



MASSACHUSETTS PEACE OFFICER STANDARDS & TRAINING COMMISSION

September 22, 2025

CHAIR

Margaret R. Hinkle

COMMISSIONERS

Lester Baker

Hanya H. Bluestone

Lawrence Calderone

Eddy Chrispin

Deborah Hall

Marsha V. Kazarosian

Charlene D. Luma

Rev. Clyde D. Talley

EXECUTIVE DIRECTOR

Enrique A. Zuniga

In accordance with [M.G.L. c. 30A, §§ 18-25](#), and [St. 2021, c. 20](#), as amended by [St. 2022, c. 22](#), by [St. 2022, c. 107](#), and by [St. 2023, c. 2](#), notice is hereby given of a meeting of the Peace Officer Standards and Training Commission. The meeting will take place as noted below.

NOTICE OF MEETING AND AGENDA

Public Meeting #67

September 25, 2025

8:30 a.m.

Remote Participation via [Zoom](#)

Meeting ID: 992 2494 5171

1) Call to Order and Open Session

2) Executive Session in accordance with the following:

- M.G.L. c. 30A, § 21(a)(1), to discuss a complaint against the Commissioners under provisions of the Open Meeting Law and regulations, M.G.L. c. 30A, § 23 and 940 CMR 29.05;
- M.G.L. c. 30A, § 21(a)(1), to otherwise discuss “the discipline or dismissal of, or complaints or charges brought against, a public officer, employee, . . . or individual”;
- M.G.L. c. 30A, § 21(a)(3), to “discuss strategy with respect to . . . litigation,” as “an open meeting may have a detrimental effect on the . . . litigating position of the public body”;
- M.G.L. c. 30A, § 21(a)(5), to discuss the investigation of charges of criminal misconduct;
- M.G.L. c. 30A, § 21(a)(7), combined with M.G.L. c. 6E, § 8(c)(2), and to the extent they may be applicable, M.G.L. c. 6, §§ 168 and 178, to discuss the initiation of preliminary inquiries and initial staff review related to the same, and regarding certain criminal offender record information; and
- M.G.L. c. 30A, § 21(a)(7), combined with M.G.L. c. 30A, §§ 22(f) and (g), to discuss and approve the minutes of a prior Executive Session.

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- a) Reports of Preliminary Inquiry in the following cases:
 - i) PI-2024-006
 - ii) PI-2025-002
 - iii) PI-2025-013
 - iv) PI-2024-069
 - v) PI-2024-067
 - vi) PI-2024-017
 - vii) PI-2023-05-11-004
 - viii) PI-2025-022
- b) Division of Standards request to enter voluntary decertification, suspension or disposition agreement in the following cases:
 - i) PI-2024-070
 - ii) PI-2024-066
 - iii) PI-2024-032
- c) Division of Standards request for approval to conduct Preliminary Inquiries in the following cases:
 - i) PI-2025-043
 - ii) PI-2025-044
 - iii) PI-2025-045
 - iv) PI-2025-046
 - v) PI-2025-047
 - vi) PI-2025-048
 - vii) PI-2025-049
 - viii) PI-2025-050
 - ix) PI-2025-051
 - x) PI-2025-052
 - xi) PI-2025-053
 - xii) PI-2025-054
- d) Update on the following Preliminary Inquiry matter:
 - i) PI-2024-057
- e) Discussion of strategy with respect to the following civil actions challenging Commission decisions pursuant to M.G.L. c. 30A, § 14, a provision of the Administrative Procedure Act.

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- i) *Matthew Hubbard v. Peace Officer Standards and Training Commission*, Case No. 2579CV00432 in the Hampden County Superior Court.
 - ii) *James S. McCall v. Massachusetts POST Commission*, a case in the Suffolk County Superior Court.
- f) Discussion of a complaint by William Castro against the Commission under M.G.L. c. 30A, § 23, a provision of the Open Meeting Law; and 940 CMR 29.05, the Attorney General's regulations implementing the law.
- g) Approval of the minutes of the Executive Session of August 14, 2025
- 3) Approval of Minutes
 - a) August 14, 2025
- 4) Executive Director Report – Enrique A. Zuniga
- 5) Finance & Administrative Update – Eric Rebello-Pradas
- 6) Legal Update – Randall E. Ravitz, Annie E. Lee, and George Boateng
 - a) Agency Certification Initiative
 - i) Discussion of draft standard on officer response procedures
 - ii) Discussion of draft standard on criminal investigation procedures
 - iii) Discussion of draft standard on detainee transportation
- 7) Matters not anticipated by the Chair at the time of posting

Note that M.G.L. c. 66, § 6A(d) provides that “[a]n electronically produced document submitted to an agency . . . for use in deliberations by a public body shall be provided in an electronic format at the time of submission.”