement of this section.

22 SECTION 3. As used in sections 1 through 4, inclusive, the following words shall, unless  
23 the context otherwise requires, have the following meanings:

24 "Access", any proper means by which a person may read or use digital resources, print  
25 materials, records and other information held by a library.

26 "Digital resources", any books, textbooks, workbooks, videos, databases, newspapers,  
27 magazines, periodicals, charts, graphs, movies, games, maps, interactive applications, software  
28 and other such enrichment or entertainment materials in any electronic format, inclusive of  
29 fiction and nonfiction.

30 “Print materials”, primarily paper-based materials found in physical or hard-copy format,  
31 inclusive of fiction and nonfiction.

32 SECTION 4. (a) There shall be established, pursuant to section 2A of chapter 4 of the  
33 General Laws, a special legislative commission to be known as the special commission to assess  
34 and address challenges facing public libraries and digital resource collections.

35 (b) The commission shall: (i) study the cost trends and expenditures of the  
36 commonwealth’s public, school and research libraries as it relates to digital resources and their  
37 overall collections; (ii) study consumer use of, and satisfaction with, digital resources; (iii)  
38 research the opinions of legal experts and scholars as it relates to the differences between  
39 existing licensing for digital resources and the use of print materials and how these differences  
40 may impact consumer experience and access to diverse collections; (iv) research and describe  
41 how patron privacy records and metadata are kept, used, accessed and sold as it relates to patrons  
42 using and accessing digital and electronic resources through a public library, make  
43 recommendations addressing the security and privacy of data related to digital resources, if  
44 needed; (v) identify and describe concerns, if any, regarding consumer protection and access  
45 issues that emerge surrounding digital collections; (vi) investigate and summarize the actions of  
46 other states in addressing digital collection creation; (vii) examine the impact of licensed  
47 electronic literary resources on library users; and (viii) recommend legislative and executive  
48 action to: (A) support the sustainability of diverse digital and electronic resource collections in  
49 the commonwealth’s public libraries, (B) better support its residents to access diverse digital and  
50 electronic resources, (C) uphold the historic responsibility of the commonwealth’s libraries to  
51 making public lending available to all residents and meet their mission in an increasingly digital  
52 world, and (D) protect data related to readers use of resources.

53 (c) The commission shall consist of the following members: 2 members of the house of  
54 representatives, 1 of whom shall be named a co-chair of the commission, appointed by the  
55 speaker of the house; 2 members of the senate, 1 of whom shall be named a co-chair of the  
56 commission, appointed by the senate president; the executive director of the board of library  
57 commissioners, or a designee; the president of the Massachusetts Library Association, or a  
58 designee; the president of the Massachusetts School Library Association, or a designee; the  
59 president of the Boston public library, or a designee; the executive director of the Massachusetts  
60 Center for the Book, or a designee; the attorney general, or a designee; 7 members who shall be  
61 appointed by the governor, 1 of whom shall be the Director of the Massachusetts Office on  
62 Disability or a designee, 1 of whom shall be a research librarian from a public tier 1 research  
63 institution of higher education, 1 of whom shall be a representative of the Association of  
64 American Publishers, 1 of whom shall be a representative of a digital distributor of ebooks, such  
65 as Overdrive, Inc., 1 of whom shall be an expert in the field of intellectual property or copyright  
66 law, and 1 of whom shall be an expert in consumer protection laws in the commonwealth.

67 (d) The chairs shall direct the schedule and work of the commission. A simple majority  
68 vote of the commission members present may be requested for any actions of the commission  
69 and all members of the commission shall have a vote. The chairs may create subgroups to focus  
70 on specific responsibilities of the commission. The chairs may invite guests to participate in  
71 meetings as speakers.

72 (e) The commission may seek assistance from outside experts at the discretion of the  
73 chairs. The commission may use consulting and research firms in the course of its study, subject  
74 to appropriation.

75 (f) No later than October 15, 2025, the commission shall submit a report with its findings  
76 and any recommendations to the clerks of the house of representatives and senate, the governor,  
77 and the attorney general.