116TH CONGRESS 1ST SESSION H.R. 1585

AUTHENTICATED U.S. GOVERNMENT INFORMATION

> To reauthorize the Violence Against Women Act of 1994, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

MARCH 7, 2019

Ms. BASS (for herself and Mr. FITZPATRICK) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Energy and Commerce, Financial Services, Ways and Means, Education and Labor, Natural Resources, and Veterans' Affairs, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reauthorize the Violence Against Women Act of 1994, 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; TABLE OF CONTENTS.
- 4 (a) SHORT TITLE.—This Act may be cited as the
- 5 "Violence Against Women Reauthorization Act of 2019".
- 6 (b) TABLE OF CONTENTS.—The table of contents for
- 7 this Act is as follows:

Sec. 1. Short title; table of contents. Sec. 2. Universal definitions and grant conditions.

TITLE I—ENHANCING LEGAL TOOLS TO COMBAT DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

- Sec. 101. STOP grants.
- Sec. 102. Grants to improve the criminal justice response.
- Sec. 103. Legal assistance for victims.
- Sec. 104. Grants to support families in the justice system.
- Sec. 105. Outreach and services to underserved populations grants.
- Sec. 106. Criminal provisions.
- Sec. 107. Rape survivor child custody.

TITLE II—IMPROVING SERVICES FOR VICTIMS

- Sec. 201. Sexual Assault Services Program.
- Sec. 202. Rural domestic violence, dating violence, sexual assault, stalking, and child abuse enforcement assistance program.
- Sec. 203. Training and services to end violence against people with disabilities.
- Sec. 204. Training and services to end abuse in later life.

TITLE III—SERVICES, PROTECTION, AND JUSTICE FOR YOUNG VICTIMS

- Sec. 301. Rape prevention and education grant.
- Sec. 302. Creating hope through outreach, options, services, and education (CHOOSE) for children and youth.
- Sec. 303. Grants to combat violent crimes on campuses.
- Sec. 304. Combat online predators.

TITLE IV—VIOLENCE REDUCTION PRACTICES

- Sec. 401. Study conducted by the Centers for Disease Control and Prevention.
- Sec. 402. Saving Money and Reducing Tragedies (SMART) through Prevention grants.

TITLE V—STRENGTHENING THE HEALTHCARE SYSTEMS RESPONSE

Sec. 501. Grants to strengthen the healthcare systems response to domestic violence, dating violence, sexual assault, and stalking.

TITLE VI—SAFE HOMES FOR VICTIMS

- Sec. 601. Housing protections for victims of domestic violence, dating violence, sexual assault, and stalking.
- Sec. 602. Ensuring compliance and implementation; prohibiting retaliation against victims.
- Sec. 603. Protecting the right to report crime from one's home.
- Sec. 604. Transitional housing assistance grants for victims of domestic violence, dating violence, sexual assault, or stalking.
- Sec. 605. Addressing the housing needs of victims of domestic violence, dating violence, sexual assault, and stalking.
- Sec. 606. United States Housing Act of 1937 amendments.

TITLE VII—ECONOMIC SECURITY FOR VICTIMS

- Sec. 701. Findings.
- Sec. 702. National Resource Center on workplace responses to assist victims of domestic and sexual violence.

- Sec. 703. Entitlement to unemployment compensation for victims of sexual and other harassment and survivors of domestic violence, dating violence, sexual assault, or stalking.
- Sec. 704. Study and reports on barriers to survivors' economic security access.
- Sec. 705. GAO Study.
- Sec. 706. Education and information programs for survivors.
- Sec. 707. Severability.

TITLE VIII—HOMICIDE REDUCTION INITIATIVES

- Sec. 801. Prohibiting persons convicted of misdemeanor crimes against dating partners and persons subject to protection orders.
- Sec. 802. Prohibiting stalkers and individuals subject to court order from possessing a firearm.

TITLE IX—SAFETY FOR INDIAN WOMEN

- Sec. 901. Findings and purposes.
- Sec. 902. Authorizing funding for the tribal access program.
- Sec. 903. Tribal jurisdiction over crimes of domestic violence, dating violence, sexual violence, sex trafficking, stalking, and violence against law enforcement officers.

TITLE X—OFFICE ON VIOLENCE AGAINST WOMEN

Sec. 1001. Establishment of Office on Violence Against Women.

TITLE XI—IMPROVING CONDITIONS FOR WOMEN IN FEDERAL CUSTODY

Sec. 1101. Improving the treatment of primary caretaker parents and other individuals in Federal prisons.

Sec. 1102. Public health and safety of women.

TITLE XII—LAW ENFORCEMENT TOOLS TO ENHANCE PUBLIC SAFETY

- Sec. 1201. Notification to law enforcement agencies of prohibited purchase or attempted purchase of a firearm.
- Sec. 1202. Reporting of background check denials to State, local, and tribal authorities.

Sec. 1203. Special assistant U.S. attorneys and cross-deputized attorneys.

TITLE XIII—CLOSING THE LAW ENFORCEMENT CONSENT LOOPHOLE

- Sec. 1301. Short title.
- Sec. 1302. Prohibition on engaging in sexual acts while acting under color of law.
- Sec. 1303. Incentives for States.
- Sec. 1304. Reports to Congress.
- Sec. 1305. Definition.

TITLE XIV—OTHER MATTERS

Sec. 1401. National stalker and domestic violence reduction.

Sec. 1402. Federal victim assistants reauthorization.

	Sec. 1403. Child abuse training programs for judicial personnel and practi- tioners reauthorization.
	Sec. 1404. Sex offender management.Sec. 1405. Court-appointed special advocate program.Sec. 1406. Rape kit backlog.
1	Sec. 1407. Sexual assault forensic exam program grants.
1	SEC. 2. UNIVERSAL DEFINITIONS AND GRANT CONDITIONS.
2	Section 40002 of the Violence Against Women Act
3	of 1994 (34 U.S.C. 12291) is amended—
4	(1) in subsection (a)—
5	(A) by striking "In this title" and insert-
6	ing "In this title, including for the purpose of
7	grants authorized under this Act,";
8	(B) by redesignating paragraphs (34)
9	through paragraph (45) as paragraphs (41)
10	through (52);
11	(C) by inserting after paragraph (33) the
12	following:
13	"(39) INTERNET ENABLED DEVICE.—The term
14	'internet enabled device' means devices that have a
15	connection the Internet, send and receive informa-
16	tion and data, and maybe accessed via mobile device
17	technology, video technology, or computer tech-
18	nology, away from the location where the device is
19	installed, and may include home automation sys-
20	tems, door locks, and thermostats.
21	"(40) TECHNOLOGICAL ABUSE.—The term
22	'technological abuse' means behavior intended to

1	harm, threaten, intimidate, control, stalk, harass,
2	impersonate, or monitor, except as otherwise per-
3	mitted by law, another person, that occurs using the
4	Internet, internet enabled devices, social networking
5	sites, computers, mobile devices, cellular telephones,
6	apps, location tracking devices, instant messages,
7	text messages, or other forms of technology. Techno-
8	logical abuse may include—
9	"(A) unwanted, repeated telephone calls,
10	text messages, instant messages, or social
11	media posts;
12	"(B) non-consensual accessing e-mail ac-
13	counts, texts or instant messaging accounts, so-
14	cial networking accounts, or cellular telephone
15	logs;
16	"(C) controlling or restricting a person's
17	ability to access technology with the intent to
18	isolate them from support and social connec-
19	tion;
20	"(D) using tracking devices or location
21	tracking software for the purpose of monitoring
22	or stalking another person's location;
23	((E) impersonating a person (including
24	through the use of spoofing technology in photo
25	or video or the creation of accounts under a

1	false name) with the intent to deceive or cause
2	harm; or
3	"(F) sharing or urging or compelling the
4	sharing of another person's private information,
5	photographs, or videos without their consent.";
6	(D) in paragraph (19)(B), by striking
7	"and probation" and inserting "probation, and
8	vacatur or expungement";
9	(E) by redesignating paragraphs (13)
10	through (33) as paragraphs (18) through (38) ;
11	(F) by striking paragraph (11) and insert-
12	ing the following:
13	"(13) DIGITAL SERVICES.—The term 'digital
14	services' means services, resources, information, sup-
15	port or referrals provided through electronic commu-
16	nications platforms and media, whether via mobile
17	device technology, video technology, or computer
18	technology, including utilizing the internet, as well
19	as any other emerging communications technologies
20	that are appropriate for the purposes of providing
21	services, resources, information, support, or referrals
22	for the benefit of victims of domestic violence, dating
23	violence, sexual assault, or stalking.
24	"(14) ECONOMIC ABUSE.—The term 'economic
25	abuse', in the context of domestic violence, dating vi-

1	olence, and abuse in later life, means behavior that
2	is coercive, deceptive, or unreasonably controls or re-
3	strains a person's ability to acquire, use, or maintain
4	economic resources to which they are entitled, in-
5	cluding using coercion, fraud, or manipulation to—
6	"(A) restrict a person's access to money,
7	assets, credit, or financial information;
8	"(B) unfairly use a person's personal eco-
9	nomic resources, including money, assets, and
10	credit, for one's own advantage; or
11	"(C) exert undue influence over a person's
12	financial and economic behavior or decisions,
13	including forcing default on joint or other fi-
14	nancial obligations, exploiting powers of attor-
15	ney, guardianship, or conservatorship, or failing
16	or neglecting to act in the best interests of a
17	person to whom one has a fiduciary duty.
18	"(15) ELDER ABUSE.—The term 'elder abuse'
19	has the meaning given that term in section 2 of the
20	Elder Abuse Prevention and Prosecution Act. The
21	terms 'abuse', 'elder', and 'exploitation' have the
22	meanings given those terms in section 2011 of the
23	Social Security Act (42 U.S.C. 1397j).
24	"(16) FORCED MARRIAGE.—The term 'forced

24 "(16) FORCED MARRIAGE.—The term 'forced25 marriage' means a marriage to which one or both

1	parties do not or cannot consent, and in which one
2	or more elements of force, fraud, or coercion is
3	present. Forced marriage can be both a cause and
4	a consequence of domestic violence, dating violence,
5	sexual assault or stalking.
6	"(17) HOMELESS.—The term 'homeless' has
7	the meaning given such term in section $41403(6)$.";
8	(G) by redesignating paragraphs (9) and
9	(10) as paragraphs (11) and (12) , respectively;
10	(H) by amending paragraph (8) to read as
11	follows:
12	"(10) Domestic violence.—The term 'domes-
13	tic violence' means a pattern of behavior involving
14	the use or attempted use of physical, sexual, verbal,
15	emotional, economic, or technological abuse or any
16	other coercive behavior committed, enabled, or solic-
17	ited to gain or maintain power and control over a
18	victim, by a person who—
19	"(A) is a current or former spouse or dat-
20	ing partner of the victim, or other person simi-
21	larly situated to a spouse of the victim under
22	the family or domestic violence laws of the ju-
23	risdiction;
24	"(B) is cohabitating with or has
25	cohabitated with the victim as a spouse or dat-
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1	ing partner, or other person similarly situated
2	to a spouse of the victim under the family or
3	domestic violence laws of the jurisdiction;
4	"(C) shares a child in common with the
5	victim;
6	"(D) is an adult family member of, or paid
7	or nonpaid caregiver for, a victim aged 50 or
8	older or an adult victim with disabilities; or
9	"(E) commits acts against a youth or adult
10	victim who is protected from those acts under
11	the family or domestic violence laws of the ju-
12	risdiction.";
13	(I) by redesignating paragraphs (6) and
14	(7) as paragraphs (8) and (9) , respectively;
15	(J) by amending paragraph (5) to read as
16	follows:
17	"(7) Court-based and court-related per-
18	SONNEL.—The term 'court-based personnel' and
19	'court-related personnel' means persons working in
20	the court, whether paid or volunteer, including—
21	"(A) clerks, special masters, domestic rela-
22	tions officers, administrators, mediators, cus-
23	tody evaluators, guardians ad litem, lawyers,
24	negotiators, probation, parole, interpreters, vic-
25	tim assistants, victim advocates, and judicial,

1	administrative, or any other professionals or
2	personnel similarly involved in the legal process;
3	"(B) court security personnel;
4	"(C) personnel working in related, supple-
5	mentary offices or programs (such as child sup-
6	port enforcement); and
7	"(D) any other court-based or community-
8	based personnel having responsibilities or au-
9	thority to address domestic violence, dating vio-
10	lence, sexual assault, or stalking in the court
11	system.";
12	(K) by redesignating paragraphs (2)
13	through (4) as paragraphs (4) through (6) re-
14	spectively;
15	(L) by inserting after paragraph (1) the
16	following:
17	"(3) Alternative Justice Response.—The
18	term 'alternative justice response' means a process,
19	whether court-ordered or community-based, that—
20	"(A) involves, on a voluntary basis, and to
21	the extent possible, those who have committed
22	a specific offense and those who have been
23	harmed as a result of the offense;
24	"(B) has the goal of collectively seeking ac-
25	countability from the accused, and developing a

1	process whereby the accused will take responsi-
2	bility for his or her actions, and a plan for pro-
3	viding relief to those harmed, through allocu-
4	tion, restitution, community service, or other
5	processes upon which the victim, the accused,
6	the community, and the court (if court-ordered)
7	can agree;
8	"(C) is conducted in a framework that pro-
9	tects victim safety and supports victim auton-
10	omy; and
11	"(D) provides that information disclosed
12	during such process may not be used for any
13	other law enforcement purpose, including im-
14	peachment or prosecution, without the express
15	permission of all participants.";
16	(M) by redesignating paragraph (1) as
17	paragraph (2); and
18	(N) by inserting before paragraph (2) (as
19	redesignated in subparagraph (O) of this para-
20	graph) the following:
21	"(1) Abuse in later life.—The term 'abuse
22	in later life' means neglect, abandonment, domestic
23	violence, dating violence, sexual assault, or stalking
24	of an adult over the age of 50 by any person, or eco-
25	nomic abuse of that adult by a person in an ongoing,

1	relationship of trust with the victim. Self-neglect is
2	not included in this definition."; and
3	(2) in subsection (b)—
4	(A) in paragraph (2)—
5	(i) by redesignating subparagraphs
6	(F) and (G) as subparagraphs (H) and (I);
7	(ii) by inserting after subparagraph
8	(E) the following:
9	"(G) DEATH OF THE PARTY WHOSE PRI-
10	VACY HAD BEEN PROTECTED.—In the event of
11	the death of any victim whose confidentiality
12	and privacy is required to be protected under
13	this subsection, such requirement shall continue
14	to apply, and the right to authorize release of
15	any confidential or protected information is be
16	vested in the next of kin, except that consent
17	for release of the deceased victim's information
18	may not be given by a person who had per-
19	petrated abuse against the deceased victim.";
20	(iii) by redesignating subparagraphs
21	(D) through (E) as subparagraphs (E)
22	through (F); and
23	(iv) by inserting after subparagraph
24	(C) the following:

1	"(D) USE OF TECHNOLOGY.—Grantees
2	and subgrantees may use telephone, internet,
3	and other technologies to protect the privacy,
4	location and help-seeking activities of victims
5	using services. Such technologies may include—
6	"(i) software, apps or hardware that
7	block caller ID or conceal IP addresses, in-
8	cluding instances in which victims use dig-
9	ital services; or
10	"(ii) technologies or protocols that in-
11	hibit or prevent a perpetrator's attempts to
12	use technology or social media to threaten,
13	harass or harm the victim, the victim's
14	family, friends, neighbors or co-workers, or
15	the program providing services to them.";
16	(B) in paragraph (3), by inserting after
17	"designed to reduce or eliminate domestic vio-
18	lence, dating violence, sexual assault, and stalk-
19	ing" the following: "provided that the confiden-
20	tiality and privacy requirements of this title are
21	maintained, and that personally identifying in-
22	formation about adult, youth, and child victims
23	of domestic violence, dating violence, sexual as-
24	sault and stalking is not requested or included

in any such collaboration or information-sharing";

3 (C) in paragraph (6), by adding at the end 4 the following: "However, such disbursing agen-5 cies must ensure that the confidentiality and 6 privacy requirements of this title are main-7 tained in making such reports, and that person-8 ally identifying information about adult, youth 9 and child victims of domestic violence, dating 10 violence, sexual assault and stalking is not re-11 quested or included in any such reports.";

12 (D) in paragraph (11), by adding at the end the following: "The Office on Violence 13 14 Against Women shall make all technical assist-15 ance available as broadly as possible to any ap-16 propriate grantees, subgrantees, potential 17 grantees, or other entities without regard to 18 whether the entity has received funding from 19 the Office on Violence Against Women for a 20 particular program or project.";

21 (E) in paragraph (13)—

(i) in subparagraph (A), by inserting
after "the Violence Against Women Reauthorization Act of 2013" the following:
"(Public Law 113–4; 127 Stat. 54)"; and

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1	(ii) in subparagraph (C), by striking
2	"section 3789d of title 42, United States
3	Code" and inserting "section 809 of title I
4	of the Omnibus Crime Control and Safe
5	Streets Act of 1968 (34 U.S.C. 10228)";
6	(F) in paragraph (14) , by inserting after
7	"are also victims of" the following: "forced
8	marriage, or"; and
9	(G) in paragraph (16)(C)(i), by striking
10	"\$20,000 in Department funds, unless the Dep-
11	uty Attorney General" and inserting "\$100,000
12	in Department funds, unless the Director or
13	Principal Deputy Director of the Office on Vio-
14	lence Against Women, the Deputy Attorney
15	General,".
16	TITLE I-ENHANCING LEGAL
17	TOOLS TO COMBAT DOMES-
18	TIC VIOLENCE, DATING VIO-
19	LENCE, SEXUAL ASSAULT,
20	AND STALKING
21	SEC. 101. STOP GRANTS.
22	(a) IN GENERAL.—Part T of title I of the Omnibus
23	Crime Control and Safe Streets Act of 1968 (34 U.S.C.
24	10441 et seq.) is amended—

25 (1) in section 2001(b)—

1	(A) in paragraph (3), by inserting before
2	the semicolon at the end the following: "includ-
3	ing implementation of the nondiscrimination re-
4	quirements in section $40002(b)(13)$ of the Vio-
5	lence Against Women Act of 1994";
6	(B) in paragraph (9)—
7	(i) by striking "older and disabled
8	women" and inserting "people 50 years of
9	age or over and people with disabilities";
10	and
11	(ii) by striking "older and disabled in-
12	dividuals" and inserting "people";
13	(C) in paragraph (19), by striking "and"
14	at the end;
15	(D) in paragraph (20), by striking the pe-
16	riod at the end and inserting "; and"; and
17	(E) by inserting after paragraph (20), the
18	following:
19	"(21) developing and implementing laws, poli-
20	cies, procedures, or training to ensure the lawful re-
21	covery and storage of any dangerous weapon by the
22	appropriate law enforcement agency from an adju-
23	dicated perpetrator of any offense of domestic vio-
24	lence, dating violence, sexual assault, or stalking,
25	and the return of such weapon when appropriate,

1	where any Federal, State, tribal, or local court
2	has—
3	"(A)(i) issued protective or other restrain-
4	ing orders against such a perpetrator; or
5	"(ii) found such a perpetrator to be guilty
6	of misdemeanor or felony crimes of domestic vi-
7	olence, dating violence, sexual assault, or stalk-
8	ing; and
9	"(B) ordered the perpetrator to relinquish
10	dangerous weapons that the perpetrator pos-
11	sesses or has used in the commission of at least
12	one of the aforementioned crimes.
13	Policies, procedures, protocols, laws, regulations, or
14	training under this section shall include the safest
15	means of recovery of, and best practices for storage
16	of, relinquished and recovered dangerous weapons
17	and their return, when applicable, at such time as
18	the individual is no longer prohibited from pos-
19	sessing such weapons under Federal, State, or Trib-
20	al law, or posted local ordinances.";
21	(2) in section 2007—
22	(A) in subsection (d)—
23	(i) by redesignating paragraphs (5)
24	and (6) as paragraphs (7) and (8), respec-

25 tively; and

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1	(ii) by inserting after paragraph (4)
2	the following:
3	((5) proof of compliance with the requirements
4	regarding protocols to strongly discourage compel-
5	ling victim testimony, described in section 2017;
6	"(6) proof of compliance with the requirements
7	regarding civil rights under section $40002(b)(13)$ of
8	the Violent Crime Control and Law Enforcement
9	Act of 1994;";
10	(B) in subsection (i)—
11	(i) in paragraph (1), by inserting be-
12	fore the semicolon at the end the following:
13	"and the requirements under section
14	40002(b) of the Violent Crime Control and
15	Law Enforcement Act of 1994 (34 U.S.C.
16	12291(b))"; and
17	(ii) in paragraph (2)(C)(iv), by insert-
18	ing after "ethnicity," the following: "sexual
19	orientation, gender identity,"; and
20	(C) by adding at the end the following:
21	"(k) Reviews for Compliance With Non-
22	DISCRIMINATION REQUIREMENTS.—
23	"(1) IN GENERAL.—If allegations of discrimina-
24	tion in violation of section $40002(b)(13)(A)$ of the
25	Violence Against Women Act of 1994 (34 U.S.C.

1 12291(b)(13)(A)) by a potential grantee under this
 2 part have been made to the Attorney General, the
 3 Attorney General shall, prior to awarding a grant
 4 under this part to such potential grantee, conduct a
 5 review of the compliance of the potential grantee
 6 with such section.

7 "(2) ESTABLISHMENT OF RULE.—Not later
8 than 1 year after the date of enactment of the Vio9 lence Against Women Reauthorization Act of 2019,
10 the Attorney General shall by rule establish proce11 dures for such a review.

12 "(3) ANNUAL REPORT.—Beginning on the date 13 that is 1 year after the date of enactment of the Vio-14 lence Against Women Reauthorization Act of 2019, 15 the Attorney General shall report to the Committees 16 on the Judiciary of the Senate and of the House of 17 Representatives regarding compliance with section 18 40002(b)(13)(A) of the Violence Against Women Act 19 of 1994 (34 U.S.C. 12291(b)(13)(A)) by recipients 20 of grants under this part."; and

21 (3) by adding at the end the following:
22 "SEC. 2017. GRANT ELIGIBILITY REGARDING COMPELLING

VICTIM TESTIMONY.

24 "In order to be eligible for a grant under this part,25 a State, Indian tribal government, territorial government,

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or unit of local government shall certify that, not later 1 than 3 years after the date of enactment of this section, 2 3 their laws, policies, or practices will include a detailed pro-4 tocol to discourage the use of bench warrants, material 5 witness warrants, perjury charges, or other means of compelling victim-witness testimony in the investigation, pros-6 7 ecution, trial, or sentencing of a crime related to the do-8 mestic violence, sexual assault, dating violence or stalking 9 of the victim.".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
11 1001(a)(18) of the Omnibus Crime Control and Safe
12 Streets Act of 1968 (34 U.S.C. 10261(a)(18)) is amended
13 by striking "2014 through 2018" and inserting "2020
14 through 2024".

15 SEC. 102. GRANTS TO IMPROVE THE CRIMINAL JUSTICE RE16 SPONSE.

17 (a) IN GENERAL.—Section 2101 of the Omnibus
18 Crime Control and Safe Streets Act of 1968 (34 U.S.C.
19 10461) is amended—

20 (1) by striking subsection (a) and inserting the21 following:

"(a) GENERAL PROGRAM PURPOSE.—The purpose of
this part is to assist States, State and local courts (including juvenile courts), Indian tribal governments, tribal
courts, and units of local government to develop and

1	strengthen effective law enforcement and prosecution
2	strategies to combat violent crimes against women, and
3	to develop and strengthen victim services in cases involv-
4	ing violent crimes against women.";
5	(2) in subsection (b)—
6	(A) in paragraph (1), by striking
7	"proarrest" and inserting "offender account-
8	ability and homicide reduction";
9	(B) in paragraph (8)—
10	(i) by striking "older individuals (as
11	defined in section 102 of the Older Ameri-
12	cans Act of 1965 (42 U.S.C. 3002))" and
13	inserting "people 50 years of age or over";
14	and
15	(ii) by striking "individuals with dis-
16	abilities (as defined in section $3(2)$ of the
17	Americans with Disabilities Act of 1990
18	(42 U.S.C. $12102(2)))$ " and inserting
19	"people with disabilities (as defined in the
20	Americans with Disabilities Act of 1990
21	(42 U.S.C. 12102))";
22	(C) in paragraph (19) , by inserting before
23	the period at the end the following ", including
24	victims among underserved populations (as de-

1	fined in section 40002(a)(46) of the Violence
2	Against Women Act of 1994)"; and
3	(D) by adding at the end the following:
4	"(23) To develop and implement an alternative
5	justice response (as such term is defined in section
6	40002(a) of the Violence Against Women Act of
7	1994).
8	"(24) To develop and implement policies, proce-
9	dures, protocols, laws, regulations, or training to en-
10	sure the lawful recovery and storage of any dan-
11	gerous weapon by the appropriate law enforcement
12	agency from an adjudicated perpetrator of any of-
13	fense of domestic violence, dating violence, sexual as-
14	sault, or stalking, and the return of such weapon
15	when appropriate, where any Federal, State, tribal,
16	or local court has—
17	"(A)(i) issued protective or other restrain-
18	ing orders against such a perpetrator; or
19	"(ii) found such a perpetrator to be guilty
20	of misdemeanor or felony crimes of domestic vi-
21	olence, dating violence, sexual assault, or stalk-
22	ing; and
23	"(B) ordered the perpetrator to relinquish
24	dangerous weapons that the perpetrator pos-

sesses or has used in the commission of at least
one of the aforementioned crimes.
Policies, procedures, protocols, laws, regulations, or
training under this section shall include the safest
means of recovery of and best practices for storage
of relinquished and recovered dangerous weapons
and their return, when applicable, at such time as
the persons are no longer prohibited from possessing
such weapons under Federal, State, Tribal or munic-
ipal law."; and
(3) in subsection $(c)(1)$ —
(A) in subparagraph (A)—
(i) in clause (i), by striking "encour-
age or mandate arrests of domestic vio-
lence offenders" and inserting "encourage
arrests of offenders"; and
(ii) in clause (ii), by striking "encour-
age or mandate arrest of domestic violence
offenders" and inserting "encourage arrest
of offenders''; and
(B) by inserting after subparagraph (E)
the following:
"(F) certify that, not later than 3 years
after the date of the enactment of this subpara-
graph, their laws, policies, or practices will in-

1 clude a detailed protocol to strongly discourage 2 the use of bench warrants, material witness 3 warrants, perjury charges, or other means of 4 compelling victim-witness testimony in the in-5 vestigation, prosecution, trial, or sentencing of 6 a crime related to the domestic violence, sexual 7 assault, dating violence or stalking of the vic-8 tim.".

9 (b) AUTHORIZATION OF APPROPRIATIONS.—Section 10 1001(a)(19) of the Omnibus Crime Control and Safe 11 Streets Act of 1968 (34 U.S.C. 10261(a)(19)) is amended 12 by striking "2014 through 2018" and inserting "2020 13 through 2024".

14 SEC. 103. LEGAL ASSISTANCE FOR VICTIMS.

15 Section 1201 of division B of the Victims of Traf16 ficking and Violence Protection Act of 2000 (34 U.S.C.
17 20121) is amended—

(1) in subsection (a), by inserting after "no cost
to the victims" the following: ". When legal assistance to a dependent is necessary for the safety of a
victim, such assistance may be provided.";

22 (2) in subsection (c) -

23 (A) in paragraph (1), by inserting after
24 "stalking, and sexual assault" the following: ",

1	or for dependents when necessary for the safety
2	of a victim";
3	(B) in paragraph (2), by inserting after
4	"stalking, and sexual assault" the following: ",
5	or for dependents when necessary for the safety
6	of a victim," and
7	(C) in paragraph (3) , by inserting after
8	"sexual assault, or stalking" the following: ", or
9	for dependents when necessary for the safety of
10	a victim,"; and
11	(3) in subsection $(f)(1)$, by striking "2014
12	through 2018" and inserting "2020 through 2024".
13	SEC. 104. GRANTS TO SUPPORT FAMILIES IN THE JUSTICE
13 14	SEC. 104. GRANTS TO SUPPORT FAMILIES IN THE JUSTICE SYSTEM.
14	SYSTEM.
14 15	SYSTEM. Section 1301 of division B of the Victims of Traf-
14 15 16	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C.
14 15 16 17	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended—
14 15 16 17 18	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended— (1) in subsection (b)—
14 15 16 17 18 19	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended— (1) in subsection (b)— (A) in paragraph (7), by striking "and" at
 14 15 16 17 18 19 20 	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended— (1) in subsection (b)— (A) in paragraph (7), by striking "and" at the end;
 14 15 16 17 18 19 20 21 	SYSTEM. Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended— (1) in subsection (b)— (A) in paragraph (7), by striking "and" at the end; (B) in paragraph (8)—
 14 15 16 17 18 19 20 21 22 	Section 1301 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 12464) is amended— (1) in subsection (b)— (A) in paragraph (7), by striking "and" at the end; (B) in paragraph (8)— (i) by striking "to improve" and in-

(C) by inserting after paragraph (8) the 1 2 following: 3 "(9) develop and implement an alternative jus-4 tice response (as such term is defined in section 5 40002(a) of the Violence Against Women Act of 6 1994); and 7 "(10) develop and implement laws, policies, pro-8 cedures, or training to ensure the lawful recovery 9 and storage of any dangerous weapon by the appro-10 priate law enforcement agency from an adjudicated 11 perpetrator of any offense of domestic violence, dat-12 ing violence, sexual assault, or stalking, and the re-13 turn of such weapon when appropriate, where any 14 Federal, State, tribal, or local court has— "(A)(i) issued protective or other restrain-15 16 ing orders against such a perpetrator; or 17 "(ii) found such a perpetrator to be guilty 18 of misdemeanor or felony crimes of domestic vi-19 olence, dating violence, sexual assault, or stalk-20 ing; and 21 "(B) ordered the perpetrator to relinquish 22 dangerous weapons that the perpetrator pos-23

sesses or has used in the commission of at least one of the aforementioned crimes.

24

1	Policies, procedures, protocols, laws, regulations, or
2	training under this section shall include the safest
3	means of recovery of, and best practices for storage
4	of, relinquished and recovered dangerous weapons
5	and their return, when applicable, at such time as
6	the individual is no longer prohibited from pos-
7	sessing such weapons under Federal, State, or Trib-
8	al law, or posted local ordinances."; and
9	(2) in subsection (e), by striking "2014 through
10	2018" and inserting "2020 through 2024".
11	SEC. 105. OUTREACH AND SERVICES TO UNDERSERVED
12	POPULATIONS GRANTS.
13	Section 120(h) of the Violence Against Women and
14	Department of Justice Reauthorization Act of 2005 (34
15	U.S.C. 20123(h)) is amended by striking "2014 through
16	2018" and inserting "2020 through 2024".
17	SEC. 106. CRIMINAL PROVISIONS.
18	Section 2265 of title 18, United States Code, is
19	amended—
20	(1) in subsection $(d)(3)$ —
21	(A) by striking "restraining order or in-
22	junction,"; and
23	(B) by adding at the end the following:
24	"The prohibition under this paragraph applies
25	to all protection orders for the protection of a

person residing within a State, territorial, or
 tribal jurisdiction, whether or not the protection
 order was issued by that State, territory, or
 Tribe."; and

5 (2) in subsection (e), by adding at the end the
6 following: "This applies to all Alaska tribes without
7 respect to 'Indian country' or the population of the
8 Native village associated with the Tribe.".

9 SEC. 107. RAPE SURVIVOR CHILD CUSTODY.

Section 409 of the Justice for Victims of Trafficking
Act of 2015 (34 U.S.C. 21308) is amended by striking
"2015 through 2019" and inserting "2020 through
2024".

14 TITLE II—IMPROVING SERVICES 15 FOR VICTIMS

16 SEC. 201. SEXUAL ASSAULT SERVICES PROGRAM.

Section 41601(f)(1) of the Violent Crime Control and
Law Enforcement Act of 1994 (34 U.S.C. 12511(f)(1))
is amended by striking "2014 through 2018" and inserting "2020 through 2024".

1	SEC. 202. RURAL DOMESTIC VIOLENCE, DATING VIOLENCE,
2	SEXUAL ASSAULT, STALKING, AND CHILD
3	ABUSE ENFORCEMENT ASSISTANCE PRO-
4	GRAM.
5	Section 40295 of the Violent Crime Control and Law
6	Enforcement Act of 1994 (34 U.S.C. 12341) is amend-
7	ed—
8	(1) in subsection $(a)(3)$, by striking "women"
9	and inserting "adults, youth,"; and
10	(2) in subsection (e)(1), by striking " 2014
11	through 2018" and inserting "2020 through 2024".
12	SEC. 203. TRAINING AND SERVICES TO END VIOLENCE
13	AGAINST PEOPLE WITH DISABILITIES.
13 14	AGAINST PEOPLE WITH DISABILITIES. Section 1402 of division B of the Victims of Traf-
14	Section 1402 of division B of the Victims of Traf-
14 15	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C.
14 15 16	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended—
14 15 16 17	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended— (1) in the heading, by striking " WOMEN " and
14 15 16 17 18	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended— (1) in the heading, by striking " WOMEN " and inserting " PEOPLE ";
14 15 16 17 18 19	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended— (1) in the heading, by striking " WOMEN " and inserting " PEOPLE "; (2) in subsection (a), by striking "individuals"
 14 15 16 17 18 19 20 	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended— (1) in the heading, by striking " WOMEN " and inserting " PEOPLE "; (2) in subsection (a), by striking "individuals" each place it appears and inserting "people";
 14 15 16 17 18 19 20 21 	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C. 20122) is amended— (1) in the heading, by striking " WOMEN " and inserting " PEOPLE "; (2) in subsection (a), by striking "individuals" each place it appears and inserting "people"; (3) in subsection (b)—

1	(B) in paragraph (3), by inserting after
2	"law enforcement" the following: "and other
3	first responders"; and
4	(C) in paragraph (8), by striking "pro-
5	viding advocacy and intervention services with-
6	in" and inserting "to enhance the capacity of";
7	(4) in subsection (c), by striking "disabled indi-
8	viduals" and inserting "people with disabilities"; and
9	(5) in subsection (e), by striking "2014 through
10	2018" and inserting "2020 through 2024".
11	SEC. 204. TRAINING AND SERVICES TO END ABUSE IN
12	LATER LIFE.
13	Section 40801 of the Violent Crime Control and Law
14	Enforcement Act of 1994 (34 U.S.C. 12421)—
15	(1) in the heading, by striking "ENHANCED
15 16	(1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING";
16	TRAINING" and inserting "TRAINING";
16 17	TRAINING " and inserting " TRAINING "; (2) by striking subsection "(a) DEFINITIONS.—
16 17 18	 TRAINING" and inserting "TRAINING"; (2) by striking subsection "(a) DEFINITIONS.— In this section—" and all that follows through para-
16 17 18 19	 TRAINING" and inserting "TRAINING"; (2) by striking subsection "(a) DEFINITIONS.— In this section—" and all that follows through paragraph (1) of subsection (b) and inserting the fol-
16 17 18 19 20	 TRAINING" and inserting "TRAINING"; (2) by striking subsection "(a) DEFINITIONS.— In this section—" and all that follows through paragraph (1) of subsection (b) and inserting the following: "The Attorney General shall make grants to
 16 17 18 19 20 21 	 TRAINING" and inserting "TRAINING"; (2) by striking subsection "(a) DEFINITIONS.— In this section—" and all that follows through paragraph (1) of subsection (b) and inserting the following: "The Attorney General shall make grants to eligible entities in accordance with the following:";
 16 17 18 19 20 21 22 	 TRAINING" and inserting "TRAINING"; (2) by striking subsection "(a) DEFINITIONS.— In this section—" and all that follows through paragraph (1) of subsection (b) and inserting the following: "The Attorney General shall make grants to eligible entities in accordance with the following:"; (3) by redesignating paragraphs (2) through

1	(A) by striking ", including domestic vio-
2	lence, dating violence, sexual assault, stalking,
3	exploitation, and neglect" each place it appears;
4	(B) in subparagraph (A)—
5	(i) in clause (i), by inserting after
6	"elder abuse" the following: "and abuse in
7	later life'';
8	(ii) in clauses (ii) and (iii), by insert-
9	ing after "victims of" the following: "elder
10	abuse and"; and
11	(iii) in clause (iv), by striking "advo-
12	cates, victim service providers, and courts
13	to better serve victims of abuse in later
14	life" and inserting "leaders, victim advo-
15	cates, victim service providers, courts, and
16	first responders to better serve older vic-
17	tims'';
18	(C) in subparagraph (B)—
19	(i) in clause (i), by striking "or other
20	community-based organizations in recog-
21	nizing and addressing instances of abuse in
22	later life" and inserting "community-based
23	organizations, or other professionals who
24	may identify or respond to abuse in later
25	life"; and

1	(ii) in clause (ii), by inserting after
2	"victims of" the following: "elder abuse
3	and"; and
4	(D) in subparagraph (D), by striking "sub-
5	paragraph (B)(ii)" and inserting "paragraph
6	(2)(B)";
7	(5) in paragraph (2) (as redesignated by para-
8	graph (3))—
9	(A) in subparagraph (A), by striking "over
10	50 years of age" and inserting "50 years of age
11	or over"; and
12	(B) in subparagraph (B), by striking "in
13	later life" and inserting "50 years of age or
14	over"; and
15	(6) in paragraph (4) (as redesignated by para-
16	graph (3)), by striking "2014 through 2018" and
17	inserting "2020 through 2024".
18	TITLE III—SERVICES, PROTEC-
19	TION, AND JUSTICE FOR
20	YOUNG VICTIMS
21	SEC. 301. RAPE PREVENTION AND EDUCATION GRANT.
22	Section 393A of the Public Health Service Act (42)
23	U.S.C. 280b–1b) is amended—
24	(1) in subsection (a)—

1	(A) in paragraph (2), by inserting before
2	the semicolon at the end the following "or dig-
3	ital services (as such term is defined in section
4	40002(a) of the Violence Against Women Act of
5	1994)"; and
6	(B) in paragraph (7), by striking "sexual
7	assault" and inserting "sexual violence, sexual
8	assault, and sexual harassment";
9	(2) in subsection (b), by striking "Indian trib-
10	al" and inserting "Indian Tribal"; and
11	(3) in subsection (c)—
12	(A) in paragraph (1), by striking
13	"\$50,000,000 for each of fiscal years 2014
14	through 2018" and inserting "\$150,000,000
15	for each of fiscal years 2020 through 2024";
16	and
17	(B) in paragraph (3), by adding at the end
18	the following: "Not less than 80 percent of the
19	total amount made available under this sub-
20	section in each fiscal year shall be awarded in
21	accordance with this paragraph.".

1	SEC. 302. CREATING HOPE THROUGH OUTREACH, OPTIONS,
2	SERVICES, AND EDUCATION (CHOOSE) FOR
3	CHILDREN AND YOUTH.
4	Section 41201 of the Violent Crime Control and Law
5	Enforcement Act of 1994 (34 U.S.C. 12451) is amend-
6	ed—
7	(1) in subsection (a)—
8	(A) by striking "stalking, or sex traf-
9	ficking" and inserting "or stalking"; and
10	(B) by adding at the end the following:
11	"Grants awarded under this section may be
12	used to address sex trafficking or bullying as
13	part of a comprehensive program focused pri-
14	marily on domestic violence, dating violence,
15	sexual assault, or stalking.";
16	(2) in subsection (b)—
17	(A) in paragraph (1)—
18	(i) in the matter preceding subpara-
19	graph (A), by striking "target youth who
20	are victims of domestic violence, dating vi-
21	olence, sexual assault, stalking, and sex
22	trafficking" and inserting "target youth,
23	including youth in underserved populations
24	who are victims of domestic violence, sex-
25	ual assault, and stalking";

1	(ii) in subparagraph (A), by striking
2	"stalking, and sex trafficking" and insert-
3	ing "and stalking";
4	(iii) in subparagraph (B)—
5	(I) by striking "stalking, or sex
6	trafficking" and inserting "or stalk-
7	ing"; and
8	(II) by striking "or" at the end;
9	(iv) in subparagraph (C)—
10	(I) by striking "stalking, and sex
11	trafficking" and inserting "or stalk-
12	ing"; and
13	(II) by striking the period at the
14	end and inserting "; or"; and
15	(v) by inserting after subparagraph
16	(C) the following:
17	"(D) clarify State or local mandatory re-
18	porting policies and practices regarding peer-to-
19	peer dating violence, sexual assault, and stalk-
20	ing."; and
21	(B) in paragraph (2)—
22	(i) by striking "stalking, or sex traf-
23	ficking" each place it appears and insert-
24	ing "or stalking";

1	(ii) in subparagraph (C), by inserting
2	"confidential" before "support services";
3	(iii) in subparagraph (D), by striking
4	"stalking, and sex trafficking" and insert-
5	ing "and stalking"; and
6	(iv) in subparagraph (E), by inserting
7	after "programming for youth" the fol-
8	lowing: ", including youth in underserved
9	populations,";
10	(3) in subsection (c)—
11	(A) in paragraph (1), by striking "stalk-
12	ing, or sex trafficking" and inserting "or stalk-
13	ing"; and
14	(B) in paragraph (2)(A), by striking
15	"paragraph (1) " and inserting "subparagraph
16	(A) or (B) of paragraph (1)";
17	(4) in subsection $(d)(3)$, by striking "stalking,
18	and sex trafficking" and inserting "and stalking, in-
19	cluding training on working with youth in under-
20	served populations"; and
21	(5) in subsection (f), by striking " $$15,000,000$
22	for each of fiscal years 2014 through 2018" and in-
23	serting "\$25,000,000 for each of fiscal years 2020
24	through 2024".

1	SEC. 303. GRANTS TO COMBAT VIOLENT CRIMES ON CAM-
2	PUSES.
3	Section 304 of the Violence Against Women and De-
4	partment of Justice Reauthorization Act of 2005 (34
5	U.S.C. 20125) is amended—
6	(1) in subsection (b)—
7	(A) in paragraph (2), by striking the sec-
8	ond sentence;
9	(B) by amending paragraph (3) to read as
10	follows:
11	"(3) To provide prevention and education pro-
12	gramming about domestic violence, dating violence,
13	sexual assault, and stalking, including technological
14	abuse and reproductive and sexual coercion, that is
15	age-appropriate, culturally relevant, ongoing, deliv-
16	ered in multiple venues on campus, accessible, pro-
17	motes respectful nonviolent behavior as a social
18	norm, and engages men and boys. Such program-
19	ming should be developed in partnership or collabo-
20	ratively with experts in intimate partner and sexual
21	violence prevention and intervention.";
22	(C) in paragraph (9), by striking "and pro-
23	vide" and inserting ", provide, and dissemi-
24	nate";

1	(D) in paragraph (10), by inserting after
2	"or adapt" the following "and disseminate";
3	and
4	(E) by inserting after paragraph (10) the
5	following:
6	"(11) To train campus health centers on how to
7	recognize and respond to domestic violence, dating
8	violence, sexual assault, and stalking, including
9	training health providers on how to provide universal
10	education to all members of the campus community
11	on the impacts of violence on health and unhealthy
12	relationships and how providers can support ongoing
13	outreach efforts.";
14	(2) in subsection $(c)(3)$, by striking "2014
15	through 2018" and inserting "2020 through 2024";
16	(3) in subsection (d)—
17	(A) in paragraph (3)(B), by striking "for
18	all incoming students" and inserting "for all
19	students"; and
20	(B) in paragraph $(4)(C)$, by inserting after
21	"sex," the following: "sexual orientation, gender
22	identity,"; and
23	(4) in subsection (e), by striking $``$12,000,000$

24 for each of fiscal years 2014 through 2018" and in-

serting "\$16,000,000 for each of fiscal years 2020
 through 2024".

3 SEC. 304. COMBAT ONLINE PREDATORS.

4 (a) IN GENERAL.—Chapter 110A of title 18, United
5 States Code, is amended by inserting after section 2261A
6 the following:

7 "§ 2261B. Enhanced penalty for stalkers of children

8 "(a) IN GENERAL.—Except as provided in subsection 9 (b), if the victim of an offense under section 2261A is 10 under the age of 18 years, the maximum term of imprison-11 ment for the offense is 5 years greater than the maximum 12 term of imprisonment otherwise provided for that offense 13 in section 2261.

14 "(b) LIMITATION.—Subsection (a) shall not apply to
15 a person who violates section 2261A if—

16 "(1) the person is subject to a sentence under
17 section 2261(b)(5); and

18 "(2)(A) the person is under the age of 18 at19 the time the offense occurred; or

"(B) the victim of the offense is not less than
15 nor more than 17 years of age and not more
than 3 years younger than the person who committed the offense at the time the offense occurred.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of chapter 110A of title 18, United States
 Code, is amended by inserting after the item relating to
 19 section 2261A the following new item:

"2261B. Enhanced penalty for stalkers of children.".

5 (c) CONFORMING AMENDMENT.—Section 2261A of
6 title 18, United States Code, is amended in the matter
7 following paragraph (2)(B), by striking "section 2261(b)
8 of this title" and inserting "section 2261(b) or section
9 2262B, as the case may be".

(d) REPORT ON BEST PRACTICES REGARDING EN11 FORCEMENT OF ANTI-STALKING LAWS.—Not later than
12 1 year after the date of the enactment of this Act, the
13 Attorney General shall submit a report to Congress, which
14 shall—

(1) include an evaluation of Federal, tribal,
State, and local efforts to enforce laws relating to
stalking; and

(2) identify and describe those elements of such
efforts that constitute the best practices for the enforcement of such laws.

1	41 TITLE IV—VIOLENCE
1	REDUCTION PRACTICES
-3	SEC. 401. STUDY CONDUCTED BY THE CENTERS FOR DIS-
4	EASE CONTROL AND PREVENTION.
5	Section 402 of the Violence Against Women and De-
6	partment of Justice Reauthorization Act of 2005 (42)
7	U.S.C. 280b–4) is amended—
8	(1) in subsection (b), by striking "violence
9	against women" and inserting "violence against
10	adults, youth,"; and
11	(2) in subsection (c), by striking "2014 through
12	2018" and inserting "2020 through 2024".
13	SEC. 402. SAVING MONEY AND REDUCING TRAGEDIES
13 14	SEC. 402. SAVING MONEY AND REDUCING TRAGEDIES (SMART) THROUGH PREVENTION GRANTS.
14 15	(SMART) THROUGH PREVENTION GRANTS.
14 15	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act
14 15 16	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended—
14 15 16 17	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)—
14 15 16 17 18	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)— (A) in subparagraph (C), by striking
14 15 16 17 18 19	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)— (A) in subparagraph (C), by striking "and" at the end;
 14 15 16 17 18 19 20 	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)— (A) in subparagraph (C), by striking "and" at the end; (B) in subparagraph (D), by striking the
 14 15 16 17 18 19 20 21 	(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)— (A) in subparagraph (C), by striking "and" at the end; (B) in subparagraph (D), by striking the period at the end and inserting "; and"; and
 14 15 16 17 18 19 20 21 22 	<pre>(SMART) THROUGH PREVENTION GRANTS. Section 41303 of the Violence Against Women Act of 1994 (34 U.S.C. 12463) is amended— (1) in subsection (b)(1)— (A) in subparagraph (C), by striking "and" at the end; (B) in subparagraph (D), by striking the period at the end and inserting "; and"; and (C) by adding at the end the following:</pre>

1	(2) in subsection $(d)(3)$ —
2	(A) in subparagraph (A), by striking
3	"and" at the end;
4	(B) in subparagraph (B), by striking the
5	period at the end and inserting "; and"; and
6	(C) by adding at the end the following:
7	"(C) include a focus on the unmet needs of
8	underserved populations.";
9	(3) in subsection (f), by striking " $$15,000,000$
10	for each of fiscal years 2014 through 2018" and in-
11	serting "\$45,000,000 for each of fiscal years 2020
12	through 2024"; and
13	(4) in subsection (g), by adding at the end the
14	following:
15	"(3) Remaining amounts.—Any amounts not
16	made available under paragraphs (1) and (2) may be
17	used for any set of purposes described in paragraph
18	(1), (2) , or (3) of subsection (b) , or for a project
19	that fulfills two or more of such sets of purposes.".

	43
1	TITLE V—STRENGTHENING THE
2	HEALTHCARE SYSTEMS RE-
3	SPONSE
4	SEC. 501. GRANTS TO STRENGTHEN THE HEALTHCARE SYS-
5	TEMS RESPONSE TO DOMESTIC VIOLENCE,
6	DATING VIOLENCE, SEXUAL ASSAULT, AND
7	STALKING.
8	Section 399P of the Public Health Service Act (42 $$
9	U.S.C. 280g–4) is amended—
10	(1) in subsection (a)—
11	(A) in paragraph (2), by striking "and" at
12	the end;
13	(B) in paragraph (3), by striking the pe-
14	riod at the end and inserting "; and"; and
15	(C) by adding at the end the following:
16	"(4) the development or enhancement and im-
17	plementation of training programs to improve the
18	capacity of early childhood programs to address do-
19	mestic violence, dating violence, sexual assault, and
20	stalking among families they serve.";
21	(2) in subsection $(b)(1)$ —
22	(A) in subparagraph (A)(ii), by inserting ",
23	including labor and sex trafficking" after "vio-
24	lence and abuse";
25	(B) in subparagraph (B)(ii)—

1	(i) by striking "on-site access to"; and
2	(ii) by striking "patients by increas-
3	ing" and all that follows through the semi-
4	colon and inserting the following: "patients
5	by—
6	"(I) increasing the capacity of
7	existing health care professionals and
8	public health staff to address domestic
9	violence, dating violence, sexual as-
10	sault, and stalking;
11	"(II) contracting with or hiring
12	advocates for victims of domestic vio-
13	lence or sexual assault to provide such
14	services; or
15	"(III) providing funding to State
16	domestic and sexual violence coalitions
17	to improve the capacity of such coali-
18	tions to coordinate and support health
19	advocates and other health system
20	partnerships;";
21	(C) in subparagraph (B)(iii), by striking
22	"and" at the end;
23	(D) in subparagraph (B)(iv) by striking
24	the period at the end and inserting the fol-
25	lowing: ", with priority given to programs ad-

1	ministered through the Health Resources and
2	Services Administration, Office of Women's
3	Health; and"; and
4	(E) in subparagraph (B), by adding at the
5	end the following:
6	"(v) the development, implementation,
7	dissemination, and evaluation of best prac-
8	tices, tools, and training materials for be-
9	havioral health professionals to identify
10	and respond to domestic violence, sexual
11	violence, stalking, and dating violence.";
12	(3) in subsection $(b)(2)(A)$ —
13	(A) in the heading, by striking "CHILD
14	AND ELDER ABUSE" and inserting the fol-
15	lowing: "Child abuse and abuse in later
16	LIFE''; and
17	(B) by striking "child or elder abuse" and
18	inserting the following: "child abuse or abuse in
19	later life";
20	(4) in subsection $(b)(2)(C)(i)$, by striking "elder
21	abuse" and inserting "abuse in later life";
22	(5) in subsection (b)(2)(C)(iii), by striking "or"
23	at the end;
24	(6) in subsection $(b)(2)(C)(iv)$ —

1	(A) by inserting "mental health," after
2	"dental,"; and
3	(B) by striking "exams." and inserting
4	"exams and certifications;";
5	(7) in subsection $(b)(2)(C)$, by inserting after
6	clause (iv) the following:
7	"(v) development of a State-level pilot
8	program to—
9	"(I) improve the response of sub-
10	stance use disorder treatment pro-
11	grams and systems to domestic vio-
12	lence, dating violence, sexual assault,
13	and stalking; and
14	"(II) improve the capacity of
15	substance use disorder treatment pro-
16	grams and systems to serve survivors
17	of domestic violence, dating violence,
18	sexual assault, and stalking dealing
19	with substance use disorder; or
20	"(vi) development and utilization of
21	existing technical assistance and training
22	resources to improve the capacity of sub-
23	stance use disorder treatment programs to
24	address domestic violence, dating violence,

sexual assault, and stalking among pa-
tients the programs serve.";
(8) in subsection $(d)(2)(A)$ —
(A) by inserting "or behavioral health,"
after ''of health'';
(B) by inserting "behavioral" after "phys-
ical or"; and
(C) by striking "mental" before "health
care'';
(9) in subsection $(d)(2)(B)$ —
(A) by striking "or health system" and in-
serting "behavioral health treatment system,";
and
(B) after "physical or" by striking "men-
tal" and inserting "behavioral";
(10) in subsection (f) in the heading, by strik-
ing "Research and Evaluation" and inserting
"Research, Evaluation, and Data Collec-
TION'';
(11) in subsection $(f)(1)$, by striking "research
and evaluation" and inserting "research, evaluation,
or data collection";
(12) in subsection $(f)(1)(B)$, by inserting after
"health care" the following: "or behavioral health";
(13) in subsection $(f)(2)$ —

1	(A) in the heading, by inserting after "RE-
2	SEARCH" the following: "AND DATA COLLEC-
3	TION'';
4	(B) in the matter preceding subparagraph
5	(A), by inserting "or data collection" before
6	"authorized in paragraph (1)";
7	(C) in subparagraph (C), by striking
8	"and" at the end;
9	(D) in subparagraph (D), by striking the
10	period at the end and inserting a semicolon;
11	and
12	(E) by inserting after subparagraph (D)
13	the following:
14	"(E) research on the intersection of sub-
15	stance use disorder and domestic violence, dat-
16	ing violence, sexual assault, and stalking, in-
17	cluding the effect of coerced use and efforts by
18	an abusive partner or other to interfere with
19	substance use disorder treatment and recovery;
20	and
21	"(F) improvement of data collection using
22	existing Federal surveys by including questions
23	about domestic violence, dating violence, sexual
24	assault, or stalking and substance use disorder,
25	coerced use, and mental or behavioral health.";

1	(14) in subsection (g), by striking "2014
2	through 2018" and inserting "2020 through 2024";
3	and
4	(15) in subsection (h), by striking "herein" and
5	"provided for".
6	TITLE VI—SAFE HOMES FOR
7	VICTIMS
8	SEC. 601. HOUSING PROTECTIONS FOR VICTIMS OF DOMES-
9	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
10	ASSAULT, AND STALKING.
11	Section 41411 of the Violence Against Women Act
12	of 1994 (34 U.S.C. 12491) is amended—
13	(1) in subsection (a)—
14	(A) in paragraph $(1)(A)$, by striking
15	"brother, sister," and inserting "sibling,";
16	(B) in paragraph (3)—
17	(i) in subparagraph (A), by inserting
18	before the semicolon at the end the fol-
19	lowing: "including the direct loan program
20	under such section";
21	(ii) in subparagraph (D), by striking
22	"the program under subtitle A" and in-
23	serting "the programs under subtitles A
24	through D'';
25	(iii) in subparagraph (I)—

1	(I) by inserting after "sections
2	514, 515, 516, 533," the following:
3	"542,"; and
4	(II) by striking "and" at the end;
5	(iv) in subparagraph (J), by striking
6	the period at the end and inserting a semi-
7	colon; and
8	(v) by adding at the end the following:
9	"(K) the provision of assistance from the
10	Housing Trust Fund as established under sec-
11	tion 1338 of the Federal Housing Enterprises
12	Financial Safety and Soundness Act of 1992
13	(12 U.S.C. 4501);
14	"(L) the provision of assistance for hous-
15	ing under the Comprehensive Service Programs
16	for Homeless Veterans program under sub-
17	chapter II of chapter 20 of title 38, United
18	States Code (38 U.S.C. 2011 et seq.);
19	"(M) the provision of assistance for hous-
20	ing and facilities under the grant program for
21	homeless veterans with special needs under sec-
22	tion 2061 of title 38, United States Code;
23	"(N) the provision of assistance for perma-
24	nent housing under the program for financial
25	assistance for supportive services for very low-

1 income veteran families in permanent housing 2 under section 2044 of title 38, United States 3 Code; and "(O) any other Federal housing programs 4 5 providing affordable housing to low-income per-6 sons by means of restricted rents or rental as-7 sistance as identified by the appropriate agency."; and 8 9 (C) by adding at the end the following: "(4) COVERED HOUSING PROVIDER.—The term 10 11 'covered housing provider' refers to the individual or 12 entity under a covered housing program that has re-13 sponsibility for the administration or oversight of 14 housing assisted under a covered housing program 15 and includes public housing agencies, sponsors, owners, mortgagors, managers, Continuums of Care, 16 17 State and local governments or agencies thereof, and 18 nonprofit or for-profit organizations or entities. 19 "(5) CONTINUUM OF CARE.—The term 'Continuum of Care' means an entity receiving a grant 20 21 under subtitle C of title IV of the McKinney-Vento 22 Homeless Assistance Act (42 U.S.C. 11381 et seq.). "(6) INTERNAL TRANSFER.—The term 'internal 23

transfer' means a transfer to a unit of the same cov-ered housing provider and under the same covered

1	housing program except for programs under McKin-
2	ney-Vento Homeless Assistance Act.
3	"(7) EXTERNAL TRANSFER.—The term 'exter-
4	nal transfer' means a transfer to a unit of a dif-
5	ferent covered housing provider under any covered
6	housing program.";
7	(2) in subsection $(b)(3)$ —
8	(A) in the heading, by inserting after
9	"CRIMINAL ACTIVITY" the following: "AND FAM-
10	ILY BREAK-UP'';
11	(B) in subparagraph (A), to read as fol-
12	lows:
13	"(A) DENIAL OF ASSISTANCE, TENANCY,
14	AND OCCUPANCY RIGHTS PROHIBITED.—
15	"(i) IN GENERAL.—A tenant shall not
16	be denied assistance, tenancy, or occu-
17	pancy rights to housing assisted under a
18	covered housing program solely on the
19	basis of criminal activity directly relating
20	to domestic violence, dating violence, sex-
21	ual assault, or stalking that is engaged in
22	by a member of the household of the ten-
23	ant or any guest or other person under the
24	control of the tenant, if the tenant or an
25	affiliated individual of the tenant is the

1	victim or threatened victim of such domes-
2	tic violence, dating violence, sexual assault,
3	or stalking.
4	"(ii) Criminal activity engaged in
5	BY PERPETRATOR OF ABUSE.—A tenant
6	shall not be denied assistance, tenancy, or
7	occupancy rights to housing assisted under
8	a covered housing program solely on the
9	basis of criminal activity, including drug-
10	related criminal activity (as such term is
11	defined section $3(b)(9)$ of the United
12	States Housing Act of 1937 (42 U.S.C.
13	1437a(b)(9))), engaged in by the perpe-
14	trator of the domestic violence, dating vio-
15	lence, sexual assault, or stalking.
16	"(iii) REVIEW PRIOR TO DENIAL OF
17	ASSISTANCE.—Prior to denying assistance,
18	tenancy, or occupancy rights to housing as-
19	sisted under a covered housing program to
20	a tenant on the basis of criminal activity of
21	the tenant, including drug-related criminal
22	activity, the covered housing provider must
23	conduct an individualized review of the to-
24	tality of the circumstances regarding the

criminal activity at issue if the tenant is a

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1	victim of domestic violence, dating violence,
2	sexual assault, or stalking. Such review
3	shall include consideration of—
4	"(I) the nature and severity of
5	the criminal activity;
6	"(II) the amount of time that
7	has elapsed since the occurrence of
8	the criminal activity;
9	"(III) if the tenant engaged in
10	more than one instance of criminal ac-
11	tivity, the frequency and duration of
12	the criminal activity;
13	"(IV) whether the criminal activ-
14	ity was related to a symptom of a dis-
15	ability, including a substance use dis-
16	order;
17	"(V) whether the victim was co-
18	erced by the perpetrator of domestic
19	violence, dating violence, sexual as-
20	sault, or stalking;
21	"(VI) whether the victim has
22	taken affirmative steps to reduce the
23	likelihood that the criminal activity
24	will recur; and
25	"(VII) any mitigating factors.

1	The covered housing program must provide
2	the tenant with a written summary of its
3	review and the tenant shall have the oppor-
4	tunity to invoke the covered housing pro-
5	gram's grievance policy to dispute the find-
6	ings.";
7	(C) in subparagraph (B)—
8	(i) in the heading, by striking "BI-
9	FURCATION" and inserting "FAMILY
10	BREAK-UP'';
11	(ii) by redesignating clauses (i) and
12	(ii) as clauses (ii) and (iii) respectively;
13	(iii) by inserting before clause (ii) (as
14	redesignated by clause (ii) of this subpara-
15	graph) the following:
16	"(i) IN GENERAL.—If a family break-
17	up results from an occurrence of domestic
18	violence, dating violence, sexual assault, or
19	stalking, and the perpetrator no longer re-
20	sides in the unit and was the sole tenant
21	eligible to receive assistance under a cov-
22	ered housing program, the covered housing
23	provider shall—
24	"(I) provide any other tenant or
25	resident the opportunity to establish

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1	eligibility for the covered housing pro-
2	gram; or
3	"(II) provide that tenant or resi-
4	dent with at least 180 days to remain
5	in the unit under the same terms and
6	conditions as the perpetrator and find
7	new housing or establish eligibility for
8	another covered housing program.";
9	(iv) in clause (ii) (as redesignated by
10	clause (ii) of this subparagraph)—
11	(I) in the heading, by striking
12	"IN GENERAL" and inserting "EVIC-
13	TION"; and
14	(II) by inserting after "a public
15	housing agency" the following: ", par-
16	ticipating jurisdictions, Continuums of
16 17	
	ticipating jurisdictions, Continuums of
17	ticipating jurisdictions, Continuums of Care, grantees,"; and
17 18	ticipating jurisdictions, Continuums of Care, grantees,"; and (v) by striking clause (iii) (as redesig-
17 18 19	ticipating jurisdictions, Continuums of Care, grantees,"; and (v) by striking clause (iii) (as redesig- nated by clause (ii) of this subparagraph);
17 18 19 20	 ticipating jurisdictions, Continuums of Care, grantees,"; and (v) by striking clause (iii) (as redesignated by clause (ii) of this subparagraph); (D) in subparagraph (C)—
 17 18 19 20 21 	 ticipating jurisdictions, Continuums of Care, grantees,"; and (v) by striking clause (iii) (as redesignated by clause (ii) of this subparagraph); (D) in subparagraph (C)— (i) in clause (iii), by striking "or" at
 17 18 19 20 21 22 	 ticipating jurisdictions, Continuums of Care, grantees,"; and (v) by striking clause (iii) (as redesignated by clause (ii) of this subparagraph); (D) in subparagraph (C)— (i) in clause (iii), by striking "or" at the end;

1 (iii) by adding at the end the fol-2 lowing:

3	"(v) to limit any right, remedy, or
4	procedure otherwise available under the Vi-
5	olence Against Women Reauthorization Act
6	of 2005 (Public Law 109–162, 119 Stat.
7	2960) prior to the date of enactment of the
8	Violence Against Women Reauthorization
9	Act of 2019."; and
10	(E) by inserting after subparagraph (C)

the following:

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"(D) EARLY TERMINATION.—A covered 12 13 housing provider shall permit a tenant assisted 14 under the covered housing program to termi-15 nate the lease at any time prior to the end date of the lease, without penalty, if the tenant has 16 17 been a victim of domestic violence, dating vio-18 lence, sexual assault, or stalking and the ten-19 ant—

20 "(i) sends notice of the early lease ter21 mination to the landlord in writing prior to
22 or within 3 days of vacating the premises
23 unless a shorter notice period is provided
24 for under State law;

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1	"(ii)(I) reasonably believes that the
2	tenant is threatened with imminent harm
3	if the tenant remains within the same
4	dwelling unit subject to the lease; or
5	"(II) is a victim of sexual assault, the
6	sexual assault occurred on the premises
7	during the 180-day period preceding the
8	request for lease termination; and
9	"(iii) provides a form of documenta-
10	tion consistent with the requirements out-
11	lined in subsection $(c)(3)$.
12	Nothing in this subparagraph may be construed
13	to preclude any automatic termination of a
14	lease by operation of law.";
15	(3) in subsection $(c)(4)$, in the matter preceding
16	subparagraph (A)—
17	(A) by striking "Any information sub-
18	mitted to a public housing agency or owner or
19	manager" and inserting "Covered housing pro-
20	viders shall ensure any information submitted";
21	and
22	(B) by inserting after "owner or manager"
23	the following: "of housing assisted under a cov-
24	ered housing program";

1	(4) by amending subsection (e) to read as fol-
2	lows:
3	"(e) Emergency Transfers.—
4	"(1) IN GENERAL.—Tenants who are victims of
5	domestic violence, dating violence, sexual assault, or
6	stalking shall be transferred to another available and
7	safe dwelling unit assisted under a covered housing
8	program if—
9	"(A) the tenant expressly requests the
10	transfer from the covered housing provider; and
11	"(B)(i) the tenant reasonably believes that
12	the tenant is threatened with imminent harm
13	from further violence if the tenant remains
14	within the same dwelling unit assisted under a
15	covered housing program; or
16	"(ii) in the case of a tenant who is a victim
17	of sexual assault, the sexual assault occurred on
18	the premises during the 180-day period pre-
19	ceding the request for transfer.
20	A tenant who is not in good standing retains
21	the right to an emergency transfer if they meet
22	the eligibility requirements in this section and
23	the eligibility requirements of the program to
24	which the tenant intends to transfer.

1	"(2) Policies.—Each appropriate agency shall
2	adopt an emergency transfer policy to be overseen by
3	the Department for Housing and Urban Develop-
4	ment for use by the covered housing programs with-
5	in the jurisdiction of a regional office of the Depart-
6	ment. Such emergency transfer policies shall reflect
7	the variations in program operation and administra-
8	tion by covered housing program type. The policies
9	must, at a minimum—
10	"(A) describe a process to permit tenants
11	who are victims of domestic violence, dating vio-
12	lence, sexual assault, or stalking an internal
13	transfer to another available and safe dwelling
14	unit assisted under the same covered housing
15	program;
16	"(B) describe a process to permit tenants
17	who are victims of domestic violence, dating vio-
18	lence, sexual assault, or stalking to complete an
19	emergency external transfer to another available
20	and safe dwelling unit of a covered housing pro-
21	vider;
22	"(C) mandate that emergency internal and
23	external transfers take priority over non-emer-
24	gency transfers;

1 "(D) mandate that emergency internal and 2 external transfers take priority over existing waiting lists for a covered housing program; 3 "(E) ensure a victim of domestic violence, 4 5 dating violence, sexual assault, or stalking is 6 transferred into a comparable covered housing 7 program if available; "(F) incorporate confidentiality measures 8 9 to ensure that the appropriate regional office of 10 the Department of Housing and Urban Devel-11 opment (hereinafter in this section referred to 12 as a 'HUD regional office') and the covered 13 housing provider do not disclose any informa-14 tion regarding a tenant who is victim of domes-15 tic violence, dating violence, sexual assault, or stalking, including the location of a new dwell-16 17 ing unit to any person or entity without the 18 written authorization of the tenant; and 19 "(G) mandate a uniform policy for how a 20 victim of domestic violence, dating violence, sex-21 ual assault, or stalking requests an emergency

22 internal or external transfer.

23 "(3) REGIONAL OFFICES.—Each HUD regional
24 office shall develop and implement an external emer25 gency transfer plan for all covered housing providers

1	within the regional office's jurisdictional reach.
2	HUD regional offices shall develop and implement
3	such plans in collaboration with the local Continua
4	of Care and shall defer to emergency transfer prior-
5	ities and strategies set by local Continua of Care. In
6	addition to reflecting the policies of the appropriate
7	agencies as defined by paragraph (2), the plan shall,
8	at a minimum—
9	"(A) set forth policies and procedures to
10	identify an emergency external transfer a com-
11	parable covered housing program, if available,
12	within 30 days of an approved request; and
13	"(B) set forth policies and procedures for
14	the local Continua of Care to—
15	"(i) coordinate emergency external
16	transfers among all covered housing pro-
17	viders participating in the Continuum of
18	Care;
19	"(ii) coordinate emergency transfers
20	with Continua of Care in other jurisdic-
21	tions in cases where the victim requests an
22	out-of-jurisdiction transfer; and
23	"(iii) ensure a victim is not required
24	to be reassessed through the local Con-

1	tinuum of Care intake process when seek-
2	ing an emergency transfer placement.
3	"(4) COVERED HOUSING PROVIDERS.—Each
4	covered housing provider shall—
5	"(A) provide a victim of domestic violence,
6	dating violence, sexual assault, or stalking re-
7	siding in a dwelling unit assisted under a cov-
8	ered housing program an internal transfer to
9	another safe dwelling unit assisted under the
10	same covered housing program, if available, not
11	later than 10 days after an approved request
12	for an emergency transfer;
13	"(B) if an internal transfer described
14	under subparagraph (A) is unavailable or if the
15	victim of domestic violence, dating violence, sex-
16	ual assault, or stalking determines that a dwell-
17	ing unit provided by an internal transfer de-
18	scribed under subparagraph (A), contact the re-
19	gional office of the appropriate agency within
20	10 days of an approved request for an emer-
21	gency transfer for an external emergency trans-
22	fer under paragraph (3); and
23	"(C) allow a victim of domestic violence,
24	dating violence, sexual assault, or stalking to
25	temporarily relocate, and maintain eligibility for

1	the covered housing program without the loss of
2	their housing status, to housing not eligible for
3	assistance under a covered housing program or
4	to housing assisted under another covered hous-
5	ing program if there are no alternative com-
6	parable housing program units available until a
7	safe internal or external housing unit under the
8	covered housing program is available.";
9	(5) in subsection (f), by adding at the end the
10	following: "The Secretary shall establish these poli-
11	cies and procedures within 60 days after passage of
12	the Violence Against Women Reauthorization Act of
13	2019.";
14	(6) by redesignating subsection (g) as sub-
15	section (j); and
16	(7) by inserting after subsection (f) the fol-
17	lowing:
18	"(g) Emergency Transfer Vouchers.—Provision
19	of emergency transfer vouchers to victims of domestic vio-
20	lence, dating violence, sexual assault, or stalking under
21	subsection (e), shall be considered an eligible use of any
22	funding for tenant protection voucher assistance available
23	under section 8(0) of the United States Housing Act of
24	1937 (42 U.S.C. 1437f(o)).

"(h) AUTHORIZATION OF APPROPRIATIONS.—There
 are authorized to be appropriated to carry out emergency
 transfers under this section, \$20,000,000 under section
 8(o) of the United States Housing Act of 1937 (42 U.S.C.
 1437f(o)) for each of fiscal years 2020 through 2024.

6 "(i) Implementation.—

7 "(1) TRAINING FOR STAFF OF COVERED HOUS-8 ING PROGRAMS.—The Secretary of Housing and 9 Urban Development, in partnership with domestic 10 violence experts, shall develop mandatory training 11 for staff of covered housing providers to provide a 12 basic understanding of domestic violence, dating vio-13 lence, sexual assault, and stalking, and to facilitate 14 implementation of this section. All staff of covered 15 housing providers shall attend the basic under-16 standing training once annually; and all staff and 17 managers engaged in tenant services shall attend 18 both the basic understanding training and the imple-19 mentation training once annually.

20 "(2) REFERRALS.—The appropriate agency
21 with respect to each covered housing program shall
22 supply all appropriate staff of the covered housing
23 providers with a referral listing of public contact in24 formation for all domestic violence, dating violence,

1	sexual assault, and stalking service providers offer-
2	ing services in its coverage area.
3	"(3) IMPLEMENTATION.—The appropriate
4	agency with respect to each covered housing pro-
5	gram shall implement this section, as this section
6	applies to the covered housing program.".
7	SEC. 602. ENSURING COMPLIANCE AND IMPLEMENTATION;
8	PROHIBITING RETALIATION AGAINST VIC-
9	TIMS.
10	Chapter 2 of subtitle N of title IV of the Violence
11	Against Women Act of 1994 (34 U.S.C. 12491 et seq.)

is amended by inserting after section 41411 the following:

13 "SEC. 41412. COMPLIANCE REVIEWS.

14 "(a) ANNUAL COMPLIANCE REVIEWS.—Each appro-15 priate agency administering a covered housing program shall establish a process by which to review compliance 16 17 with the requirements of this subtitle, on an annual basis, of the covered housing providers administered by that 18 agency. Such a review shall examine the following topics: 19 "(1) Covered housing provider compliance with 20 21 requirements prohibiting the denial of assistance,

tenancy, or occupancy rights on the basis of domes-tic violence, dating violence, sexual assault, or stalk-

24 ing.

1 "(2) Covered housing provider compliance with 2 confidentiality provisions set forth in section 3 41411(c)(4). "(3) Covered housing provider compliance with 4 5 the notification requirements set forth in section 6 41411(d)(2). 7 "(4) Covered housing provider compliance with

accepting documentation set forth in section
41411(c).

10 "(5) Covered housing provider compliance with
11 emergency transfer requirements set forth in section
12 41411(e).

13 "(6) Covered housing provider compliance with
14 the prohibition on retaliation set forth in section
15 41414.

16 "(b) REGULATIONS.—Each appropriate agency shall
17 issue regulations to implement subsection (a) not later
18 than one year after the effective date of the Violence
19 Against Women Reauthorization Act of 2019. These regu20 lations shall—

21 "(1) define standards of compliance for covered22 housing providers;

23 "(2) include detailed reporting requirements, in24 cluding the number of emergency transfers re25 quested and granted, as well as the length of time

needed to process emergency transfers,
 disaggregated by external and internal transfers;
 and

4 "(3) include standards for corrective action
5 plans where a covered housing provider has failed to
6 meet compliance standards.

7 "(c) PUBLIC DISCLOSURE.—Each appropriate agen-8 cy shall ensure that an agency-level assessment of the in-9 formation collected during the compliance review process 10 completed pursuant to this subsection is made publicly 11 available. This agency-level assessment shall include an 12 evaluation of each topic identified in subsection (a).

13 "(d) RULES OF CONSTRUCTION.—Nothing in this14 section shall be construed—

"(1) to limit any claim filed or other proceeding 15 16 commenced, by the date of enactment of the Vio-17 lence Against Women Reauthorization Act of 2019, 18 with regard to any right, remedy, or procedure oth-19 erwise available under the Violence Against Women 20 Reauthorization Act of 2005 (Public Law 109–162, 21 119 Stat. 2960), as in effect on the day prior to 22 such date of enactment; or

23 "(2) to supersede any provision of any Federal,
24 State, or local law that provides greater protection

1	than this subsection for victims of domestic violence,
2	dating violence, sexual assault, or stalking.
3	"SEC. 41413. DEPARTMENT OF HOUSING AND URBAN DE-
4	VELOPMENT VIOLENCE AGAINST WOMEN DI-
5	RECTOR.
6	"(a) ESTABLISHMENT.—There shall be, within the
7	Office of the Secretary of the Department of Housing and
8	Urban Development, a Violence Against Women Director
9	(hereinafter in this section referred to as the 'Director').
10	"(b) DUTIES.—The Director shall—
11	((1) support implementation of the provisions
12	of this subtitle;
13	"(2) coordinate development of Federal regula-
14	tions, policy, protocols, and guidelines on matters re-
15	lating to the implementation of this subtitle, at each
16	agency administering a covered housing program;
17	"(3) advise and coordinate with designated offi-
18	cials within the United States Interagency Council
19	on Homelessness, the Department of Housing and
20	Urban Development, the Department of the Treas-
21	ury, the Department of Agriculture, the Department
22	of Health and Human Services, the Department of
23	Veterans Affairs, and the Department of Justice
24	concerning legislation, implementation, and other

issues relating to or affecting the housing provisions
 under this subtitle;

"(4) provide technical assistance, coordination,
and support to each appropriate agency regarding
advancing housing protections and access to housing
for victims of domestic violence, dating violence, sexual assault, and stalking, including compliance with
this subtitle;

9 "(5) ensure that adequate technical assistance 10 is made available to covered housing providers re-11 garding implementation of this subtitle, as well as 12 other issues related to advancing housing protections 13 for victims of domestic violence, dating violence, sex-14 ual assault, and stalking, including compliance with 15 this subtitle;

"(6) act as a liaison with the judicial branches
of Federal, State, and local governments on matters
relating to the housing needs of victims of domestic
violence, dating violence, sexual assault, and stalking;

"(7) implement a quality control system and a
corrective action plan system for those covered housing providers that fail to comply with this subtitle,
wherein—

"(A) such corrective action plans shall be 1 2 developed in partnership with national, State, or local programs focused on child or adult vic-3 4 tims of domestic violence, dating violence, sex-5 ual assault, or stalking; and 6 "(B) such corrective action plans shall in-7 clude provisions requiring covered housing pro-8 viders to review and develop appropriate no-9 tices, procedures, and staff training to improve 10 compliance with this subtitle, in partnership 11 with national, State, or local programs focused 12 on child or adult victims; "(8) establish a formal reporting process to re-13 14 ceive individual complaints concerning noncompli-15 ance with this subtitle; "(9) coordinate the development of interagency 16 17 guidelines to ensure that information concerning 18 available dwelling units is forwarded to the Director 19 by all covered housing providers for use by the Sec-20 retary in facilitating the emergency transfer process; "(10) coordinate with HUD regional offices and 21 22 officials at each appropriate agency the development 23 of Federal regulations, policy, protocols, and guide-24 lines regarding uniform timeframes for the comple-25 tion of emergency transfers; and

"(11) ensure that the guidance and notices to
 victims are distributed in commonly encountered lan guages.

4 "(c) Emergency Transfer Database.—

"(1) IN GENERAL.—The Director shall main-5 6 tain a database of information about dwelling units 7 that are available for occupancy or that will be avail-8 able for occupancy for tenants who are transferred 9 under section 41411(e) and establish the format for 10 its use. The emergency transfer database may be a 11 new system or a modification of an existing data-12 base. The database shall incorporate information 13 from all covered housing providers.

14 "(2) REPORTING REQUIREMENTS.—Not later 15 than 3 business days after a covered housing pro-16 vider becomes aware of an available dwelling or a 17 dwelling that will imminently become available, the 18 covered housing provider shall report information 19 about that dwelling to the Director, including the 20 following:

- 21 "(A) Project name, if applicable.
 22 "(B) Dwelling address.
 23 "(C) Date of availability.
- 24 "(D) Number of bedrooms.

1	"(E) Restrictions on eligibility of potential
2	tenants under the covered housing program for
3	that dwelling.
4	"(F) Accessibility, including whether the
5	dwelling is accessible by elevator.
6	"(G) Smoking policy.
7	"(H) Pet policy.
8	"(I) Monthly rent and estimated utilities.
9	"(J) Eligibility of the dwelling for assist-
10	ance under other covered housing programs.
11	"(K) Property manager contact informa-
12	tion.
13	"(L) Legal owner.
14	"(3) DATA ACCESS.—The Director shall have
15	access to all information in the database and shall
16	regularly monitor its usage. The Director shall de-
17	termine how covered housing providers shall have ac-
18	cess to the database, and establish policies for the
19	coordination of emergency transfers across jurisdic-
20	tions.
21	"(d) RULES OF CONSTRUCTION.—Nothing in this
22	section shall be construed—
23	"(1) to limit any claim filed or other proceeding
24	commenced, by the date of enactment of the Vio-
25	lence Against Women Reauthorization Act of 2019,

with regard to any right, remedy, or procedure oth erwise available under the Violence Against Women
 Reauthorization Act of 2005 (Public Law 109–162,
 119 Stat. 2960), as in effect on the day prior to
 such date of enactment; or

6 "(2) to supersede any provision of any Federal,
7 State, or local law that provides greater protection
8 than this subsection for victims of domestic violence,
9 dating violence, sexual assault, or stalking.

10 "SEC. 41414. PROHIBITION ON RETALIATION.

11 "(a) NONDISCRIMINATION REQUIREMENT.—No cov-12 ered housing provider shall discriminate against any per-13 son because that person has opposed any act or practice 14 made unlawful by this subtitle, or because that individual 15 testified, assisted, or participated in any matter related 16 to this subtitle.

"(b) PROHIBITION ON COERCION.—No covered hous-17 ing provider shall coerce, intimidate, threaten, or interfere 18 with, or retaliate against, any person in the exercise or 19 20 enjoyment of, or on account of the person having exercised 21 or enjoyed, or on account of the person having aided or 22 encouraged any other individual in the exercise or enjoy-23 ment of, any rights or protections under this subtitle, including-24

"(1) intimidating or threatening any person be cause that person is assisting or encouraging an in dividual entitled to claim the rights or protections
 under this subtitle; and

5 "(2) retaliating against any person because that
6 person has participated in any investigation or ac7 tion to enforce this subtitle.

8 "(c) ENFORCEMENT AUTHORITY OF THE SEC-9 RETARY.—The authority of the Secretary of Housing and 10 Urban Development and the Office for Fair Housing and 11 Equal Opportunity to enforce this section shall be the 12 same as the Fair Housing Act (42 U.S.C. 3610 et seq.).". 13 SEC. 603. PROTECTING THE RIGHT TO REPORT CRIME 14 FROM ONE'S HOME.

(a) IN GENERAL.—Chapter 2 of subtitle N of title
IV of the Violence Against Women Act of 1994 (34 U.S.C.
12491 et seq.), as amended by this Act, is further amended by inserting after section 41414 the following:

19 "SEC. 41415. RIGHT TO REPORT CRIME AND EMERGENCIES 20 FROM ONE'S HOME.

"(a) IN GENERAL.—Landlords, homeowners, residents, occupants, and guests of, and applicants for, housing assisted under a covered housing program shall have
the right to seek law enforcement or emergency assistance
on their own behalf or on behalf of another person in need

of assistance, and shall not be penalized based on their 1 2 requests for assistance or based on criminal activity of which they are a victim or otherwise not at fault under 3 4 statutes, ordinances, regulations, or policies adopted or en-5 forced by covered governmental entities as defined in sub-6 section (d). Penalties that are prohibited include— 7 "(1) actual or threatened assessment of pen-8 alties, fees, or fines; 9 "(2) actual or threatened eviction; "(3) actual or threatened refusal to rent or 10 11 renew tenancy; 12 "(4) actual or threatened refusal to issue an oc-13 cupancy permit or landlord permit; and 14 "(5) actual or threatened closure of the prop-15 erty, or designation of the property as a nuisance or 16 a similarly negative designation. 17 "(b) REPORTING.—Consistent with the process pro-18 vided for in section 104(b) of the Housing and Community Development Act of 1974 (42 U.S.C. 5304(b)), covered 19 20 governmental entities shall— "(1) report any of their laws or policies, or, as 21 22 applicable, the laws or policies adopted by sub-23 grantees, that impose penalties on landlords, home-24 owners, residents, occupants, guests, or housing ap-25 plicants based on requests for law enforcement or emergency assistance or based on criminal activity
 that occurred at a property; and

3 "(2) certify that they are in compliance with
4 the protections under this subtitle or describe the
5 steps they will take within 180 days to come into
6 compliance, or to ensure compliance among sub7 grantees.

8 "(c) OVERSIGHT.—Oversight and accountability
9 mechanisms provided for under title VIII of the Civil
10 Rights Act of 1968 (42 U.S.C. 3601 et seq.) shall be avail11 able to address violations of this section.

"(d) DEFINITION.—For purposes of this section,
"covered governmental entity' shall mean any municipal,
county, or State government that receives funding pursuant to section 106 of the Housing and Community Development Act of 1974 (42 U.S.C. 5306).

17 "(e) SUBGRANTEES.—For those covered governmental entities that distribute funds to subgrantees, com-18 pliance with subsection (b)(1) includes inquiring about the 19 20 existence of laws and policies adopted by subgrantees that 21 impose penalties on landlords, homeowners, residents, oc-22 cupants, guests, or housing applicants based on requests 23 for law enforcement or emergency assistance or based on 24 criminal activity that occurred at a property.".

(b) SUPPORTING EFFECTIVE, ALTERNATIVE CRIME
 REDUCTION METHODS.—

3 (1) ADDITIONAL AUTHORIZED USE OF BYRNE4 JAG FUNDS.—Section 501(a)(1) of subpart 1 of part
5 E of title I of the Omnibus Crime Control and Safe
6 Streets Act of 1968 (34 U.S.C. 10152(a)(1)) is
7 amended by adding after subparagraph (H) the following:

9 "(I) Programs for the development and im-10 plementation of alternative methods of reducing 11 crime in communities, to supplant punitive pro-12 grams or policies. For purposes of this subpara-13 graph, a punitive program or policy is a pro-14 gram or policy that (i) imposes a penalty on a 15 victim of domestic violence, dating violence, sex-16 ual assault, or stalking, on the basis of a re-17 quest by the victim for law enforcement or 18 emergency assistance; or (ii) imposes a penalty 19 on such a victim because of criminal activity at 20 the property in which the victim resides.".

(2) ADDITIONAL AUTHORIZED USE OF COPS
FUNDS.—Section 1701(b) of part Q of title I of the
Omnibus Crime Control and Safe Streets Act of
1968 (34 U.S.C. 10381(b)) is amended—

(A) in paragraph (22), by striking "and"
after the semicolon;
(B) in paragraph (23), by striking the pe-
riod at the end and inserting "; and"; and
(C) by adding at the end the following:
"(24) to develop and implement alternative
methods of reducing crime in communities, to sup-
plant punitive programs or policies (as such term is
defined in section $501(a)(1)(I)$.".
(3) Additional authorized use of grants
to encourage arrest policies.—Section 2101(b)
of part U of title I of the Omnibus Crime Control
and Safe Streets Act of 1968 (34 U.S.C. $10461(b)$)
is amended by adding after paragraph (22) the fol-
lowing:
"(23) To develop and implement alternative
methods of reducing crime in communities, to sup-
plant punitive programs or policies. For purposes of
this paragraph, a punitive program or policy is a
program or policy that (A) imposes a penalty on a
victim of domestic violence, dating violence, sexual
assault, or stalking, on the basis of a request by the
victim for law enforcement or emergency assistance;
or (B) imposes a penalty on such a victim because

1	of criminal activity at the property in which the vic-
2	tim resides.".
3	SEC. 604. TRANSITIONAL HOUSING ASSISTANCE GRANTS
4	FOR VICTIMS OF DOMESTIC VIOLENCE, DAT-
5	ING VIOLENCE, SEXUAL ASSAULT, OR STALK-
6	ING.
7	Section 40299 of the Violence Against Women Act
8	of 1994 (34 U.S.C. 12351) is amended—
9	(1) in subsection (a), in the matter preceding
10	paragraph (1)—
11	(A) by striking "the Director of the Vio-
12	lence Against Women Office" and inserting
13	"the Director of the Office on Violence Against
14	Women"; and
15	(B) by inserting after ", other nonprofit,
16	nongovernmental organizations" the following:
17	", population-specific organizations"; and
18	(2) in subsection (g)—
19	(A) in paragraph (1), by striking "2014
20	through 2018" and inserting "2020 through
21	2024"; and
22	(B) in paragraph (2), by striking "5 per-
23	cent" and inserting "8 percent".

1	SEC. 605. ADDRESSING THE HOUSING NEEDS OF VICTIMS
2	OF DOMESTIC VIOLENCE, DATING VIOLENCE,
3	SEXUAL ASSAULT, AND STALKING.
4	(a) McKinney-Vento Homeless Assistance
5	GRANTS.—Section 423(a) of the McKinney-Vento Home-
6	less Assistance Act (42 U.S.C. 11383(a)) is amended—
7	(1) in paragraph (6) , by inserting after "cur-
8	rently residing in permanent housing," the following:
9	"who are seeking an external emergency transfer (as
10	such term is defined in section 41411 of the Vio-
11	lence Against Women Act of 1994) pursuant to sec-
12	tion 41411 of the Violence Against Women Act of
13	1994,"; and
14	(2) by adding at the end the following:
15	"(13) Facilitating and coordinating activities to
16	ensure compliance with section 41411(e) of the Vio-
17	lence Against Women Act of 1994, including, in con-
18	sultation with the regional office (if applicable) of
19	the appropriate agency (as such term is defined in
20	section 41411 of the Violence Against Women Act of
21	1994), development of external emergency transfer
22	memoranda of understanding between covered hous-
23	ing providers, participating in the local Continua of
24	Care, facilitation of external emergency transfers be-
25	tween those covered housing providers participating
26	in the local Continua of Care, and monitoring com-
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pliance with the confidentiality protections of section
 41411(c)(4) of the Violence Against Women Act of
 1994 for reporting to that regional office.".

4 (b) ALLOCATION OF AMOUNTS AND INCENTIVES FOR
5 SPECIFIC ELIGIBLE ACTIVITIES.—Section 428 of the
6 McKinney-Vento Homeless Assistance Act (42 U.S.C.
7 11386b) is amended—

8 (1) in subsection (d), by adding at the end the9 following:

"(4) DEVELOPMENT OF SUPPORTIVE SERVICES 10 11 AND COORDINATION REGARDING EMERGENCY 12 TRANSFERS.—The Secretary shall provide bonuses 13 or other incentives to geographic areas for devel-14 oping supportive services under section 423(a)(6)15 and facilitating and coordinating activities for emer-16 gency transfers under section 423(a)(13) that have 17 been proven to be effective at reducing homelessness 18 among victims of domestic violence, dating violence, 19 sexual assault, and stalking."; and

20 (2) by adding at the end the following:

21 "(f) MINIMUM ALLOCATION FOR MONITORING AND
22 FACILITATING COMPLIANCE.—From the amounts made
23 available to carry out this part for a fiscal year, a portion
24 equal to not less than 5 percent of the sums made avail25 able to carry out part B and this part shall be made avail-

able to monitor and facilitate compliance with section
 41411 of the Violence Against Women Act of 1994, in cluding supportive services under section 423(a)(6) and
 facilitation and coordination activities under section
 423(a)(13).".

6 (c) DEFINITION OF DOMESTIC VIOLENCE AND
7 OTHER DANGEROUS OR LIFE-THREATENING CONDITIONS
8 AMENDED.—Section 103(b) of the McKinney-Vento
9 Homeless Assistance Act (42 U.S.C. 11302(b)) is amend10 ed by striking "in the individual's or family's current
11 housing situation".

(d) COLLABORATIVE GRANTS TO INCREASE THE
LONG-TERM STABILITY OF VICTIMS.—Section 41404(i)
of the Violence Against Women Act of 1994 (34 U.S.C.
12474(i)) is amended by striking "2014 through 2018"
and inserting "2020 through 2024".

(e) GRANTS TO COMBAT VIOLENCE AGAINST WOMEN
IN PUBLIC AND ASSISTED HOUSING.—Section 41405 of
the Violence Against Women Act of 1994 (34 U.S.C.
12475) is amended—

(1) in subsection (b), by striking "the Director
of the Violence Against Women Office" and inserting "the Director of the Office on Violence Against
Women";

1	(2) in subsection $(c)(2)(D)$, by inserting after
2	"linguistically and culturally specific service pro-
3	viders," the following: "population-specific organiza-
4	tions,"; and
5	(3) in subsection (g), by striking "2014 through
6	2018" and inserting the following: "2020 through
7	2024".
8	SEC. 606. UNITED STATES HOUSING ACT OF 1937 AMEND-
9	MENTS.
10	Section 5A(d) of the United States Housing Act of
11	1937 (42 U.S.C. 1437c–1(d)) is amended—
12	(1) in paragraph (13), to read as follows:
13	"(13) Domestic violence, dating violence,
14	SEXUAL ASSAULT, OR STALKING PROGRAMS.—
15	"(A) COPIES.—A copy of—
16	"(i) all standardized notices issued
17	pursuant to the housing protections under
18	subtitle N of the Violence Against Women
19	Act of 1994, including the notice required
20	under section 41411(d) of the Violence
21	Against Women Act of 1994;
22	"(ii) the emergency transfer plan
23	issued pursuant to section 41411 of the

1	"(iii) any and all memoranda of un-
2	derstanding with other covered housing
3	providers developed to facilitate emergency
4	transfers under section 41411(e) of the Vi-
5	olence Against Women Act of 1994.
6	"(B) DESCRIPTIONS.—A description of—
7	"(i) any activities, services, or pro-
8	grams provided or offered by an agency, ei-
9	ther directly or in partnership with other
10	service providers, to child or adult victims
11	of domestic violence, dating violence, sex-
12	ual assault, or stalking;
13	"(ii) any activities, services, or pro-
14	grams provided or offered by a public
15	housing agency that helps child and adult
16	victims of domestic violence, dating vio-
17	lence, sexual assault, or stalking, to obtain
18	or maintain housing;
19	"(iii) any activities, services, or pro-
20	grams provided or offered by a public
21	housing agency to prevent domestic vio-
22	lence, dating violence, sexual assault, and
23	stalking, or to enhance victim safety in as-
24	sisted families; and

"(iv) all training and support services 1 2 offered to staff of the public housing agen-3 cy to provide a basic understanding of do-4 mestic violence, dating violence, sexual assault, and stalking, and to facilitate imple-5 6 mentation of the housing protections of 7 section 41411 of the Violence Against 8 Women Act of 1994."; and

9 (2) in paragraph (16), by inserting "the Vio10 lence Against Women Act of 1994," before "the
11 Fair Housing Act".

12 TITLE VII—ECONOMIC SECURITY 13 FOR VICTIMS

14 SEC. 701. FINDINGS.

15 Congress finds the following:

16 (1) Over 1 in 3 women experience sexual vio-17 lence, and 1 in 5 women have survived completed or 18 attempted rape. Such violence has a devastating im-19 pact on women's physical and emotional health, fi-20 nancial security, and ability to maintain their jobs, 21 and thus impacts interstate commerce and economic 22 security.

(2) The Office on Violence Against Women of
the Department of Justice defines domestic violence
as a pattern of abusive behavior in any relationship

1 that is used by one intimate partner to gain or 2 maintain power and control over another intimate 3 partner. Domestic violence can include physical, sex-4 ual, emotional, economic, or psychological actions or 5 threats of actions that influence another person. Do-6 mestic violence includes any behaviors that intimi-7 date, manipulate, humiliate, isolate, frighten, ter-8 rorize, coerce, threaten, blame, hurt, injure, or 9 wound an individual.

10 (3) The Centers for Disease Control and Pre11 vention report that domestic violence or intimate
12 partner violence is a serious public health issue for
13 millions of individuals in the United States. Nearly
14 1 in 4 women and 1 in 9 men in the United States
15 have suffered sexual violence, physical violence, or
16 stalking by an intimate partner.

17 (4) Homicide is one of the leading causes of 18 death for women on the job. Domestic partners or 19 relatives commit 43 percent of workplace homicides 20 against women. One study found that intimate part-21 ner violence resulted in 142 homicides among women 22 at work in the United States from 2003 to 2008, a 23 figure which represents 22 percent of the 648 work-24 place homicides among women during the period. In 25 fact, in 2010, homicides against women at work increased by 13 percent despite continuous declines in overall workplace homicides in recent years.

(5) Women in the United States are 11 times
more likely to be murdered with guns than women
in other high-income countries. Female intimate
partners are more likely to be murdered with a firearm than all other means combined. The presence of
a gun in domestic violence situations increases the
risk of homicide for women by 500 percent.

10 (6) Violence can have a dramatic impact on the 11 survivor of such violence. Studies indicate that 44 12 percent of surveyed employed adults experienced the 13 effect of domestic violence in the workplace, and 64 14 percent indicated their workplace performance was 15 affected by such violence. Another recent survey 16 found that 78 percent of offenders used workplace 17 resources to express anger, check up on, pressure, or 18 threaten a survivor. Sexual assault, whether occur-19 ring in or out of the workplace, can impair an em-20 ployee's work performance, require time away from 21 work, and undermine the employee's ability to main-22 tain a job. Nearly 50 percent of sexual assault sur-23 vivors lose their jobs or are forced to quit in the 24 aftermath of the assaults.

1

1 (7) Studies find that 60 percent of single 2 women lack economic security and 81 percent of 3 households with single mothers live in economic inse-4 curity. Significant barriers that survivors confront 5 include access to housing, transportation, and child 6 care. Ninety-two percent of homeless women have experienced domestic violence, and more than 50 7 8 percent of such women cite domestic violence as the 9 direct cause for homelessness. Survivors are deprived 10 of their autonomy, liberty, and security, and face 11 tremendous threats to their health and safety.

12 (8) The Centers for Disease Control and Pre-13 vention report that survivors of severe intimate part-14 ner violence lose nearly 8,000,000 days of paid work, 15 which is the equivalent of more than 32,000 full-16 time jobs and almost 5,600,000 days of household 17 productivity each year. Therefore, women dispropor-18 tionately need time off to care for their health or to 19 find safety solutions, such as obtaining a restraining 20 order or finding housing, to avoid or prevent further 21 violence.

(9) Annual costs of intimate partner violence
are estimated to be more than \$8,300,000,000. According to the Centers for Disease Control and Prevention, the costs of intimate partner violence

1 against women in 1995 exceeded an estimated 2 These nearly \$5,800,000,000. costs included \$4,100,000,000 in the direct costs of medical and 3 4 mental health care and nearly \$1,800,000,000 in the 5 indirect costs of lost productivity. These statistics 6 are generally considered to be underestimated be-7 cause the costs associated with the criminal justice 8 system are not included.

9 (10) Fifty-five percent of senior executives re-10 cently surveyed said domestic violence has a harmful 11 effect on their company's productivity, and more 12 than 70 percent said domestic violence negatively af-13 fects attendance. Seventy-eight percent of human re-14 sources professionals consider partner violence a 15 workplace issue. However, more than 70 percent of 16 United States workplaces have no formal program or 17 policy that addresses workplace violence, let alone 18 domestic violence. In fact, only four percent of em-19 ployers provided training on domestic violence.

(11) Studies indicate that one of the best predictors of whether a survivor will be able to stay
away from his or her abuser is the degree of his or
her economic independence. However, domestic violence, dating violence, sexual assault, and stalking

often negatively impact a survivor's ability to main tain employment.

(12) Abusers frequently seek to exert financial
control over their partners by actively interfering
with their ability to work, including preventing their
partners from going to work, harassing their partners at work, limiting their partners' access to cash
or transportation, and sabotaging their partners'
child care arrangements.

(13) Economic abuse refers to behaviors that 10 11 control an intimate partner's ability to acquire, use, 12 and maintain access to, money, credit, ownership of 13 assets, or access to governmental or private financial 14 benefits, including defaulting on joint obligations 15 (such as school loans, credit card debt, mortgages, 16 or rent). Other forms of such abuse may include pre-17 venting someone from attending school, threatening 18 to or actually terminating employment, controlling 19 or withholding access to cash, checking, or credit ac-20 counts, and attempting to damage or sabotage the 21 creditworthiness of an intimate partner, including 22 forcing an intimate partner to write bad checks, 23 forcing an intimate partner to default on payments 24 related to household needs, such as housing, or forc-25 ing an intimate partner into bankruptcy.

1	(14) The Patient Protection and Affordable
2	Care Act (Public Law 111–148), and the amend-
3	ments made by such Act, ensures that most health
4	plans must cover preventive services, including
5	screening and counseling for domestic violence, at no
6	additional cost. In addition, it prohibits insurance
7	companies from discriminating against patients for
8	preexisting conditions, like domestic violence.
9	(15) Yet, more can be done to help survivors.
10	Federal law in effect on the day before the date of
11	enactment of this Act does not explicitly—
12	(A) authorize survivors of domestic vio-
13	lence, dating violence, sexual assault, or stalk-
14	ing to take leave from work to seek legal assist-
15	ance and redress, counseling, or assistance with
16	safety planning activities;
17	(B) address the eligibility of survivors of
18	domestic violence, dating violence, sexual as-
19	sault, or stalking for unemployment compensa-
20	tion;
21	(C) provide job protection to survivors of
22	domestic violence, dating violence, sexual as-
23	sault, or stalking;
24	(D) prohibit insurers and employers who
25	self-insure employee benefits from discrimi-

1	nating against survivors of domestic violence,
2	dating violence, sexual assault, or stalking and
3	those who help them in determining eligibility,
4	rates charged, and standards for payment of
5	claims; or
6	(E) prohibit insurers from disclosing infor-
7	mation about abuse and the location of the sur-
8	vivors through insurance databases and other
9	means.
10	(16) This Act aims to empower survivors of do-
11	mestic violence, dating violence, sexual assault, or
12	stalking to be free from violence, hardship, and con-
13	trol, which restrains basic human rights to freedom
14	and safety in the United States.
15	SEC. 702. NATIONAL RESOURCE CENTER ON WORKPLACE
16	RESPONSES TO ASSIST VICTIMS OF DOMES-
17	TIC AND SEXUAL VIOLENCE.
18	Section 41501 of the Violent Crime Control and Law
19	Enforcement Act of 1994 (34 U.S.C. 12501) is amend-
20	ed—
21	(1) in subsection (a)—
22	(A) by inserting "and sexual harassment"
23	after "domestic and sexual violence"; and

1	(B) by striking "employers and labor orga-
2	nizations" and inserting "employers, labor or-
3	ganizations, and victim service providers";
4	(2) in subsection $(b)(3)$, by striking "and stalk-
5	ing" and inserting "stalking, and sexual harass-
6	ment";
7	(3) in subsection $(c)(1)$, by inserting before the
8	period at the end "or sexual harassment";
9	(4) in subsection $(c)(2)(A)$, by inserting "or
10	sexual harassment;" after "sexual violence"; and
11	(5) in subsection (e), by striking " $$1,000,000$
12	for each of fiscal years 2014 through 2018" and in-
13	serting "\$2,000,000 for each of fiscal years 2020
14	through 2024".
15	SEC. 703. ENTITLEMENT TO UNEMPLOYMENT COMPENSA-
16	TION FOR VICTIMS OF SEXUAL AND OTHER
17	HARASSMENT AND SURVIVORS OF DOMESTIC
18	VIOLENCE, DATING VIOLENCE, SEXUAL AS-
19	SAULT, OR STALKING.
20	(a) UNEMPLOYMENT COMPENSATION.—
21	(1) Section 3304(a) of the Internal Revenue
22	Code of 1986 is amended by striking "and" at the
23	end of paragraph (18), by redesignating paragraph
24	(19) as paragraph (20) , and by inserting after para-
25	graph (18) the following new paragraphs:

1 "(19) no person may be denied compensation 2 under such State law solely on the basis of the indi-3 vidual having a voluntary separation from work if 4 such separation is attributable to such individual 5 being a victim of sexual or other harassment or a 6 survivor of domestic violence, dating violence, sexual 7 assault, or stalking; and". 8 (2) Section 3304 of the Internal Revenue Code 9 of 1986 is amended by adding at the end the fol-10 lowing new subsection: 11 "(g) SEXUAL OR OTHER HARASSMENT; ETC.— "(1) DOCUMENTATION.—For purposes of sub-12 13 section (a)(19), a voluntary separation of an indi-14 vidual shall be considered to be attributable to such 15 individual being a survivor of victim of sexual or 16 other harassment or a survivor of domestic violence, 17 dating violence, sexual assault, or stalking if such in-18 dividual submits such evidence as the State deems 19 sufficient. 20 "(2) SUFFICIENT DOCUMENTATION.—For pur-21 poses of paragraph (1), a State shall deem suffi-22 cient, at a minimum-"(A) evidence of such harassment, violence, 23

24 assault, or stalking in the form of—

1	"(i) a sworn statement and a form of
2	
	identification,
3	"(ii) a police or court record, or
4	"(iii) documentation from a survivor
5	services organization, an attorney, a police
6	officer, a medical professional, a social
7	worker, an antiviolence counselor, a mem-
8	ber of the clergy, or another professional,
9	and
10	"(B) an attestation that such voluntary
11	separation is attributable to such harassment,
12	violence, assault, or stalking.
13	"(3) DEFINITIONS.—For purposes of this sec-
14	tion—
15	"(A) The terms 'domestic violence', 'dating
16	violence', 'sexual assault', and 'stalking' have
17	the meanings given such terms in section 40002
18	of the Violence Against Women Act of 1994.
19	"(B) The term 'survivor of domestic vio-
20	lence, dating violence, sexual assault, or stalk-
21	ing' has the meaning given such term in section
22	41502 of the Violence Against Women Act of
23	1994.
24	"(C) The term 'survivor services organiza-
25	tion' means an organization exempt from tax

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1	under section 501(a) that provides assistance to
2	or advocates for survivors of domestic violence,
3	dating violence, sexual assault, or stalking.".
4	(b) UNEMPLOYMENT COMPENSATION PERSONNEL
5	TRAINING.—Section 303(a) of the Social Security Act (42
6	U.S.C. 503(a)) is amended—
7	(1) by redesignating paragraphs (4) through
8	(12) as paragraphs (5) through (13) , respectively;
9	and
10	(2) by inserting after paragraph (3) the fol-
11	lowing new paragraph:
12	"(4)(A) Such methods of administration as will
13	ensure that—
14	"(i) applicants for unemployment com-
15	pensation and individuals inquiring about such
16	compensation are notified of the provisions of
17	section $3304(a)(19)$ of the Internal Revenue
18	Code of 1986; and
19	"(ii) claims reviewers and hearing per-
20	sonnel are trained in—
21	"(I) the nature and dynamics of sex-
22	ual and other harassment, domestic vio-
23	lence, dating violence, sexual assault, or
24	stalking; and

	00
1	"(II) methods of ascertaining and
2	keeping confidential information about pos-
3	sible experiences of sexual and other har-
4	assment, domestic violence, dating violence,
5	sexual assault, or stalking to ensure that—
6	"(aa) requests for unemployment
7	compensation based on separations
8	stemming from sexual and other har-
9	assment, domestic violence, dating vio-
10	lence, sexual assault, or stalking are
11	identified and adjudicated; and
12	"(bb) confidentiality is provided
13	for the individual's claim and sub-
14	mitted evidence.
15	"(B) For purposes of this paragraph—
16	"(i) the terms 'domestic violence', 'dating
17	violence', 'sexual assault', and 'stalking' have
18	the meanings given such terms in section 40002
19	of the Violence Against Women Act of 1994;
20	"(ii) the term 'sexual and other harass-
21	ment' has the meaning given such term under
22	State law, regulation, or policy; and
23	"(iii) the term 'survivor of domestic vio-
24	lence, dating violence, sexual assault, or stalk-
25	ing' means—

1	"(I) a person who has experienced or
2	is experiencing domestic violence, dating
3	violence, sexual assault, or stalking; and
4	"(II) a person whose family or house-
5	hold member has experienced or is experi-
6	encing domestic violence, dating violence,
7	sexual assault, or stalking.".
8	(c) TANF Personnel Training.—Section 402(a)
9	of the Social Security Act (42 U.S.C. 602(a)) is amended
10	by adding at the end the following new paragraph:
11	"(8) Certification That the State Will Pro-
12	VIDE INFORMATION TO SURVIVORS OF SEXUAL AND
13	Other Harassment, Domestic Violence, Dating Vi-
14	OLENCE, SEXUAL ASSAULT, OR STALKING.—
15	"(A) IN GENERAL.—A certification by the chief
16	executive officer of the State that the State has es-
17	tablished and is enforcing standards and procedures
18	to—
19	"(i) ensure that applicants for assistance
20	under State program funded under this part
21	and individuals inquiring about such assistance
22	are adequately notified of—
23	"(I) the provisions of section
24	3304(a)(19) of the Internal Revenue Code
25	of 1986; and

1	"(II) assistance made available by the
2	State to survivors of sexual and other har-
3	assment, domestic violence, dating violence,
4	sexual assault, or stalking;
5	"(ii) ensure that case workers and other
6	agency personnel responsible for administering
7	the State program funded under this part are
8	adequately trained in—
9	"(I) the nature and dynamics of sex-
10	ual and other harassment, domestic vio-
11	lence, dating violence, sexual assault, or
12	stalking;
13	"(II) State standards and procedures
14	relating to the prevention of, and assist-
15	ance for individuals who are survivors of
16	sexual and other harassment, domestic vio-
17	lence, dating violence, sexual assault, or
18	stalking; and
19	"(III) methods of ascertaining and
20	keeping confidential information about pos-
21	sible experiences of sexual and other har-
22	assment, domestic violence, dating violence,
23	sexual assault, or stalking;
24	"(iii) ensure that, if a State has elected to
25	establish and enforce standards and procedures

1	regarding the screening for, and identification
2	of, domestic violence pursuant to paragraph
3	(7)—
4	"(I) applicants for assistance under
5	the State program funded under this part
6	and individuals inquiring about such as-
7	sistance are adequately notified of options
8	available under such standards and proce-
9	dures; and
10	"(II) case workers and other agency
11	personnel responsible for administering the
12	State program funded under this part are
13	provided with adequate training regarding
14	such standards and procedures and options
15	available under such standards and proce-
16	dures; and
17	"(iv) ensure that the training required
18	under subparagraphs (B) and, if applicable,
19	(C)(ii) is provided through a training program
20	operated by an eligible entity.
21	"(B) DEFINITIONS.—For purposes of this para-
22	graph—
23	"(i) the terms 'domestic violence', 'dating
24	violence', 'sexual assault', and 'stalking' have

1	the meanings given such terms in section 40002
2	of the Violence Against Women Act of 1994;
3	"(ii) the term 'sexual and other harass-
4	ment' has the meaning given such term under
5	State law, regulation, or policy; and
6	"(iii) the term 'survivor of domestic vio-
7	lence, dating violence, sexual assault, or stalk-
8	ing' means—
9	"(I) a person who has experienced or
10	is experiencing domestic violence, dating
11	violence, sexual assault, or stalking; and
12	"(II) a person whose family or house-
13	hold member has experienced or is experi-
14	encing domestic violence, dating violence,
15	sexual assault, or stalking.".
16	(d) Sexual and Other Harassment, Domestic
17	VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR
18	Stalking Training Grant Program.—
19	(1) GRANTS AUTHORIZED.—The Secretary of
20	Labor (in this subsection referred to as the "Sec-
21	retary") is authorized to award—
22	(A) a grant to a national survivor services
23	organization in order for such organization to—
24	(i) develop and disseminate a model
25	training program (and related materials)

1	for the training required under section
2	303(a)(4)(B) of the Social Security Act, as
3	added by subsection (b), and under sub-
4	paragraph (B) and, if applicable, subpara-
5	graph (C)(ii) of section $402(a)(8)$ of such
6	Act, as added by subsection (c); and
7	(ii) provide technical assistance with
8	respect to such model training program,
9	including technical assistance to the tem-
10	porary assistance for needy families pro-
11	gram and unemployment compensation
12	personnel; and
13	(B) grants to State, tribal, or local agen-
14	cies in order for such agencies to contract with
15	eligible entities to provide State, tribal, or local
16	caseworkers and other State, tribal, or local
17	agency personnel responsible for administering
18	the temporary assistance for needy families pro-
19	gram established under part A of title IV of the
20	Social Security Act in a State or Indian res-
21	ervation with the training required under sub-
22	paragraph (B) and, if applicable, subparagraph
23	(C)(ii) of such section $402(a)(8)$.

1	(2) ELIGIBLE ENTITY DEFINED.—For purposes
2	of paragraph (1)(B), the term "eligible entity"
3	means an entity—
4	(A) that is—
5	(i) a State or tribal domestic violence
6	coalition or sexual assault coalition;
7	(ii) a State or local survivor services
8	organization with recognized expertise in
9	the dynamics of domestic violence, dating
10	violence, sexual assault, or stalking whose
11	primary mission is to provide services to
12	survivors of domestic violence, dating vio-
13	lence, sexual assault, or stalking, including
14	a rape crisis center or domestic violence
15	program; or
16	(iii) an organization with dem-
17	onstrated expertise in State or county wel-
18	fare laws and implementation of such laws
19	and experience with disseminating informa-
20	tion on such laws and implementation, but
21	only if such organization will provide the
22	required training in partnership with an
23	entity described in clause (i) or (ii); and
24	(B) that—

1 (i) has demonstrated expertise in the 2 dynamics of both domestic violence and 3 sexual assault, such as a joint domestic vi-4 olence and sexual assault coalition; or 5 (ii) will provide the required training 6 in partnership with an entity described in 7 clause (i) or (ii) of subparagraph (A) in 8 order to comply with the dual domestic vio-9 lence and sexual assault expertise require-10 ment under clause (i).

(3) APPLICATION.—An entity seeking a grant
under this subsection shall submit an application to
the Secretary at such time, in such form and manner, and containing such information as the Secretary specifies.

16 (4) REPORTS.—

17 (A) REPORTS TO CONGRESS.—Not later
18 than a year after the date of the enactment of
19 this Act, and annually thereafter, the Secretary
20 shall submit to Congress a report on the grant
21 program established under this subsection.

(B) REPORTS AVAILABLE TO PUBLIC.—
The Secretary shall establish procedures for the dissemination to the public of each report submitted under subparagraph (A). Such proce-

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1	dures shall include the use of the internet to
2	disseminate such reports.
3	(5) Authorization of appropriations.—
4	(A) IN GENERAL.—There are authorized to
5	be appropriated—
6	(i) \$1,000,000 for fiscal year 2020 to
7	carry out the provisions of paragraph
8	(1)(A); and
9	(ii) \$12,000,000 for each of fiscal
10	years 2020 through 2024 to carry out the
11	provisions of paragraph (1)(B).
12	(B) THREE-YEAR AVAILABILITY OF GRANT
13	FUNDS.—Each recipient of a grant under this
14	subsection shall return to the Secretary any un-
15	used portion of such grant not later than 3
16	years after the date the grant was awarded, to-
17	gether with any earnings on such unused por-
18	tion.
19	(C) AMOUNTS RETURNED.—Any amounts
20	returned pursuant to subparagraph (B) shall be
21	available without further appropriation to the
22	Secretary for the purpose of carrying out the
23	provisions of paragraph (1)(B).
24	(e) Effect on Existing Laws, etc.—

1 (1) MORE PROTECTIVE LAWS, AGREEMENTS, 2 PROGRAMS, AND PLANS.—Nothing in this title shall 3 be construed to supersede any provision of any Fed-4 eral, State, or local law, collective bargaining agree-5 ment, or employment benefits program or plan that 6 provides greater unemployment insurance benefits 7 for survivors of sexual and other harassment, domes-8 tic violence, dating violence, sexual assault, or stalk-9 ing than the rights established under this title.

10 (2) LESS PROTECTIVE LAWS, AGREEMENTS, 11 PROGRAMS, AND PLANS.—Any law, collective bar-12 gaining agreement, or employment benefits program 13 or plan of a State or unit of local government is pre-14 empted to the extent that such law, agreement, or 15 program or plan would impair the exercise of any 16 right established under this title or the amendments 17 made by this title.

18 (f) Effective Date.—

19 (1) UNEMPLOYMENT AMENDMENTS.—

20 (A) IN GENERAL.—Except as provided in
21 subparagraph (B) and paragraph (2), the
22 amendments made by this section shall apply in
23 the case of compensation paid for weeks beginning on or after the expiration of 180-day pe-

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1	riod beginning on the date of enactment of this
2	Act.
3	(B) EXTENSION OF EFFECTIVE DATE FOR
4	STATE LAW AMENDMENT.—
5	(i) IN GENERAL.—Except as provided
6	in paragraph (2), in a case in which the
7	Secretary of Labor identifies a State as re-
8	quiring a change to its statutes, regula-
9	tions, or policies in order to comply with
10	the amendments made by this section, such
11	amendments shall apply in the case of
12	compensation paid for weeks beginning
13	after the earlier of—
14	(I) the date the State changes its
15	statutes, regulations, or policies in
16	order to comply with such amend-
17	ments; or
18	(II) the end of the first session of
19	the State legislature which begins
20	after the date of enactment of this
21	Act or which began prior to such date
22	and remained in session for at least
23	25 calendar days after such date, ex-
24	cept that in no case shall such amend-
25	ments apply before the date that is

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1	180 days after the date of enactment
2	of this Act.
3	(ii) SESSION DEFINED.—In this sub-
4	paragraph, the term "session" means a
5	regular, special, budget, or other session of
6	a State legislature.
7	(2) TANF AMENDMENT.—
8	(A) IN GENERAL.—Except as provided in
9	subparagraph (B), the amendment made by
10	subsection (c) shall take effect on the date of
11	enactment of this Act.
12	(B) EXTENSION OF EFFECTIVE DATE FOR
13	STATE LAW AMENDMENT.—In the case of a
14	State plan under part A of title IV of the Social
15	Security Act which the Secretary of Health and
16	Human Services determines requires State ac-
17	tion (including legislation, regulation, or other
18	administrative action) in order for the plan to
19	meet the additional requirements imposed by
20	the amendment made by subsection (c), the
21	State plan shall not be regarded as failing to
22	comply with the requirements of such amend-
23	ment on the basis of its failure to meet these
24	additional requirements before the first day of
25	the first calendar quarter beginning after the

close of the first regular session of the State
legislature that begins after the date of enactment of this Act. For purposes of the previous
sentence, in the case of a State that has a twoyear legislative session, each year of the session
is considered to be a separate regular session of
the State legislature.

8 (g) DEFINITIONS.—In this section, the terms "sexual 9 and other harassment", "domestic violence", "dating vio-10 lence", "sexual assault", "stalking", "survivor of sexual 11 and other harassment, domestic violence, dating violence, 12 sexual assault, or stalking", and "survivor services organi-13 zation" have the meanings given such terms in section 14 3304(g) of the Internal Revenue Code of 1986.

15 SEC. 704. STUDY AND REPORTS ON BARRIERS TO SUR 16 VIVORS' ECONOMIC SECURITY ACCESS.

(a) STUDY.—The Secretary of Health and Human
Services, in consultation with the Secretary of Labor, shall
conduct a study on the barriers that survivors of domestic
violence, dating violence, sexual assault, or stalking
throughout the United States experience in maintaining
economic security as a result of issues related to domestic
violence, dating violence, sexual assault, or stalking.

(b) REPORTS.—Not later than 1 year after the dateof enactment of this title, and every 5 years thereafter,

the Secretary of Health and Human Services, in consulta tion with the Secretary of Labor, shall submit a report
 to Congress on the study conducted under subsection (a).
 (c) CONTENTS.—The study and reports under this
 section shall include—

6 (1) identification of geographic areas in which 7 State laws, regulations, and practices have a strong 8 impact on the ability of survivors of domestic vio-9 lence, dating violence, sexual assault, or stalking to 10 exercise—

(A) any rights under this Act without compromising personal safety or the safety of others, including family members and excluding
the abuser; and

(B) other components of economic security;
(2) identification of geographic areas with
shortages in resources for such survivors, with an
accompanying analysis of the extent and impact of
such shortage;

(3) analysis of factors related to industries,
workplace settings, employer practices, trends, and
other elements that impact the ability of such survivors to exercise any rights under this Act without
compromising personal safety or the safety of others,
including family members;

1 (4) the recommendations of the Secretary of 2 Health and Human Services and the Secretary of 3 Labor with respect to resources, oversight, and en-4 forcement tools to ensure successful implementation 5 of the provisions of this Act in order to support the 6 economic security and safety of survivors of domestic 7 violence, dating violence, sexual assault, or stalking; 8 and

9 (5) best practices for States, employers, health
10 carriers, insurers, and other private entities in ad11 dressing issues related to domestic violence, dating
12 violence, sexual assault, or stalking.

13 SEC. 705. GAO STUDY.

14 Not later than 18 months after the date of enactment 15 of this Act, the Comptroller General of the United States shall submit to the Committee on Health, Education, 16 Labor, and Pensions of the Senate a report that examines, 17 with respect to survivors of domestic violence, dating vio-18 19 lence, sexual assault, or stalking who are, or were, enrolled 20 at institutions of higher education and borrowed a loan 21 made, insured, or guaranteed under title IV of the Higher 22 Education Act of 1965 (20 U.S.C. 1070 et seq.) for which 23 the survivors have not repaid the total interest and prin-24 cipal due, each of the following:

1 (1) The implications of domestic violence, dat-2 ing violence, sexual assault, or stalking on a bor-3 rower's ability to repay their Federal student loans. 4 (2) The adequacy of policies and procedures re-5 garding Federal student loan deferment, forbear-6 ance, and grace periods when a survivor has to sus-7 pend or terminate the survivor's enrollment at an in-8 stitution of higher education due to domestic vio-9 lence, dating violence, sexual assault, or stalking.

10 (3) The adequacy of institutional policies and 11 practices regarding retention or transfer of credits 12 when a survivor has to suspend or terminate the 13 survivor's enrollment at an institution of higher edu-14 cation due to domestic violence, dating violence, sex-15 ual assault, or stalking.

16 (4) The availability or any options for a sur-17 vivor of domestic violence, dating violence, sexual as-18 sault, or stalking who attended an institution of 19 higher education that committed unfair, deceptive, 20 or abusive acts or practices, or otherwise substan-21 tially misrepresented information to students, to be 22 able to seek a defense to repayment of the survivor's 23 Federal student loan.

24 (5) The limitations faced by a survivor of do-25 mestic violence, dating violence, sexual assault, or

stalking to obtain any relief or restitution on the
 survivor's Federal student loan debt due to the use
 of forced arbitration, gag orders, or bans on class
 actions.

5 SEC. 706. EDUCATION AND INFORMATION PROGRAMS FOR 6 SURVIVORS.

7 (a) PUBLIC EDUCATION CAMPAIGN.—

8 (1) IN GENERAL.—The Secretary of Labor, in 9 conjunction with the Secretary of Health and 10 Human Services (through the Director of the Cen-11 ters for Disease Control and Prevention and the 12 grant recipient under section 41501 of the Violence 13 Against Women Act of 1994 that establishes the na-14 tional resource center on workplace responses to as-15 sist victims of domestic and sexual violence) and the 16 Attorney General (through the Principal Deputy Di-17 rector of the Office on Violence Against Women), 18 shall coordinate and provide for a national public 19 outreach and education campaign to raise public 20 awareness of the workplace impact of domestic vio-21 lence, dating violence, sexual assault, and stalking, 22 including outreach and education for employers, 23 service providers, teachers, and other key partners. 24 This campaign shall pay special attention to ensure 25 that survivors are made aware of the existence of the following types of workplace laws (Federal and/or
 State): anti-discrimination laws that bar treating
 survivors differently; leave laws, both paid and un paid that are available for use by survivors; unem ployment insurance laws and policies that address
 survivor eligibility.

7 (2) DISSEMINATION.—The Secretary of Labor, 8 in conjunction with the Secretary of Health and 9 Human Services and the Attorney General, as de-10 scribed in paragraph (1), may disseminate informa-11 tion through the public outreach and education cam-12 paign on the resources and rights referred to in this 13 subsection directly or through arrangements with 14 health agencies, professional and nonprofit organiza-15 tions, consumer groups, labor organizations, institu-16 tions of higher education, clinics, the media, and 17 Federal, State, and local agencies.

18 (3) INFORMATION.—The information dissemi19 nated under paragraph (2) shall include, at a min20 imum, a description of—

21	(A) the resources and rights that are—
22	(i) available to survivors of domestic
23	violence, dating violence, sexual assault, or
24	stalking; and

1	(ii) established in this Act and the Vi-
2	olence Against Women Act of 1994 (34
3	U.S.C. 12291 et seq.);
4	(B) guidelines and best practices on pre-
5	vention of domestic violence, dating violence,
6	stalking, and sexual assault;
7	(C) resources that promote healthy rela-
8	tionships and communication skills;
9	(D) resources that encourage bystander
10	intervention in a situation involving domestic vi-
11	olence, dating violence, stalking, or sexual as-
12	sault;
13	(E) resources that promote workplace poli-
14	cies that support and help maintain the eco-
15	nomic security of survivors of domestic violence,
16	dating violence, sexual assault, or stalking; and
17	(F) resources and rights that the heads of
18	Federal agencies described in paragraph (2) de-
19	termine are appropriate to include.
20	(b) DEFINITIONS.—In this section:
21	(1) Employee.—
22	(A) IN GENERAL.—The term "employee"
23	means any individual employed by an employer.
24	In the case of an individual employed by a pub-
25	lic agency, such term means an individual em-

1	ployed as described in section $3(e)(2)$ of the
2	Fair Labor Standards Act of 1938 (29 U.S.C.
3	203(e)(2)).
4	(B) BASIS.—The term includes a person
5	employed as described in subparagraph (A) on
6	a full- or part-time basis, for a fixed time pe-
7	riod, on a temporary basis, pursuant to a detail,
8	or as a participant in a work assignment as a
9	condition of receipt of Federal or State income-
10	based public assistance.
11	(2) EMPLOYER.—The term "employer"—
12	(A) means any person engaged in com-
13	merce or in any industry or activity affecting
14	commerce who employs 15 or more individuals;
15	and
16	(B) includes any person acting directly or
17	indirectly in the interest of an employer in rela-
18	tion to an employee, and includes a public agen-
19	cy that employs individuals as described in sec-
20	tion $3(e)(2)$ of the Fair Labor Standards Act of
21	1938, but does not include any labor organiza-
22	tion (other than when acting as an employer) or
23	anyone acting in the capacity of officer or agent
24	of such labor organization.

(3) FLSA TERMS.—The terms "employ" and
 "State" have the meanings given the terms in sec tion 3 of the Fair Labor Standards Act of 1938 sec tion 3 of the Fair Labor Standards Act of 1938 (29)
 U.S.C. 203).

6 (c) STUDY ON WORKPLACE RESPONSES.—The Sec-7 retary of Labor, in conjunction with the Secretary of 8 Health and Human Services, shall conduct a study on the 9 status of workplace responses to employees who experience 10 domestic violence, dating violence, sexual assault, or stalking while employed, in each State and nationally, to im-11 prove the access of survivors of domestic violence, dating 12 13 violence, sexual assault, or stalking to supportive resources and economic security. 14

(d) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out this section,
such sums as may be necessary for each of fiscal years
2020 through 2024.

19 SEC. 707. SEVERABILITY.

If any provision of this Act, any amendment made by this Act, or the application of such provision or amendment to any person or circumstance is held to be unconstitutional, the remainder of the provisions of this Act, the amendments made by this Act, and the application of such

provisions or amendments to any person or circumstance 1 2 shall not be affected.

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TITLE VIII—HOMICIDE 3 **REDUCTION INITIATIVES** 4

5 SEC. 801. PROHIBITING PERSONS CONVICTED OF MIS-6 DEMEANOR CRIMES AGAINST DATING PART-7 NERS AND PERSONS SUBJECT TO PROTEC-8 TION ORDERS.

9 Section 921(a) of title 18, United States Code, is amended-10

11 (1) in paragraph (32), by striking all that follows after "The term 'intimate partner'" and insert-12 ing the following: "— 13

14 "(A) means, with respect to a person, the 15 spouse of the person, a former spouse of the 16 person, an individual who is a parent of a child 17 of the person, and an individual who cohabi-18 tates or has cohabited with the person; and

19 "(B) includes—

"(i) a dating partner or former dating 20 21 partner (as defined in section 2266); and 22 "(ii) any other person similarly situ-23 ated to a spouse who is protected by the 24 domestic or family violence laws of the

1	State or tribal jurisdiction in which the in-
2	jury occurred or where the victim resides.";
3	(2) in paragraph $(33)(A)$ —
4	(A) in clause (i), by inserting after "Fed-
5	eral, State," the following: "municipal,"; and
6	(B) in clause (ii), by inserting "intimate
7	partner," after "spouse," each place it appears;
8	(3) by redesignating paragraphs (34) and (35)
9	as paragraphs (35) and (36) respectively; and
10	(4) by inserting after paragraph (33) the fol-
11	lowing:
12	"(34)(A) the term 'misdemeanor crime of stalk-
13	ing' means an offense that—
14	"(i) is a misdemeanor crime of stalking
15	under Federal, State, Tribal, or municipal law;
16	and
17	"(ii) is a course of harassment, intimida-
18	tion, or surveillance of another person that—
19	"(I) places that person in reasonable
20	fear of material harm to the health or safe-
21	ty of—
22	"(aa) that person;
23	"(bb) an immediate family mem-
24	ber (as defined in section 115) of that
25	person;

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1	"(cc) a household member of that
2	person; or
3	"(dd) a spouse or intimate part-
4	ner of that person; or
5	"(II) causes, attempts to cause, or
6	would reasonably be expected to cause
7	emotional distress to a person described in
8	item (aa), (bb), (cc), or (dd) of subclause
9	(I).
10	"(B) A person shall not be considered to have
11	been convicted of such an offense for purposes of
12	this chapter, unless—
13	"(i) the person was represented by counsel
14	in the case, or knowingly and intelligently
15	waived the right to counsel in the case; and
16	"(ii) in the case of a prosecution for an of-
17	fense described in this paragraph for which a
18	person was entitled to a jury trial in the juris-
19	diction in which the case was tried, either—
20	"(I) the case was tried by a jury; or
21	"(II) the person knowingly and intel-
22	ligently waived the right to have the case
23	tried by a jury, by guilty plea or otherwise.
24	"(C) A person shall not be considered to have

been convicted of such an offense for purposes of

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1	this chapter if the conviction has been expunged or
2	set aside, or is an offense for which the person has
3	been pardoned or has had civil rights restored (if the
4	law of the applicable jurisdiction provides for the
5	loss of civil rights under such an offense) unless the
6	pardon, expungement, or restoration of civil rights
7	expressly provides that the person may not ship,
8	transport, possess, or receive firearms.".
9	SEC. 802. PROHIBITING STALKERS AND INDIVIDUALS SUB-
10	JECT TO COURT ORDER FROM POSSESSING A
11	FIREARM.
12	Section 922 of title 18, United States Code, is
13	amended—
13 14	amended— (1) in subsection (d)—
14	(1) in subsection (d)—
14 15	(1) in subsection (d)—(A) in paragraph (8), by striking "that re-
14 15 16	(1) in subsection (d)—(A) in paragraph (8), by striking "that restrains such person" and all that follows, and
14 15 16 17	 (1) in subsection (d)— (A) in paragraph (8), by striking "that restrains such person" and all that follows, and inserting "described in subsection (g)(8);";
14 15 16 17 18	 (1) in subsection (d)— (A) in paragraph (8), by striking "that restrains such person" and all that follows, and inserting "described in subsection (g)(8);"; (B) in paragraph (9), by striking the pe-
14 15 16 17 18 19	 (1) in subsection (d)— (A) in paragraph (8), by striking "that restrains such person" and all that follows, and inserting "described in subsection (g)(8);"; (B) in paragraph (9), by striking the period at the end and inserting "; or"; and
 14 15 16 17 18 19 20 	 (1) in subsection (d)— (A) in paragraph (8), by striking "that restrains such person" and all that follows, and inserting "described in subsection (g)(8);"; (B) in paragraph (9), by striking the period at the end and inserting "; or"; and (C) by inserting after paragraph (9) the
 14 15 16 17 18 19 20 21 	 (1) in subsection (d)— (A) in paragraph (8), by striking "that restrains such person" and all that follows, and inserting "described in subsection (g)(8);"; (B) in paragraph (9), by striking the period at the end and inserting "; or"; and (C) by inserting after paragraph (9) the following:

1	(A) by amending paragraph (8) to read as
2	follows:
3	"(8) who is subject to a court order—
4	"(A) that was issued—
5	"(i) after a hearing of which such per-
6	son received actual notice, and at which
7	such person had an opportunity to partici-
8	pate; or
9	"(ii) in the case of an ex parte order,
10	relative to which notice and opportunity to
11	be heard are provided—
12	"(I) within the time required by
13	State, tribal, or territorial law; and
14	"(II) in any event within a rea-
15	sonable time after the order is issued,
16	sufficient to protect the due process
17	rights of the person;
18	"(B) that restrains such person from—
19	"(i) harassing, stalking, or threat-
20	ening an intimate partner of such person
21	or child of such intimate partner or person,
22	or engaging in other conduct that would
23	place an intimate partner in reasonable
24	fear of bodily injury to the partner or
25	child; or

1	"(ii) intimidating or dissuading a wit-
2	ness from testifying in court; and
3	"(C) that—
4	"(i) includes a finding that such per-
5	son represents a credible threat to the
6	physical safety of such individual described
7	in subparagraph (B); or
8	"(ii) by its terms explicitly prohibits
9	the use, attempted use, or threatened use
10	of physical force against such individual
11	described in subparagraph (B) that would
12	reasonably be expected to cause bodily in-
13	jury;";
14	(B) in paragraph (9), by striking the
15	comma at the end and inserting "; or"; and
16	(C) by inserting after paragraph (9) the
17	following:
18	((10) who has been convicted in any court of
19	a misdemeanor crime of stalking,".
20	TITLE IX—SAFETY FOR INDIAN
21	WOMEN
22	SEC. 901. FINDINGS AND PURPOSES.
22 23	
	SEC. 901. FINDINGS AND PURPOSES.

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1	at least 2 times more likely to experience rape or
2	sexual assault crimes—compared to all other races.
3	(2) More than 4 in 5 American Indian and
4	Alaska Native women, or 84.3 percent, have experi-
5	enced violence in their lifetime.
6	(3) The vast majority of Native victims— 96%
7	of women and 89% of male victims—report being
8	victimized by a non-Indian.
9	(4) Native victims of sexual violence are three
10	times as likely to have experienced sexual violence by
11	an interracial perpetrator as non-Hispanic White
12	victims and Native stalking victims are nearly 4
13	times as likely to be stalked by someone of a dif-
14	ferent race.
15	(5) While tribes exercising jurisdiction over
16	non-Indians have reported significant successes, the
17	inability to prosecute crimes related to the Special
18	Domestic Violence Criminal Jurisdiction crimes con-
19	tinues to leave Tribes unable to fully hold domestic
20	violence offenders accountable.
21	(6) Tribal prosecutors report that the majority
22	of domestic violence cases involve children either as
23	witnesses or victims, and Department of Justice re-
24	ports that American Indian and Alaska Native chil-

dren suffer exposure to violence at rates higher than
any other race in the United States.
(7) Childhood exposure to violence has imme-
diate and long-term effects, including: increased
rates of altered neurological development, poor phys-
ical and mental health, poor school performance,
substance abuse, and overrepresentation in the juve-
nile justice system.
(8) According to the Centers for Disease Con-
trol and Prevention, homicide is the third leading
cause of death among American Indian and Alaska
Native women between 10 and 24 years of age and
the fifth leading cause of death for American Indian
and Alaska Native women between 25 and 34 years
of age.
(9) On some reservations, Indian women are
murdered at more than 10 times the national aver-
age.
(10) According to a 2010 Government Account-

ability Office report, United States Attorneys declined to prosecute nearly 52 percent of violent
crimes that occur in Indian country.

(11) Investigation into cases of missing andmurdered Indian women is made difficult for tribal

1	law enforcement agencies due to a lack of resources,
2	such as—
3	(A) necessary training, equipment, or
4	funding;
5	(B) a lack of interagency cooperation; and
6	(C) a lack of appropriate laws in place.
7	(12) Domestic violence calls are among the
8	most dangerous calls that law enforcement receives.
9	(13) The complicated jurisdictional scheme that
10	exists in Indian country—
11	(A) has a significant negative impact on
12	the ability to provide public safety to Indian
13	communities;
14	(B) has been increasingly exploited by
15	criminals; and
16	(C) requires a high degree of commitment
17	and cooperation among tribal, Federal, and
18	State law enforcement officials.
19	(14) Restoring and enhancing local, tribal ca-
20	pacity to address violence against women provides
21	for greater local control, safety, accountability, and
22	transparency.
23	(15) In States with restrictive land settlement
24	acts such as Alaska, "Indian country" is limited, re-
25	sources for local tribal responses either nonexistent

1 or insufficient to meet the needs, jurisdiction unnec-2 essarily complicated and increases the already high 3 levels of victimization of American Indian and Alas-4 ka Native women. According to the Tribal Law and 5 Order Act Commission Report, Alaska Native 6 women are overrepresented in the domestic violence 7 victim population by 250 percent; they comprise 19 8 percent of the State population, but are 47 percent 9 of reported rape victims. And among other Indian 10 Tribes, Alaska Native women suffer the highest 11 rates of domestic and sexual violence in the country. 12 (b) PURPOSES.—The purposes of this title are—

(1) to clarify the responsibilities of Federal,
State, tribal, and local governments with respect to
responding to cases of domestic violence, dating violence, stalking, trafficking, sexual violence, crimes
against children, and assault against tribal law enforcement officers and murdered Indians;

19 (2) to increase coordination and communication
20 among Federal, State, tribal, and local law enforce21 ment agencies;

(3) to empower tribal governments with the resources and information necessary to effectively respond to cases of domestic violence, dating violence,

1	stalking, sex trafficking, sexual violence, and missing
2	and murdered Indians; and
3	(4) to increase the collection of data related to
4	missing and murdered Indians and the sharing of in-
5	formation among Federal, State, and tribal officials
6	responsible for responding to and investigating cases
7	of missing and murdered Indians.
8	SEC. 902. AUTHORIZING FUNDING FOR THE TRIBAL ACCESS
9	PROGRAM.
10	Section 534 of title 28, United States Code, is
10 11	Section 534 of title 28, United States Code, is amended by adding at the end the following:
11	amended by adding at the end the following:
11 12	amended by adding at the end the following: "(g) AUTHORIZATION OF APPROPRIATIONS.—There
11 12 13	amended by adding at the end the following: "(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated \$3,000,000 for each of
11 12 13 14	amended by adding at the end the following: "(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated \$3,000,000 for each of fiscal years 2020 through 2024, to remain available until
 11 12 13 14 15 	amended by adding at the end the following: "(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated \$3,000,000 for each of fiscal years 2020 through 2024, to remain available until expended, for the purposes of enhancing the ability of trib-
 11 12 13 14 15 16 	amended by adding at the end the following: "(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated \$3,000,000 for each of fiscal years 2020 through 2024, to remain available until expended, for the purposes of enhancing the ability of trib- al government entities to access, enter information into,

SEC. 903. TRIBAL JURISDICTION OVER CRIMES OF DOMES TIC VIOLENCE, DATING VIOLENCE, OBSTRUC TION OF JUSTICE, SEXUAL VIOLENCE, SEX
 TRAFFICKING, STALKING, AND ASSAULT OF A
 LAW ENFORCEMENT OFFICER OR CORREC TIONS OFFICER.
 Section 204 of Public Law 90–284 (25 U.S.C. 1304)

8 (commonly known as the "Indian Civil Rights Act of9 1968") is amended—

10 (1) in the heading, by striking "CRIMES OF
11 DOMESTIC VIOLENCE" and inserting "CRIMES
12 OF DOMESTIC VIOLENCE, DATING VIOLENCE,
13 OBSTRUCTION OF JUSTICE, SEXUAL VIOLENCE,
14 SEX TRAFFICKING, STALKING, AND ASSAULT
15 OF A LAW ENFORCEMENT OR CORRECTIONS
16 OFFICER";

17 (2) in paragraph (6), in the heading, by strik18 ing "SPECIAL DOMESTIC VIOLENCE CRIMINAL JURIS19 DICTION" and inserting "SPECIAL TRIBAL CRIMINAL
20 JURISDICTION";

(3) by striking "special domestic violence criminal jurisdiction" each place such term appears and
inserting "special tribal criminal jurisdiction";

24 (4) in subsection (a)—

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

1	"(12) Stalking.—The term 'stalking' means
2	engaging in a course of conduct directed at a spe-
3	cific person proscribed by the criminal law of the In-
4	dian tribe that has jurisdiction over the Indian coun-
5	try where the violation occurs that would cause a
6	reasonable person to—
7	"(A) fear for the person's safety or the
8	safety of others; or
9	"(B) suffer substantial emotional dis-
10	tress.";
11	(B) by redesignating paragraphs (6) and
12	(7) as paragraphs (10) and (11) ;
13	(C) by inserting before paragraph (10) (as
14	redesignated) the following:
15	"(8) Sex trafficking.—
16	"(A) IN GENERAL.—The term 'sex traf-
17	ficking' means conduct—
18	"(i) consisting of—
19	"(I) recruiting, enticing, har-
20	boring, transporting, providing, ob-
21	taining, advertising, maintaining, pa-
22	tronizing, or soliciting by any means a
23	person; or
24	"(II) benefiting, financially or by
25	receiving anything of value, from par-

1	ticipation in a venture that has en-
2	gaged in an act described in subclause
3	(I); and
4	"(ii) carried out with the knowledge,
5	or, except where the act constituting the
6	violation of clause (i) is advertising, in
7	reckless disregard of the fact, that—
8	"(I) means of force, threats of
9	force, fraud, coercion, or any combina-
10	tion of such means will be used to
11	cause the person to engage in a com-
12	mercial sex act; or
13	"(II) the person has not attained
14	the age of 18 years and will be caused
15	to engage in a commercial sex act.
16	"(B) DEFINITIONS.—In this paragraph,
17	the terms 'coercion' and 'commercial sex act'
18	have the meanings given the terms in section
19	1591(e) of title 18, United States Code.
20	"(9) SEXUAL VIOLENCE.—The term 'sexual vio-
21	lence' means any nonconsensual sexual act or con-
22	tact proscribed by the criminal law of the Indian
23	tribe that has jurisdiction over the Indian country
24	where the violation occurs, including in any case in

1	which the victim lacks the capacity to consent to the
2	act.";
3	(D) by redesignating paragraphs (4) and
4	(5) as paragraphs (6) and (7) ;
5	(E) by redesignating paragraphs (1)
6	through (3) as paragraphs (2) through (4);
7	(F) in paragraph (3) (as redesignated), to
8	read as follows:
9	"(3) Domestic violence.—The term 'domes-
10	tic violence' means violence—
11	"(A) committed by a current or former
12	spouse or intimate partner of the victim, by a
13	person with whom the victim shares a child in
14	common, by a person who is cohabitating with
15	or has cohabitated with the victim as a spouse
16	or intimate partner, or by a person similarly
17	situated to a spouse of the victim under the
18	domestic- or family-violence laws of an Indian
19	tribe that has jurisdiction over the Indian coun-
20	try where the violence occurs; or
21	"(B) committed against a victim who is a
22	child under the age of 18, or an elder (as such
23	term is defined by tribal law) who resides or
24	has resided in the same household as the de-
25	fendant.";

1	(G) by inserting before paragraph (2) (as
2	redesignated), the following:
3	"(1) Assault of a law enforcement or
4	CORRECTIONAL OFFICER.—The term 'assault of a
5	law enforcement or correctional officer' means any
6	criminal violation of the law of the Indian tribe that
7	has jurisdiction over the Indian country where the
8	violation occurs that involves the threatened, at-
9	tempted, or actual harmful or offensive touching of
10	a law enforcement or correctional officer."; and
11	(H) by inserting after paragraph (4) (as
12	redesignated), the following:
13	"(5) Obstruction of Justice.—The term
14	'obstruction of justice' means any violation of the
15	criminal law of the Indian tribe that has jurisdiction
16	over the Indian country where the violation occurs,
17	and the violation involves interfering with the ad-
18	ministration or due process of the tribe's laws in-
19	cluding any tribal criminal proceeding or investiga-
20	tion of a crime.";
21	(5) in subsection (b)(1), by inserting after "the
22	powers of self-government of a participating tribe"
23	the following: ", including any participating tribes in
24	the State of Maine,";
25	(6) in subsection $(b)(4)$ —

1	(A) in subparagraph (A)(i), by inserting
2	after "over an alleged offense" the following: ",
3	other than obstruction of justice or an act of
4	assault of a law enforcement or corrections offi-
5	cer,"; and
6	(B) in subparagraph (B)—
7	(i) in clause (ii), by striking "or" at
8	the end;
9	(ii) in clause (iii)(II), by striking the
10	period at the end and inserting the fol-
11	lowing: "; or"; and
12	(iii) by adding at the end the fol-
13	lowing:
14	"(iv) is being prosecuted for a crime
15	of sexual violence, stalking, sex trafficking,
16	obstructing justice, or assaulting a police
17	or corrections officer under the laws of the
18	prosecuting tribe.";
19	(7) in subsection (c)—
20	(A) in the matter preceding paragraph (1) ,
21	by striking "domestic violence" and inserting
22	"tribal"; and
23	(B) in paragraph (1)—
24	(i) in the paragraph heading, by strik-
25	ing "AND DATING VIOLENCE" and insert-

ing ", DATING VIOLENCE, OBSTRUCTION
OF JUSTICE, SEXUAL VIOLENCE, STALK-
ING, SEX TRAFFICKING, OR ASSAULT OF A
LAW ENFORCEMENT OR CORRECTIONS OF-
FICER''; and
(ii) by striking "or dating violence"
and inserting ", dating violence, obstruc-
tion of justice, sexual violence, stalking,
sex trafficking, or assault of a law enforce-
ment or corrections officer";
(8) in subsection (d), by striking "domestic vio-
lence" each place it appears and inserting "tribal";
(9) in subsection (f)—
(A) by striking "special domestic violence"
each place it appears and inserting "special
tribal'';
(B) in paragraph (2), by striking "pros-
ecutes" and all that follows through the semi-
colon at the end and inserting the following:
"prosecutes—
"(A) a crime of domestic violence;
"(B) a crime of dating violence;
"(C) a criminal violation of a protection
order;
"(D) a crime of sexual violence;

1	"(E) a crime of stalking;
2	"(F) a crime of sex trafficking;
3	"(G) a crime of obstruction of justice; or
4	"(H) a crime of assault of a law enforce-
5	ment or correctional officer.";
6	(C) in paragraph (4), by inserting "sexual
7	violence, stalking, sex trafficking, assault of a
8	law enforcement or correctional officer," after
9	"dating violence,"; and
10	(D) by adding at the end the following:
11	"(5) to create a pilot project to allow up to five
12	Indian tribes in Alaska to implement special tribal
13	criminal jurisdiction.";
14	(10) by redesignating subsections (g) and (h) as
15	subsections (h) and (i), respectively;
16	(11) by inserting after subsection (f) the fol-
17	lowing:
18	"(g) Indian Country Defined.—For purposes of
19	the pilot project described in subsection $(f)(5)$, the defini-
20	tion of 'Indian country' shall include Alaska Native-owned
21	Townsites, Allotments, and former reservation lands ac-
22	quired in fee by Alaska Native Village Corporations pursu-
23	ant to the Alaska Native Claims Settlement Act (43
24	U.S.C. 33) and other lands transferred in fee to Native
25	villages."; and

1 (12) in subsection (i) (as redesignated) by strik-2 ing "fiscal years 2014 through 2018" and inserting 3 "fiscal years 2020 through 2024". TITLE X—OFFICE ON VIOLENCE 4 AGAINST WOMEN 5 6 SEC. 1001. ESTABLISHMENT OF OFFICE ON VIOLENCE 7 AGAINST WOMEN. 8 (a) Establishment of Office on Violence 9 AGAINST WOMEN.—Section 2002 of title I of the Omnibus 10 Crime Control and Safe Streets Act of 1968 (34 U.S.C. 11 10442) is amended— 12 (1) in subsection (a), by striking "a Violence 13 Against Women Office" and inserting "an Office on 14 Violence Against Women''; 15 (2) in subsection (b), by inserting after "within the Department of Justice" the following: ", not 16 17 subsumed by any other office"; 18 (3) in subsection (c)(2), by striking "Violence" 19 Against Women Act of 1994 (title VI of Public 103– 20 322) and the Violence Against Women Act of 2000 21 (Division B of Public Law 106–386)" and inserting 22 "Violence Against Women Act of 1994 (title VI1 of 23 Public 103–322), the Violence Against Women Act 24 of 2000 (Division B of Public Law 106–386), the 25 Violence Against Women and Department of Justice

Reauthorization Act of 2005 (title IX of Public Law
 109–162; 119 Stat. 3080), the Violence Against
 Women Reauthorization Act of 2013 (Public Law
 113–4; 127 Stat. 54), and the Violence Against
 Women Reauthorization Act of 2019".

6 (b) DIRECTOR OF THE OFFICE ON VIOLENCE
7 AGAINST WOMEN.—Section 2003 of the Omnibus Crime
8 Control and Safe Streets Act of 1968 (34 U.S.C. 10443)
9 is amended to read as follows:

10 "SEC. 2003. DIRECTOR OF THE OFFICE ON VIOLENCE11AGAINST WOMEN.

12 "(a) APPOINTMENT.—The President, by and with the 13 advice and consent of the Senate, shall appoint a Director 14 for the Office on Violence Against Women (in this title 15 referred to as the 'Director') to be responsible, under the 16 general authority of the Attorney General, for the admin-17 istration, coordination, and implementation of the pro-18 grams and activities of the Office.

19 "(b) OTHER EMPLOYMENT.—The Director shall20 not—

21 "(1) engage in any employment other than that22 of serving as Director; or

23 "(2) hold any office in, or act in any capacity
24 for, any organization, agency, or institution with
25 which the Office makes any contract or other agree-

1	ment under the Violence Against Women Act of
2	1994 (title IV of Public Law 103–322), the Violence
3	Against Women Act of 2000 (division B of Public
4	Law 106-386), the Violence Against Women and
5	Department of Justice Reauthorization Act of 2005
6	(title IX of Public Law 109–162; 119 Stat. 3080),
7	the Violence Against Women Reauthorization Act of
8	2013 (Public Law 113–4; 127 Stat. 54), or the Vio-
9	lence Against Women Reauthorization Act of 2019.
10	"(c) VACANCY.—In the case of a vacancy, the Presi-
11	dent may designate an officer or employee who shall act
12	as Director during the vacancy.
13	"(d) Compensation.—The Director shall be com-
14	pensated at a rate of pay not to exceed the rate payable
15	for level V of the Executive Schedule under section 5316
16	of title 5, United States Code.".
17	(c) Duties and Functions of Director of the
18	Office on Violence Against Women.—Section 2004
19	of the Omnibus Crime Control and Safe Streets Act of
20	1968 (34 U.S.C. 10444) is amended to read as follows:
21	"SEC. 2004. DUTIES AND FUNCTIONS OF DIRECTOR OF THE
22	OFFICE ON VIOLENCE AGAINST WOMEN.
23	"The Director shall have the following duties:

"(1) Maintaining liaison with the judicial
 branches of the Federal and State governments on
 matters relating to violence against women.

4 "(2) Providing information to the President,
5 the Congress, the judiciary, State, local, and tribal
6 governments, and the general public on matters re7 lating to violence against women.

8 "(3) Serving, at the request of the Attorney 9 General, as the representative of the Department of 10 Justice on domestic task forces, committees, or com-11 missions addressing policy or issues relating to vio-12 lence against women.

13 "(4) Serving, at the request of the President, 14 acting through the Attorney General, as the rep-15 resentative of the United States Government on 16 human rights and economic justice matters related 17 to violence against women in international fora, in-18 cluding, but not limited to, the United Nations.

"(5) Carrying out the functions of the Department of Justice under the Violence Against Women
Act of 1994 (title IV of Public Law 103–322), the
Violence Against Women Act of 2000 (division B of
Public Law 106–386), the Violence Against Women
and Department of Justice Reauthorization Act of
2005 (title IX of Public Law 109–162; 119 Stat.

1	3080), the Violence Against Women Reauthorization
2	Act of 2013 (Public Law 113-4; 127 Stat. 54), and
3	the Violence Against Women Reauthorization Act of
4	2019, including with respect to those functions—
5	"(A) the development of policy, protocols,
6	and guidelines;
7	"(B) the development and management of
8	grant programs and other programs, and the
9	provision of technical assistance under such
10	programs; and
11	"(C) the award and termination of grants,
12	cooperative agreements, and contracts.
13	"(6) Providing technical assistance, coordina-
14	tion, and support to—
15	"(A) other components of the Department
16	of Justice, in efforts to develop policy and to
17	enforce Federal laws relating to violence against
18	women, including the litigation of civil and
19	criminal actions relating to enforcing such laws;
20	"(B) other Federal, State, local, and tribal
21	agencies, in efforts to develop policy, provide
22	technical assistance, synchronize Federal defini-
23	tions and protocols, and improve coordination
24	among agencies carrying out efforts to elimi-

1	nate violence against women, including Indian
2	or indigenous women; and
3	"(C) grantees, in efforts to combat violence
4	against women and to provide support and as-
5	sistance to victims of such violence.
6	((7) Exercising such other powers and func-
7	tions as may be vested in the Director pursuant to
8	this subchapter or by delegation of the Attorney
9	General.
10	"(8) Establishing such rules, regulations, guide-
11	lines, and procedures as are necessary to carry out
12	any function of the Office.".
13	(d) Staff of Office on Violence Against
14	WOMEN.—Section 2005 of the Omnibus Crime Control
15	and Safe Streets Act of 1968 (34 U.S.C. 10445) is amend-
16	ed in the heading, by striking "VIOLENCE AGAINST
17	WOMEN OFFICE" and inserting "OFFICE ON VIO-
18	LENCE AGAINST WOMEN".
19	(e) Clerical Amendment.—Section $121(a)(1)$ of
20	the Violence Against Women and Department of Justice
21	Reauthorization Act of 2005 (34 U.S.C. $20124(a)(1)$) is
22	amended by striking "the Violence Against Women Of-
23	fice" and inserting "the Office on Violence Against
24	Women".

TITLE XI—IMPROVING CONDI TIONS FOR WOMEN IN FED BRAL CUSTODY

4 SEC. 1101. IMPROVING THE TREATMENT OF PRIMARY
5 CARETAKER PARENTS AND OTHER INDIVID6 UALS IN FEDERAL PRISONS.

7 (a) SHORT TITLE.—This section may be cited as the
8 "Ramona Brant Improvement of Conditions for Women
9 in Federal Custody Act".

10 (b) IN GENERAL.—Chapter 303 of title 18, United
11 States Code, is amended by adding at the end the fol12 lowing:

13 "§ 4050. Treatment of primary caretaker parents and 14 other individuals

15 "(a) DEFINITIONS.—In this section—

16 "(1) the term 'correctional officer' means a cor17 rectional officer of the Bureau of Prisons;

18 "(2) the term 'covered institution' means a19 Federal penal or correctional institution;

20 "(3) the term 'Director' means the Director of21 the Bureau of Prisons;

"(4) the term 'post-partum recovery' means the
first 8-week period of post-partum recovery after
giving birth;

1	"(5) the term 'primary caretaker parent' has
2	the meaning given the term in section 31903 of the
3	Family Unity Demonstration Project Act (34 U.S.C.
4	12242);
5	(6) the term 'prisoner' means an individual
6	who is incarcerated in a Federal penal or correc-
7	tional institution, including a vulnerable person; and
8	((7) the term 'vulnerable person' means an in-
9	dividual who—
10	"(A) is under 21 years of age or over 60
11	years of age;
12	"(B) is pregnant;
13	"(C) identifies as lesbian, gay, bisexual,
14	transgender, or intersex;
15	"(D) is victim or witness of a crime;
16	"(E) has filed a nonfrivolous civil rights
17	claim in Federal or State court;
18	"(F) has a serious mental or physical ill-
19	ness or disability; or
20	"(G) during the period of incarceration,
21	has been determined to have experienced or to
22	be experiencing severe trauma or to be the vic-
23	tim of gender-based violence—
24	"(i) by any court or administrative ju-
25	dicial proceeding;

1	"(ii) by any corrections official;
2	"(iii) by the individual's attorney or
3	legal service provider; or
4	"(iv) by the individual.
5	"(b) Geographic Placement.—
6	"(1) Establishment of office.—The Direc-
7	tor shall establish within the Bureau of Prisons an
8	office that determines the placement of prisoners.
9	"(2) PLACEMENT OF PRISONERS.—In deter-
10	mining the placement of a prisoner, the office estab-
11	lished under paragraph (1) shall—
12	"(A) if the prisoner has children, place the
13	prisoner as close to the children as possible;
14	"(B) in deciding whether to assign a
15	transgender or intersex prisoner to a facility for
16	male or female prisoners, and in making other
17	housing and programming assignments, con-
18	sider on a case-by-case basis whether a place-
19	ment would ensure the prisoner's health and
20	safety, including serious consideration of the
21	prisoner's own views with respect to their safe-
22	ty, and whether the placement would present
23	management or security problems; and
24	"(C) consider any other factor that the of-
25	fice determines to be appropriate.

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"(c) PROHIBITION ON PLACEMENT OF PREGNANT
 PRISONERS OR PRISONERS IN POST-PARTUM RECOVERY
 IN SEGREGATED HOUSING UNITS.—

4 "(1) PLACEMENT IN SEGREGATED HOUSING
5 UNITS.—A covered institution may not place a pris6 oner who is pregnant or in post-partum recovery in
7 a segregated housing unit unless the prisoner pre8 sents an immediate risk of harm to the prisoner or
9 others.

10 "(2) RESTRICTIONS.—Any placement of a pris11 oner described in subparagraph (A) in a segregated
12 housing unit shall be limited and temporary.

13 "(d) PARENTING CLASSES.—The Director shall pro14 vide parenting classes to each prisoner who is a primary
15 caretaker parent.

16 "(e) TRAUMA SCREENING.—The Director shall pro-17 vide training to each correctional officer and each em-18 ployee of the Bureau of Prisons who regularly interacts 19 with prisoners, including each instructor and health care 20 professional, to enable those correctional officers and em-21 ployees to—

"(1) identify a prisoner who has a mental or
physical health need relating to trauma the prisoner
has experienced; and

1	"(2) refer a prisoner described in paragraph (1)
2	to the proper healthcare professional for treatment.
3	"(f) INMATE HEALTH.—
4	"(1) HEALTH CARE ACCESS.—The Director
5	shall ensure that all prisoners receive adequate
6	health care.
7	"(2) Hygienic products.—The Director shall
8	make essential hygienic products, including sham-
9	poo, toothpaste, toothbrushes, and any other hygien-
10	ic product that the Director determines appropriate,
11	available without charge to prisoners.
12	"(3) Gynecologist access.—The Director
13	shall ensure that all prisoners have access to a gyne-
14	cologist as appropriate.
15	"(g) Use of Sex-Appropriate Correctional Of-
16	FICERS.—
17	"(1) Regulations.—The Director shall make
18	rules under which—
19	"(A) a correctional officer may not conduct
20	a strip search of a prisoner of the opposite sex
21	unless—
22	"(i) the prisoner presents a risk of
23	immediate harm to the prisoner or others,
24	and no other correctional officer of the

1	same sex as the prisoner, or medical staff
2	is available to assist; or
3	"(ii) the prisoner has previously re-
4	quested that an officer of a different sex
5	conduct searches;
6	"(B) a correctional officer may not enter a
7	restroom reserved for prisoners of the opposite
8	sex unless—
9	"(i) a prisoner in the restroom pre-
10	sents a risk of immediate harm to them-
11	selves or others; or
12	"(ii) there is a medical emergency in
13	the restroom and no other correctional offi-
14	cer of the appropriate sex is available to
15	assist;
16	"(C) a transgender prisoner's sex is deter-
17	mined according to the sex with which they
18	identify; and
19	"(D) a correctional officer may not search
20	or physically examine a prisoner for the sole
21	purpose of determining the prisoner's genital
22	status or sex.
23	"(2) Relation to other laws.—Nothing in
24	paragraph (1) shall be construed to affect the re-

quirements under the Prison Rape Elimination Act
 of 2003 (42 U.S.C. 15601 et seq.).".

3 (c) SUBSTANCE ABUSE TREATMENT.—Section
4 3621(e) of title 18, United States Code, is amended by
5 adding at the end the following:

6 "(7) ELIGIBILITY OF PRIMARY CARETAKER 7 PARENTS AND PREGNANT WOMEN.—The Director of 8 the Bureau of Prisons may not prohibit an eligible 9 prisoner who is a primary caretaker parent (as de-10 fined in section 4050) or pregnant from partici-11 pating in a program of residential substance abuse 12 treatment provided under paragraph (1) on the basis 13 of a failure by the eligible prisoner, before being 14 committed to the custody of the Bureau of Prisons, 15 to disclose to any official of the Bureau of Prisons 16 that the prisoner had a substance abuse problem on 17 or before the date on which the eligible prisoner was 18 committed to the custody of the Bureau of Pris-19 ons.".

20 (d) Implementation Date.—

(1) IN GENERAL.—Not later than 2 years after
the date of enactment of this Act, the Director of
the Bureau of Prisons shall implement this section
and the amendments made by this section.

(2) REPORT.—Not later than 1 year after the
 date of enactment of this Act, the Director of the
 Bureau of Prisons shall submit to the Committee on
 the Judiciary of the Senate and the Committee on
 the Judiciary of the House of Representatives a re port on the implementation of this section and the
 amendments made by this section.

8 (e) TECHNICAL AND CONFORMING AMENDMENT.—
9 The table of sections for chapter 303 of title 18, United
10 States Code, is amended by adding at the end the fol11 lowing:

"4050. Treatment of primary caretaker parents and other individuals.".

12 SEC. 1102. PUBLIC HEALTH AND SAFETY OF WOMEN.

(a) SHORT TITLE.—This section may be cited as the
"Stop Infant Mortality And Recidivism Reduction Act" or
the "SIMARRA Act".

16 (b) ESTABLISHMENT.—Not later than 270 days after 17 the date of the enactment of this section, the Director of the Federal Bureau of Prisons (in this section referred 18 to as the "Director") shall establish a pilot program (in 19 this section referred to as the "Program") in accordance 20 with this section to permit women incarcerated in Federal 21 22 prisons and the children born to such women during incar-23 ceration to reside together while the inmate serves a term 24 of imprisonment in a separate housing wing of the prison.

1 (c) PURPOSES.—The purposes of this section are 2 to—

3 (1) prevent infant mortality among infants born
4 to incarcerated mothers and greatly reduce the trau5 ma and stress experienced by the unborn fetuses of
6 pregnant inmates;

7 (2) reduce the recidivism rates of federally in8 carcerated women and mothers, and enhance public
9 safety by improving the effectiveness of the Federal
10 prison system for women as a population with spe11 cial needs;

(3) establish female offender risk and needs assessment as the cornerstones of a more effective and
efficient Federal prison system;

(4) implement a validated post-sentencing risk
and needs assessment system that relies on dynamic
risk factors to provide Federal prison officials with
a roadmap to address the pre- and post-natal needs
of Federal pregnant offenders, manage limited resources, and enhance public safety;

(5) perform regular outcome evaluations of the
effectiveness of programs and interventions for federally incarcerated pregnant women and mothers to
assure that such programs and interventions are evidence-based and to suggest changes, deletions, and

expansions based on the results of such evaluations;
 and

(6) assist the Department of Justice to address 3 4 the underlying cost structure of the Federal prison 5 system and ensure that the Department can con-6 tinue to run prison nurseries safely and securely 7 without compromising the scope or quality of the 8 Department's critical health, safety and law enforce-9 ment missions. 10 (d) DUTIES OF THE DIRECTOR OF THE BUREAU OF 11 PRISONS.— 12 (1) IN GENERAL.—The Director shall carry out 13 this section in consultation with— 14 (A) a licensed and board-certified gyne-15 cologist or obstetrician; 16 (B) the Director of the Administrative Of-17 fice of the United States Courts; 18 (C) the Director of the Office of Probation 19 and Pretrial Services; 20 (D) the Director of the National Institute 21 of Justice; and 22 (E) the Secretary of Health and Human 23 Services. 24 (2) DUTIES.—The Director shall, in accordance 25 with paragraph (3)—

1	(A) develop an offender risk and needs as-
2	sessment system particular to the health and
3	sensitivities of federally incarcerated pregnant
4	women and mothers in accordance with this
5	subsection;
6	(B) develop recommendations regarding re-
7	cidivism reduction programs and productive ac-
8	tivities in accordance with subsection (c);
9	(C) conduct ongoing research and data
10	analysis on—
11	(i) the best practices relating to the
12	use of offender risk and needs assessment
13	tools particular to the health and sensitivi-
14	ties of federally incarcerated pregnant
15	women and mothers;
16	(ii) the best available risk and needs
17	assessment tools particular to the health
18	and sensitivities of federally incarcerated
19	pregnant women and mothers and the level
20	to which they rely on dynamic risk factors
21	that could be addressed and changed over
22	time, and on measures of risk of recidi-
23	vism, individual needs, and responsiveness
24	to recidivism reduction programs;

1	(iii) the most effective and efficient
2	uses of such tools in conjunction with re-
3	cidivism reduction programs, productive
4	activities, incentives, and rewards; and
5	(iv) which recidivism reduction pro-
6	grams are the most effective—
7	(I) for federally incarcerated
8	pregnant women and mothers classi-
9	fied at different recidivism risk levels;
10	and
11	(II) for addressing the specific
12	needs of federally incarcerated preg-
13	nant women and mothers;
14	(D) on a biennial basis, review the system
15	developed under subparagraph (A) and the rec-
16	ommendations developed under subparagraph
17	(B), using the research conducted under sub-
18	paragraph (C), to determine whether any revi-
19	sions or updates should be made, and if so,
20	make such revisions or updates;
21	(E) hold periodic meetings with the indi-
22	viduals listed in paragraph (1) at intervals to be
23	determined by the Director; and
24	(F) report to Congress in accordance with
25	subsection (i).

1	(3) Methods.—In carrying out the duties
2	
	under paragraph (2), the Director shall—
3	(A) consult relevant stakeholders; and
4	(B) make decisions using data that is
5	based on the best available statistical and em-
6	pirical evidence.
7	(e) ELIGIBILITY.—An inmate may apply to partici-
8	pate in the Program if the inmate—
9	(1) is pregnant at the beginning of or during
10	the term of imprisonment; and
11	(2) is in the custody or control of the Federal
12	Bureau of Prisons.
13	(f) Program Terms.—
14	(1) TERM OF PARTICIPATION.—To correspond
15	with the purposes and goals of the Program to pro-
16	mote bonding during the critical stages of child de-
17	velopment, an eligible inmate selected for the Pro-
18	gram may participate in the Program, subject to
19	subsection (g), until the earliest of—
20	(A) the date that the inmate's term of im-
21	prisonment terminates;
22	(B) the date the infant fails to meet any
23	medical criteria established by the Director or
24	the Director's designee along with a collective

1	determination of the persons listed in sub-
2	section $(d)(1)$; or
3	(C) 30 months.
4	(2) INMATE REQUIREMENTS.—For the duration
5	of an inmate's participation in the Program, the in-
6	mate shall agree to—
7	(A) take substantive steps towards acting
8	in the role of a parent or guardian to any child
9	of that inmate;
10	(B) participate in any educational or coun-
11	seling opportunities established by the Director,
12	including topics such as child development, par-
13	enting skills, domestic violence, vocational train-
14	ing, or substance abuse, as appropriate;
15	(C) abide by any court decision regarding
16	the legal or physical custody of the child;
17	(D) transfer to the Federal Bureau of
18	Prisons any child support payments for the in-
19	fant of the participating inmate from any per-
20	son or governmental entity; and
21	(E) specify a person who has agreed to
22	take at least temporary custody of the child if
23	the inmate's participation in the Program ter-
24	minates before the inmate's release.

(g) CONTINUITY OF CARE.—The Director shall take
 appropriate actions to prevent detachment or disruption
 of either an inmate's or infant's health and bonding-based
 well-being due to termination of the Program.

5 (h) REPORTING.—

6 (1) IN GENERAL.—Not later than 6 months 7 after the date of the enactment of this section and 8 once each year thereafter for 5 years, the Director 9 shall submit a report to the Congress with regards 10 to progress in implementing the Program.

(2) FINAL REPORT.—Not later than 6 months
after the termination of the Program, the Director
shall issue a final report to the Congress that contains a detailed statement of the Director's findings
and conclusions, including recommendations for legislation, administrative actions, and regulations the
Director considers appropriate.

(i) AUTHORIZATION OF APPROPRIATIONS.—To carry
out this section, there is authorized to be appropriated
\$10,000,000 for each of fiscal years 2020 through 2024.

TITLE XII—LAW ENFORCEMENT TOOLS TO ENHANCE PUBLIC SAFETY

4 SEC. 1201. NOTIFICATION TO LAW ENFORCEMENT AGEN5 CIES OF PROHIBITED PURCHASE OR AT6 TEMPTED PURCHASE OF A FIREARM.

7 (a) IN GENERAL.—Title I of the NICS Improvement
8 Amendments Act of 2007 (18 U.S.C. 922 note) is amend9 ed by adding at the end the following:

 10 "SEC. 108. NOTIFICATION TO LAW ENFORCEMENT AGEN

 11
 CIES OF PROHIBITED PURCHASE OF A FIRE

 12
 ARM.

13 "(a) IN GENERAL.—In the case of a background 14 check conducted by the National Instant Criminal Back-15 ground Check System pursuant to the request of a licensed importer, licensed manufacturer, or licensed dealer 16 of firearms (as such terms are defined in section 921 of 17 18 title 18, United States Code), which background check de-19 termines that the receipt of a firearm by a person would 20violate subsection (g)(8), (g)(9), or (g)(10) of section 922 21of title 18, United States Code, and such determination 22 is made after 3 business days have elapsed since the li-23 censee contacted the System and a firearm has been trans-24 ferred to that person, the System shall notify the law en-25 forcement agencies described in subsection (b).

1	"(b) Law Enforcement Agencies Described.—
2	The law enforcement agencies described in this subsection
3	are the law enforcement agencies that have jurisdiction
4	over the location from which the licensee contacted the
5	system and the law enforcement agencies that have juris-
6	diction over the location of the residence of the person for
7	which the background check was conducted, as follows:
8	"(1) The field office of the Federal Bureau of
9	Investigation.
10	"(2) The local law enforcement agency.
11	"(3) The State law enforcement agency.
12	"(4) The Tribal law enforcement agency.".
13	(b) CLERICAL AMENDMENT.—The table of contents
14	of the NICS Improvement Amendments Act of 2007 (18
15	10 U.S.C. 922 note) is amended by inserting after the
16	item relating to section 106 the following:
	"Sec. 108. Notification to law enforcement agencies of prohibited purchase of a firearm.".
17	SEC. 1202. REPORTING OF BACKGROUND CHECK DENIALS
18	TO STATE, LOCAL, AND TRIBAL AUTHORI-
19	TIES.
20	(a) IN GENERAL.—Chapter 44 of title 18, United
21	States Code, is amended by inserting after section 925A
22	the following:

1 "§ 925B. Reporting of background check denials to 2 State, local, and tribal authorities

"(a) IN GENERAL.—If the national instant criminal 3 background check system established under section 103 4 5 of the Brady Handgun Violence Prevention Act (18 U.S.C. 922 note) provides a notice pursuant to section 922(t) of 6 this title that the receipt of a firearm by a person would 7 violate subsection (g)(8), (g)(9), or (g)(10) of section 922 8 9 of this title or State law, the Attorney General shall, in accordance with subsection (b) of this section— 10

11	((1) report to the law enforcement authorities
12	of the State where the person sought to acquire the
13	firearm and, if different, the law enforcement au-
14	thorities of the State of residence of the person—
15	"(A) that the notice was provided;
16	"(B) of the specific provision of law that
17	would have been violated;
18	"(C) of the date and time the notice was
19	provided;
20	"(D) of the location where the firearm was
21	sought to be acquired; and
22	((E) of the identity of the person; and
23	((2) report the incident to local or tribal law
24	enforcement authorities and, where practicable,
25	State, tribal, or local prosecutors, in the jurisdiction

where the firearm was sought and in the jurisdiction
 where the person resides.

3 "(b) REQUIREMENTS FOR REPORT.—A report is 4 made in accordance with this subsection if the report is 5 made within 24 hours after the provision of the notice de-6 scribed in subsection (a), except that the making of the 7 report may be delayed for so long as is necessary to avoid 8 compromising an ongoing investigation.

9 "(c) RULE OF CONSTRUCTION.—Nothing in sub-10 section (a) shall be construed to require a report with re-11 spect to a person to be made to the same State authorities 12 that originally issued the notice with respect to the per-13 son.".

(b) CLERICAL AMENDMENT.—The table of sections
for such chapter is amended by inserting after the item
relating to section 925A the following:

"925B. Reporting of background check denials to State, local, and tribal authorities.".

17 SEC. 1203. SPECIAL ASSISTANT U.S. ATTORNEYS AND 18 CROSS-DEPUTIZED ATTORNEYS.

(a) IN GENERAL.—Chapter 44 of title 18, United
States Code, as amended by this Act, is further amended
by inserting after section 925B the following:

1 "§ 925C. Special assistant U.S. attorneys and cross 2 deputized attorneys

3 "(a) IN GENERAL.—In order to improve the enforce4 ment of paragraphs (8), (9), and (10) of section 922(g),
5 the Attorney General may—

6 "(1) appoint, in accordance with section 543 of 7 title 28, qualified State, tribal, territorial and local 8 prosecutors and qualified attorneys working for the 9 United States Government to serve as special assist-10 ant United States attorneys for the purpose of pros-11 ecuting violations of such paragraphs;

"(2) deputize State, tribal, territorial and local
law enforcement officers for the purpose of enhancing the capacity of the agents of the Bureau of Alcohol, Tobacco, Firearms and Explosives in responding
to and investigating violations of such paragraphs;
and

18 "(3) establish, in order to receive and expedite 19 requests for assistance from State, tribal, territorial 20 and local law enforcement agencies responding to in-21 timate partner violence cases where such agencies 22 have probable cause to believe that the offenders 23 may be in violation of such paragraphs, points of 24 contact within—

25 "(A) each Field Division of the Bureau of
26 Alcohol, Tobacco, Firearms and Explosives; and
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1	"(B) each District Office of the United
2	States Attorneys.

3 "(b) IMPROVE INTIMATE PARTNER AND PUBLIC4 SAFETY.—The Attorney General shall—

5 "(1) identify no less than 75 jurisdictions 6 among States, territories and tribes where there are 7 high rates of firearms violence and threats of fire-8 arms violence against intimate partners and other 9 persons protected under paragraphs (8), (9), and 10 (10) of section 922(g) and where local authorities 11 lack the resources to address such violence; and

"(2) make such appointments as described in
subsection (a) in jurisdictions where enhanced enforcement of such paragraphs is necessary to reduce
firearms homicide and injury rates.

16 "(c) QUALIFIED DEFINED.—For purposes of this
17 section, the term 'qualified' means, with respect to an at18 torney, that the attorney is a licensed attorney in good
19 standing with any relevant licensing authority.".

20 (b) CLERICAL AMENDMENT.—The table of sections
21 for such chapter is amended by inserting after the item
22 relating to section 925B the following:

"925C. Special assistant U.S. attorneys and cross-deputized attorneys.".

	165
1	TITLE XIII—CLOSING THE LAW
2	ENFORCEMENT CONSENT
3	LOOPHOLE
4	SEC. 1301. SHORT TITLE.
5	This title may be cited as the "Closing the Law En-
6	forcement Consent Loophole Act of 2019".
7	SEC. 1302. PROHIBITION ON ENGAGING IN SEXUAL ACTS
8	WHILE ACTING UNDER COLOR OF LAW.
9	(a) IN GENERAL.—Section 2243 of title 18, United
10	States Code, is amended—
11	(1) in the section heading, by adding at the end
12	the following: "or by any person acting
13	under color of law";
14	(2) by redesignating subsections (c) and (d) as
15	subsections (d) and (e), respectively;
16	(3) by inserting after subsection (b) the fol-
17	lowing:
18	"(c) Of an Individual by Any Person Acting
19	UNDER COLOR OF LAW.—
20	"(1) IN GENERAL.—Whoever, acting under
21	color of law, knowingly engages in a sexual act with
22	an individual, including an individual who is under
23	arrest, in detention, or otherwise in the actual cus-

1	fined under this title, imprisoned not more than 15
2	years, or both.
3	"(2) DEFINITION.—In this subsection, the term
4	'sexual act' has the meaning given the term in sec-
5	tion 2246."; and
6	(4) in subsection (d), as so redesignated, by
7	adding at the end the following:
8	"(3) In a prosecution under subsection (c), it is not
9	a defense that the other individual consented to the sexual
10	act.".
11	(b) DEFINITION.—Section 2246 of title 18, United
12	States Code, is amended—
13	(1) in paragraph (5), by striking "and" at the
14	end;
15	(2) in paragraph (6) , by striking the period at
16	the end and inserting "; and"; and
17	(3) by inserting after paragraph (6) the fol-
18	lowing:
19	"(7) the term 'Federal law enforcement officer'
20	has the meaning given the term in section 115.".
21	(c) Clerical Amendment.—The table of sections
22	for chapter 109A of title 18, United States Code, is
23	amended by amending the item related to section 2243
24	to read as follows:
	"2243. Sexual abuse of a minor or ward or by any person acting under color

[&]quot;2243. Sexual abuse of a minor or ward or by any person acting under color of law.".

1 SEC. 1303. INCENTIVES FOR STATES.

2 (a) AUTHORITY TO MAKE GRANTS.—The Attorney
3 General is authorized to make grants to States that have
4 in effect a law that—

5 (1) makes it a criminal offense for any person 6 acting under color of law of the State to engage in 7 a sexual act with an individual, including an indi-8 vidual who is under arrest, in detention, or otherwise 9 in the actual custody of any law enforcement officer; 10 and

(2) prohibits a person charged with an offense
described in paragraph (1) from asserting the consent of the other individual as a defense.

(b) REPORTING REQUIREMENT.—A State that receives a grant under this section shall submit to the Attorney General, on an annual basis, information on—

(1) the number of reports made to law enforcement agencies in that State regarding persons engaging in a sexual act while acting under color of
law during the previous year; and

(2) the disposition of each case in which sexual
misconduct by a person acting under color of law
was reported during the previous year.

24 (c) APPLICATION.—A State seeking a grant under
25 this section shall submit an application to the Attorney
26 General at such time, in such manner, and containing
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such information as the Attorney General may reasonably
 require, including information about the law described in
 subsection (a).

4 (d) GRANT AMOUNT.—The amount of a grant to a 5 State under this section shall be in an amount that is not 6 greater than 10 percent of the average of the total amount 7 of funding of the 3 most recent awards that the State re-8 ceived under the following grant programs:

9 (1) Part T of title I of the Omnibus Crime Con10 trol and Safe Streets Act of 1968 (34 U.S.C. 10441
11 et seq.) (commonly referred to as the "STOP Vio12 lence Against Women Formula Grant Program").

13 (2) Section 41601 of the Violence Against
14 Women Act of 1994 (34 U.S.C. 12511) (commonly
15 referred to as the "Sexual Assault Services Pro16 gram").

17 (e) Grant Term.—

18 (1) IN GENERAL.—The Attorney General shall
19 provide an increase in the amount provided to a
20 State under the grant programs described in sub21 section (d) for a 2-year period.

(2) RENEWAL.—A State that receives a grant
under this section may submit an application for a
renewal of such grant at such time, in such manner,

1	and containing such information as the Attorney
2	General may reasonably require.
3	(3) LIMIT.—A State may not receive a grant
4	under this section for more than 4 years.
5	(f) USES OF FUNDS.—A State that receives a grant
6	under this section shall use—
7	(1) 25 percent of such funds for any of the per-
8	missible uses of funds under the grant program de-
9	scribed in paragraph (1) of subsection (d); and
10	(2) 75 percent of such funds for any of the per-
11	missible uses of funds under the grant program de-
12	scribed in paragraph (2) of subsection (d).
13	(g) Authorization of Appropriations.—There
14	are authorized to be appropriated to carry out this chapter
14 15	are authorized to be appropriated to carry out this chapter \$5,000,000 for each of fiscal years 2020 through 2024.
15	\$5,000,000 for each of fiscal years 2020 through 2024.
15 16 17	\$5,000,000 for each of fiscal years 2020 through 2024.(h) DEFINITION.—For purposes of this section, the
15 16 17	\$5,000,000 for each of fiscal years 2020 through 2024.(h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the
15 16 17 18	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Common-
15 16 17 18 19	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Commonwealth of Puerto Rico, Guam, American Samoa, the Vir-
15 16 17 18 19 20	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Commonwealth of Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands.
 15 16 17 18 19 20 21 	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Commonwealth of Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. SEC. 1304. REPORTS TO CONGRESS.
 15 16 17 18 19 20 21 22 	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Commonwealth of Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. SEC. 1304. REPORTS TO CONGRESS. (a) REPORT BY ATTORNEY GENERAL.—Not later
 15 16 17 18 19 20 21 22 23 	 \$5,000,000 for each of fiscal years 2020 through 2024. (h) DEFINITION.—For purposes of this section, the term "State" means each of the several States and the District of Columbia, Indian Tribes, and the Commonwealth of Puerto Rico, Guam, American Samoa, the Virgin Islands, and the Northern Mariana Islands. SEC. 1304. REPORTS TO CONGRESS. (a) REPORT BY ATTORNEY GENERAL.—Not later than 1 year after the date of enactment of this Act, and

1	(1) the information required to be reported to
2	the Attorney General under section 3(b); and
3	(2) information on—
4	(A) the number of reports made, during
5	the previous year, to Federal law enforcement
6	agencies regarding persons engaging in a sexual
7	act while acting under color of law; and
8	(B) the disposition of each case in which
9	sexual misconduct by a person acting under
10	color of law was reported.
11	(b) REPORT BY GAO.—Not later than 1 year after
12	the date of enactment of this Act, and each year there-
13	after, the Comptroller General of the United States shall
14	submit to Congress a report on any violations of section
15	2243(c) of title 18, United States Code, as amended by
16	section 2, committed during the 1-year period covered by
17	the report.
18	SEC. 1305. DEFINITION.

19 In this title, the term "sexual act" has the meaning20 given the term in section 2246 of title 18, United States21 Code.

TITLE XIV—OTHER MATTERS sec. 1401. NATIONAL STALKER AND DOMESTIC VIOLENCE REDUCTION.

4 Section 40603 of the Violent Crime Control and Law
5 Enforcement Act of 1994 (34 U.S.C. 12402) is amended
6 by striking "2014 through 2018" and inserting "2020
7 through 2024".

8 SEC. 1402. FEDERAL VICTIM ASSISTANTS REAUTHORIZA-9 TION.

Section 40114 of the Violence Against Women Act
of 1994 (Public Law 103–322) is amended to read as follows:

13 "SEC. 40114. AUTHORIZATION FOR FEDERAL VICTIM'S 14 COUNSELORS.

15 "There are authorized to be appropriated for the
16 United States Attorneys for the purpose of appointing vic17 tim/witness counselors for the prosecution of sex crimes
18 and domestic violence crimes where applicable (such as the
19 District of Columbia), \$1,000,000 for each of fiscal years
20 2020 through 2024.".

4 Section 224(a) of the Crime Control Act of 1990 (34
5 U.S.C. 20334(a)) is amended by striking "2014 through
6 2018" and inserting "2020 through 2024".

7 SEC. 1404. SEX OFFENDER MANAGEMENT.

8 Section 40152(c) of the Violent Crime Control and 9 Law Enforcement Act of 1994 (34 U.S.C. 12311(c)) is 10 amended by striking "2014 through 2018" and inserting 11 "2020 through 2024".

12 SEC. 1405. COURT-APPOINTED SPECIAL ADVOCATE PRO-13 GRAM.

Section 219(a) of the Crime Control Act of 1990 (34
U.S.C. 20324(a)) is amended by striking "2014 through
2018" and inserting "2020 through 2024".

17 SEC. 1406. RAPE KIT BACKLOG.

18 Section 2(j) of the DNA Analysis Backlog Elimi-19 nation Act of 2000 (34 U.S.C. 40701) is amended by 20 striking "2015 through 2019" and inserting "2020 21 through 2024".

22 SEC. 1407. SEXUAL ASSAULT FORENSIC EXAM PROGRAM 23 GRANTS.

24 Section 304(d) of the DNA Sexual Assault Justice
25 Act of 2004 (34 U.S.C. 40723(d)) is amended by striking

"2015 through 2019" and inserting "2020 through
 2024".