### 115TH CONGRESS 1ST SESSION S.856

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To amend the Higher Education Act of 1965 and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act to combat campus sexual assault, and for other purposes.

### IN THE SENATE OF THE UNITED STATES

#### APRIL 5 (legislative day, APRIL 4), 2017

Mrs. McCaskill (for herself, Mr. Heller, Mr. Blumenthal, Mr. Grass-Ley, Mrs. Gillibrand, Mr. Rubio, Mr. Warner, Mrs. Ernst, Mr. REED, Ms. Hassan, Mrs. Capito, and Mrs. Shaheen) introduced the following bill; which was read twice and referred to the Committee on Health, Education, Labor, and Pensions

### A BILL

- To amend the Higher Education Act of 1965 and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act to combat campus sexual assault, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,
  - **3** SECTION 1. SHORT TITLE.
  - 4 This Act may be cited as the "Campus Accountability
  - 5 and Safety Act".

### 1 SEC. 2. AMENDMENTS TO THE CLERY ACT.

2 Section 485(f) of the Higher Education Act of 1965
3 (20 U.S.C. 1092(f)) (known as the Jeanne Clery Disclo4 sure of Campus Security Policy and Campus Crime Statis5 tics Act) is amended—

- 6 (1) in paragraph (1) -
- 7 (A) by inserting "which shall include, at a
  8 minimum, publication in an easily accessible
  9 manner on the website of the institution," after
  10 "through appropriate publications or mail11 ings,";

(B) in subparagraph (C), by striking
clause (ii) and inserting the following:

- "(ii) the memorandum of understanding 14 15 between the institution and law enforcement 16 pursuant to section 124 (or, if such require-17 ment has been waived, a description of the 18 working relationship between the institution, 19 campus security personnel, or campus law en-20 forcement and State or local law enforcement 21 agencies); and";
- 22 (C) in subparagraph (F)—
  23 (i) in clause (i)—
- 24 (I) by redesignating subclauses
  25 (III) through (IX) as subclauses (VI)
  26 through (XII); and

1	(II) by striking subclause (II)
2	and inserting the following:
3	"(II) rape;
4	"(III) fondling;
5	"(IV) incest;
6	"(V) statutory rape;"; and
7	(ii) in clause (ii), by striking "sub-
8	clauses (I) through (VIII) of clause (i)"
9	and inserting "subclauses (I) through (XI)
10	of clause (i)"; and
11	(D) by adding at the end the following:
12	"(K)(i) With respect to the criminal activ-
13	ity described in subclauses (II) and (III) of sub-
14	paragraph $(F)(i)$ , the eligible institution shall
15	prepare for the annual security report that is
16	due following 1 year after the date of enact-
17	ment of the Campus Accountability and Safety
18	Act, and annually thereafter, the following addi-
19	tions:
20	"(I) The number of such incidents
21	where the accused individual is a student
22	at the institution.
23	"(II) Of the incidents described in
24	subclause (I), the number of such incidents
25	that were reported to the title IX coordi-

1	nator (as defined in section 125(a)) or
2	other higher education responsible em-
3	ployee (as defined in section 125(a)) of the
4	institution.
5	"(III) Of the incidents described in
6	subclause (II), the number of victims who
7	sought campus disciplinary action at the
8	institution.
9	"(IV) Of the victims described in sub-
10	clause (III), the number of cases processed
11	through the student disciplinary process of
12	the institution.
13	"(V) Of the cases described in sub-
14	clause (IV), the number of accused individ-
15	uals who were found responsible through
16	the student disciplinary process of the in-
17	stitution.
18	"(VI) Of the cases described in sub-
19	clause (IV), the number of accused individ-
20	uals who were found not responsible
21	through the student disciplinary process of
22	the institution.
23	"(VII) A description of the final sanc-
24	tions imposed by the institution for each
25	incident for which an accused individual

1 was found responsible through the student 2 disciplinary process of the institution, if such description will not reveal personally 3 4 identifiable information about an individual 5 student. 6 "(VIII) The number of student dis-7 ciplinary proceedings at the institution 8 that have closed without resolution since 9 the previous annual security report due to withdrawal from the institution of higher 10 11 education by the accused student pending 12 resolution of the student disciplinary pro-13 ceeding. 14 "(ii) The Secretary shall provide technical 15 assistance to eligible institutions to assist such 16 institutions in meeting the requirements of this 17 subparagraph."; 18 (2) by striking paragraph (7) and inserting the 19 following: "(7) The statistics described in clauses (i) and (ii) 20 21 of paragraph (1)(F)— "(A) shall not identify victims of crimes or per-22 23 sons accused of crimes; and 24 "(B) shall be compiled in accordance with the 25 following definitions:

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1	"(i) For the offenses of domestic violence,
2	dating violence, and stalking, such statistics
3	shall be compiled in accordance with the defini-
4	tions used in section 40002(a) of the Violence
5	Against Women Act of 1994 (42 U.S.C.
6	13925(a)).
7	"(ii) For the offense of rape, such statis-
8	tics shall be compiled in accordance with the
9	definition used in the Summary Reporting Sys-
10	tem of the Uniform Crime Reporting Program
11	of the Department of Justice, Federal Bureau
12	of Investigation.
13	"(iii) For the offenses of fondling, incest,
14	and statutory rape, such statistics shall be com-
15	piled in accordance with the definition used in
16	the National Incident Based Reporting System.
17	"(iv) For offenses not described in clause
18	(i), (ii), or (iii), such statistics shall be compiled
19	in accordance with the Uniform Crime Report-
20	ing Program of the Department of Justice,
21	Federal Bureau of Investigation, and the modi-
22	fications to such definitions as implemented
23	pursuant to the Hate Crime Statistics Act (28
24	U.S.C. 534 note).";
25	(3) in paragraph $(8)(B)$ —

1	(A) in clause (i)—
2	(i) in the matter preceding subclause
3	(I), by inserting ", developed in consulta-
4	tion with local, State, or national sexual
5	assault, dating violence, domestic violence,
6	and stalking victim advocacy, victim serv-
7	ices, or prevention organizations, and local
8	law enforcement," after "Education pro-
9	grams"; and
10	(ii) in subclause (I)(aa), by inserting
11	", including the fact that these are crimes
12	for the purposes of this subsection and re-
13	porting under this subsection, and the in-
14	stitution of higher education will, based on
15	the victim's wishes, cooperate with local
16	law enforcement with respect to any al-
17	leged criminal offenses involving students
18	or employees of the institution of higher
19	education" after "stalking"; and
20	(B) in clause (iv)—
21	(i) by redesignating subclauses (II)
22	and (III) as subclauses (III) and (IV), re-
23	spectively;
24	(ii) by inserting after subclause (I)
25	the following:

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1	"(II) the institution will comply
2	with the requirements of section
3	125(b), and shall include a description
4	of such requirements;"; and
5	(iii) in subclause (IV), as redesignated
6	by clause (i)—
7	(I) in item (aa), by inserting ",
8	within 5 days of such determination"
9	after "sexual assault, or stalking";
10	(II) in item (bb), by inserting
11	"simultaneously with the notification
12	of the outcome described in item
13	(aa)," before "the institution's";
14	(III) in item (cc), by inserting
15	"within 5 days of such change" after
16	"results become final"; and
17	(IV) in item (dd), by inserting
18	"within 5 days of such determination"
19	after "results become final";
20	(4) by redesignating paragraph $(18)$ as para-
21	graph (22); and
22	(5) by inserting after paragraph $(17)$ the fol-
23	lowing:
24	"(18) Each individual at an institution of high-
25	er education who is designated as a higher education

responsible employee (as defined in section 125(a))
 shall be considered a campus security authority, as
 defined in section 668.46(a) of title 34, Code of
 Federal Regulations.

"(19)(A) The Secretary shall, in consultation 5 6 with the Attorney General, develop, design, and 7 make available through a secure online portal, a 8 standardized online survey tool regarding student ex-9 periences with domestic violence, dating violence, 10 sexual assault, and stalking. The Secretary shall de-11 velop such survey tool using best practices from 12 peer-reviewed research measuring domestic violence, 13 dating violence, sexual assault, and stalking. The 14 Secretary shall consult with the higher education 15 community and experts in survey research related to 16 domestic violence, dating violence, sexual assault, 17 and stalking regarding the development and design 18 of such survey tool and the methodology for admin-19 istration of such survey tool. The survey shall be fair 20 and unbiased, scientifically valid and reliable, and 21 meet the highest standards of survey research. Sur-22 vey questions shall be designed to gather informa-23 tion on student experiences with domestic violence, 24 dating violence, sexual assault, and stalking, includ-25 ing the experiences of victims of such incidents, and

1	shall therefore use trauma-informed language to pre-
2	vent retraumatization

"(B) Each institution shall administer the survey described in subparagraph (A) every 2 years. In
addition to the standardized questions developed by
the Secretary, institutions may request additional information from students that would increase the institutions' understanding of school climate factors
unique to their campuses.

"(C) The Secretary, in consultation with the
Attorney General, shall develop a mechanism by
which institutions of higher education may administer the survey described in subparagraph (A)
through a Federal source.

15 "(D) The Secretary shall require each institu-16 tion participating in any program under this title to 17 ensure that an adequate, random, and representative 18 sample size of students (as determined by the Sec-19 retary) enrolled at the institution complete the sur-20 vey described in subparagraph (A) in accordance 21 with this paragraph and beginning not later than 1 22 year after the date of enactment of the Campus Ac-23 countability and Safety Act.

24 "(E) Responses to the survey shall be sub-25 mitted confidentially and shall not be included in

1	crime statistics reported under this subsection. Re-
2	porting of survey data shall not include personally
3	identifiable information.
4	"(F) The survey described in subparagraph (A)
5	shall include the following:
6	"(i) Questions designed to determine the
7	incidence and prevalence of domestic violence,
8	dating violence, sexual assault, and stalking.
9	"(ii) Questions regarding whether students
10	know about institutional policies and procedures
11	related to domestic violence, dating violence,
12	sexual assault, and stalking.
13	"(iii) Questions designed to determine, if
14	victims reported domestic violence, dating vio-
15	lence, sexual assault, or stalking—
16	"(I) to whom the incident was re-
17	ported and what response the victim may
18	have received; and
19	"(II) whether the victim was informed
20	of, or referred to, national, State, local, or
21	on-campus resources.
22	"(iv) Questions regarding contextual fac-
23	tors, such as whether force, incapacitation, or
24	coercion was involved.

1	"(v) Questions to determine whether an ac-
2	cused individual was a student at the institu-
3	tion.
4	"(vi) Questions to determine whether a vic-
5	tim reported an incident to State, local, or cam-
6	pus law enforcement.
7	"(vii) Questions to determine why the vic-
8	tim chose to report or not report an incident to
9	State, local, or campus law enforcement.
10	"(viii) Other questions as determined by
11	the Secretary.
12	"(G) Beginning not later than 2 years after the
13	date of enactment of the Campus Accountability and
14	Safety Act, the Secretary shall prepare a biennial re-
15	port on the information gained from the survey
16	under this paragraph and publish such report on the
17	website of the Department and submit such report
18	to Congress. The report shall include campus-level
19	data for each school and attributed by name of each
20	campus in a manner that permits comparisons
21	across schools and campuses.
22	"(H) Each institution subject to this subsection
23	shall publish the campus-level results of the survey
24	under this paragraph on the website of the institu-
25	tion and in the annual security report required

under this subsection for the campuses affiliated
 with the institution.

"(20) Notwithstanding any other provision of 3 4 this Act, upon determination, after reasonable notice 5 and opportunity for a hearing, that an eligible insti-6 tution has violated or failed to carry out any provi-7 sion of this subsection, or agreement made to resolve 8 a compliance review under this subsection, or any 9 regulation prescribed under this subsection, the Sec-10 retary may impose a civil penalty upon such institu-11 tion not to exceed \$150,000, which shall be adjusted 12 for inflation annually, for each violation or misrepre-13 sentation, or per month a survey is not completed at 14 the standard required. The Secretary shall use any 15 such civil penalty funds to carry out the grant pro-16 gram established under section 8 of the Campus Ac-17 countability and Safety Act.".

18 SEC. 3. COORDINATION WITH LOCAL LAW ENFORCEMENT.

(a) IN GENERAL.—Part B of title I of the Higher
Education Act of 1965 (20 U.S.C. 1011 et seq.) is amended by adding at the end the following:

## 22 "SEC. 124. COORDINATION WITH LOCAL LAW ENFORCE-23 MENT.

24 "(a) MEMORANDA OF UNDERSTANDING.—Each in-25 stitution of higher education that receives funds under this

Act, shall enter into a memorandum of understanding with 1 2 each law enforcement agency that has jurisdiction to re-3 port as a first responder to a campus of the institution, 4 noncampus building or property, or public property (as 5 these terms are defined under section 485(f) (excluding a campus, noncampus building or property, or public prop-6 7 erty located outside the United States) to clearly delineate 8 responsibilities and share information, in accordance with 9 applicable Federal confidentiality laws, about domestic vi-10 olence, dating violence, sexual assault, and stalking occurring against students of the institution or against other 11 12 individuals on the campus of the institution.

13 "(b) REVIEW.—Each institution of higher education 14 shall review the memorandum of understanding under this 15 section with each law enforcement agency that has entered into such a memorandum of understanding every 2 years. 16 As part of the review process, the institution shall contact 17 18 each law enforcement agency that has entered into a 19 memorandum of understanding to discuss how changes in policies or procedures at either the institution of higher 20 21 education or the law enforcement agency may impact the 22 provisions of the memorandum of understanding. If 23 changes in policies or procedures are identified that im-24 pact the provisions of the memorandum of understanding, the institution of higher education and the law enforce-25

ment agency shall update the memorandum of under-

2 standing as necessary. 3 "(c) CONTENTS.—Each memorandum of under-4 standing described under this section shall include— "(1) delineation and sharing protocols of inves-5 6 tigative responsibilities; "(2) protocols for investigations, including 7 8 standards for notification and communication and 9 measures to promote evidence preservation; 10 "(3) coordinated training and requirements on 11 issues related to domestic violence, dating violence, 12 sexual assault, and stalking; and "(4) a method of sharing information about 13 14 specific crimes, which may include a mechanism for 15 sharing information anonymously, that— "(A) requires that the victim authorized or 16

17 requested that such information be shared and
18 is fully and accurately informed about what
19 procedures shall occur if the information is
20 shared; and

21 "(B) is carried out in a manner that is
22 consistent with section 444 of the General Edu23 cation Provisions Act (20 U.S.C. 1232g) (com24 monly referred to as the 'Family Educational
25 Rights and Privacy Act of 1974').

1 "(d) PENALTY.—

2	"(1) IN GENERAL.—The Secretary—
3	"(A) may impose a civil penalty of not
4	more than 1 percent of an institution's oper-
5	ating budget, as defined by the Secretary, each
6	year that the institution of higher education
7	fails to carry out the requirements of this sec-
8	tion, by the date that is 1 year after the date
9	of enactment of the Campus Accountability and
10	Safety Act; and
11	"(B) if the conditions described in para-
12	graph (3) have been met, shall waive the pen-
13	alty pursuant to such paragraph.
14	"(2) DISTRIBUTION.—Any civil monetary pen-
15	alty or monetary settlement collected under this sub-
16	section shall be used to carry out the grant program
17	established under section 304 of the Violence
18	Against Women and Department of Justice Reau-
19	thorization Act of 2005 (42 U.S.C. 14045b).
20	"(3) WAIVER.—
21	"(A) IN GENERAL.—If a local law enforce-
22	ment agency refuses to enter into a memo-
23	randum of understanding under this section, or
24	will only commit to entering into a memo-
25	randum of understanding that, if followed,

1	would cause the institution of higher education
2	to be in violation of Federal or State law, the
3	Secretary shall waive the penalty if the Sec-
4	retary determines that the following conditions
5	have been met—
6	"(i) the institution has explained why
7	the institution was unable to obtain an
8	agreement;
9	"(ii) the institution has demonstrated
10	that the institution acted in good faith;
11	and
12	"(iii) the institution has submitted to
13	the Secretary a copy of the institution's
14	final proposed memorandum of under-
15	standing that was submitted to a law en-
16	forcement agency that was ultimately re-
17	jected.
18	"(B) Referral to department of jus-
19	TICE.—The Secretary shall refer to the Attor-
20	ney General a copy of each waiver granted
21	under subparagraph (A) and the reason (as de-
22	termined by the Secretary) for why local law
23	enforcement refuses to enter into a memo-
24	randum of understanding.

1 "(C) Administrative review.—If the 2 Secretary does not grant a waiver under sub-3 paragraph (A), the institution may submit addi-4 tional information to receive such waiver. If, 5 after submitting additional information, the 6 Secretary still does not grant a waiver, the deci-7 sion of the Secretary shall be subject to review 8 pursuant to section 706(2)(A) of title 5, United 9 States Code.

10 "(4) VOLUNTARY RESOLUTION.—Nothing in 11 this subsection shall prevent the Secretary from en-12 tering into a voluntary resolution with an institution 13 of higher education that fails to carry out the re-14 quirements of this section, by the date that is 1 year 15 after the date of enactment of the Campus Account-16 ability and Safety Act.

17 "(5) ADJUSTMENT TO PENALTIES.—Any civil 18 penalty under this subsection may be reduced by the 19 Secretary. In determining the amount of such pen-20 alty, or the amount agreed upon in compromise, the 21 Secretary shall consider the appropriateness of the 22 penalty to the size of the operating budget of the 23 educational institution subject to the determination, 24 the gravity of the violation or failure, and whether the institution committed the violation or failure in tentionally, negligently, or otherwise.".

3 (b) EFFECTIVE DATE.—The amendment made by
4 subsection (a) shall take effect on the date that is 1 year
5 after the date of enactment of this Act.

6 (c) NEGOTIATED RULEMAKING.—The Secretary of 7 Education shall establish regulations to carry out the pro-8 visions of this section and the amendment made by this 9 section in accordance with the requirements described 10 under section 492 of the Higher Education Act of 1965 11 (20 U.S.C. 1098a).

12 SEC. 4. UNIVERSITY SUPPORT FOR SURVIVORS OF DOMES-

# 13 TIC VIOLENCE, DATING VIOLENCE, SEXUAL 14 ASSAULT, AND STALKING.

(a) IN GENERAL.—Part B of title I of the Higher
Education Act of 1965 (20 U.S.C. 1011 et seq.) is further
amended by adding after section 124 (as added by section
3), the following:

19 "SEC. 125. UNIVERSITY SUPPORT FOR SURVIVORS OF DO-20MESTIC VIOLENCE, DATING VIOLENCE, SEX-21UAL ASSAULT, AND STALKING.

22 "(a) DEFINITIONS.—

23 "(1) HIGHER EDUCATION RESPONSIBLE EM24 PLOYEE.—In this subsection, the term 'higher edu-

1	cation responsible employee' means an employee of
2	an institution of higher education who—
3	"(A) has the authority to take action to re-
4	dress sexual harassment; or
5	"(B) has the duty to report sexual harass-
6	ment or any other misconduct by students or
7	employees to appropriate school officials.
8	"(2) TITLE IX COORDINATOR.—In this sub-
9	section, the term 'title IX coordinator' has the
10	meaning given to the individual designated as a re-
11	sponsible employee in section 106.8(a) of title 34,
12	Code of Federal Regulations, as such section is in
13	effect on the date of enactment of the Campus Ac-
14	countability and Safety Act.
15	"(3) VICTIM-CENTERED, TRAUMA-INFORMED
16	INTERVIEW TECHNIQUES.—In this section, the term
17	'victim-centered, trauma-informed interview tech-
18	niques' means asking questions of an individual who
19	reports that the individual has been a victim of do-
20	mestic violence, dating violence, sexual assault, or
21	stalking, in a manner that is focused on the experi-
22	ence of the victim, that does not judge or blame the
23	victim for the alleged assault, and that is informed
24	by evidence-based research on the neurobiology of
25	trauma.

"(b) CAMPUS SECURITY POLICY.—Each institution
 of higher education that receives funds under this Act,
 shall establish a campus security policy that includes the
 following:

5 "(1) SEXUAL ASSAULT RESPONSE COORDINA-6 TORS.—The designation of 1 or more sexual assault 7 response coordinators at the institution to whom 8 student victims of domestic violence, dating violence, 9 sexual assault, or stalking can report, including 10 anonymously, which shall be part of a policy that 11 complies with the following:

12 "(A) The sexual assault response coordi13 nator—

14 "(i) shall not be an undergraduate
15 student, a full-time graduate student, an
16 employee designated as a higher education
17 responsible employee, or the title IX coor18 dinator;

19 "(ii) may have other roles at the insti-20 tution;

21 "(iii) shall be appointed based on ex22 perience and a demonstrated ability of the
23 individual to effectively provide victim serv24 ices related to domestic violence, dating vi25 olence, sexual assault, and stalking;

1	((in) aball was set to an individual of
1	"(iv) shall report to an individual out-
2	side the body responsible for investigating
3	and adjudicating complaints at the institu-
4	tion related to domestic violence, dating vi-
5	olence, sexual assault, or stalking; and
6	"(v) shall not serve as an advisor
7	under section 485(f)(8)(B)(iv)(III).
8	"(B) The Secretary shall designate cat-
9	egories of employees that may serve as sexual
10	assault response coordinators, such as health
11	care staff, clergy, staff of a women's center, or
12	other such categories. Such designation shall
13	not preclude the institution from designating
14	other employees or partnering with national,
15	State, or local victim services organizations to
16	serve as sexual assault response coordinators or
17	to serve in other confidential roles.
18	"(C) The sexual assault response coordi-
19	nator shall complete the training requirements
20	described in paragraph (5) and subparagraph
21	(D) within a reasonable time after being des-
22	ignated as a sexual assault response coordi-
23	nator.
24	"(D) The Secretary shall develop online
25	training materials, in addition to the training

1	required under paragraph $(5)$ , not later than 1
2	year after the date of enactment of the Campus
3	Accountability and Safety Act, for the training
4	of sexual assault response coordinators.
5	((E) The sexual assault response coordi-
6	nator shall inform the victim, including in a
7	written format—
8	"(i) of the victim's rights under Fed-
9	eral and State law;
10	"(ii) of the victim's rights and options
11	pursuant to the policy that the institution
12	of higher education has developed pursuant
13	to clauses (ii) through (vii) of section
14	485(f)(8)(B);
15	"(iii) of the victim's reporting options,
16	including the option to notify a higher edu-
17	cation responsible employee, the option to
18	notify local law enforcement, and any other
19	reporting options;
20	"(iv) a description of the process of
21	investigation and any disciplinary pro-
22	ceeding of the institution that may follow
23	notification of a higher education respon-
24	sible employee;

1	"(v) a description of the process of in-
2	vestigation and adjudication of the crimi-
3	nal justice system that may follow notifica-
4	tion of law enforcement;
5	"(vi) a description of the jurisdiction,
6	scope, and possible sanctions of the stu-
7	dent disciplinary process of the institution
8	of higher education and of the criminal
9	justice process;
10	"(vii) that the student disciplinary
11	process of the institution of higher edu-
12	cation in not equivalent to, and should not
13	be considered a substitute for, the criminal
14	justice process; and
15	"(viii) any limitations on the ability of
16	the sexual assault response coordinator to
17	provide privacy or confidentiality to the
18	victim under the policies of the institution
19	of higher education, Federal law, or State
20	law.
21	"(F) The sexual assault response coordi-
22	nator may, as appropriate—
23	"(i) serve as a liaison between a vic-
24	tim and a higher education responsible em-
25	ployee or law enforcement, when directed

1 to do so by a victim who has been fully 2 and accurately informed about what procedures shall occur if information is shared; 3 4 and "(ii) assist a victim in contacting and 5 6 reporting to a higher education responsible 7 employee or law enforcement. 8 "(G) The sexual assault response coordi-9 nator shall be authorized by the institution to 10 liaise with appropriate staff at the institution to 11 arrange reasonable accommodations through 12 the institution to allow the victim to change liv-13 ing arrangements or class schedules, obtain ac-14 cessibility services, or arrange other accom-15 modations for the victim. "(H) The sexual assault response coordi-16 17 nator shall not be obligated to report crimes to 18 the institution or law enforcement in a way that 19 identifies a victim or an accused individual, un-20 less otherwise required to do so by State law. 21 The sexual assault response coordinator shall, 22 to the extent authorized under State law, pro-23 vide confidential services. Any requests for ac-24 commodations, as described in subparagraph

(G), made by a sexual assault response coordi-

1 nator shall not trigger an investigation by the 2 institution, even if the sexual assault response coordinator deals only with matters relating to 3 4 domestic violence, dating violence, sexual as-5 sault, and stalking. 6 "(I) The institution shall designate as a 7 sexual assault response coordinator an indi-8 vidual who has protection under State law to 9 provide privileged communication. The institu-10 tion may partner through a formal arrangement 11 with an outside organization with the experi-12 ence described in subparagraph (A)(iii), such as 13 a community-based rape crisis center or other 14 community-based sexual assault service pro-15 vider, to provide the services described in this 16 paragraph. 17 "(J) The sexual assault response coordi-18 nator shall collect and report statistics in ac-19 cordance with the requirements of section 20 485(f). The sexual assault response coordinator shall not include identifying information or 21 22 jeopardize the confidentiality of a victim or an 23 accused individual when reporting such statis-

24

tics.

1	"(K) The institution shall appoint an ade-
2	quate number of sexual assault response coordi-
3	nators not later than the earlier of—
4	"(i) 1 year after the Secretary deter-
5	mines through a negotiated rulemaking
6	process what an adequate number of sex-
7	ual assault response coordinators is for an
8	institution based on its size; or
9	"(ii) 3 years after the date of enact-
10	ment of the Campus Accountability and
11	Safety Act.
12	"(L) Each institution that enrolls fewer
13	than 1,000 students may partner with another
14	institution of higher education in their region or
15	State to provide the services described in this
16	paragraph.
17	"(M) The institution shall not discipline,
18	penalize, or otherwise retaliate against an indi-
19	vidual who reports, in good faith, domestic vio-
20	lence, dating violence, sexual assault, or stalk-
21	ing to the sexual assault response coordinator.
22	"(N) Each employee of an institution who
23	receives a report of domestic violence, dating vi-
24	olence, sexual assault, or stalking shall notify
25	the reporting individual of the existence of, con-

1	tact information for, and services provided by
2	sexual assault response coordinator of the insti-
3	tution.
4	"(2) Information on the institution's
5	WEBSITE.—The institution shall list on its website—
6	"(A) the name and contact information for
7	the sexual assault response coordinator;
8	"(B) reporting options, including confiden-
9	tial options, for victims of domestic violence,
10	dating violence, sexual assault, or stalking;
11	"(C) the process of investigation and dis-
12	ciplinary proceedings of the institution;
13	"(D) the process of investigation and adju-
14	dication of the criminal justice system;
15	"(E) potential reasonable accommodations
16	that the institution may provide to a victim, as
17	described in paragraph $(1)(G)$ ;
18	"(F) the telephone number and website ad-
19	dress for a local, State, or national hotline pro-
20	viding information to domestic violence, dating
21	violence, sexual assault, and stalking victims
22	(which shall be clearly communicated on the
23	website and shall be updated on a timely basis);
24	and

1 "(G) the name and location of the nearest 2 medical facility where an individual may have a 3 medical forensic examination administered by a 4 trained sexual assault forensic nurse, including 5 information on transportation options and 6 available reimbursement for a visit to such fa-7 cility.

"(3) ONLINE REPORTING.—The institution may 8 9 provide an online reporting system to collect anony-10 mous disclosures of crimes and track patterns of 11 crime on campus. An individual may submit an 12 anonymous report about a specific crime to the insti-13 tution using the online reporting system, but the in-14 stitution is only obligated to investigate a specific 15 crime if an individual decides to report the crime to 16 a higher education responsible employee or law en-17 forcement. If the institution uses an online reporting 18 system, the online system shall also include informa-19 tion about how to report a crime to a higher edu-20 cation responsible employee and to law enforcement 21 and how to contact a sexual assault response coordi-22 nator.

23 "(4) AMNESTY POLICY.—The institution shall
24 provide an amnesty policy for any student who re25 ports, in good faith, domestic violence, dating vio-

1 lence, sexual assault, or stalking to an institution of-2 ficial, such that the reporting student will not be 3 sanctioned by the institution for a student conduct 4 violation related to alcohol use or drug use that is 5 revealed in the course of such a report and that oc-6 curred at or near the time of the commission of the 7 domestic violence, dating violence, sexual assault, or 8 stalking. This provision shall not preempt the ability 9 of an institution of higher education to establish an 10 amnesty policy for student conduct violations not 11 mentioned in this provision. The institution shall 12 provide information about the amnesty policy of the 13 institution on the website of the institution.

14 "(5) TRAINING.—

"(A) IN GENERAL.—Not later than 1 year 15 16 after the date of enactment of the Campus Ac-17 countability and Safety Act, the Secretary, in 18 coordination with the Attorney General and in 19 consultation with national, State, or local victim 20 services organizations and institutions of higher education, shall develop a training program, 21 22 which may include online training modules, for 23 training-

24 "(i) each individual who is involved in25 implementing an institution of higher edu-

1	cation's student grievance procedures, in-
2	cluding each individual who is responsible
3	for resolving complaints of reported domes-
4	tic violence, dating violence, sexual assault,
5	stalking, or sexual misconduct policy viola-
6	tions; and
7	"(ii) each employee of an institution
8	of higher education who has responsibility
9	for conducting an interview with a victim
10	of domestic violence, dating violence, sex-
11	ual assault, stalking, or sexual misconduct
12	policy violations.
13	"(B) CONTENTS.—Such training shall in-
14	clude—
15	"(i) information on working with and
16	interviewing persons subjected to domestic
17	violence, dating violence, sexual assault, or
18	stalking;
19	"(ii) information on particular types
20	of conduct that would constitute domestic
21	violence, dating violence, sexual assault, or
22	stalking, regardless of gender, including
23	same-sex incidents of domestic violence,
24	dating violence, sexual assault, or stalking;

"(iii) information on consent and the 1 2 affect that drugs or alcohol may have on an individual's ability to consent; 3 "(iv) the effects of trauma, including 4 the neurobiology of trauma; 5 6 "(v) training regarding the use of vic-7 tim-centered, trauma-informed interview 8 techniques; 9 "(vi) cultural awareness training re-10 garding how domestic violence, dating vio-11 lence, sexual assault, or stalking may im-12 pact students differently depending on 13 their cultural background; and 14 "(vii) information on sexual assault 15 dynamics, sexual assault perpetrator be-16 havior, and barriers to reporting. "(C) INSTITUTIONAL TRAINING.—Each in-17 18 stitution of higher education shall ensure that 19 the individuals and employees described in sub-20 paragraph (A) receive the training described in 21 this paragraph not later than the July 15 that 22 is one year after the date that the training pro-23 gram has been developed by the Secretary in 24 accordance with subparagraph (A).

"(6) UNIFORM CAMPUS-WIDE PROCESS FOR
 STUDENT DISCIPLINARY PROCEEDING RELATING TO
 CLAIM OF DOMESTIC VIOLENCE, DATING VIOLENCE,
 SEXUAL ASSAULT, STALKING, OR A SEXUAL MIS CONDUCT POLICY VIOLATION.—Each institution of
 higher education that receives funds under this
 Act—

8 "(A) shall establish and carry out a uni-9 form process (for each campus of the institu-10 tion) for student disciplinary proceedings relat-11 ing to any claims of domestic violence, dating 12 violence, sexual assault, stalking or a sexual 13 misconduct policy violation against a student 14 who attends the institution; and

"(B) shall not carry out a different dis-15 16 ciplinary process on the same campus for a 17 matter of domestic violence, dating violence, 18 sexual assault, stalking, or a sexual misconduct 19 policy violation, or alter the uniform process de-20 scribed in subparagraph (A), based on the sta-21 tus or characteristics of a student who will be 22 involved in that disciplinary proceeding, includ-23 ing characteristics such as a student's member-24 ship on an athletic team, academic major, or 25 any other characteristic or status of a student.

1 "(7) INFORMATION ABOUT THE TITLE IX COOR-2 DINATOR.—The institution shall submit, annually, to 3 the Office for Civil Rights of the Department of 4 Education and the Civil Rights Division of the De-5 partment of Justice, the name and contact informa-6 tion for the title IX coordinator, including a brief 7 description of the coordinator's role and the roles of 8 other officials who may be contacted to discuss or 9 report sexual harassment, and documentation of 10 training received by the title IX coordinator. The 11 educational institution shall provide updated infor-12 mation to the Office for Civil Rights of the Depart-13 ment of Education and the Civil Rights Division of 14 the Department of Justice not later than 30 days 15 after the date of any change.

"(8) WRITTEN NOTICE OF INSTITUTIONAL DIS-16 17 CIPLINARY PROCESS.—The institution shall provide 18 both the accuser and the accused student with writ-19 ten notice of the institution's decision to proceed 20 with an institutional disciplinary process regarding 21 an allegation of sexual misconduct within 24 hours 22 of such decision, and sufficiently in advance of a dis-23 ciplinary hearing to provide both the accuser and the 24 accused student with the opportunity to meaning-25 fully exercise their rights to a proceeding that is

1	prompt, fair, and impartial, which shall include the
2	opportunity for both parties to present witnesses and
3	other evidence, and any other due process rights af-
4	forded to them under institutional policy. The writ-
5	ten notice shall include the following:
6	"(A) The existence of a complaint, the na-
7	ture of the conduct upon which the complaint
8	is based, and the date on which the alleged inci-
9	dent occurred.
10	"(B) A description of the process for the
11	disciplinary proceeding, including the estimated
12	timeline from initiation to final disposition.
13	"(C) A description of the rights and pro-
14	tections available to the accuser and the ac-
15	cused student, including those described in sec-
16	tion $485(f)(8)(B)(iv)$ and any other rights or
17	protections that the accuser or the accused stu-
18	dent may have under the institution's policies.
19	"(D) A copy of the institution's applicable
20	policies, and, if available, related published in-
21	formational materials.
22	"(E) Name and contact information for an
23	individual at the institution, who is independent
24	of the disciplinary process, to whom the accuser
25	and the accused student can submit questions

about any of the information described in the
 written notice of the institutional disciplinary
 process.

4 "(c) PENALTIES.—

5 "(1) PENALTY RELATING TO SEXUAL ASSAULT 6 **RESPONSE** COORDINATORS.—The Secretary may im-7 pose a civil penalty of not more than 1 percent of 8 an institution's operating budget, as defined by the 9 Secretary, for each year that the institution fails to 10 carry out the requirements of such paragraph fol-11 lowing the effective date described in section 4(b)(1)12 of the Campus Accountability and Safety Act.

"(2) OTHER PROVISIONS.—The Secretary may
impose a civil penalty of not more than 1 percent of
an institution's operating budget, as defined by the
Secretary, for each year that the institution fails to
carry out the requirements of such paragraphs following the effective date described in section 4(b)(2)
of the Campus Accountability and Safety Act.

20 "(3) VOLUNTARY RESOLUTION.—Notwith21 standing any other provision of this section, the Sec22 retary may enter into a voluntary resolution with an
23 institution of higher education that is subject to a
24 penalty under this subsection.

1 "(4) Adjustment to penalties.—Any civil 2 penalty under this subsection may be reduced by the 3 Secretary. In determining the amount of such pen-4 alty, or the amount agreed upon in compromise, the 5 Secretary of Education shall consider the appro-6 priateness of the penalty to the size of the operating 7 budget of the educational institution subject to the 8 determination, the gravity of the violation or failure, 9 and whether the violation or failure was committed 10 intentionally, negligently, or otherwise.".

11 (b) EFFECTIVE DATES.—

(1) SEXUAL ASSAULT RESPONSE COORDINATOR.—Paragraph (1) of section 125(b) of the
Higher Education Act of 1965, as added by subsection (a), shall take effect on the date that is the
earlier of—

17 (A) 1 year after the Secretary of Edu18 cation determines through a negotiated rule19 making process what an adequate number of
20 sexual assault response coordinators is for an
21 institution based on an institution's size; or

(B) 3 years after the date of enactment ofthis Act.

24 (2) OTHER PROVISIONS.—Paragraphs (2)
25 through (9) of section 125(b) of the Higher Edu-

cation Act of 1965, as added by subsection (a), shall
 take effect on the date that is 1 year after the date
 of enactment of this Act.

4 (c) NEGOTIATED RULEMAKING.—The Secretary of
5 Education shall establish regulations to carry out the pro6 visions of this section, and the amendment made by this
7 section, in accordance with the requirements described
8 under section 492 of the Higher Education Act of 1965
9 (20 U.S.C. 1098a).

## 10 SEC. 5. TRANSPARENCY.

Part B of title I of the Higher Education Act of 1965
(20 U.S.C. 1011 et seq.) is further amended by adding
after section 125 (as added by section 4), the following: **"SEC. 126. TRANSPARENCY.**

15 "The Secretary shall establish a publicly available,16 searchable, and user-friendly campus safety website that17 includes the following:

18 "(1) The name and contact information for the 19 title IX coordinator for each institution of higher 20 education receiving funds under this Act, and a brief 21 description of the title IX coordinator's role and the 22 roles of other officials who may be contacted to dis-23 cuss or report sexual harassment.

24 "(2) The Department's pending investigations,
25 enforcement actions, letters of finding, final resolu-

1	tions, and voluntary resolution agreements for all
2	complaints and compliance reviews under section
3	485(f) and under title IX of the Education Amend-
4	ments of 1972 (20 U.S.C. 1681) related to sexual
5	harassment. The Secretary shall indicate whether
6	the investigation, action, letter, resolution, or agree-
7	ment is based on a complaint or compliance review.
8	The Secretary shall make the information under this
9	subsection available regarding a complaint once the
10	Department receives a written complaint, and con-
11	ducts an initial evaluation, and has determined that
12	the complaint should be opened for investigation of
13	an allegation that, if substantiated, would constitute
14	a violation of such title IX or section 485(f). In car-
15	rying out this subsection, the Secretary shall ensure
16	that personally identifiable information is not re-
17	ported and shall comply with section 444 of the Gen-
18	eral Education Provisions Act (20 U.S.C. 1232g),
19	commonly known as the 'Family Educational Rights
20	and Privacy Act of 1974'.

21 "(3) A comprehensive campus safety and secu22 rity data analysis tool that allows for the review and
23 download of data that institutions of higher edu24 cation subject to section 485(f) are required to re25 port under this Act.

1	"(4) Information regarding how to file com-
2	plaints with the Department related to alleged viola-
3	tions of title IX of the Education Amendments of
4	1972 (20 U.S.C. 1681) and of section 485(f).
5	"(5) Information regarding the Department's
6	policies for reviewing complaints, initiating compli-
7	ance reviews, and conducting and resolving inves-
8	tigations related to alleged violations of title IX of
9	the Education Amendments of $1972$ (20 U.S.C.
10	1681) and of section 485(f). This information shall
11	include—
12	"(A) the contact information for at least
13	one individual at the Department who can an-
14	swer questions from institutions of higher edu-
15	cation, complainants, and other interested par-
16	ties about such policies;
17	"(B) potential outcomes of an investiga-
18	tion; and
19	"(C) the expected timeframe for resolution
20	of an investigation and any circumstance that
21	may change such timeframe.".
22	SEC. 6. PROGRAM PARTICIPATION AGREEMENTS.
23	Section 487(a) of the Higher Education Act of 1965
24	(20 U.S.C. 1094(a)) is amended by striking paragraph
25	(12) and inserting the following:

1	"(12) The institution certifies that—
2	"(A) the institution is in compliance with
3	the requirements of section 124 regarding co-
4	ordination with local law enforcement;
5	"(B) the institution has established a cam-
6	pus security policy that meets the requirements
7	of section 125; and
8	"(C) the institution has complied with the
9	disclosure requirements of section 485(f).".
10	SEC. 7. TRAINING FOR CAMPUS PERSONNEL ON VICTIM-
11	CENTERED TRAUMA-INFORMED INTERVIEW
12	TECHNIQUES.
13	Section 304 of the Violence Against Women and De-
14	partment of Justice Reauthorization Act of 2005 (42
15	U.S.C. 14045b) is amended—
16	(1) in subsection (a)(2), by striking " $\$300,000$ "
17	and inserting ''\$500,000'';
18	(2) in subsection (b), by adding at the end the
19	following:
20	"(11) To train campus personnel in how to use
21	victim-centered, trauma-informed interview tech-
22	niques."; and
23	(3) in subsection (g)—
24	(A) by striking "In this section" and in-

(B) by adding at the end the following:
"(2) VICTIM-CENTERED, TRAUMA-INFORMED
INTERVIEW TECHNIQUES.—In this section, the term
'victim-centered, trauma-informed interview tech-
niques' means asking questions of an individual who
reports that the individual has been a victim of do-
mestic violence, dating violence, sexual assault, or
stalking, in a manner that is focused on the experi-
ence of the victim, that does not judge or blame the
victim for the alleged assault, and that is informed
by evidence-based research on the neurobiology of
trauma.".
SEC. 8. GRANTS TO IMPROVE PREVENTION AND RESPONSE
TO SEXUAL HARASSMENT, SEXUAL ASSAULT,
DOMESTIC VIOLENCE, DATING VIOLENCE,
AND STALKING, ON CAMPUS.
Title VIII of the Higher Education Act of 1965 $\left(20\right.$
U.S.C. 1161a) is amended by adding at the end the fol-

19 lowing:

1	<b>"PART BB—GRANTS FOR INSTITUTIONS TO AD-</b>
2	DRESS SEXUAL HARASSMENT, SEXUAL AS-
3	SAULT, AND OTHER VIOLENCE AND HARASS-
4	MENT ON CAMPUS
5	"SEC. 899. GRANTS FOR INSTITUTIONS TO ADDRESS SEX-
6	UAL HARASSMENT, SEXUAL ASSAULT, AND
7	OTHER VIOLENCE AND HARASSMENT ON
8	CAMPUS.
9	"(a) Grants Authorized.—
10	"(1) IN GENERAL.—The Secretary is authorized
11	to award grants to institutions of higher education,
12	on a competitive basis as described in paragraph (2),
13	to enhance the ability of such institutions to address
14	sexual harassment, sexual assault, domestic violence,
15	dating violence, and stalking, on campus.
16	"(2) Award Basis.—The Secretary shall award
17	grants under this section, on a competitive basis, as
18	funds become available through the payment of pen-
19	alties by institutions of higher education under sec-
20	tion $485(f)(20)$ of this Act and sections 3 and 4 of
21	the Campus Accountability and Safety Act.
22	"(3) Prohibition; ineligible institu-
23	TIONS.—
24	"(A) NO RESERVATION FOR ADMINISTRA-
25	TIVE EXPENSES.—Funds awarded under this

1	section shall not be reserved for administrative
2	expenses.
3	"(B) INELIGIBLE INSTITUTIONS.—
4	"(i) VIOLATIONS.—An institution of
5	higher education shall not be eligible to re-
6	ceive a grant under this section if the insti-
7	tution is found by the Department of Edu-
8	cation, at the time of application for a
9	grant under this section, to be in violation
10	of—
11	"(I) title IX of the Education
12	Amendments of 1972 (20 U.S.C.
13	1681); or
14	"(II) section 485(f).
15	"(ii) Multiple grants.—An institu-
16	tion of higher education that has received
17	a grant award under section 304 of the Vi-
18	olence Against Women and Department of
19	Justice Reauthorization Act of $2005$ (42)
20	U.S.C. $14045b$ ) in any of the previous 3
21	grant funding cycles shall not be eligible
22	for a grant award under this section.
23	"(4) PREFERENCE.—In awarding grants under
24	this section, the Secretary shall give preference to
25	those institutions of higher education—

"(A) with the smallest endowments or the
lowest tuition rates, as compared to all institu-
tions receiving funds under this Act; and
"(B) that have demonstrated a strong
commitment to prioritizing tackling the problem
of campus sexual assault on their campuses,
which may be demonstrated by providing docu-
mentation of actions by the administration of
such institution such as—
"(i) establishing a working group on
campus that includes the participation of
administration officials and students to
analyze and strategize improvements to the
way the institution prevents and responds
to sexual harassment, sexual assault, do-
mestic violence, dating violence, and stalk-
ing, on campus;
"(ii) organizing a series of listening
sessions on campus to gather feedback and
ideas from the campus community on how
to improve the way the institution prevents
and responds to sexual harassment, sexual
assault, domestic violence, dating violence,
and stalking, on campus;

1	"(iii) hosting a conference that brings
2	together academic researchers to present
3	and share ideas and research regarding
4	sexual harassment, sexual assault, domes-
5	tic violence, dating violence, and stalking,
6	on campus; or
7	"(iv) other documented efforts beyond
8	the requirements of Federal or State law
9	that the administration of the institution
10	of higher education has initiated in order
11	to better understand the prevalence of sex-
12	ual harassment, sexual assault, domestic
13	violence, dating violence, and stalking, on
14	campus and analyze and improve how the
15	institution of higher education responds to
16	such incidents.
17	"(5) Amount of grants.—The Secretary,
18	through the Assistant Secretary of the Office for
19	Civil Rights, shall award the grants under this sec-
20	tion in an amount of not more than \$500,000 for
21	each institution of higher education.
22	"(6) Equitable participation.—The Sec-
23	retary shall make every effort to ensure—

1	"(A) the equitable participation of private
2	and public institutions of higher education in
3	the activities assisted under this section;
4	"(B) the equitable geographic distribution
5	of grants under this section among the various
6	regions of the United States; and
7	"(C) the equitable distribution of grants
8	under this section to Tribal Colleges or Univer-
9	sities (as defined under section 316(b)) and his-
10	torically Black colleges or universities.
11	"(7) DURATION.—The Secretary shall award
12	each grant under this Act for a period of not more
13	than 5 years.
14	"(b) Use of Grant Funds.—
15	"(1) Grant funds awarded under this section
16	shall be used to research best practices for pre-
17	venting and responding to sexual harassment, sexual
18	assault, domestic violence, dating violence, and stalk-
19	ing, on campus and to disseminate such research to
20	peer institutions and the Department. Such research
	peer institutions and the Department. Such research
21	may include a focus on one or more of the following
21 22	-
	may include a focus on one or more of the following
22	may include a focus on one or more of the following purposes:

1	"(B) Strengthening victim services for inci-
2	dents involving sexual harassment, sexual as-
3	sault, domestic violence, dating violence, or
4	stalking, on campus, which may involve part-
5	nerships with community-based victim services
6	agencies.
7	"(C) Strengthening prevention education
8	and awareness programs on campus regarding
9	sexual harassment, sexual assault, domestic vio-
10	lence, dating violence, and stalking.
11	"(2) Grant funds awarded under this section
12	may be used for one or more of the following pur-
13	poses:
14	"(A) Evaluating and determining the effec-
15	tiveness of victim services and education pro-
16	grams in reaching all populations that may be
17	subject to sexual harassment, sexual assault,
18	domestic violence, dating violence, and stalking,
19	on campus.
20	"(B) Training campus administrators,
21	campus security personnel, and personnel serv-
22	ing on campus disciplinary boards on campus
23	policies, protocols, and services to respond to
24	sexual harassment, sexual assault, domestic vio-
25	lence, dating violence, and stalking, on campus,

which shall include instruction on victim-centered, trauma-informed interview techniques and information on the neurobiological effects of trauma and stress on memory.

"(C) Developing, expanding, or strength-5 6 ening victim services programs and population specific services on the campus of the institu-7 8 tion, including programs providing legal, med-9 ical, or psychological counseling for victims of 10 sexual harassment, sexual assault, domestic vio-11 lence, dating violence, and stalking, and to im-12 prove delivery of victim assistance on campus, 13 including through the services of the sexual as-14 sault response coordinator (as defined in section 15 125(a)).

"(D) Developing or adapting and providing 16 17 developmentally and culturally appropriate and 18 linguistically accessible print or electronic mate-19 rials regarding campus policies, protocols, and 20 services related to the prevention of and re-21 sponse to sexual harassment, sexual assault, do-22 mestic violence, dating violence, and stalking, 23 on campus.

24 "(E) Developing and implementing preven-25 tion education and awareness programs on cam-

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1	pus regarding sexual harassment, sexual as-
2	sault, domestic violence, dating violence, and
3	stalking.
4	"(c) Applications.—
5	"(1) IN GENERAL.—In order to be eligible for
6	a grant under this section for any fiscal year, an in-
7	stitution of higher education shall submit an applica-
8	tion to the Secretary at such time and in such man-
9	ner as the Secretary shall prescribe.
10	"(2) CONTENTS.—Each application submitted
11	under paragraph (1) shall—
12	"(A) describe the need for grant funds and
13	the plan for implementation for any of the ac-
14	tivities described in subsection (b);
15	"(B) describe the characteristics of the
16	population being served, including type of cam-
17	pus, demographics of the population, and num-
18	ber of students;
19	"(C) describe how underserved populations
20	in the campus community will be adequately
21	served, including the provision of relevant popu-
22	lation specific services;
23	"(D) provide measurable goals and ex-
24	pected results from the use of the grant funds;

1	"(E) provide assurances that the Federal
2	funds made available under this section shall be
3	used to supplement and, to the extent practical,
4	increase the level of funds that would, in the
5	absence of Federal funds, be made available by
6	the institution or organization for the activities
7	described in subsection (b); and
8	"(F) include such other information and
9	assurances as the Secretary reasonably deter-
10	mines to be necessary.
11	"(d) Reports.—
12	"(1) GRANTEE REPORTING.—
13	"(A) ANNUAL REPORT.—Each institution
14	of higher education receiving a grant under this
15	section shall submit a performance report to the
16	Secretary beginning 1 year after receiving the
17	grant and annually thereafter. The Secretary
18	shall suspend funding under this section for an
19	institution of higher education if the institution
20	fails to submit such a report.
21	"(B) FINAL REPORT.—Upon completion of
22	the grant period under this section, the grantee
23	institution shall file a final performance report
24	with the Secretary explaining the activities car-

ried out under this section together with an as-

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1	sessment of the effectiveness of the activities
2	described in subsection (b).
3	"(2) Report to congress.—Not later than
4	180 days after the end of the grant period under
5	this section, the Secretary shall submit to Congress
6	a report that includes—
7	"(A) the number of grants, and the
8	amount of funds, distributed under this section;
9	"(B) a summary of the activities carried
10	out using grant funds and an evaluation of the
11	progress made under the grant; and
12	"(C) an evaluation of the effectiveness of
13	programs funded under this section.".
13	programs funded under this section.".
13 14	programs funded under this section.". SEC. 9. GAO REPORTS.
13 14 15	programs funded under this section.". SEC. 9. GAO REPORTS. (a) GAO REPORTS.—
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> </ol>	programs funded under this section.". <b>SEC. 9. GAO REPORTS.</b> (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>	programs funded under this section.". <b>SEC. 9. GAO REPORTS.</b> (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO- LENCE AGAINST WOMEN AND DEPARTMENT OF JUS-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>	programs funded under this section.". <b>SEC. 9. GAO REPORTS.</b> (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO- LENCE AGAINST WOMEN AND DEPARTMENT OF JUS- TICE REAUTHORIZATION ACT OF 2005.—The Comp-
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>	programs funded under this section.". SEC. 9. GAO REPORTS. (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO- LENCE AGAINST WOMEN AND DEPARTMENT OF JUS- TICE REAUTHORIZATION ACT OF 2005.—The Comp- troller General of the United States shall—
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	programs funded under this section.". SEC. 9. GAO REPORTS. (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO- LENCE AGAINST WOMEN AND DEPARTMENT OF JUS- TICE REAUTHORIZATION ACT OF 2005.—The Comp- troller General of the United States shall— (A) conduct a study on the effectiveness
<ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	programs funded under this section.". SEC. 9. GAO REPORTS. (a) GAO REPORTS.— (1) REPORT UNDER SECTION 304 OF THE VIO- LENCE AGAINST WOMEN AND DEPARTMENT OF JUS- TICE REAUTHORIZATION ACT OF 2005.—The Comp- troller General of the United States shall— (A) conduct a study on the effectiveness and efficiency of the grant program under sec-

1	(B) submit a report, not later than 2 years
2	after the date of enactment of this Act, on the
3	study described in paragraph (1), to the Com-
4	mittee on Health, Education, Labor, and Pen-
5	sions and the Committee on the Judiciary of
6	the Senate and the Committee on Education
7	and the Workforce and the Committee on the
8	Judiciary of the House of Representatives.
9	(2) Report under section 899 of the high-
10	ER EDUCATION ACT OF 1965.—The Comptroller Gen-
11	eral of the United States shall—
12	(A) conduct a study on the effectiveness
13	and efficiency of the grants to improve preven-
14	tion and response to sexual harassment, sexual
15	assault, domestic violence, dating violence, and
16	stalking, on campus under section 899 of the
17	Higher Education Act of 1965, as added by
18	section 8 of this Act; and
19	(B) submit a report, not later than 2 years
20	after the date of enactment of this Act, on the
21	study described in paragraph (1), to the Com-
22	mittee on Health, Education, Labor, and Pen-
23	sions of the Senate and the Committee on Edu-

1 cation and the Workforce of the House of Rep-

2 resentatives.