# 115TH CONGRESS 1ST SESSION H.R. 1809

AUTHENTICATED U.S. GOVERNMENT INFORMATION

GPO

To reauthorize and improve the Juvenile Justice and Delinquency Prevention Act of 1974, and for other purposes.

# IN THE HOUSE OF REPRESENTATIVES

March 30, 2017

Mr. LEWIS of Minnesota (for himself, Ms. FOXX, Mr. ROKITA, Mr. SCOTT of Virginia, Mrs. DAVIS of California, and Ms. WILSON of Florida) introduced the following bill; which was referred to the Committee on Education and the Workforce

# A BILL

To reauthorize and improve the Juvenile Justice and Delinquency Prevention Act of 1974, 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 "Juvenile Justice Re-
- 5 form Act of 2017".

### 6 SEC. 2. TABLE OF CONTENTS.

7 The table of contents for this Act is as follows:

Sec. 1. Short title.

Sec. 2. Table of contents.

TITLE I—DECLARATION OF FINDINGS, PURPOSE, AND DEFINITIONS

- Sec. 101. Findings.
- Sec. 102. Purposes.
- Sec. 103. Definitions.

#### TITLE II—JUVENILE JUSTICE AND DELINQUENCY PREVENTION

- Sec. 201. Concentration of Federal efforts.
- Sec. 202. Coordinating Council on Juvenile Justice and Delinquency Prevention.
- Sec. 203. Annual report.
- Sec. 204. Allocation of funds.
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- Sec. 206. Repeal of juvenile delinquency prevention block grant program.
- Sec. 207. Research and evaluation; statistical analyses; information dissemination.
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#### TITLE III—INCENTIVE GRANTS FOR LOCAL DELINQUENCY PREVENTION PROGRAMS

- Sec. 301. Short Title.
- Sec. 302. Definitions.
- Sec. 303. Duties and functions of the administrator.
- Sec. 304. Grants for delinquency prevention programs.
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- Sec. 307. Technical amendment.

#### TITLE IV—MISCELLANEOUS PROVISIONS

Sec. 401. Evaluation by Government Accountability Office.

Sec. 402. Accountability and oversight.

# 1**TITLEI—DECLARATIONOF**2**FINDINGS, PURPOSE, AND**3**DEFINITIONS**

#### 4 SEC. 101. FINDINGS.

Section 101(a)(9) of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601(a)(9)) is
amended by inserting ", including offenders who enter the
juvenile justice system as the result of sexual abuse, exploitation, and trauma," after "young juvenile offenders".

1 SEC. 102. PURPOSES.

| 2  | Section 102 of the Juvenile Justice and Delinquency   |
|----|---|
| 3  | Prevention Act of 1974 (42 U.S.C. 5602) is amended—   |
| 4  | (1) in paragraph (1), by inserting ", tribal,"        |
| 5  | after "State";  |
| 6  | (2) in paragraph (2)—                                 |
| 7  | (A) by inserting ", tribal," after "State";           |
| 8  | and   |
| 9  | (B) by striking "and" at the end;                     |
| 10 | (3) by amending paragraph $(3)$ to read as fol-       |
| 11 | lows:   |
| 12 | "(3) to assist State, tribal, and local govern-       |
| 13 | ments in addressing juvenile crime through the pro-   |
| 14 | vision of technical assistance, research, training,   |
| 15 | evaluation, and the dissemination of current and rel- |
| 16 | evant information on effective and evidence-based     |
| 17 | programs and practices for combating juvenile delin-  |
| 18 | quency; and"; and                                     |
| 19 | (4) by adding at the end the following:               |
| 20 | "(4) to support a continuum of evidence-based         |
| 21 | or promising programs (including delinquency pre-     |
| 22 | vention, intervention, mental health, behavioral      |
| 23 | health and substance abuse treatment, family serv-    |
| 24 | ices, and services for children exposed to violence)  |
| 25 | that are trauma informed, reflect the science of ado- |
| 26 | lescent development, and are designed to meet the     |
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| 1  |  |
|----|--|
| 1  | needs of at-risk youth and youth who come into con-      |
| 2  | tact with the justice system.".                          |
| 3  | SEC. 103. DEFINITIONS.                                   |
| 4  | Section 103 of the Juvenile Justice and Delinquency      |
| 5  | Prevention Act of 1974 (42 U.S.C. 5603) is amended—      |
| 6  | (1) in paragraph $(8)$ —                                 |
| 7  | (A) in subparagraph (B)(ii), by adding                   |
| 8  | "or" at the end;   |
| 9  | (B) by striking subparagraph (C); and                    |
| 10 | (C) by redesignating subparagraph (D) as                 |
| 11 | subparagraph (C);  |
| 12 | (2) in paragraph $(18)$ —                                |
| 13 | (A) by inserting "for purposes of title II,"             |
| 14 | before "the term"; and                                   |
| 15 | (B) by adding at the end the following:                  |
| 16 | "that has a law enforcement function, as determined      |
| 17 | by the Secretary of the Interior in consultation with    |
| 18 | the Attorney General;".                                  |
| 19 | (3) by amending paragraph $(22)$ to read as fol-         |
| 20 | lows:  |
| 21 | "(22) the term 'jail or lockup for adults' means         |
| 22 | a secure facility that is used by a State, unit of local |
| 23 | government, or law enforcement authority to detain       |
| 24 | or confine adult inmates;";                              |
|    |  |

| 1  | (4) by amending paragraph (25) to read as fol-        |
|----|---|
| 2  | lows:   |
| 3  | "(25) the term 'sight or sound contact' means         |
| 4  | any physical, clear visual, or verbal contact that is |
| 5  | not brief and inadvertent;";                          |
| 6  | (5) by amending paragraph $(26)$ to read as fol-      |
| 7  | lows:   |
| 8  | "(26) the term 'adult inmate'—                        |
| 9  | "(A) means an individual who—                         |
| 10 | "(i) has reached the age of full crimi-               |
| 11 | nal responsibility under applicable State             |
| 12 | law; and  |
| 13 | "(ii) has been arrested and is in cus-                |
| 14 | tody for or awaiting trial on a criminal              |
| 15 | charge, or is convicted of a criminal of-             |
| 16 | fense; and  |
| 17 | "(B) does not include an individual who—              |
| 18 | "(i) at the time of the time of the of-               |
| 19 | fense, was younger than the maximum age               |
| 20 | at which a youth can be held in a juvenile            |
| 21 | facility under applicable State law; and              |
| 22 | "(ii) was committed to the care and                   |
| 23 | custody or supervision, including post-               |
| 24 | placement or parole supervision, of a juve-           |
| 25 | nile correctional agency by a court of com-           |

| 1  | petent jurisdiction or by operation of appli-               |
|----|---|
| 2  | cable State law;";  |
| 3  | (6) in paragraph (28), by striking "and" at the             |
| 4  | $\mathrm{end};$   |
| 5  | (7) in paragraph (29), by striking the period at            |
| 6  | the end and inserting a semicolon; and                      |
| 7  | (8) by adding at the end the following:                     |
| 8  | "(30) the term 'core requirements'—                         |
| 9  | "(A) means the requirements described in                    |
| 10 | paragraphs $(11)$ , $(12)$ , $(13)$ , and $(15)$ of section |
| 11 | 223(a); and   |
| 12 | "(B) does not include the data collection                   |
| 13 | requirements described in subparagraphs (A)                 |
| 14 | through (K) of section 207(1);                              |
| 15 | "(31) the term 'chemical agent' means a spray               |
| 16 | or injection used to temporarily incapacitate a per-        |
| 17 | son, including oleoresin capsicum spray, tear gas,          |
| 18 | and 2-chlorobenzalmalononitrile gas;                        |
| 19 | "(32) the term "isolation"—                                 |
| 20 | "(A) means any instance in which a youth                    |
| 21 | is confined alone for more than 10 minutes in               |
| 22 | a room or cell; and   |
| 23 | "(B) does not include—                                      |
| 24 | "(i) confinement during regularly                           |
| 25 | scheduled sleeping hours;                                   |

| 1  | "(ii) separation based on a treatment               |
|----|---|
| 2  | program approved by a licensed medical or           |
| 3  | mental health professional;                         |
| 4  | "(iii) confinement or separation that               |
| 5  | is requested by the youth; or                       |
| 6  | "(iv) the separation of the youth from              |
| 7  | a group in a nonlocked setting for the lim-         |
| 8  | ited purpose of calming;                            |
| 9  | "(33) the term 'restraints' has the meaning         |
| 10 | given that term in section 591 of the Public Health |
| 11 | Service Act (42 U.S.C. 290ii);                      |
| 12 | "(34) the term 'evidence-based' means a pro-        |
| 13 | gram or practice that—                              |
| 14 | "(A) is demonstrated to be effective when           |
| 15 | implemented with fidelity;                          |
| 16 | "(B) is based on a clearly articulated and          |
| 17 | empirically supported theory;                       |
| 18 | "(C) has measurable outcomes relevant to            |
| 19 | juvenile justice, including a detailed description  |
| 20 | of the outcomes produced in a particular popu-      |
| 21 | lation, whether urban or rural; and                 |
| 22 | "(D) has been scientifically tested and             |
| 23 | proven effective through randomized control         |
| 24 | studies or comparison group studies and with        |
| 25 | the ability to replicate and scale;                 |

| 1  | "(35) the term 'promising' means a program or        |
|----|--|
| 2  | practice that—                                       |
| 3  | "(A) is demonstrated to be effective based           |
| 4  | on positive outcomes relevant to juvenile justice    |
| 5  | from 1 or more objective, independent, and sci-      |
| 6  | entifically valid evaluations, as documented in      |
| 7  | writing to the Administrator; and                    |
| 8  | "(B) will be evaluated through a well-de-            |
| 9  | signed and rigorous study, as described in para-     |
| 10 | graph $(34)(D);$                                     |
| 11 | "(36) the term 'dangerous practice' means an         |
| 12 | act, procedure, or program that creates an unreason- |
| 13 | able risk of physical injury, pain, or psychological |
| 14 | harm to a juvenile subjected to the act, procedure,  |
| 15 | or program;  |
| 16 | "(37) the term 'screening' means a brief proc-       |
| 17 | ess—   |
| 18 | "(A) designed to identify youth who may              |
| 19 | have mental health, behavioral health, sub-          |
| 20 | stance abuse, or other needs requiring imme-         |
| 21 | diate attention, intervention, and further eval-     |
| 22 | uation; and  |
| 23 | "(B) the purpose of which is to quickly              |
| 24 | identify a youth with possible mental health, be-    |

| 1  | havioral health, substance abuse, or other needs  |
|--|---|
| 2  | in need of further assessment;  |
| 3  | "(38) the term 'assessment' includes, at a min-   |
| 4  | imum, an interview and review of available records  |
| 5  | and other pertinent information—  |
| 6  | "(A) by an appropriately trained profes-  |
| 7  | sional who is licensed or certified by the appli-   |
| 8  | cable State in the mental health, behavioral  |
| 9  | health, or substance abuse fields; and  |
| 10   | "(B) which is designed to identify signifi-   |
| 11   | cant mental health, behavioral health, or sub-  |
| 12   | stance abuse treatment needs to be addressed  |
| 13   | during a youth's confinement;   |
|  |   |
| 14   | "(39) for purposes of section $223(a)(15)$ , the  |
| 14<br>15   | "(39) for purposes of section 223(a)(15), the<br>term 'contact' means the points at which a youth   |
|  |   |
| 15   | term 'contact' means the points at which a youth  |
| 15<br>16   | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice   |
| 15<br>16<br>17   | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice<br>system officially intersect, including interactions  |
| 15<br>16<br>17<br>18   | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice<br>system officially intersect, including interactions<br>with a juvenile justice, juvenile court, or law enforce-  |
| 15<br>16<br>17<br>18<br>19   | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice<br>system officially intersect, including interactions<br>with a juvenile justice, juvenile court, or law enforce-<br>ment official;  |
| 15<br>16<br>17<br>18<br>19<br>20   | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice<br>system officially intersect, including interactions<br>with a juvenile justice, juvenile court, or law enforce-<br>ment official;<br>"(40) the term 'trauma-informed' means—   |
| <ol> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol> | term 'contact' means the points at which a youth<br>and the juvenile justice system or criminal justice<br>system officially intersect, including interactions<br>with a juvenile justice, juvenile court, or law enforce-<br>ment official;<br>"(40) the term 'trauma-informed' means—<br>"(A) understanding the impact that expo- |

| 1  | "(B) recognizing when a youth has been                 |
|----|--|
| 2  | exposed to violence and trauma and is in need          |
| 3  | of help to recover from the adverse impacts of         |
| 4  | trauma; and  |
| 5  | "(C) responding in ways that resist re-                |
| 6  | traumatization;  |
| 7  | "(41) the term 'racial and ethnic disparity'           |
| 8  | means minority youth populations are involved at a     |
| 9  | decision point in the juvenile justice system at high- |
| 10 | er rates, incrementally or cumulatively, than non-mi-  |
| 11 | nority youth at that decision point;                   |
| 12 | "(42) the term 'status offender' means a juve-         |
| 13 | nile who is charged with or who has committed an       |
| 14 | offense that would not be criminal if committed by     |
| 15 | an adult;  |
| 16 | "(43) the term 'rural' means an area that is           |
| 17 | not located in a metropolitan statistical area, as de- |
| 18 | fined by the Office of Management and Budget;          |
| 19 | "(44) the term 'internal controls' means a proc-       |
| 20 | ess implemented to provide reasonable assurance re-    |
| 21 | garding the achievement of objectives in—              |
| 22 | "(A) effectiveness and efficiency of oper-             |
| 23 | ations, such as grant management practices;            |
| 24 | "(B) reliability of reporting for internal             |
| 25 | and external use; and                                  |

"(C) compliance with applicable laws and 1 2 regulations, as well as recommendations of the 3 Office of Inspector General and the Government 4 Accountability Office; and "(45) the term 'tribal government' means the 5 governing body of an Indian tribe.". 6 TITLE **II—JUVENILE** JUSTICE 7 AND DELINQUENCY PREVEN-8 TION 9 10 SEC. 201. CONCENTRATION OF FEDERAL EFFORTS. 11 Section 204 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5614) is amended— 12 13 (1) in subsection (a)— 14 (A) in paragraph (1), in the first sen-15 tence---(i) by striking "a long-term plan, and 16 17 implement" and inserting the following: "a 18 long-term plan to improve the juvenile jus-19 tice system in the United States, taking 20 into account scientific knowledge regarding 21 adolescent development and behavior and 22 regarding the effects of delinquency pre-23 vention programs and juvenile justice 24 interventions on adolescents, and shall im-25 plement"; and

| 1  | (ii) by striking "research, and im-                   |
|----|---|
| 2  | provement of the juvenile justice system in           |
| 3  | the United States" and inserting "and re-             |
| 4  | search"; and  |
| 5  | (B) in paragraph (2)(B), by striking "Fed-            |
| 6  | eral Register" and all that follows and inserting     |
| 7  | "Federal Register during the 30-day period            |
| 8  | ending on October 1 of each year."; and               |
| 9  | (2) in subsection (b)—                                |
| 10 | (A) by striking paragraph (7);                        |
| 11 | (B) by redesignating paragraphs (5) and               |
| 12 | (6) as paragraphs (6) and (7), respectively;          |
| 13 | (C) by inserting after paragraph (4), the             |
| 14 | following:  |
| 15 | ((5) not later than 1 year after the date of en-      |
| 16 | actment of the Juvenile Justice Reform Act of 2017,   |
| 17 | in consultation with Indian tribes, develop a policy  |
| 18 | for the Office of Juvenile Justice and Delinquency    |
| 19 | Prevention to collaborate with representatives of In- |
| 20 | dian tribes with a criminal justice function on the   |
| 21 | implementation of the provisions of this Act relating |
| 22 | to Indian tribes;";                                   |
| 23 | (D) in paragraph (6), as so redesignated,             |
| 24 | by adding "and" at the end; and                       |
| 25 | (E) in paragraph (7), as so redesignated—             |
|    |   |

| 1  | (i) by striking "monitoring";                       |
|----|---|
| 2  | (ii) by striking "section 223(a)(15)"               |
| 3  | and inserting "section 223(a)(14)"; and             |
| 4  | (iii) by striking "to review the ade-               |
| 5  | quacy of such systems; and" and inserting           |
| 6  | "for monitoring compliance.".                       |
| 7  | SEC. 202. COORDINATING COUNCIL ON JUVENILE JUSTICE  |
| 8  | AND DELINQUENCY PREVENTION.                         |
| 9  | Section 206 of the Juvenile Justice and Delinquency |
| 10 | Prevention Act of 1974 (42 U.S.C. 5616) is amended— |
| 11 | (1) in subsection (a)—                              |
| 12 | (A) in paragraph (1)—                               |
| 13 | (i) by inserting "the Assistant Sec-                |
| 14 | retary for Mental Health and Substance              |
| 15 | Use, the Secretary of the Interior," after          |
| 16 | "the Secretary of Health and Human                  |
| 17 | Services,"; and                                     |
| 18 | (ii) by striking "Commissioner of Im-               |
| 19 | migration and Naturalization" and insert-           |
| 20 | ing "Assistant Secretary for Immigration            |
| 21 | and Customs Enforcement"; and                       |
| 22 | (B) in paragraph (2), by striking "United           |
| 23 | States" and inserting "Federal Government";         |
| 24 | and   |
| 25 | (2) in subsection (c)—                              |

| 1  | (A) in paragraph (1), by striking "para-          |
|----|---|
| 2  | graphs $(12)(A)$ , $(13)$ , and $(14)$ of section |
| 3  | 223(a) of this title" and inserting "the core re- |
| 4  | quirements"; and                                  |
| 5  | (B) in paragraph (2)—                             |
| 6  | (i) in the matter preceding subpara-              |
| 7  | graph (A), by inserting ", on an annual           |
| 8  | basis" after "collectively"; and                  |
| 9  | (ii) by striking subparagraph (B) and             |
| 10 | inserting the following:                          |
| 11 | "(B) not later than 120 days after the            |
| 12 | completion of the last meeting of the Council     |
| 13 | during any fiscal year, submit to the Committee   |
| 14 | on Education and the Workforce of the House       |
| 15 | of Representatives and the Committee on the       |
| 16 | Judiciary of the Senate a report that—            |
| 17 | "(i) contains the recommendations de-             |
| 18 | scribed in subparagraph (A);                      |
| 19 | "(ii) includes a detailed account of the          |
| 20 | activities conducted by the Council during        |
| 21 | the fiscal year, including a complete de-         |
| 22 | tailed accounting of expenses incurred by         |
|    |   |
| 23 | the Council to conduct operations in ac-          |

| 1  | "(iii) is published on the Web sites of             |
|----|---|
| 2  | the Office of Juvenile Justice and Delin-           |
| 3  | quency Prevention, the Council, and the             |
| 4  | Department of Justice; and                          |
| 5  | "(iv) is in addition to the annual re-              |
| 6  | port required under section 207.".                  |
| 7  | SEC. 203. ANNUAL REPORT.                            |
| 8  | Section 207 of the Juvenile Justice and Delinquency |
| 9  | Prevention Act of 1974 (42 U.S.C. 5617) is amended— |
| 10 | (1) in the matter preceding paragraph $(1)$ , by    |
| 11 | striking "a fiscal year" and inserting "each fiscal |
| 12 | year'';   |
| 13 | (2) in paragraph $(1)$ —                            |
| 14 | (A) in subparagraph (B), by striking "and           |
| 15 | gender" and inserting ", gender, and ethnicity,     |
| 16 | as such term is defined by the Bureau of the        |
| 17 | Census,";   |
| 18 | (B) in subparagraph $(E)$ , by striking             |
| 19 | "and" at the end;                                   |
| 20 | (C) in subparagraph (F)—                            |
| 21 | (i) by inserting "and other" before                 |
| 22 | "disabilities,"; and                                |
| 23 | (ii) by striking the period at the end              |
| 24 | and inserting a semicolon; and                      |
| 25 | (D) by adding at the end the following:             |
|    |   |

"(G) a summary of data from 1 month of 1 2 the applicable fiscal year of the use of restraints 3 and isolation upon juveniles held in the custody 4 of secure detention and correctional facilities 5 operated by a State or unit of local government; 6 "(H) the number of status offense cases 7 petitioned to court, number of status offenders 8 held in secure detention, the findings used to 9 justify the use of secure detention, and the av-10 erage period of time a status offender was held 11 in secure detention; 12 "(I) the number of juveniles released from 13 custody and the type of living arrangement to 14 which they are released; 15 "(J) the number of juveniles whose offense originated on school grounds, during school-16 17 sponsored off-campus activities, or due to a re-18 ferral by a school official, as collected and re-19 ported by the Department of Education or simi-20 lar State educational agency; and "(K) the number of juveniles in the cus-21 22 tody of secure detention and correctional facili-23 ties operated by a State or unit of local govern-24 ment who report being pregnant."; and

25 (3) by adding at the end the following:

"(5) A description of the criteria used to determine what programs qualify as evidence-based and
promising programs under this title and title V and
a comprehensive list of those programs the Administrator has determined meet such criteria in both
rural and urban areas.

"(6) A description of funding provided to Indian tribes under this Act or for a juvenile delinquency or prevention program under the Tribal Law
and Order Act of 2010 (Public Law 111–211; 124
Stat. 2261), including direct Federal grants and
funding provided to Indian tribes through a State or
unit of local government.

14 "(7) An analysis and evaluation of the internal 15 controls at the Office of Juvenile Justice and Delin-16 quency Prevention to determine if grantees are fol-17 lowing the requirements of the Office of Juvenile 18 Justice and Delinquency Prevention grant programs 19 and what remedial action the Office of Juvenile Jus-20 tice and Delinquency Prevention has taken to re-21 cover any grant funds that are expended in violation of the grant programs, including instances-22

23 "(A) in which supporting documentation
24 was not provided for cost reports;

| 1 | "(B) where unauthorized expenditures oc- |
|---|--|
| 2 | curred; or                               |

3 "(C) where subrecipients of grant funds 4 were not compliant with program requirements. 5 "(8) An analysis and evaluation of the total 6 amount of payments made to grantees that the Of-7 fice of Juvenile Justice and Delinquency Prevention 8 recouped from grantees that were found to be in vio-9 lation of policies and procedures of the Office of Ju-10 venile Justice and Delinquency Prevention grant 11 programs, including—

12 "(A) the full name and location of the13 grantee;

"(B) the violation of the program found;
"(C) the amount of funds sought to be recouped by the Office of Juvenile Justice and
Delinquency Prevention; and

18 "(D) the actual amount recouped by the
19 Office of Juvenile Justice and Delinquency Pre20 vention.".

# 21 SEC. 204. ALLOCATION OF FUNDS.

(a) TECHNICAL ASSISTANCE.—Section 221(b)(1) of
the Juvenile Justice and Delinquency Prevention Act of
1974 (42 U.S.C. 5631(b)(1)) is amended by striking "2
percent" and inserting "5 percent".

| 1  | (b) Other Allocations.—Section 222 of the Juve-                |
|----|--|
| 2  | nile Justice and Delinquency Prevention Act of 1974 (42        |
| 3  | U.S.C. 5632) is amended—                                       |
| 4  | (1) in subsection (a)—   |
| 5  | (A) in paragraph (1), by striking "age                         |
| 6  | eighteen" and inserting "18 years of age, based                |
| 7  | on the most recent data available from the Bu-                 |
| 8  | reau of the Census''; and                                      |
| 9  | (B) by striking paragraphs (2) and (3) and                     |
| 10 | inserting the following:                                       |
| 11 | ((2)(A) If the aggregate amount appropriated for a             |
| 12 | fiscal year to carry out this title is less than \$75,000,000, |
| 13 | then—  |
| 14 | "(i) the amount allocated to each State other                  |
| 15 | than a State described in clause (ii) for that fiscal          |
| 16 | year shall be not less than \$400,000; and                     |
| 17 | "(ii) the amount allocated to the United States                |
| 18 | Virgin Islands, Guam, American Samoa, and the                  |
| 19 | Commonwealth of the Northern Mariana Islands for               |
| 20 | that fiscal year shall be not less than \$75,000.              |
| 21 | "(B) If the aggregate amount appropriated for a fis-           |
| 22 | cal year to carry out this title is not less than              |
| 23 | \$75,000,000, then—  |

"(i) the amount allocated to each State other
 than a State described in clause (ii) for that fiscal
 year shall be not less than \$600,000; and

4 "(ii) the amount allocated to the United States
5 Virgin Islands, Guam, American Samoa, and the
6 Commonwealth of the Northern Mariana Islands for
7 that fiscal year shall be not less than \$100,000.";

8 (2) in subsection (c), by striking "efficient ad-9 ministration, including monitoring, evaluation, and one full-time staff position" and inserting "effective 10 11 and efficient administration of funds, including the 12 designation of not less than 1 individual who shall 13 coordinate efforts to achieve and sustain compliance 14 with the core requirements and certify whether the 15 State is in compliance with such requirements"; and 16 (3) in subsection (d), by striking "5 per centum" of the minimum" and inserting "not more than 5 17 18 percent of the".

## 19 SEC. 205. STATE PLANS.

20 Section 223 of the Juvenile Justice and Delinquency
21 Prevention Act of 1974 (42 U.S.C. 5633) is amended—
22 (1) in subsection (a)—

(A) in the matter preceding paragraph (1),
by striking "and shall describe the status of
compliance with State plan requirements." and

1 inserting "and shall describe how the State plan 2 is supported by or takes account of scientific 3 knowledge regarding adolescent development 4 and behavior and regarding the effects of delin-5 quency prevention programs and juvenile justice interventions on adolescents. Not later than 60 6 7 days after the date on which a plan or amended 8 plan submitted under this subsection is final-9 ized, a State shall make the plan or amended 10 plan publicly available by posting the plan or 11 amended plan on the State's publicly available 12 website."; 13 (B) in paragraph (1), by striking "de-14 scribed in section 299(c)(1)" and inserting "as 15 designated by the chief executive officer of the State"; 16 17 (C) in paragraph (3)— 18 (i) in subparagraph (A)— (I) in clause (i), by inserting "ad-19 olescent development," after "con-20 21 cerning"; 22 (II) in clause (ii)— 23 (aa) in subclause (II), by in-24 serting "publicly supported court-25 appointed legal counsel with ex-

1perience representing juveniles in2delinquency proceedings," after3"youth,";

4 (bb) in subclause (III), by striking "mental health, edu-5 6 cation, special education" and in-7 serting "child and adolescent 8 mental health, education, child 9 and adolescent substance abuse, 10 special education, services for 11 youth with disabilities";

(cc) in subclause (V), by
striking "delinquents or potential
delinquents" and inserting "delinquent youth or youth at risk of
delinquency";

(dd) in subclause (VI), by striking "youth workers involved with" and inserting "representatives of";

(ee) in subclause (VII), by
striking "and" at the end; and
(ff) by striking subclause
(VIII) and inserting the following:

17

18

19

| 1  | "(VIII) persons, licensed or cer-        |
|----|--|
| 2  | tified by the applicable State, with ex- |
| 3  | pertise and competence in preventing     |
| 4  | and addressing mental health and         |
| 5  | substance abuse needs in delinquent      |
| 6  | youth and youth at risk of delin-        |
| 7  | quency;                                  |
| 8  | "(IX) representatives of victim or       |
| 9  | witness advocacy groups, including at    |
| 10 | least 1 individual with expertise in ad- |
| 11 | dressing the challenges of sexual        |
| 12 | abuse and exploitation and trauma,       |
| 13 | particularly the needs of youth who      |
| 14 | experience disproportionate levels of    |
| 15 | sexual abuse, exploitation, and trauma   |
| 16 | before entering the juvenile justice     |
| 17 | system; and                              |
| 18 | "(X) for a State in which 1 or           |
| 19 | more Indian tribes are located, an In-   |
| 20 | dian tribal representative or other in-  |
| 21 | dividual with significant expertise in   |
| 22 | tribal law enforcement and juvenile      |
| 23 | justice in Indian tribal communities;";  |
| 24 | (III) in clause (iv), by striking        |
| 25 | "24 at the time of appointment" and      |

| inserting "28 at the time of initial ap- |
|--|
| pointment"; and                          |
| (IV) in clause (v) by inserting          |
| ", if not feasible and in appropriate    |
| circumstances, who is the parent or      |
| guardian of someone who has been or      |
| is currently under the jurisdiction of   |
| the juvenile justice system" after "ju-  |
| venile justice system";                  |
| (ii) in subparagraph (C), by striking    |
| "30 days" and inserting "45 days"; and   |
| (iii) in subparagraph (D)—               |
| (I) in clause (i), by striking           |
| "and" at the end; and                    |
| (II) in clause (ii), by striking "at     |
| least annually recommendations re-       |
| garding State compliance with the re-    |
| quirements of paragraphs (11), (12),     |
| and $(13)$ " and inserting "at least     |
| every 2 years a report and necessary     |
| recommendations regarding State          |
| compliance with the core require-        |
| ments"; and                              |
|  |
|  |

|    | _0  |
|----|---|
| 1  | (I) in clause (i), by adding "and"                |
| 2  | at the end; and                                   |
| 3  | (II) in clause (ii), by striking the              |
| 4  | period at the end and inserting a                 |
| 5  | semicolon;  |
| 6  | (D) in paragraph (5)(C), by striking "In-         |
| 7  | dian tribes" and all that follows through "appli- |
| 8  | cable to the detention and confinement of juve-   |
| 9  | niles" and inserting "Indian tribes that agree    |
| 10 | to attempt to comply with the core require-       |
| 11 | ments applicable to the detention and confine-    |
| 12 | ment of juveniles'';                              |
| 13 | (E) in paragraph (7)—                             |
| 14 | (i) in subparagraph (A), by striking              |
| 15 | "performs law enforcement functions" and          |
| 16 | inserting "has jurisdiction"; and                 |
| 17 | (ii) in subparagraph (B)—                         |
| 18 | (I) in clause (iii), by striking                  |
| 19 | "and" at the end; and                             |
| 20 | (II) by striking clause (iv) and                  |
| 21 | inserting the following:                          |
| 22 | "(iv) a plan to provide alternatives to           |
| 23 | detention for status offenders, survivors of      |
| 24 | commercial sexual exploitation, and others,       |
| 25 | where appropriate, such as specialized or         |
|    |   |

| 1  | problem-solving courts or diversion to      |
|----|---|
| 2  | home-based or community-based services      |
| 3  | or treatment for those youth in need of     |
| 4  | mental health, substance abuse, or co-oc-   |
| 5  | curring disorder services at the time such  |
| 6  | juveniles first come into contact with the  |
| 7  | juvenile justice system;                    |
| 8  | "(v) a plan to reduce the number of         |
| 9  | children housed in secure detention and     |
| 10 | corrections facilities who are awaiting     |
| 11 | placement in residential treatment pro-     |
| 12 | grams;                                      |
| 13 | "(vi) a plan to engage family mem-          |
| 14 | bers, where appropriate, in the design and  |
| 15 | delivery of juvenile delinquency prevention |
| 16 | and treatment services, particularly post-  |
| 17 | placement;                                  |
| 18 | "(vii) a plan to use community-based        |
| 19 | services to respond to the needs of at-risk |
| 20 | youth or youth who have come into contact   |
| 21 | with the juvenile justice system;           |
| 22 | "(viii) a plan to promote evidence-         |
| 23 | based and trauma-informed programs and      |
| 24 | practices; and                              |
|    |   |

| 1  | "(ix) not later than 1 year after the      |
|----|--|
| 2  | date of enactment of the Juvenile Justice  |
| 3  | Reform Act of 2017, a plan, which shall be |
| 4  | implemented not later than 2 years after   |
| 5  | the date of enactment of the Juvenile Jus- |
| 6  | tice Reform Act of 2017, to—               |
| 7  | "(I) eliminate the use of re-              |
| 8  | straints of known pregnant juveniles       |
| 9  | housed in secure juvenile detention        |
| 10 | and correction facilities, during labor,   |
| 11 | delivery, and post-partum recovery,        |
| 12 | unless credible, reasonable grounds        |
| 13 | exist to believe the detainee presents     |
| 14 | an immediate and serious threat of         |
| 15 | hurting herself, staff, or others; and     |
| 16 | "(II) eliminate the use of abdom-          |
| 17 | inal restraints, leg and ankle re-         |
| 18 | straints, wrist restraints behind the      |
| 19 | back, and four-point restraints on         |
| 20 | known pregnant juveniles, unless—          |
| 21 | "(aa) credible, reasonable                 |
| 22 | grounds exist to believe the de-           |
| 23 | tainee presents an immediate and           |
| 24 | serious threat of hurting herself,         |
| 25 | staff, or others; or                       |

| 1  | "(bb) reasonable grounds                     |
|----|--|
| 2  | exist to believe the detainee pre-           |
| 3  | sents an immediate and credible              |
| 4  | risk of escape that cannot be rea-           |
| 5  | sonably minimized through any                |
| 6  | other method;";                              |
| 7  | (F) in paragraph (8), by striking "exist-    |
| 8  | ing" and inserting "evidence-based and prom- |
| 9  | ising";                                      |
| 10 | (G) in paragraph (9)—                        |
| 11 | (i) in the matter preceding subpara-         |
| 12 | graph (A), by inserting ", with priority in  |
| 13 | funding given to entities meeting the cri-   |
| 14 | teria for evidence-based or promising pro-   |
| 15 | grams" after "used for";                     |
| 16 | (ii) in subparagraph (A)—                    |
| 17 | (I) in clause (i)—                           |
| 18 | (aa) by inserting "status of-                |
| 19 | fenders and other" before "youth             |
| 20 | who need"; and                               |
| 21 | (bb) by striking "and" at                    |
| 22 | the end;                                     |
| 23 | (II) in clause (ii) by adding                |
| 24 | "and" at the end; and                        |
|    |  |

| 1  | (III) by inserting after clause (ii)                      |
|----|---|
| 2  | the following:  |
| 3  | "(iii) for youth who need specialized                     |
| 4  | intensive and comprehensive services that                 |
| 5  | address the unique issues encountered by                  |
| 6  | youth when they become involved with                      |
| 7  | gangs;'';   |
| 8  | (iii) in subparagraph (B)(i)—                             |
| 9  | (I) by striking "parents and                              |
| 10 | other family members" and inserting                       |
| 11 | "status offenders, other youth, and                       |
| 12 | the parents and other family members                      |
| 13 | of such offenders and youth'; and                         |
| 14 | (II) by striking "be retained"                            |
| 15 | and inserting "remain";                                   |
| 16 | (iv) in subparagraph (E)—                                 |
| 17 | (I) in the matter preceding clause                        |
| 18 | (i), by striking "delinquent" and in-                     |
| 19 | serting "at-risk or delinquent youth";                    |
| 20 | and   |
| 21 | (II) in clause (i), by inserting ",                       |
| 22 | including for truancy prevention and                      |
| 23 | reduction" before the semicolon;                          |
| 24 | $(\mathbf{v})$ in subparagraph $(\mathbf{F})$ in the mat- |

24 (v) in subparagraph (F), in the mat25 ter preceding clause (i), by striking "ex-

panding" and inserting "programs to ex-1 2 pand"; 3 (vi) by redesignating subparagraphs (G) through (S) as subparagraphs (H) 4 5 through (T), respectively; (vii) by inserting after subparagraph 6 7 (F), the following: "(G) programs— 8 "(i) to ensure youth have access to 9 10 appropriate legal representation; and 11 "(ii) to expand access to publicly sup-12 ported, court-appointed legal counsel who 13 are trained to represent juveniles in adju-14 dication proceedings, 15 except that the State may not use more than 2 16 percent of the funds received under section 222 17 for these purposes;"; 18 (viii) in subparagraph (H), as so re-19 designated, by striking "State," each place the term appears and inserting "State, 20 21 tribal,"; 22 (ix) in subparagraph (M), as so redes-23 ignated—

| (I) in clause (i)— |
|--------------------|
|                    |

| 1  | (aa) by inserting "pre-adju-            |
|----|---|
| 2  | dication and" before "post-adju-        |
| 3  | dication";                              |
| 4  | (bb) by striking "restraints"           |
| 5  | and inserting "alternatives"; and       |
| 6  | (cc) by inserting "specialized          |
| 7  | or problem-solving courts," after       |
| 8  | "(including"; and                       |
| 9  | (II) in clause (ii)—                    |
| 10 | (aa) by striking "by the pro-           |
| 11 | vision by the Administrator"; and       |
| 12 | (bb) by striking "to States";           |
| 13 | (x) in subparagraph (N), as redesig-    |
| 14 | nated—                                  |
| 15 | (I) by inserting "and reduce the        |
| 16 | risk of recidivism" after "families";   |
| 17 | and                                     |
| 18 | (II) by striking "so that such ju-      |
| 19 | veniles may be retained in their        |
| 20 | homes'';                                |
| 21 | (xi) in subparagraph (S), as so redes-  |
| 22 | ignated, by striking "and" at the end;  |
| 23 | (xii) in subparagraph (T), as so redes- |
| 24 | ignated—                                |

|    | <u> </u>  |
|----|---|
| 1  | (I) by inserting "or co-occurring               |
| 2  | disorder" after "mental health";                |
| 3  | (II) by inserting "court-involved               |
| 4  | or" before "incarcerated";                      |
| 5  | (III) by striking "suspected to                 |
| 6  | be'';   |
| 7  | (IV) by striking "and discharge                 |
| 8  | plans" and inserting "provision of              |
| 9  | treatment, and development of dis-              |
| 10 | charge plans"; and                              |
| 11 | (V) by striking the period at the               |
| 12 | end and inserting a semicolon; and              |
| 13 | (xiii) by inserting after subparagraph          |
| 14 | (T) the following:                              |
| 15 | "(U) programs and projects designed—            |
| 16 | "(i) to inform juveniles of the oppor-          |
| 17 | tunity and process for sealing and              |
| 18 | expunging juvenile records; and                 |
| 19 | "(ii) to assist juveniles in pursuing ju-       |
| 20 | venile record sealing and expungements for      |
| 21 | both adjudications and arrests not followed     |
| 22 | by adjudications,                               |
| 23 | except that the State may not use more than 2   |
| 24 | percent of the funds received under section 222 |
| 25 | for these purposes;                             |
|    |   |

| 1  | "(V) programs that address the needs of                |
|----|--|
| 2  | girls in or at risk of entering the juvenile justice   |
| 3  | system, including pregnant girls, young moth-          |
| 4  | ers, victims of sexual abuse, survivors of com-        |
| 5  | mercial sexual exploitation or domestic child sex      |
| 6  | trafficking, girls with disabilities, and girls of     |
| 7  | color, including girls who are members of an In-       |
| 8  | dian tribe; and  |
| 9  | "(W) monitoring for compliance with the                |
| 10 | core requirements and providing training and           |
| 11 | technical assistance on the core requirements to       |
| 12 | secure facilities;";                                   |
| 13 | (H) by striking paragraph (11) and insert-             |
| 14 | ing the following:                                     |
| 15 | ((11)(A) in accordance with rules issued by the        |
| 16 | Administrator, provide that a juvenile shall not be    |
| 17 | placed in a secure detention facility or a secure cor- |
| 18 | rectional facility, if—                                |
| 19 | "(i) the juvenile is charged with or has               |
| 20 | committed an offense that would not be crimi-          |
| 21 | nal if committed by an adult, excluding—               |
| 22 | "(I) a juvenile who is charged with or                 |
| 23 | has committed a violation of section                   |
| 24 | 922(x)(2) of title 18, United States Code,             |
|    |  |

25 or of a similar State law;

| "(II) a juvenile who is charged with              |
|---|
| or has committed a violation of a valid           |
| court order issued and reviewed in accord-        |
| ance with paragraph (23); and                     |
| "(III) a juvenile who is held in ac-              |
| cordance with the Interstate Compact on           |
| Juveniles as enacted by the State; or             |
| "(ii) the juvenile—                               |
| "(I) is not charged with any offense;             |
| and   |
| "(II)(aa) is an alien; or                         |
| "(bb) is alleged to be dependent, ne-             |
| glected, or abused; and                           |
| "(B) require that—                                |
| "(i) not later than 3 years after the date        |
| of enactment of the Juvenile Justice Reform       |
| Act of 2017, unless a court finds, after a hear-  |
| ing and in writing, that it is in the interest of |
| justice, juveniles awaiting trial or other legal  |
| process who are treated as adults for purposes    |
| of prosecution in criminal court and housed in    |
| a secure facility—                                |
| "(I) shall not have sight or sound con-           |
| tact with adult inmates; and                      |
|   |

| 1  | "(II) except as provided in paragraph             |
|----|---|
| 2  | (13), may not be held in any jail or lockup       |
| 3  | for adults;                                       |
| 4  | "(ii) in determining under subparagraph           |
| 5  | (A) whether it is in the interest of justice to   |
| 6  | permit a juvenile to be held in any jail or lock- |
| 7  | up for adults, or have sight or sound contact     |
| 8  | with adult inmates, a court shall consider—       |
| 9  | "(I) the age of the juvenile;                     |
| 10 | $((\Pi)$ the physical and mental matu-            |
| 11 | rity of the juvenile;                             |
| 12 | "(III) the present mental state of the            |
| 13 | juvenile, including whether the juvenile          |
| 14 | presents an imminent risk of harm to the          |
| 15 | juvenile;   |
| 16 | "(IV) the nature and circumstances of             |
| 17 | the alleged offense;                              |
| 18 | "(V) the juvenile's history of prior de-          |
| 19 | linquent acts;                                    |
| 20 | "(VI) the relative ability of the avail-          |
| 21 | able adult and juvenile detention facilities      |
| 22 | to not only meet the specific needs of the        |
| 23 | juvenile but also to protect the safety of        |
| 24 | the public as well as other detained youth;       |
| 25 | and   |

| 1  | "(VII) any other relevant factor; and              |
|----|--|
| 2  | "(iii) if a court determines under subpara-        |
| 3  | graph (A) that it is in the interest of justice to |
| 4  | permit a juvenile to be held in any jail or lock-  |
| 5  | up for adults—                                     |
| 6  | "(I) the court shall hold a hearing not            |
| 7  | less frequently than once every 30 days, or        |
| 8  | in the case of a rural jurisdiction, not less      |
| 9  | frequently than once every 45 days, to re-         |
| 10 | view whether it is still in the interest of        |
| 11 | justice to permit the juvenile to be so held       |
| 12 | or have such sight or sound contact; and           |
| 13 | "(II) the juvenile shall not be held in            |
| 14 | any jail or lockup for adults, or permitted        |
| 15 | to have sight or sound contact with adult          |
| 16 | inmates, for more than 180 days, unless            |
| 17 | the court, in writing, determines there is         |
| 18 | good cause for an extension or the juvenile        |
| 19 | expressly waives this limitation;".                |
| 20 | (I) in paragraph (12)(A), by striking "con-        |
| 21 | tact" and inserting "sight or sound contact";      |
| 22 | (J) in paragraph (13), by striking "con-           |
| 23 | tact" each place it appears and inserting "sight   |
| 24 | or sound contact";                                 |
| 25 | (K) in paragraph (14)—                             |
|    |  |

| 1  | (i) by striking "adequate system" and                |
|----|--|
| 2  | inserting "effective system";                        |
| 3  | (ii) by inserting "lock-ups," after                  |
| 4  | "monitoring jails,";                                 |
| 5  | (iii) by inserting "and" after "deten-               |
| 6  | tion facilities,";                                   |
| 7  | (iv) by striking ", and non-secure fa-               |
| 8  | cilities";   |
| 9  | (v) by striking "insure" and inserting               |
| 10 | "ensure";  |
| 11 | (vi) by striking "requirements of                    |
| 12 | paragraphs (11), (12), and (13)" and in-             |
| 13 | serting "core requirements"; and                     |
| 14 | (vii) by striking ", in the opinion of               |
| 15 | the Administrator,";                                 |
| 16 | (L) by striking paragraphs $(22)$ and $(27)$ ;       |
| 17 | (M) by redesignating paragraph $(28)$ as             |
| 18 | paragraph (27);                                      |
| 19 | (N) by redesignating paragraphs (15)                 |
| 20 | through $(21)$ as paragraphs $(16)$ through $(22)$ , |
| 21 | respectively;  |
| 22 | (O) by inserting after paragraph $(14)$ the          |
| 23 | following:   |
| 24 | ((15) implement policy, practice, and system         |
| 25 | improvement strategies at the State, territorial,    |

| 1  | local, and tribal levels, as applicable, to identify and |
|----|--|
| 2  | reduce racial and ethnic disparities among youth         |
| 3  | who come into contact with the juvenile justice sys-     |
| 4  | tem, without establishing or requiring numerical         |
| 5  | standards or quotas, by—                                 |
| 6  | "(A) establishing or designating existing                |
| 7  | coordinating bodies, composed of juvenile jus-           |
| 8  | tice stakeholders, (including representatives of         |
| 9  | the educational system) at the State, local, or          |
| 10 | tribal levels, to advise efforts by States, units of     |
| 11 | local government, and Indian tribes to reduce            |
| 12 | racial and ethnic disparities;                           |
| 13 | "(B) identifying and analyzing data on                   |
| 14 | race and ethnicity at all decision points in             |
| 15 | State, local, or tribal juvenile justice systems to      |
| 16 | determine which key points create racial and             |
| 17 | ethnic disparities among youth who come into             |
| 18 | contact with the juvenile justice system; and            |
| 19 | "(C) developing and implementing a work                  |
| 20 | plan that includes measurable objectives for pol-        |
| 21 | icy, practice, or other system changes, based on         |
| 22 | the needs identified in the data collection and          |
| 23 | analysis under subparagraph (B);";                       |
| 24 | (P) in paragraph (16), as so redesignated,               |
| 25 | by inserting "ethnicity," after "race,";                 |

| 1  | (Q) in paragraph (21), as so redesignated,       |
|----|--|
| 2  | by striking "local," each place the term appears |
| 3  | and inserting "local, tribal,";                  |
| 4  | (R) in paragraph (23)—                           |
| 5  | (i) in subparagraphs (A), (B), and               |
| 6  | (C), by striking "juvenile" each place it        |
| 7  | appears and inserting "status offender";         |
| 8  | (ii) in subparagraph (B), by striking            |
| 9  | "and" at the end;                                |
| 10 | (iii) in subparagraph (C)—                       |
| 11 | (I) in clause (i), by striking                   |
| 12 | "and" at the end;                                |
| 13 | (II) in clause (ii), by adding                   |
| 14 | "and" at the end; and                            |
| 15 | (III) by adding at the end the                   |
| 16 | following:                                       |
| 17 | "(iii) if such court determines the sta-         |
| 18 | tus offender should be placed in a secure        |
| 19 | detention facility or correctional facility for  |
| 20 | violating such order—                            |
| 21 | "(I) the court shall issue a writ-               |
| 22 | ten order that—                                  |
| 23 | "(aa) identifies the valid                       |
| 24 | court order that has been vio-                   |
| 25 | lated;   |

| 1  | "(bb) specifies the factual           |
|----|---------------------------------------|
| 2  | basis for determining that there      |
| 3  | is reasonable cause to believe        |
| 4  | that the status offender has vio-     |
| 5  | lated such order;                     |
| 6  | "(cc) includes findings of            |
| 7  | fact to support a determination       |
| 8  | that there is no appropriate less     |
| 9  | restrictive alternative available to  |
| 10 | placing the status offender in        |
| 11 | such a facility, with due consider-   |
| 12 | ation to the best interest of the     |
| 13 | juvenile;                             |
| 14 | "(dd) specifies the length of         |
| 15 | time, not to exceed 7 days, that      |
| 16 | the status offender may remain        |
| 17 | in a secure detention facility or     |
| 18 | correctional facility, and includes   |
| 19 | a plan for the status offender's      |
| 20 | release from such facility; and       |
| 21 | "(ee) may not be renewed or           |
| 22 | extended; and                         |
| 23 | "(II) the court may not issue a       |
| 24 | second or subsequent order described  |
| 25 | in subclause (I) relating to a status |

| 1  | offender unless the status offender                |
|----|--|
| 2  | violates a valid court order after the             |
| 3  | date on which the court issues an                  |
| 4  | order described in subclause (I);"; and            |
| 5  | (iv) by adding at the end the fol-                 |
| 6  | lowing:  |
| 7  | "(D) there are procedures in place to en-          |
| 8  | sure that any status offender held in a secure     |
| 9  | detention facility or correctional facility pursu- |
| 10 | ant to a court order described in this paragraph   |
| 11 | does not remain in custody longer than 7 days      |
| 12 | or the length of time authorized by the court,     |
| 13 | whichever is shorter; and                          |
| 14 | "(E) not later than September 30, 2020             |
| 15 | (with a 1-year extension for each additional fis-  |
| 16 | cal year that a State can demonstrate hardship,    |
| 17 | as determined by the State, and submits in         |
| 18 | writing evidence of such hardship to the Admin-    |
| 19 | istrator which shall be considered approved un-    |
| 20 | less the Administrator justifies to the State in   |
| 21 | writing that the hardship does not qualify for     |
| 22 | an exemption), the State will eliminate the use    |
| 23 | of valid court orders to provide secure confine-   |
| 24 | ment of status offenders, except that juveniles    |
| 25 | may be held in secure confinement in accord-       |
|    |  |

| ance with the Interstate Compact for Juveniles |
|--|
| if the judge issues a written order that—      |
| "(i) specifies the factual basis to be-        |
| lieve that the State has the authority to      |
| detain the juvenile under the terms of the     |
| Interstate Compact for Juveniles;              |
| "(ii) includes findings of fact to sup-        |
| port a determination that there is no ap-      |
| propriate less restrictive alternative avail-  |
| able to placing the juvenile in such a facil-  |
| ity, with due consideration to the best in-    |
| terest of the juvenile;                        |
| "(iii) specifies the length of time a ju-      |
| venile may remain in secure confinement,       |
| not to exceed 15 days, and includes a plan     |
| for the return of the juvenile to the home     |
| State of the juvenile; and                     |
| "(iv) may not be renewed or ex-                |
| tended;";                                      |
| (S) in paragraph $(26)$ —                      |
| (i) by inserting "and in accordance            |
| with confidentiality concerns," after "max-    |
| imum extent practicable,"; and                 |
|  |

| 1  | (ii) by striking the semicolon at the                   |
|----|---|
| 2  | end and inserting the following: ", so as to            |
| 3  | provide for—  |
| 4  | "(A) data in child abuse or neglect reports             |
| 5  | relating to juveniles entering the juvenile justice     |
| 6  | system with a prior reported history of arrest,         |
| 7  | court intake, probation and parole, juvenile de-        |
| 8  | tention, and corrections; and                           |
| 9  | "(B) a plan to use the data described in                |
| 10 | subparagraph (A) to provide necessary services          |
| 11 | for the treatment of such victims of child abuse        |
| 12 | or neglect;";   |
| 13 | (T) in paragraph (27), as so redesignated,              |
| 14 | by striking the period at the end and inserting         |
| 15 | a semicolon; and  |
| 16 | (U) by adding at the end the following:                 |
| 17 | "(28) provide for the coordinated use of funds          |
| 18 | provided under this title with other Federal and        |
| 19 | State funds directed at juvenile delinquency preven-    |
| 20 | tion and intervention programs;                         |
| 21 | "(29) describe the policies, procedures, and            |
| 22 | training in effect for the staff of juvenile State cor- |
| 23 | rectional facilities to eliminate the use of dangerous  |
| 24 | practices, unreasonable restraints, and unreasonable    |
|    |   |

| 1  | isolation, including by developing effective behavior |
|----|---|
| 2  | management techniques;                                |
| 3  | "(30) describe—                                       |
| 4  | "(A) the evidence-based methods that will             |
| 5  | be used to conduct mental health and substance        |
| 6  | abuse screening, assessment, referral, and            |
| 7  | treatment for juveniles who—                          |
| 8  | "(i) request a screening;                             |
| 9  | "(ii) show signs of needing a screen-                 |
| 10 | ing; or   |
| 11 | "(iii) are held for a period of more                  |
| 12 | than 24 hours in a secure facility that pro-          |
| 13 | vides for an initial screening; and                   |
| 14 | "(B) how the State will seek, to the extent           |
| 15 | practicable, to provide or arrange for mental         |
| 16 | health and substance abuse disorder treatment         |
| 17 | for juveniles determined to be in need of such        |
| 18 | treatment;  |
| 19 | "(31) describe how reentry planning by the            |
| 20 | State for juveniles will include—                     |
| 21 | "(A) a written case plan based on an as-              |
| 22 | sessment of needs that includes—                      |
| 23 | "(i) the pre-release and post-release                 |
| 24 | plans for the juveniles;                              |

- "(ii) the living arrangement to which 1 2 the juveniles are to be discharged; and "(iii) any other plans developed for 3 4 the juveniles based on an individualized as-5 sessment; and "(B) review processes; 6 "(32) provide an assurance that the agency of 7 8 the State receiving funds under this title collaborates 9 with the State educational agency receiving assist-10 ance under part A of title I of the Elementary and 11 Secondary Education Act of 1965 (20 U.S.C. 6311 12 et seq.) to develop and implement a plan to ensure 13 that, in order to support educational progress— 14 "(A) the student records of adjudicated ju-15 veniles, including electronic records if available, 16 are transferred in a timely manner from the 17 educational program in the juvenile detention or 18 secure treatment facility to the educational or
- 45

21 "(B) the credits of adjudicated juveniles
22 are transferred; and

training program into which the juveniles will

23 "(C) adjudicated juveniles receive full or
24 partial credit toward high school graduation for
25 secondary school coursework satisfactorily com-

enroll;

19

| 1  | pleted before and during the period of time dur-        |
|----|---|
| 2  | ing which the juveniles are held in custody, re-        |
| 3  | gardless of the local educational agency or enti-       |
| 4  | ty from which the credits were earned; and              |
| 5  | "(33) describe policies and procedures to—              |
| 6  | "(A) screen for, identify, and document in              |
| 7  | records of the State the identification of victims      |
| 8  | of domestic human trafficking, or those at risk         |
| 9  | of such trafficking, upon intake; and                   |
| 10 | "(B) divert youth described in subpara-                 |
| 11 | graph (A) to appropriate programs or services,          |
| 12 | to the extent practicable.";                            |
| 13 | (2) by amending subsection (c) to read as fol-          |
| 14 | lows:   |
| 15 | ((c)(1) If a State fails to comply with any of the core |
| 16 | requirements in any fiscal year, then—                  |
| 17 | "(A) subject to subparagraph (B), the amount            |
| 18 | allocated to such State under section 222 for the       |
| 19 | subsequent fiscal year shall be reduced by not less     |
| 20 | than 20 percent for each core requirement with re-      |
| 21 | spect to which the failure occurs; and                  |
| 22 | "(B) the State shall be ineligible to receive any       |
| 23 | allocation under such section for such fiscal year un-  |
| 24 | less—   |
|    |   |

| 1  | "(i) the State agrees to expend 50 percent           |
|----|--|
| 2  | of the amount allocated to the State for such        |
| 3  | fiscal year to achieve compliance with any such      |
| 4  | core requirement with respect to which the           |
| 5  | State is in noncompliance; or                        |
| 6  | "(ii) the Administrator determines that the          |
| 7  | State—   |
| 8  | "(I) has achieved substantial compli-                |
| 9  | ance with such applicable requirements               |
| 10 | with respect to which the State was not in           |
| 11 | compliance; and                                      |
| 12 | "(II) has made, through appropriate                  |
| 13 | executive or legislative action, an unequivo-        |
| 14 | cal commitment to achieving full compli-             |
| 15 | ance with such applicable requirements               |
| 16 | within a reasonable time.                            |
| 17 | ((2) Of the total amount of funds not allocated for  |
| 18 | a fiscal year under paragraph (1)—                   |
| 19 | ((A) 50 percent of the unallocated funds shall       |
| 20 | be reallocated under section 222 to States that have |
| 21 | not failed to comply with the core requirements; and |
| 22 | "(B) 50 percent of the unallocated funds shall       |
| 23 | be used by the Administrator to provide additional   |
| 24 | training and technical assistance to States for the  |

| 1  | purpose of promoting compliance with the core re-        |
|----|--|
| 2  | quirements.";  |
| 3  | (3) in subsection (d)—                                   |
| 4  | (A) by striking "described in paragraphs                 |
| 5  | (11), (12), (13), and (22) of subsection (a)"            |
| 6  | and inserting "described in the core require-            |
| 7  | ments"; and  |
| 8  | (B) by striking "the requirements under                  |
| 9  | paragraphs $(11)$ , $(12)$ , $(13)$ , and $(22)$ of sub- |
| 10 | section (a)" and inserting "the core require-            |
| 11 | ments'';   |
| 12 | (4) in subsection $(f)(2)$ —                             |
| 13 | (A) by striking subparagraph (A); and                    |
| 14 | (B) by redesignating subparagraphs (B)                   |
| 15 | through (E) as subparagraphs (A) through (D),            |
| 16 | respectively; and  |
| 17 | (5) by adding at the end the following:                  |
| 18 | "(g) Compliance Determination.—                          |
| 19 | "(1) IN GENERAL.—For each fiscal year, the               |
| 20 | Administrator shall make a determination regarding       |
| 21 | whether each State receiving a grant under this title    |
| 22 | is in compliance or out of compliance with respect to    |
| 23 | each of the core requirements.                           |
| 24 | "(2) Reporting.—The Administrator shall—                 |
| 25 | "(A) issue an annual public report—                      |

| 1  | "(i) describing any determination de-           |
|----|---|
| 2  | scribed in paragraph (1) made during the        |
| 3  | previous year, including a summary of the       |
| 4  | information on which the determination is       |
| 5  | based and the actions to be taken by the        |
| 6  | Administrator (including a description of       |
| 7  | any reduction imposed under subsection          |
| 8  | (c)); and                                       |
| 9  | "(ii) for any such determination that           |
| 10 | a State is out of compliance with any of        |
| 11 | the core requirements, describing the basis     |
| 12 | for the determination; and                      |
| 13 | "(B) make the report described in sub-          |
| 14 | paragraph (A) available on a publicly available |
| 15 | website.  |
| 16 | "(3) Determinations required.—The Ad-           |
| 17 | ministrator may not—                            |
| 18 | "(A) determine that a State is 'not out of      |
| 19 | compliance', or issue any other determination   |
| 20 | not described in paragraph (1), with respect to |
| 21 | any core requirement; or                        |
| 22 | "(B) otherwise fail to make the compliance      |
| 23 | determinations required under paragraph (1).".  |

| SEC. 206. REPEAL OF JUVENILE DELINQUENCY PREVEN-       |
|--|
| TION BLOCK GRANT PROGRAM.                              |
| Part C of title II of the Juvenile Justice and Delin-  |
| quency Prevention Act of 1974 (42 U.S.C. 5651 et seq.) |
| is repealed.   |
| SEC. 207. RESEARCH AND EVALUATION; STATISTICAL         |
| ANALYSES; INFORMATION DISSEMINATION.                   |
| Section 251 of the Juvenile Justice and Delinquency    |
| Prevention Act of 1974 (42 U.S.C. 5661) is amended—    |
| (1) in subsection (a)—                                 |
| (A) in paragraph (1)—                                  |
| (i) in the matter preceding subpara-                   |
| graph (A), by striking "may" and inserting             |
| "shall";   |
| (ii) in subparagraph (A), by striking                  |
| "plan and identify" and inserting "annu-               |
| ally publish a plan to identify"; and                  |
| (iii) in subparagraph (B)—                             |
| (I) by striking clause (iii) and in-                   |
| serting the following:                                 |
| "(iii) successful efforts to prevent status            |
| offenders and first-time minor offenders from          |
| subsequent involvement with the juvenile justice       |
| and criminal justice systems;";                        |
| (II) by striking clause (vii) and                      |
| inserting the following:                               |
|  |

| 1  | "(vii) the prevalence and duration of be-          |
|----|--|
| 2  | havioral health needs (including mental health,    |
| 3  | substance abuse, and co-occurring disorders)       |
| 4  | among juveniles pre-placement and post-place-      |
| 5  | ment in the juvenile justice system, including     |
| 6  | an examination of the effects of secure confine-   |
| 7  | ment;";  |
| 8  | (III) by redesignating clauses                     |
| 9  | (ix), (x), and (xi) as clauses (xvi),              |
| 10 | (xvii), and (xviii), respectively; and             |
| 11 | (IV) by inserting after clause                     |
| 12 | (viii) the following:                              |
| 13 | "(ix) training efforts and reforms that            |
| 14 | have produced reductions in or elimination of      |
| 15 | the use of dangerous practices;                    |
| 16 | "(x) methods to improve the recruitment,           |
| 17 | selection, training, and retention of professional |
| 18 | personnel who are focused on the prevention,       |
| 19 | identification, and treatment of delinquency;      |
| 20 | "(xi) methods to improve the identification        |
| 21 | and response to victims of domestic child sex      |
| 22 | trafficking within the juvenile justice system;    |
| 23 | "(xii) identifying positive outcome meas-          |
| 24 | ures, such as attainment of employment and         |
| 25 | educational degrees, that States and units of      |
|    |  |

| 1  | local government should use to evaluate the       |
|----|---|
| 2  | success of programs aimed at reducing recidi-     |
| 3  | vism of youth who have come in contact with       |
| 4  | the juvenile justice system or criminal justice   |
| 5  | system;   |
| 6  | "(xiii) evaluating the impact and outcomes        |
| 7  | of the prosecution and sentencing of juveniles    |
| 8  | as adults;  |
| 9  | "(xiv) evaluating the impact of fines, fees,      |
| 10 | and other costs assessed by the juvenile justice  |
| 11 | system on the long-term disposition of status     |
| 12 | offenders and other juveniles;                    |
| 13 | "(xv) successful and cost-effective efforts       |
| 14 | by States and units of local government to re-    |
| 15 | duce recidivism through policies that provide for |
| 16 | consideration of appropriate alternative sanc-    |
| 17 | tions to incarceration of youth facing nonviolent |
| 18 | charges, while ensuring that public safety is     |
| 19 | preserved;"; and                                  |
| 20 | (B) in paragraph (4)—                             |
| 21 | (i) in the matter preceding subpara-              |
| 22 | graph (A)—  |
| 23 | (I) by striking "date of enact-                   |
| 24 | ment of this paragraph, the" and in-              |
| 25 | serting "date of enactment of the Ju-             |

| venile Justice Reform Act of 2017,                      |
|---|
| the"; and   |
| (II) by inserting "in accordance                        |
| with relevant confidentiality require-                  |
| ments" after "wards of the State";                      |
| and   |
| (ii) in subparagraph (D), by inserting                  |
| "and Indian tribes" after "State";                      |
| (iii) in subparagraph (F), by striking                  |
| "and" at the end;                                       |
| (iv) in subparagraph (G), by striking                   |
| the period at the end and inserting a semi-             |
| colon; and  |
| (v) by adding at the end the following:                 |
| "(H) a description of the best practices in dis-        |
| charge planning; and                                    |
| "(I) an assessment of living arrangements for           |
| juveniles who, upon release from confinement in a       |
| State correctional facility, cannot return to the resi- |
| dence they occupied prior to such confinement.";        |
| (2) in subsection (b), in the matter preceding          |
| paragraph (1), by striking "may" and inserting          |
| "shall"; and  |
| (3) by adding at the end the following:                 |
|   |

| 1  | "(f) NATIONAL RECIDIVISM MEASURE.—The Admin-   |
|--|--|
| 2  | istrator, in accordance with applicable confidentiality re-  |
| 3  | quirements and in consultation with experts in the field   |
| 4  | of juvenile justice research, recidivism, and data collection,   |
| 5  | shall—   |
| 6  | "(1) establish a uniform method of data collec-  |
| 7  | tion and technology that States may use to evaluate  |
| 8  | data on juvenile recidivism on an annual basis;  |
| 9  | "(2) establish a common national juvenile re-  |
| 10   | cidivism measurement system; and   |
| 11   | "(3) make cumulative juvenile recidivism data  |
| 12   | that is collected from States available to the pub-  |
| 10   | 1: - 22  |
| 13   | lic.".   |
| 13<br>14   | IIC<br>SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.  |
|  |  |
| 14   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.   |
| 14<br>15   | <b>SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.</b><br>Section 252 of the Juvenile Justice and Delinquency   |
| 14<br>15<br>16   | <ul><li>SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.</li><li>Section 252 of the Juvenile Justice and Delinquency</li><li>Prevention Act of 1974 (42 U.S.C. 5662) is amended—</li></ul>   |
| 14<br>15<br>16<br>17   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE. Section 252 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5662) is amended— (1) in subsection (a)—  |
| 14<br>15<br>16<br>17<br>18   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE. Section 252 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5662) is amended— (1) in subsection (a)— (A) in the matter preceding paragraph (1),   |
| 14<br>15<br>16<br>17<br>18<br>19   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE. Section 252 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5662) is amended— (1) in subsection (a)— (A) in the matter preceding paragraph (1), by striking "may";  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE. Section 252 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5662) is amended— (1) in subsection (a)— (A) in the matter preceding paragraph (1), by striking "may"; (B) in paragraph (1)—  |
| 14<br>15<br>16<br>17<br>18<br>19<br>20<br>21   | SEC. 208. TRAINING AND TECHNICAL ASSISTANCE. Section 252 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5662) is amended— (1) in subsection (a)— (A) in the matter preceding paragraph (1), by striking "may"; (B) in paragraph (1)— (i) by inserting "shall" before "de-   |
| <ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol> | <ul> <li>SEC. 208. TRAINING AND TECHNICAL ASSISTANCE.</li> <li>Section 252 of the Juvenile Justice and Delinquency</li> <li>Prevention Act of 1974 (42 U.S.C. 5662) is amended— <ul> <li>(1) in subsection (a)—</li> <li>(A) in the matter preceding paragraph (1),</li> <li>by striking "may";</li> <li>(B) in paragraph (1)—</li> <li>(i) by inserting "shall" before "develop and carry out projects"; and</li> </ul> </li> </ul> |

| 1  | (i) by inserting "may" before "make                 |
|----|---|
| 2  | grants to and contracts with"; and                  |
| 3  | (ii) by striking the period at the end              |
| 4  | and inserting "; and"; and                          |
| 5  | (D) by adding at the end the following:             |
| 6  | "(3) shall provide periodic training for States     |
| 7  | regarding implementation of the core requirements,  |
| 8  | current protocols and best practices for achieving  |
| 9  | and monitoring compliance, and information sharing  |
| 10 | regarding relevant Office resources on evidence-    |
| 11 | based and promising programs or practices that pro- |
| 12 | mote the purposes of this Act.";                    |
| 13 | (2) in subsection (b)—                              |
| 14 | (A) in the matter preceding paragraph (1),          |
| 15 | by striking "may";                                  |
| 16 | (B) in paragraph (1)—                               |
| 17 | (i) by inserting "shall" before "de-                |
| 18 | velop and implement projects";                      |
| 19 | (ii) by inserting ", including compli-              |
| 20 | ance with the core requirements" after              |
| 21 | "this title"; and                                   |
| 22 | (iii) by striking "and" at the end;                 |
| 23 | (C) in paragraph (2)—                               |
| 24 | (i) by inserting "may" before "make                 |
| 25 | grants to and contracts with"; and                  |
|    |   |

| 1  | (ii) by striking the period at the end                |
|----|---|
| 2  | and inserting a semicolon; and                        |
| 3  | (D) by adding at the end the following:               |
| 4  | "(3) shall provide technical assistance to States     |
| 5  | and units of local government on achieving compli-    |
| 6  | ance with the amendments to the core requirements     |
| 7  | and State Plans made by the Juvenile Justice Re-      |
| 8  | form Act of 2017, including training and technical    |
| 9  | assistance and, when appropriate, pilot or dem-       |
| 10 | onstration projects intended to develop and replicate |
| 11 | best practices for achieving sight and sound separa-  |
| 12 | tion in facilities or portions of facilities that are |
| 13 | open and available to the general public and that     |
| 14 | may or may not contain a jail or a lock-up; and       |
|    |   |

"(4) shall provide technical assistance to States 15 16 in support of efforts to establish partnerships be-17 tween a State and a university, institution of higher 18 education, or research center designed to improve 19 the recruitment, selection, training, and retention of 20 professional personnel in the fields of medicine, law 21 enforcement, the judiciary, juvenile justice, social 22 work and child protection, education, and other rel-23 evant fields who are engaged in, or intend to work 24 in, the field of prevention, identification, and treat-25 ment of delinquency.";

| 1  | (3) in subsection (c)—                                    |
|----|---|
| 2  | (A) by inserting "prosecutors," after "pub-               |
| 3  | lic defenders,"; and                                      |
| 4  | (B) by inserting "status offenders and"                   |
| 5  | after "needs of"; and                                     |
| 6  | (4) by adding at the end the following:                   |
| 7  | "(d) Best Practices Regarding Legal Rep-                  |
| 8  | RESENTATION OF CHILDREN.—In consultation with ex-         |
| 9  | perts in the field of juvenile defense, the Administrator |
| 10 | shall—  |
| 11 | ((1) share best practices, which may include              |
| 12 | sharing standards of practice developed by recog-         |
| 13 | nized entities in the profession, for attorneys rep-      |
| 14 | resenting children; and                                   |
| 15 | "(2) provide a State, if it so requests, technical        |
| 16 | assistance to implement any of the best practices         |
| 17 | shared under paragraph (1).                               |
| 18 | "(e) TRAINING AND TECHNICAL ASSISTANCE FOR                |
| 19 | LOCAL AND STATE JUVENILE DETENTION AND CORREC-            |
| 20 | TIONS PERSONNEL.—The Administrator shall coordinate       |
| 21 | training and technical assistance programs with juvenile  |
| 22 | detention and corrections personnel of States and units   |
| 23 | of local government—                                      |
| 24 | "(1) to promote methods for improving condi-              |
|    |   |

25 tions of juvenile confinement, including methods that

are designed to minimize the use of dangerous prac tices, unreasonable restraints, and isolation and
 methods responsive to cultural differences; and

4 "(2) to encourage alternative behavior manage5 ment techniques based on positive youth develop6 ment approaches, which may include policies and
7 procedures to train personnel to be culturally com8 petent.

9 "(f) TRAINING AND TECHNICAL ASSISTANCE TO Mental Health or Substance Abuse 10 SUPPORT 11 TREATMENT INCLUDING HOME-BASED OR COMMUNITY-BASED CARE.—The Administrator shall provide training 12 and technical assistance, in conjunction with the appro-13 priate public agencies, to individuals involved in making 14 15 decisions regarding the disposition and management of cases for youth who enter the juvenile justice system about 16 17 the appropriate services and placement for youth with mental health or substance abuse needs, including-18

19 "(1) juvenile justice intake personnel;

20 "(2) probation officers;

21 "(3) juvenile court judges and court services22 personnel;

23 "(4) prosecutors and court-appointed counsel;24 and

 "(5) family members of juveniles and family advocates.

3 "(g) TRAINING AND TECHNICAL ASSISTANCE TO 4 SUPPORT JUVENILE COURT JUDGES AND PERSONNEL. 5 The Attorney General, acting through the Office of Juvenile Justice and Delinquency Prevention and the Office 6 7 of Justice Programs, shall provide training and technical 8 assistance, in conjunction with the appropriate public 9 agencies, to enhance the capacity of State and local courts, 10 judges, and related judicial personnel to—

"(1) improve the lives of children currently involved in or at risk of being involved in the juvenile
court system; and

14 "(2) carry out the requirements of this Act.

15 "(h) Free and Reduced Price School Lunches FOR INCARCERATED JUVENILES.—The Attorney General, 16 in consultation with the Secretary of Agriculture, shall 17 provide guidance to States relating to existing options for 18 school food authorities in the States to apply for reim-19 bursement for free or reduced price lunches under the 20 21 Richard B. Russell National School Lunch Act (42 U.S.C. 22 1751 et seq.) for juveniles who are incarcerated and 23 would, if not incarcerated, be eligible for free or reduced 24 price lunches under that Act.".

| 1  | SEC. 209. AUTHORIZATION OF APPROPRIATIONS.            |
|----|---|
| 2  | Section 299 of the Juvenile Justice and Delinquency   |
| 3  | Prevention Act of 1974 (42 U.S.C. 5671) is amended—   |
| 4  | (1) by striking subsections (b) and (c), and re-      |
| 5  | designating subsection (d) as subsection (b);         |
| 6  | (2) in subsection (a)—                                |
| 7  | (A) in the heading, by striking "(EXCLUD-             |
| 8  | ING PARTS C AND E)";                                  |
| 9  | (B) by striking paragraph (1) and insert-             |
| 10 | ing the following:                                    |
| 11 | "(1) There are authorized to be appropriated to carry |
| 12 | out this title—                                       |
| 13 | "(A) \$76,125,000 for fiscal year 2018;               |
| 14 | "(B) \$76,125,000 for fiscal year 2019;               |
| 15 | "(C) \$77,266,875 for fiscal year 2020;               |
| 16 | "(D) \$78,425,878 for fiscal year 2021; and           |
| 17 | "(E) \$79,602,266 for fiscal year 2022."; and         |
| 18 | (C) in paragraph (2)—                                 |
| 19 | (i) in the matter preceding subpara-                  |
| 20 | graph (A), by striking "(other than parts             |
| 21 | C and E)"; and  |
| 22 | (ii) in subparagraph (C), by striking                 |
| 23 | "part D" and inserting "parts D and E".               |

| 1  | SEC. 210. ADMINISTRATIVE AUTHORITY.                    |
|----|--|
| 2  | Section 299A of the Juvenile Justice and Delin-        |
| 3  | quency Prevention Act of $1974$ (42 U.S.C. 5672) is    |
| 4  | amended—   |
| 5  | (1) in subsection $(d)$ —                              |
| 6  | (A) by inserting "(1)" before "The Admin-              |
| 7  | istrator";   |
| 8  | (B) by striking ", after appropriate con-              |
| 9  | sultation with representatives of States and           |
| 10 | units of local government,";                           |
| 11 | (C) by inserting "guidance," after "regula-            |
| 12 | tions,"; and   |
| 13 | (D) by adding at the end the following: "In            |
| 14 | developing guidance and procedures, the Ad-            |
| 15 | ministrator shall consult with representatives of      |
| 16 | States and units of local government, including        |
| 17 | those individuals responsible for administration       |
| 18 | of this Act and compliance with the core re-           |
| 19 | quirements.  |
| 20 | "(2) The Administrator shall ensure that—              |
| 21 | "(A) reporting, compliance reporting, State            |
| 22 | plan requirements, and other similar documentation     |
| 23 | as may be required from States is requested in a       |
| 24 | manner that respects confidentiality, encourages effi- |
| 25 | ciency and reduces the duplication of reporting ef-    |
| 26 | forts; and   |
|    |  |

1 "(B) States meeting all the core requirements 2 are encouraged to experiment with offering innova-3 tive, data-driven programs designed to further im-4 prove the juvenile justice system."; and 5 (2) in subsection (e), by striking "requirements 6 described in paragraphs (11), (12), and (13) of section 223(a)" and inserting "core requirements". 7 TITLE **III—INCENTIVE** GRANTS 8 FOR LOCAL DELINQUENCY 9 **PREVENTION PROGRAMS** 10 11 SEC. 301. SHORT TITLE. 12 Section 501 of the Incentive Grants for Local Delinquency Prevention Programs Act of 2002 (42 U.S.C. 5601 13 14 note) is amended— (1) by inserting "Youth Promise" before "In-15 centive Grants"; and 16 17 (2) by striking "2002" and inserting "2017". 18 SEC. 302. DEFINITIONS. 19 Section 502 of the Incentive Grants for Local Delin-20 quency Prevention Programs Act of 2002 (42 U.S.C. 21 5781) is amended to read as follows: 22 **"SEC. 502. DEFINITIONS.** "In this title— 23

| 1  | "(1) the term 'at-risk' has the meaning given     |
|----|---|
| 2  | that term in section 1432 of the Elementary and   |
| 3  | Secondary Education Act of 1965 (20 U.S.C. 6472); |
| 4  | "(2) the term 'eligible entity' means—            |
| 5  | "(A) a unit of local government that is in        |
| 6  | compliance with the requirements of part B of     |
| 7  | title II; or                                      |
| 8  | "(B) a nonprofit organization in partner-         |
| 9  | ship with a unit of local government described    |
| 10 | in subparagraph (A);                              |
| 11 | "(3) the term 'juvenile delinquency program'      |
| 12 | means a juvenile delinquency program that is evi- |
| 13 | dence-based or promising and that may include—    |
| 14 | "(A) alcohol and substance abuse preven-          |
| 15 | tion services;                                    |
| 16 | "(B) tutoring and remedial education, es-         |
| 17 | pecially in reading and mathematics;              |
| 18 | "(C) child and adolescent health and men-         |
| 19 | tal health services;                              |
| 20 | "(D) recreation services;                         |
| 21 | "(E) leadership and youth development ac-         |
| 22 | tivities;   |
| 23 | "(F) the teaching that individuals are and        |
| 24 | should be held accountable for their actions;     |

| 1  | "(G) assistance in the development of job |
|----|---|
| 2  | training skills;                          |
| 3  | "(H) youth mentoring programs;            |
| 4  | "(I) after-school programs;               |
| 5  | "(J) coordination of a continuum of serv- |
| 6  | ices, which may include—                  |
| 7  | "(i) early childhood development serv-    |
| 8  | ices;                                     |
| 9  | "(ii) voluntary home visiting pro-        |
| 10 | grams;                                    |
| 11 | "(iii) nurse-family partnership pro-      |
| 12 | grams;                                    |
| 13 | "(iv) parenting skills training;          |
| 14 | "(v) child abuse prevention programs;     |
| 15 | "(vi) family stabilization programs;      |
| 16 | "(vii) child welfare services;            |
| 17 | "(viii) family violence intervention      |
| 18 | programs;                                 |
| 19 | "(ix) adoption assistance programs;       |
| 20 | "(x) emergency, transitional and per-     |
| 21 | manent housing assistance;                |
| 22 | "(xi) job placement and retention         |
| 23 | training;                                 |
| 24 | "(xii) summer jobs programs;              |

|    | 00  |
|----|---|
| 1  | "(xiii) alternative school resources for              |
| 2  | youth who have dropped out of school or               |
| 3  | demonstrate chronic truancy;                          |
| 4  | "(xiv) conflict resolution skill training;            |
| 5  | "(xv) restorative justice programs;                   |
| 6  | "(xvi) mentoring programs;                            |
| 7  | "(xvii) targeted gang prevention,                     |
| 8  | intervention and exit services;                       |
| 9  | "(xviii) training and education pro-                  |
| 10 | grams for pregnant teens and teen par-                |
| 11 | ents; and   |
| 12 | "(xix) pre-release, post-release, and                 |
| 13 | reentry services to assist detained and in-           |
| 14 | carcerated youth with transitioning back              |
| 15 | into and reentering the community; and                |
| 16 | "(K) other data-driven evidence-based or              |
| 17 | promising prevention programs;                        |
| 18 | "(4) the term 'local policy board', when used         |
| 19 | with respect to an eligible entity, means a policy    |
| 20 | board that the eligible entity will engage in the de- |
| 21 | velopment of the eligible entity's plan described in  |
| 22 | section $504(e)(5)$ , and that includes—              |
| 23 | "(A) not fewer than 15 and not more than              |
| 24 | 21 members;   |
| 25 | "(B) a balanced representation of—                    |
|    |   |

| 1  | "(i) public agencies and private non-                 |
|----|---|
| 2  | profit organizations serving juveniles and            |
| 3  | their families; and                                   |
| 4  | "(ii) business and industry;                          |
| 5  | "(C) at least one representative of the               |
| 6  | faith community, one adjudicated youth, and           |
| 7  | one parent of an adjudicated youth; and               |
| 8  | "(D) in the case of an eligible entity de-            |
| 9  | scribed in paragraph (1)(B), a representative of      |
| 10 | the nonprofit organization of the eligible entity;    |
| 11 | "(5) the term 'mentoring' means matching 1            |
| 12 | adult with 1 or more youths for the purpose of pro-   |
| 13 | viding guidance, support, and encouragement           |
| 14 | through regularly scheduled meetings for not less     |
| 15 | than 9 months;  |
| 16 | "(6) the term 'State advisory group' means the        |
| 17 | advisory group appointed by the chief executive offi- |
| 18 | cer of a State under a plan described in section      |
| 19 | 223(a); and   |
| 20 | "(7) the term 'State entity' means the State          |
| 21 | agency designated under section 223(a)(1) or the en-  |
| 22 | tity receiving funds under section 223(d).".          |
|    |   |

2 TRATOR. 3 Section 503 of the Incentive Grants for Local Delinquency Prevention Programs Act of 2002 (42 U.S.C. 4 5 5782) is amended— 6 (1) by striking paragraph (1); and 7 (2) by redesignating paragraphs (2) through 8 (4) as paragraphs (1) through (3), respectively. 9 SEC. 304. GRANTS FOR DELINQUENCY PREVENTION PRO-10 GRAMS. 11 Section 504 of the Incentive Grants for Local Delinquency Prevention Programs Act of 2002 (42 U.S.C. 5781 12 13 et seq.) is amended to read as follows: "SEC. 504. GRANTS FOR LOCAL DELINQUENCY PREVEN-14 15 TION PROGRAMS. 16 "(a) PURPOSE.—The purpose of this section is to en-17 able local communities to address the unmet needs of at-18 risk or delinquent youth, including through a continuum 19 of delinquency prevention programs for juveniles who have had contact with the juvenile justice system or who are 20 likely to have contact with the juvenile justice system. 21 22 "(b) PROGRAM AUTHORIZED.—The Administrator 23 shall-

24 "(1) for each fiscal year for which less than
25 \$\$25,000,000 is appropriated under section 506,
26 award grants to not fewer than 3 State entities, but
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| 1  | not more than 5 State entities, that apply under  |
|--|---|
| 2  | subsection (c) and meet the requirements of sub-  |
| 3  | section (d); or   |
| 4  | "(2) for each fiscal year for which \$25,000,000  |
| 5  | or more is appropriated under section 506, award  |
| 6  | grants to not fewer than 5 State entities that apply  |
| 7  | under subsection (c) and meet the requirements of   |
| 8  | subsection (d).   |
| 9  | "(c) STATE APPLICATION.—To be eligible to receive   |
| 10   | a grant under this section, a State entity shall submit an  |
| 11   | application to the Administrator, which includes the fol-   |
| 12   | lowing:   |
|  |   |
| 13   | "(1) An assurance the State entity will use—  |
|  | "(1) An assurance the State entity will use—<br>"(A) not more than 10 percent of such   |
| 13   |   |
| 13<br>14   | "(A) not more than 10 percent of such   |
| 13<br>14<br>15   | "(A) not more than 10 percent of such grant, in the aggregate—  |
| 13<br>14<br>15<br>16   | "(A) not more than 10 percent of such<br>grant, in the aggregate—<br>"(i) for the costs incurred by the   |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>   | "(A) not more than 10 percent of such<br>grant, in the aggregate—<br>"(i) for the costs incurred by the<br>State entity to carry out this section, ex-  |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>                                     | <ul> <li>"(A) not more than 10 percent of such grant, in the aggregate—</li> <li>"(i) for the costs incurred by the State entity to carry out this section, except that not more than 3 percent of such</li> </ul>  |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>                         | "(A) not more than 10 percent of such<br>grant, in the aggregate—<br>"(i) for the costs incurred by the<br>State entity to carry out this section, ex-<br>cept that not more than 3 percent of such<br>grant may be used for such costs; and  |
| <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>             | <ul> <li>"(A) not more than 10 percent of such grant, in the aggregate—</li> <li>"(i) for the costs incurred by the State entity to carry out this section, except that not more than 3 percent of such grant may be used for such costs; and</li> <li>"(ii) to provide technical assistance to</li> </ul>  |
| <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> | <ul> <li>"(A) not more than 10 percent of such grant, in the aggregate—</li> <li>"(i) for the costs incurred by the State entity to carry out this section, except that not more than 3 percent of such grant may be used for such costs; and</li> <li>"(ii) to provide technical assistance to eligible entities receiving a subgrant under</li> </ul> |

"(B) the remainder of such grant to award
 subgrants to eligible entities under subsection
 (e).

4 "(2) An assurance that such grant will supple5 ment, and not supplant, State and local efforts to
6 prevent juvenile delinquency.

7 "(3) An assurance the State entity will evaluate
8 the capacity of eligible entities receiving a subgrant
9 under subsection (e) to fulfill the requirements
10 under such subsection.

11 "(4) An assurance that such application was 12 prepared after consultation with, and participation 13 by, the State advisory group, units of local govern-14 ment, community-based organizations, and organiza-15 tions that carry out programs, projects, or activities 16 to prevent juvenile delinquency in the local juvenile 17 justice system served by the State entity.

18 "(d) APPROVAL OF STATE APPLICATIONS.—In
19 awarding grants under this section for a fiscal year, the
20 Administrator may not award a grant to a State entity
21 for a fiscal year unless—

22 "(1)(A) the State that will be served by the
23 State entity submitted a plan under section 223 for
24 such fiscal year; and

| 1  | "(B) such plan is approved by the Adminis-         |
|----|--|
| 2  | trator for such fiscal year; or                    |
| 3  | "(2) after finding good cause for a waiver, the    |
| 4  | Administrator waives the plan required under sub-  |
| 5  | paragraph (A) for such State for such fiscal year. |
| 6  | "(e) Subgrant Program.—                            |
| 7  | "(1) Program authorized.—                          |
| 8  | "(A) IN GENERAL.—Each State entity re-             |
| 9  | ceiving a grant under this section shall award     |
| 10 | subgrants to eligible entities in accordance with  |
| 11 | this subsection.                                   |
| 12 | "(B) PRIORITY.—In awarding subgrants               |
| 13 | under this subsection, the State entity shall give |
| 14 | priority to eligible entities that demonstrate     |
| 15 | ability in—  |
| 16 | "(i) plans for service and agency co-              |
| 17 | ordination and collaboration including the         |
| 18 | collocation of services;                           |
| 19 | "(ii) innovative ways to involve the               |
| 20 | private nonprofit and business sector in de-       |
| 21 | linquency prevention activities;                   |
| 22 | "(iii) developing data-driven preven-              |
| 23 | tion plans, employing evidence-based pre-          |
| 24 | vention strategies, and conducting program         |

| 1  | evaluations to determine impact and effec-    |
|----|---|
| 2  | tiveness;                                     |
| 3  | "(iv) identifying under the plan sub-         |
| 4  | mitted under paragraph (5) potential sav-     |
| 5  | ings and efficiencies associated with suc-    |
| 6  | cessful implementation of such plan; and      |
| 7  | "(v) describing how such savings and          |
| 8  | efficiencies may be used to carry out delin-  |
| 9  | quency prevention programs and be rein-       |
| 10 | vested in the continuing implementation of    |
| 11 | such programs after the end of the            |
| 12 | subgrant period.                              |
| 13 | "(C) Subgrant program period and di-          |
| 14 | VERSITY OF PROJECTS.—                         |
| 15 | "(i) Program period.—A subgrant               |
| 16 | awarded to an eligible entity by a State en-  |
| 17 | tity under this section shall be for a period |
| 18 | of not more than 5 years, of which the eli-   |
| 19 | gible entity—                                 |
| 20 | "(I) may use not more than 18                 |
| 21 | months for completing the plan sub-           |
| 22 | mitted by the eligible entity under           |
| 23 | paragraph (5); and                            |
| 24 | "(II) shall use the remainder of              |
| 25 | the subgrant period, after planning           |

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|----|--|
| 1  | period described in subclause (I), for                 |
| 2  | the implementation of such plan.                       |
| 3  | "(ii) Diversity of projects.—In                        |
| 4  | awarding subgrants under this subsection,              |
| 5  | a State entity shall ensure, to the extent             |
| 6  | practicable and applicable, that such sub-             |
| 7  | grants are distributed throughout different            |
| 8  | areas, including urban, suburban, and                  |
| 9  | rural areas.   |
| 10 | "(2) LOCAL APPLICATION.—An eligible entity             |
| 11 | that desires a subgrant under this subsection shall    |
| 12 | submit an application to the State entity in the       |
| 13 | State of the eligible entity, at such time and in such |
| 14 | manner as determined by the State entity, and that     |
| 15 | includes—  |
| 16 | "(A) a description of—                                 |
| 17 | "(i) the local policy board and local                  |
| 18 | partners the eligible entity will engage in            |
| 19 | the development of the plan described in               |
| 20 | paragraph (5);   |
| 21 | "(ii) the unmet needs of at-risk or de-                |
| 22 | linquent youth in the community;                       |
| 23 | "(iii) available resources in the com-                 |
| 24 | munity to meet the unmet needs identified              |

| <ul> <li>2 graph (5)(A); and</li> <li>3 "(iv) potential costs to the community</li> <li>4 if the unmet needs are not addressed;</li> <li>5 "(B) a specific time period for the planning and subsequent implementation of its continuum of local delinquency prevention programs;</li> <li>9 "(C) the steps the eligible entity will take</li> <li>10 to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul> |
|---|
| <ul> <li>4 if the unmet needs are not addressed;</li> <li>5 "(B) a specific time period for the planning and subsequent implementation of its continuum of local delinquency prevention programs;</li> <li>9 "(C) the steps the eligible entity will take to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul>  |
| <ul> <li>5 "(B) a specific time period for the plan-</li> <li>6 ning and subsequent implementation of its con-</li> <li>7 tinuum of local delinquency prevention pro-</li> <li>8 grams;</li> <li>9 "(C) the steps the eligible entity will take</li> <li>10 to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul>  |
| <ul> <li>6 ning and subsequent implementation of its con-</li> <li>7 tinuum of local delinquency prevention pro-</li> <li>8 grams;</li> <li>9 "(C) the steps the eligible entity will take</li> <li>10 to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul>   |
| <ul> <li>7 tinuum of local delinquency prevention pro-</li> <li>8 grams;</li> <li>9 "(C) the steps the eligible entity will take</li> <li>10 to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul>   |
| 8 grams;<br>9 "(C) the steps the eligible entity will take<br>10 to implement the plan under subparagraph (A);<br>11 and  |
| <ul> <li>9 "(C) the steps the eligible entity will take</li> <li>10 to implement the plan under subparagraph (A);</li> <li>11 and</li> </ul>  |
| 10to implement the plan under subparagraph (A);11and  |
| 11 and  |
|   |
|   |
| 12 "(D) a plan to continue the grant activity   |
| 13 with non-Federal funds, if proven successful ac-   |
| 14 cording to the performance evaluation process  |
| 15 under paragraph (5)(D), after the grant period.  |
| 16 "(3) MATCHING REQUIREMENT.—An eligible   |
| 17 entity desiring a subgrant under this subsection   |
| 18 shall agree to provide a 50-percent match of the   |
| 19 amount of the subgrant, which may include the  |
| 20 value of in-kind contributions.  |
| 21 "(4) SUBGRANT REVIEW.—   |
| 22 "(A) REVIEW.—Not later than the end of   |
| 23 the second year of a subgrant period for a   |
| 24 subgrant awarded to an eligible entity under   |
| 25 this subsection and before awarding the remain-  |

| 1  | ing amount of the subgrant to the eligible enti-      |
|----|---|
| 2  | ty, the State entity shall—                           |
| 3  | "(i) ensure that the eligible entity has              |
| 4  | completed the plan submitted under para-              |
| 5  | graph (2) and that the plan meets the re-             |
| 6  | quirements of such paragraph; and                     |
| 7  | "(ii) verify that the eligible entity will            |
| 8  | begin the implementation of its plan upon             |
| 9  | receiving the next installment of its                 |
| 10 | subgrant award.                                       |
| 11 | "(B) TERMINATION.—If the State entity                 |
| 12 | finds through the review conducted under sub-         |
| 13 | paragraph (A) that the eligible entity has not        |
| 14 | met the requirements of clause (i) of such sub-       |
| 15 | paragraph, the State entity shall reallocate the      |
| 16 | amount remaining on the subgrant of the eligi-        |
| 17 | ble entity to other eligible entities receiving a     |
| 18 | subgrant under this subsection or award the           |
| 19 | amount to an eligible entity during the next          |
| 20 | subgrant competition under this subsection.           |
| 21 | "(5) LOCAL USES OF FUNDS.—An eligible enti-           |
| 22 | ty that receives a subgrant under this subsection     |
| 23 | shall use the funds to implement a plan to carry out  |
| 24 | delinquency prevention programs in the community      |
| 25 | served by the eligible entity in a coordinated manner |

| 1  | with other delinquency prevention programs or enti- |
|----|---|
| 2  | ties serving such community, which includes—        |
| 3  | "(A) an analysis of the unmet needs of at-          |
| 4  | risk or delinquent youth in the community—          |
| 5  | "(i) which shall include—                           |
| 6  | "(I) the available resources in the                 |
| 7  | community to meet the unmet needs;                  |
| 8  | and   |
| 9  | "(II) factors present in the com-                   |
| 10 | munity that may contribute to delin-                |
| 11 | quency, such as homelessness, food in-              |
| 12 | security, teen pregnancy, youth unem-               |
| 13 | ployment, family instability, lack of               |
| 14 | educational opportunity; and                        |
| 15 | "(ii) may include an estimate—                      |
| 16 | "(I) for the most recent year for                   |
| 17 | which reliable data is available, the               |
| 18 | amount expended by the community                    |
| 19 | and other entities for delinquency ad-              |
| 20 | judication for juveniles and the incar-             |
| 21 | ceration of adult offenders for of-                 |
| 22 | fenses committed in such community;                 |
| 23 | and   |
| 24 | "(II) of potential savings and ef-                  |
| 25 | ficiencies that may be achieved                     |

| 1  | through the implementation of the               |
|----|---|
| 2  | plan;   |
| 3  | "(B) a minimum 3-year comprehensive             |
| 4  | strategy to address the unmet needs and an es-  |
| 5  | timate of the amount or percentage of non-Fed-  |
| 6  | eral funds that are available to carry out the  |
| 7  | strategy;                                       |
| 8  | "(C) a description of how delinquency pre-      |
| 9  | vention programs under the plan will be coordi- |
| 10 | nated;  |
| 11 | "(D) a description of the performance eval-     |
| 12 | uation process of the delinquency prevention    |
| 13 | programs to be implemented under the plan,      |
| 14 | which shall include performance measures to     |
| 15 | assess efforts to address the unmet needs of    |
| 16 | youth in the community analyzed under sub-      |
| 17 | paragraph (A);                                  |
| 18 | "(E) the evidence or promising evaluation       |
| 19 | on which such delinquency prevention programs   |
| 20 | are based; and                                  |
| 21 | "(F) if such delinquency prevention pro-        |
| 22 | grams are proven successful according to the    |
| 23 | performance evaluation process under subpara-   |
| 24 | graph (D), a strategy to continue such pro-     |
| 25 | grams after the subgrant period with non-Fed-   |

|  | 11  |
|--|---|
| 1  | eral funds, including a description of how any  |
| 2  | estimated savings or efficiencies created by the  |
| 3  | implementation of the plan may be used to con-  |
| 4  | tinue such programs.".  |
| 5  | SEC. 305. GRANTS FOR TRIBAL DELINQUENCY PREVENTION  |
| 6  | AND RESPONSE PROGRAMS.  |
| 7  | The Incentive Grants for Local Delinquency Preven-  |
| 8  | tion Programs Act of 2002 (42 U.S.C. 5781 et seq.) is   |
| 9  | amended by redesignating section 505 as section 506 and   |
| 10   | by inserting after section 504 the following:   |
| 11   | "SEC. 505. GRANTS FOR TRIBAL DELINQUENCY PREVEN-  |
|  |   |
| 12   | TION AND RESPONSE PROGRAMS.   |
| 12<br>13   | <b>TION AND RESPONSE PROGRAMS.</b><br>"(a) IN GENERAL.—The Administrator shall make   |
|  |   |
| 13   | "(a) IN GENERAL.—The Administrator shall make   |
| 13<br>14   | "(a) IN GENERAL.—The Administrator shall make<br>grants under this section, on a competitive basis, to eligi-   |
| 13<br>14<br>15   | "(a) IN GENERAL.—The Administrator shall make<br>grants under this section, on a competitive basis, to eligi-<br>ble Indian tribes (or consortia of Indian tribes) as de-   |
| 13<br>14<br>15<br>16   | "(a) IN GENERAL.—The Administrator shall make<br>grants under this section, on a competitive basis, to eligi-<br>ble Indian tribes (or consortia of Indian tribes) as de-<br>scribed in subsection (b)—   |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> </ol>   | <ul> <li>"(a) IN GENERAL.—The Administrator shall make grants under this section, on a competitive basis, to eligible Indian tribes (or consortia of Indian tribes) as described in subsection (b)—</li> <li>"(1) to support and enhance—</li> </ul>  |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> </ol>                                     | <ul> <li>"(a) IN GENERAL.—The Administrator shall make grants under this section, on a competitive basis, to eligible Indian tribes (or consortia of Indian tribes) as described in subsection (b)—</li> <li>"(1) to support and enhance—</li> <li>"(A) tribal juvenile delinquency prevention</li> </ul>   |
| <ol> <li>13</li> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> </ol>                         | <ul> <li>"(a) IN GENERAL.—The Administrator shall make grants under this section, on a competitive basis, to eligible Indian tribes (or consortia of Indian tribes) as described in subsection (b)—</li> <li>"(1) to support and enhance—</li> <li>"(A) tribal juvenile delinquency prevention services; and</li> </ul>   |
| <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>             | <ul> <li>"(a) IN GENERAL.—The Administrator shall make grants under this section, on a competitive basis, to eligible Indian tribes (or consortia of Indian tribes) as described in subsection (b)—</li> <li>"(1) to support and enhance—</li> <li>"(A) tribal juvenile delinquency prevention services; and</li> <li>"(B) the ability of Indian tribes to respond</li> </ul>   |
| <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> | <ul> <li>"(a) IN GENERAL.—The Administrator shall make grants under this section, on a competitive basis, to eligible Indian tribes (or consortia of Indian tribes) as described in subsection (b)—</li> <li>"(1) to support and enhance—</li> <li>"(A) tribal juvenile delinquency prevention services; and</li> <li>"(B) the ability of Indian tribes to respond to, and care for, at-risk or delinquent youth</li> </ul> |

delinquency, and responding to, and caring for, juve nile offenders.

3 "(b) ELIGIBLE INDIAN TRIBES.—To be eligible to re4 ceive a grant under this section, an Indian tribe or consor5 tium of Indian tribes shall submit to the Administrator
6 an application in such form as the Administrator may re7 quire.

8 "(c) CONSIDERATIONS.—In providing grants under 9 this section, the Administrator shall take into consider-10 ation, with respect to the Indian tribe to be served, the—

11 "(1) juvenile delinquency rates;

12 "(2) school dropout rates; and

13 "(3) number of youth at risk of delinquency.

14 "(d) AVAILABILITY OF FUNDS.—Of the amount
15 available for a fiscal year to carry out this title, 11 percent
16 shall be available to carry out this section.".

## 17 SEC. 306. AUTHORIZATION OF APPROPRIATIONS.

18 Section 506, as redesignated by section 305, is19 amended to read as follows:

## 20 "SEC. 506. AUTHORIZATION OF APPROPRIATIONS.

21 "There are authorized to be appropriated to carry out22 this title—

23 "(1) \$91,857,500 for fiscal year 2018;

- 24 "(2) \$91,857,500 for fiscal year 2019;
- 25 "(3) \$93,235,362 for fiscal year 2020;

| 1 | "(4) \$94,633,892 for fiscal year 2021; and |
|---|---|
| 2 | "(5) \$96,053,401 for fiscal year 2022.".   |

### 3 SEC. 307. TECHNICAL AMENDMENT.

4 Title V of the Juvenile Justice and Delinquency Pre5 vention Act of 1974 as enacted by Public Law 93-415
6 (88 Stat. 1133) (relating to miscellaneous and conforming
7 amendments) is repealed.

# 8 TITLE IV—MISCELLANEOUS 9 PROVISIONS

 10
 SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY

 11
 OFFICE.

(a) EVALUATION.—Not later than 1 year after the
13 date of enactment of this Act, the Comptroller General
14 of the United States shall—

(1) conduct a comprehensive analysis and evaluation regarding the performance of the Office of
Juvenile Justice and Delinquency Prevention (referred to in this section as "the agency"), its functions, its programs, and its grants;

(2) conduct a comprehensive audit and evalua(2) conduct a comprehensive audit and evaluation of a selected, sample of grantees (as determined
by the Comptroller General) that receive Federal
funds under grant programs administered by the
agency including a review of internal controls (as defined in section 103 of the Juvenile Justice and De-

linquency Prevention Act of 1974 (42 U.S.C. 5603),
 as amended by this Act) to prevent fraud, waste,
 and abuse of funds by grantees; and

4 (3) submit a report in accordance with sub-5 section (d).

6 (b) CONSIDERATIONS FOR EVALUATION.—In con-7 ducting the analysis and evaluation under subsection 8 (a)(1), and in order to document the efficiency and public 9 benefit of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.), excluding the 10 Runaway and Homeless Youth Act (42 U.S.C. 5701 et 11 12 seq.) and the Missing Children's Assistance Act (42) 13 U.S.C. 5771 et seq.), the Comptroller General shall take into consideration— 14

(1) the outcome and results of the programs
carried out by the agency and those programs administered through grants by the agency;

(2) the extent to which the agency has complied
with the Government Performance and Results Act
of 1993 (Public Law 103-62; 107 Stat. 285);

(3) the extent to which the jurisdiction of, and
the programs administered by, the agency duplicate
or conflict with the jurisdiction and programs of
other agencies;

| 1  | (4) the potential benefits of consolidating pro-       |
|----|--|
| 2  | grams administered by the agency with similar or       |
| 3  | duplicative programs of other agencies, and the po-    |
| 4  | tential for consolidating those programs;              |
| 5  | (5) whether less restrictive or alternative meth-      |
| 6  | ods exist to carry out the functions of the agency     |
| 7  | and whether current functions or operations are im-    |
| 8  | peded or enhanced by existing statutes, rules, and     |
| 9  | procedures;  |
| 10 | (6) the number and types of beneficiaries or           |
| 11 | persons served by programs carried out by the agen-    |
| 12 | cy;  |
| 13 | (7) the manner with which the agency seeks             |
| 14 | public input and input from State and local govern-    |
| 15 | ments on the performance of the functions of the       |
| 16 | agency;  |
| 17 | (8) the extent to which the agency complies            |
| 18 | with section 552 of title 5, United States Code (com-  |
| 19 | monly known as the Freedom of Information Act);        |
| 20 | (9) whether greater oversight is needed of pro-        |
| 21 | grams developed with grants made by the agency;        |
| 22 | and  |
| 23 | (10) the extent to which changes are necessary         |
| 24 | in the authorizing statutes of the agency in order for |

the functions of the agency to be performed in a
 more efficient and effective manner.

3 (c) CONSIDERATIONS FOR AUDITS.—In conducting 4 the audit and evaluation under subsection (a)(2), and in order to document the efficiency and public benefit of the 5 Juvenile Justice and Delinquency Prevention Act of 1974 6 7 (42 U.S.C. 5601 et seq.), excluding the Runaway and 8 Homeless Youth Act (42 U.S.C. 5701 et seq.) and the 9 Missing Children's Assistance Act (42 U.S.C. 5771 et 10 seq.), the Comptroller General shall take into consider-11 ation-

12 (1) whether grantees timely file Financial Sta-13 tus Reports;

14 (2) whether grantees have sufficient internal
15 controls to ensure adequate oversight of grant fund
16 received;

17 (3) whether disbursements were accompanied
18 with adequate supporting documentation (including
19 invoices and receipts);

20 (4) whether expenditures were authorized;

(5) whether subrecipients of grant funds werecomplying with program requirements;

23 (6) whether salaries and fringe benefits of per-24 sonnel were adequately supported by documentation;

| 1  | (7) whether contracts were bid in accordance            |
|----|---|
| 2  | with program guidelines; and                            |
| 3  | (8) whether grant funds were spent in accord-           |
| 4  | ance with program goals and guidelines.                 |
| 5  | (d) Report.—  |
| 6  | (1) IN GENERAL.—Not later than 1 year after             |
| 7  | the date of enactment of this Act, the Comptroller      |
| 8  | General of the United States shall—                     |
| 9  | (A) submit a report regarding the evalua-               |
| 10 | tion conducted under subsection (a) and audit           |
| 11 | under subsection (b), to the Speaker of the             |
| 12 | House of Representatives and the President pro          |
| 13 | tempore of the Senate; and                              |
| 14 | (B) make the report described in subpara-               |
| 15 | graph (A) available to the public.                      |
| 16 | (2) CONTENTS.—The report submitted in ac-               |
| 17 | cordance with paragraph (1) shall include all audit     |
| 18 | findings determined by the selected, statistically sig- |
| 19 | nificant sample of grantees as required by subsection   |
| 20 | (a)(2) and shall include the name and location of       |
| 21 | any selected grantee as well as any findings required   |
| 22 | by subsection $(a)(2)$ .                                |
|    |   |

### 1 SEC. 402. ACCOUNTABILITY AND OVERSIGHT.

2 (a) IN GENERAL.—The Juvenile Justice and Delin3 quency Prevention Act of 1974 (42 U.S.C. 5601 et seq.)
4 is amended by adding at the end the following:

# 5 **"TITLE VI—ACCOUNTABILITY**6 **AND OVERSIGHT**

# 7 "SEC. 601. ACCOUNTABILITY AND OVERSIGHT.

8 "(a) SENSE OF CONGRESS.—It is the sense of Con-9 gress that, in order to ensure that at-risk youth, and youth 10 who come into contact with the juvenile justice system or 11 the criminal justice system, are treated fairly and that the 12 outcome of that contact is beneficial to the Nation—

"(1) the Department of Justice, through its Office of Juvenile Justice and Delinquency Prevention,
must restore meaningful enforcement of the core requirements in title II; and

17 "(2) States, which are entrusted with a fiscal
18 stewardship role if they accept funds under title II
19 must exercise vigilant oversight to ensure full com20 pliance with the core requirements for juveniles pro21 vided for in title II.

22 "(b) Accountability.—

23 "(1) AGENCY PROGRAM REVIEW.—

24 "(A) PROGRAMMATIC AND FINANCIAL AS25 SESSMENT.—

| 1  | $((\prime))$ by any part $\mathbf{N}$ is the $(0)$ |
|----|--|
| 1  | "(i) IN GENERAL.—Not later than 60                 |
| 2  | days after the date of enactment of the Ju-        |
| 3  | venile Justice Reform Act of 2017, the Di-         |
| 4  | rector of the Office of Audit, Assessment,         |
| 5  | and Management of the Office of Justice            |
| 6  | Programs at the Department of Justice              |
| 7  | (referred to in this section as the 'Direc-        |
| 8  | tor') shall—                                       |
| 9  | "(I) conduct a comprehensive                       |
| 10 | analysis and evaluation of the internal            |
| 11 | controls of the Office of Juvenile Jus-            |
| 12 | tice and Delinquency Prevention (re-               |
| 13 | ferred to in this section as the 'agen-            |
| 14 | cy') to determine if States and Indian             |
| 15 | tribes receiving grants are following              |
| 16 | the requirements of the agency grant               |
| 17 | programs and what remedial action                  |
| 18 | the agency has taken to recover any                |
| 19 | grant funds that are expended in vio-              |
| 20 | lation of grant programs, including in-            |
| 21 | stances where—                                     |
| 22 | "(aa) supporting docu-                             |
| 23 | mentation was not provided for                     |
| 24 | cost reports;                                      |
|    |  |

| 1  | "(bb) unauthorized expendi-                  |
|----|--|
| 2  | tures occurred; and                          |
| 3  | "(cc) subrecipients of grant                 |
| 4  | funds were not in compliance                 |
| 5  | with program requirements;                   |
| 6  | "(II) conduct a comprehensive                |
| 7  | audit and evaluation of a selected sta-      |
| 8  | tistically significant sample of States      |
| 9  | and Indian tribes (as determined by          |
| 10 | the Director) that have received Fed-        |
| 11 | eral funds under title II, including a       |
| 12 | review of internal controls to prevent       |
| 13 | fraud, waste, and abuse of funds by          |
| 14 | grantees; and                                |
| 15 | "(III) submit a report in accord-            |
| 16 | ance with clause (iv).                       |
| 17 | "(ii) Considerations for evalua-             |
| 18 | TIONS.—In conducting the analysis and        |
| 19 | evaluation under clause (i)(I), and in order |
| 20 | to document the efficiency and public ben-   |
| 21 | efit of titles II and V, the Director shall  |
| 22 | take into consideration the extent to        |
| 23 | which—                                       |

| 1  | "(I) greater oversight is needed            |
|----|---|
| 2  | of programs developed with grants           |
| 3  | made by the agency;                         |
| 4  | "(II) changes are necessary in              |
| 5  | the authorizing statutes of the agency      |
| 6  | in order that the functions of the          |
| 7  | agency can be performed in a more ef-       |
| 8  | ficient and effective manner; and           |
| 9  | "(III) the agency has imple-                |
| 10 | mented recommendations issued by            |
| 11 | the Comptroller General or Office of        |
| 12 | Inspector General relating to the           |
| 13 | grant making and grant monitoring           |
| 14 | responsibilities of the agency.             |
| 15 | "(iii) Considerations for Au-               |
| 16 | DITS.—In conducting the audit and evalua-   |
| 17 | tion under clause (i)(II), and in order to  |
| 18 | document the efficiency and public benefit  |
| 19 | of titles II and V, the Director shall take |
| 20 | into consideration—                         |
| 21 | "(I) whether grantees timely file           |
| 22 | Financial Status Reports;                   |
| 23 | "(II) whether grantees have suf-            |
| 24 | ficient internal controls to ensure ade-    |
|    |   |

| 1  | quate oversight of grant funds re-        |
|----|---|
| 2  | ceived;                                   |
| 3  | "(III) whether grantees' asser-           |
| 4  | tions of compliance with the core re-     |
| 5  | quirements were accompanied with          |
| 6  | adequate supporting documentation;        |
| 7  | "(IV) whether expenditures were           |
| 8  | authorized;                               |
| 9  | "(V) whether subrecipients of             |
| 10 | grant funds were complying with pro-      |
| 11 | gram requirements; and                    |
| 12 | "(VI) whether grant funds were            |
| 13 | spent in accordance with the program      |
| 14 | goals and guidelines.                     |
| 15 | "(iv) Report.—The Director shall—         |
| 16 | "(I) submit to the Congress a re-         |
| 17 | port outlining the results of the anal-   |
| 18 | ysis, evaluation, and audit conducted     |
| 19 | under clause (i), including supporting    |
| 20 | materials, to the Speaker of the          |
| 21 | House of Representatives and the          |
| 22 | President pro tempore of the Senate;      |
| 23 | and                                       |
| 24 | "(II) shall make such report              |
| 25 | available to the public online, not later |

|    | 00   |
|----|--|
| 1  | than 1 year after the date of enact-         |
| 2  | ment of this section.                        |
| 3  | "(B) ANALYSIS OF INTERNAL CON-               |
| 4  | TROLS.—                                      |
| 5  | "(i) IN GENERAL.—Not later than 30           |
| 6  | days after the date of enactment of the Ju-  |
| 7  | venile Justice Reform Act of 2017, the Ad-   |
| 8  | ministrator shall initiate a comprehensive   |
| 9  | analysis and evaluation of the internal con- |
| 10 | trols of the agency to determine whether,    |
| 11 | and to what extent, States and Indian        |
| 12 | tribes that receive grants under titles II   |
| 13 | and V are following the requirements of      |
| 14 | the grant programs authorized under titles   |
| 15 | II and V.                                    |
| 16 | "(ii) REPORT.—Not later than 180             |
| 17 | days after the date of enactment of the Ju-  |
| 18 | venile Justice Reform Act of 2017, the Ad-   |
| 19 | ministrator shall submit to Congress a re-   |
| 20 | port containing—                             |
| 21 | "(I) the findings of the analysis            |
| 22 | and evaluation conducted under clause        |
| 23 | (i);   |
| 24 | "(II) a description of remedial              |
| 25 | actions, if any, that will be taken by       |
|    |  |

| 1  | the Administrator to enhance the in-           |
|----|--|
| 2  | ternal controls of the agency and re-          |
| 3  | coup funds that may have been ex-              |
| 4  | pended in violation of law, regulations,       |
| 5  | or program requirements issued under           |
| 6  | titles II and V; and                           |
| 7  | "(III) a description of—                       |
| 8  | "(aa) the analysis conducted                   |
| 9  | under clause (i);                              |
| 10 | "(bb) whether the funds                        |
| 11 | awarded under titles II and V                  |
| 12 | have been used in accordance                   |
| 13 | with law, regulations, program                 |
| 14 | guidance, and applicable plans;                |
| 15 | and  |
| 16 | "(cc) the extent to which                      |
| 17 | funds awarded to States and In-                |
| 18 | dian tribes under titles II and V              |
| 19 | enhanced the ability of grantees               |
| 20 | to fulfill the core requirements.              |
| 21 | "(C) Report by the attorney gen-               |
| 22 | ERAL.—Not later than 180 days after the date   |
| 23 | of enactment of the Juvenile Justice Reform    |
| 24 | Act of 2017, the Attorney General shall submit |
| 25 | to the appropriate committees of the Congress  |
|    |  |

| 1  | a report on the estimated amount of formula      |
|----|--|
| 2  | grant funds disbursed by the agency since fiscal |
| 3  | year 2010 that did not meet the requirements     |
| 4  | for awards of formula grants to States under     |
| 5  | title II.  |
| 6  | "(2) Office of inspector general per-            |
| 7  | FORMANCE AUDITS.—                                |
| 8  | "(A) IN GENERAL.—In order to ensure the          |
| 9  | effective and appropriate use of grants adminis- |
| 10 | tered under this Act and to prevent waste,       |
| 11 | fraud, and abuse of funds by grantees, the In-   |
| 12 | spector General of the Department of Justice     |
| 13 | shall periodically conduct audits of grantees    |
| 14 | that receive grants under this Act covering each |
| 15 | grant recipient once every 3 years.              |
| 16 | "(B) PUBLIC AVAILABILITY ON                      |
| 17 | WEBSITE.—The Attorney General shall make         |
| 18 | the summary of each review conducted under       |
| 19 | this section available on the website of the De- |
| 20 | partment of Justice, subject to redaction as the |
| 21 | Attorney General determines necessary to pro-    |
| 22 | tect classified and other sensitive information. |
| 23 | "(C) MANDATORY EXCLUSION.—A recipi-              |
| 24 | ent of grant funds under this Act, excluding     |
| 25 | Title II, that is found to have an unresolved    |

| 1  | audit finding shall not be eligible to receive     |
|----|--|
| 2  | grant funds under this Act during the first 2      |
| 3  | fiscal years beginning after the 12-month period   |
| 4  | beginning on the date on which the audit report    |
| 5  | is issued.   |
| 6  | "(D) PRIORITY.—In awarding grants                  |
| 7  | under this Act, the Administrator shall give pri-  |
| 8  | ority to a State or Indian tribe that did not      |
| 9  | have an unresolved audit finding during the 3      |
| 10 | fiscal years prior to the date on which the eligi- |
| 11 | ble entity submits an application for a grant      |
| 12 | under this Act.                                    |
| 13 | "(E) REIMBURSEMENT.—If a grant recipi-             |
| 14 | ent under this Act is awarded such funds under     |
| 15 | this Act during the 2-fiscal-year period in which  |
| 16 | the recipient is barred from receiving grants      |
| 17 | under subparagraph (I), the Attorney General       |
| 18 | shall—   |
| 19 | "(i) deposit an amount equal to the                |
| 20 | amount of the grant funds that were im-            |
| 21 | properly awarded to the grantee into the           |
| 22 | general fund of the Treasury; and                  |
| 23 | "(ii) seek to recoup the costs of the              |
| 24 | repayment to the general fund under                |

| 1  | clause (i) from the grantee that was erro-      |
|----|---|
| 2  | neously awarded grant funds.                    |
| 3  | "(F) DEFINITION.—In this paragraph, the         |
| 4  | term 'unresolved audit finding' means a finding |
| 5  | in the final audit report of the Inspector Gen- |
| 6  | eral—   |
| 7  | "(i) that the audited recipient has             |
| 8  | used grant funds for an unauthorized ex-        |
| 9  | penditure or otherwise unallowable cost;        |
| 10 | and   |
| 11 | "(ii) that is not closed or resolved            |
| 12 | during the 12-month period beginning on         |
| 13 | the date on which the final audit report is     |
| 14 | issued.   |
| 15 | "(3) Conference expenditures.—                  |
| 16 | "(A) LIMITATION.—No amounts author-             |
| 17 | ized to be appropriated to the Department of    |
| 18 | Justice under this Act may be used by the At-   |
| 19 | torney General, or by any individual or organi- |
| 20 | zation awarded discretionary funds through a    |
| 21 | cooperative agreement under this Act, to host   |
| 22 | or support any expenditure for conferences that |
| 23 | uses more than \$20,000 in funds made avail-    |
| 24 | able to the Department of Justice, unless the   |
| 25 | Deputy Attorney General or such Assistant At-   |

| 1  | torney Generals, Directors, or principal deputies |
|----|---|
| 2  | as the Deputy Attorney General may designate,     |
| 3  | provides prior written authorization that the     |
| 4  | funds may be expended to host a conference.       |
| 5  | "(B) WRITTEN APPROVAL.—Written ap-                |
| 6  | proval under subparagraph (A) shall include a     |
| 7  | written estimate of all costs associated with the |
| 8  | conference, including the cost of all food and    |
| 9  | beverages, audiovisual equipment, honoraria for   |
| 10 | speakers, and entertainment.                      |
| 11 | "(C) REPORT.—The Deputy Attorney Gen-             |
| 12 | eral shall submit an annual report to the Com-    |
| 13 | mittee on the Judiciary of the Senate and the     |
| 14 | Committee on Education and the Workforce of       |
| 15 | the House of Representatives on all conference    |
| 16 | expenditures approved under this paragraph.       |
| 17 | "(4) PROHIBITION ON LOBBYING ACTIVITY.—           |
| 18 | "(A) IN GENERAL.—Amounts authorized               |
| 19 | to be appropriated under this Act may not be      |
| 20 | utilized by any recipient of a grant made using   |
| 21 | such amounts—                                     |
| 22 | "(i) to lobby any representative of the           |
| 23 | Department of Justice regarding the               |
| 24 | award of grant funding; or                        |

| 1  | "(ii) to lobby any representative of a              |
|----|---|
| 2  | Federal, State, local, or tribal government         |
| 3  | regarding the award of grant funding.               |
| 4  | "(B) PENALTY.—If the Attorney General               |
| 5  | determines that any recipient of a grant made       |
| 6  | using amounts authorized to be appropriated         |
| 7  | under this Act has violated subparagraph (A),       |
| 8  | the Attorney General shall—                         |
| 9  | "(i) require the recipient to repay the             |
| 10 | grant in full; and                                  |
| 11 | "(ii) prohibit the recipient to receive             |
| 12 | another grant under this Act for not less           |
| 13 | than 5 years.                                       |
| 14 | "(C) CLARIFICATION.—For purposes of                 |
| 15 | this paragraph, submitting an application for a     |
| 16 | grant under this Act shall not be considered        |
| 17 | lobbying activity in violation of subparagraph      |
| 18 | (A).  |
| 19 | "(c) Preventing Duplicative Grants.—                |
| 20 | "(1) IN GENERAL.—Before the Attorney Gen-           |
| 21 | eral awards a grant to an applicant under this Act, |
| 22 | the Attorney General shall compare potential grant  |
| 23 | awards with other grants awarded under this Act to  |
| 24 | determine if duplicate grant awards are awarded for |
| 25 | the same purpose.                                   |
|    |   |

| 1  | "(2) REPORT.—If the Attorney General awards               |
|----|---|
| 2  | duplicate grants to the same applicant for the same       |
| 3  | purpose the Attorney General shall submit to the          |
| 4  | Committee on the Judiciary of the Senate and the          |
| 5  | Committee on Education and the Workforce of the           |
| 6  | House of Representatives a report that includes—          |
| 7  | "(A) a list of all duplicate grants awarded,              |
| 8  | including the total dollar amount of any dupli-           |
| 9  | cate grants awarded; and                                  |
| 10 | "(B) the reason the Attorney General                      |
| 11 | awarded the duplicative grant.                            |
| 12 | "(d) Compliance With Auditing Standards.—                 |
| 13 | The Administrator shall comply with the Generally Ac-     |
| 14 | cepted Government Auditing Standards, published by the    |
| 15 | General Accountability Office (commonly known as the      |
| 16 | 'Yellow Book'), in the conduct of fiscal, compliance, and |
| 17 | programmatic audits of States.".                          |
| 18 | (b) Technical and Conforming Amendment.—                  |
| 19 | (1) IN GENERAL.—The Juvenile Justice and                  |
| 20 | Delinquency Prevention Act of 1974 is amended by          |
| 21 | striking paragraphs $(6)$ and $(7)$ of section 407 (42)   |
| 22 | U.S.C. 5776a).  |
| 23 | (2) Effective date.—The amendment made                    |
| 24 | by paragraph (1) shall take effect on the 1st day of      |

the 1st fiscal year that begins after the date of en actment of this Act.

(3) SAVINGS CLAUSE.—In the case of an entity 3 4 that is barred from receiving grant funds under 5 paragraph (7)(B)(ii) of section 407 of the Juvenile 6 Justice and Delinquency Prevention Act of 1974 (42) U.S.C. 5776a), the amendment made by paragraph 7 8 (1) of this subsection shall not affect the applica-9 bility to the entity, or to the Attorney General with 10 respect to the entity, of paragraph (7) of such sec-11 tion 407, as in effect on the day before the effective 12 date of the amendment made by paragraph (1).

13 (c) Authorization of Appropriations.—

14 (1) TITLE III.—Section 388(a) of the Juvenile
15 Justice and Delinquency Prevention Act of 1974 (42
16 U. S. C. 5751(a)) is amended—

17 (A) in paragraph (1), by striking
18 "140,000,000" and all that follows through
19 "2013", and inserting "101,980,000 for each of
20 fiscal years 2018 through 2022" before the pe21 riod;

(B) in paragraph (3)(B), by striking
"There" and all that follows through "2013",
and inserting "Of the amount made available
for a fiscal year to carry out this title, not more

than 1 percent may be used to carry out section 1 2 345" before the period; and paragraph (4), by 3 (C) in striking "\$25,000,000" and all that follows through 4 "2013", and inserting "\$17,141,000 for each of 5 the fiscal years 2018 through 2022". 6 (2) TITLE IV.—Section 408 of the Juvenile 7 Justice and Delinquency Prevention Act of 1974 (42 8 U. S. C. 5777) is amended by striking "2018" and 9 inserting "2022". 10

 $\bigcirc$