

The Commonwealth of Massachusetts

PRESENTED BY:

Tom Sannicandro

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 provide equal access to evaluations for children with disabilities.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	
Tom Sannicandro	7th Middlesex	
Brian M. Ashe	2nd Hampden	
Ruth B. Balser	12th Middlesex	
Paul Brodeur	32nd Middlesex	
James M. Cantwell	4th Plymouth	
Gailanne M. Cariddi	1st Berkshire	
Tackey Chan	2nd Norfolk	
Claire D. Cronin	11th Plymouth	
Marjorie C. Decker	25th Middlesex	
Marcos A. Devers	16th Essex	
Stephen L. DiNatale	3rd Worcester	
Paul J. Donato	35th Middlesex	
James J. Dwyer	30th Middlesex	
Carolyn C. Dykema	8th Middlesex	
John V. Fernandes	10th Worcester	
Denise C. Garlick	13th Norfolk	
Colleen M. Garry	36th Middlesex	
Kenneth I. Gordon	21st Middlesex	

Danielle W. Gregoire	4th Middlesex	
Jonathan Hecht	29th Middlesex	
Paul R. Heroux	2nd Bristol	
Mary S. Keefe	15th Worcester	
Kay Khan	11th Middlesex	
David Paul Linsky	5th Middlesex	
Paul McMurtry	11th Norfolk	
James J. O'Day	14th Worcester	
Denise Provost	27th Middlesex	
Angelo J. Puppolo, Jr.	12th Hampden	
Frank I. Smizik	15th Norfolk	
Theodore C. Speliotis	13th Essex	
Benjamin Swan	11th Hampden	
Walter F. Timilty	7th Norfolk	
Viriato M. DeMacedo	Plymouth and Barnstable	
James B. Eldridge	Middlesex and Worcester	
Barbara L'Italien	Second Essex and Middlesex	
Jason M. Lewis	Fifth Middlesex	

By Mr. Sannicandro of Ashland, a petition (accompanied by bill, House, No. 129) of Tom Sannicandro and others for legislation to provide equal access to evaluations for children with disabilities. Children, Families and Persons with Disabilities.

The Commonwealth of Massachusetts

In the One Hundred and Eighty-Ninth General Court (2015-2016)

An Act to provide equal access to evaluations for children with disabilities.

Be it enacted by the Senate and House of Representatives in General Court assembled, and by the authority of the same, as follows:

1 V	Whereas parents'	full participation	in the planning and	development	of special education
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2 services for their child is required under state and federal special education law;

3 Whereas appropriate educational evaluations are vital to a child's special education

4 development, and independent educational evaluations provide the only way for parents to

5 participate effectively in special education planning in the unusual situation where they disagree

6 with a school district evaluation;

Whereas parents have the right to an independent educational evaluation under state and
federal special education law, but this right is meaningless if the rates established by the state are
so low that evaluators will not perform these evaluations;

10 Therefore, it is imperative to establish a reasonable rate structure that is fair to school 11 districts and, at the same time, allows low- and moderate-income parents access to independent 12 education evaluations. SECTION 1. Section 13C of chapter 118E of the General Laws, as appearing in the
2012 Official Edition, is hereby amended by inserting after the first paragraph the following new
paragraph:-

16 Notwithstanding any general or special law to the contrary, the secretary of health and human services shall establish rates specific to independent evaluations in accordance with the 17 rate standards established in this paragraph. To ensure that parents can participate fully and 18 19 effectively with school personnel in the consideration and development of appropriate educational programs for their child, rates shall be at levels that provide parents with a choice of 20 evaluators who can complete the evaluation in a timely manner and who have sufficient 21 22 experience and expertise to determine the nature and extent of the child's disability and to 23 determine the nature and extent of the child's educational needs and how they should be met. 24 Rates shall allow payment of any or all of the following, as needed by the evaluator to make such 25 determinations: formal and informal testing; interviews of child and parents; review of the child's educational records and schoolwork; obtaining and reviewing relevant information from 26 the child's teachers, therapists and persons who have evaluated the child; observation of the child 27 at school, at home, at a workplace and in the community; observation of any program proposed 28 for the child, including both academic and non-academic components; testing and other formal 29 30 and informal assessments sufficient to conduct transition evaluations pursuant to section 2 of chapter 71B and 20 U.S.C. 1400 et seq.; a comprehensive written report; attendance at the 31 required team meeting that considers the evaluation and report; and travel time and expenses. A 32 33 parent may file a request with the bureau of special education appeals and a hearing officer may order a higher rate for a particular independent evaluation if necessary to meet the rate standards 34 in this paragraph. At least every three years, the secretary of health and human services shall 35

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36 review the rates for independent evaluations and adjust the rates as necessary in order to comply37 with this section.

38 SECTION 2. The tenth paragraph of section 3 of chapter 71B of the General Laws, as 39 appearing in the 2012 Official Edition, is hereby amended by deleting the words "educational 40 assessments" and inserting in place thereof the following words:- independent evaluations.

41 SECTION 3. The tenth paragraph of section 3 of chapter 71B of the General Laws, as 42 appearing in the 2012 Official Edition, is hereby further amended by inserting immediately after 43 the words "conducted or performed by" the following word:- licensed.

44 SECTION 4. Section 3 of chapter 71B of the General Laws, as appearing in the 2012 45 Official Edition, is hereby amended by inserting after the twelfth paragraph the following new 46 paragraph:-

47 Parents, guardians, or persons with custody who either have requested a hearing before
48 the bureau of special education appeals or are parties to a proceeding initiated by a school
49 committee at the bureau shall be entitled to reasonable expert fees and costs as a prevailing party.