^{115TH CONGRESS} 2D SESSION H.R.6545

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

IN THE HOUSE OF REPRESENTATIVES

JULY 26, 2018

Ms. Jackson Lee (for herself, Mr. Nadler, Ms. Pelosi, Mr. Hoyer, Ms. FRANKEL of Florida, Mrs. LAWRENCE, Ms. KUSTER of New Hampshire, Mrs. DINGELL, Ms. MOORE, Ms. SPEIER, Ms. MAXINE WATERS of California, Ms. JAYAPAL, Ms. MCCOLLUM, Mr. WELCH, Ms. SCHAKOWSKY, Ms. Gabbard, Mr. Raskin, Mr. Espaillat, Mr. Courtney, Mr. BRENDAN F. BOYLE of Pennsylvania, Ms. SHEA-PORTER, Mr. VELA, Ms. BLUNT ROCHESTER, Mr. COHEN, Mrs. NAPOLITANO, Mr. KHANNA, Ms. CLARK of Massachusetts, Ms. BARRAGÁN, Mr. GUTIÉRREZ, Mr. CICILLINE, Mr. McGOVERN, Ms. WILSON of Florida, Mr. TED LIEU of California, Mr. BROWN of Maryland, Ms. TITUS, Ms. ROYBAL-ALLARD, Mr. CARSON of Indiana, Ms. BASS, Ms. WASSERMAN SCHULTZ, Mr. SWALWELL of California, Ms. EDDIE BERNICE JOHNSON of Texas, Mr. QUIGLEY, Ms. NORTON, Ms. BROWNLEY of California, Mr. DOGGETT, Ms. Bonamici, Mr. Crist, Mr. Cárdenas, Mrs. Torres, Mr. Jeffries, Mr. DANNY K. DAVIS of Illinois, Mr. EVANS, Mr. PAYNE, Ms. LEE, Mr. DAVID SCOTT of Georgia, Mr. HASTINGS, Mr. SCHNEIDER, Ms. DELAURO, Mr. MCEACHIN, Mr. KILDEE, Mr. BRADY of Pennsylvania, Mr. TAKANO, Mr. SABLAN, Ms. HANABUSA, Mr. JOHNSON of Georgia, Mr. AL GREEN of Texas, Ms. DEGETTE, Mr. CLEAVER, Mrs. LOWEY, Mr. PANETTA, Mr. PALLONE, Mr. SEAN PATRICK MALONEY of New York, Mr. SUOZZI, Mr. SARBANES, Ms. KELLY of Illinois, Mr. DESAULNIER, MS. DELBENE, MS. MATSUI, Mr. THOMPSON of California, Mr. KIND, Mr. GENE GREEN of Texas, Mr. KILMER, Mr. LAMB, Ms. JUDY CHU of California, Mr. CLYBURN, Mr. FOSTER, Ms. ADAMS, Mr. SCOTT of Virginia, Ms. FUDGE, Mr. VEASEY, Mr. HUFFMAN, Ms. LOF-GREN, Mr. RUPPERSBERGER, Mrs. DAVIS of California, Mr. NOLAN, Mr. O'HALLERAN, MS. MICHELLE LUJAN GRISHAM of New Mexico, Ms. ROSEN, MS. ESHOO, Mrs. CAROLYN B. MALONEY of New York, Ms. BORDALLO, Mr. LEWIS of Georgia, Mr. DELANEY, Ms. TSONGAS, and Ms. CASTOR of Florida) 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, Natural Resources, and Education and the Workforce, 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 2018".
- 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 JUDICIAL AND LAW ENFORCEMENT TOOLS TO COMBAT VIOLENCE AGAINST WOMEN

- 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.
- Sec. 106. Full faith and credit given to protection orders.

TITLE II—IMPROVING SERVICES FOR VICTIMS OF DOMESTIC VIOLENCE, DATING VIOLENCE, AND SEXUAL ASSAULT

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

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

Sec. 301. Rape prevention and education grant.

- Sec. 302. Creating hope through outreach, options, services, and education for children and youth.
- Sec. 303. Grants to combat violent crimes on campuses.

TITLE IV—VIOLENCE REDUCTION PRACTICES

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

TITLE V—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. Administrative and judicial mechanisms.
- Sec. 603. Transitional housing assistance grants for child victims of domestic violence, stalking, or sexual assault.
- Sec. 604. Addressing the housing needs of victims of domestic violence, dating violence, sexual assault, and stalking.

TITLE VII—ECONOMIC SECURITY FOR VICTIMS

- Sec. 701. National resource center on workplace responses to assist victims of domestic and sexual violence.
- Sec. 702. Entitlement to unemployment compensation for victims of sexual or other harassment, domestic violence, dating violence, sexual assault, or stalking.
- Sec. 703. Study and reports on survivors' access to economic security.
- Sec. 704. GAO Study.
- Sec. 705. Education and information programs for survivors.
- Sec. 706. Severability.

TITLE VIII—REDUCING HOMICIDES AND IMPROVING PUBLIC SAFETY

- Sec. 801. Intimate partner and misdemeanor crime of domestic violence defined.
- Sec. 802. Prohibiting persons convicted of stalking from possessing firearms.
- Sec. 803. Unlawful sale of firearm to a person subject to a protection order.
- Sec. 804. Notification to law enforcement agencies of prohibited purchase or attempted purchase of a firearm.
- Sec. 805. Reporting of background check denials to state, local, and tribal authorities.
- Sec. 806. Special assistant United States Attorneys and cross-deputized attorneys.

TITLE IX—SAFETY FOR INDIAN WOMEN

- Sec. 901. Findings and purposes.
- Sec. 902. Definitions.
- Sec. 903. Improving tribal access to Federal crime information databases.
- Sec. 904. Standardized protocols for responding to cases of missing and murdered Indians.
- Sec. 905. Annual reporting requirements.

- Sec. 906. Tribal jurisdiction over crimes of domestic violence, sexual violence, sex trafficking, stalking, child violence, and violence against law enforcement officers.
- Sec. 907. Authorizing funding for the tribal access program.
- Sec. 908. Criminal trespass on Indian land.

TITLE X—OFFICE ON VIOLENCE AGAINST WOMEN

Sec. 1001. Office on Violence Against Women.

TITLE XI—INCARCERATED WOMEN

- Sec. 1101. Treatment of pregnant women and other individuals in corrections.
- Sec. 1102. Public health and safety of women.

TITLE XII—OTHER MATTERS

	 Sec. 1201. National stalker and domestic violence reduction. Sec. 1202. Federal victim assistants Reauthorization. Sec. 1203. Child abuse training programs for judicial personnel and practitioners. Sec. 1204. Sex offender management. Sec. 1205. Court-appointed special advocate program. Sec. 1206. Rape kit backlog.
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 redesignating paragraphs (34)
6	through paragraph (45) as paragraphs (39)
7	through (50);
8	(B) by inserting after paragraph (33) the
9	following:
10	"(38) TECHNOLOGICAL ABUSE.—The term
11	'technological abuse' means behavior intended to
12	harm, threaten, intimidate, control, stalk, harass,
13	impersonate, or monitor another person, except as
14	otherwise permitted by law, that occurs via the

devices, cellular telephones, apps, location tracking 2 devices, instant messages, text messages, or other forms of technology. Technological abuse may in-3 clude---4 "(A) unwanted, repeated telephone calls, 5 6 text messages, instant messages, or social 7 media posts; "(B) non-consensual access of e-mail ac-8 9 counts, texts or instant messaging accounts, so-10 cial networking accounts, or cellular telephone 11 logs; "(C) attempting to control or restrict a 12 13 person's ability to access technology with the in-14 tent to isolate them from support and social 15 connection; "(D) using tracking devices or location 16 17 tracking software for the purpose of monitoring 18 or stalking another person's location; 19 "(E) impersonation of a person with the 20 intent to deceive or cause harm through the use 21 of spoofing technology or the creation of fake 22 email or social media accounts; or "(F) pressuring for or sharing of another 23 24 person's private information, photographs, or

25 videos without their consent.";

1	(C) in paragraph (19)(B), by striking "and
2	probation" and inserting "probation , and
3	vacatur or expungement";
4	(D) by redesignating paragraphs (12)
5	through (33) as paragraphs (16) through (37);
6	(E) by striking paragraph (11) and insert-
7	ing the following:
8	"(13) DIGITAL SERVICES.—The term 'digital
9	services' means services, resources, information, sup-
10	port or referrals provided through electronic commu-
11	nications platforms and media, whether via mobile
12	phone technology, video technology, or computer
13	technology, including utilizing the internet, as well
14	as any other emerging communications technologies
15	that are appropriate for the purposes of providing
16	services, resources, information, support, or referrals
17	for the benefit of victims of domestic violence, dating
18	violence, sexual assault, or stalking.
19	"(14) ECONOMIC ABUSE.—The term 'economic
20	abuse', in the context of domestic violence, dating vi-
01	alarra and alarra in later life measure halt arises that

abuse', in the context of domestic violence, dating violence, and abuse in later life, means behavior that
is coercive, deceptive, or unreasonably controls or restrains a person's ability to acquire, use, or maintain
economic resources to which they are entitled, including—

1	"(A) restricting access to a person's
2	money, assets, credit, or financial information;
3	"(B) unfairly using a person's economic re-
4	sources, including money, assets, and credit, for
5	one's own advantage; or
6	"(C) exerting undue influence over a per-
7	son's financial and economic behavior or deci-
8	sions, including forcing default on joint or other
9	financial obligations, exploiting powers of attor-
10	ney, guardianship, or conservatorship, or failing
11	or neglecting to act in the best interests of a
12	person to whom one has a fiduciary duty.
13	"(15) Forced Marriage.—The term 'forced
14	marriage' means a marriage to which one or both
15	parties do not or cannot consent, and in which one
16	or more elements of force, fraud, or coercion is
17	present. Forced marriage can be both a cause and
18	a consequence of domestic violence, dating violence,
19	sexual assault or stalking.";
20	(F) by redesignating paragraphs (9) and
21	(10) as paragraphs (11) and (12) , respectively;
22	(G) by amending paragraph (8) to read as
23	follows:
24	"(10) Domestic violence.—The term 'domes-
25	tic violence' means a pattern of behavior involving

1	the use or attempted use of physical, sexual, verbal,
2	emotional, economic, or technological abuse or any
3	other coercive behavior committed, enabled, or solic-
4	ited to gain or maintain power and control over a
5	victim, by a person who—
6	"(A) is a current or former spouse or dat-
7	ing partner of the victim, or other person simi-
8	larly situated to a spouse of the victim under
9	the family or domestic violence laws of the ju-
10	risdiction;
11	"(B) is cohabitating with or has
12	cohabitated with the victim as a spouse or dat-
13	ing partner, or other person similarly situated
14	to a spouse of the victim under the family or
15	domestic violence laws of the jurisdiction;
16	"(C) shares a child in common with the
17	victim;
18	"(D) is an adult family member of, or paid
19	or nonpaid caregiver for, a victim aged 50 or
20	older or an adult victim with disabilities; or
21	"(E) commits acts against a youth or adult
22	victim who is protected from the those acts
23	under the family or domestic violence laws of
24	the jurisdiction.".

1	(H) by redesignating paragraphs (6) and
2	(7) as paragraphs (8) and (9) , respectively;
3	(I) by amending paragraph (5) to read as
4	follows:
5	"(7) Court-based and court-related per-
6	SONNEL.—The term 'court-based personnel' and
7	'court-related personnel' means persons working in
8	the court, whether paid or volunteer, including—
9	"(A) clerks, special masters, domestic rela-
10	tions officers, administrators, mediators, cus-
11	tody evaluators, guardians ad litem, lawyers,
12	negotiators, probation, parole, interpreters, vic-
13	tim assistants, victim advocates, and judicial,
14	administrative, or any other professionals or
15	personnel similarly involved in the legal process;
16	"(B) court security personnel;
17	"(C) personnel working in related, supple-
18	mentary offices or programs (such as child sup-
19	port enforcement); and
20	"(D) any other court-based or community-
21	based personnel having responsibilities or au-
22	thority to address domestic violence, dating vio-
23	lence, sexual assault, or stalking in the court
24	system.".

1	(J) by redesignating paragraphs (2)
2	through (4) as paragraphs (4) through (6) re-
3	spectively;
4	(K) by inserting after paragraph (1) the
5	following:
6	"(3) Alternative Justice Response.—The
7	term 'alternative justice response' means a process,
8	whether court-ordered or community-based, that—
9	"(A) involves, on a voluntary basis, and to
10	the extent possible, those who have committed
11	a specific offense and those who have been
12	harmed as a result of the offense;
13	"(B) has the goal of collectively seeking ac-
14	countability from the accused, and developing a
15	process whereby the accused will take responsi-
16	bility for his or her actions, and a plan for pro-
17	viding relief to those harmed, through allocu-
18	tion, restitution, community service, or other
19	processes upon which the victim, the accused,
20	the community, and court can agree;
21	"(C) is conducted in a framework that pro-
22	tects victim safety and supports victim auton-
23	omy; and
24	"(D) provides that information derived
25	from such process may not be used for any

	11
1	other law enforcement purpose, including im-
2	peachment or prosecution without the express
3	permission of all participants.".
4	(L) by redesignating paragraph (1) as
5	paragraph (2); and
6	(M) by inserting before paragraph (2) (as
7	redesignated in subparagraph (L) of this para-
8	graph) the following:
9	"(1) Abuse in later life.—The term 'abuse
10	in later life' means willful harm, neglect, abandon-
11	ment, or economic abuse of an adult over the age of
12	50 by a person in an ongoing, relationship of trust
13	with the victim, or the sexual assault of an adult
14	over the age of 50 by any person. Self-neglect and
15	harms committed by strangers are not included in
16	this definition. All references to the term 'elder
17	abuse' as formerly defined in this section shall be
18	supplanted by the term 'abuse in later life'."; and
19	(2) in subsection (b)—
20	(A) in paragraph (2)—
21	(i) by redesignating subparagraphs
22	(F) and (G) as subparagraphs (H) and (I);
23	(ii) by inserting after subparagraph
24	(E) the following:

1	"(G) DEATH OF THE PARTY WHOSE PRI-
2	VACY HAD BEEN PROTECTED.—In the event of
3	the death of any victim whose privacy had been
4	protected by this section, the confidentiality re-
5	quirements as described above will continue to
6	apply, and release of any confidential or pro-
7	tected information will be vested in the next of
8	kin, except that consent for release of the de-
9	ceased victim's information may not be given by
10	a person who had perpetrated abuse against the
11	deceased victim.";
12	(iii) by redesignating subparagraphs
13	(D) through (E) as subparagraphs (E)
14	through (F); and
15	(iv) by inserting after subparagraph
16	(C) the following:
17	"(D) USE OF TECHNOLOGY.—Grantees
18	and subgrantees may use telephone, internet,
19	and other technologies to protect the privacy,
20	location and help-seeking activities of victims
21	using services. Such technologies may include—
22	"(i) software, apps or hardware that
23	block caller ID or IP addresses, including
24	instances in which victims use digital serv-
25	ices; or

	10
1	"(ii) technologies or protocols that in-
2	hibit or prevent a perpetrator's attempts to
3	use technology or social media to threaten,
4	harass or harm the victim, the victim's
5	family, friends, neighbors or co-workers, or
6	the program providing services to them.";
7	(B) in paragraph (3), by inserting after
8	"designed to reduce or eliminate domestic vio-
9	lence, dating violence, sexual assault, and stalk-
10	ing," the following: "provided that the confiden-
11	tiality and privacy requirements of this title are
12	maintained, and that personally identifying in-
13	formation about adult, youth and child victims
14	of domestic violence, dating violence, sexual as-
15	sault and stalking are not requested or included
16	in any such collaboration or information-shar-
17	ing";
18	(C) in paragraph (6), by adding at the end
19	the following: "However, such disbursing agen-
20	cies must ensure that the confidentiality and
21	privacy requirements of this title are main-
22	tained in making such reports, and that person-
23	ally identifying information about adult, youth
24	and child victims of domestic violence, dating

1	violence, sexual assault and stalking are not re-
2	quested or included in any such reports.";
3	(D) in paragraph (11), by adding at the
4	end the following: "The Office on Violence
5	Against Women is encouraged to make all tech-
6	nical assistance available as broadly as possible
7	to any appropriate grantees, subgrantees, po-
8	tential grantees, or other entities without re-
9	gard to whether the entity has received funding
10	from the Office on Violence Against Women for
11	a particular program or project.";
12	(E) in paragraph (12), by striking " (42)
13	U.S.C. 3796gg-6(d))" and inserting "(34
14	U.S.C. 20121(d))";
15	(F) in paragraph (13)—
16	(i) in subparagraph (A), by inserting
17	after "the Violence Against Women Reau-
18	thorization Act of 2013" the following:
19	"(Public Law 113–4; 127 Stat. 54)"; and
20	(ii) in subparagraph (C), by striking
21	"section 3789d of title 42, United States
22	Code" and inserting "section 809 of title I
23	of the Omnibus Crime Control and Safe
24	Streets Act of 1968 (34 U.S.C. 10228)";

	15
1	(G) in paragraph (14) , by inserting after
2	"are also victims of" the following: "forced
3	marriage, or"; and
4	(H) in paragraph $(16)(C)(i)$, by striking
5	"\$20,000" and inserting "\$100,000".
6	TITLE I-ENHANCING JUDICIAL
7	AND LAW ENFORCEMENT
8	TOOLS TO COMBAT VIOLENCE
9	AGAINST WOMEN
10	SEC. 101. STOP GRANTS.
11	(a) IN GENERAL.—Part T of title I of the Omnibus
12	Crime Control and Safe Streets Act of 1968 (34 U.S.C.
13	10441 et seq.) is amended—
14	(1) in section 2001(b)—
15	(A) in paragraph (9)—
16	(i) by striking "older and disabled
17	women" and inserting "people 50 years of
18	age or over and people with disabilities";
19	and
20	(ii) by striking "older and disabled in-
21	dividuals" and inserting "people";
22	(B) in paragraph (19), by striking "and"
23	at the end;
24	(C) in paragraph (20), by striking the pe-
25	riod at the end and inserting "; and"; and

	10
1	(D) by inserting after paragraph (20), the
2	following:
3	"(21) developing and implementing policies,
4	procedures, protocols, laws, regulations, or training
5	to ensure the relinquishment of a dangerous weapon
6	possessed by an individual to a law enforcement offi-
7	cer, in order to enhance victim and community safe-
8	ty, in the case that the individual—
9	"(A)(i) is subject to a protective or other
10	restraining order issued by a Federal, State,
11	tribal, or local court; or
12	"(ii) has been convicted of a mis-
13	demeanor or felony crime of domestic vio-
14	lence, dating violence, sexual assault, or
15	stalking in a Federal, State, tribal, or local
16	court; and
17	"(B) the court has ordered the individual
18	to relinquish dangerous weapons that the indi-
19	vidual illegally possesses or has used in the
20	commission of a crime described in subpara-
21	graph (A)(ii),
22	which policies, procedures, protocols, laws, regula-
23	tions, or training include the safest means of recov-
24	ery of, and best practices for storage of, relinquished
25	and recovered dangerous weapons and their return,

1	when applicable, at such time as the individual is no
2	longer prohibited from possessing such weapons
3	under Federal, State, or tribal law, or posted local
4	ordinances.";
5	(2) in section 2007—
6	(A) in subsection (d)—
7	(i) by redesignating paragraphs (5)
8	and (6) as paragraphs (8) and (9), respec-
9	tively; and
10	(ii) by inserting after paragraph (4)
11	the following:
12	"(5) proof of compliance with the requirements
13	regarding protocols to strongly discourage compel-
14	ling victim testimony, described in section 2017;
15	"(6) proof of compliance with the requirements
16	regarding law enforcement to improve community
17	safety under section 2018;
18	((7) proof of compliance with the requirements
19	regarding civil rights under section $40002(b)(13)$ of
20	the Violent Crime Control and Law Enforcement
21	Act of 1994;".
22	(B) in subsection (i)—
23	(i) in paragraph (1) , by inserting be-
24	fore the semicolon at the end the following:
25	"and the requirements under section

	10
1	40002(b) of the Violent Crime Control and
2	Law Enforcement Act of 1994 (34 U.S.C.
3	12291(b))"; and
4	(ii) in paragraph (2)(C)(iv), by insert-
5	ing after "ethnicity," the following: "sexual
6	orientation, gender identity,";
7	(3) by adding at the end the following:
8	"SEC. 2017. GRANT ELIGIBILITY REGARDING COMPELLING
9	VICTIM TESTIMONY.
10	"In order to be eligible for a grant under this part,
11	a State, Indian tribal government, territorial government,
12	or unit of local government shall certify that, not later
13	than March 7, 2022, their laws, policies, or practices will
14	ensure—
15	"(1) that the use of bench warrants, material
16	witness warrants, perjury charges, or other means of
17	compelling victim-witness testimony in the investiga-
18	tion, prosecution, trial, or sentencing of a crime re-
19	lated to the domestic violence, sexual assault, dating
20	violence or stalking of the victim, is discouraged; and
21	((2) that the surrender, removal, and storage of
22	firearms and ammunition from persons prohibited
23	from possessing firearms under paragraphs (8) or
24	(9) of section 922(g) of title 18, United States Code,

State law, tribal law, or local ordinance, is carried

1 out in a manner to ensure victim and community 2 safety.

3 "SEC. 2018. GRANT ELIGIBILITY REGARDING LAW EN-4 FORCEMENT IMPROVEMENT OF COMMUNITY 5 SAFETY.

6 "In order to be eligible for grants under this sub-7 chapter, a State, Indian tribal government, territorial gov-8 ernment, or unit of local government shall certify that, not 9 later than March 7, 2022, their laws, policies, or practices 10 will include a detailed protocol regarding the surrender, removal and storage of firearms and ammunition from 11 persons prohibited from possessing firearms or ammuni-12 13 tion under paragraph (8) or (9) of section 922 of title 18. United States Code, or under State law, tribal law, 14 15 or local posted ordinance.".

16 (b) AUTHORIZATION OF APPROPRIATIONS.—Section 17 1001(a)(18) of the Omnibus Crime Control and Safe 18 Streets Act of 1968 (34 U.S.C. 10261(a)(18)) is amended by striking "2014 through 2018" and inserting "2019 19 20 through 2023".

21 SEC. 102. GRANTS TO IMPROVE THE CRIMINAL JUSTICE RE-22

SPONSE.

23 (a) IN GENERAL.—Section 2101 of the Omnibus Crime Control and Safe Streets Act of 1968 (34 U.S.C. 24 25 10461) is amended—

1	(1) in subsection (b)—
2	(A) in paragraph (1), by striking
3	"proarrest" and inserting "offender account-
4	ability and homicide reduction";
5	(B) in paragraph (8)—
6	(i) by inserting after "instances of"
7	the following: "abuse in later life,";
8	(ii) by striking "older individuals (as
9	defined in section 102 of the Older Ameri-
10	cans Act of 1965 (42 U.S.C. 3002))" and
11	inserting "people 50 years of age or over";
12	and
13	(iii) by striking "individuals with dis-
14	abilities (as defined in section $3(2)$ of the
15	Americans with Disabilities Act of 1990
16	(42 U.S.C. $12102(2)))$ " and inserting
17	"people with disabilities (as defined in sec-
18	tion $3(2)$ of the Americans with Disabil-
19	ities Act of 1990 (42 U.S.C. 12102(2)))";
20	(C) in paragraph (19) , by inserting before
21	the period at the end the following ", including
22	underserved victims''; and
23	(D) by adding at the end the following:
24	((23) To develop and implement an alternative
25	justice response that is focused on victim autonomy

1	and agency, accountability of the accused to commu-
2	nity and the victim, and community, survivor, and
3	law enforcement safety in order to secure account-
4	ability and provide resolution and restitution for the
5	victim, and which—
6	"(A) provides that a victim's participation
7	in such a response is voluntary;
8	"(B) consists of a framework, whether
9	court or community initiated, that protects vic-
10	tim safety and supports victim autonomy
11	throughout the process; and
12	"(C) provides that any information derived
13	from such process may not be used for any
14	other law enforcement purpose, including im-
15	peachment or prosecution without the express
16	permission of all participants.
17	"(24) To carry out policies, procedures, proto-
18	cols, laws, or regulations intended to enhance victim
19	and community safety in relation to the surrender,
20	removal, and storage of firearms and ammunition
21	from persons prohibited from possessing firearms
22	under paragraphs (8) or (9) of section $922(g)$ of
23	title 18, United States Code, State law, tribal law,
24	or local ordinance."; and
25	(2) in subsection (c)(1)—

1	(A) in subparagraph (A)—
2	(i) in clause (i), by striking "encour-
3	age or mandate arrests of domestic vio-
4	lence offenders" and inserting "encourage
5	arrests of offenders"; and
6	(ii) in clause (ii), by striking "encour-
7	age or mandate arrest of domestic violence
8	offenders" and inserting "encourage arrest
9	of offenders";
10	(B) in subparagraph (E), by striking
11	"and" at the end; and
12	(C) by inserting after subparagraph (E)
13	the following:
14	"(F) certify that, not later than 3 years
15	after the date of the enactment of the Violence
16	Against Women Reauthorization Act of 2018,
17	their laws, policies, or practices will ensure that
18	the use of bench warrants, material witness
19	warrants, perjury charges, or other means of
20	compelling victim-witness testimony in the in-
21	vestigation, prosecution, trial, or sentencing of
22	a crime related to the domestic violence, sexual
23	assault, dating violence or stalking of the vic-
24	tim, is discouraged; and

"(G) certify that, not later than 3 years 1 2 after the date of the enactment of the Violence 3 Against Women Reauthorization Act of 2018, 4 their laws, policies, or practices will ensure that 5 the surrender, removal, and storage of firearms 6 and ammunition from persons prohibited from 7 possessing firearms under paragraphs (8) or (9) 8 of section 922(g) of title 18, United States 9 Code, State law, tribal law, or local ordinance 10 is carried out in a manner to ensure victim and 11 community safety; and".

(b) AUTHORIZATION OF APPROPRIATIONS.—Section
13 1001(a)(19) of the Omnibus Crime Control and Safe
14 Streets Act of 1968 (34 U.S.C. 10261(a)(19)) is amended
15 by striking "2014 through 2018" and inserting "2019
16 through 2023".

17 SEC. 103. LEGAL ASSISTANCE FOR VICTIMS.

18 Section 1201 of division B of the Victims of Traf19 ficking and Violence Protection Act of 2000 (34 U.S.C.
20 20121) is amended—

(1) in subsection (a), by inserting after "no cost
to the victims" the following: ", or to provide such
legal assistance to a dependant of such a victim";
and

1	(2) in subsection $(f)(1)$, by striking "2014
2	through 2018" and inserting "2019 through 2023".
3	SEC. 104. GRANTS TO SUPPORT FAMILIES IN THE JUSTICE
4	SYSTEM.
5	Section 1301 of division B of the Victims of Traf-
6	ficking and Violence Protection Act of 2000 (34 U.S.C.
7	12464) is amended—
8	(1) in subsection (b)—
9	(A) in paragraph (7), by striking "and" at
10	the end;
11	(B) in paragraph (8)—
12	(i) by striking "to improve" and in-
13	serting "improve"; and
14	(ii) by striking the period at the end
15	and inserting a semicolong; and
16	(C) by inserting after paragraph (8) the
17	following:
18	"(9) develop and implement an alternative jus-
19	tice response that is focused on victim autonomy and
20	agency, accountability of the accused to community
21	and the victim, and community, survivor, and law
22	enforcement safety in order to secure accountability
23	and provide resolution and restitution for the victim,
24	and which—

1	"(A) provides that a victim's participation
2	in such a response is voluntary;
3	"(B) consists of a framework, whether
4	court or community initiated, that protects vic-
5	tim safety and supports victim autonomy
6	throughout the process; and
7	"(C) provides that any information derived
8	from such process may not be used for any
9	other law enforcement purpose, including im-
10	peachment or prosecution without the express
11	permission of all participants; and
12	"(10) developing and implementing policies,
13	procedures, protocols, laws, or regulations intended
14	to enhance victim and community safety in relation
15	to the surrender, removal and storage of firearms
16	and ammunition from persons prohibited from pos-
17	sessing firearms or ammunition under paragraph (8)
18	or (9) of section 922(g) of title 18, United States
19	Code, or under State law, tribal law, or local posted
20	ordinance."; and
21	(2) in subsection (e), by striking "2014 through
22	2018" and inserting "2019 through 2023".

3 Section 120(g) of the Violence Against Women and
4 Department of Justice Reauthorization Act of 2005 (34
5 U.S.C. 20123(g)) is amended by striking "2014 through
6 2018" and inserting "2019 through 2023".

7 SEC. 106. FULL FAITH AND CREDIT GIVEN TO PROTECTION 8 ORDERS.

9 Section 2265(d)(3) of title 18, United States Code, 10 is amended by adding at the end the following: "The pro-11 hibition under this paragraph applies to all protection or-12 ders in a State, territorial, or tribal jurisdiction, whether 13 or not the protection order was issued by that State, terri-14 tory, or tribal jurisdiction.".

15 TITLE II—IMPROVING SERVICES 16 FOR VICTIMS OF DOMESTIC 17 VIOLENCE, DATING VIO18 LENCE, AND SEXUAL AS19 SAULT

20 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 "2019 through 2023".

1	SEC. 202. RURAL DOMESTIC VIOLENCE, DATING VIOLENCE,
2	SEXUAL ASSAULT, STALKING, AND CHILD
3	ABUSE ENFORCEMENT ASSISTANCE.
4	Section 40295 of the Violent Crime Control and Law
5	Enforcement Act of 1994 (34 U.S.C. 12341) is amend-
6	ed—
7	(1) in subsection $(a)(3)$, by striking "women
8	and children" and inserting "children, youths, and
9	adults"; and
10	(2) in subsection (e)(1), by striking " 2014
11	through 2018" and inserting "2019 through 2023".
12	SEC. 203. TRAINING AND SERVICES TO END VIOLENCE
13	AGAINST PEOPLE WITH DISABILITIES
14	GRANTS.
	GRANTS. Section 1402 of division B of the Victims of Traf-
14	
14 15	Section 1402 of division B of the Victims of Traf-
14 15 16	Section 1402 of division B of the Victims of Traf- ficking and Violence Protection Act of 2000 (34 U.S.C.
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—
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
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 ";
 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"
 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";
 14 15 16 17 18 19 20 21 22 	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 "2019 through 2023".
11	SEC. 204. TRAINING AND SERVICES TO END ABUSE IN
12	LATER LIFE.
12 13	LATER LIFE. Section 40801 of the Violent Crime Control and Law
13	Section 40801 of the Violent Crime Control and Law
13 14	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)—
13 14 15	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED
13 14 15 16	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING";
 13 14 15 16 17 	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING"; (2) by striking subsection (a);
 13 14 15 16 17 18 	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING"; (2) by striking subsection (a); (3) in subsection (b)—
 13 14 15 16 17 18 19 	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING"; (2) by striking subsection (a); (3) in subsection (b)— (A) in paragraph (2)—
 13 14 15 16 17 18 19 20 	Section 40801 of the Violent Crime Control and Law Enforcement Act of 1994 (34 U.S.C. 12421)— (1) in the heading, by striking "ENHANCED TRAINING" and inserting "TRAINING"; (2) by striking subsection (a); (3) in subsection (b)— (A) in paragraph (2)— (i) by striking "stalking, exploitation,

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1	(I) in clause (i), by striking
2	"elder abuse" and inserting "abuse in
3	later life"; and
4	(II) in clause (iv), by striking
5	"and courts" and inserting "courts,
6	and other professionals who may iden-
7	tify or respond to abuse in later life";
8	and
9	(iii) in subparagraph (B)(i), by strik-
10	ing "or other community-based organiza-
11	tions" and inserting "community-based or-
12	ganizations, or other professionals who
13	may identify or respond to abuse in later
14	life'';
15	(B) in paragraph (3)—
16	(i) in subparagraph (A), by striking
17	"over 50 years of age" and inserting "50
18	years of age or over"; and
19	(ii) in subparagraph (B), by striking
20	"in later life" and inserting "50 years of
21	age or over"; and
22	(C) in paragraph (5), by striking " 2014
23	through 2018" and inserting "2019 through
24	2023".

TITLE III—SERVICES, PROTEC TION, AND JUSTICE FOR YOUNG VICTIMS OF VIO LENCE

5 SEC. 301. RAPE PREVENTION AND EDUCATION GRANT.

6 Section 393A of the Public Health Service Act (42
7 U.S.C. 280b–1b) is amended—

- 8 (1) in subsection (a)—
- 9 (A) in paragraph (2), by inserting before
 10 the semicolon at the end the following "or other
 11 digital services"; and

12 (B) in paragraph (7), by striking "sexual
13 assault" and inserting "sexual violence, includ14 ing sexual assault and sexual harassment";

15 (2) in subsection (b), by striking "Indian trib-16 al" and inserting "Indian Tribal"; and

17 (3) in subsection (c)—

(A) in paragraph (1), by striking
"\$50,000,000 for each of fiscal years 2014
through 2018" and inserting "\$150,000,000
for each of fiscal years 2019 through 2023";
and

(B) by adding at the end the following:
"(4) FORMULA GRANTS.—Of the total amount
made available under this subsection in each fiscal

1	year, not less than 80 percent shall be available for
2	formula grants to States for the purpose of State
3	and local rape prevention activities.".
4	SEC. 302. CREATING HOPE THROUGH OUTREACH, OPTIONS,
5	SERVICES, AND EDUCATION FOR CHILDREN
6	AND YOUTH.
7	Section 41201 of the Violent Crime Control and Law
8	Enforcement Act of 1994 (34 U.S.C. 12451) is amend-
9	ed—
10	(1) in subsection (a)—
11	(A) by striking "stalking, or sex traf-
12	ficking" and inserting "or stalking"; and
13	(B) by adding at the end the following:
14	"Grants awarded under this section may be
15	used to address sex trafficking or bullying as
16	part of a comprehensive program focused pri-
17	marily on domestic violence, dating violence,
18	sexual assault, or stalking.";
19	(2) in subsection (b)—
20	(A) in paragraph (1)—
21	(i) by inserting after "target youth,"
22	the following: ", including youth in under-
23	served communities,";

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

1	(iii) in subparagraph (D), by striking
2	"stalking, and sex trafficking" and insert-
3	ing "and stalking"; and
4	(iv) in subparagraph (E), by inserting
5	after "programming for youth" the fol-
6	lowing: ", including youth in underserved
7	communities,";
8	(3) in subsection (c)—
9	(A) in paragraph (1), by striking "stalk-
10	ing, or sex trafficking" and inserting "or stalk-
11	ing"; and
12	(B) in paragraph (2), by striking "para-
13	graph (1)" and inserting "subparagraph (A) or
14	(B) of paragraph (1)";
15	(4) in subsection (d), by striking "stalking, and
16	sex trafficking" and inserting "and stalking, includ-
17	ing training on working with youth in underserved
18	communities"; and
19	(5) in subsection (f), by striking " $$15,000,000$
20	for each of fiscal years 2014 through 2018" and in-
21	serting "\$25,000,000 for each of fiscal years 2019
22	through 2023".

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, for stu-
15	dents, that is age-appropriate, culturally relevant,
16	delivered in multiple venues on campus, accessible,
17	develops approaches to promote social norms
18	changes, and engages men and boys in preventing
19	domestic violence, dating violence, sexual assault,
20	and stalking, with the goal of developing respectful,
21	nonviolent behavior. Such programming should be
22	developed in partnership or collaboratively with ex-
23	perts in sexual violence prevention and interven-
24	tion.";

1	(C) in paragraph (9), by striking "and pro-
2	vide" and inserting ", provide, and dissemi-
3	nate";
4	(D) in paragraph (10), by inserting after
5	"or adapt" the following "and disseminate";
6	and
7	(E) by inserting after paragraph (10) the
8	following:
9	"(11) To train campus health centers on how to
10	recognize and respond to domestic violence, dating
11	violence, sexual assault, and stalking, including
12	training health providers on how to provide universal
13	education to all members of the campus community
14	on the impacts of violence on health and unhealthy
15	relationships and how providers can support ongoing
16	outreach efforts.";
17	(2) in subsection $(c)(3)$, by striking "fiscal
18	years 2014 through 2018" and inserting "2019
19	through 2023";
20	(3) in subsection (d)—
21	(A) in paragraph (3)(B), by striking "for
22	all incoming students" and inserting "for all
23	students"; and

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1	(B) in paragraph $(4)(C)$, by inserting after
2	"sex," the following: "sexual orientation, gender
3	identity,"; and
4	(4) in subsection (e), by striking $``$12,000,000$
5	for each of fiscal years 2014 through 2018" and in-
6	serting "\$16,000,000 for each of fiscal years 2019
7	through 2023".
8	TITLE IV—VIOLENCE
9	REDUCTION PRACTICES
10	SEC. 401. STUDY CONDUCTED BY THE CENTERS FOR DIS-
11	EASE CONTROL AND PREVENTION.
12	Section 402 of the Violence Against Women and De-
13	partment of Justice Reauthorization Act of 2005 (42
14	U.S.C. 280b–4) is amended—
15	(1) in subsection (b), by striking "violence
16	against women" and inserting "violence against
17	adults, youth,"; and
18	(2) in subsection (c), by striking "2014 through
19	2018" and inserting "2018 through 2023".
20	SEC. 402. SAVING MONEY AND REDUCING TRAGEDIES
21	THROUGH PREVENTION GRANTS.
22	Section 41303 of the Violence Against Women Act
23	of 1994 (34 U.S.C. 12463) is amended—
24	(1) in subsection $(b)(1)$ —
1	(A) in subparagraph (C), by striking
----	---
2	"and" at the end;
3	(B) in subparagraph (D), by striking the
4	period at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(E) strategies within each of these areas
7	addressing underserved communities.";
8	(2) in subsection $(d)(3)$ —
9	(A) in subparagraph (A), by striking
10	"and" at the end;
11	(B) in subparagraph (B), by striking the
12	period at the end and inserting "; and"; and
13	(C) by adding at the end the following:
14	"(C) include a significant focus on under-
15	served populations.";
16	(3) in subsection (f), by striking $``$15,000,000$
17	for each of fiscal years 2014 through 2018" and in-
18	serting "\$45,000,000 for each of fiscal years 2019
19	through 2023"; and
20	(4) in subsection (g), by inserting ", with re-
21	maining funds available to be distributed to any of
22	the purposes or a comprehensive project addressing
23	more than one purpose area" before the period at
24	the end.

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1	TITLE V—HEALTHCARE
2	SYSTEMS RESPONSE
3	SEC. 501. GRANTS TO STRENGTHEN THE HEALTHCARE SYS-
4	TEMS RESPONSE TO DOMESTIC VIOLENCE,
5	DATING VIOLENCE, SEXUAL ASSAULT, AND
6	STALKING.
7	Section 399P of the Public Health Service Act (42 $$
8	U.S.C. 280g–4) is amended—
9	(1) in subsection (a)—
10	(A) in paragraph (2), by striking "and" at
11	the end;
12	(B) in paragraph (3), by striking the pe-
13	riod at the end and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(4) implementation of training programs to
16	improve the capacity of early childhood programs to
17	address domestic violence, dating violence, sexual as-
18	sault, and stalking among families they serve.";
19	(2) in subsection $(b)(1)$ —
20	(A) in subparagraph (B)(ii)—
21	(i) by striking "on site access to"; and
22	(ii) by striking "to model other serv-
23	ices appropriate to the geographic and cul-
24	tural needs of a site" and inserting "by
25	providing funding to state domestic and

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1	sexual violence coalitions to improve their
2	capacity to coordinate and support health
3	advocates and other health system partner-
4	ships'';
5	(B) in subparagraph (B)(iv)—
6	(i) by adding before the period at the
7	end the following: ", with priority given to
8	programs administered through the Health
9	Resources and Services Administration,
10	Office of Women's Health";
11	(3) in subsection $(b)(2)(A)$ —
12	(A) in the heading, by striking "CHILD
13	AND ELDER ABUSE" and inserting the fol-
14	lowing: "CHILD ABUSE AND ABUSE IN LATER
15	LIFE''; and
16	(B) by striking "child or elder abuse" and
17	inserting the following: "child abuse or abuse in
18	later life'';
19	(4) in subsection $(b)(2)(C)(i)$, by striking "elder
20	abuse" and inserting "abuse in later life"; and
21	(5) in subsection (g), by striking "2014 through
22	2018" and inserting "2018 through 2023".

TITLE VI—SAFE HOMES FOR VICTIMS

3	SEC. 601. HOUSING PROTECTIONS FOR VICTIMS OF DOMES-
4	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
5	ASSAULT, AND STALKING.
6	Section 41411 of the Violence Against Women Act
7	of 1994 (34 U.S.C. 12491) is amended—
8	(1) in subsection (a)—
9	(A) in paragraph (1)(A), by striking
10	"brother, sister," and inserting "sibling,"; and
11	(B) in paragraph (3)—
12	(i) in subparagraph (A), by inserting
13	before the semicolon at the end the fol-
14	lowing: "including the direct loan program
15	under such section";
16	(ii) in subparagraph (D), by striking
17	"subtitle A" and inserting "subtitles B
18	through F";
19	(iii) in subparagraph (I), by striking
20	"and" at the end;
21	(iv) in subparagraph (J) by striking
22	the period at the end and inserting a semi-
23	colon; and
24	(v) by inserting after subparagraph
25	(J) the following:

1	"(K) the program under section 1010 of
2	the Housing and Urban Development Act of
3	1965;
4	"(L) the Housing Trust Fund established
5	under section 1338 of the Federal Housing En-
6	terprises Financial Safety and Soundness Act
7	of 1992; and
8	"(M) such other federal housing programs
9	or federally subsidized units providing afford-
10	able housing to low-income persons by means of
11	restricted rents or rental assistance as identi-
12	fied by the appropriate agency."; and
13	(2) in subsection $(b)(3)$ —
14	(A) in subparagraph (A)—
15	(i) by striking "No person" and in-
16	serting the following:
17	"(i) IN GENERAL.—No person"; and
18	(ii) by adding at the end the fol-
19	lowing:
20	"(ii) Limitation on termination.—
21	No person may terminate assistance, ten-
22	ancy, or occupancy rights to housing as-
23	sisted under a covered housing program to
24	a tenant solely on the basis of criminal ac-
25	tivity, including drug-related criminal ac-

1	tivity, engaged in by the perpetrator of the
2	domestic violence, dating violence, sexual
3	assault, or stalking, if the tenant or an af-
4	filiated individual of the tenant seeks an
5	emergency transfer, bifurcation, or pursues
6	other means to exclude the perpetrator
7	from the assisted housing.";
8	(B) in subparagraph (B)—
9	(i) in clause (i), by inserting after "a
10	public housing agency" the following: ",
11	participating jurisdictions, Continuums of
12	Care, grantees,";
13	(ii) in clause (ii), by inserting after
14	"public housing agency" each place it ap-
15	pears the following: ", participating juris-
16	dictions, Continuums of Care, grantees,";
17	(C) by redesignating subparagraph (C) as
18	subparagraph (E); and
19	(D) by inserting after subparagraph (B)
20	the following:
21	"(C) VICTIM HOUSING PROTECTION.—If a
22	family break-up results from an occurrence of
23	domestic violence, dating violence, sexual as-
24	sault, or stalking, the covered housing provider

must ensure that the victim retains the assistance.

3 "(D) EARLY TERMINATION.—A public 4 housing agency, participating jurisdictions, 5 Continuums of Care, grantees, or owner or manager of housing assisted under a covered 6 7 housing program must permit a tenant assisted 8 under a covered housing program to terminate 9 the lease early, without penalty, if the tenant 10 has been a victim of domestic violence, dating 11 violence, sexual assault, or stalking and the ten-12 ant—

13 "(i) expressly sends notice of the early
14 lease termination in writing; and

15 "(ii)(I) the tenant reasonably believes
16 that the tenant is threatened with immi17 nent harm from further violence if the ten18 ant remains within the same dwelling unit
19 subject to the lease; or

20 "(II) in the case of a tenant who is a
21 victim of sexual assault, the sexual assault
22 occurred on the premises during the 90
23 day period preceding the request for lease
24 termination. The lease shall terminate as

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1	of the date of lease termination stated in
2	the notice.";
3	(3) in subsection (e)—
4	(A) in the matter preceding paragraph
5	(1)—
6	(i) by striking "a model emergency"
7	and inserting "an emergency";
8	(ii) by inserting after "public housing
9	agencies" the following: ", participating ju-
10	risdictions, Continuums of Care, grant-
11	ees,"; and
12	(iii) by striking "under covered hous-
13	ing programs that" and inserting "under
14	covered housing programs. Covered hous-
15	ing providers shall adopt policies that";
16	(B) in paragraph (1)—
17	(i) in the matter preceding subpara-
18	graph (A)—
19	(I) by striking "allows" and in-
20	serting "allow"; and
21	(II) by striking "transfer to an-
22	other available and safe dwelling unit
23	assisted under a covered housing pro-
24	gram if" and inserting the following:
25	"make external and internal transfers

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1	to another available and safe dwelling
2	unit assisted under a the same or dif-
3	ferent covered housing program,
4	whether or not the dwelling unit is
5	owned or managed by the covered
6	housing provider if"; and
7	(ii) in subparagraph (B)(ii), by strik-
8	ing "and" at the end;
9	(C) in paragraph (2)—
10	(i) by striking "reasonable" before
11	"confidentiality measures";
12	(ii) by inserting after "public housing
13	agency" the following: ", participating ju-
14	risdictions, Continuums of Care, grant-
15	ees,"; and
16	(iii) by striking the period at the end
17	and inserting a semicolon; and
18	(D) by adding at the end the following:
19	"(3) make internal and external emergency
20	transfers, in coordination with local Continuums of
21	Care, mandatory for housing providers;
22	"(4) provide that internal and external emer-
23	gency transfers take priority over all other emer-
24	gency transfers except for emergency transfers due

1	to reasonable accommodation requests and other
2	emergency health and safety needs;
3	"(5) provide that internal and external emer-
4	gency transfers take priority over other individuals
5	on waiting lists;
6	"(6) permit covered housing providers, if a
7	transfer unit is not immediately available, to trans-
8	fer, on a temporary basis, tenants to non-covered
9	housing while a permanent internal or external
10	transfer unit is available;
11	"(7) require that tenants moved on a temporary
12	basis to non-covered housing until a permanent in-
13	ternal or external transfer unit is available retains
14	all of the assistance and benefits of their covered
15	housing program; and
16	"(8) incorporates an external emergency trans-
17	fer protocol to other covered housing programs with-
18	in the geographic area of the local Continuum of
19	Care.
20	Tenants who are not in good standing may still request
21	an emergency transfer if they meet the eligibility require-
22	ments in this section.";
23	(4) by redesignating subsection (g) as sub-
24	section (j); and

1 (5) by inserting after subsection (f) the fol-2 lowing:

3 "(g) MEMORANDA OF UNDERSTANDING.—The local 4 Continuum of Care shall develop memoranda of under-5 standing between all covered housing programs within 6 their territorial reach. The local Continuum of Care shall 7 facilitate emergency transfers between covered housing 8 providers within its geographic area and to housing pro-9 viders within neighboring Continua of Care.

10 "(h) EMERGENCY TRANSFER VOUCHERS.—Provision of emergency transfer vouchers to victims of domestic vio-11 12 lence, dating violence, sexual assault, or stalking under 13 subsection (f), shall be considered an eligible use of any funding for tenant protections that is provided under the 14 15 Tenant-Based Rental Assistance account of any Appropriations Act providing such tenant funding, and the Sec-16 retary shall provide a set-aside of at least \$20,000,000 17 18 to be made available for 3,000 tenant protection vouchers 19 for victims of domestic violence, dating violence, sexual as-20sault, or stalking who require an emergency transfer from 21 their current assisted housing. The Secretary, to the max-22 imum extent practicable, shall authorize public housing 23 authorities to set-aside up to 20 percent of their Housing 24 Choice Voucher funding to provide to domestic violence 25 and sexual assault programs in order to assist victims of domestic violence, dating violence, sexual assault, and
 stalking with a requested emergency transfer under sub section (e) of Section 42 U.S.C.A. § 14043(e)-11.

4 "(i) FINAL REGULATIONS.—The head of each appro-5 priate agency shall issue final regulations to carry out this 6 section not later than 180 days after the date of the enact-7 ment of the Violence Against Women Reauthorization Act 8 of 2018. Notwithstanding any other provision of law, no 9 rule or regulation pursuant to this chapter may become 10 effective unless it has first been published for public comment in the Federal Register for at least 60 days, and 11 12 published in final form for at least 30 days.".

13 SEC. 602. ADMINISTRATIVE AND JUDICIAL MECHANISMS.

(a) IN GENERAL.—Chapter N of subtitle N of title
IV of the Violence Against Women Act of 1994 (34 U.S.C.
12491 et seq.) is amended by inserting after section 41411
the following:

18 "SEC. 41412. ADMINISTRATIVE ENFORCEMENT AND EN19 FORCEMENT BY SECRETARY, ATTORNEY
20 GENERAL, AND BY PRIVATE PERSONS.

21 "(a) IN GENERAL.—A person who claims to have 22 been injured by a violation of the provisions of this chapter 23 and subsequent amendments, and as subsequently amend-24 ed, or who believes that such person will be injured by 25 a violation that is about to occur, shall be deemed an 'ag-

grieved person' and the alleged violation shall be deemed 1 2 an 'alleged discriminatory housing practice' for the pur-3 poses of sections 810 through 814 of the Fair Housing 4 Act. The Secretary of Housing and Urban Development, 5 the Attorney General, and any aggrieved person shall be provided the powers, remedies, and procedures set forth 6 7 in such sections in enforcing one or more provision of sec-8 tion 41411 of this Act.

9 "(b) DEFINITIONS.—For the purposes of this chapter
10 the definitions set forth in section 802 of the Fair Housing
11 Act shall apply.

"(c) RULE OF CONSTRUCTION.—Nothing in this section is intended to limit a person's right to pursue any
other remedy or civil action concerning a violation of section 41411.

16 "SEC. 41413. DEPARTMENT OF HOUSING AND URBAN DE-17VELOPMENT VIOLENCE AGAINST WOMEN DI-18RECTOR.

19 "(a) ESTABLISHMENT.—There is established within
20 the Department of Housing and Urban Development a Vi21 olence Against Women Director.

22 "(b) DUTIES.—The Violence Against Women Direc-23 tor shall—

24 "(1) support enforcement and implementation25 of the provisions of this chapter;

"(2) coordinate development of Federal regulations, policy, protocols, and guidelines on matters relating to the implementation of this chapter at each
appropriate agency administering a covered housing
program:

6 "(3) coordinate and oversee the development 7 and establishment of an administrative complaint 8 process in which any person adversely impacted by 9 a violation of this chapter can file a complaint within 10 the responsible agency;

"(4) advise designated officials within the 11 12 United States Interagency Council on Homelessness, 13 Department of Housing and Urban Development, 14 Department of the Treasury, the Department of Ag-15 riculture, and the Department of Justice concerning 16 legislation, implementation, and other issues relating 17 to or affecting the housing provisions under this 18 chapter;

"(5) provide technical assistance, coordination,
and support to each appropriate agency administering a covered housing program subject to this
chapter regarding advancing housing protections and
access to housing for victims of domestic violence,
dating violence, sexual assault, and stalking, including, but not limited to, compliance with this chapter;

1 "(6) ensure that adequate technical assistance 2 is made available to owners, managers, and public 3 housing agencies that participate in covered housing 4 programs regarding implementation of this chapter, 5 as well as other issues related to advancing housing 6 protections for victims of domestic violence, dating 7 violence, sexual assault, and stalking, including, but 8 not limited to, compliance with this chapter; and

9 "(7) act as a liaison with the judicial branches 10 of Federal, State, and local governments on matters 11 relating to the housing needs of victims of domestic 12 violence, dating violence, sexual assault, and stalk-13 ing.

14 "SEC. 41414. DATA COLLECTION AND OVERSIGHT.

15 "(a) IN GENERAL.—The Assistant Secretary for Fair 16 Housing and Equal Opportunity shall collect and track 17 complaints alleging violations of this chapter, utilizing the 18 current avenues by which the Office of Fair Housing and 19 Equal Opportunity obtains complaints alleging violations 20 of the Fair Housing Act, and other statutes the Secretary 21 has the authority to enforce.

"(b) PUBLICATION OF INFORMATION.—On an annual
basis, the Assistant Secretary for Fair Housing and Equal
Opportunity shall publish and make publicly available information about complaints alleging violations of this

1	chapter and the resolution of such complaints. In making
2	this information available to the public, the Assistant Sec-
3	retary shall include the following:
4	"(1) The total number of complaints, as well as
5	number of complaints by HUD region, and how such
6	complaints have been resolved, if at all.
7	"(2) The types of covered housing programs in-
8	volved.
9	"(3) The domestic violence, dating violence, sex-
10	ual assault, and stalking offenses involved.
11	"(4) Reported incidents of retaliation (including
12	the actual or threatened denial or termination of
13	tenancy) against victims of domestic violence, dating
14	violence, sexual assault, or stalking for their status
15	as victims, or for asserting their rights under this
16	Act.
17	"(5) Categorizations of alleged violations of this
18	chapter, including—
19	"(A) the denial of assistance, tenancy, or
20	occupancy rights to housing assisted under a
21	covered housing program to a tenant or appli-
22	cant on the basis that the applicant or tenant
23	is or has been a victim of domestic violence,
24	dating violence, sexual assault, or stalking;

1	"(B) violation by a covered housing pro-
2	vider of confidentiality provisions;
3	"(C) failure by a covered housing provider
4	to follow the notification requirements as out-
5	lined in this chapter;
6	"(D) refusal to accept documentation as
7	outlined in this chapter; and
8	"(E) failure to comply with emergency
9	transfer requirements.
10	"(c) Publication of Methods of Collection.—
11	The Assistant Secretary for Fair Housing and Equal Op-
12	portunity shall publicize the collection, tracking, and reso-
13	lution of complaints alleging violations of this chapter, in-
14	cluding the use of the Department of Housing and Urban
15	Development website and telephone lines.
16	"SEC. 41415. PROHIBITION ON RETALIATION.
17	"(a) IN GENERAL.—No appropriate agency shall dis-
18	criminate against any person because that person has op-
19	posed any act or practice made unlawful by this part, or
20	because that individual made a charge, testified, assisted,
21	or participated in any manner in an investigation, pro-
22	ceeding, or hearing under this chapter or this part.
23	"(b) COERCION PROHIBITED.—No appropriate agen-
24	or shall accored intimidate threaten on interfere with any

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24 cy shall coerce, intimidate, threaten, or interfere with any25 person in the exercise or enjoyment of, or on account of

the person having exercised or enjoyed, or on account of
 the person having aided or encouraged any other indi vidual in the exercise or enjoyment of, any rights or pro tections under this chapter.

5 "(c) SPECIFICALLY INCLUDED CONDUCT.—Illustra6 tions of conduct prohibited by this section include the fol7 lowing:

8 "(1) Coercing an individual to deny or limit the
9 benefits, services, or advantages to which the person
10 is entitled under this chapter or this part.

"(2) Threatening, intimidating, or interfering
with any victims of domestic violence, dating violence, sexual assault, and stalking who is protections
under this chapter.

"(3) Intimidating or threatening any person because that person is assisting or encouraging an individual or group entitled to claim the rights or protections under this chapter or this part to exercise
those rights or protections.

20 "(4) Retaliating against any person because
21 that person has participated in any investigation or
22 action to enforce this chapter or this part.

23 "(5) Any other similar behavior or activity as24 determined by the Secretary.

"SEC. 41416. RIGHT TO REPORT CRIME AND EMERGENCIES FROM ONE'S HOME.

3 "(a) IN GENERAL.—Landlords, homeowners, residents and occupants, guests, and housing applicants shall 4 5 have the right to seek law enforcement or emergency assistance on their own behalf or on behalf of another person 6 7 in need of assistance, and shall not be penalized based on 8 their requests for assistance or based on criminal activity 9 of which they are a victim under statutes, ordinances, reg-10 ulations, or policies adopted or enforced by governmental 11 entities that are direct recipients or sub-recipients of the 12 funding specified in subsection (b). Penalties that are pro-13 hibited include: actual or threatened assessment of penalties, fees, or fines; actual or threatened eviction; actual 14 15 or threatened refusal to rent or renew tenancy; actual or 16 threatened refusal to issue an occupancy permit or landlord permit; actual or threatened closure of the property. 17 18 "(b) DEFINITION.—The term 'covered governmental 19 entities' means local and State governments receiving funding pursuant to section 106 of the Housing and Com-20

21 munity Development Act of 1974 (42 U.S.C. 5306).

"(c) REQUIREMENTS FOR COVERED GOVERNMENT
ENTITIES.—Consistent with the process provided for in
section 104(b) of the Housing and Community Development Act of 1974 (42 U.S.C. 5304(b)), covered governmental entities shall—

"(1) report any of their laws or policies that
 impose penalties on landlords, homeowners, resi dents, occupants, guests, or housing applicants
 based on criminal activity occurring at a property;
 and

6 "(2) certify that they are in compliance with
7 the protections contained herein or describe the
8 steps they will take within 180 days to come into
9 compliance.

10 "(d) Use of Funds From Existing Programs.— Covered governmental entities may seek to use funds from 11 12 grants authorized pursuant to sections 501(a), 1701(b), 13 and 2101(b) of title I of the Omnibus Crime Control and 14 Safe Streets Act of 1968 (34 U.S.C. 10152(a), 10381(b), 15 and 10461(b)), in order to develop and implement alternative methods for reducing crime in communities instead 16 of laws, programs, or policies that impose penalties based 17 18 on requests for law enforcement or emergency assistance or impose penalties on victims of crime, including domestic 19 violence, dating violence, sexual assault, and stalking, be-20 21 cause criminal activity occurred at a property. Oversight 22 and accountability mechanisms provided for under title 23 VIII of the Civil Rights Act of 1968 (42 U.S.C. 3601 et 24 seq.) shall be available to address violations of this sec-25 tion.".

1	(b) TABLE OF CONTENTS.—The table of contents for
2	such Act is amended by inserting after the item relating
3	to section 41411 the following:
	 "Sec. 41412. Administrative enforcement and enforcement by Secretary, Attorney General, and by private persons. "Sec. 41413. Department of Housing and Urban Development Violence Against
	Women Director. "Sec. 41414. Data collection and oversight.
	"Sec. 41415. Prohibition on retaliation." "Sec. 41416. Right to report crime and emergencies from one's home.".
4	SEC. 603. TRANSITIONAL HOUSING ASSISTANCE GRANTS
5	FOR CHILD VICTIMS OF DOMESTIC VIO-
6	LENCE, STALKING, OR SEXUAL ASSAULT.
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 "2018 through
21	2023"; and

1	(B) in paragraph (2), by striking "5 per-
2	cent" and inserting "8 percent".
3	SEC. 604. ADDRESSING THE HOUSING NEEDS OF VICTIMS
4	OF DOMESTIC VIOLENCE, DATING VIOLENCE,
5	SEXUAL ASSAULT, AND STALKING.
6	(a) McKinney-Vento Homeless Assistance
7	GRANTS.—Section 423(a) of the McKinney-Vento Home-
8	less Assistance Act (42 U.S.C. 11383(a)) is amended—
9	(1) in paragraph (6) , by inserting after "cur-
10	rently residing in permanent housing," the following:
11	"who are seeking an external emergency transfer
12	pursuant to section 41411 of the Violence Against
13	Women Act of 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 devel-
18	opment of external emergency transfer memoranda
19	of understanding between covered housing providers,
20	facilitation of external emergency transfers, and
21	monitoring compliance with the confidentiality pro-
22	tections of section $41411(c)(4)$ of the Violence
23	Against Women Act of 1994.".
24	(b) Allocation of Amounts and Incentives for

25 Specific Eligible Activities.—Section 428 of the

McKinney-Vento Homeless Assistance Act (42 U.S.C.
 11386b) is amended—

3 (1) in subsection (d), by adding at the end the4 following:

"(4) DEVELOPMENT OF SUPPORTIVE SERVICES 5 6 AND COORDINATION REGARDING EMERGENCY 7 TRANSFERS.—The Secretary shall provide bonuses 8 or other incentives to geographic areas for devel-9 oping supportive services under section 423(a)(6)10 and facilitating and coordinating activities for emer-11 gency transfers under section 423(a)(13) that have 12 been proven to be effective at reducing homelessness 13 among victims of domestic violence, dating violence, 14 sexual assault, and stalking."; and

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

16 "(f) MINIMUM ALLOCATION FOR MONITORING AND FACILITATING COMPLIANCE.—From the amounts made 17 18 available to carry out this part for a fiscal year, a portion equal to not less than 5 percent of the sums made avail-19 20able to carry out part B and this part shall be made avail-21 able to monitor and facilitate compliance with section 22 41411 of the Violence Against Women Act of 1994, in-23 cluding supportive services under section 423(a)(6) and facilitation and coordination activities under section 24 423(a)(13).". 25

(c) 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 "2018 through 2023".

6 (d) GRANTS TO COMBAT VIOLENCE AGAINST
7 WOMEN IN PUBLIC AND ASSISTED HOUSING.—Section
8 41405 of the Violence Against Women Act of 1994 (34
9 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";

(2) in subsection (c)(2)(D), by inserting after
"linguistically and culturally specific service providers," the following: "population-specific organizations,"; and

18 (3) in subsection (g), by striking "2014 through
19 2018" and inserting the following: "2018 through
20 2023".

TITLE VII—ECONOMIC SECURITY FOR VICTIMS

3 SEC. 701. NATIONAL RESOURCE CENTER ON WORKPLACE
4 RESPONSES TO ASSIST VICTIMS OF DOMES5 TIC AND SEXUAL VIOLENCE.

6 Section 41501 of the Violent Crime Control and Law
7 Enforcement Act of 1994 (34 U.S.C. 12501) is amend8 ed—

9 (1) by inserting before the period at the end the 10 following: ", and to victim service providers and 11 community-based organizations to enable such pro-12 viders to provide resource materials or other assist-13 ance to employers, labor organizations, or employ-14 ees";

(2) in subsection (b)(3), by striking "sexual assault" and inserting "sexual violence, including sexual assault and sexual harassment";

(3) in subsection (e), by striking "\$1,000,000
for each of fiscal years 2014 through 2018" and inserting "\$2,000,000 for each of fiscal years 2019
through 2023"; and

22 (4) by adding at the end the following:

23 "(g) Administrative Costs.—

24 "(1) IN GENERAL.—From the amount appro-25 priated pursuant to subsection (e) for each fiscal

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year, the Attorney General may not use more than
2.5 percent for the administration and monitoring of
grants made available under this section.
"(2) EVALUATIONS.—From the amount appro-
priated pursuant to subsection (e) for each fiscal
year, the Director may use not more than 5 percent
to award contracts or cooperative agreements to en-
tities with demonstrated expertise in program eval-
uation, to evaluate programs under this section.".
SEC. 702. ENTITLEMENT TO UNEMPLOYMENT COMPENSA-
TION FOR VICTIMS OF SEXUAL OR OTHER
HARASSMENT, DOMESTIC VIOLENCE, DATING
VIOLENCE, SEXUAL ASSAULT, OR STALKING.
VIOLENCE, SEXUAL ASSAULT, OR STALKING.
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended—
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)—
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)— (A) in paragraph (18), by striking "and"
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)— (A) in paragraph (18), by striking "and" at the end;
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)— (A) in paragraph (18), by striking "and" at the end; (B) by redesignating paragraph (19) as
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)— (A) in paragraph (18), by striking "and" at the end; (B) by redesignating paragraph (19) as paragraph (21); and
VIOLENCE, SEXUAL ASSAULT, OR STALKING. (a) UNEMPLOYMENT COMPENSATION.—Section 3304 of the Internal Revenue Code of 1986 (relating to approval of State unemployment compensation laws) is amended— (1) in subsection (a)— (A) in paragraph (18), by striking "and" at the end; (B) by redesignating paragraph (19) as paragraph (21); and (C) by inserting after paragraph (18) the

1 circumstances resulting from the individual being a 2 victim of sexual or other harassment, nor shall 3 States impose additional conditions that restrict the 4 individual's eligibility for or receipt of benefits be-5 yond those required of other individuals who are 6 forced to leave their jobs or are deemed to have good 7 cause for voluntarily separating from a job in the 8 State;

9 "(20) compensation shall not be denied where 10 an individual is separated from employment due to 11 circumstances resulting from the individual being a 12 survivor of domestic violence, dating violence, sexual 13 assault, or stalking, nor shall States impose addi-14 tional conditions that restrict the individual's eligi-15 bility for or receipt of benefits beyond those required of other individuals who are forced to leave their 16 17 jobs or are deemed to have good cause for volun-18 tarily separating from a job in the State; and"; and

19 (2) by adding at the end the following new sub-20 section:

21 "(g) CONSTRUCTION.—For purposes of subsection
22 (a)(19) and (a)(20)—

23 "(1) DOCUMENTATION.—In determining eligi24 bility for compensation due to circumstances result25 ing from an individual being a survivor of sexual or

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1	other harassment, domestic violence, dating violence,
2	sexual assault, or stalking—
3	"(A) States shall adopt, or have adopted,
4	by statute, regulation, or policy a list of forms
5	of documentation that may be presented to
6	demonstrate eligibility; and
7	"(B) presentation of any one of such forms
8	of documentation shall be sufficient to dem-
9	onstrate eligibility, except that a State may re-
10	quire the presentation of a form of identifica-
11	tion in addition to the sworn statement of appli-
12	cant described in $paragraph(2)(A)$.
13	"(2) LIST OF FORMS OF DOCUMENTATION.—
14	The list referred to in paragraph $(1)(A)$ shall, at a
15	minimum, include the following forms of documenta-
16	tion:
17	"(A) A sworn statement of the applicant.
18	"(B) A police or court record concerning
19	the applicant.
20	"(C) Documentation from an employee or
21	volunteer working for a survivor services organi-
22	zation, an attorney, a police officer, a medical
23	professional, asocial worker, an antiviolence
24	counselor, a member of the clergy, or another
25	professional, affirming that the applicant is a

1	survivor of domestic violence, dating violence,
2	sexual assault, or stalking.
3	"(3) DEFINITIONS.—The term 'sexual and
4	other harassment', shall have the meaning given
5	them under state law, regulation or policy. The
6	terms 'domestic violence', 'dating violence', 'sexual
7	assault', 'stalking', 'survivor of domestic violence,
8	dating violence, sexual assault, or stalking', and
9	'survivor services organization' have the meanings
10	given such terms in section 201 of the Security and
11	Financial Empowerment Act of 2017.".
12	(b) UNEMPLOYMENT COMPENSATION PERSONNEL
13	TRAINING.—Section 303(a) of the Social Security Act (42
14	U.S.C. 503(a)) is amended—
15	(1) by redesignating paragraphs (4) through
16	(12) as paragraphs (5) through (13) , respectively;
17	and
18	(2) by inserting after paragraph (3) the fol-
19	lowing new paragraph:
20	"(4) Such methods of administration as will en-
21	sure that—
22	"(A) applicants for unemployment com-
23	pensation and individuals inquiring about such
24	compensation are adequately notified of the

1	(g) of section 3304 of the Internal Revenue
2	Code of 1986 (relating to the availability of un-
3	employment compensation for survivors of sex-
4	ual and other harassment, domestic violence,
5	dating violence, sexual assault, or stalking); and
6	"(B) claims reviewers and hearing per-
7	sonnel are adequately trained in—
8	"(i) the nature and dynamics of sex-
9	ual and other harassment, domestic vio-
10	lence, dating violence, sexual assault, or
11	stalking; and
12	"(ii) methods of ascertaining and
13	keeping confidential information about pos-
14	sible experiences of sexual and other har-
15	assment, domestic violence, dating violence,
16	sexual assault, or stalking to ensure that—
17	((I) requests for unemployment
18	compensation based on separations
19	stemming from sexual and other har-
20	assment, domestic violence, dating vio-
21	lence, sexual assault, or stalking are
22	reliably screened, identified, and adju-
23	dicated; and

"(II) full confidentiality is pro vided for the individual's claim and
 submitted evidence; and".

4 (c) TANF PERSONNEL TRAINING.—Section 402(a)
5 of the Social Security Act (42 U.S.C. 602(a)) is amended
6 by adding at the end the following new paragraph:

"(8) CERTIFICATION THAT THE STATE WILL
PROVIDE INFORMATION TO SURVIVORS OF SEXUAL
AND OTHER HARASSMENT, DOMESTIC VIOLENCE,
DATING VIOLENCE, SEXUAL ASSAULT, OR STALKING.—A certification by the chief officer of the State
that the State has established and is enforcing
standards and procedures to—

14 "(A) ensure that applicants for assistance
15 under the program and individuals inquiring
16 about such assistance are adequately notified
17 of—

18 "(i) the provisions of subsections 19 (a)(19), (a)(20), and (g) of section 3304 of20 the Internal Revenue Code of 1986 (relating to the availability of unemployment 21 22 compensation for survivors of sexual and 23 other harassment, domestic violence, dat-24 ing violence, sexual assault, or stalking); 25 and

- "(ii) assistance made available by the 1 2 State to survivors of sexual and other harassment, domestic violence, dating violence, 3 4 sexual assault, or stalking; "(B) ensure that case workers and other 5 6 agency personnel responsible for administering 7 the State program funded under this part are 8 adequately trained in— "(i) the nature and dynamics of sex-9 ual and other harassment, domestic vio-10 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 violence, dating violence, sexual assault, or 17 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; "(C) if a State has elected to establish and 24
- 25 enforce standards and procedures regarding the

1 screening for, and identification of, domestic vi-2 pursuant to paragraph (7), ensure olence that---3 "(i) applicants for assistance under 4 5 the program and individuals inquiring 6 about such assistance are adequately noti-7 fied of options available under such stand-8 ards and procedures; and 9 "(ii) case workers and other agency 10 personnel responsible for administering the 11 State program funded under this part are 12 provided with adequate training regarding 13 such standards and procedures and options 14 available under such standards and proce-15 dures; and "(D) ensure that the training required 16 17 under subparagraphs (B) and, if applicable, 18 (C)(ii) is provided through a training program 19 operated by an eligible entity.".

20 (d) SEXUAL AND OTHER HARASSMENT, DOMESTIC
21 VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, OR
22 STALKING TRAINING GRANT PROGRAM.—

(1) GRANTS AUTHORIZED.—The Secretary of
Labor (in this subsection referred to as the "Secretary") is authorized to award—

1	(A) a grant to a national survivor services
2	organization in order for such organization to
3	develop and disseminate a model training pro-
4	gram (and related materials) for the training
5	required under section $303(a)(4)(B)$ of the So-
6	cial Security Act, as added by subsection (b),
7	and under subparagraphs (B) and, if applicable,
8	(C)(ii) of section $402(a)(8)$ of such Act, as
9	added by subsection (c); and
10	(B) provide technical assistance with re-
11	spect to such model training program, including
12	technical assistance to Temporary Assistance
13	for Needy Families and unemployment com-
14	pensation personnel.
15	(2) Authorization of appropriations.—
16	There are authorized to be appropriated—
17	(A) \$1,000,000 for fiscal year 2019 to
18	carry out the provisions of paragraph $(1)(A)$;
19	and
20	(B) \$12,000,000 for each of fiscal years
21	2019 through 2023 to carry out the provisions
22	of paragraph (1)(B).
23	(e) EFFECT ON EXISTING LAWS, ETC.—

24 (1) MORE PROTECTIVE LAWS, AGREEMENTS,
25 PROGRAMS, AND PLANS.—Nothing in this title shall

be construed to supersede any provision of any Federal, State, or local law, collective bargaining agreement, or employment benefits program or plan that
provides greater unemployment insurance benefits
for survivors of sexual and other harassment, domestic violence, dating violence, sexual assault, or stalking than the rights established under this title.

8 (2) LESS PROTECTIVE LAWS, AGREEMENTS, 9 PROGRAMS, AND PLANS.—The rights established for 10 survivors of sexual and other harassment, domestic 11 violence, dating violence, sexual assault, or stalking 12 under this title shall not be diminished by any more 13 restrictive State or local law, collective bargaining 14 agreement, or employment benefits program or plan. 15 (f) EFFECTIVE DATE.—

16 (1) UNEMPLOYMENT AMENDMENTS.—

17 (A) IN GENERAL.—Except as provided in
18 subparagraph (B) and paragraph (2), the
19 amendments made by this section shall apply in
20 the case of compensation paid for weeks begin21 ning on or after the expiration of 180 days
22 from the date of enactment of this Act.

23 (B) EXTENSION OF EFFECTIVE DATE FOR
24 STATE LAW AMENDMENT.—

1	(i) IN GENERAL.—If the Secretary of
2	Labor identifies a State as requiring a
3	change to its statutes, regulations, or poli-
4	cies in order to comply with the amend-
5	ments made by this section(excluding the
6	amendment made by subsection(c)), such
7	amendments shall apply in the case of
8	compensation paid for weeks beginning
9	after the earlier of—
10	(I) the date the State changes its
11	statutes, regulations, or policies in
12	order to comply with such amend-
13	ments; or
14	(II) the end of the first session of
15	the State legislature which begins
16	after the date of enactment of this
17	Actor which began prior to such date
18	and remained in session for at least
19	25 calendar days after such date, ex-
20	cept that in no case shall such amend-
21	ments apply before the date that is
22	180 days after the date of enactment
23	of this Act.
24	(ii) SESSION DEFINED.—In this sub-
25	paragraph, the term "session" means a
1	regular, special, budget, or other session of
----	--
2	a State legislature.
3	(2) TANF AMENDMENT.—
4	(A) IN GENERAL.—Except as provided in
5	subparagraph (B), the amendment made by
6	subsection (c) shall take effect on the date of
7	enactment of this Act.
8	(B) EXTENSION OF EFFECTIVE DATE FOR
9	STATE LAW AMENDMENT.—In the case of a
10	State plan under part A of Title IV of the So-
11	cial Security Act which the Secretary of Health
12	and Human Services determines requires State
13	action (including legislation, regulation, or
14	other administrative action) in order for the
15	plan to meet the additional requirements im-
16	posed by the amendment made by subsection
17	(c), the State plan shall not be regarded as fail-
18	ing to comply with the requirements of such
19	amendment on the basis of its failure to meet
20	these additional requirements before the first
21	day of the first calendar quarter beginning after
22	the close of the first regular session of the
23	State legislature that begins after the date of
24	enactment of this Act. For purposes of the pre-
25	vious sentence, in the case of a State that has

a two-year legislative session, each year of the
 session is considered to be a separate regular
 session of the State legislature.

4 SEC. 703. STUDY AND REPORTS ON SURVIVORS' ACCESS TO 5 ECONOMIC SECURITY.

6 (a) STUDY.—The Secretary of Health and Human 7 Services, in consultation with the Secretary of Labor, shall 8 conduct a study on the barriers that survivors of domestic 9 violence, dating violence, sexual assault, or stalking 10 throughout the United States experience in maintaining 11 economic security as a result of issues related to domestic 12 violence, dating violence, sexual assault, or stalking.

(b) REPORTS.—Not later than January 1, 2019, and
every 5 years thereafter, the Secretary of Health and
Human Services, in consultation with the Secretary of
Labor, shall submit a report to Congress on the study conducted under subsection (a).

18 (c) CONTENTS.—The study and reports under this19 section shall include—

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

1	(A) any rights under this Act without com-
2	promising personal safety or the safety of oth-
3	ers, including family members and excluding
4	the abuser; and
5	(B) other components of economic security;
6	(2) identification of geographic areas with
7	shortages in resources for such survivors, with an
8	accompanying analysis of the extent and impact of
9	such shortage;
10	(3) analysis of factors related to industries,
11	workplace settings, employer practices, trends, and
12	other elements that impact the ability of such sur-
13	vivors to exercise any rights under this Act without
14	compromising personal safety or the safety of others,
15	including family members;
16	(4) the recommendations of the Secretary of
17	Health and Human Services and the Secretary of
18	Labor with respect to resources, oversight, and en-
19	forcement tools to ensure successful implementation
20	of the provisions of this Act in order to support the
21	economic security and safety of survivors of domestic
22	violence, dating violence, sexual assault, or stalking;
23	and
24	(5) best practices for States, employers, health

25 carriers, insurers, and other private entities in ad-

dressing issues related to domestic violence, dating
 violence, sexual assault, or stalking.

3 SEC. 704. GAO STUDY.

4 Not later than 18 months after the date of enactment 5 of this Act, the Comptroller General of the United States shall submit to the Committee on Health, Education, 6 7 Labor, and Pensions of the Senate a report that examines, 8 with respect to survivors of domestic violence, dating vio-9 lence, sexual assault, or stalking who are, or were, enrolled 10 at institutions of higher education and borrowed a loan made, insured, or guaranteed under Title IV of the Higher 11 12 Education Act of 1965 (20 U.S.C. 1070 et seq.) for which 13 the survivors have not repaid the total interest and principal due, each of the following: 14

15 (1) The implications of domestic violence, dat-16 ing violence, sexual assault, or stalking on a bor-17 rower's ability to repay their Federal student loans. 18 (2) The adequacy of policies and procedures re-19 garding Federal student loan deferment, forbear-20 ance, and grace periods when a survivor has to suspend or terminate the survivor's enrollment at an in-21 22 stitution of higher education due to domestic vio-23 lence, dating violence, sexual assault, or stalking.

24 (3) The adequacy of institutional policies and
25 practices regarding retention or transfer of credits

when a survivor has to suspend or terminate the
 survivor's enrollment at an institution of higher edu cation due to domestic violence, dating violence, sex ual assault, or stalking.

(4) The availability or any options for a sur-5 6 vivor of domestic violence, dating violence, sexual as-7 sault, or stalking who attended an institution of 8 higher education that committed unfair, deceptive, 9 or abusive acts or practices, or otherwise substan-10 tially misrepresented information to students, to be 11 able to seek a defense to repayment of the survivor's 12 Federal student loan.

(5) The limitations faced by a survivor of domestic 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.

19 SEC. 705. EDUCATION AND INFORMATION PROGRAMS FOR 20 SURVIVORS.

(a) PUBLIC EDUCATION CAMPAIGN.—The Secretary
of Labor, in conjunction with the Secretary of Health and
Human Services and the Attorney General, shall coordinate and provide for a national public outreach and education campaign to raise public awareness of the work-

place impact of domestic violence, dating violence, sexual
 assault, and stalking. This campaign shall pay special at tention to ensure that survivors are made aware of the
 existence of the following types of Federal and State work place laws:

6 (1) Anti-discrimination laws that bar treating7 survivors differently.

8 (2) Leave laws, that provide for both paid and9 unpaid leave, that are available for use by survivors.

10 (3) Unemployment insurance laws and policies11 that address survivor eligibility.

12 (b) STUDY ON WORKPLACE RESPONSES.—The Sec-13 retary of Labor, in conjunction with the Secretary of Health and Human Services, shall conduct a study on the 14 15 status of workplace responses to employees who experience domestic violence, dating violence, sexual assault, or stalk-16 ing while employed, in each State and nationally, to im-17 prove the access of survivors of domestic violence, dating 18 violence, sexual assault, or stalking to supportive resources 19 and economic security. 20

(c) 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
2019 through 2023.

1 SEC. 706. 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 shall not be affected.

9 TITLE VIII—REDUCING HOMI10 CIDES AND IMPROVING PUB11 LIC SAFETY

12 SEC. 801. INTIMATE PARTNER AND MISDEMEANOR CRIME

OF DOMESTIC VIOLENCE DEFINED.

14 Section 921(a) of title 18, United States Code, is15 amended—

16 (1) in paragraph (32), by to read as follows:

17 "(32) The term 'intimate partner'—

"(A) means, with respect to a person, the
spouse of the person, a former spouse of the
person, an individual who is a parent of a child
of the person, and an individual who cohabitates or has cohabited with the person; and

23 "(B) includes—

24 "(i) a dating partner or former dating
25 partner (as defined in section 2266); and

1	"(ii) any other person similarly situ-
2	ated to a spouse who is protected by the
3	domestic or family violence laws of the
4	State or tribal jurisdiction in which the in-
5	jury occurred or where the victim resides.";
6	and
7	(2) in paragraph (33)(A)—
8	(A) in clause (i), by inserting after "Tribal
9	law" the following: ", or under a published local
10	ordinance"; and
11	(B) in clause (ii), by inserting "intimate
12	partner," after "spouse," each place it appears.
13	SEC. 802. PROHIBITING PERSONS CONVICTED OF STALK-
13 14	SEC. 802. PROHIBITING PERSONS CONVICTED OF STALK- ING FROM POSSESSING FIREARMS.
14	ING FROM POSSESSING FIREARMS.
14 15	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is
14 15 16	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended—
14 15 16 17	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)—
14 15 16 17 18	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)— (A) in paragraph (8), by striking "or" at
14 15 16 17 18 19	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)— (A) in paragraph (8), by striking "or" at the end;
 14 15 16 17 18 19 20 	ING FROM POSSESSING FIREARMS.Section922of title 18, United States Code, isamended—(1) in subsection (d)—(A) in paragraph (8), by striking "or" atthe end;(B) in paragraph (9), by striking the pe-
 14 15 16 17 18 19 20 21 	NG FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)— (A) in paragraph (8), by striking "or" at the end; (B) in paragraph (9), by striking the pe- riod at the end and inserting "; or"; and
 14 15 16 17 18 19 20 21 22 	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)— (A) in paragraph (8), by striking "or" at the end; (B) in paragraph (9), by striking the pe- riod at the end and inserting "; or"; and (C) by inserting after paragraph (9) the
 14 15 16 17 18 19 20 21 22 23 	ING FROM POSSESSING FIREARMS. Section 922 of title 18, United States Code, is amended— (1) in subsection (d)— (A) in paragraph (8), by striking "or" at the end; (B) in paragraph (9), by striking the pe- riod at the end and inserting "; or"; and (C) by inserting after paragraph (9) the following:

1	(2) in subsection (g)—
2	(A) in paragraph (8), by striking "or" at
3	the end;
4	(B) in paragraph (9), by striking the
5	comma at the end and inserting "; or"; and
6	(C) by inserting after paragraph (9) the
7	following:
8	"(10) who has been convicted in any court of
9	a misdemeanor crime of stalking,".
10	SEC. 803. UNLAWFUL SALE OF FIREARM TO A PERSON SUB-
11	JECT TO A PROTECTION ORDER.
12	Section 922 of title 18, United States Code, is
13	amended—
14	(1) in subsection $(d)(8)$, by striking "that re-
15	strains such person" and all that follows, and insert-
16	ing "described in subsection (g)(8);"; and
17	(2) by amending subsection $(g)(8)$ to read as
18	follows:
19	"(8) who is subject to a court order—
20	"(A) that was issued—
21	"(i) after a hearing of which such per-
22	son received actual notice, and at which
23	such person had an opportunity to partici-
24	pate; or

1	"(ii) after an ex parte hearing, after
2	which such person received actual notice
3	and had opportunity to participate at a
4	subsequent hearing—
5	"(I) within the time required for
6	such an ex parte order pursuant to
7	State, tribal, or territorial law; and
8	"(II) in any event within a rea-
9	sonable time after the order is issued,
10	sufficient to protect the due process
11	rights of the person;
12	"(B) that restrains such person from—
13	"(i) engaging in conduct that would
14	put an intimate partner of such person in
15	reasonable fear of bodily injury to such in-
16	timate partner or a child of such intimate
17	partner, including an order that was issued
18	at the request of an employer on behalf of
19	its employee or at the request of an insti-
20	tution of higher education on behalf of its
21	student;
22	"(ii) intimidating a witness from testi-
23	fying in court; or
24	"(iii) harassing, stalking, or threat-
25	ening an intimate partner of such person

1	or child of such intimate partner or person,
2	or engaging in other conduct that would
3	place an intimate partner in reasonable
4	fear of bodily injury to the partner or
5	child; and
6	"(C) that—
7	"(i) includes a finding that such per-
8	son represents a credible threat to the
9	physical safety of such individual described
10	in subparagraph (B); or
11	"(ii) by its terms explicitly prohibits
12	the use, attempted use, or threatened use
13	of physical force against such individual
14	described in subparagraph (B) that would
15	reasonably be expected to cause bodily in-
16	jury;".
17	SEC. 804. NOTIFICATION TO LAW ENFORCEMENT AGENCIES
18	OF PROHIBITED PURCHASE OR ATTEMPTED
19	PURCHASE OF A FIREARM.
20	(a) IN GENERAL.—Title I of the NICS Improvement
21	Amendments Act of 2007 (34 U.S.C. 40911 et seq.) is
22	amended by adding at the end the following:

1 "SEC. 108. NOTIFICATION TO LAW ENFORCEMENT AGEN 2 CIES OF PROHIBITED PURCHASE OF A FIRE 3 ARM.

4 "(a) IN GENERAL.—In the case of a background 5 check conducted by the National Instant Criminal Background Check System pursuant to the request of a li-6 7 censed importer, licensed manufacturer, or licensed dealer 8 of firearms (as such terms are defined in section 921 of 9 title 18, United States Code), which background check de-10 termines that the receipt of a firearm by a person would violate subsection (g)(8) or (g)(9) of section 922 of title 11 18, United States Code, or, if receipt would violate sub-12 13 section (g)(1) of such section, that receipt would violate subsection (g)(9) if the crime were a misdemeanor, and 14 15 such determination is made after 3 business days have 16 elapsed since the licensee contacted the System and a firearm has been transferred to that person, the System shall 17 18 notify the law enforcement agencies described in sub-19 section (b).

20 "(b) LAW ENFORCEMENT AGENCIES DESCRIBED.—
21 The law enforcement agencies described in this subsection
22 are the law enforcement agencies that have jurisdiction
23 over the location from which the licensee contacted the
24 system and the law enforcement agencies that have juris25 diction over the location of the residence of the person for
26 which the background check was conducted, as follows:

1	"(1) The field office of the Federal Bureau of
2	Investigation.
3	"(2) The local law enforcement agency.
4	"(3) The State law enforcement agency.
5	"(4) The Tribal law enforcement agency.".
6	(b) Clerical Amendment.—The table of contents
7	in section 1(b) of the NICS Improvement Amendments
8	Act of 2007 (Public Law 110–180; 121 Stat. 2559) is
9	amended by inserting after the item relating to section
10	107 the following:
	"108. Notification to law enforcement agencies of prohibited purchase of a fire- arm.".
11	SEC. 805. REPORTING OF BACKGROUND CHECK DENIALS
12	TO STATE, LOCAL, AND TRIBAL AUTHORI-
12 13	TO STATE, LOCAL, AND TRIBAL AUTHORI- TIES.
13	TIES.
13 14	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United
13 14 15	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A
13 14 15 16	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following:
13 14 15 16 17	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following: "§925B. Reporting of background check denials to
 13 14 15 16 17 18 	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following: "§ 925B. Reporting of background check denials to State, local, and tribal authorities
 13 14 15 16 17 18 19 	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following: "§925B. Reporting of background check denials to State, local, and tribal authorities "(a) IN GENERAL.—If the national instant criminal
 13 14 15 16 17 18 19 20 	 TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following: *\$925B. Reporting of background check denials to State, local, and tribal authorities "(a) IN GENERAL.—If the national instant criminal background check system established under section 103
 13 14 15 16 17 18 19 20 21 	TIES. (a) IN GENERAL.—Chapter 44 of title 18, United States Code, is amended by inserting after section 925A the following: "§925B. Reporting of background check denials to State, local, and tribal authorities "(a) IN GENERAL.—If the national instant criminal background check system established under section 103 of the Brady Handgun Violence Prevention Act (18 U.S.C.

1	title, if receipt would violate subsection $(g)(1)$ of such sec-
2	tion, that receipt would violate subsection $(g)(9)$ if the
3	crime were a misdemeanor, or State law, the Attorney
4	General shall, in accordance with subsection (b) of this
5	section—
6	"(1) report to the law enforcement authorities
-	

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

23 (b) REQUIREMENTS FOR REPORT.—A report is
24 made in accordance with this subsection if the report is
25 made within 24 hours after the provision of the notice de-

scribed in subsection (a), except that the making of the
 report may be delayed for so long as is necessary to avoid
 compromising an ongoing investigation.

4 "(c) RULE OF CONSTRUCTION.—Nothing in sub-5 section (a) shall be construed to require a report with re-6 spect to a person to be made to the same State authorities 7 that originally issued the notice with respect to the per-8 son.".

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

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

12 SEC. 806. SPECIAL ASSISTANT UNITED STATES ATTORNEYS

13

AND CROSS-DEPUTIZED ATTORNEYS.

(a) IN GENERAL.—In order to improve the enforcement of paragraphs (8) and (9) subsection (g) of section
922 of title 18, United States Code, the Attorney General
is authorized to—

(1) appoint tribal prosecutors and qualified attorneys working for the United States Government
to serve as Special Assistant United States Attorneys for the purpose of prosecuting violations of
such paragraphs;

(2) deputize State, tribal, territorial, and local
prosecutors and law enforcement officers for the

1	purpose of enhancing the capacity of the agents of
2	the Bureau of Alcohol, Tobacco and Firearms and
3	the United States Attorneys in responding to, inves-
4	tigating and prosecuting violations of such para-
5	graphs;
6	(3) establish, in order to receive and expedite
7	requests for assistance from State, tribal, territorial,
8	and local law enforcement agencies responding to in-
9	timate partner violence in cases in which such agen-
10	cies have probable cause to believe that the offender
11	may be in violation of such paragraphs, points of
12	contact within—
13	(A) each Field Division of the Bureau of
14	Alcohol, Tobacco, and Firearms; and
15	(B) each District Office of the United
16	States Attorneys.
17	(b) Improve Intimate Partner and Public
18	SAFETY.—The Attorney General shall—
19	(1) identify no less than 75 jurisdictions among
20	the various States, territories, and tribes in which
21	there are high rates of firearms violence and threats
22	of firearms violence against intimate partners and
23	other persons protected under paragraphs (8) and
24	(9) subsection (g) of section 922 of title 18, United

1	States Code, and in which local authorities lack the
2	resources to address such violence; and
3	(2) make appointments as described in sub-
4	section (a) in such jurisdictions.
5	(c) Authorization of Funds.—There is author-
6	ized to be appropriated such sums as may be necessary
7	to carry out this section.
8	TITLE IX—SAFETY FOR INDIAN
9	WOMEN
10	SEC. 901. FINDINGS AND PURPOSES.
11	(a) FINDINGS.—Congress finds the following:
12	(1) On some reservations, Indian women are
13	murdered at more than 10 times the national aver-
14	age.
15	(2) American Indians and Alaska Natives are
16	2.5 times as likely to experience violent crimes—and
17	at least 2 times more likely to experience rape or
18	sexual assault crimes—compared to all other races.
19	(3) More than 4 in 5 American Indian and
20	Alaska Native women, or 84.3 percent, have experi-
21	enced violence in their lifetime.
22	(4) According to the Centers for Disease Con-
23	trol and Prevention, homicide is the third leading
24	cause of death among American Indian and Alaska
25	Native women between 10 and 24 years of age and

	90
1	the fifth leading cause of death for American Indian
2	and Alaska Native women between 25 and 34 years
3	of age.
4	(5) According to a 2010 Government Account-
5	ability Office report, United States Attorneys de-
6	clined to prosecute nearly 52 percent of violent
7	crimes that occur in Indian country.
8	(6) Investigation into cases of missing and mur-
9	dered Indian women is made difficult for tribal law
10	enforcement agencies due to a lack of resources,
11	such as—
12	(A) necessary training, equipment, or
13	funding;
14	(B) a lack of interagency cooperation; and
15	(C) a lack of appropriate laws in place.
16	(7) The complicated jurisdictional scheme that
17	exists in Indian country—
18	(A) has a significant negative impact on
19	the ability to provide public safety to Indian
20	communities;
21	(B) has been increasingly exploited by
22	criminals; and
23	(C) requires a high degree of commitment
24	and cooperation among tribal, Federal, and
25	State law enforcement officials.

1	(b) PURPOSES.—The purposes of this title are—
2	(1) to clarify the responsibilities of Federal,
3	State, tribal, and local governments with respect to
4	responding to cases of missing and murdered Indi-
5	ans;
6	(2) to increase coordination and communication
7	among Federal, State, tribal, and local law enforce-
8	ment agencies;
9	(3) to empower tribal governments with the re-
10	sources and information necessary to effectively re-
11	spond to cases of missing and murdered Indians;
12	and
13	(4) to increase the collection of data related to
14	missing and murdered Indian women and the shar-
15	ing of information among Federal, State, and tribal
16	officials responsible for responding to and inves-
17	tigating cases of missing and murdered Indians.
18	SEC. 902. DEFINITIONS.
19	In this title:
20	(1) Federal databases.—The term "Federal
21	databases'' means—
22	(A) the National Crime Information Center
23	database;
24	(B) the Combined DNA Index System;

1	(C) the Integrated Automated Fingerprint
2	Identification System;
3	(D) the Violent Criminal Apprehension
4	Program;
5	(E) the National Missing and Unidentified
6	Persons System; and
7	(F) other Federal databases relevant to re-
8	sponding to cases of missing and murdered In-
9	dians.
10	(2) INDIAN.—The term "Indian" means a
11	member of an Indian Tribe.
12	(3) INDIAN COUNTRY.—The term "Indian coun-
13	try" has the meaning given the term in section 1151
14	of title 18, United States Code.
15	(4) INDIAN TRIBE.—The term "Indian Tribe"
16	has the meaning given the term in section 4 of the
17	Indian Self-Determination and Education Assistance
18	Act (25 U.S.C. 5304).
19	(5) LAW ENFORCEMENT AGENCY.—The term
20	"law enforcement agency" means a Tribal, Federal,
21	State, or local law enforcement agency.
22	SEC. 903. IMPROVING TRIBAL ACCESS TO FEDERAL CRIME
23	INFORMATION DATABASES.
24	(a) TRIBAL ENROLLMENT INFORMATION.—Not later
25	than 30 days after the date of enactment of this title, the

Attorney General shall update the online data entry for mat for Federal databases to include a new data field for
 users to input the victim's Tribal enrollment information
 or affiliation, as appropriate.

5 (b) CONSULTATION.—

6 (1) INITIAL CONSULTATION.—Not later than 7 120 days after the date of enactment of this title, 8 the Attorney General, in cooperation with the Sec-9 retary of the Interior, shall complete a formal con-10 sultation with Indian Tribes on how to further im-11 prove tribal data relevance and access to Federal 12 databases, which shall also inform the development 13 of law enforcement and justice protocols under sec-14 tion 904(a).

(2) ANNUAL CONSULTATION.—Section 903(b)
of the Violence Against Women and Department of
Justice Reauthorization Act of 2005 (34 U.S.C.
20126) is amended—

19 (A) by striking paragraph (2) and insert-20 ing the following:

21 "(2) enhancing the safety of Indian women
22 from domestic violence, dating violence, sexual as23 sault, homicide, stalking, and sex trafficking;";

24 (B) in paragraph (3), by striking the pe25 riod at the end and inserting "; and"; and

1	(C) by adding at the end the following:
2	"(4) improving access to local, regional, State,
3	and Federal crime information databases and crimi-
4	nal justice information systems.".
5	(c) REPORT.—Not later than 1 year after the date
6	of enactment of this Act, the Attorney General shall pre-
7	pare and submit a report to the Committee on Indian Af-
8	fairs and the Committee on the Judiciary of the Senate
9	and the Committee on Natural Resources and the Com-
10	mittee on the Judiciary of the House of Representatives
11	that includes—
12	(1) the results of the formal consultation de-
13	scribed in subsection (b)(1);
14	(2) a description of the outstanding barriers In-
15	dian Tribes face in acquiring full access to Federal
16	databases and related national crime information
17	systems; and
18	(3) the plan of action of the Department of
19	Justice to—
20	(A) implement suggestions received from
21	Indian Tribes through the consultation process;
22	and
23	(B) resolve the outstanding barriers de-
24	scribed under paragraph (2).

24 (b) REQUIREMENTS.—The standardized protocols25 under subsection (a) shall include the following:

(1) Guidance on inter-jurisdictional cooperation
 among law enforcement agencies at the Tribal, Fed eral, State, and local levels.

4 (2) Standards on the collection, reporting, and 5 analysis of data and information on missing persons 6 and unidentified human remains appropriate to Indi-7 ans, including standards on entering information to 8 Federal databases on missing persons within a cer-9 tain timeframe after receiving the missing persons 10 report.

(3) Guidance on improving law enforcement response rates and follow-up to cases of missing and
murdered Indians.

14 (4) Methods to ensure access to victim services15 for Indian victims and their families.

16 (c) DIRECTIONS TO UNITED STATES ATTORNEYS.—
17 (1) DIRECTIONS.—Not later than 240 days

after the date of enactment of this title, the Attorney General shall direct United States attorneys
with jurisdiction to prosecute crimes in Indian country under sections 1152 and 1153 of title 18, United
States Code, to develop written standard protocols to
investigate cases of missing and murdered Indians
that—

1	(A) are guided by the standardized proto-
2	cols under subsection (a);
3	(B) are developed in consultation with In-
4	dian Tribes and other Federal partners, includ-
5	ing—
6	(i) the Federal Bureau of Investiga-
7	tion;
8	(ii) the Department of the Interior;
9	(iii) the Bureau of Indian Affairs; and
10	(iv) the Indian Health Service;
11	(C) detail specific responsibilities of each
12	Federal partner; and
13	(D) shall be implemented not later than 60
14	days after the direction is issued.
15	(2) ADDITIONAL DIRECTIONS.—Not later than
16	240 days after the date of enactment of this title,
17	the Attorney General shall direct United States at-
18	torneys with jurisdiction to prosecute crimes in In-
19	dian Country from an authority other than section
20	1152 or 1153 of title 18, United States Code, to dis-
21	cuss the Federal response to cases of missing and
22	murdered Indians with their Tribal partners and
23	Federal partners as appropriate during annual con-
24	sultations.

1 (d) TRAINING AND TECHNICAL ASSISTANCE.—The 2 Attorney General shall provide Indian Tribes and law en-3 forcement agencies with training and technical assistance 4 relating to the development and implementation of the law 5 enforcement and justice protocols of the Indian Tribes and 6 agencies, respectively, in accordance with the standardized 7 protocols under subsection (a).

8 (e) COMPLIANCE.—Not later than 18 months after 9 the date of enactment of this title, Federal law enforce-10 ment agencies with jurisdiction to investigate and pros-11 ecute crimes relating to missing and murdered Indians 12 shall modify the law enforcement and justice protocols of 13 the agency to satisfactorily comply with the standardized 14 protocols under subsection (a).

15 SEC. 905. ANNUAL REPORTING REQUIREMENTS.

16 Beginning in the first fiscal year after the date of 17 enactment of this title, and annually thereafter, the Attorney General and the Secretary of the Interior shall jointly 18 prepare and submit a report, to the Committee on Indian 19 20 Affairs and the Committee on the Judiciary of the Senate 21 and the Committee on Natural Resources and the Com-22 mittee on the Judiciary of the House of Representatives, 23 that—

24 (1) includes known statistics on missing and
25 murdered Indian women in the United States;

99
(2) provides recommendations regarding how to
improve data collection on missing and murdered In-
dian women; and
(3) includes information relevant to the imple-
mentation of the standardized protocols developed
under section 904(a).
SEC. 906. TRIBAL JURISDICTION OVER CRIMES OF DOMES-
TIC VIOLENCE, SEXUAL VIOLENCE, SEX TRAF-
FICKING, STALKING, CHILD VIOLENCE, AND
VIOLENCE AGAINST LAW ENFORCEMENT OF-
FICERS.
Section 204 of Public Law 90–284 (25 U.S.C. 1304)
(commonly known as the "Indian Civil Rights Act of
1968'') is amended—
(1) by striking "special tribal domestic violence
criminal jurisdiction" each place such term appears
and inserting "special tribal criminal jurisdiction";
(2) in subsection (a)—
(A) by adding at the end the following:
"(16) STALKING.—The term 'stalking' means
engaging in a course of conduct directed at a spe-
cific person that would cause a reasonable person—
"(A) to fear for his or her safety or the
safety of others; or

1	"(B) to suffer substantial emotional dis-
2	tress.";
3	(B) by redesignating paragraphs (6) and
4	(7) as paragraphs (14) and (15) ;
5	(C) by inserting before paragraph (14) (as
6	redesignated) the following:
7	"(11) Related conduct.—The term 'related
8	conduct' means a violation of the criminal law of an
9	Indian tribe that is committed—
10	"(A) against a covered individual;
11	"(B) by a person—
12	"(i) who is subject to special tribal
13	criminal jurisdiction; and
14	"(ii) has committed criminal conduct
15	that falls into one or more of the cat-
16	egories described in paragraphs (1) and
17	(2) of subsection (c); and
18	"(C) in the course of resisting or inter-
19	fering with the prevention, detection, investiga-
20	tion, arrest, pretrial detention, prosecution, ad-
21	judication, or sentencing, including the proba-
22	tion, parole, incarceration, or rehabilitation, of
23	that person relating to that criminal conduct.
24	"(12) Sex trafficking.—

1	"(A) IN GENERAL.—The term 'sex traf-
2	ficking' means conduct—
3	"(i) consisting of—
4	"(I) recruiting, enticing, har-
5	boring, transporting, providing, ob-
6	taining, advertising, maintaining, pa-
7	tronizing, or soliciting by any means a
8	person; or
9	"(II) benefiting, financially or by
10	receiving anything of value, from par-
11	ticipation in a venture that has en-
12	gaged in an act described in subclause
13	(I); and
14	"(ii) carried out with the knowledge,
15	or, except where the act constituting the
16	violation of clause (i) is advertising, in
17	reckless disregard of the fact, that—
18	"(I) means of force, threats of
19	force, fraud, coercion, or any combina-
20	tion of such means will be used to
21	cause the person to engage in a com-
22	mercial sex act; or
23	"(II) the person has not attained
24	the age of 18 years and will be caused
25	to engage in a commercial sex act.

1	"(B) DEFINITIONS.—In this paragraph,
2	the terms 'coercion' and 'commercial sex act'
3	have the meanings given the terms in section
4	1591(e) of title 18, United States Code.
5	"(13) SEXUAL VIOLENCE.—The term 'sexual vi-
6	olence' means any nonconsensual sexual act or con-
7	tact proscribed by Federal, tribal, or State law, in-
8	cluding in any case in which the victim lacks the ca-
9	pacity to consent to the act.";
10	(D) by redesignating paragraphs (1)
11	through (5) as paragraphs (6) through (10) ;
12	(E) in paragraph (6) (as redesignated), by
13	striking "violence" and inserting "covered con-
14	duct'';
15	(F) in paragraph (7) (as redesignated), by
16	striking "violence" each place such term ap-
17	pears and inserting "covered conduct"; and
18	(G) by inserting before paragraph (6) (as
19	redesignated), the following:
20	"(1) CAREGIVER.—The term 'caregiver'
21	means—
22	"(A) the parent, guardian, or legal custo-
23	dian of the child;

1	"(B) the spouse or intimate partner of a
2	parent, guardian, or legal custodian of the
3	child;
4	"(C) any relative of the child, including a
5	parent, grandparent, great-grandparent, step-
6	parent, brother, sister, stepbrother, stepsister,
7	half-brother, or half-sister;
8	"(D) a person who resides or has resided
9	regularly or intermittently in the same dwelling
10	as the child;
11	"(E) a person who provides or has pro-
12	vided care for the child in or out of the home
13	of the child;
14	"(F) any person who exercises or has exer-
15	cised temporary or permanent control over the
16	child; or
17	"(G) any person who temporarily or per-
18	manently supervises or has supervised the child.
19	"(2) CHILD.—The term 'child' means a person
20	who has not attained the lesser of—
21	"(A) the age of 18; or
22	"(B) except in the case of sexual abuse,
23	the age specified by the child protection law of
24	the participating tribe that has jurisdiction over
25	the Indian country where the child resides.

1	"(3) CHILD VIOLENCE.—The term 'child vio-
2	lence' means covered conduct committed against a
3	child by a caregiver of the child.
4	"(4) COVERED CONDUCT.—The term 'covered
5	conduct' means conduct that—
6	"(A) involves the use, attempted use, or
7	threatened use of force against the person or
8	property of another; and
9	"(B) violates the criminal law of the In-
10	dian tribe that has jurisdiction over the Indian
11	country where the conduct occurs.
12	"(5) COVERED INDIVIDUAL.—The term 'cov-
13	ered individual' means an officer or employee of an
14	Indian tribe, or an individual authorized to act for
15	or on behalf of an Indian tribe or serving an Indian
16	tribe—
17	"(A) who is—
18	"(i) authorized under law to engage in
19	or supervise the prevention, detection, in-
20	vestigation, arrest, pretrial detention, pros-
21	ecution, or adjudication of an offense or
22	the sentencing, including the probation,
23	parole, incarceration, or rehabilitation, of
24	an individual; or

"(ii) serves as a probation or pretrial
services officer; and
"(B) who is carrying out an activity de-
scribed in paragraph (11)(C).";
(3) in subsection $(b)(4)$, by striking subpara-
graph (B);
(4) in subsection (c)—
(A) in the matter preceding paragraph (1),
by striking "domestic violence" and inserting
"tribal";
(B) in paragraph (1)—
(i) in the paragraph heading, by strik-
ing "AND DATING VIOLENCE" and insert-
ing ", dating violence, sexual vio-
LENCE, STALKING, TRAFFICKING, AND
CHILD VIOLENCE"; and
(ii) by striking "or dating violence"
and inserting ", dating violence, sexual vio-
lence, stalking, trafficking, or child vio-
lence"; and
(C) by adding at the end the following:
"(3) Related conduct.—An act of related
conduct that occurs in the Indian country of the
participating tribe.";

1	(5) in subsection (d), by striking "domestic vio-
2	lence" each place it appears and inserting "tribal";
3	(6) in subsection (f)—
4	(A) by striking "special domestic violence"
5	each place it appears and inserting "special
6	tribal'';
7	(B) in paragraph (2), by striking "pros-
8	ecutes" and all that follows through the semi-
9	colon at the end and inserting the following:
10	"prosecutes—
11	"(A) a crime of domestic violence;
12	"(B) a crime of dating violence;
13	"(C) a criminal violation of a protection
14	order;
15	"(D) a crime of sexual violence;
16	"(E) a crime of stalking;
17	"(F) a crime of trafficking; or
18	"(G) a crime of related conduct;"; and
19	(C) in paragraph (4), by inserting "child
20	violence, sexual violence, stalking, trafficking,
21	related conduct" after "dating violence"; and
22	(7) in subsection (h), by striking "fiscal years
23	2014 through 2018" and inserting "fiscal years
24	2019 through 2023".

SEC. 907. AUTHORIZING FUNDING FOR THE TRIBAL ACCESS PROGRAM.

3 Section 534 of title 28, united States Code, is amend-4 ed by adding at the end the following:

5 "(g) AUTHORIZATION OF APPROPRIATIONS.—There 6 is authorized to be appropriated \$3,000,000 for each of 7 fiscal years 2019 to 2023, to remain available until ex-8 pended, for the purposes of enhancing the ability of tribal 9 government entities to access, enter information into, and 10 obtain information from, Federal criminal information 11 databases, as authorized by this section.".

12 SEC. 908. CRIMINAL TRESPASS ON INDIAN LAND.

13 (a) IN GENERAL.—Section 1165 of title 18, United14 States Code, is amended to read as follows:

15 "§1165. Criminal trespass on Indian land

16 "(a) Hunting, Trapping or Fishing on Indian LAND.—Whoever, without lawful authority or permission, 17 18 willfully and knowingly goes upon any land that belongs 19 to any Indian or Indian tribe, band, or group and either 20 are held by the United States in trust or are subject to 21 a restriction against alienation imposed by the United States, or upon any lands of the United States that are 22 23 reserved for Indian use (referred to in this section as 'trib-24 al land'), for the purpose of hunting, trapping, or fishing 25 thereon, or for the removal of game, peltries, or fish therefrom, shall be fined under this title or imprisoned not 26 •HR 6545 IH

more than ninety days, or both, and all game, fish, and
 peltries in his possession shall be forfeited.

3 "(b) VIOLATION OF TRIBAL EXCLUSION ORDER.-"(1) Definition of exclusion order.-In 4 5 this subsection, the term 'exclusion order' means an 6 order issued in a proceeding by a court of an Indian 7 tribe that temporarily or permanently excludes a 8 person from tribal land because of a conviction 9 under the criminal laws of the tribal government— 10 "(A) for a violent crime (as defined under 11 applicable tribal law); or "(B) for the sale or distribution of con-12 13 trolled substances. 14 "(2) VIOLATION DESCRIBED.—It shall be un-15 lawful for any person to knowingly violate the terms 16 of an exclusion order that was issued by a court of 17 an Indian tribe in accordance with paragraph (4). 18 "(3) PENALTY.—Any person who violates para-19 graph (2) shall be fined up to \$5,000 or imprisoned 20 for up to 1 year, or both. "(4) REQUIREMENTS.—The violation described 21

in paragraph (2) applies only to an exclusion
order—

24 "(A) for which—
"(i) the respondent was served with, 1 2 or had actual notice of, the underlying 3 complaint; and "(ii) the underlying complaint in-4 5 cluded— "(I) a plain statement of facts 6 7 that, if true, would provide the basis 8 for the issuance of an exclusion order 9 against the respondent; 10 "(II) the date, time, and place 11 for a hearing on the complaint; and 12 "(III) a statement informing the 13 respondent that if the respondent fails 14 to appear at the hearing on the com-15 plaint, an order may issue, the viola-16 tion of which may result in— "(aa) criminal prosecution 17 18 under Federal law; and 19 "(bb) the imposition of a 20 fine or imprisonment, or both; "(B) for which a hearing on the underlying 21 22 complaint sufficient to protect the right of the 23 respondent to due process was held on the 24 record, at which the respondent was provided 25 an opportunity to be heard and present testi-

1	mony of witnesses and other evidence as to why
2	the order should not issue;
3	"(C) that—
4	"(i) temporarily or permanently ex-
5	cludes the respondent from tribal land
6	under the jurisdiction of the applicable In-
7	dian tribe; and
8	"(ii) includes a statement that a viola-
9	tion of the order may result in—
10	((I) criminal prosecution under
11	Federal law; and
12	"(II) the imposition of a fine or
13	imprisonment, or both; and
14	"(D) with which the respondent was served
15	or of which the respondent had actual notice.".
16	(b) Clerical Amendment.—The table of sections
17	for chapter 53 of such title is amended by striking the
18	item relating to section 1165 and inserting the following:
	"1165. Criminal trespass on Indian land.".
19	TITLE X—OFFICE ON VIOLENCE
20	AGAINST WOMEN
21	SEC. 1001. OFFICE ON VIOLENCE AGAINST WOMEN.
22	(a) Establishment of Office on Violence
23	AGAINST WOMEN.—Section 2002 of title I of the Omnibus
24	Crime Control and Safe Streets Act of 1968 (34 U.S.C.
25	10442) is amended—
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1	(1) in the heading, by striking " VIOLENCE
2	AGAINST WOMEN OFFICE" and inserting "OF-
3	FICE ON VIOLENCE AGAINST WOMEN'';
4	(2) in subsection (a), by striking "a Violence
5	Against Women Office" and inserting "an Office on
6	Violence Against Women'';
7	(3) in subsection (b), by inserting after "a sepa-
8	rate and distinct office within the Department of
9	Justice," the following: "not subsumed by any other
10	grant-making office,"; and
11	(4) in subsection (c), by striking "and the Vio-
12	lence Against Women Act of 2000 (Division B of
13	Public Law 106–386)" and inserting "the Violence
14	Against Women Act of 2000 (Division B of Public
15	Law 106–386), the Violence Against Women and
16	Department of Justice Reauthorization Act of 2005
17	(title IX of Public Law 109–162; 119 Stat. 3080),
18	and the Violence Against Women Reauthorization
19	Act of 2013 (Public Law 113-4; 127 Stat. 54)".
20	(b) Director of the Office on Violence
21	AGAINST WOMEN.—Section 2003 of the Omnibus Crime
22	Control and Safe Streets Act of 1968 (34 U.S.C. 10443)
23	is amended—

4 (2) in subsection (a), by striking "Violence
5 Against Women Office" and inserting "Office on Vi6 olence Against Women"; and

7 (3) in subsection (b)(2), by striking "or the Vi-8 olence Against Women Act of 2000 (division B of 9 Public Law 106–386)" and inserting "the Violence Against Women Act of 2000 (division B of Public 10 11 Law 106–386), the Violence Against Women and 12 Department of Justice Reauthorization Act of 2005 13 (title IX of Public Law 109–162; 119 Stat. 3080), 14 or the Violence Against Women Reauthorization Act 15 of 2013 (Public Law 113–4; 127 Stat. 54)".

(c) DUTIES AND FUNCTIONS OF DIRECTOR OF THE
OFFICE ON VIOLENCE AGAINST WOMEN.—Section 2004
of the Omnibus Crime Control and Safe Streets Act of
1968 (34 U.S.C. 10444) is amended—

20 (1) in the heading, by striking "VIOLENCE
21 AGAINST WOMEN OFFICE" and inserting "OF22 FICE ON VIOLENCE AGAINST WOMEN";

(2) in paragraph (5), by striking "and the Violence Against Women Act of 2000 (division B of
Public Law 106–386)" and inserting "the Violence

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1	Against Women Act of 2000 (division B of Public
2	Law 106–386), the Violence Against Women and
3	Department of Justice Reauthorization Act of 2005
4	(title IX of Public Law 109–162; 119 Stat. 3080),
5	or the Violence Against Women Reauthorization Act
6	of 2013 (Public Law 113–4; 127 Stat. 54)"; and
7	(3) in paragraph $(6)(B)$, by inserting after
8	"provide technical assistance," the following: "syn-
9	chronize Federal definitions and protocols,".
10	(d) Staff of Office on Violence Against
11	WOMEN.—Section 2005 of the Omnibus Crime Control
12	and Safe Streets Act of 1968 (34 U.S.C. 10445) is amend-
13	ed in the heading, by striking "VIOLENCE AGAINST
14	WOMEN OFFICE" and inserting "OFFICE ON VIO-
15	LENCE AGAINST WOMEN''.
16	(e) Clerical Amendment.—Section 121(a)(1) of
17	the Violence Against Women and Department of Justice

18 Reauthorization Act of 2005 (34 U.S.C. 20124(a)(1)) is
19 amended by striking "the Violence Against Women Of20 fice" and inserting "the Office on Violence Against
21 Women".

TITLE XI—INCARCERATED WOMEN

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3 SEC. 1101. TREATMENT OF PREGNANT WOMEN AND OTHER

INDIVIDUALS IN CORRECTIONS.

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

8 (b) IMPROVING THE TREATMENT OF PRIMARY CARE9 TAKER PARENTS AND OTHER INDIVIDUALS IN FEDERAL
10 PRISONS.—Chapter 303 of title 18, United States Code,
11 is amended by adding at the end the following:

12 "§ 4050. Treatment of primary caretaker parents and
13 other individuals

14 "(a) DEFINITIONS.—In this section—

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

17 "(2) the term 'covered institution' means a18 Federal penal or correctional institution;

19 "(3) the term 'Director' means the Director of20 the Bureau of Prisons;

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

23 "(5) the term 'primary caretaker parent' has
24 the meaning given the term in section 31903 of the

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

1	"(iii) on the basis of information pro-
2	vided by the person's attorney or legal
3	service provider; or
4	"(iv) on the basis of self-reporting.
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.

"(c) PLACEMENT IN SEGREGATED HOUSING UNITS; 1 2 PROHIBITION ON SHACKLING.— 3 "(1) PLACEMENT IN SEGREGATED HOUSING 4 UNITS.— "(A) IN GENERAL.—A covered institution 5 6 may not place a prisoner who is pregnant or in 7 post-partum recovery in a segregated housing 8 unit unless the prisoner presents an immediate 9 risk of harm to the prisoner or others. 10 "(B) RESTRICTIONS.—Any placement of a prisoner described in subparagraph (A) in a 11 12 segregated housing unit shall be limited and 13 temporary. "(2) PROHIBITION ON SHACKLING.—A covered 14 15 institution may not use an instrument of restraint, 16 including handcuffs, chains, irons, or a straitjacket, 17 on a prisoner who is pregnant. 18 "(d) PARENTING CLASSES.—The Director shall pro-19 vide parenting classes to each prisoner who is a primary 20 caretaker parent. "(e) TRAUMA SCREENING.—The Director shall pro-21 22 vide training to each correctional officer and each em-23 ployee of the Bureau of Prisons who regularly interacts 24 with prisoners, including each instructor and health care

professional, to enable those correctional officers and em ployees to—

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

6 "(2) refer a prisoner described in paragraph (1)
7 to the proper healthcare professional for treatment.
8 "(f) INMATE HEALTH.—

9 "(1) HEALTH CARE ACCESS.—The Director
10 shall ensure that all prisoners receive adequate
11 health care.

"(2) HYGIENIC PRODUCTS.—The Director shall
make essential hygienic products, including tampons,
sanitary napkins, shampoo, toothpaste, toothbrushes,
and any other hygienic product that the Director determines appropriate, available without charge to
prisoners.

18 "(3) GYNECOLOGIST ACCESS.—The Director
19 shall ensure that a prisoners have access to a gyne20 cologist.

21 "(g) USE OF SEX-APPROPRIATE CORRECTIONAL OF22 FICERS.—

23 "(1) REGULATIONS.—The Director shall pro24 mulgate regulations under which—

1	"(A) a correctional officer may not conduct
2	a strip search of a prisoner of the opposite sex
3	unless—
4	"(i)(I) the prisoner presents a risk of
5	immediate harm to herself or himself or
6	others; and
7	"(II) no other correctional officer of
8	the same sex as the prisoner, or medical
9	staff are available to assist; or
10	"(ii) the prisoner has previously re-
11	quested that an officer of a different sex
12	conduct searches;
13	"(B) a correctional officer may not enter a
14	restroom reserved for prisoners of the opposite
15	sex unless—
16	"(i)(I) a prisoner in the restroom pre-
17	sents a risk of immediate harm to himself
18	or herself or others; or
19	"(II) there is a medical emergency in
20	the restroom; and
21	"(ii) no other correctional officer of
22	the same sex as the prisoner is available to
23	assist;

1	"(C) a transgender prisoner's sex is deter-
2	mined according to the sex with which they
3	identify; and
4	"(D) a correctional officer may not search
5	or physically examine a prisoner for the sole
6	purpose of determining the prisoners' genital
7	status or sex.
8	"(2) Relation to other laws.—Nothing in
9	paragraph (1) shall be construed to affect the re-
10	quirements under the Prison Rape Elimination Act
11	of 2003 (42 U.S.C. 15601 et seq.).".
12	(c) SUBSTANCE ABUSE TREATMENT.—Section
13	3621(e) of title 18, United States Code, is amended by
14	adding at the end the following:
15	"(7) ELIGIBILITY OF PRIMARY CARETAKER
16	PARENTS AND PREGNANT WOMEN.—The Director of
17	the Bureau of Prisons may not prohibit an eligible
18	prisoner who is a primary caretaker parent (as de-
19	fined in section 4050) or who is pregnant from par-
20	ticipating in a program of residential substance
21	abuse treatment provided under paragraph (1) on
22	the basis of a failure by the eligible prisoner, before
23	being committed to the custody of the Bureau of
24	Prisons, to disclose to any official of the Bureau of
25	Prisons that the prisoner had a substance abuse

problem on or before the date on which the eligible
 prisoner was committed to the custody of the Bu reau of Prisons.".

4 (d) Effective Date.—

5 (1) IN GENERAL.—This section and the amend-6 ments made by this section shall take effect on the 7 date that is 2 years after the date of the enactment 8 of this Act.

9 (2) REPORT.—On the date that is 3 years after 10 the date of the enactment of this Act, the Director 11 of the Bureau of Prisons shall submit to the Com-12 mittees on the Judiciary of the House of Represent-13 atives and of the Senate a report on the implementa-14 tion of the requirements under section 4050 and sec-15 tion 3621(e) of title 18, United States Code.

16 (e) TECHNICAL AND CONFORMING AMENDMENT.—
17 The table of sections for chapter 303 of title 18, United
18 States Code, is amended by adding at the end the fol19 lowing:

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

20 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".

24 (b) ESTABLISHMENT.—Not later than 270 days after
25 the date of the enactment of this Act, the Director of the
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Federal Bureau of Prisons (hereinafter referred to as the
 "Director") shall establish a pilot program (hereinafter re ferred to as the "Program") in accordance with this sec tion to permit women incarcerated in Federal prisons and
 the children born to such women during incarceration to
 reside together while the inmate serves a term of imprison ment in a separate housing wing of the prison.

8 (c) PURPOSES.—The purposes of this section are9 to—

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

(2) reduce the recidivism rates of federally incarcerated women and mothers, and enhance public
safety by improving the effectiveness of the Federal
prison system for women as a population with special 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

1	of Federal pregnant offenders, manage limited re-
2	sources, and enhance public safety;
3	(5) perform regular outcome evaluations of the
4	effectiveness of programs and interventions for fed-
5	erally incarcerated pregnant women and mothers to
6	assure that such programs and interventions are evi-
7	dence-based and to suggest changes, deletions, and
8	expansions based on the results of such evaluations;
9	and
10	(6) assist the Department of Justice to address
11	the underlying cost structure of the Federal prison
12	system and ensure that the Department can con-
13	tinue to run prison nurseries safely and securely
14	without compromising the scope or quality of the
15	Department's critical health, safety and law enforce-
16	ment missions.
17	(d) DUTIES OF THE DIRECTOR OF THE FEDERAL
18	BUREAU OF PRISONS.—
19	(1) IN GENERAL.—The Director shall carry out
20	this section in consultation with—
21	(A) a licensed and board-certified gyne-
22	cologist or obstetrician;
23	(B) the Director of the Administrative Of-
24	fice of the United States Courts;

1	(C) the Director of the Office of Probation
2	and Pretrial Services;
3	(D) the Director of the National Institute
4	of Justice; and
5	(E) the Secretary of Health and Human
6	Services.
7	(2) DUTIES.—The Director shall, in accordance
8	with paragraph (3)—
9	(A) develop an offender risk and needs as-
10	sessment system particular to the health and
11	sensitivities of federally incarcerated pregnant
12	women and mothers in accordance with this
13	subsection;
14	(B) develop recommendations regarding re-
15	cidivism reduction programs and productive ac-
16	tivities in accordance with subsection (i);
17	(C) conduct ongoing research and data
18	analysis on—
19	(i) the best practices relating to the
20	use of offender risk and needs assessment
21	tools particular to the health and sensitivi-
22	ties of federally incarcerated pregnant
23	women and mothers;
24	(ii) the best available risk and needs
25	assessment tools particular to the health

1	and sensitivities of federally incarcerated
2	pregnant women and mothers and the level
3	to which they rely on dynamic risk factors
4	that could be addressed and changed over
5	time, and on measures of risk of recidi-
6	vism, individual needs, and responsivity to
7	recidivism reduction programs;
8	(iii) the most effective and efficient
9	uses of such tools in conjunction with re-
10	cidivism reduction programs, productive
11	activities, incentives, and rewards; and
12	(iv) which recidivism reduction pro-
13	grams are the most effective—
14	(I) for federally incarcerated
15	pregnant women and mothers classi-
16	fied at different recidivism risk levels;
17	and
18	(II) for addressing the specific
19	needs of federally incarcerated preg-
20	nant women and mothers;
21	(D) on a biennial basis, review the system
22	developed under subparagraph (A) and the rec-
23	ommendations developed under subparagraph
24	(B), using the research conducted under sub-
25	paragraph (C), to determine whether any revi-

1	sions or updates should be made, and if so,
2	make such revisions or updates;
3	(E) hold periodic meetings with the indi-
4	viduals listed in paragraph (1) at intervals to be
5	determined by the Director; and
6	(F) report to Congress in accordance with
7	subsection (i).
8	(3) Methods.—In carrying out the duties
9	under paragraph (2), the Director shall—
10	(A) consult relevant stakeholders; and
11	(B) make decisions using data that is
12	based on the best available statistical and em-
13	pirical evidence.
14	(e) ELIGIBILITY.—An inmate may apply to partici-
15	pate in the Program if the inmate—
16	(1) is pregnant at the beginning of the term of
17	imprisonment; and
18	(2) is in the custody or control of the Federal
19	Bureau of Prisons.
20	(f) Program Terms.—
21	(1) TERMS OF PARTICIPATION.—To correspond
22	with the purposes and goals of the Program to pro-
23	mote bonding during the critical stages of child de-
24	velopment, an eligible inmate selected for the Pro-
25	gram may participate in the Program, subject to

1	subsection (g), for the shorter of the inmate's term
2	of imprisonment or 30 months.
3	(2) INMATE REQUIREMENTS.—For the duration
4	of an inmate's participation in the Program, the in-
5	mate shall agree to—
6	(A) accept the responsibility of child-
7	rearing;
8	(B) participate in any educational or coun-
9	seling opportunities established by the Director,
10	including topics such as child development, par-
11	enting skills, domestic violence, vocational train-
12	ing, or substance abuse;
13	(C) abide by any court decision regarding
14	the legal or physical custody of the child;
15	(D) transfer to the Federal Bureau of
16	Prisons any child support payments for the in-
17	fant of the participating inmate from any per-
18	son or governmental entity; and
19	(E) specify a person who has agreed to
20	take custody of the child if the inmate's partici-
21	pation in the Program terminates before the in-
22	mate's release.
23	(g) Termination of Participation.—An inmate's
24	participation in the Program terminates upon the earliest
25	of the following to occur:

(1) The inmate is released from prison.

2 (2) The infant fails to meet any medical criteria
3 established by the Director or the Director's des4 ignee along with a collective determination of the
5 persons listed in subsection (d)(1).

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

10 (i) Reporting.—

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

16 (2) FINAL REPORT.—Not later than 6 months 17 after the termination of the Program, the Director 18 shall issue a final report to the Congress that con-19 tains a detailed statement of the Director's findings 20 and conclusions, including recommendations for leg-21 islation, administrative actions, and regulations the 22 Director considers appropriate.

(j) AUTHORIZATION OF APPROPRIATIONS.—There is
authorized to be appropriated to carry out this section
\$10,000,000 for each of fiscal years 2019 through 2023.

1 TITLE XII—OTHER MATTERS 2 SEC. 1201. NATIONAL STALKER AND DOMESTIC VIOLENCE 3 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 "2019
7 through 2023".

8 SEC. 1202. FEDERAL VICTIM ASSISTANTS REAUTHORIZA-9 TION.

10 Section 40114 of the Violence Against Women Act 11 of 1994 (Public Law 103–322) is amended by striking 12 "2014 through 2018" and inserting "2019 through 13 2023".

14 SEC. 1203. CHILD ABUSE TRAINING PROGRAMS FOR JUDI-15 CIAL PERSONNEL AND PRACTITIONERS.

Section 224(a) of the Crime Control Act of 1990 (34
U.S.C. 20334(a)) is amended by striking "2014 through
2018" and inserting "2019 through 2023".

19 SEC. 1204. SEX OFFENDER MANAGEMENT.

Section 40152(c) of the Violent Crime Control and
Law Enforcement Act of 1994 (34 U.S.C. 12311(c)) is
amended by striking "2014 through 2018" and inserting
"2019 through 2023".

1SEC. 1205. COURT-APPOINTED SPECIAL ADVOCATE PRO-2GRAM.

3 Section 219(a) of the Crime Control Act of 1990 (34
4 U.S.C. 20324(a)) is amended by striking "2014 through
5 2018" and inserting "2019 through 2023".

6 SEC. 1206. RAPE KIT BACKLOG.

7 Subsection (j) of section 2 of the DNA Analysis
8 Backlog Elimination Act of 2000 (34 U.S.C. 40701) is
9 amended by striking "2015 through 2019" and inserting
10 "2019 through 2023".

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