## HOUSE . . . . . . . . . . . . . No. 2159

The Commonwealth of Massachusetts
PRESENTED BY:
Aaron Michlewitz
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 creating a statewide gun offender registry.
PETITION OF:

Name:	DISTRICT/ADDRESS:
Aaron Michlewitz	3rd Suffolk

### **HOUSE . . . . . . . . . . . . . . . . No. 2159**

By Mr. Michlewitz of Boston, a petition (accompanied by bill, House, No. 2159) of Aaron Michlewitz for legislation to establish a statewide gun offender registry. Public Safety and Homeland Security.

# [SIMILAR MATTER FILED IN PREVIOUS SESSION SEE HOUSE, NO. 3255 OF 2013-2014.]

#### The Commonwealth of Massachusetts

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

An Act creating a statewide gun offender registry.

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

- SECTION 1. The General Laws are hereby amended by inserting after chapter 28A the
- 2 following chapter:-
- 3 CHAPTER 28B
- 4 MASSACHUSETTS GUN OFFENDER REGISTRY
- 5 Section 1. Definitions. The following words shall have the following meanings for the
- 6 purposes of this section only:
- 7 "Conviction", a finding or verdict of guilty or a plea of guilty, whether or not final
- 8 sentence is imposed.

- 9 "Gun Offender or Offender", any person who received a conviction or adjudication for a 10 gun offense that is subject to the provisions of this chapter.
- "Gun Offense", a criminal conviction of an offense for an unlawful use of a weapon that includes a firearm under section 18B of chapter 265 of the General Laws or criminal possession of a firearm in violation of any federal, state, or local law.

#### 14 Section 2. Universal Notice Provisions

Whenever these provisions provide for notice of any kind to be given to a gun offender and that offender is a juvenile at the time of such notification, then notification shall also be mailed to such gun offender's legal guardian or agency having custody of the juvenile in the absence of a legal guardian and the gun offender's most recent attorney of record.

#### Section 3. The Gun Offender Registry

- 20 (1) The gun offender registry board, known as the board, in cooperation with the
  21 executive office of public safety and security, shall establish and maintain a centralized
  22 computerized registry of all gun offenders required to register pursuant this section, known as the
  23 gun offender registry. The gun offender registry shall be updated on information made available
  24 to the board, including information acquired pursuant to registration provisions of this section.
- 25 (2) The file on each gun offender required to register pursuant this chapter shall 26 include the following information, the registration data:
- 27 (a) the gun offender's name, aliases used, date and place of birth, sex, race, height, 28 weight, eye and hair color, social security number, home address, any secondary address, and 29 work address;

- 30 (b) a photograph and a set of fingerprints;
- 31 (c) for each and every gun offense for which the gun offender was convicted or
- 32 adjudicated: a description of the offense, the city or town where the offense occurred, the date of
- conviction or adjudication, and the sentence imposed;
- 34 (d) anticipated future home, which shall include residential and work address, if any;
- documentation of treatment received for any mental health illness, if any;
- 36 (3) The board shall develop standardized registration and verification forms, which 37 shall include registration data as required by this section. The board shall make blank copies of 38 such forms available to all agencies having custody of gun offenders and all city and town police 39 departments; provided, however, that the board shall determine the format for the collection and

dissemination of registration data which may include the electronic transmission of data.

- 42 registry available for inspection by the general public in the form of a comprehensive database
  43 published on the internet, known as the "gun offender internet database"; provided, however, that
  44 any public dissemination of registration information, on the gun offender internet database or
  45 otherwise, is in accordance with sections 8 and 9 of this chapter; and providing further, that the
  46 board shall keep confidential and shall not publish in the gun offender internet database any
  47 information relating to requests for registration data under section 8 of this chapter:
- 48 (a) the name of the gun offender;

- 49 (b) the offender's home address and any secondary addresses;
- 50 (c) the offender's work address;

- 51 (d) the offense for which the offender was convicted or adjudicated and the date of 52 conviction or adjudication;
- the offender's age, sex, race, height, weight, eye and hair color;
- 54 (f) a photograph of the offender; and
- whether the offender is in compliance with the registration obligations of these provisions.
- 57 (5) All information provided to the general public through the gun offender internet 58 database shall include a warning regarding the criminal penalties for use of gun offender registry 59 information to commit a crime or engage in illegal discrimination or harassment of an offender 60 and the punishment for threatening to commit a crime under section 4 of chapter 275. The gun offender internet database shall be updated regularly, based on information available to the board 61 62 and shall be open to searches by the public at any time without charge or subscription. The board 63 shall promulgate rules and regulations to implement, update and maintain such a gun offender internet database, to ensure the accuracy, integrity and security of information contained therein, to ensure the prompt and complete removal of registration data for persons whose duty to 65 register has terminated or expired under section 5 of this chapter or any other law and to protect against the inaccurate, improper or inadvertent publication of registration data on the internet. 67
- 68 (6) Records maintained in the gun offender registry shall be open to any law 69 enforcement agency in the commonwealth, the United States, or any other state.
- 70 (7) The board shall promulgate rules and regulations to implement the provisions of 71 this chapter. Such rules and regulations shall include provisions which may permit police

departments located in a city or town that has divided into more than one zip code to disseminate information pursuant to section 8 of this chapter categorized by zip code and to disseminate such information limited to one or more zip codes if the request for such dissemination is so qualified; provided, however, that for the City of Boston dissemination of information may be limited to one or more police districts.

#### Section 4. Transmission of Registration Data

77

78 **(1)** Within 10 days of receiving sentencing any gun offender required to register 79 pursuant to this chapter, the agency which has custody of the gun offender, including the 80 department of correction, the department of youth services and each of the houses of correction, or the gun offender himself shall transmit to the board said gun offender's registration data. All 81 82 custodial agencies shall inform the board immediately of any transfers of gun offenders so that 83 there may be contact with the offender throughout the classification process. The board shall classify such gun offenders before their earliest possible release date. The board shall promptly 85 transmit the registration data to the police departments in the municipalities where the gun 86 offender intends to live, maintain any secondary address and work and where the offense was committed. The gun offender shall be informed by, and shall acknowledge in writing to, the 87 88 agency which has custody of the offender of the duty to register in the commonwealth, to verify 89 information, to give notice of change of address or intended change of address within the 90 commonwealth or in another state and the penalties for failure to do so and for giving false 91 registration information, and of his right to submit to the board, according to section 10 of this chapter, documentary evidence relative to his risk of reoffense, the degree of dangerousness 92 93 posed to the public and of his duty to register under this section. The agency shall transmit such acknowledgement to the board within 10 days of receipt of such acknowledgement. No later than 94

two days before his release from custody, a gun offender shall register by mailing to the board on a form approved by the board and signed under the pains and penalties of perjury, the gun offender's name, date of birth, home address or intended home address, any secondary address or intended secondary address, and work address or intended work address. No gun offender shall be released from custody unless such registration has been filled out, signed and mailed to the

101 (2) An agency that has supervision of a gun offender required to register pursuant this chapter on probation or parole shall, within 30 days of assuming supervision of such gun offender, transmit to the board said gun offender's registration data. The agency shall also report 103 104 any changes of address of any gun offender required to register pursuant to this chapter within its 105 jurisdiction to this board. The board shall promptly transmit the registration data to the police 106 departments in the municipalities where the gun offender intends to live, maintain any secondary 107 address and work address and where the offense was committed. The gun offender shall be informed by, and shall acknowledge in writing to, the agency which has custody of the of the 108 109 offender of the duty to register in the commonwealth, to verify information, to give notice of change of address or intended change of address within the commonwealth or in another state 110 and the penalties for failure to do so and for giving false registration information, and of his right 112 to submit to the board, according to section 10 of this chapter, documentary evidence relative to 113 his risk of reoffense, the degree of dangerousness posed to the public and of his duty to register under this section. A gun offender shall, within two days of receiving such notice register by 114 115 mailing to the board on a form approved by the board and signed under the pains and penalties of perjury; the gun offender's name, date of birth, home address or intended home address, any 116 secondary address or intended secondary address, and work address or intended work address.

- 118 (3) Any court which enters a conviction for a gun offense or adjudication as a 119 youthful offender or as a delinquent juvenile by reason of a gun offense, but does not impose a sentence of confinement of 60 days or more to be served immediately shall inform the gun 120 offender and require the offender to acknowledge, in writing, his duty to register in the 121 122 commonwealth, to verify information, to give notice of change of address or intended change of 123 address within the commonwealth or in another state and the penalties for failure to do so and for giving false registration information, and of his right to submit to the board, according to section 124 125 10 of this chapter, documentary evidence relative to his risk of reoffense, the degree of 126 dangerousness posed to the public and of his duty to register under this section. The court shall 127 cause such gun offender's registration data to be transmitted to the board within 10 days of 128 sentencing. The board shall promptly transmit the registration data to the police departments in 129 the municipalities where the gun offender intends to live, maintain any secondary address and work address and where the offense was committed. A gun offender shall, within two days of 130 131 receiving such notice or of release from confinement, whichever is later, register by mailing to the board on a form approved by the board and signed under the pains and penalties of perjury, 132 the gun offender's name, date of birth, home address or intended home address, any secondary 133 134 address or intended secondary address, and work address or intended work address.
- 135 (4) Any court which accepts a plea for a gun offense shall inform the offender prior 136 to acceptance and require the gun offender to acknowledge, in writing, that such a plea may 137 result in such gun offender being subject to the provisions of this chapter. Failure to so inform an 138 offender shall not be grounds to vacate or invalidate the plea.
- 139 (5) Upon written motion of the commonwealth, a court which enters a conviction or 140 adjudication of delinquent or as a youthful offender may, at the time of sentencing, having

- determined that the circumstances of the offense in conjunction with the offender's criminal
  history does not indicate a risk of reoffense or a danger to the public, find that a gun offender
  shall not be required to register under this chapter. Such motion shall state the reasoning for such
  a finding with specificity. The court may not make such a finding in cases of homicide,
  attempted homicide and where the defendant has more than 1 conviction for violent crime
  involving a firearm.
- 147 (6) In the case of a gun offender who has been convicted of a gun offense or
  148 adjudicated as a youthful offender or as a delinquent juvenile by reason of a gun offense and who
  149 has not been sentenced to immediate confinement, the court shall, within 10 days of sentencing,
  150 determine whether the circumstances of the offense in conjunction with the offender's criminal
  151 history indicate that the gun offender does not pose a risk of reoffense or a danger to the public.
  152 If the court so determines, the court shall relieve such gun offender of the obligation to register.
  153 The court may not make such determination in cases of homicide, attempted homicide, and
  154 where the offender has more than one conviction for violent crime involving a firearm.
- 155 **(7)** Except as hereinbefore provided, a gun offender residing or working in the commonwealth shall, within 90 days of the effective date of this section, register by mailing to 156 the board on a form approved by the board and signed under the pains and penalties of perjury. 157 the gun offender's name, date of birth, home address, any secondary or intended secondary 158 address, and work address or intended work address. The board shall promptly transmit the 159 160 registration data to the police departments where the gun offender intends to live and work and where the offense has been committed. The board shall send written notification of the 161 162 requirements of this chapter to the last known address of all known gun offenders residing in the

- 163 commonwealth who, prior to the effective date of this section, have been released from all164 custody and supervision.
- 165 (8) Upon registering and verifying registration information or giving notice of change 166 of address or intended change of address under this section, a gun offender shall provide 167 independent written verification of the address at which he is registered or, if changing address, 168 will be registered.
- 169 (9) Registration data received by the board and disseminated to law enforcement 170 pursuant this section shall not be disseminated to the public except in accordance with the 171 sections of this chapter.

#### 172 Section 5. Duty to Report

173 **(1)** A gun offender required to register pursuant this chapter who intends to move to a 174 different city or town within the commonwealth shall, not later than 10 days prior to establishing 175 such new residence, register by mailing to the board on a form approved by the board and signed under the pains and penalties of perjury, the gun offender's name, date of birth, home address or intended home address, any secondary addresses or intended secondary addresses, and work 177 address or intended work address. The board shall transmit notice of such change of address to 178 179 all the police departments in the municipalities where the offense was committed, where the gun 180 offender last registered and where the gun offender intends to live. A gun offender required to register under this chapter who intends to change his address within a city or town shall notify 181 the board in writing not later than 10 days prior to establishing such new residence. The board 182 183 shall transmit notice of the change of address to the police departments within such city or town, in the municipality where the offense was committed.

- 185 (2) A gun offender required to register pursuant this chapter who intends to move
  186 outside of the commonwealth shall notify the board not later than 10 days before leaving the
  187 commonwealth. The board shall transmit notice of the change of address to the police
  188 departments in the municipalities where such gun offender last registered and where the offense
  189 was committed. The board shall notify such gun offender of their continued obligation to verify
  190 their registration data under section 5 of this act.
- 191 (3) A gun offender required to register pursuant this act who intends to change his
  192 work address shall notify the board in writing not later than 10 days prior to establishing the new
  193 work address. The board shall transmit notice of the change of address to the police departments
  194 in the municipalities where such gun offender has previously worked, where such offender
  195 intends to work, where such offender resides or intends to reside and where the offense was
  196 committed.
  - Section 6. Annual Verification of Registration Data and Duration of Registration

197

198 **(1)** Except as provided for a gun offender finally classified as a level 2 or a level 3 199 gun offender as determined by the board, a gun offender required to register shall annually mail 200 to the board, on a form approved by the board and signed under the pains and penalties of 201 perjury, the gun offender's registration data. A homeless gun offender shall verify registration data every 180 days with the board by mailing to the board a form approved by the board and 202 signed under the pains and penalties of perjury the gun offender's registration data. A homeless 203 204 shelter receiving state funding shall cooperate in providing information in the possession of or known to such shelter, when a request for information is made to such shelter by the board. A 205 shelter that violates the provisions of this paragraph shall be punished by a fine of \$300 a day for 206

each day that the shelter continues to violate the provisions of this paragraph. In addition, in each subsequent year during the month of birth of any gun offender required to register, the board shall mail a non-forwardable verification form to the last reported address of such gun offender. Such gun offender shall, within 10 days of receipt, sign the verification form under the pains and penalties of perjury and mail it back to the board. The board shall periodically, and at least annually, send written notice to a city or town police department regarding any gun offender required to register whose last known address was in such city or town or who gave notice of his intent to move to or is otherwise believed to live or work in such city or town, but who has failed to register or verify registration information as required.

as determined by the board, who is required to register pursuant this chapter shall annually appear in person at the local police department in the city or town in which such gun offender lives to verify that the registration data on file remains true and accurate. At such time, the gun offender's photograph and fingerprints shall be updated. A homeless gun offender shall appear in person at such police department every 180 days to verify, under the pains and penalties of perjury, that the registration data on file remains true and accurate. A homeless shelter receiving state funding shall cooperate in providing information in the possession of or known to such shelter, when a request for information is made to such shelter by the board. A shelter that violates the provisions of this paragraph shall be punished by a fine of \$300 a day for each day that the shelter continues to violate the provisions of this paragraph. In addition, in each subsequent year during the month of birth of any gun offender required to register, the board shall mail a non-forwardable verification form to the last reported address of such gun offender. Such gun offender shall, within 10 days of receipt, sign the verification form under the pains and

penalties of perjury and mail it back to the board. The board shall periodically, and at least annually, send written notice to a city or town police department regarding any gun offender 231 required to register whose last known address was in such city or town or who gave notice of his 232 intent to move to or is otherwise believed to live or work in such city or town, but who has failed 233 to register or verify registration information as required. The public shall have access to 234 information regarding a level 3 gun offender in accordance with sections 3 and 8 of this chapter.

236

237

238

239

- (3) The board shall examine through electronic transfer of information the tax returns, wage reports, child support enforcement records, papers or other documents on file with the commissioner of revenue or any other entity within the executive branch when there is reason to believe the gun offender required to register in accordance with this act or where the address of such gun offender cannot be verified through other means; provided, however, that nothing herein shall be construed to authorize the disclosure, directly or indirectly, of any information other than the address of such gun offender, except as otherwise provided in the sections of this chapter. 243
- 244 **(4)** The duty of a gun offender required to register pursuant to this chapter and to comply with the requirements herein shall end 3 years after such gun offender has been 245 convicted or adjudicated or has been released from all custody or supervision, whichever last 246 247 occurs. A person required to register with the gun offender registry board may make an 248 application to said board to terminate the obligation upon proof, by clear and convincing 249 evidence, that the person has not committed a gun offense within 3 years following conviction, 250 adjudication or release from all custody or supervision, whichever is later, and is not likely to 251 pose a danger to the safety of others. For so long as such gun offender is under a duty to register 252 in the commonwealth or in any other state where the offender resides or would be under such a

duty if residing in the commonwealth, such gun offender shall not be entitled to relief under the 254 provisions of section 100A or 100B of chapter 276. 255 Section 7. Prohibited Conduct and Penalties 256 **(1)** A gun offender required to register pursuant to this act who knowingly: 257 (i) fails to register; (ii) fails to verify registration information; (iii) fails to provide notice of change of address; or (iv) provides false information shall be punished in accordance with this 258 259 section. 260 (2) Violations of this section may be prosecuted and punished in any county where 261 the offender knowingly: 262 (i) fails to register; (ii) fails to verify registration information; (iii) fails to provide notice of change of address; or (iv) provides false information. 264 (3) A conviction under this section shall be punished by imprisonment for not more than 1 year in a house of correction or by a fine of not more than \$1000 or both. 265 266 Section 8. Request for Gun Offender Information; Notice of Penalty for Misuse; Data Required to Receive Reports 268 A person who requests gun offender registry information shall: **(1)** 269 be 18 years of age or older; (a) 270 (b) appear in person at a city or town police station and present proper identification;

- 271 (c) require gun offender registry information for his own protection or for the 272 protection of a child under the age of 18 or for another person for whom such inquirer has 273 responsibility, care, or custody, and so state; and
- 274 (d) complete and sign a record of inquiry, designed by the board, which shall include 275 the following information: the name and address of the person making the inquiry, the person, 276 geographic area, or street which is the subject of the inquiry, the reason for the inquiry and the 277 date and time of the inquiry.
- 278 (2) The person making the inquiry may either:
- 279 (a) identify a specific individual by name or provide personal identifying information 280 sufficient to allow the police to identify the subject of the inquiry; or
- 281 (b) inquire whether any gun offenders live or work within the same or different city
  282 or town at a specific address or street upon a reasonable showing that the gun offender registry
  283 information is requested for his own protection or for the protection of a child under the age of
  284 18 or another person for whom the inquirer has responsibility, care, or custody.
- 285 (3) If the search of the gun offender registry results in the identification of a gun 286 offender required to register pursuant to this chapter who has been finally classified by the board 287 as a level 2 or level 3 offender, the police shall disseminate to the person making the inquiry:
- 288 (a) the name of the gun offender;
- 289 (b) the home address, if located in the areas described in clause a or b of subsection 2;
- 290 (c) the work address, if located in the areas described in clause a or b of subsection 2;

- 291 (d) the offense for which the gun offender was convicted or adjudicated and the dates 292 of such conviction or adjudication;
- 293 (e) the gun offender's age, sex, race, height, weight, eye and hair color; and
- 294 (f) photograph of the gun offender
- 295 (4) All reports to persons making inquiries shall include a warning regarding the 296 criminal penalties for use of gun offender registry information to commit a crime or engage in 297 illegal discrimination or harassment of an offender and the punishment for threatening to commit 298 a crime under section 4 of chapter 275.

#### Section 9. The Gun Offender Registry Board

- 300 (1)There shall be, in the executive office of public safety and security, a gun offender 301 registry board which shall consist of seven members who shall be appointed by the governor for 302 terms of four years. The board shall include one person with experience and knowledge in the field of criminal justice who shall act as chairman; at least two persons having at least ten years 303 304 of training and experience in probation, parole or corrections; and at least one person who has expertise or experience with victims of gun violence. Any member not serving under the 305 306 foregoing criteria shall be appointed by the governor at his discretion. Members shall be 307 compensated at a reasonable rate subject to the approval of the secretary of administration and 308 finance.
- The chairman shall be appointed by and serve at the pleasure of the governor and shall be the executive and administrative head of the gun offender registry board. In the case of

- the absence or disability of the chairman, the governor may designate one of the members to act as chairman during such absence or disability.
- 313 (3) The gun offender registry board shall promulgate guidelines for determining the level of risk of reoffense and the degree of dangerousness posed to the public or for relief from the obligation to register and shall provide for three levels of notification; develop guidelines for 315 use by the city and town police departments in disseminating gun offender registry information; 316 317 devise a plan, in cooperation with state and local law enforcement authorities and other 318 appropriate agencies, to locate and verify the current address of gun offenders including, subject to appropriation, entering into contracts with interagency agreements for such purposes; and 319 320 conduct hearings as provided under section 10. The board may not relieve the gun offender from 321 the duty to register in cases of homicide, attempted homicide, or where the defendant has more than 1 conviction for violent crime involving a firearm. Factors relevant to the risk of reoffense 323 shall include, but not be limited to, the following:
- 324 (a) Criminal history factors indicative of a high risk of reoffense and degree of 325 dangerousness posed to the public, including:
- 326 (i) whether the gun offender has a mental illness;
- 327 (ii) whether the gun offender's conduct is characterized by repetitive and compulsive 328 behavior;
- 329 (iii) whether the gun offender committed other, non-gun related crimes while in 330 possession of a gun;
- (iv) the age of the gun offender at the time of the commission of the first gun offense;

- 332 (v) whether the gun offender served the maximum time of incarceration; 333 (b) Other criminal history factors to be considered in determining risk and degree of 334 dangerousness, including: 335 (i) whether the offense involved violence or infliction of bodily injury; 336 (ii) the number, date and nature of prior offenses; 337 Conditions of release that minimize risk of reoffense and degree of dangerousness (c) 338 posed to the public, including whether the gun offender is under probation or parole supervision, 339 whether such gun offender is receiving counseling, therapy or treatment, and whether such gun 340 offender is residing in a home situation that provides guidance and supervision; 341 (d) Physical conditions that minimize the risk of reoffense including, but not limited to, 342 debilitating illness; 343 Whether the gun offender was a juvenile when he committed the offense, his response to treatment, and subsequent criminal history; 344 345 (f) Whether psychological or psychiatric profiles indicate a risk of recidivism; 346 The gun offender's history of alcohol or substance abuse; (g) 347 Recent behavior, including behavior while incarcerated or while supervised on (h) 348 probation or parole;
- 349 (i) Recent threats against persons or expressions of intent to commit additional 350 offenses; and

- 351 (j) Review of any materials submitted by the gun offender, his attorney or others on 352 behalf of such offender.
- 353 (4) The guidelines shall provide for three levels of notification depending on the 354 degree of risk of reoffense and the degree of dangerousness posed to the public by the gun 355 offender:
- 356 (a) Where the board determines that the risk of reoffense is low and the degree of 357 dangerousness posed to the public is not such that a public safety interest is served by public 358 availability, it shall assign a level 1 designation to the gun offender. In such case, the board shall 359 transmit the registration data and designation to the police departments in the municipalities where such gun offender lives or, if in custody, intends to live and work upon release and where 360 the offense was committed. The police shall not disseminate information to the general public identifying the gun offender where the board has classified the individual as a level 1 gun 362 offender. The police and the board may, however, release such information identifying such gun offender to the department of correction, any county correctional facility, the department of 364 youth services, the department of social services, the parole board, the department of probation, the department of mental health, and all city and town police departments.
- 367 (b) Where the board determines that the risk of reoffense is moderate and the degree of
  368 dangerousness posed to the public is such that a public safety interest is served by public
  369 availability of registration information, it shall assign a level 2 designation to the gun offender.
  370 In such case, the board shall transmit the registration data and designation to the police
  371 departments in the municipalities where the gun offender lives and works or, if in custody,
  372 intends to live and work upon release and where the offense was committed. The public shall

- have access to the information in accordance with subsection 3 of section 8 of these provisions.

  The gun offender shall be required to register and verify registration information pursuant to

  sections 4 and 6 of this chapter.
- 376 (c) Where the board determines that the risk of reoffense is high and the degree of dangerousness posed to the public is such that a substantial public safety interest is served by 377 active dissemination, it shall assign a level 3 designation to the gun offender. In such case, the 378 379 board shall transmit registration data and designation to the police departments in the 380 municipalities where the gun offender lives and works or, if in custody, intends to live and work upon release and where the offense was committed. A level 3 community notification plan shall 381 382 require the police department to notify organizations in the community which are likely to 383 encounter such gun offender and individual members of the public who are likely to encounter 384 such gun offender. Neighboring police districts shall share the gun offender registration 385 information of level 3 gun offenders and may inform the residents that of their municipality of a gun offender they are likely to encounter who resides in an adjacent city or town. The police or 386 board shall actively disseminate in such time and manner as such police department or board 387 388 deems reasonably necessary a report pursuant to subsection 3 of section 8 of these provisions. Such active dissemination may include publication of such information on the internet by the 390 police department in such time or manner as the police or board deem reasonably necessary; and, 391 provided, that the police or board shall not release information identifying the victim by name, address, or relation to the offender. All notices to the community shall include a warning 392 regarding the criminal penalties of use of gun offender registry information to commit a crime or 393 to engage in illegal discrimination or harassment of an offender and the punishment for 394 threatening to commit a crime under section 4 of chapter 275.

- 396 (d) The board may relieve such gun offender of any further obligation to register, shall remove such gun offender's registration information from the registry and shall so notify the police departments where said gun offender lives and works or if in custody intends to live and work upon release, and where the offense was committed.
- 400 (5) The gun offender registry board shall give immediate priority for rating hearings to those offenders who have not been sentenced to incarceration for at least 60 days, followed, in 401 402 order of priority, by those gun offenders who (a) have been released from incarceration within 403 the last 12 months, (b) are currently on parole or probation supervision, and (c) are scheduled to be released from incarceration within 2 months. All agencies shall cooperate with providing files 404 405 to the gun offender registry board and any information the gun offender registry board deems 406 useful. Failure to comply in good faith with such a request within 10 days shall be punishable by 407 a fine of not more than \$300 per day.

#### 408 Section 10. Hearings and Right to Counsel

- 409 (1) Upon review of any information useful in assessing the risk of reoffense and the
  410 degree of dangerousness posed to the public by the gun offender, the board shall prepare a
  411 recommended classification of each offender. Such recommendation may be made by board staff
  412 members upon written approval by one board member.
- Not less than 60 days prior to the release or parole of a gun offender from custody or incarceration, and in the case of any gun offender not in custody, the board shall notify the gun offender of his right to submit to the board documentary evidence relative to his risk of reoffense and the degree of dangerousness posed to the public and his duty to register according to the provisions of section 9. Such gun offender may submit such evidence to the board within 30 days

418 of receiving such notice from the board. Upon reviewing such evidence, the board shall promptly notify the gun offender of the board's recommended gun offender classification, his duty to 419 420 register, if any, his right to petition the board to request an evidentiary hearing to challenge such classification and duty, his right to retain counsel to represent him at such hearing, and his right 42.1 422 to have counsel appointed for him if he is found to be indigent as determined by the board using 423 the standards under chapter 211D of the general laws. Such gun offender shall petition the board for such hearing within 30 days of receiving such notice. The board shall conduct such hearing in 424 425 a reasonable time according to the provisions of subsection 2. The failure to timely petition the 426 board for such hearing shall result in a waiver of such right and the registration requirements, if 427 any, and the board's recommended classification shall become final.

428 (2)If an offender requests a hearing in accordance with subsection 1, the chair may 429 appoint a member, panel of three board members, or a hearing officer to conduct the hearing, 430 according to the standard rules of adjudicatory procedure or other rules which the board may promulgate, and to determine by a preponderance of evidence such gun offender's duty to 431 register and final classification. The board shall inform offenders requesting a hearing of the 432 433 right to have counsel appointed under the provisions of subsection 1 if a gun offender is deemed to be indigent as determined by the board using the standards under chapter 211D of the general 435 laws. If the gun offender does not so request a hearing, the recommended classification and 436 determination of duty to register shall become the board's final classification and determination and shall not be subject to judicial review. All offenders who are juveniles at the time of 437 438 notifications shall be represented by counsel at the hearings.

Section 11. Judicial Review of Final Classification

440 (1) If an offender has requested and participated in a hearing in accordance with 441 section 10, then the offender may seek judicial review, in accordance with section 14 of chapter 30A, of the board's final classification and registration requirements. The court shall, if 442 443 requested, appoint counsel to represent the gun offender in the proceedings if such gun offender 444 is deemed indigent in accordance with section 2 of chapter 211D. An attorney employed or 445 retained by the board may make an appearance, subject to section 3 of chapter 12, to defend the board's decision. The court shall reach its final decision within 180 days of such gun offender's 446 petition for review. The court shall keep proceedings conducted pursuant to this paragraph and 447 448 records from such proceedings confidential and such proceedings and records shall be impounded, but the filing of an action under this section shall not stay the effect of the board's final classification. 450

#### Section 12. Misuse of Information and Penalties

451

452

453

454

455

456

457

458

459

460

461

(1) Information contained in the gun offender registry shall not be used to commit a crime against a gun offender or to engage in illegal discrimination or harassment of an offender. Any person who uses information disclosed pursuant to the provisions of these sections for such purpose shall be punished by not more than 12 months in a house of correction or by a fine of not more than \$5000 or by both such imprisonment and fine. All requests for gun offender registry information, reports issued and websites must notify the user, requester or recipient of information that they shall not use the gun offender registry to commit a crime against a gun offender or to engage in illegal discrimination or harassment of an offender and require the user or recipient to sign or otherwise acknowledge that they shall be subject to penalties under this paragraph..

- Section 13. Liability of Public Officials and Employees for Gun Offender Registry

  463 Information
- 464 (1) Police officials and other public employees acting in good faith shall not be liable 465 in a civil or criminal proceeding for any publication on the internet under section 3 or other 466 dissemination of gun offender registry information or for any act or omission pursuant to the 467 provisions of these sections.
- Section 14. Gun Offender Registry Fee; Waiver
- 469 (1) The gun offender registry board shall assess a registration fee of \$75 upon every 470 gun offender, hereinafter referred to as the gun offender registry fee. Said offender will pay the 471 gun offender registry fee upon his initial registration as a gun offender and annually thereafter 472 upon the anniversary of said registration. No such fee shall be assessed and collected until the 473 offender has either:
- 474 (a) Waived his right to petition for an evidentiary hearing to challenge his duty to 475 register as a gun offender under section 10; or
- 476 (b) Has completely exhausted the legal remedies made available to him to so
  477 challenge said duty to register pursuant sections 10 and 11 and has not prevailed in his attempt to
  478 eliminate said duty.
- The gun offender registry board may waive payment of said gun offender registry fee if it determines that such payment would constitute an undue hardship on said person. Said gun offender registry fee shall be collected by the gun offender registry board and shall be transmitted to the office of the state treasurer.

- 483 Section 15. Severability
- If any provision of this chapter or the application of such provision to any person or circumstance shall be held invalid, the validity of the remainder of this chapter and the applicability of such provision to other persons or circumstances shall not be affected thereby.