

116TH CONGRESS 2D SESSION

H. R. 7919

To direct the Attorney General to convene a national working group to study proactive strategies and needed resources for the rescue of children from sexual exploitation and abuse, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

July 31, 2020

Ms. Spanberger (for herself and Mr. Cline) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To direct the Attorney General to convene a national working group to study proactive strategies and needed resources for the rescue of children from sexual exploitation and abuse, 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 "National Response to
- 5 Exploitation and Sexual Abuse of Children in Unad-
- 6 dressed Emergencies Act" or the "Child RESCUE Act".
- 7 SEC. 2. FINDINGS.
- 8 Congress finds the following:

- (1) The growing international trade in child abuse imagery creates demand and incentive for the sexual assault of children throughout the United States.
 - (2) United States law enforcement efforts to combat child sexual exploitation have the potential to help multiple distinct groups of victims, including children depicted in the imagery itself who are still being assaulted; children and adults whose past victimization is being viewed and shared online; and children who are being sexually assaulted by adults who could be interdicted while accessing or sharing illegal imagery online.
 - (3) In 2006, Congressional hearings of the Committee on Energy and Commerce of the House of Representatives, the Department of Justice, Federal Bureau of Investigation, and State law enforcement leaders estimated that there are hundreds of thousands of adults in the United States engaging in child sexual abuse material crimes.
 - (4) A growing body of research—including academic studies, analysis by the United States Sentencing Commission, and findings by law enforcement polygraphers—indicates that a majority of individuals possessing and sharing child sexual abuse

- material are "dual offenders", who both possess illegal imagery and also commit contact offenses.
 - (5) According to the National Association to Protect Children, identifying dual offenders through proactive police investigations is one of the most effective strategies for child sexual abuse prevention available. By using technology-assisted policing strategies, law enforcement can follow the trail of illegal imagery to the locations of offenders who have a sexual interest in children, enabling the rescue of current victims and interrupting future assaults.
 - (6) Despite this historic opportunity to locate child sexual predators and rescue children, United States law enforcement is increasingly unable to conduct proactive investigations aimed at finding the most dangerous predators. According to the National Center for Missing and Exploited Children, leads from electronic service providers and the public grew exponentially over the past decade, from 500,000 in 2008 to 18.4 million in 2018. This influx of reports has overwhelmed law enforcement agencies and task forces, forcing them to limit proactive investigations.
 - (7) While continued, rapid response to leads from electronic service providers and the public is

- 1 essential, increasing child rescues also requires
- 2 United States law enforcement to increase and im-
- 3 prove its capacity to conduct victim-centric, proac-
- 4 tive investigations of suspects it believes have the
- 5 highest likelihood of being contact offenders.

6 SEC. 3. ESTABLISHMENT OF WORKING GROUP.

- 7 (a) IN GENERAL.—Not later than 90 days after the
- 8 date of enactment of this Act, the Attorney General shall
- 9 establish a national working group, to be known as the
- 10 U.S. Commission on Children in Imminent Danger, to
- 11 study proactive policing strategies and resource needs to
- 12 rescue children in the United States who are—
- 13 (1) victims of child sexual abuse material; or
- 14 (2) victims of sexual abuse by individuals who
- are also engaged in child sexual abuse material
- 16 crimes.
- 17 (b) Priority.—In carrying out the study described
- 18 in subsection (a), the U.S. Commission on Children in Im-
- 19 minent Danger shall give priority to investigative leads
- 20 that indicate the possibility of identifying or rescuing child
- 21 victims.
- 22 SEC. 4. DUTIES OF THE WORKING GROUP.
- In carrying out the study described in section 3, the
- 24 working group shall—

1	(1) develop estimates of the total number of
2	adults in the United States who are committing
3	crimes involving the production, distribution, receipt,
4	or possession of child sexual abuse material, includ-
5	ing the number of such individuals who—
6	(A) could be interdicted by Federal, State,
7	and local law enforcement if sufficient funding
8	resources were available; and
9	(B) are committing crimes involving sexual
10	contact with children;
11	(2) develop estimates of the total number of
12	minor victims of child sexual abuse in the United
13	States, disaggregated by age range, who—
14	(A) could be located and protected from
15	further abuse through the interdiction of indi-
16	viduals committing offenses described in para-
17	graph (1); or
18	(B) are likely to become victims of contact
19	sexual offenses by adults committing offenses
20	described in paragraph (1), in the 10-year pe-
21	riod beginning on the date of enactment of this
22	Act;
23	(3) develop estimates and descriptions of the
24	funding, resources, and proactive strategies nec-
25	essary for Federal, State, and local law enforcement

1 to successfully locate and protect minor victims de-2 scribed in paragraph (2); and 3 (4) provide additional analysis and nonduplica-4 tive estimates of— (A) the number of adults who were ar-6 rested by Federal, State, and local agencies 7 during the 5-year period before the date of en-8 actment of this Act, by year, for any of the of-9 fenses described in paragraph (1); 10 (B) the number of adults who were pros-11 ecuted federally and in the States during the 5-12 year period before the date of enactment of this 13 Act, by year, for any of the offenses described 14 in paragraph (1); 15 (C) the estimated number of unidentified 16 victims depicted in child abuse imagery that is 17 known to the National Center for Missing and 18 Exploited Children; and 19 (D) the number and percentage of of-20 fenses, as described in paragraph (1) of this 21 section, that are committed by adults in a posi-22 tion of trust or authority, including analysis of 23 potential proactive strategies that could be used 24 by social service agencies and other child abuse

investigators to detect both child exploitation

1	and contact sexual offenses by offenders de
2	scribed in paragraph (1).
3	SEC. 5. MEMBERS OF THE WORKING GROUP.
4	(a) In General.—The working group shall be com
5	posed of such representatives of Federal departments and
6	agencies, non-Federal law enforcement agencies, and non
7	governmental organizations as the Attorney General con
8	siders appropriate. The Attorney General shall invite the
9	following individuals to be members of the working group
10	(1) Three representatives from State or loca
11	grantees of the Internet Crimes Against Children
12	task force program with extensive, direct experience
13	conducting proactive, online undercover investiga
14	tions, including use of specialized tools for peer-to
15	peer investigations.
16	(2) A representative of the Department of Jus
17	tice Child Exploitation and Obscenity Section.
18	(3) The Department of Justice's National Coor
19	dinator for Child Exploitation Prevention and Inter
20	diction.
21	(4) A representative of the Behavioral Analysis
22	Unit of the United States Marshals Service or a des

ignee.

1	(5) A Special Agent of the United States
2	Homeland Security Investigations with expertise in
3	proactive online investigations.
4	(6) A representative of the Cyber Crimes Cen-
5	ter Victim Identification Lab of United States
6	Homeland Security Investigations.
7	(7) A Special Agent of the Federal Bureau of
8	Investigation with expertise in proactive online inves-
9	tigations and the use of polygraphs in child sexual
10	abuse material investigations.
11	(8) A representative of the Innocent Images
12	program of the Federal Bureau of Investigation with
13	expertise in child victim identification.
14	(9) A Special Agent of the United States Secret
15	Service with expertise in investigations of child sex-
16	ual abuse material.
17	(10) A Special Agent of the United States Post-
18	al Inspection Service with expertise in investigations
19	of child sexual abuse material.
20	(11) At the election of the head of the relevant
21	entity—
22	(A) a representative of the Internet Crimes
23	Against Children and the Child Protection Sys-
24	tem at the National Criminal Justice Training

1	Center with subject matter expertise on child
2	sexual exploitation and abuse investigations;
3	(B) a representative of the Child Protec-
4	tion System (formerly Operation Fairplay) at
5	the Child Rescue Coalition with subject matter
6	expertise on child sexual exploitation and abuse
7	investigations;
8	(C) a representative of the National Asso-
9	ciation to Protect Children, with subject matter
10	expertise on child sexual exploitation and abuse;
11	(D) a representative of the National Cen-
12	ter for Missing and Exploited Children, with
13	subject matter expertise on child sexual exploi-
14	tation and abuse; and
15	(E) a representative of the Rape, Abuse &
16	Incest National Network, with subject matter
17	expertise on child sexual exploitation and abuse.
18	(b) CONTINUATION OF MEMBERSHIP.—If a member
19	of a working group was appointed based on membership
20	in an agency or organization and the member ceases to
21	be a member of such agency or organization, such member
22	shall cease to be a member of the working group on the
23	date on which the member ceases to be a member of such

24 agency or organization.

- 1 (c) TERMS.—Each member should be appointed for
- 2 the life of the working group.
- 3 (d) Vacancy.—Any member appointed to fill a va-
- 4 cancy occurring before the expiration of the term for which
- 5 the member's predecessor was appointed shall be ap-
- 6 pointed only for the remainder of that term. A member
- 7 may serve after the expiration of that member's term until
- 8 a successor has taken office. A vacancy in the working
- 9 group shall be filled in the manner in which the original
- 10 appointment was made.
- 11 (e) Compensation.—Members of the working group
- 12 shall serve without pay.
- 13 (f) Quorum.—A simple majority of the members
- 14 constitutes a quorum, but a lesser number may hold hear-
- 15 ings.
- 16 (g) Chairperson.—The Chairperson of the working
- 17 group shall be the director of the Child Exploitation and
- 18 Obscenity Section of the Department of Justice.
- 19 (h) Meetings.—The working group shall hold vir-
- 20 tual meetings monthly, and any subgroup of the working
- 21 group shall hold additional meetings as necessary.

1 SEC. 6. STAFF OF WORKING GROUP; EXPERTS AND CON-

- 2 SULTANTS.
- 3 (a) STAFF.—The Chairperson of the working group
- 4 may appoint and fix the pay of additional personnel as
- 5 the Chairperson considers appropriate.
- 6 (b) Experts and Consultants.—The Chairperson
- 7 may procure temporary and intermittent services under
- 8 section 3109(b) of title 5, United States Code.
- 9 (c) Detailes.—Upon request of the Chairperson,
- 10 the head of any Federal department or agency may detail,
- 11 on a reimbursable basis, any of the personnel of that de-
- 12 partment or agency to the working group to assist it in
- 13 carrying out its duties under this Act.
- 14 SEC. 7. POWERS OF WORKING GROUP.
- 15 (a) Hearings and Sessions.—The working group
- 16 may, for the purpose of carrying out this Act, hold hear-
- 17 ings, sit and act at times and places, take testimony, and
- 18 receive evidence as the working group considers appro-
- 19 priate. The working group may administer oaths or affir-
- 20 mations to witnesses appearing before it.
- 21 (b) Powers of Members and Agents.—Any mem-
- 22 ber or agent of the working group may, if authorized by
- 23 the Chairperson, take any action which the working group
- 24 is authorized to take by this section, including requesting
- 25 information and data.

- 1 (c) Obtaining Official Data.—The working group
- 2 may secure directly from any department or agency of the
- 3 United States information necessary to enable it to carry
- 4 out this Act. Upon request of the Chairperson of the work-
- 5 ing group, the head of that department or agency shall
- 6 furnish that information to the working group.
- 7 (d) Mails.—The working group may use the United
- 8 States mails in the same manner and under the same con-
- 9 ditions as other departments and agencies of the United
- 10 States.
- 11 (e) Administrative Support Services.—Upon
- 12 the request of the working group, the Administrator of
- 13 General Services shall provide to the working group, on
- 14 a reimbursable basis, the administrative support services
- 15 necessary for the working group to carry out its respon-
- 16 sibilities under this Act.

17 SEC. 8. REPORT.

- Not later than 210 days after the date of enactment
- 19 of this Act, the working group shall submit to the Attorney
- 20 General, the Committees on the Judiciary of the House
- 21 of Representatives and the Senate, and the Committees
- 22 on Appropriations of the House of Representatives and the
- 23 Senate, which shall contain a detailed statement of the
- 24 findings and conclusions of the working group, together
- 25 with its recommendations for legislation.

SEC. 9. TERMINATION.

- 2 (a) In General.—The working group shall termi-
- 3 nate 120 days after submission of the report under section
- 4 8, unless the Attorney General determines that such ter-
- 5 mination is not appropriate.
- 6 (b) RECONVENING GROUP.—In the case that the
- 7 working group terminates under subsection (a), the Attor-
- 8 ney General may reconvene the working group in accord-
- 9 ance with this Act.

10 SEC. 10. DEFINITIONS.

- 11 In this Act:
- 12 (1) CHILD SEXUAL ABUSE MATERIAL.—The
- term "child sexual abuse material" has the meaning
- given the term "child pornography" in section 2256
- of title 18, United States Code.
- 16 (2) Known to law enforcement.—The term
- 17 "known to law enforcement" means a Federal,
- 18 State, or local law enforcement agency has evidence
- of a crime that can be attributed to a person or loca-
- 20 tion, including an email address, internet protocol
- address, screen name, computer global unique identi-
- 22 fier, phone number, or other information attrib-
- 23 utable to that person or location.
- 24 (3) Proactive policing.—The term "proac-
- 25 tive policing" means specialized, covert, or under-
- cover investigations conducted by law enforcement

involving people or organizations that law enforcement authorities have a reasonable suspicion to believe are engaged in criminal activity. For purposes
of this Act, such investigations involve cases described under Federal child exploitation laws.

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