

By Mr. Travis of Rehoboth, petition of Philip Travis for legislation to prohibit sexually dangerous persons from any program or facility within one mile of a school which contains minor children. Criminal Justice.

The Commonwealth of Massachusetts

In the Year One Thousand Nine Hundred and Ninety-Nine.

AN ACT RELATIVE TO SEXUALLY DANGEROUS PERSONS.

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. Notwithstanding the provisions of any general or
2 special law to the contrary, no state fund or state programs shall
3 allow for sexually dangerous persons, sexual offenders, or persons
4 with mental health problems involving sexual disorders to be
5 housed or treated in the same building or program with minor
6 children.

1 SECTION 2. Notwithstanding the provisions of any general or
2 special law to the contrary, no state funds or state programs shall
3 allow for sexually dangerous persons, sexual offenders, or persons
4 with mental health problems involving sexual disorders in any
5 program or facility within one mile of any day care, preschool,
6 nursery school, or school which contains minor children.

