AUTHENTICATED U.S. GOVERNMENT INFORMATION GPO

> 115th CONGRESS 1st Session

H.R.38

AN ACT

To amend title 18, United States Code, to provide a means by which nonresidents of a State whose residents may carry concealed firearms may also do so in the State.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

This Act may be cited as the "Concealed Carry Reci-2 3 procity Act of 2017".

TITLE I—CONCEALED CARRY 4 **RECIPROCITY ACT OF 2017** 5

6 SEC. 101. RECIPROCITY FOR THE CARRYING OF CERTAIN 7

CONCEALED FIREARMS.

8 (a) IN GENERAL.—Chapter 44 of title 18, United 9 States Code, is amended by inserting after section 926C the following: 10

11 "§926D. Reciprocity for the carrying of certain con-12 cealed firearms

"(a) Notwithstanding any provision of the law of any 13 State or political subdivision thereof (except as provided 14 in subsection (b)) and subject only to the requirements 15 16 of this section, a person who is not prohibited by Federal law from possessing, transporting, shipping, or receiving 17 a firearm, who is carrying a valid identification document 18 19 containing a photograph of the person, and who is carrying a valid license or permit which is issued pursuant 20 to the law of a State and which permits the person to 21 22 carry a concealed firearm or is entitled to carry a concealed firearm in the State in which the person resides, 23 24 may possess or carry a concealed handgun (other than a machinegun or destructive device) that has been shipped 25

or transported in interstate or foreign commerce, in any
 State that—

3 "(1) has a statute under which residents of the
4 State may apply for a license or permit to carry a
5 concealed firearm; or

6 "(2) does not prohibit the carrying of concealed
7 firearms by residents of the State for lawful pur8 poses.

9 "(b) This section shall not be construed to supersede10 or limit the laws of any State that—

"(1) permit private persons or entities to prohibit or restrict the possession of concealed firearms
on their property; or

"(2) prohibit or restrict the possession of firearms on any State or local government property, installation, building, base, or park.

17 ((c)(1) A person who carries or possesses a concealed handgun in accordance with subsections (a) and (b) may 18 not be arrested or otherwise detained for violation of any 19 law or any rule or regulation of a State or any political 20 21 subdivision thereof related to the possession, transpor-22 tation, or carrying of firearms unless there is probable 23 cause to believe that the person is doing so in a manner 24 not provided for by this section. Presentation of facially valid documents as specified in subsection (a) is prima 25

facie evidence that the individual has a license or permit
 as required by this section.

3 "(2) When a person asserts this section as a defense 4 in a criminal proceeding, the prosecution shall bear the 5 burden of proving, beyond a reasonable doubt, that the 6 conduct of the person did not satisfy the conditions set 7 forth in subsections (a) and (b).

8 "(3) When a person successfully asserts this section 9 as a defense in a criminal proceeding, the court shall 10 award the prevailing defendant a reasonable attorney's 11 fee.

12 ((d)(1) A person who is deprived of any right, privi-13 lege, or immunity secured by this section, under color of any statute, ordinance, regulation, custom, or usage of any 14 15 State or any political subdivision thereof, may bring an action in any appropriate court against any other person, 16 including a State or political subdivision thereof, who 17 causes the person to be subject to the deprivation, for 18 damages or other appropriate relief. 19

"(2) The court shall award a plaintiff prevailing in
an action brought under paragraph (1) damages and such
other relief as the court deems appropriate, including a
reasonable attorney's fee.

24 "(e) In subsection (a):

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1	"(1) The term 'identification document' means
2	a document made or issued by or under the author-
3	ity of the United States Government, a State, or a
4	political subdivision of a State which, when com-
5	pleted with information concerning a particular indi-
6	vidual, is of a type intended or commonly accepted
7	for the purpose of identification of individuals.
8	"(2) The term 'handgun' includes any magazine
9	for use in a handgun and any ammunition loaded
10	into the handgun or its magazine.
11	``(f)(1) A person who possesses or carries a concealed
12	handgun under subsection (a) shall not be subject to the
13	prohibitions of section 922(q) with respect to that hand-
14	gun.
15	((2) A person possessing or carrying a concealed
16	handgun in a State under subsection (a) may do so in
17	any of the following areas in the State that are open to
18	the public:
19	"(A) A unit of the National Park System.
20	"(B) A unit of the National Wildlife Refuge
21	System.
22	"(C) Public land under the jurisdiction of the
23	Bureau of Land Management.
24	"(D) Land administered and managed by the
25	Army Corps of Engineers.

"(E) Land administered and managed by the
 Bureau of Reclamation.

3 "(F) Land administered and managed by the4 Forest Service.".

5 (b) CLERICAL AMENDMENT.—The table of sections
6 for such chapter is amended by inserting after the item
7 relating to section 926C the following:

"926D. Reciprocity for the carrying of certain concealed firearms.".

8 (c) SEVERABILITY.—Notwithstanding any other pro-9 vision of this title, if any provision of this section, or any amendment made by this section, or the application of 10 such provision or amendment to any person or cir-11 12 cumstance is held to be unconstitutional, this section and amendments made by this section and the application of 13 14 such provision or amendment to other persons or cir-15 cumstances shall not be affected thereby.

16 (d) EFFECTIVE DATE.—The amendments made by
17 this section shall take effect 90 days after the date of the
18 enactment of this Act.

19 SEC. 102. RULE OF CONSTRUCTION.

Nothing in this title prohibits a law enforcement officer with reasonable suspicion of a violation of any law
from conducting a brief investigative stop in accordance
with the Constitution of the United States.

1	SEC. 103. CERTAIN OFF-DUTY LAW ENFORCEMENT OFFI-
2	CERS AND RETIRED LAW ENFORCEMENT OF-
3	FICERS ALLOWED TO CARRY A CONCEALED
4	FIREARM, AND DISCHARGE A FIREARM, IN A
5	SCHOOL ZONE.
6	Section 922(q) of title 18, United States Code, is
7	amended—
8	(1) in paragraph $(2)(B)$ —
9	(A) by striking "or" at the end of clause
10	(vi); and
11	(B) by redesignating clause (vii) as clause
12	(ix) and inserting after clause (vi) the following:
13	"(vii) by an off-duty law enforcement officer
14	who is a qualified law enforcement officer (as de-
15	fined in section 926B) and is authorized under such
16	section to carry a concealed firearm, if the firearm
17	is concealed;
18	"(viii) by a qualified retired law enforcement of-
19	ficer (as defined in section 926C) who is authorized
20	under such section to carry a concealed firearm, if
21	the firearm is concealed; or"; and
22	(2) in paragraph $(3)(B)$ —
23	(A) by striking "or" at the end of clause
24	(iii);
25	(B) by striking the period at the end of
26	clause (iv) and inserting a semicolon; and

1	(C) by adding at the end the following:
2	"(v) by an off-duty law enforcement officer who
3	is a qualified law enforcement officer (as defined in
4	section 926B) and is authorized under such section
5	to carry a concealed firearm; or
6	"(vi) by a qualified retired law enforcement offi-
7	cer (as defined in section 926C) who is authorized
8	under such section to carry a concealed firearm.".
9	SEC. 104. INTERSTATE CARRYING OF FIREARMS BY FED-
10	ERAL JUDGES.
11	(a) IN GENERAL.—Chapter 44 of title 18, United
12	States Code, as amended by section 101(a) of this Act,
13	is amended by inserting after section 926D the following:
13 14	is amended by inserting after section 926D the following: "§926E. Interstate carrying of firearms by Federal
14	"§926E. Interstate carrying of firearms by Federal
14 15	"§926E. Interstate carrying of firearms by Federal judges
14 15 16	"§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any
14 15 16 17	"§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any State or political subdivision thereof, a Federal judge may
14 15 16 17 18	 *§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any State or political subdivision thereof, a Federal judge may carry a concealed firearm in any State if such judge is
14 15 16 17 18 19	"§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any State or political subdivision thereof, a Federal judge may carry a concealed firearm in any State if such judge is not prohibited by Federal law from receiving a firearm.".
 14 15 16 17 18 19 20 	 *§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any State or political subdivision thereof, a Federal judge may carry a concealed firearm in any State if such judge is not prohibited by Federal law from receiving a firearm.". (b) CLERICAL AMENDMENT.—The table of sections
 14 15 16 17 18 19 20 21 	 "§926E. Interstate carrying of firearms by Federal judges "Notwithstanding any provision of the law of any State or political subdivision thereof, a Federal judge may carry a concealed firearm in any State if such judge is not prohibited by Federal law from receiving a firearm.". (b) CLERICAL AMENDMENT.—The table of sections for such chapter, as amended by section 101(b) of this

"926E. Interstate carrying of firearms by Federal judges.".

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1	TITLE II—FIX NICS ACT
2	SEC. 201. SHORT TITLE.
3	This title may be cited as the "Fix NICS Act of
4	2017".
5	SEC. 202. ACCOUNTABILITY FOR FEDERAL DEPARTMENTS
6	AND AGENCIES.
7	Section 103 of the Brady Handgun Violence Preven-
8	tion Act (34 U.S.C. 40901) is amended—
9	(1) in subsection $(e)(1)$, by adding at the end
10	the following:
11	"(F) SEMIANNUAL CERTIFICATION AND
12	REPORTING.—
13	"(i) IN GENERAL.—The head of each
14	Federal department or agency shall submit
15	a semiannual written certification to the
16	Attorney General indicating whether the
17	department or agency is in compliance
18	with the record submission requirements
19	under subparagraph (C).
20	"(ii) SUBMISSION DATES.—The head
21	of a Federal department or agency shall
22	submit a certification to the Attorney Gen-
23	eral under clause (i)—
24	"(I) not later than July 31 of
25	each year, which shall address all rel-

1	evant records, including those that
2	have not been transmitted to the At-
3	torney General, in possession of the
4	department or agency during the pe-
5	riod beginning on January 1 of the
6	year and ending on June 30 of the
7	year; and
8	"(II) not later than January 31
9	of each year, which shall address all
10	relevant records, including those that
11	have not been transmitted to the At-
12	torney General, in possession of the
13	department or agency during the pe-
14	riod beginning on July 1 of the pre-
15	vious year and ending on December
16	31 of the previous year.
17	"(iii) Contents.—A certification re-
18	quired under clause (i) shall state, for the
19	applicable period—
20	"(I) the total number of records
21	of the Federal department or agency
22	demonstrating that a person falls
23	within one of the categories described
24	in subsection (g) or (n) of section 922
25	of title 18, United States Code;

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1	"(II) for each category of records
2	described in subclause (I), the total
3	number of records of the Federal de-
4	partment or agency that have been
5	provided to the Attorney General; and
6	"(III) the efforts of the Federal
7	department or agency to ensure com-
8	plete and accurate reporting of rel-
9	evant records, including efforts to
10	monitor compliance and correct any
11	reporting failures or inaccuracies.
12	"(G) IMPLEMENTATION PLAN.—
13	"(i) IN GENERAL.—Not later than 1
14	year after the date of enactment of this
15	subparagraph, the head of each Federal
16	department or agency, in coordination with
17	the Attorney General, shall establish a plan
18	to ensure maximum coordination and auto-
19	mated reporting or making available of
20	records to the Attorney General as re-
21	quired under subparagraph (C), and the
22	verification of the accuracy of those
23	records, including the pre-validation of
24	those records, where appropriate, during a
25	4-year period specified in the plan. The

1	head of each Federal department or agency
2	shall update the plan biennially, to the ex-
3	tent necessary, based on the most recent
4	biennial assessment under subparagraph
5	(K). The records shall be limited to those
6	of an individual described in subsection (g)
7	or (n) of section 922 of title 18, United
8	States Code.
9	"(ii) BENCHMARK REQUIREMENTS
10	Each plan established under clause (i)
11	shall include annual benchmarks to enable
12	the Attorney General to assess implemen-
13	tation of the plan, including—
14	"(I) qualitative goals and quan-
15	titative measures;
16	"(II) measures to monitor inter-
17	nal compliance, including any report-
18	ing failures and inaccuracies;
19	"(III) a needs assessment, in-
20	cluding estimated compliance costs;
21	and
22	"(IV) an estimated date by which
23	the Federal department or agency will
24	fully comply with record submission
25	requirements under subparagraph (C).

13

1	"(iii) Compliance determina-
2	TION.—Not later than the end of each fis-
3	cal year beginning after the date of the es-
4	tablishment of a plan under clause (i), the
5	Attorney General shall determine whether
6	the applicable Federal department or agen-
7	cy has achieved substantial compliance
8	with the benchmarks included in the plan.
9	"(H) Accountability.—The Attorney
10	General shall publish, including on the website
11	of the Department of Justice, and submit to the
12	Committee on the Judiciary and the Committee
13	on Appropriations of the Senate and the Com-
14	mittee on the Judiciary and the Committee on
15	Appropriations of the House of Representatives
16	a semiannual report that discloses—
17	"(i) the name of each Federal depart-
18	ment or agency that has failed to submit
19	a required certification under subpara-
20	graph (F);
21	"(ii) the name of each Federal depart-
22	ment or agency that has submitted a re-
23	quired certification under subparagraph
24	(F), but failed to certify compliance with

1	the record submission requirements under
2	subparagraph (C);
3	"(iii) the name of each Federal de-
4	partment or agency that has failed to sub-
5	mit an implementation plan under sub-
6	paragraph (G);
7	"(iv) the name of each Federal de-
8	partment or agency that is not in substan-
9	tial compliance with an implementation
10	plan under subparagraph (G);
11	"(v) a detailed summary of the data,
12	broken down by department or agency,
13	contained in the certifications submitted
14	under subparagraph (F);
15	"(vi) a detailed summary of the con-
16	tents and status, broken down by depart-
17	ment or agency, of the implementation
18	plans established under subparagraph (G);
19	and
20	"(vii) the reasons for which the Attor-
21	ney General has determined that a Federal
22	department or agency is not in substantial
23	compliance with an implementation plan
24	established under subparagraph (G).

1	"(I) Noncompliance penalties.—For
2	each of fiscal years 2019 through 2022, each
3	political appointee of a Federal department or
4	agency that has failed to certify compliance
5	with the record submission requirements under
6	subparagraph (C), and is not in substantial
7	compliance with an implementation plan estab-
8	lished under subparagraph (G), shall not be eli-
9	gible for the receipt of bonus pay, excluding
10	overtime pay, until the department or agency—
11	"(i) certifies compliance with the
12	record submission requirements under sub-
13	paragraph (C); or
14	"(ii) achieves substantial compliance
15	with an implementation plan established
16	under subparagraph (G).
17	"(J) TECHNICAL ASSISTANCE.—The Attor-
18	ney General may use funds made available for
19	the national instant criminal background check
20	system established under subsection (b) to pro-
21	vide technical assistance to a Federal depart-
22	ment or agency, at the request of the depart-
23	ment or agency, in order to help the depart-
24	ment or agency comply with the record submis-
25	sion requirements under subparagraph (C).

1	"(K) BIENNIAL ASSESSMENT.—Every 2
2	years, the Attorney General shall assess the ex-
3	tent to which the actions taken under the title
4	II of the Concealed Carry Reciprocity Act of
5	2017 have resulted in improvements in the sys-
6	tem established under this section.
7	"(L) Application to federal
8	COURTS.—For purposes of this paragraph—
9	"(i) the terms 'department or agency
10	of the United States' and 'Federal depart-
11	ment or agency' include a Federal court;
12	and
13	"(ii) the Director of the Administra-
14	tive Office of the United States Courts
15	shall perform, for a Federal court, the
16	functions assigned to the head of a depart-
17	ment or agency."; and
18	(2) in subsection (g), by adding at the end the
19	following: "For purposes of the preceding sentence,
20	not later than 60 days after the date on which the
21	Attorney General receives such information, the At-
22	torney General shall determine whether or not the
23	prospective transferee is the subject of an erroneous
24	record and remove any records that are determined
25	to be erroneous. In addition to any funds made

available under subsection (k), the Attorney General
 may use such sums as are necessary and otherwise
 available for the salaries and expenses of the Federal
 Bureau of Investigation to comply with this sub section.".

6 SEC. 203. NICS ACT RECORD IMPROVEMENT PROGRAM.

7 (a) REQUIREMENTS TO OBTAIN WAIVER.—Section
8 102 of the NICS Improvement Amendments Act of
9 2007(34 U.S.C. 40912) is amended—

10 (1) in subsection (a), in the first sentence—

(A) by striking "the Crime Identification
Technology Act of 1988 (42 U.S.C. 14601)"
and inserting "section 102 of the Crime Identification Technology Act of 1998 (34 U.S.C.
40301)"; and

16 (B) by inserting "is in compliance with an
17 implementation plan established under sub18 section (b) or" before "provides at least 90 per19 cent of the information described in subsection
20 (c)"; and

(2) in subsection (b)(1)(B), by inserting "or
has established an implementation plan under section 107" after "the Attorney General".

1	(b) Implementation Assistance to States.—
2	Section 103 of the NICS Improvement Amendments Act
3	of 2007 (34 U.S.C. 40913) is amended—
4	(1) in subsection $(b)(3)$, by inserting before the
5	semicolon at the end the following: ", including
6	through increased efforts to pre-validate the contents
7	of those records to expedite eligibility determina-
8	tions";
9	(2) in subsection (e), by striking paragraph (2)
10	and inserting the following:
11	"(2) Domestic abuse and violence preven-
12	TION INITIATIVE.—
13	"(A) Establishment.—For each of fiscal
14	years 2018 through 2022, the Attorney General
15	shall create a priority area under the NICS Act
16	Record Improvement Program (commonly
17	known as 'NARIP') for a Domestic Abuse and
18	Violence Prevention Initiative that emphasizes
19	the need for grantees to identify and upload all
20	felony conviction records and domestic violence
21	records.
22	"(B) FUNDING.—The Attorney General—
23	"(i) may use not more than 50 per-
24	cent of the amounts made available under
25	section 207 of the Concealed Carry Reci-

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1	procity Act of 2017 for each of fiscal years
2	2018 through 2022 to carry out the initia-
3	tive described in subparagraph (A); and
4	"(ii) shall give a funding preference
5	under NARIP to States that—
6	"(I) have established an imple-
7	mentation plan under section 107;
8	and
9	"(II) will use amounts made
10	available under this subparagraph to
11	improve efforts to identify and upload
12	all felony conviction records and do-
13	mestic violence records described in
14	clauses (i), (v), and (vi) of section
15	102(b)(1)(C) by not later than Sep-
16	tember 30, 2022."; and
17	(3) by adding at the end the following:
18	"(g) Technical Assistance.—The Attorney Gen-
19	eral shall direct the Office of Justice Programs, the Bu-
20	reau of Alcohol, Tobacco, Firearms, and Explosives, and
21	the Federal Bureau of Investigation to—
22	"(1) assist States that are not currently eligible
23	for grants under this section to achieve compliance
24	with all eligibility requirements; and

1	((2)) provide technical assistance and training
2	services to grantees under this section.".
3	SEC. 204. NATIONAL CRIMINAL HISTORY IMPROVEMENT
4	PROGRAM.
5	(a) STATE GRANT PROGRAM FOR CRIMINAL JUSTICE
6	Identification, Information, and Communica-
7	TION.—Section 102 of the Crime Identification Tech-
8	nology Act of 1998 (34 U.S.C. 40301) is amended—
9	(1) in subsection $(a)(3)$ —
10	(A) by redesignating subparagraphs (C),
11	(D), and (E) as subparagraphs (D), (E), and
12	(F), respectively; and
13	(B) by inserting after subparagraph (B)
14	the following:
15	"(C) identification of all individuals who
16	have been convicted of a crime punishable by
17	imprisonment for a term exceeding 1 year";
18	(2) in subsection $(b)(6)$ —
19	(A) by striking "(18 U.S.C. 922 note)"
20	and inserting "(34 U.S.C. 40901(b))"; and
21	(B) by inserting before the semicolon at
22	the end the following: ", including through in-
23	creased efforts to pre-validate the contents of
24	felony conviction records and domestic violence
25	records to expedite eligibility determinations,

1	and measures and resources necessary to estab-
2	lish and achieve compliance with an implemen-
3	tation plan under section 107 of the NICS Im-
4	provement Amendments Act of 2007"; and
5	(3) in subsection (d), by inserting after "un-
6	less" the following: "the State has achieved compli-
7	ance with an implementation plan under section 107
8	of the NICS Improvement Amendments Act of 2007
9	or".
10	(b) Grants for the Improvement of Criminal
11	Records.—Section $106(b)(1)$ of the Brady Handgun Vio-
12	lence Prevention Act (34 U.S.C. 40302(1)) is amended—
13	(1) in the matter preceding subparagraph (A)— $\!\!\!$
14	(A) by striking "as of the date of enact-
15	ment of this Act" and inserting ", as of the
16	date of enactment of the Concealed Carry Reci-
17	procity Act of 2017,"; and
18	(B) by striking "files," and inserting the
19	following: "files and that will utilize funding
20	under this subsection to prioritize the identifica-
21	tion and transmittal of felony conviction records
22	and domestic violence records,";
23	(2) in subparagraph (B), by striking "and" at
24	the end;
25	(3) in subparagraph (C)—

1	(A) by striking "upon establishment of the			
2	national system,"; and			
3	(B) by striking the period at the end and			
4	inserting "; and"; and			
5	(4) by adding at the end the following—			
6	"(D) to establish and achieve compliance			
7	with an implementation plan under section 107			
8	of the NICS Improvement Amendments Act of			
9	2007.".			
10	SEC. 205. IMPROVING INFORMATION SHARING WITH THE			
11	STATES.			
12	(a) IN GENERAL.—Title I of the NICS Improvement			
13	Amendments Act of 2007 (34 U.S. 40911 et seq.) is			
14	amended by adding at the end the following:			
15	"SEC. 107. IMPLEMENTATION PLAN.			
16	"(a) IN GENERAL.—Not later than 1 year after the			
17	date of enactment of the Concealed Carry Reciprocity Act			
18	of 2017, the Attorney General, in coordination with the			
19	States and Indian tribal governments, shall establish, for			
20	each State or Indian tribal government, a plan to ensure			
21	maximum coordination and automation of the reporting			
22	or making available of appropriate records to the National			
23	Instant Criminal Background Check System established			
24	under section 103 of the Brady Handgun Violence Preven-			
25	tion Act (34 U.S.C. 40901) and the verification of the ac-			

curacy of those records during a 4-year period specified
 in the plan, and shall update the plan biennially, to the
 extent necessary, based on the most recent biennial assess ment under subsection (f). The records shall be limited
 to those of an individual described in subsection (g) or
 (n) of section 922 of title 18, United States Code.

7 "(b) BENCHMARK REQUIREMENTS.—Each plan es8 tablished under this section shall include annual bench9 marks to enable the Attorney General to assess the imple10 mentation of the plan, including—

11 "(1) qualitative goals and quantitative meas-12 ures; and

13 "(2) a needs assessment, including estimated14 compliance costs.

15 "(c) COMPLIANCE DETERMINATION.—Not later than 16 the end of each fiscal year beginning after the date of the 17 establishment of an implementation plan under this sec-18 tion, the Attorney General shall determine whether each 19 State or Indian tribal government has achieved substantial 20 compliance with the benchmarks included in the plan.

21 "(d) ACCOUNTABILITY.—The Attorney General—

22 "(1) shall disclose and publish, including on the
23 website of the Department of Justice—

24 "(A) the name of each State or Indian25 tribal government that received a determination

1	of failure to achieve substantial compliance with
2	an implementation plan under subsection (c) for
3	the preceding fiscal year; and
4	"(B) a description of the reasons for which
5	the Attorney General has determined that the
6	State or Indian tribal government is not in sub-
7	stantial compliance with the implementation
8	plan, including, to the greatest extent possible,
9	a description of the types and amounts of
10	records that have not been submitted; and
11	"(2) if a State or Indian tribal government de-
12	scribed in paragraph (1) subsequently receives a de-
13	termination of substantial compliance, shall—
14	"(A) immediately correct the applicable
15	record; and
16	"(B) not later than 3 days after the deter-
17	mination, remove the record from the website of
18	the Department of Justice and any other loca-
19	tion where the record was published.
20	"(e) Incentives.—For each of fiscal years 2018
21	through 2022, the Attorney General shall give affirmative
22	preference to all Bureau of Justice Assistance discre-
23	tionary grant applications of a State or Indian tribal gov-
24	ernment that received a determination of substantial com-

pliance under subsection (c) for the fiscal year in which
 the grant was solicited.

"(f) BIENNIAL ASSESSMENT.—Every 2 years, the Attorney General shall assess the extent to which the actions
taken under title II of the Concealed Carry Reciprocity
Act of 2017 have resulted in improvements in the National
Instant Criminal Background Check System established
under section 103 of the Brady Handgun Violence Prevention Act (34 U.S.C. 40903).

10 "SEC. 108. NOTIFICATION TO LAW ENFORCEMENT AGEN 11 CIES OF PROHIBITED PURCHASE OF A FIRE 12 ARM.

13 "(a) IN GENERAL.—In the case of a background check conducted by the National Instant Criminal Back-14 15 ground Check System pursuant to the request of a licensed importer, licensed manufacturer, or licensed dealer 16 of firearms (as such terms are defined in section 921 of 17 title 18, United States Code), which background check de-18 19 termines that the receipt of a firearm by a person would 20 violate subsection (g) or (n) of section 922 of title 18, 21 United States Code, and such determination is made after 22 3 business days have elapsed since the licensee contacted 23 the System and a firearm has been transferred to that 24 person, the System shall notify the law enforcement agen-25 cies described in subsection (b).

	20			
1	"(b) Law Enforcement Agencies Described.—			
2	The law enforcement agencies described in this subsection			
3	are the law enforcement agencies that have jurisdiction			
4	over the location from which the licensee contacted the			
5	system and the law enforcement agencies that have juris-			
6	diction over the location of the residence of the person for			
7	which the background check was conducted, as follows:			
8	"(1) The field office of the Federal Bureau of			
9	Investigation.			
10	"(2) The local law enforcement agency.			
11	"(3) The State law enforcement agency.".			
12	(b) TABLE OF CONTENTS.—The table of contents in			
13	section 1(b) of the NICS Improvement Amendments Act			
14	of 2007 (Public Law 110–180; 121 Stat. 2559) is amend-			
15	ed by inserting after the item relating to section 106 the			
16	following:			
	"Sec. 107. Implementation plan. "Sec. 108. Notification to law enforcement agencies of prohibited purchase of a firearm.".			
17	SEC. 206. ATTORNEY GENERAL REPORT ON USE OF BUMP			
18	STOCKS IN CRIME.			
19	(a) IN GENERAL.—Using amounts made available for			
20	research, evaluation, or statistical purposes, within 180			
21	days after the date of the enactment of this Act, the Attor-			
22	ney General shall prepare and submit to the Committee			
23	on the Judiciary of the House of Representatives and the			

Committee on the Judiciary of the Senate a written report
 that—

3 (1) specifies the number of instances in which
4 a bump stock has been used in the commission of a
5 crime in the United States;

6 (2) specifies the types of firearms with which a7 bump stock has been so used; and

8 (3) contains the opinion of the Attorney Gen-9 eral as to whether subparagraphs (B)(i) and (C)(i) 10 of section 924(c)(1) of title 18, United States Code, 11 apply to all instances in which a bump stock has 12 been used in the commission of a crime of violence 13 in the United States.

14 (b) DEFINITION OF BUMP STOCK.—In this section,15 the term "bump stock" means a device that—

16 (1) attaches to a semiautomatic rifle (as defined
17 in section 921(a)(28) of title 18, United States
18 Code);

(2) is designed and intended to repeatedly activate the trigger without the deliberate and volitional
act of the user pulling the trigger each time the firearm is fired; and

(3) functions by continuous forward pressure
applied to the rifle's fore end in conjunction with a
linear forward and backward sliding motion of the

mechanism utilizing the recoil energy when the rifle
 is discharged.

3 SEC. 207. AUTHORIZATIONS OF APPROPRIATIONS.

4 (a) IN GENERAL.—There is authorized to be appro5 priated \$100,000,000 for each of fiscal years 2018
6 through 2022 to carry out, in accordance with the NICS
7 Act Record Improvement Program and the National
8 Criminal History Improvement Program, the activities
9 under—

10 (1) section 102 of the NICS Improvement11 Amendments Act of 2007;

12 (2) section 103 of the NICS Improvement13 Amendments Act of 2007;

14 (3) section 102 of the Crime Identification
15 Technology Act of 1998; and

16 (4) section 106(b) of the Brady Handgun Vio-17 lence Prevention Act.

18 (b) ADDITIONAL AUTHORIZATIONS.—Section
19 1001(a) of the Omnibus Crime Control and Safe Streets
20 Act of 1968 (34 U.S.C. 10261(a)) is amended—

21 (1) in paragraph (1)—

22 (A) by striking "\$33,000,000" and insert23 ing "\$31,000,000";

24 (B) by striking "1994 and 1995" and in25 serting "2018 through 2022"; and

1		(C) by inserting ", in addition to any
2		amounts otherwise made available for research,
3		evaluation or statistical purposes in a fiscal
4		year' before the period; and
5		(2) in paragraph (2)—
6		(A) by striking "\$33,000,000" and insert-
7		ing ''\$27,000,000'';
8		(B) by striking "1994 and 1995" and in-
9		serting "2018 through 2022"; and
10		(C) by inserting ", in addition to any
11		amounts otherwise made available for research,
12		evaluation or statistical purposes in a fiscal
13		year" before the period.
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Passed the House of Representatives December 6, 2017.

Attest:

Clerk.

115TH CONGRESS H. R. 38

AN ACT

To amend title 18, United States Code, to provide a means by which nonresidents of a State whose residents may carry concealed firearms may also do so in the State.