

### 117TH CONGRESS 1ST SESSION

# H. R. 2908

To amend title 18, United States Code, to account for the age of certain juvenile offenders and to amend title IV of the Social Security Act to allow the Secretary of Health and Human Services to award competitive grants to enhance collaboration between State child welfare and juvenile justice systems, and for other purposes.

### IN THE HOUSE OF REPRESENTATIVES

April 30, 2021

Ms. Bass (for herself and Mr. Cárdenas) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committee on Ways and Means, 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 amend title 18, United States Code, to account for the age of certain juvenile offenders and to amend title IV of the Social Security Act to allow the Secretary of Health and Human Services to award competitive grants to enhance collaboration between State child welfare and juvenile justice systems, 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,

#### SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Childhood Offenders
- 3 Rehabilitation and Safety Act of 2021".
- 4 SEC. 2. AMENDMENTS.
- 5 (a) Definitions.—Section 5031 of title 18, United
- 6 States Code, is amended—
- 7 (1) by striking "person who" and inserting
- 8 "person who is at least twelve years of age that has
- 9 not attained their";
- 10 (2) by striking "not attained" and inserting
- "not attained their"; and
- 12 (3) by striking "committed by a person prior
- to" and inserting "committed by a person who has
- reached their twelfth birthday but prior to their".
- 15 (b) Delinquency Proceedings in District
- 16 Courts; Transfer for Criminal Prosecution.—Sec-
- 17 tion 5032 of title 18, United States Code, is amended—
- 18 (1) by striking "fifteen" and inserting "six-
- teen";
- 20 (2) by striking "fifteenth birthday" and insert-
- 21 ing "their sixteenth birthday";
- 22 (3) by striking "In the application of the pre-
- ceding sentence, if the crime of violence is an offense
- 24 under section 113(a), 113(b), 113(c), 1111, 1113,
- or, if the juvenile possessed a firearm during the of-
- 26 fense, section 2111, 2113, 2241(a), or 2241(c),

1 "thirteen" shall be substituted for "fifteen" and 2 "thirteenth" shall be substituted for "fifteenth".";

(4) by striking "However, a juvenile who is alleged to have committed an act after his sixteenth birthday which if committed by an adult would be a felony offense that has as an element thereof the use, attempted use, or threatened use of physical force against the person of another, or that, by its very nature, involves a substantial risk that physical force against the person of another may be used in committing the offense, or would be an offense described in section 32, 81, 844(d), (e), (f), (h), (i) or 2275 of this title, subsection (b)(1)(A), (B), or (C), (d), or (e) of section 401 of the Controlled Substances Act, or section 1002(a), 1003, 1009, or 1010(b)(1), (2), or (3) of the Controlled Substances Import and Export Act (21 U.S.C. 952(a), 953, 959, 960(b)(1), (2), (3)), and who has previously been found guilty of an act which if committed by an adult would have been one of the offenses set forth in this paragraph or an offense in violation of a State felony statute that would have been such an offense if a circumstance giving rise to Federal jurisdiction had existed, shall be transferred to the ap-

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- propriate district court of the United States for criminal prosecution.";
  - (5) by striking "social background of the juvenile" and inserting "social background of the juvenile; the juvenile's prior exposure to adverse childhood experiences, childhood trauma, and involvement in the child welfare system;";
    - (6) by striking "behavioral problems" and inserting "juvenile's behavioral problems; the rehabilitative potential of the juvenile within the juvenile system; and the best interest of the child";
    - (7) by striking "leadership role" and inserting "juvenile's level of participation in the offense";
    - (8) by striking "in an organization, or otherwise influenced other persons to take part in criminal activities, involving the use or distribution of controlled substances or firearms. Such a factor, if found to exist, shall weigh in favor of a transfer to adult status, but the absence of this factor shall not preclude such a transfer";
    - (9) by striking "juvenile, his parents" and inserting "juvenile, their parents"; and
    - (10) by striking "custodian and to his counsel" and "custodian and to their counsel".

1	(c) Commitment.—Section 5039 of title 18, United
2	States Code, is amended—
3	(1) by striking "or correctional institution in
4	which he has regular contact with adults incarcer-
5	ated because they have been convicted of a crime or
6	are awaiting trial on criminal charges" and inserting
7	", correctional institution, or prison"; and
8	(2) by striking "near" and insert "near their".
9	(d) Murder.—Section 1111 of title 18, United
10	States Code, is amended by adding at the end the fol-
11	lowing new subsection:
12	"(d) A person who was under the age of 18 at the
13	time of the perpetration or attempted perpetration of a
14	crime listed under subsection (a) in which the death of
15	a human being occurs is liable for murder only if one of
16	the following is proven:
17	"(1) the person who intentionally or knowingly
18	causes the death of another person; or
19	"(2) the person was not the actual killer, but,
20	with the intent to kill, aided, abetted, counseled,
21	commanded, induced, solicited, requested, or assisted
22	the actual killer in the commission of the unlawful
23	killing of another human being

1	"A person who is not liable for murder under subsection
2	(a) shall be sentenced in accordance with the crime they
3	committed or attempted to commit.'.".
4	SEC. 3. STATISTICS, DATA, AND RESEARCH ON INCARCER-
5	ATED CHILDREN AND PERSONS CONVICTED
6	OF CRIMES AS CHILDREN.
7	(a) Comprehensive Statistical Review.—
8	(1) In general.—Not later than one year
9	after the date of the enactment of this Act, the Bu-
10	reau of Justice Statistics of the Department of Jus-
11	tice (in this section referred to as the "Bureau")
12	shall publish, for each calendar year, a comprehen-
13	sive statistical review and analysis of children under
14	eighteen years of age who are subject to adjudica-
15	tion, prosecution, and incarceration by the federal
16	government. The statistical review and analysis shall
17	include the following:
18	(A) The number of children adjudicated
19	delinquent in the calendar year and the offenses
20	they were adjudicated for.
21	(B) The number of children transferred to
22	district court for criminal prosecution in the
23	calendar year and the offenses they charged
24	with.

1	(C) The number of children convicted in
2	district court in the calendar year and the of-
3	fenses they were convicted of.
4	(D) The average age of the children at the
5	time of the commission of the offense.
6	(E) The age of the child at the time of ad-
7	judication or conviction.
8	(F) Demographic information, including
9	race, ethnicity, nationality, disability, gender,
10	sex, and gender identity of each child.
11	(G) The number of children in Federal
12	custody who are being detained, housed, or in-
13	carcerated more than 100 miles from the juris-
14	diction where they were adjudicated or con-
15	victed in.
16	(H) The length of time or sentence each
17	child in Federal custody has been ordered to
18	serve for their corresponding offense.
19	(I) The number of people incarcerated in
20	Federal custody for crimes they committed as
21	children.
22	(J) Demographic information, including
23	race, ethnicity, nationality, disability, gender,
24	sex, gender identity, current age, as well as age

at the time of the offense for each person who

1	is currently incarcerated in Federal custody for
2	crimes they committed as children.
3	(K) The number of people in Federal cus-
4	tody for crimes they committed as children who
5	are incarcerated more than 100 miles from the
6	jurisdiction they were adjudicated or convicted
7	in.
8	(L) The offense and corresponding sen-
9	tence each person in Federal custody is serving
10	for the crime they committed as a child.
11	SEC. 4. AUTHORITY TO AWARD COMPETITIVE GRANTS TO
12	ENHANCE COLLABORATION BETWEEN STATE
13	CHILD WELFARE AND JUVENILE JUSTICE
13 14	CHILD WELFARE AND JUVENILE JUSTICE SYSTEMS.
14	SYSTEMS.
14 15	SYSTEMS.  (a) Short Title.—This section may be cited as the
14 15 16 17	systems.  (a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community
14 15 16 17 18	systems.  (a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".
14 15 16 17 18	systems.  (a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".  (b) IN GENERAL.—Section 436 of the Social Security
14 15 16 17 18	systems.  (a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".  (b) In General.—Section 436 of the Social Security Act (42 U.S.C. 629f) is amended by adding at the end
14 15 16 17 18 19 20	systems.  (a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".  (b) In General.—Section 436 of the Social Security Act (42 U.S.C. 629f) is amended by adding at the end the following new subsection:
14 15 16 17 18 19 20 21	(a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".  (b) In General.—Section 436 of the Social Security Act (42 U.S.C. 629f) is amended by adding at the end the following new subsection:  "(d) Authority To Award Grants to States To
14 15 16 17 18 19 20 21	(a) Short Title.—This section may be cited as the "Childhood Outcomes Need New Efficient Community Teams" or the "CONNECT Act".  (b) In General.—Section 436 of the Social Security Act (42 U.S.C. 629f) is amended by adding at the end the following new subsection:  "(d) Authority To Award Grants to States To Enhance Collaboration Between State Child

child welfare and juvenile justice agencies to collaborate in the collection of data relating to children excluded from juvenile adjudication by age (under age of 12 and over the age of 15 years old), child survivors of commercial sexual exploitation, dual status youth (children in both foster care and juvenile justice systems), and cross over children (children that cross between the foster care and juvenile justice systems) and to develop practices, policies, and protocols to confront the challenges presented and experienced by these children and their families.

### "(2) AUTHORITY TO AWARD GRANTS.—

"(A) IN GENERAL.—The Secretary may award competitive grants jointly to a State child welfare agency and a State juvenile justice agency to facilitate or enhance collaboration between the child welfare and juvenile justice systems of the State in order to carry out programs to address the needs of children including those excluded from juvenile adjudication by age (under age of 12 and over the age of 15 years old), child survivors of commercial sexual exploitation, dual status youth (children in both foster care and juvenile justice systems), and

1	cross over children (children that cross between
2	the foster care and juvenile justice systems).
3	"(B) Funding.—Any grants awarded
4	under this subsection shall be awarded from the
5	amounts made available under subsection (a) of
6	this section, after the application of subsection
7	(b) of this section and before the determination
8	of allotments under section 433.
9	"(C) Length of Grants.—
10	"(i) In general.—A grant shall be
11	awarded under this subsection for a period
12	of not less than 2, and not more than 5,
13	fiscal years, subject to clause (ii).
14	"(ii) Extension of grant.—On ap-
15	plication of the grantee, the Secretary may
16	extend for not more than 2 fiscal years the
17	period for which a grant is awarded under
18	this subsection.
19	"(3) Additional requirements.—
20	"(A) APPLICATION.—In order for a State
21	to be eligible for a grant under this subsection,
22	it shall submit an application, to be approved
23	by the Secretary, that includes—
24	"(i) a description of the proposed
25	leadership collaboration group (including

1	the membership of such group), and how
2	such group will manage and oversee a re-
3	view and analysis of current practices while
4	working to jointly address enhanced prac-
5	tices to improve outcomes for children ex-
6	cluded from juvenile adjudication by age
7	(under age of 12 and over the age of 15
8	years old), child survivors of commercial
9	sexual exploitation, dual status youth (chil-
10	dren in both foster care and juvenile jus-
11	tice systems), and cross over children (chil-
12	dren that cross between the foster care and
13	juvenile justice systems);
14	"(ii) a description of how the State
15	proposes to—
16	"(I) identify any eligible children;
17	"(II) identify individuals who are
18	at risk of becoming eligible children;
19	"(III) identify common charac-
20	teristics shared by any eligible chil-
21	dren in the State; and
22	"(IV) determine the prevalence of
23	children excluded from juvenile adju-
24	dication by age (under age of 12 and
25	over the age of 15 years old), child

1	survivors of commercial sexual exploi-
2	tation, dual status youth (children in
3	both foster care and juvenile justice
4	systems), and cross over children
5	(children that cross between the foster
6	care and juvenile justice systems) in
7	the State;
8	"(iii) a description of current and pro-
9	posed practices and procedures that the
10	State intends to use to—
11	"(I) screen and assess children
12	excluded from juvenile adjudication by
13	age (under age of 12 and over the age
14	of 15 years old), child survivors of
15	commercial sexual exploitation, dual
16	status youth (children in both foster
17	care and juvenile justice systems), and
18	cross over children (children that
19	cross between the foster care and ju-
20	venile justice systems) for risks and
21	treatment needs;
22	"(II) provide targeted and evi-
23	dence-based services, including edu-
24	cational, behavioral health, and pro-
25	social treatment interventions for chil-

1 dren excluded from juvenile adjudica-2 tion by age (under age of 12 and over 3 the age of 15 years old), child sur-4 vivors of commercial sexual exploi-5 tation, dual status youth (children in 6 both foster care and juvenile justice 7 systems), and cross over children 8 (children that cross between the foster 9 care and juvenile justice systems); and 10 "(III) provide for a lawful proc-11 ess to enhance or ensure the abilities 12 of the State and any relevant agencies 13 to share information and data about 14 children excluded from juvenile adju-15 dication by age (under age of 12 and 16 over the age of 15 years old), child 17 survivors of commercial sexual exploi-18 tation, dual status youth (children in 19 both foster care and juvenile justice 20 systems), and cross over children 21 (children that cross between the foster 22 care and juvenile justice systems) 23 while maintaining confidentiality and 24 privacy protections under State and 25 Federal law; and

"(iv) a certification that the State has 1 2 involved local governments, including tribal 3 governments, as appropriate, in the development, expansion, modification, operation, or improvement of proposed policy and 6 practice reforms to address the needs of 7 children excluded from juvenile adjudica-8 tion by age (under age of 12 and over the 9 age of 15 years old), child survivors of commercial sexual exploitation, dual status 10 youth (children in both foster care and ju-12 venile justice systems), and cross over chil-13 dren (children that cross between the fos-14 ter care and juvenile justice systems). 15

"(B) No SUPPLANTATION OF OTHER FUNDS.—Any amounts paid to a State under a grant under this subsection shall be used to supplement and not supplant other State expenditures on any eligible children involved with either the child welfare or juvenile justice systems.

"(C) REPORT.—A State child welfare agency and a State juvenile justice agency receiving a grant under this subsection shall jointly submit to the Secretary and to the Ad-

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ministrator of the Office of Juvenile Justice and Delinquency Prevention of the Department of Justice and the Administration for Children and Families of the Department of Health and Human Services a report on the activities carried out under the grant at the end of each fiscal year during the period of the grant. Such report shall include—

"(i) a description of the scope and nature of the children excluded from juvenile adjudication by age (under age of 12 and over the age of 15 years old), child survivors of commercial sexual exploitation, dual status youth (children in both foster care and juvenile justice systems), and cross over children (children that cross between the foster care and juvenile justice systems) in the State, including the number of dual status youth;

"(ii) a description of the evidencebased practices and procedures used by the agencies to carry out the activities described in subclauses (I) through (III) of subparagraph (A)(iii); and

1	"(iii) an analysis of the effects of such
2	practices and procedures, including infor-
3	mation regarding—
4	"(I) the collection of data related
5	to individual children;
6	"(II) aggregate data related to
7	the eligible children population, in-
8	cluding—
9	"(aa) characteristics of chil-
10	dren excluded from juvenile adju-
11	dication by age (under age of 12
12	and over the age of 15 years old),
13	child survivors of commercial sex-
14	ual exploitation, dual status
15	youth (children in both foster
16	care and juvenile justice sys-
17	tems), and cross over children
18	(children that cross between the
19	foster care and juvenile justice
20	systems) in the State;
21	"(bb) case processing
22	timelines; and
23	"(cc) information related to
24	case management, the provision
25	of targeted services, and place-

ments within the foster care or	1
juvenile justice system; and	2
"(III) the extent to which such	3
practices and procedures have contrib-	4
uted to—	5
"(aa) higher educational at-	6
tainment for any eligible chil-	7
dren;	8
"(bb) fewer delinquency re-	9
ferrals for children excluded from	10
juvenile adjudication by age	11
(under age of 12 and over the	12
age of 15 years old), child sur-	13
vivors of commercial sexual ex-	14
ploitation, dual status youth	15
(children in both foster care and	16
juvenile justice systems), and	17
cross over children (children that	18
cross between the foster care and	19
juvenile justice systems);	20
"(cc) shorter stays in inten-	21
sive restrictive placements for	22
children excluded from juvenile	23
adjudication by age (under age of	24
12 and over the age of 15 years	25

1	old), child survivors of commer-
2	cial sexual exploitation, dual sta-
3	tus youth (children in both foster
4	care and juvenile justice sys
5	tems), and cross over children
6	(children that cross between the
7	foster care and juvenile justice
8	systems); or
9	"(dd) such other outcomes
10	for children excluded from juve
11	nile adjudication by age (under
12	age of 12 and over the age of 15
13	years old), child survivors of com-
14	mercial sexual exploitation, dua
15	status youths (children in both
16	foster care and juvenile justice
17	systems), and cross over children
18	(children that cross between the
19	foster care and juvenile justice
20	systems) as the State child wel-
21	fare agency and State juvenile
22	justice agency may identify.
23	"(4) Training and technical assistance.—
24	The Secretary may support State child welfare agen-
25	cies and State invenile instice agencies by offering a

1	program, developed in consultation with organiza-
2	tions and agencies with subject matter expertise, of
3	training and technical assistance to assist the agen-
4	cies in developing programs and protocols—
5	"(A) to facilitate or enhance collaboration
6	between State child welfare agencies and State
7	juvenile justice agencies; and
8	"(B) for effectively working with Federal
9	agencies and child welfare and juvenile justice
10	agencies from other States.
11	"(5) Report.—Not later than 3 years after the
12	date of enactment of this subsection, and every 3
13	years thereafter, the Secretary and the Attorney
14	General of the Department of Justice shall jointly
15	submit to the Committee on Finance and the Com-
16	mittee on the Judiciary of the Senate and the Com-
17	mittee on Ways and Means and the Committee on
18	Education and the Workforce of the House of Rep-
19	resentatives, a report on the grants provided under
20	this subsection.
21	"(6) Definitions.—In this subsection:
22	"(A) Commercial sexual exploi-
23	TATION.—The term 'commercial sexual exploi-
24	tation' means crimes and activities involving the
25	sexual abuse or exploitation of a person under

- age 18 for the financial benefit of any person or in exchange for anything of value, including monetary and non-monetary benefits, given or received by any person.
  - "(B) DUAL STATUS YOUTH.—The term 'dual status youth' means a child who has come into contact with both the child welfare and juvenile justice systems and occupies various statuses in terms of the individual's relationship to such systems.
  - "(C) LEADERSHIP COLLABORATION GROUP.—The term 'leadership collaboration group' means a group composed of senior officials from the State child welfare agency, the State juvenile justice agency, and other relevant youth and family-serving public agencies and private organizations, including tribal nations, and to the extent practicable, representatives from the State judiciary branch.
  - "(D) STATE JUVENILE JUSTICE AGEN-CY.—The term 'State juvenile justice agency' means the agency of the State or Indian tribe responsible for administering grant funds awarded under the Juvenile Justice and Delin-

1	quency	Prevention	Act	of	1974	(42	U.S.C.
2	5601 et	seq.).					

3 "(E) STATE CHILD WELFARE AGENCY.— The term 'State child welfare agency' means 4 5 the State agency responsible for administering the program under subpart 1, or in the case of 6 7 a tribal organization operating a direct Title IV-B (SSA) program or a Title IV-B-funded 8 9 program through tribal-State agreement, or that is receiving payments under section 428, 10 the tribal agency responsible for administering such program.". 12

13 (c) Conforming Amendment.—Subsections and (c) of section 433 of such Act (42 U.S.C. 633) are 14 each amended by striking "section 436(b)" and inserting 15 "subsections (b) and (c) of section 436". 16

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