

The Commonwealth of Massachusetts

PRESENTED BY:

Ruth B. Balser

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 protecting the health and safety of people in restaurants.

PETITION OF:

NAME:	DISTRICT/ADDRESS:	DATE ADDED:
Ruth B. Balser	12th Middlesex	1/19/2021

HOUSE No. 2224

By Ms. Balser of Newton, a petition (accompanied by bill, House, No. 2224) of Ruth B. Balser relative to requiring choke response employee training in all restaurants. Public Health.

[SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 1845 OF 2019-2020.]

The Commonwealth of Massachusetts

In the One Hundred and Ninety-Second General Court (2021-2022)

An Act protecting the health and safety of people in restaurants.

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 94 of the General Laws, as appearing in the 2014 Official Edition,

2 is hereby amended by striking out section 305D and inserting in place thereof the following

3 section:

Section 305D. Each food establishment shall have on its premises, when food is being
served, an employee trained in manual procedures approved by the department of public health
to remove food lodged in a person's throat. The department of public health shall adopt
regulations listing all approved manual procedures which it determines may be used effectively
to remove food lodged in a person's throat. Each such food establishment shall make adequate
provisions for insurance to cover employees trained in rendering such assistance. The local board
of health shall notify all food establishments subject to this chapter of their obligations under the

law, and provide municipal health inspectors with written fact sheets and copies of this statute,
and information regarding certified training sites and organizations, for distribution to all food
establishments subject to this chapter.

Any person, or employee of any person, who has been properly trained in these procedures, and in good faith, volunteers to remove or attempts to remove such food in an emergency shall not be liable for any civil damages as a result of any acts or omissions by such person or employee in rendering such emergency assistance. Take-out only restaurants, socalled, with no customer seating on the premises, as well as food trucks, so-called, shall not be subject to this section.