113TH CONGRESS 1ST SESSION S. 47

AN ACT

To reauthorize the Violence Against Women Act of 1994.

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

SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Violence Against
- 3 Women Reauthorization Act of 2013".

4 SEC. 2. TABLE OF CONTENTS.

- The table of contents for this Act is as follows:
 - Sec. 1. Short title.
 - Sec. 2. Table of contents.
 - Sec. 3. Universal definitions and grant conditions.
 - Sec. 4. Effective date.

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- Sec. 103. Legal assistance for victims.
- Sec. 104. Consolidation of grants to support families in the justice system.
- Sec. 105. Sex offender management.
- Sec. 106. Court-appointed special advocate program.
- Sec. 107. Criminal provision relating to stalking, including cyberstalking.
- Sec. 108. Outreach and services to underserved populations grant.
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- Sec. 202. Rural domestic violence, dating violence, sexual assault, stalking, and child abuse enforcement assistance.
- Sec. 203. Training and services to end violence against women with disabilities grants.
- Sec. 204. Enhanced training and services to end abuse in later life.

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

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- Sec. 402. Saving money and reducing tragedies through prevention grants.
- TITLE V—STRENGTHENING THE HEALTHCARE SYSTEM'S RESPONSE TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING
- Sec. 501. Consolidation of grants to strengthen the healthcare system's response to domestic violence, dating violence, sexual assault, and stalking.

TITLE VI—SAFE HOMES FOR VICTIMS OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

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Sec. 1263. Access to Federal foster care and unaccompanied refugee minor protections for certain U Visa recipients.

Sec. 1264. GAO study of the effectiveness of border screenings.

SEC. 3. UNIVERSAL DEFINITIONS AND GRANT CONDITIONS. 2 (a) Definitions.—Subsection (a) of section 40002 of the Violence Against Women Act of 1994 (42 U.S.C. 13925(a)) is amended— 5 (1) by striking paragraphs (5), (17), (18), (23), 6 (29), (33), (36), and (37); 7 (2) by redesignating— 8 (A) paragraphs (34) and (35) as para-9 graphs (41) and (42), respectively; 10 (B) paragraphs (30), (31), and (32) as 11 paragraphs (36), (37), and (38), respectively; 12 (C) paragraphs (24) through (28) as para-13 graphs (30) through (34), respectively; 14 (D) paragraphs (21) and (22) as para-

18 (F) paragraphs (10) through (16) as para-

graphs (23) and (24), respectively;

graphs (26) and (27), respectively;

(E) paragraphs (19) and (20) as para-

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1	(G) paragraphs (6) , (7) , (8) , and (9) as
2	paragraphs (8), (9), (10), and (11), respec-
3	tively; and
4	(H) paragraphs (1), (2), (3), and (4) as
5	paragraphs (2), (3), (4), and (5), respectively;
6	(3) by inserting before paragraph (2), as redes-
7	ignated, the following:
8	"(1) Alaska native village.—The term
9	'Alaska Native village' has the same meaning given
10	such term in the Alaska Native Claims Settlement
11	Act (43 U.S.C. 1601 et seq.).";
12	(4) in paragraph (3), as redesignated, by strik-
13	ing "serious harm." and inserting "serious harm to
14	an unemancipated minor.";
15	(5) in paragraph (4), as redesignated, by strik-
16	ing "The term" through "that—" and inserting
17	"The term 'community-based organization' means a
18	nonprofit, nongovernmental, or tribal organization
19	that serves a specific geographic community that—
20	";
21	(6) by inserting after paragraph (5), as redesig-
22	nated, the following:
23	"(6) Culturally specific.—The term 'cul-
24	turally specific' means primarily directed toward ra-
25	cial and ethnic minority groups (as defined in sec-

1	tion 1707(g) of the Public Health Service Act (42
2	U.S.C. $300u-6(g)$).
3	"(7) Culturally specific services.—The
4	term 'culturally specific services' means community-
5	based services that include culturally relevant and
6	linguistically specific services and resources to cul-
7	turally specific communities.";
8	(7) in paragraph (8), as redesignated, by insert-
9	ing "or intimate partner" after "former spouse" and
10	"as a spouse";
11	(8) by inserting after paragraph (11), as redes-
12	ignated, the following:
13	"(12) Homeless.—The term 'homeless' has
14	the meaning provided in section 41403(6).";
15	(9) in paragraph (18), as redesignated, by in-
16	serting "or Village Public Safety Officers" after
17	"governmental victim services programs";
18	(10) in paragraph (19), as redesignated, by in-
19	serting at the end the following:
20	"Intake or referral, by itself, does not constitute
21	legal assistance.";
22	(11) by inserting after paragraph (19), as re-
23	designated, the following:
24	"(20) Personally identifying information
25	OR PERSONAL INFORMATION.—The term 'personally

1	identifying information' or 'personal information'
2	means individually identifying information for or
3	about an individual including information likely to
4	disclose the location of a victim of domestic violence,
5	dating violence, sexual assault, or stalking, regard-
6	less of whether the information is encoded,
7	encrypted, hashed, or otherwise protected, includ-
8	ing—
9	"(A) a first and last name;
10	"(B) a home or other physical address;
11	"(C) contact information (including a post-
12	al, e-mail or Internet protocol address, or tele-
13	phone or facsimile number);
14	"(D) a social security number, driver li-
15	cense number, passport number, or student
16	identification number; and
17	"(E) any other information, including date
18	of birth, racial or ethnic background, or reli-
19	gious affiliation, that would serve to identify
20	any individual.
21	"(21) Population specific organization.—
22	The term 'population specific organization' means a
23	nonprofit, nongovernmental organization that pri-
24	marily serves members of a specific underserved
25	population and has demonstrated experience and ex-

- pertise providing targeted services to members of
 that specific underserved population.
- "(22) POPULATION SPECIFIC SERVICES.—The term 'population specific services' means victim-cen-tered services that address the safety, health, eco-nomic, legal, housing, workplace, immigration, con-fidentiality, or other needs of victims of domestic vi-olence, dating violence, sexual assault, or stalking, and that are designed primarily for and are targeted to a specific underserved population.";
 - (12) in paragraph (23), as redesignated, by striking "services" and inserting "assistance";
 - (13) by inserting after paragraph (24), as redesignated, the following:
 - "(25) RAPE CRISIS CENTER.—The term 'rape crisis center' means a nonprofit, nongovernmental, or tribal organization, or governmental entity in a State other than a Territory that provides intervention and related assistance, as specified in section 41601(b)(2)(C), to victims of sexual assault without regard to their age. In the case of a governmental entity, the entity may not be part of the criminal justice system (such as a law enforcement agency) and must be able to offer a comparable level of con-

1	fidentiality as a nonprofit entity that provides simi-
2	lar victim services.";
3	(14) in paragraph (26), as redesignated—
4	(A) in subparagraph (A), by striking "or"
5	after the semicolon;
6	(B) in subparagraph (B), by striking the
7	period and inserting "; or"; and
8	(C) by inserting at the end the following:
9	"(C) any federally recognized Indian
10	tribe.";
11	(15) in paragraph (27), as redesignated—
12	(A) by striking "52" and inserting "57";
13	and
14	(B) by striking "150,000" and inserting
15	"250,000";
16	(16) by inserting after paragraph (27), as re-
17	designated, the following:
18	"(28) SEX TRAFFICKING.—The term 'sex traf-
19	ficking' means any conduct proscribed by section
20	1591 of title 18, United States Code, whether or not
21	the conduct occurs in interstate or foreign commerce
22	or within the special maritime and territorial juris-
23	diction of the United States.
24	"(29) Sexual assault.—The term 'sexual as-
25	sault' means any nonconsensual sexual act pro-

1	scribed by Federal, tribal, or State law, including
2	when the victim lacks capacity to consent.";
3	(17) by inserting after paragraph (34), as re-
4	designated, the following:
5	"(35) Tribal coalition.—The term 'tribal co-
6	alition' means an established nonprofit, nongovern-
7	mental Indian organization, Alaska Native organiza-
8	tion, or a Native Hawaiian organization that—
9	"(A) provides education, support, and tech-
10	nical assistance to member Indian service pro-
11	viders in a manner that enables those member
12	providers to establish and maintain culturally
13	appropriate services, including shelter and rape
14	crisis services, designed to assist Indian women
15	and the dependents of those women who are
16	victims of domestic violence, dating violence,
17	sexual assault, and stalking; and
18	"(B) is comprised of board and general
19	members that are representative of—
20	"(i) the member service providers de-
21	scribed in subparagraph (A); and
22	"(ii) the tribal communities in which
23	the services are being provided.";
24	(18) by inserting after paragraph (38), as re-
25	designated, the following:

- 1 "(39) Underserved POPULATIONS.—The 2 term 'underserved populations' means populations 3 who face barriers in accessing and using victim serv-4 ices, and includes populations underserved because 5 of geographic location, religion, sexual orientation, 6 gender identity, underserved racial and ethnic popu-7 lations, populations underserved because of special 8 needs (such as language barriers, disabilities, 9 alienage status, or age), and any other population 10 determined to be underserved by the Attorney Gen-11 eral or by the Secretary of Health and Human Serv-12 ices, as appropriate.
 - "(40) Unit of local government means any city, county, township, town, borough, parish, village, or other general purpose political subdivision of a State."; and
 - (19) by inserting after paragraph (42), as redesignated, the following:
 - "(43) VICTIM SERVICE PROVIDER.—The term 'victim service provider' means a nonprofit, non-governmental or tribal organization or rape crisis center, including a State or tribal coalition, that assists or advocates for domestic violence, dating violence, sexual assault, or stalking victims, including

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- domestic violence shelters, faith-based organizations, and other organizations, with a documented history of effective work concerning domestic violence, dating violence, sexual assault, or stalking.
- 5 "(44) VICTIM SERVICES OR SERVICES.—The 6 terms 'victim services' and 'services' mean services 7 provided to victims of domestic violence, dating vio-8 lence, sexual assault, or stalking, including tele-9 phonic or web-based hotlines, legal advocacy, eco-10 nomic advocacy, emergency and transitional shelter, 11 accompaniment and advocacy through medical, civil 12 or criminal justice, immigration, and social support 13 systems, crisis intervention, short-term individual 14 and group support services, information and refer-15 rals, culturally specific services, population specific 16 services, and other related supportive services.
- 17 "(45) YOUTH.—The term 'youth' means a per-18 son who is 11 to 24 years old.".
- 19 (b) Grants Conditions.—Subsection (b) of section
- 20 40002 of the Violence Against Women Act of 1994 (42
- 21 U.S.C. 13925(b)) is amended—
- 22 (1) in paragraph (2)—
- 23 (A) in subparagraph (B), by striking 24 clauses (i) and (ii) and inserting the following:

"(i) disclose, reveal, or release any personally identifying information or individual information collected in connection with services requested, utilized, or denied through grantees' and subgrantees' programs, regardless of whether the information has been encoded, encrypted, hashed, or otherwise protected; or

"(ii) disclose, reveal, or release individual client information without the informed, written, reasonably time-limited consent of the person (or in the case of an unemancipated minor, the minor and the parent or guardian or in the case of legal incapacity, a court-appointed guardian) about whom information is sought, whether for this program or any other Federal, State, tribal, or territorial grant program, except that consent for release may not be given by the abuser of the minor, incapacitated person, or the abuser of the other parent of the minor.

If a minor or a person with a legally appointed guardian is permitted by law to receive services without the parent's or guardian's consent, the

1	minor or person with a guardian may release
2	information without additional consent.";
3	(B) by amending subparagraph (D), to
4	read as follows:
5	"(D) Information sharing.—
6	"(i) Grantees and subgrantees may
7	share—
8	"(I) nonpersonally identifying
9	data in the aggregate regarding serv-
10	ices to their clients and nonpersonally
11	identifying demographic information
12	in order to comply with Federal,
13	State, tribal, or territorial reporting,
14	evaluation, or data collection require-
15	ments;
16	"(II) court-generated information
17	and law enforcement-generated infor-
18	mation contained in secure, govern-
19	mental registries for protection order
20	enforcement purposes; and
21	"(III) law enforcement-generated
22	and prosecution-generated information
23	necessary for law enforcement and
24	prosecution purposes.
25	"(ii) In no circumstances may—

1	"(I) an adult, youth, or child vic-
2	tim of domestic violence, dating vio-
3	lence, sexual assault, or stalking be
4	required to provide a consent to re-
5	lease his or her personally identifying
6	information as a condition of eligi-
7	bility for the services provided by the
8	grantee or subgrantee;
9	"(II) any personally identifying
10	information be shared in order to
11	comply with Federal, tribal, or State
12	reporting, evaluation, or data collec-
13	tion requirements, whether for this
14	program or any other Federal, tribal,
15	or State grant program.";
16	(C) by redesignating subparagraph (E) as
17	subparagraph (F);
18	(D) by inserting after subparagraph (D)
19	the following:
20	"(E) STATUTORILY MANDATED REPORTS
21	OF ABUSE OR NEGLECT.—Nothing in this sec-
22	tion prohibits a grantee or subgrantee from re-
23	porting suspected abuse or neglect, as those
24	terms are defined and specifically mandated by
25	the State or tribe involved.": and

1	(E) by inserting after subparagraph (F),
2	as redesignated, the following:
3	"(G) Confidentiality assessment and
4	ASSURANCES.—Grantees and subgrantees must
5	document their compliance with the confiden-
6	tiality and privacy provisions required under
7	this section.";
8	(2) by striking paragraph (3) and inserting the
9	following:
10	"(3) Approved activities.—In carrying out
11	the activities under this title, grantees and sub-
12	grantees may collaborate with or provide information
13	to Federal, State, local, tribal, and territorial public
14	officials and agencies to develop and implement poli-
15	cies and develop and promote State, local, or tribal
16	legislation or model codes designed to reduce or
17	eliminate domestic violence, dating violence, sexual
18	assault, and stalking.";
19	(3) in paragraph (7), by inserting at the end
20	the following:
21	"Final reports of such evaluations shall be made
22	available to the public via the agency's website.";
23	and
24	(4) by inserting after paragraph (11) the fol-
25	lowing:

"(12) Delivery of Legal Assistance.—Any grantee or subgrantee providing legal assistance with funds awarded under this title shall comply with the eligibility requirements in section 1201(d) of the Violence Against Women Act of 2000 (42 U.S.C. 3796gg–6(d)).

"(13) Civil rights.—

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"(A) Nondiscrimination.—No person in the United States shall, on the basis of actual or perceived race, color, religion, national origin, sex, gender identity (as defined in paragraph 249(c)(4) of title 18, United States Code), sexual orientation, or disability, be excluded from participation in, be denied the benefits of, or be subjected to discrimination under any program or activity funded in whole or in part with funds made available under the Violence Against Women Act of 1994 (title IV of Public Law 103–322; 108 Stat. 1902), the Violence Against Women Act of 2000 (division B of Public Law 106–386; 114 Stat. 1491), the Violence Against Women and Department of Justice Reauthorization Act of 2005 (title IX of Public Law 109–162; 119 Stat. 3080), the Violence Against Women Reauthorization Act of

2013, and any other program or activity funded in whole or in part with funds appropriated for grants, cooperative agreements, and other assistance administered by the Office on Violence Against Women.

- "(B) EXCEPTION.—If sex segregation or sex-specific programming is necessary to the essential operation of a program, nothing in this paragraph shall prevent any such program or activity from consideration of an individual's sex. In such circumstances, grantees may meet the requirements of this paragraph by providing comparable services to individuals who cannot be provided with the sex-segregated or sex-specific programming.
- "(C) DISCRIMINATION.—The authority of the Attorney General and the Office of Justice Programs to enforce this paragraph shall be the same as it is under section 3789d of title 42, United States Code.
- "(D) Construction.—Nothing contained in this paragraph shall be construed, interpreted, or applied to supplant, displace, preempt, or otherwise diminish the responsibilities

1	and liabilities under other State or Federal civil
2	rights law, whether statutory or common.
3	"(14) Clarification of victim services and
4	LEGAL ASSISTANCE.—Victim services and legal as-
5	sistance under this title also include services and as-
6	sistance to victims of domestic violence, dating vio-
7	lence, sexual assault, or stalking who are also vic-
8	tims of severe forms of trafficking in persons as de-
9	fined by section 103 of the Trafficking Victims Pro-
10	tection Act of 2000 (22 U.S.C. 7102).
11	"(15) Conferral.—
12	"(A) In General.—The Office on Vio-
13	lence Against Women shall establish a biennial
14	conferral process with State and tribal coali-
15	tions and technical assistance providers who re-
16	ceive funding through grants administered by
17	the Office on Violence Against Women and au-
18	thorized by this Act, and other key stake-
19	holders.
20	"(B) Areas covered.—The areas of con-
21	ferral under this paragraph shall include—
22	"(i) the administration of grants;
23	"(ii) unmet needs;
24	"(iii) promising practices in the field;
25	and

1	"(iv) emerging trends.
2	"(C) Initial conferral.—The first con-
3	ferral shall be initiated not later than 6 months
4	after the date of enactment of the Violence
5	Against Women Reauthorization Act of 2013.
6	"(D) Report.—Not later than 90 days
7	after the conclusion of each conferral period,
8	the Office on Violence Against Women shall
9	publish a comprehensive report that—
10	"(i) summarizes the issues presented
11	during conferral and what, if any, policies
12	it intends to implement to address those
13	issues;
14	"(ii) is made available to the public on
15	the Office on Violence Against Women's
16	website and submitted to the Committee
17	on the Judiciary of the Senate and the
18	Committee on the Judiciary of the House
19	of Representatives.
20	"(16) Accountability.—All grants awarded
21	by the Attorney General under this Act shall be sub-
22	ject to the following accountability provisions:
23	"(A) Audit requirement.—
24	"(i) In General.—Beginning in the
25	first fiscal year beginning after the date of

the enactment of this Act, and in each fis-cal year thereafter, the Inspector General of the Department of Justice shall conduct audits of recipients of grants under this Act to prevent waste, fraud, and abuse of funds by grantees. The Inspector General shall determine the appropriate number of grantees to be audited each year.

"(ii) Definition.—In this paragraph, the term 'unresolved audit finding' means a finding in the final audit report of the Inspector General of the Department of Justice that the audited grantee has utilized grant funds for an unauthorized expenditure or otherwise unallowable cost that is not closed or resolved within 12 months from the date when the final audit report is issued.

"(iii) MANDATORY EXCLUSION.—A recipient of grant funds under this Act that is found to have an unresolved audit finding shall not be eligible to receive grant funds under this Act during the following 2 fiscal years.

1	"(iv) Priority.—In awarding grants
2	under this Act, the Attorney General shall
3	give priority to eligible entities that did not
4	have an unresolved audit finding during
5	the 3 fiscal years prior to submitting an
6	application for a grant under this Act.
7	"(v) Reimbursement.—If an entity
8	is awarded grant funds under this Act dur-
9	ing the 2-fiscal-year period in which the
10	entity is barred from receiving grants
11	under paragraph (2), the Attorney General
12	shall—
13	"(I) deposit an amount equal to
14	the grant funds that were improperly
15	awarded to the grantee into the Gen-
16	eral Fund of the Treasury; and
17	"(II) seek to recoup the costs of
18	the repayment to the fund from the
19	grant recipient that was erroneously
20	awarded grant funds.
21	"(B) Nonprofit organization require-
22	MENTS.—
23	"(i) Definition.—For purposes of
24	this paragraph and the grant programs de-
25	scribed in this Act, the term 'nonprofit or-

ganization' means an organization that is
described in section 501(c)(3) of the Internal Revenue Code of 1986 and is exempt
from taxation under section 501(a) of such
Code.

"(ii) Prohibition.—The Attorney General may not award a grant under any grant program described in this Act to a nonprofit organization that holds money in offshore accounts for the purpose of avoiding paying the tax described in section 511(a) of the Internal Revenue Code of 1986.

"(iii) DISCLOSURE.—Each nonprofit organization that is awarded a grant under a grant program described in this Act and uses the procedures prescribed in regulations to create a rebuttable presumption of reasonableness for the compensation of its officers, directors, trustees and key employees, shall disclose to the Attorney General, in the application for the grant, the process for determining such compensation, including the independent persons involved in reviewing and approving such

compensation, the comparability data used, and contemporaneous substantiation of the deliberation and decision. Upon request, the Attorney General shall make the information disclosed under this subsection available for public inspection.

"(C) Conference expenditures.—

"(i) LIMITATION.—No amounts authorized to be appropriated to the Department of Justice under this Act may be used by the Attorney General, or by any individual or organization awarded discretionary funds through a cooperative agreement under this Act, to host or support any expenditure for conferences that uses more than \$20,000 in Department funds, unless the Deputy Attorney General or such Assistant Attorney Generals, Directors, or principal deputies as the Deputy Attorney General may designate, provides prior written authorization that the funds may be expended to host a conference.

"(ii) Written approval.—Written approval under clause (i) shall include a written estimate of all costs associated

1	with the conference, including the cost of
2	all food and beverages, audiovisual equip-
3	ment, honoraria for speakers, and any en-
4	tertainment.
5	"(iii) Report.—The Deputy Attorney
6	General shall submit an annual report to
7	the Committee on the Judiciary of the
8	Senate and the Committee on the Judici-
9	ary of the House of Representatives on all
10	approved conference expenditures ref-
11	erenced in this paragraph.
12	"(D) Annual Certification.—Beginning
13	in the first fiscal year beginning after the date
14	of the enactment of this Act, the Attorney Gen-
15	eral shall submit, to the Committee on the Ju-
16	diciary and the Committee on Appropriations of
17	the Senate and the Committee on the Judiciary
18	and the Committee on Appropriations of the
19	House of Representatives, an annual certifi-
20	cation that—
21	"(i) all audits issued by the Office of
22	the Inspector General under paragraph (1)
23	have been completed and reviewed by the
24	appropriate Assistant Attorney General or

Director;

1	"(ii) all mandatory exclusions required
2	under subparagraph (A)(iii) have been
3	issued;
4	"(iii) all reimbursements required
5	under subparagraph $(A)(v)$ have been
6	made; and
7	"(iv) includes a list of any grant re-
8	cipients excluded under subparagraph (A)
9	from the previous year.".
10	SEC. 4. EFFECTIVE DATE.
11	Except as otherwise specifically provided in this Act,
12	the provisions of titles I, II, III, IV, VII, and sections 3,
13	602, 901, and 902 of this Act shall not take effect until
14	the beginning of the fiscal year following the date of enact-
15	ment of this Act.
16	TITLE I—ENHANCING JUDICIAL
17	AND LAW ENFORCEMENT
18	TOOLS TO COMBAT VIOLENCE
19	AGAINST WOMEN
20	SEC. 101. STOP GRANTS.
21	Title I of the Omnibus Crime Control and Safe
22	Streets Act of 1968 (42 U.S.C. 3711 et seq.) is amend-
23	ed—
24	(1) in section 1001(a)(18) (42 U.S.C.
25	3793(a)(18)), by striking "\$225,000,000 for each of

1	fiscal years 2007 through 2011" and inserting
2	" $$222,000,000$ for each of fiscal years 2014 through
3	2018";
4	(2) in section 2001(b) (42 U.S.C. 3796gg(b))—
5	(A) in the matter preceding paragraph
6	(1)—
7	(i) by striking "equipment" and in-
8	serting "resources"; and
9	(ii) by inserting "for the protection
10	and safety of victims," after "women,";
11	(B) in paragraph (1), by striking "sexual
12	assault" and all that follows through "dating
13	violence" and inserting "domestic violence, dat-
14	ing violence, sexual assault, and stalking, in-
15	cluding the appropriate use of nonimmigrant
16	status under subparagraphs (T) and (U) of sec-
17	tion 101(a)(15) of the Immigration and Nation-
18	ality Act (8 U.S.C. 1101(a))";
19	(C) in paragraph (2), by striking "sexual
20	assault and domestic violence" and inserting
21	"domestic violence, dating violence, sexual as-
22	sault, and stalking";
23	(D) in paragraph (3), by striking "sexual
24	assault and domestic violence" and inserting
25	"domestic violence, dating violence, sexual as-

1	sault, and stalking, as well as the appropriate
2	treatment of victims";
3	(E) in paragraph (4)—
4	(i) by striking "sexual assault and do-
5	mestic violence" and inserting "domestic
6	violence, dating violence, sexual assault,
7	and stalking"; and
8	(ii) by inserting ", classifying," after
9	"identifying";
10	(F) in paragraph (5)—
11	(i) by inserting "and legal assistance"
12	after "victim services";
13	(ii) by striking "domestic violence and
14	dating violence" and inserting "domestic
15	violence, dating violence, and stalking";
16	and
17	(iii) by striking "sexual assault and
18	domestic violence" and inserting "domestic
19	violence, dating violence, sexual assault,
20	and stalking";
21	(G) by striking paragraph (6) and redesig-
22	nating paragraphs (7) through (14) as para-
23	graphs (6) through (13), respectively;
24	(H) in paragraph (6), as redesignated by
25	subparagraph (G), by striking "sexual assault

1	and domestic violence" and inserting "domestic
2	violence, dating violence, sexual assault, and
3	stalking";
4	(I) in paragraph (7), as redesignated by
5	subparagraph (G), by striking "and dating vio-
6	lence" and inserting "dating violence, and
7	stalking";
8	(J) in paragraph (9), as redesignated by
9	subparagraph (G), by striking "domestic vio-
10	lence or sexual assault" and inserting "domes-
11	tic violence, dating violence, sexual assault, or
12	stalking";
13	(K) in paragraph (12), as redesignated by
14	subparagraph (G)—
15	(i) in subparagraph (A), by striking
16	"triage protocols to ensure that dangerous
17	or potentially lethal cases are identified
18	and prioritized" and inserting "the use of
19	evidence-based indicators to assess the risk
20	of domestic and dating violence homicide
21	and prioritize dangerous or potentially le-
22	thal cases"; and
23	(ii) by striking "and" at the end;
24	(L) in paragraph (13), as redesignated by
25	subparagraph (G)—

1	(i) by striking "to provide" and in-
2	serting "providing";
3	(ii) by striking "nonprofit nongovern-
4	mental";
5	(iii) by striking the comma after
6	"local governments";
7	(iv) in the matter following subpara-
8	graph (C), by striking "paragraph (14)"
9	and inserting "paragraph (13)"; and
10	(v) by striking the period at the end
11	and inserting a semicolon; and
12	(M) by inserting after paragraph (13), as
13	redesignated by subparagraph (G), the fol-
14	lowing:
15	"(14) developing and promoting State, local, or
16	tribal legislation and policies that enhance best prac-
17	tices for responding to domestic violence, dating vio-
18	lence, sexual assault, and stalking;
19	"(15) developing, implementing, or enhancing
20	Sexual Assault Response Teams, or other similar co-
21	ordinated community responses to sexual assault;
22	"(16) developing and strengthening policies,
23	protocols, best practices, and training for law en-
24	forcement agencies and prosecutors relating to the

- investigation and prosecution of sexual assault cases
 and the appropriate treatment of victims;
 - "(17) developing, enlarging, or strengthening programs addressing sexual assault against men, women, and youth in correctional and detention settings;
 - "(18) identifying and conducting inventories of backlogs of sexual assault evidence collection kits and developing protocols and policies for responding to and addressing such backlogs, including protocols and policies for notifying and involving victims;
 - "(19) developing, enlarging, or strengthening programs and projects to provide services and responses targeting male and female victims of domestic violence, dating violence, sexual assault, or stalking, whose ability to access traditional services and responses is affected by their sexual orientation or gender identity, as defined in section 249(c) of title 18, United States Code; and
 - "(20) developing, enhancing, or strengthening prevention and educational programming to address domestic violence, dating violence, sexual assault, or stalking, with not more than 5 percent of the amount allocated to a State to be used for this purpose.":

1	(3) in section 2007 (42 U.S.C. 3796gg-1)—
2	(A) in subsection (a), by striking "non-
3	profit nongovernmental victim service pro-
4	grams" and inserting "victim service pro-
5	viders'';
6	(B) in subsection (b)(6), by striking "(not
7	including populations of Indian tribes)";
8	(C) in subsection (c)—
9	(i) by striking paragraph (2) and in-
10	serting the following:
11	"(2) grantees and subgrantees shall develop a
12	plan for implementation and shall consult and co-
13	ordinate with—
14	"(A) the State sexual assault coalition;
15	"(B) the State domestic violence coalition;
16	"(C) the law enforcement entities within
17	the State;
18	"(D) prosecution offices;
19	"(E) State and local courts;
20	"(F) Tribal governments in those States
21	with State or federally recognized Indian tribes;
22	"(G) representatives from underserved
23	populations, including culturally specific popu-
24	lations;
25	"(H) victim service providers;

1	"(I) population specific organizations; and
2	"(J) other entities that the State or the
3	Attorney General identifies as needed for the
4	planning process;";
5	(ii) by redesignating paragraph (3) as
6	paragraph (4);
7	(iii) by inserting after paragraph (2),
8	as amended by clause (i), the following:
9	"(3) grantees shall coordinate the State imple-
10	mentation plan described in paragraph (2) with the
11	State plans described in section 307 of the Family
12	Violence Prevention and Services Act (42 U.S.C.
13	10407) and the programs described in section 1404
14	of the Victims of Crime Act of 1984 (42 U.S.C.
15	10603) and section 393A of the Public Health Serv-
16	ice Act (42 U.S.C. 280b–1b).";
17	(iv) in paragraph (4), as redesignated
18	by clause (ii)—
19	(I) in subparagraph (A), by strik-
20	ing "and not less than 25 percent
21	shall be allocated for prosecutors";
22	(II) by redesignating subpara-
23	graphs (B) and (C) as subparagraphs
24	(C) and (D);

1	(III) by inserting after subpara-
2	graph (A), the following:
3	"(B) not less than 25 percent shall be allo-
4	cated for prosecutors;"; and
5	(IV) in subparagraph (D) as re-
6	designated by subclause (II) by strik-
7	ing "for" and inserting "to"; and
8	(v) by adding at the end the following:
9	"(5) not later than 2 years after the date of en-
10	actment of this Act, and every year thereafter, not
11	less than 20 percent of the total amount granted to
12	a State under this subchapter shall be allocated for
13	programs or projects in 2 or more allocations listed
14	in paragraph (4) that meaningfully address sexual
15	assault, including stranger rape, acquaintance rape,
16	alcohol or drug-facilitated rape, and rape within the
17	context of an intimate partner relationship.";
18	(D) by striking subsection (d) and insert-
19	ing the following:
20	"(d) Application Requirements.—An application
21	for a grant under this section shall include—
22	"(1) the certifications of qualification required
23	under subsection (c);

1	"(2) proof of compliance with the requirements
2	for the payment of forensic medical exams and judi-
3	cial notification, described in section 2010;
4	"(3) proof of compliance with the requirements
5	for paying fees and costs relating to domestic vio-
6	lence and protection order cases, described in section
7	2011 of this title;
8	"(4) proof of compliance with the requirements
9	prohibiting polygraph examinations of victims of sex-
10	ual assault, described in section 2013 of this title;
11	"(5) an implementation plan required under
12	subsection (i); and
13	"(6) any other documentation that the Attorney
14	General may require.";
15	(E) in subsection (e)—
16	(i) in paragraph (2)—
17	(I) in subparagraph (A), by strik-
18	ing "domestic violence and sexual as-
19	sault" and inserting "domestic vio-
20	lence, dating violence, sexual assault,
21	and stalking"; and
22	(II) in subparagraph (D), by
23	striking "linguistically and"; and
24	(ii) by adding at the end the fol-
25	lowing:

1	"(3) Conditions.—In disbursing grants under
2	this part, the Attorney General may impose reason-
3	able conditions on grant awards to ensure that the
4	States meet statutory, regulatory, and other pro-
5	gram requirements.";
6	(F) in subsection (f), by striking the period
7	at the end and inserting ", except that, for pur-
8	poses of this subsection, the costs of the
9	projects for victim services or tribes for which
10	there is an exemption under section
11	40002(b)(1) of the Violence Against Women
12	Act of 1994 (42 U.S.C. 13925(b)(1)) shall not
13	count toward the total costs of the projects.";
14	and
15	(G) by adding at the end the following:
16	"(i) Implementation Plans.—A State applying for
17	a grant under this part shall—
18	"(1) develop an implementation plan in con-
19	sultation with the entities listed in subsection $(c)(2)$,
20	that identifies how the State will use the funds
21	awarded under this part, including how the State
22	will meet the requirements of subsection (c)(5); and
23	"(2) submit to the Attorney General—
24	"(A) the implementation plan developed
25	under paragraph (1);

1	"(B) documentation from each member of
2	the planning committee as to their participation
3	in the planning process;
4	"(C) documentation from the prosecution,
5	law enforcement, court, and victim services pro-
6	grams to be assisted, describing—
7	"(i) the need for the grant funds;
8	"(ii) the intended use of the grant
9	funds;
10	"(iii) the expected result of the grant
11	funds; and
12	"(iv) the demographic characteristics
13	of the populations to be served, including
14	age, disability, race, ethnicity, and lan-
15	guage background;
16	"(D) a description of how the State will
17	ensure that any subgrantees will consult with
18	victim service providers during the course of de-
19	veloping their grant applications in order to en-
20	sure that the proposed activities are designed to
21	promote the safety, confidentiality, and eco-
22	nomic independence of victims;
23	"(E) demographic data on the distribution
24	of underserved populations within the State and
25	a description of how the State will meet the

1	needs of underserved populations, including the
2	minimum allocation for population specific serv-
3	ices required under subsection (c)(4)(C);
4	"(F) a description of how the State plans
5	to meet the regulations issued pursuant to sub-
6	section (e)(2);
7	"(G) goals and objectives for reducing do-
8	mestic violence-related homicides within the
9	State; and
10	"(H) any other information requested by
11	the Attorney General.
12	"(j) Reallocation of Funds.—A State may use
13	any returned or remaining funds for any authorized pur-
14	pose under this part if—
15	"(1) funds from a subgrant awarded under this
16	part are returned to the State; or
17	"(2) the State does not receive sufficient eligi-
18	ble applications to award the full funding within the
19	allocations in subsection (c)(4)";
20	(4) in section 2010 (42 U.S.C. 3796gg-4)—
21	(A) in subsection (a), by striking para-
22	graph (1) and inserting the following:
23	"(1) IN GENERAL.—A State, Indian tribal gov-
24	ernment, or unit of local government shall not be en-
25	titled to funds under this subchapter unless the

1	State, Indian tribal government, unit of local govern-
2	ment, or another governmental entity—
3	"(A) incurs the full out-of-pocket cost of
4	forensic medical exams described in subsection
5	(b) for victims of sexual assault; and
6	"(B) coordinates with health care providers
7	in the region to notify victims of sexual assault
8	of the availability of rape exams at no cost to
9	the victims.";
10	(B) in subsection (b)—
11	(i) in paragraph (1), by inserting "or"
12	after the semicolon;
13	(ii) in paragraph (2), by striking ";
14	or" and inserting a period; and
15	(iii) by striking paragraph (3); and
16	(C) by amending subsection (d) to read as
17	follows:
18	"(d) Noncooperation.—
19	"(1) In general.—To be in compliance with
20	this section, a State, Indian tribal government, or
21	unit of local government shall comply with sub-
22	section (b) without regard to whether the victim par-
23	ticipates in the criminal justice system or cooperates
24	with law enforcement.

1	"(2) Compliance Period.—States, territories,
2	and Indian tribal governments shall have 3 years
3	from the date of enactment of this Act to come into
4	compliance with this section."; and
5	(5) in section 2011(a)(1) (42 U.S.C. 3796gg-
6	5(a)(1))—
7	(A) by inserting "modification, enforce-
8	ment, dismissal, withdrawal" after "registra-
9	tion," each place it appears;
10	(B) by inserting ", dating violence, sexual
11	assault, or stalking" after "felony domestic vio-
12	lence''; and
13	(C) by striking "victim of domestic vio-
14	lence" and all that follows through "sexual as-
15	sault" and inserting "victim of domestic vio-
16	lence, dating violence, sexual assault, or stalk-
17	ing".
18	SEC. 102. GRANTS TO ENCOURAGE ARREST POLICIES AND
19	ENFORCEMENT OF PROTECTION ORDERS.
20	(a) In General.—Part U of title I of the Omnibus
21	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
22	3796hh et seq.) is amended—
23	(1) in section 2101 (42 U.S.C. 3796hh)—
24	(A) in subsection (b)—

1	(i) in the matter preceding paragraph
2	(1), by striking "States," and all that fol-
3	lows through "units of local government"
4	and inserting "grantees";
5	(ii) in paragraph (1), by inserting
6	"and enforcement of protection orders
7	across State and tribal lines" before the
8	period;
9	(iii) in paragraph (2), by striking
10	"and training in police departments to im-
11	prove tracking of cases" and inserting
12	"data collection systems, and training in
13	police departments to improve tracking of
14	cases and classification of complaints";
15	(iv) in paragraph (4), by inserting
16	"and provide the appropriate training and
17	education about domestic violence, dating
18	violence, sexual assault, and stalking" after
19	"computer tracking systems";
20	(v) in paragraph (5), by inserting
21	"and other victim services" after "legal ad-
22	vocacy service programs";
23	(vi) in paragraph (6), by striking
24	"judges" and inserting "Federal, State,
25	tribal, territorial, and local judges, courts,

1	and court-based and court-related per-
2	sonnel";
3	(vii) in paragraph (8), by striking
4	"and sexual assault" and inserting "dating
5	violence, sexual assault, and stalking";
6	(viii) in paragraph (10), by striking
7	"non-profit, non-governmental victim serv-
8	ices organizations," and inserting "victim
9	service providers, staff from population
10	specific organizations,"; and
11	(ix) by adding at the end the fol-
12	lowing:
13	"(14) To develop and implement training pro-
14	grams for prosecutors and other prosecution-related
15	personnel regarding best practices to ensure offender
16	accountability, victim safety, and victim consultation
17	in cases involving domestic violence, dating violence,
18	sexual assault, and stalking.
19	"(15) To develop or strengthen policies, proto-
20	cols, and training for law enforcement, prosecutors,
21	and the judiciary in recognizing, investigating, and
22	prosecuting instances of domestic violence, dating vi-
23	olence, sexual assault, and stalking against immi-
24	grant victims, including the appropriate use of appli-
25	cations for nonimmigrant status under subpara-

1	graphs (T) and (U) of section 101(a)(15) of the Im-
2	migration and Nationality Act (8 U.S.C.
3	1101(a)(15)).
4	"(16) To develop and promote State, local, or
5	tribal legislation and policies that enhance best prac-
6	tices for responding to the crimes of domestic vio-
7	lence, dating violence, sexual assault, and stalking
8	including the appropriate treatment of victims.
9	"(17) To develop, implement, or enhance sexual
10	assault nurse examiner programs or sexual assault
11	forensic examiner programs, including the hiring
12	and training of such examiners.
13	"(18) To develop, implement, or enhance Sex-
14	ual Assault Response Teams or similar coordinated
15	community responses to sexual assault.
16	"(19) To develop and strengthen policies, proto-
17	cols, and training for law enforcement officers and
18	prosecutors regarding the investigation and prosecu-
19	tion of sexual assault cases and the appropriate
20	treatment of victims.
21	"(20) To provide human immunodeficiency
22	virus testing programs, counseling, and prophylaxis
23	for victims of sexual assault.

"(21) To identify and inventory backlogs of sex-

ual assault evidence collection kits and to develop

24

1	protocols for responding to and addressing such
2	backlogs, including policies and protocols for noti-
3	fying and involving victims.
4	"(22) To develop multidisciplinary high-risk
5	teams focusing on reducing domestic violence and
6	dating violence homicides by—
7	"(A) using evidence-based indicators to as-
8	sess the risk of homicide and link high-risk vic-
9	tims to immediate crisis intervention services;
10	"(B) identifying and managing high-risk
11	offenders; and
12	"(C) providing ongoing victim advocacy
13	and referrals to comprehensive services includ-
14	ing legal, housing, health care, and economic
15	assistance.";
16	(B) in subsection (c)—
17	(i) in paragraph (1)—
18	(I) in the matter preceding sub-
19	paragraph (A), by inserting "except
20	for a court," before "certify"; and
21	(II) by redesignating subpara-
22	graphs (A) and (B) as clauses (i) and
23	(ii), and adjusting the margin accord-
24	ingly;

1	(ii) in paragraph (2), by inserting
2	"except for a court," before "dem-
3	onstrate";
4	(iii) in paragraph (3)—
5	(I) by striking "spouses" each
6	place it appears and inserting "par-
7	ties''; and
8	(II) by striking "spouse" and in-
9	serting "party";
10	(iv) in paragraph (4)—
11	(I) by inserting ", dating vio-
12	lence, sexual assault, or stalking"
13	after "felony domestic violence";
14	(II) by inserting "modification,
15	enforcement, dismissal," after "reg-
16	istration," each place it appears;
17	(III) by inserting "dating vio-
18	lence," after "victim of domestic vio-
19	lence,"; and
20	(IV) by striking "and" at the
21	end;
22	(v) in paragraph (5)—
23	(I) in the matter preceding sub-
24	paragraph (A), by striking ", not later
25	than 3 years after January 5, 2006":

1	(II) by inserting ", trial of, or
2	sentencing for" after "investigation
3	of" each place it appears;
4	(III) by redesignating subpara-
5	graphs (A) and (B) as clauses (i) and
6	(ii), and adjusting the margin accord-
7	ingly;
8	(IV) in clause (ii), as redesig-
9	nated by subclause (III) of this
10	clause, by striking "subparagraph
11	(A)" and inserting "clause (i)"; and
12	(V) by striking the period at the
13	end and inserting "; and";
14	(vi) by redesignating paragraphs (1)
15	through (5), as amended by this subpara-
16	graph, as subparagraphs (A) through (E),
17	respectively;
18	(vii) in the matter preceding subpara-
19	graph (A), as redesignated by clause (v) of
20	this subparagraph—
21	(I) by striking the comma that
22	immediately follows another comma;
23	and

1	(II) by striking "grantees are
2	States" and inserting the following:
3	"grantees are—
4	"(1) States"; and
5	(viii) by adding at the end the fol-
6	lowing:
7	"(2) a State, tribal, or territorial domestic vio-
8	lence or sexual assault coalition or a victim service
9	provider that partners with a State, Indian tribal
10	government, or unit of local government that cer-
11	tifies that the State, Indian tribal government, or
12	unit of local government meets the requirements
13	under paragraph (1).";
14	(C) in subsection (d)—
15	(i) in paragraph (1)—
16	(I) in the matter preceding sub-
17	paragraph (A), by inserting ", policy,"
18	after "law"; and
19	(II) in subparagraph (A), by in-
20	serting "and the defendant is in cus-
21	tody or has been served with the in-
22	formation or indictment" before the
23	semicolon; and
24	(ii) in paragraph (2), by striking "it"
25	and inserting "its"; and

1	(D) by adding at the end the following:
2	"(f) Allocation for Tribal Coalitions.—Of the
3	amounts appropriated for purposes of this part for each
4	fiscal year, not less than 5 percent shall be available for
5	grants under section 2001 of title I of the Omnibus Crime
6	Control and Safe Streets Act of 1968 (42 U.S.C. 3796gg).
7	"(g) Allocation for Sexual Assault.—Of the
8	amounts appropriated for purposes of this part for each
9	fiscal year, not less than 25 percent shall be available for
10	projects that address sexual assault, including stranger
11	rape, acquaintance rape, alcohol or drug-facilitated rape,
12	and rape within the context of an intimate partner rela-
13	tionship."; and
14	(2) in section 2102(a) (42 U.S.C. 3796hh-
15	1(a))—
16	(A) in paragraph (1), by inserting "court,"
17	after "tribal government,"; and
18	(B) in paragraph (4), by striking "non-
19	profit, private sexual assault and domestic vio-
20	lence programs" and inserting "victim service
21	providers and, as appropriate, population spe-
22	cific organizations".
23	(b) Authorization of Appropriations.—Section
24	1001(a)(19) of title I of the Omnibus Crime Control and

1	Safe Streets Act of 1968 (42 U.S.C. 3793(a)(19)) is
2	amended—
3	(1) by striking "\$75,000,000" and all that fol-
4	lows through "2011." and inserting "\$73,000,000
5	for each of fiscal years 2014 through 2018."; and
6	(2) by striking the period that immediately fol-
7	lows another period.
8	SEC. 103. LEGAL ASSISTANCE FOR VICTIMS.
9	Section 1201 of the Violence Against Women Act of
10	2000 (42 U.S.C. 3796gg-6) is amended—
11	(1) in subsection (a)—
12	(A) in the first sentence, by striking "aris-
13	ing as a consequence of" and inserting "relat-
14	ing to or arising out of"; and
15	(B) in the second sentence, by inserting
16	"or arising out of" after "relating to";
17	(2) in subsection (b)—
18	(A) in the heading, by inserting "AND
19	Grant Conditions" after "Definitions";
20	and
21	(B) by inserting "and grant conditions"
22	after "definitions";
23	(3) in subsection (c)—

1	(A) in paragraph (1), by striking "victims
2	services organizations" and inserting "victim
3	service providers"; and
4	(B) by striking paragraph (3) and insert-
5	ing the following:
6	"(3) to implement, expand, and establish efforts
7	and projects to provide competent, supervised pro
8	bono legal assistance for victims of domestic vio-
9	lence, dating violence, sexual assault, or stalking, ex-
10	cept that not more than 10 percent of the funds
11	awarded under this section may be used for the pur-
12	pose described in this paragraph.";
13	(4) in subsection (d)—
14	(A) in paragraph (1), by striking "this sec-
15	tion has completed" and all that follows and in-
16	serting the following: "this section—"
17	"(A) has demonstrated expertise in pro-
18	viding legal assistance to victims of domestic vi-
19	olence, dating violence, sexual assault, or stalk-
20	ing in the targeted population; or
21	"(B)(i) is partnered with an entity or per-
22	son that has demonstrated expertise described
23	in subparagraph (A); and
24	"(ii) has completed, or will complete, train-
25	ing in connection with domestic violence, dating

1	violence, stalking, or sexual assault and related
2	legal issues, including training on evidence-
3	based risk factors for domestic and dating vio-
4	lence homicide;"; and
5	(B) in paragraph (2), by striking "stalking
6	organization" and inserting "stalking victim
7	service provider"; and
8	(5) in subsection (f) in paragraph (1), by strik-
9	ing "this section" and all that follows and inserting
10	the following: "this section \$57,000,000 for each of
1	fiscal years 2014 through 2018.".
12	SEC. 104. CONSOLIDATION OF GRANTS TO SUPPORT FAMI-
13	LIES IN THE JUSTICE SYSTEM.
14	(a) In General.—Title III of division B of the Vic-
15	tims of Trafficking and Violence Protection Act of 2000
15 16	
16	(Public Law 106–386; 114 Stat. 1509) is amended by
16 17	(Public Law 106–386; 114 Stat. 1509) is amended by
16 17	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C.
16 17 18	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C. 10420), as amended by section 306 of the Violence
16 17 18	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C. 10420), as amended by section 306 of the Violence Against Women and Department of Justice Reauthoriza-
16 17 18 19 20	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C. 10420), as amended by section 306 of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (Public Law 109–162; 119 Stat. 316),
16 17 18 19 20 21	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C. 10420), as amended by section 306 of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (Public Law 109–162; 119 Stat. 316), and inserting the following:
16 17 18 19 20 21	(Public Law 106–386; 114 Stat. 1509) is amended by striking the section preceding section 1302 (42 U.S.C. 10420), as amended by section 306 of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (Public Law 109–162; 119 Stat. 316), and inserting the following: "SEC. 1301. GRANTS TO SUPPORT FAMILIES IN THE JUS-

- 1 ing juvenile courts), Indian tribal governments, nonprofit
- 2 organizations, legal services providers, and victim services
- 3 providers to improve the response of all aspects of the civil
- 4 and criminal justice system to families with a history of
- 5 domestic violence, dating violence, sexual assault, or stalk-
- 6 ing, or in cases involving allegations of child sexual abuse.
- 7 "(b) Use of Funds.—A grant under this section
- 8 may be used to—
- 9 "(1) provide supervised visitation and safe visi-
- tation exchange of children and youth by and be-
- tween parents in situations involving domestic vio-
- lence, dating violence, child sexual abuse, sexual as-
- sault, or stalking;
- 14 "(2) develop and promote State, local, and trib-
- al legislation, policies, and best practices for improv-
- ing civil and criminal court functions, responses,
- practices, and procedures in cases involving a history
- of domestic violence or sexual assault, or in cases in-
- volving allegations of child sexual abuse, including
- cases in which the victim proceeds pro se;
- 21 "(3) educate court-based and court-related per-
- sonnel and court-appointed personnel (including cus-
- tody evaluators and guardians ad litem) and child
- protective services workers on the dynamics of do-
- 25 mestic violence, dating violence, sexual assault, and

1	stalking, including information on perpetrator behav
2	ior, evidence-based risk factors for domestic and dat
3	ing violence homicide, and on issues relating to the
4	needs of victims, including safety, security, privacy
5	and confidentiality, including cases in which the vic
6	tim proceeds pro se;
7	"(4) provide appropriate resources in juvenile
8	court matters to respond to dating violence, domestic
9	violence, sexual assault (including child sexua
10	abuse), and stalking and ensure necessary services
11	dealing with the health and mental health of victims
12	are available;
13	"(5) enable courts or court-based or court-re
14	lated programs to develop or enhance—
15	"(A) court infrastructure (such as special
16	ized courts, consolidated courts, dockets, intake
17	centers, or interpreter services);
18	"(B) community-based initiatives within
19	the court system (such as court watch pro
20	grams, victim assistants, pro se victim assist
21	ance programs, or community-based supple
22	mentary services);
23	"(C) offender management, monitoring
24	and accountability programs.

1	"(D) safe and confidential information-
2	storage and information-sharing databases
3	within and between court systems;
4	"(E) education and outreach programs to
5	improve community access, including enhanced
6	access for underserved populations; and
7	"(F) other projects likely to improve court
8	responses to domestic violence, dating violence,
9	sexual assault, and stalking;
10	"(6) provide civil legal assistance and advocacy
11	services, including legal information and resources in
12	cases in which the victim proceeds pro se, to—
13	"(A) victims of domestic violence; and
14	"(B) nonoffending parents in matters—
15	"(i) that involve allegations of child
16	sexual abuse;
17	"(ii) that relate to family matters, in-
18	cluding civil protection orders, custody,
19	and divorce; and
20	"(iii) in which the other parent is rep-
21	resented by counsel;
22	"(7) collect data and provide training and tech-
23	nical assistance, including developing State, local,
24	and tribal model codes and policies, to improve the
25	capacity of grantees and communities to address the

1 civil justice needs of victims of domestic violence, 2 dating violence, sexual assault, and stalking who 3 have legal representation, who are proceeding pro se, 4 or who are proceeding with the assistance of a legal 5 advocate; and "(8) to improve training and education to assist 6 7 judges, judicial personnel, attorneys, child welfare 8 personnel, and legal advocates in the civil justice 9 system. 10 "(c) Considerations.— "(1) IN GENERAL.—In making grants for pur-11 12 poses described in paragraphs (1) through (7) of 13 subsection (b), the Attorney General shall consider— "(A) the number of families to be served 14 15 by the proposed programs and services; 16 "(B) the extent to which the proposed programs and services serve underserved popu-17 18 lations; "(C) the extent to which the applicant 19 20 demonstrates cooperation and collaboration 21 with nonprofit, nongovernmental entities in the 22 local community with demonstrated histories of 23 effective work on domestic violence, dating vio-

lence, sexual assault, or stalking, including

State or tribal domestic violence coalitions,

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1	State or tribal sexual assault coalitions, local
2	shelters, and programs for domestic violence
3	and sexual assault victims; and
4	"(D) the extent to which the applicant
5	demonstrates coordination and collaboration
6	with State, tribal, and local court systems, in-
7	cluding mechanisms for communication and re-
8	ferral.
9	"(2) Other Grants.—In making grants under
10	subsection (b)(8) the Attorney General shall take
11	into account the extent to which the grantee has ex-
12	pertise addressing the judicial system's handling of
13	family violence, child custody, child abuse and ne-
14	glect, adoption, foster care, supervised visitation, di-
15	vorce, and parentage.
16	"(d) APPLICANT REQUIREMENTS.—The Attorney
17	General may make a grant under this section to an appli-
18	cant that—
19	"(1) demonstrates expertise in the areas of do-
20	mestic violence, dating violence, sexual assault
21	stalking, or child sexual abuse, as appropriate;
22	"(2) ensures that any fees charged to individ-
23	uals for use of supervised visitation programs and
24	services are based on the income of those individ-

uals, unless otherwise provided by court order;

"(3) for a court-based program, certifies that victims of domestic violence, dating violence, sexual assault, or stalking are not charged fees or any other costs related to the filing, petitioning, modifying, issuance, registration, enforcement, withdrawal, or dismissal of matters relating to the domestic violence, dating violence, sexual assault, or stalking;

"(4) demonstrates that adequate security measures, including adequate facilities, procedures, and personnel capable of preventing violence, and adequate standards are, or will be, in place (including the development of protocols or policies to ensure that confidential information is not shared with courts, law enforcement agencies, or child welfare agencies unless necessary to ensure the safety of any child or adult using the services of a program funded under this section), if the applicant proposes to operate supervised visitation programs and services or safe visitation exchange;

"(5) certifies that the organizational policies of the applicant do not require mediation or counseling involving offenders and victims being physically present in the same place, in cases where domestic

- violence, dating violence, sexual assault, or stalking
 is alleged;
- "(6) certifies that any person providing legal assistance through a program funded under this section has completed or will complete training on domestic violence, dating violence, sexual assault, and stalking, including child sexual abuse, and related legal issues; and
 - "(7) certifies that any person providing custody evaluation or guardian ad litem services through a program funded under this section has completed or will complete training developed with input from and in collaboration with a tribal, State, territorial, or local domestic violence, dating violence, sexual assault, or stalking victim service provider or coalition on the dynamics of domestic violence and sexual assault, including child sexual abuse, that includes training on how to review evidence of past abuse and the use of evidenced-based theories to make recommendations on custody and visitation.
- ommendations on custody and visitation.

 "(e) AUTHORIZATION OF APPROPRIATIONS.—There
 is authorized to be appropriated to carry out this section,
 \$22,000,000 for each of fiscal years 2014 through 2018.
 Amounts appropriated pursuant to this subsection shall
 remain available until expended.

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1	"(f) Allotment for Indian Tribes.—
2	"(1) In general.—Not less than 10 percent of
3	the total amount available under this section for
4	each fiscal year shall be available for grants under
5	the program authorized by section 3796gg-10 of
6	this title.
7	"(2) Applicability of part.—The require-
8	ments of this section shall not apply to funds allo-
9	cated for the program described in paragraph (1).".
10	(b) Technical and Conforming Amendment.—
11	Subtitle J of the Violence Against Women Act of 1994
12	(42 U.S.C. 14043 et seq.) is repealed.
13	SEC. 105. SEX OFFENDER MANAGEMENT.
14	Section 40152(c) of the Violence Against Women Act
15	of 1994 (42 U.S.C. 13941) is amended by striking
16	"\$5,000,000" and all that follows and inserting
17	" $5,000,000$ for each of fiscal years 2014 through 2018.".
18	SEC. 106. COURT-APPOINTED SPECIAL ADVOCATE PRO-
19	GRAM.
20	Subtitle B of title II of the Crime Control Act of 1990
21	(42 U.S.C. 13011 et seq.) is amended—
22	(1) in section 216 (42 U.S.C. 13012), by strik-
23	ing "January 1, 2010" and inserting "January 1,
24	2015";
25	(2) in section 217 (42 U.S.C. 13013)—

1	(A) by striking "Code of Ethics" in section
2	(c)(2) and inserting "Standards for Programs";
3	and
4	(B) by adding at the end the following:
5	"(e) Reporting.—An organization that receives a
6	grant under this section for a fiscal year shall submit to
7	the Administrator a report regarding the use of the grant
8	for the fiscal year, including a discussion of outcome per-
9	formance measures (which shall be established by the Ad-
10	ministrator) to determine the effectiveness of the pro-
11	grams of the organization in meeting the needs of children
12	in the child welfare system."; and
13	(3) in section 219(a) (42 U.S.C. 13014(a)), by
14	striking "fiscal years 2007 through 2011" and in-
15	serting "fiscal years 2014 through 2018".
16	SEC. 107. CRIMINAL PROVISION RELATING TO STALKING,
17	INCLUDING CYBERSTALKING.
18	(a) Interstate Domestic Violence.—Section
19	2261(a)(1) of title 18, United States Code, is amended—
20	(1) by inserting "is present" after "Indian
21	Country or"; and
22	(2) by inserting "or presence" after "as a result
23	of such travel";
24	(b) Stalking.—Section 2261A of title 18, United

1 "§ 2261A. Stalking

2	"Whoever—
3	"(1) travels in interstate or foreign commerce
4	or is present within the special maritime and terri-
5	torial jurisdiction of the United States, or enters or
6	leaves Indian country, with the intent to kill, injure,
7	harass, intimidate, or place under surveillance with
8	intent to kill, injure, harass, or intimidate another
9	person, and in the course of, or as a result of, such
10	travel or presence engages in conduct that—
11	"(A) places that person in reasonable fear
12	of the death of, or serious bodily injury to—
13	"(i) that person;
14	"(ii) an immediate family member (as
15	defined in section 115) of that person; or
16	"(iii) a spouse or intimate partner of
17	that person; or
18	"(B) causes, attempts to cause, or would
19	be reasonably expected to cause substantial
20	emotional distress to a person described in
21	clause (i), (ii), or (iii) of subparagraph (A); or
22	"(2) with the intent to kill, injure, harass, in-
23	timidate, or place under surveillance with intent to
24	kill, injure, harass, or intimidate another person,
25	uses the mail, any interactive computer service or
26	electronic communication service or electronic com-

1	munication system of interstate commerce, or any
2	other facility of interstate or foreign commerce to
3	engage in a course of conduct that—
4	"(A) places that person in reasonable fear
5	of the death of or serious bodily injury to a per-
6	son described in clause (i), (ii), or (iii) of para-
7	graph $(1)(A)$; or
8	"(B) causes, attempts to cause, or would
9	be reasonably expected to cause substantial
10	emotional distress to a person described in
11	clause (i), (ii), or (iii) of paragraph (1)(A),
12	shall be punished as provided in section 2261(b) of
13	this title.".
14	(c) Interstate Violation of Protection
15	ORDER.—Section 2262(a)(2) of title 18, United States
16	Code, is amended by inserting "is present" after "Indian
17	Country or".
18	SEC. 108. OUTREACH AND SERVICES TO UNDERSERVED
19	POPULATIONS GRANT.
20	Section 120 of the Violence Against Women and De-
21	partment of Justice Reauthorization Act of 2005 (42
22	U.S.C. 14045) is amended to read as follows:
23	"SEC. 120. GRANTS FOR OUTREACH AND SERVICES TO UN-
24	DERSERVED POPULATIONS.
25	"(a) Grants Authorized.—

"(1) IN GENERAL.—Of the amounts appropriated under the grant programs identified in paragraph (2), the Attorney General shall take 2 percent of such appropriated amounts and combine them to award grants to eligible entities described in subsection (b) of this section to develop and implement outreach strategies targeted at adult or youth victims of domestic violence, dating violence, sexual assault, or stalking in underserved populations and to provide victims of domestic violence, dating violence, sexual assault and youth victims of domestic violence, dating violence, sexual assault, and stalking in underserved populations. The requirements of the grant programs identified in paragraph (2) shall not apply to this grant program.

- "(2) Programs covered by paragraph (1) are the programs carried out under the following provisions:
 - "(A) Section 2001 of the Omnibus Crime Control and Safe Streets Act of 1968 (Grants to Combat Violent Crimes Against Women).
 - "(B) Section 2101 of the Omnibus Crime Control and Safe Streets Act of 1968 (Grants to Encourage Arrest Policies and Enforcement of Protection Orders Program).

1	"(b) Eligible Entities.—Eligible entities under
2	this section are—
3	"(1) population specific organizations that have
4	demonstrated experience and expertise in providing
5	population specific services in the relevant under-
6	served communities, or population specific organiza-
7	tions working in partnership with a victim service
8	provider or domestic violence or sexual assault coali-
9	tion;
10	"(2) victim service providers offering population
11	specific services for a specific underserved popu-
12	lation; or
13	"(3) victim service providers working in part-
14	nership with a national, State, tribal, or local organi-
15	zation that has demonstrated experience and exper-
16	tise in providing population specific services in the
17	relevant underserved population.
18	"(c) Planning Grants.—The Attorney General
19	may use up to 25 percent of funds available under this
20	section to make one-time planning grants to eligible enti-
21	ties to support the planning and development of specially
22	designed and targeted programs for adult and youth vic-
23	tims in one or more underserved populations, including—
24	"(1) identifying, building and strengthening

partnerships with potential collaborators within un-

- derserved populations, Federal, State, tribal, territorial or local government entities, and public and
 private organizations;
 - "(2) conducting a needs assessment of the community and the targeted underserved population or populations to determine what the barriers are to service access and what factors contribute to those barriers, using input from the targeted underserved population or populations;
 - "(3) identifying promising prevention, outreach and intervention strategies for victims from a targeted underserved population or populations; and
 - "(4) developing a plan, with the input of the targeted underserved population or populations, for implementing prevention, outreach and intervention strategies to address the barriers to accessing services, promoting community engagement in the prevention of domestic violence, dating violence, sexual assault, and stalking within the targeted underserved populations, and evaluating the program.
- "(d) Implementation Grants.—The Attorney General shall make grants to eligible entities for the purpose of providing or enhancing population specific outreach and services to adult and youth victims in one or more underserved populations, including—

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- "(1) working with Federal, State, tribal, territorial and local governments, agencies, and organizations to develop or enhance population specific services;
 - "(2) strengthening the capacity of underserved populations to provide population specific services;
 - "(3) strengthening the capacity of traditional victim service providers to provide population specific services;
 - "(4) strengthening the effectiveness of criminal and civil justice interventions by providing training for law enforcement, prosecutors, judges and other court personnel on domestic violence, dating violence, sexual assault, or stalking in underserved populations; or
 - "(5) working in cooperation with an underserved population to develop and implement outreach, education, prevention, and intervention strategies that highlight available resources and the specific issues faced by victims of domestic violence, dating violence, sexual assault, or stalking from underserved populations.
- "(e) APPLICATION.—An eligible entity desiring a 24 grant under this section shall submit an application to the 25 Director of the Office on Violence Against Women at such

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- 1 time, in such form, and in such manner as the Director
- 2 may prescribe.
- 3 "(f) Reports.—Each eligible entity receiving a grant
- 4 under this section shall submit to the Director of the Of-
- 5 fice on Violence Against Women a report that describes
- 6 the activities carried out with grant funds.
- 7 "(g) Authorization of Appropriations.—In ad-
- 8 dition to the funds identified in subsection (a)(1), there
- 9 are authorized to be appropriated to carry out this section
- 10 \$2,000,000 for each of fiscal years 2014 through 2018.
- 11 "(h) Definitions and Grant Conditions.—In
- 12 this section the definitions and grant conditions in section
- 13 40002 of the Violence Against Women Act of 1994 (42
- 14 U.S.C. 13925) shall apply.".
- 15 SEC. 109. CULTURALLY SPECIFIC SERVICES GRANT.
- Section 121 of the Violence Against Women and De-
- 17 partment of Justice Reauthorization Act of 2005 (42
- 18 U.S.C. 14045a) is amended—
- 19 (1) in the section heading, by striking "AND
- 20 **LINGUISTICALLY**";
- 21 (2) by striking "and linguistically" each place it
- 22 appears;
- 23 (3) by striking "and linguistic" each place it
- 24 appears;
- 25 (4) by striking subsection (a)(2) and inserting:

1	"(2) Programs covered.—The programs cov-
2	ered by paragraph (1) are the programs carried out
3	under the following provisions:
4	"(A) Section 2101 of the Omnibus Crime
5	Control and Safe Streets Act of 1968 (Grants
6	to Encourage Arrest Policies and Enforcement
7	of Protection Orders).
8	"(B) Section 14201 of division B of the
9	Victims of Trafficking and Violence Protection
10	Act of 2000 (42 U.S.C. 3796gg-6) (Legal As-
11	sistance for Victims).
12	"(C) Section 40295 of the Violence
13	Against Women Act of 1994 (42 U.S.C. 13971)
14	(Rural Domestic Violence, Dating Violence,
15	Sexual Assault, Stalking, and Child Abuse En-
16	forcement Assistance).
17	"(D) Section 40802 of the Violence
18	Against Women Act of 1994 (42 U.S.C.
19	14041a) (Enhanced Training and Services to
20	End Violence Against Women Later in Life).
21	"(E) Section 1402 of division B of the Vic-
22	tims of Trafficking and Violence Protection Act
23	of 2000 (42 U.S.C. 3796gg-7) (Education,
24	Training and Enhanced Services to End Vio-

1	lence Against and Abuse of Women with Dis-
2	abilities)."; and
3	(5) in subsection (g), by striking "linguistic
4	and".
5	TITLE II—IMPROVING SERVICES
6	FOR VICTIMS OF DOMESTIC
7	VIOLENCE, DATING VIO-
8	LENCE, SEXUAL ASSAULT,
9	AND STALKING
10	SEC. 201. SEXUAL ASSAULT SERVICES PROGRAM.
11	(a) Grants to States and Territories.—Section
12	41601(b) of the Violence Against Women Act of 1994 (42
13	U.S.C. 14043g(b)) is amended—
14	(1) in paragraph (1), by striking "other pro-
15	grams" and all that follows and inserting "other
16	nongovernmental or tribal programs and projects to
17	assist individuals who have been victimized by sexual
18	assault, without regard to the age of the indi-
19	vidual.";
20	(2) in paragraph (2)—
21	(A) in subparagraph (B), by inserting "or
22	tribal programs and activities" after "non-
23	governmental organizations"; and
24	(B) in subparagraph (C)(v), by striking
25	"linguistically and"; and

1	(3) in paragraph (4)—
2	(A) by inserting "(including the District of
3	Columbia and Puerto Rico)" after "The Attor-
4	ney General shall allocate to each State";
5	(B) by striking "the District of Columbia,
6	Puerto Rico," after "Guam";
7	(C) by striking "0.125 percent" and in-
8	serting "0.25 percent"; and
9	(D) by striking "The District of Columbia
10	shall be treated as a territory for purposes of
11	calculating its allocation under the preceding
12	formula.".
13	(b) Authorization of Appropriations.—Section
14	41601(f)(1) of the Violence Against Women Act of 1994
15	(42 U.S.C. $14043g(f)(1)$) is amended by striking
16	"\$50,000,000 to remain available until expended for each
17	of the fiscal years 2007 through 2011" and inserting
18	"\$40,000,000 to remain available until expended for each
19	of fiscal years 2014 through 2018".
20	SEC. 202. RURAL DOMESTIC VIOLENCE, DATING VIOLENCE,
21	SEXUAL ASSAULT, STALKING, AND CHILD
22	ABUSE ENFORCEMENT ASSISTANCE.
23	Section 40295 of the Violence Against Women Act
24	of 1994 (42 U.S.C. 13971) is amended—

1	(1) in subsection (a)(1)(H), by inserting ", in-
2	cluding sexual assault forensic examiners" before the
3	semicolon;
4	(2) in subsection (b)—
5	(A) in paragraph (1)—
6	(i) by striking "victim advocacy
7	groups" and inserting "victim service pro-
8	viders"; and
9	(ii) by inserting ", including devel-
10	oping multidisciplinary teams focusing on
11	high risk cases with the goal of preventing
12	domestic and dating violence homicides"
13	before the semicolon;
14	(B) in paragraph (2)—
15	(i) by striking "and other long- and
16	short-term assistance" and inserting "legal
17	assistance, and other long-term and short-
18	term victim and population specific serv-
19	ices"; and
20	(ii) by striking "and" at the end;
21	(C) in paragraph (3), by striking the pe-
22	riod at the end and inserting "; and"; and
23	(D) by adding at the end the following:
24	"(4) developing, enlarging, or strengthening
25	programs addressing sexual assault, including sexual

- assault forensic examiner programs, Sexual Assault
 Response Teams, law enforcement training, and programs addressing rape kit backlogs.
- 4 "(5) developing programs and strategies that 5 focus on the specific needs of victims of domestic vi-6 olence, dating violence, sexual assault, and stalking 7 who reside in remote rural and geographically iso-8 lated areas, including addressing the challenges 9 posed by the lack of access to shelters and victims 10 services, and limited law enforcement resources and 11 training, and providing training and resources to 12 Community Health Aides involved in the delivery of 13 Indian Health Service programs."; and
- (3) in subsection (e)(1), by striking
 "\$55,000,000 for each of the fiscal years 2007
 through 2011" and inserting "\$50,000,000 for each
 of fiscal years 2014 through 2018".
- 18 SEC. 203. TRAINING AND SERVICES TO END VIOLENCE
- 19 AGAINST WOMEN WITH DISABILITIES
- GRANTS.
- 21 Section 1402 of division B of the Victims of Traf-
- 22 ficking and Violence Protection Act of 2000 (42 U.S.C.
- 23 3796gg-7) is amended—
- 24 (1) in subsection (b)—

1	(A) in paragraph (1), by inserting "(in-
2	cluding using evidence-based indicators to as-
3	sess the risk of domestic and dating violence
4	homicide)" after "risk reduction";
5	(B) in paragraph (4), by striking "victim
6	service organizations" and inserting "victim
7	service providers"; and
8	(C) in paragraph (5), by striking "victim
9	services organizations" and inserting "victim
10	service providers";
11	(2) in subsection $(e)(1)(D)$, by striking "non-
12	profit and nongovernmental victim services organiza-
13	tion, such as a State" and inserting "victim service
14	provider, such as a State or tribal"; and
15	(3) in subsection (e), by striking "\$10,000,000
16	for each of the fiscal years 2007 through 2011" and
17	inserting "\$9,000,000 for each of fiscal years 2014
18	through 2018".
19	SEC. 204. ENHANCED TRAINING AND SERVICES TO END
20	ABUSE IN LATER LIFE.
21	(a) In General.—Subtitle H of the Violence Against
22	Women Act of 1994 (42 U.S.C. 14041 et seq.) is amended
23	to read as follows:

1	"Subtitle H—Enhanced Training
2	and Services To End Abuse
3	Later in Life
4	"SEC. 40801. ENHANCED TRAINING AND SERVICES TO END
5	ABUSE IN LATER LIFE.
6	"(a) Definitions.—In this section—
7	"(1) the term 'exploitation' has the meaning
8	given the term in section 2011 of the Social Security
9	Act (42 U.S.C. 1397j);
10	"(2) the term 'later life', relating to an indi-
11	vidual, means the individual is 50 years of age or
12	older; and
13	"(3) the term 'neglect' means the failure of a
14	caregiver or fiduciary to provide the goods or serv-
15	ices that are necessary to maintain the health or
16	safety of an individual in later life.
17	"(b) Grant Program.—
18	"(1) Grants authorized.—The Attorney
19	General may make grants to eligible entities to carry
20	out the activities described in paragraph (2).
21	"(2) Mandatory and permissible activi-
22	TIES.—
23	"(A) MANDATORY ACTIVITIES.—An eligible
24	entity receiving a grant under this section shall
25	use the funds received under the grant to—

1 "(i) provide training programs	s to as-
2 sist law enforcement agencies, pros	secutors,
3 agencies of States or units of local	govern-
4 ment, population specific organi	izations,
5 victim service providers, victim ad	vocates,
6 and relevant officers in Federal,	, tribal,
7 State, territorial, and local courts in	n recog-
8 nizing and addressing instances of	of elder
9 abuse;	
10 "(ii) provide or enhance serv	ices for
victims of abuse in later life, include	ding do-
mestic violence, dating violence, ser	xual as-
sault, stalking, exploitation, and neg	glect;
14 "(iii) establish or support mu	ıltidisci-
plinary collaborative community re	esponses
to victims of abuse in later life, in	ncluding
domestic violence, dating violence,	, sexual
assault, stalking, exploitation, and	neglect;
19 and	
20 "(iv) conduct cross-training	for law
21 enforcement agencies, prosecutors	s, agen-
cies of States or units of local gove	rnment,
23 attorneys, health care providers, population	pulation
specific organizations, faith-based	d advo-
cates, victim service providers, and	d courts

1	to better serve victims of abuse in later
2	life, including domestic violence, dating vio-
3	lence, sexual assault, stalking, exploitation,
4	and neglect.
5	"(B) Permissible activities.—An eligi-
6	ble entity receiving a grant under this section
7	may use the funds received under the grant
8	to—
9	"(i) provide training programs to as-
10	sist attorneys, health care providers, faith-
11	based leaders, or other community-based
12	organizations in recognizing and address-
13	ing instances of abuse in later life, includ-
14	ing domestic violence, dating violence, sex-
15	ual assault, stalking, exploitation, and ne-
16	glect; or
17	"(ii) conduct outreach activities and
18	awareness campaigns to ensure that vic-
19	tims of abuse in later life, including domes-
20	tic violence, dating violence, sexual assault,
21	stalking, exploitation, and neglect receive
22	appropriate assistance.
23	"(C) WAIVER.—The Attorney General may
24	waive 1 or more of the activities described in
25	subparagraph (A) upon making a determination

1	that the activity would duplicate services avail-
2	able in the community.
3	"(D) Limitation.—An eligible entity re-
4	ceiving a grant under this section may use not
5	more than 10 percent of the total funds re-
6	ceived under the grant for an activity described
7	in subparagraph (B)(ii).
8	"(3) Eligible entities.—An entity shall be
9	eligible to receive a grant under this section if—
10	"(A) the entity is—
11	"(i) a State;
12	"(ii) a unit of local government;
13	"(iii) a tribal government or tribal or-
14	ganization;
15	"(iv) a population specific organiza-
16	tion with demonstrated experience in as-
17	sisting individuals over 50 years of age;
18	"(v) a victim service provider with
19	demonstrated experience in addressing do-
20	mestic violence, dating violence, sexual as-
21	sault, and stalking; or
22	"(vi) a State, tribal, or territorial do-
23	mestic violence or sexual assault coalition;
24	and

1	"(B) the entity demonstrates that it is
2	part of a multidisciplinary partnership that in-
3	cludes, at a minimum—
4	"(i) a law enforcement agency;
5	"(ii) a prosecutor's office;
6	"(iii) a victim service provider; and
7	"(iv) a nonprofit program or govern-
8	ment agency with demonstrated experience
9	in assisting individuals in later life;
10	"(4) Underserved populations.—In making
11	grants under this section, the Attorney General shall
12	give priority to proposals providing services to cul-
13	turally specific and underserved populations.
14	"(5) Authorization of appropriations.—
15	There is authorized to be appropriated to carry out
16	this section \$9,000,000 for each of fiscal years 2014
17	through 2018.".
18	TITLE III—SERVICES, PROTEC-
19	TION, AND JUSTICE FOR
20	YOUNG VICTIMS OF VIO-
21	LENCE
22	SEC. 301. RAPE PREVENTION AND EDUCATION GRANT.
23	Section 393A of the Public Health Service Act (42
24	U.S.C. 280b–1b) is amended—
25	(1) in subsection (a)—

1	(A) in the matter preceding paragraph (1),
2	by inserting ", territorial or tribal" after "crisis
3	centers, State"; and
4	(B) in paragraph (6), by inserting "and al-
5	cohol" after "about drugs"; and
6	(2) in subsection (c)—
7	(A) in paragraph (1), by striking
8	"\$80,000,000 for each of fiscal years 2007
9	through 2011" and inserting "\$50,000,000 for
10	each of fiscal years 2014 through 2018"; and
11	(B) by adding at the end the following:
12	"(3) Baseline funding for states, the
13	DISTRICT OF COLUMBIA, AND PUERTO RICO.—A
14	minimum allocation of \$150,000 shall be awarded in
15	each fiscal year for each of the States, the District
16	of Columbia, and Puerto Rico. A minimum alloca-
17	tion of \$35,000 shall be awarded in each fiscal year
18	for each Territory. Any unused or remaining funds
19	shall be allotted to each State, the District of Co-
20	lumbia, and Puerto Rico on the basis of popu-
21	lation.".

1	SEC. 302. CREATING HOPE THROUGH OUTREACH, OPTIONS,
2	SERVICES, AND EDUCATION FOR CHILDREN
3	AND YOUTH.
4	Subtitle L of the Violence Against Women Act of
5	1994 is amended by striking sections 41201 through
6	41204 (42 U.S.C. 14043c through 14043c–3) and insert-
7	ing the following:
8	"SEC. 41201. CREATING HOPE THROUGH OUTREACH, OP-
9	TIONS, SERVICES, AND EDUCATION FOR
10	CHILDREN AND YOUTH ('CHOOSE CHILDREN
11	& YOUTH').
12	"(a) Grants Authorized.—The Attorney General,
13	working in collaboration with the Secretary of Health and
14	Human Services and the Secretary of Education, shall
15	award grants to enhance the safety of youth and children
16	who are victims of, or exposed to, domestic violence, dating
17	violence, sexual assault, stalking, or sex trafficking and
18	prevent future violence.
19	"(b) Program Purposes.—Funds provided under
20	this section may be used for the following program pur-
21	pose areas:
22	"(1) Services to advocate for and re-
23	SPOND TO YOUTH.—To develop, expand, and
24	strengthen victim-centered interventions and services
25	that target youth who are victims of domestic vio-
26	lence, dating violence, sexual assault, stalking, and

sex trafficking. Services may include victim services, counseling, advocacy, mentoring, educational support, transportation, legal assistance in civil, criminal and administrative matters, such as family law cases, housing cases, child welfare proceedings, campus administrative proceedings, and civil protection order proceedings, population-specific services, and other activities that support youth in finding safety, stability, and justice and in addressing the emotional, cognitive, and physical effects of trauma. Funds may be used to—

"(A) assess and analyze currently available services for youth victims of domestic violence, dating violence, sexual assault, stalking, and sex trafficking, determining relevant barriers to such services in a particular locality, and developing a community protocol to address such problems collaboratively;

"(B) develop and implement policies, practices, and procedures to effectively respond to domestic violence, dating violence, sexual assault, stalking, or sex trafficking against youth; or

"(C) provide technical assistance and training to enhance the ability of school per-

sonnel, victim service providers, child protective service workers, staff of law enforcement agencies, prosecutors, court personnel, individuals who work in after school programs, medical personnel, social workers, mental health personnel, and workers in other programs that serve children and youth to improve their ability to appropriately respond to the needs of children and youth who are victims of domestic violence, dating violence, sexual assault, stalking, and sex trafficking, and to properly refer such children, youth, and their families to appropriate services.

- "(2) Supporting youth through education and protection.—To enable middle schools, high schools, and institutions of higher education to—
 - "(A) provide training to school personnel, including healthcare providers and security personnel, on the needs of students who are victims of domestic violence, dating violence, sexual assault, stalking, or sex trafficking;
 - "(B) develop and implement prevention and intervention policies in middle and high schools, including appropriate responses to, and

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1	identification and referral procedures for, stu-
2	dents who are experiencing or perpetrating do-
3	mestic violence, dating violence, sexual assault,
4	stalking, or sex trafficking, and procedures for
5	handling the requirements of court protective
6	orders issued to or against students;
7	"(C) provide support services for student
8	victims of domestic violence, dating violence,
9	sexual assault, stalking, or sex trafficking, such

- sexual assault, stalking, or sex trafficking, such as a resource person who is either on-site or oncall;
- "(D) implement developmentally appropriate educational programming for students regarding domestic violence, dating violence, sexual assault, stalking, and sex trafficking and the impact of such violence on youth; or
- "(E) develop strategies to increase identification, support, referrals, and prevention programming for youth who are at high risk of domestic violence, dating violence, sexual assault, stalking, or sex trafficking.

"(c) ELIGIBLE APPLICANTS.—

"(1) IN GENERAL.—To be eligible to receive a grant under this section, an entity shall be—

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"(A) a victim service provider, tribal nonprofit, or population-specific or communitybased organization with a demonstrated history of effective work addressing the needs of youth who are, including runaway or homeless youth affected by, victims of domestic violence, dating violence, sexual assault, stalking, or sex trafficking;

"(B) a victim service provider that is partnered with an entity that has a demonstrated history of effective work addressing the needs of youth; or

"(C) a public, charter, tribal, or nationally accredited private middle or high school, a school administered by the Department of Defense under section 2164 of title 10, United States Code or section 1402 of the Defense Dependents' Education Act of 1978, a group of schools, a school district, or an institution of higher education.

"(2) Partnerships.—

"(A) EDUCATION.—To be eligible to receive a grant for the purposes described in subsection (b)(2), an entity described in paragraph (1) shall be partnered with a public, charter,

1	tribal, or nationally accredited private middle or
2	high school, a school administered by the De-
3	partment of Defense under section 2164 of title
4	10, United States Code or section 1402 of the
5	Defense Dependents' Education Act of 1978, a
6	group of schools, a school district, or an institu-
7	tion of higher education.
8	"(B) Other Partnerships.—All appli-
9	cants under this section are encouraged to work
10	in partnership with organizations and agencies
11	that work with the relevant population. Such
12	entities may include—
13	"(i) a State, tribe, unit of local gov-
14	ernment, or territory;
15	"(ii) a population specific or commu-
16	nity-based organization;
17	"(iii) batterer intervention programs
18	or sex offender treatment programs with
19	specialized knowledge and experience work-
20	ing with youth offenders; or
21	"(iv) any other agencies or nonprofit,
22	nongovernmental organizations with the
23	capacity to provide effective assistance to
24	the adult, youth, and child victims served
25	by the partnership.

1	"(d) Grantee Requirements.—Applicants for
2	grants under this section shall establish and implement
3	policies, practices, and procedures that—
4	"(1) require and include appropriate referral
5	systems for child and youth victims;
6	"(2) protect the confidentiality and privacy of
7	child and youth victim information, particularly in
8	the context of parental or third party involvement
9	and consent, mandatory reporting duties, and work-
10	ing with other service providers all with priority on
11	victim safety and autonomy; and
12	"(3) ensure that all individuals providing inter-
13	vention or prevention programming to children or
14	youth through a program funded under this section
15	have completed, or will complete, sufficient training
16	in connection with domestic violence, dating violence,
17	sexual assault, stalking, and sex trafficking.
18	"(e) Definitions and Grant Conditions.—In
19	this section, the definitions and grant conditions provided
20	for in section 40002 shall apply.
21	"(f) Authorization of Appropriations.—There
22	is authorized to be appropriated to carry out this section,
23	\$15,000,000 for each of fiscal years 2014 through 2018.
24	"(g) Allotment.—

1	"(1) In general.—Not less than 50 percent of
2	the total amount appropriated under this section for
3	each fiscal year shall be used for the purposes de-
4	scribed in subsection $(b)(1)$.
5	"(2) Indian tribes.—Not less than 10 percent
6	of the total amount appropriated under this section
7	for each fiscal year shall be made available for
8	grants under the program authorized by section
9	2015 of the Omnibus Crime Control and Safe
10	Streets Act of 1968. The requirements of this sec-
11	tion shall not apply to funds allocated under this
12	paragraph.
13	"(h) Priority.—The Attorney General shall
14	prioritize grant applications under this section that coordi-
15	nate with prevention programs in the community.".
16	SEC. 303. GRANTS TO COMBAT VIOLENT CRIMES ON CAM-
17	PUSES.
18	Section 304 of the Violence Against Women and De-
19	partment of Justice Reauthorization Act of 2005 (42
20	U.S.C. 14045b) is amended—
21	(1) in subsection (a)—
22	(A) in paragraph (1)—
23	(i) by striking "stalking on campuses,
24	and" and inserting "stalking on cam-
25	puses,";

1	(ii) by striking "crimes against women
2	on" and inserting "crimes on"; and
3	(iii) by inserting ", and to develop and
4	strengthen prevention education and
5	awareness programs" before the period;
6	and
7	(B) in paragraph (2), by striking
8	"\$500,000" and inserting "\$300,000";
9	(2) in subsection (b)—
10	(A) in paragraph (2)—
11	(i) by inserting ", strengthen," after
12	"To develop"; and
13	(ii) by inserting "including the use of
14	technology to commit these crimes," after
15	"sexual assault and stalking,";
16	(B) in paragraph (4)—
17	(i) by inserting "and population spe-
18	cific services" after "strengthen victim
19	services programs";
20	(ii) by striking "entities carrying out"
21	and all that follows through "stalking vic-
22	tim services programs" and inserting "vic-
23	tim service providers"; and
24	(iii) by inserting ", regardless of
25	whether the services are provided by the

1	institution or in coordination with commu-
2	nity victim service providers" before the
3	period at the end; and
4	(C) by adding at the end the following:
5	"(9) To develop or adapt and provide develop-
6	mental, culturally appropriate, and linguistically ac-
7	cessible print or electronic materials to address both
8	prevention and intervention in domestic violence,
9	dating violence, sexual violence, and stalking.
10	"(10) To develop or adapt population specific
11	strategies and projects for victims of domestic vio-
12	lence, dating violence, sexual assault, and stalking
13	from underserved populations on campus.";
14	(3) in subsection (e)—
15	(A) in paragraph (2)—
16	(i) in subparagraph (B), by striking
17	"any non-profit" and all that follows
18	through "victim services programs" and
19	inserting "victim service providers";
20	(ii) by redesignating subparagraphs
21	(D) through (F) as subparagraphs (E)
22	through (G), respectively; and
23	(iii) by inserting after subparagraph
24	(C), the following:

1	"(D) describe how underserved populations
2	in the campus community will be adequately
3	served, including the provision of relevant popu-
4	lation specific services;"; and
5	(B) in paragraph (3), by striking "2007
6	through 2011" and inserting "2014 through
7	2018";
8	(4) in subsection (d)—
9	(A) by redesignating paragraph (3) as
10	paragraph (4); and
11	(B) by inserting after paragraph (2), the
12	following:
13	"(3) Grantee minimum requirements.—
14	Each grantee shall comply with the following min-
15	imum requirements during the grant period:
16	"(A) The grantee shall create a coordi-
17	nated community response including both orga-
18	nizations external to the institution and rel-
19	evant divisions of the institution.
20	"(B) The grantee shall establish a manda-
21	tory prevention and education program on do-
22	mestic violence, dating violence, sexual assault,
23	and stalking for all incoming students.
24	"(C) The grantee shall train all campus
25	law enforcement to respond effectively to do-

1	mestic violence, dating violence, sexual assault,
2	and stalking.
3	"(D) The grantee shall train all members
4	of campus disciplinary boards to respond effec-
5	tively to situations involving domestic violence,
6	dating violence, sexual assault, or stalking.";
7	and
8	(5) in subsection (e), by striking "there are"
9	and all that follows through the period and inserting
10	"there is authorized to be appropriated \$12,000,000
11	for each of fiscal years 2014 through 2018.".
12	SEC. 304. CAMPUS SEXUAL VIOLENCE, DOMESTIC VIO-
13	LENCE, DATING VIOLENCE, AND STALKING
13 14	EDUCATION AND PREVENTION.
14	EDUCATION AND PREVENTION.
14 15	EDUCATION AND PREVENTION. (a) In General.—Section 485(f) of the Higher Edu-
14 15 16	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended—
14 15 16 17	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)—
14 15 16 17	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)— (A) in subparagraph (C)(iii), by striking
114 115 116 117 118	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)— (A) in subparagraph (C)(iii), by striking the period at the end and inserting ", when the
14 15 16 17 18 19 20	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)— (A) in subparagraph (C)(iii), by striking the period at the end and inserting ", when the victim of such crime elects or is unable to make
14 15 16 17 18 19 20 21	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)— (A) in subparagraph (C)(iii), by striking the period at the end and inserting ", when the victim of such crime elects or is unable to make such a report."; and
114 115 116 117 118 119 220 221	EDUCATION AND PREVENTION. (a) IN GENERAL.—Section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)) is amended— (1) in paragraph (1)— (A) in subparagraph (C)(iii), by striking the period at the end and inserting ", when the victim of such crime elects or is unable to make such a report."; and (B) in subparagraph (F)—

1	(I) by striking "sexual orienta-
2	tion" and inserting "national origin,
3	sexual orientation, gender identity,";
4	and
5	(II) by striking the period and
6	inserting "; and; and
7	(iii) by adding at the end the fol-
8	lowing:
9	"(iii) of domestic violence, dating vio-
10	lence, and stalking incidents that were re-
11	ported to campus security authorities or
12	local police agencies.";
13	(2) in paragraph (3), by inserting ", that with-
14	holds the names of victims as confidential," after
15	"that is timely";
16	(3) in paragraph $(6)(A)$ —
17	(A) by redesignating clauses (i), (ii), and
18	(iii) as clauses (ii), (iii), and (iv), respectively;
19	(B) by inserting before clause (ii), as re-
20	designated by subparagraph (A), the following:
21	"(i) The terms 'dating violence', 'domestic vio-
22	lence', and 'stalking' have the meaning given such
23	terms in section 40002(a) of the Violence Against
24	Women Act of 1994 (42 U.S.C. 13925(a)).": and

1	(C) by inserting after clause (iv), as redes-
2	ignated by subparagraph (A), the following:
3	"(v) The term 'sexual assault' means an offense
4	classified as a forcible or nonforcible sex offense
5	under the uniform crime reporting system of the
6	Federal Bureau of Investigation.";
7	(4) in paragraph (7)—
8	(A) by striking "paragraph (1)(F)" and in-
9	serting "clauses (i) and (ii) of paragraph
10	(1)(F)"; and
11	(B) by inserting after "Hate Crime Statis-
12	tics Act." the following: "For the offenses of
13	domestic violence, dating violence, and stalking,
14	such statistics shall be compiled in accordance
15	with the definitions used in section 40002(a) of
16	the Violence Against Women Act of 1994 (42
17	U.S.C. 13925(a)).";
18	(5) by striking paragraph (8) and inserting the
19	following:
20	"(8)(A) Each institution of higher education partici-
21	pating in any program under this title and title IV of the
22	Economic Opportunity Act of 1964, other than a foreign
23	institution of higher education, shall develop and dis-
24	tribute as part of the report described in paragraph (1)
25	a statement of policy regarding—

1	"(i) such institution's programs to prevent do-
2	mestic violence, dating violence, sexual assault, and
3	stalking; and
4	"(ii) the procedures that such institution will
5	follow once an incident of domestic violence, dating
6	violence, sexual assault, or stalking has been re-
7	ported, including a statement of the standard of evi-
8	dence that will be used during any institutional con-
9	duct proceeding arising from such a report.
10	"(B) The policy described in subparagraph (A) shall
11	address the following areas:
12	"(i) Education programs to promote the aware-
13	ness of rape, acquaintance rape, domestic violence,
14	dating violence, sexual assault, and stalking, which
15	shall include—
16	"(I) primary prevention and awareness
17	programs for all incoming students and new
18	employees, which shall include—
19	"(aa) a statement that the institution
20	of higher education prohibits the offenses
21	of domestic violence, dating violence, sex-
22	ual assault, and stalking;
23	"(bb) the definition of domestic vio-
24	lence, dating violence, sexual assault, and
25	stalking in the applicable jurisdiction:

1	"(cc) the definition of consent, in ref-
2	erence to sexual activity, in the applicable
3	jurisdiction;
4	"(dd) safe and positive options for by-
5	stander intervention that may be carried
6	out by an individual to prevent harm or in-
7	tervene when there is a risk of domestic vi-
8	olence, dating violence, sexual assault, or
9	stalking against a person other than such
10	individual;
11	"(ee) information on risk reduction to
12	recognize warning signs of abusive behav-
13	ior and how to avoid potential attacks; and
14	"(ff) the information described in
15	clauses (ii) through (vii); and
16	"(II) ongoing prevention and awareness
17	campaigns for students and faculty, including
18	information described in items (aa) through (ff)
19	of subclause (I).
20	"(ii) Possible sanctions or protective measures
21	that such institution may impose following a final
22	determination of an institutional disciplinary proce-
23	dure regarding rape, acquaintance rape, domestic vi-
24	olence, dating violence, sexual assault, or stalking.

1	"(iii) Procedures victims should follow if a sex
2	offense, domestic violence, dating violence, sexual as-
3	sault, or stalking has occurred, including informa-
4	tion in writing about—
5	"(I) the importance of preserving evidence
6	as may be necessary to the proof of criminal do-
7	mestic violence, dating violence, sexual assault,
8	or stalking, or in obtaining a protection order;
9	$``(\Pi)$ to whom the alleged offense should
10	be reported;
11	"(III) options regarding law enforcement
12	and campus authorities, including notification
13	of the victim's option to—
14	"(aa) notify proper law enforcement
15	authorities, including on-campus and local
16	police;
17	"(bb) be assisted by campus authori-
18	ties in notifying law enforcement authori-
19	ties if the victim so chooses; and
20	"(cc) decline to notify such authori-
21	ties; and
22	"(IV) where applicable, the rights of vic-
23	tims and the institution's responsibilities re-
24	garding orders of protection, no contact orders,

1	restraining orders, or similar lawful orders
2	issued by a criminal, civil, or tribal court.
3	"(iv) Procedures for institutional disciplinary
4	action in cases of alleged domestic violence, dating
5	violence, sexual assault, or stalking, which shall in-
6	clude a clear statement that—
7	"(I) such proceedings shall—
8	"(aa) provide a prompt, fair, and im-
9	partial investigation and resolution; and
10	"(bb) be conducted by officials who
11	receive annual training on the issues re-
12	lated to domestic violence, dating violence,
13	sexual assault, and stalking and how to
14	conduct an investigation and hearing proc-
15	ess that protects the safety of victims and
16	promotes accountability;
17	$``(\Pi)$ the accuser and the accused are enti-
18	tled to the same opportunities to have others
19	present during an institutional disciplinary pro-
20	ceeding, including the opportunity to be accom-
21	panied to any related meeting or proceeding by
22	an advisor of their choice; and
23	"(III) both the accuser and the accused
24	shall be simultaneously informed, in writing,
25	of—

1	"(aa) the outcome of any institutional
2	disciplinary proceeding that arises from an
3	allegation of domestic violence, dating vio-
4	lence, sexual assault, or stalking;
5	"(bb) the institution's procedures for
6	the accused and the victim to appeal the
7	results of the institutional disciplinary pro-
8	ceeding;
9	"(cc) of any change to the results that
10	occurs prior to the time that such results
11	become final; and
12	"(dd) when such results become final.
13	"(v) Information about how the institution will
14	protect the confidentiality of victims, including how
15	publicly-available recordkeeping will be accomplished
16	without the inclusion of identifying information
17	about the victim, to the extent permissible by law.
18	"(vi) Written notification of students and em-
19	ployees about existing counseling, health, mental
20	health, victim advocacy, legal assistance, and other
21	services available for victims both on-campus and in
22	the community.
23	"(vii) Written notification of victims about op-
24	tions for, and available assistance in, changing aca-
25	demic, living, transportation, and working situations,

- 1 if so requested by the victim and if such accom-
- 2 modations are reasonably available, regardless of
- 3 whether the victim chooses to report the crime to
- 4 campus police or local law enforcement.
- 5 "(C) A student or employee who reports to an institu-
- 6 tion of higher education that the student or employee has
- 7 been a victim of domestic violence, dating violence, sexual
- 8 assault, or stalking, whether the offense occurred on or
- 9 off campus, shall be provided with a written explanation
- 10 of the student or employee's rights and options, as de-
- 11 scribed in clauses (ii) through (vii) of subparagraph (B).";
- 12 (6) in paragraph (9), by striking "The Sec-
- retary' and inserting "The Secretary, in consulta-
- tion with the Attorney General of the United
- 15 States,";
- 16 (7) by striking paragraph (16) and inserting
- the following:
- 18 "(16)(A) The Secretary shall seek the advice and
- 19 counsel of the Attorney General of the United States con-
- 20 cerning the development, and dissemination to institutions
- 21 of higher education, of best practices information about
- 22 campus safety and emergencies.
- 23 "(B) The Secretary shall seek the advice and counsel
- 24 of the Attorney General of the United States and the Sec-
- 25 retary of Health and Human Services concerning the de-

- 1 velopment, and dissemination to institutions of higher
- 2 education, of best practices information about preventing
- 3 and responding to incidents of domestic violence, dating
- 4 violence, sexual assault, and stalking, including elements
- 5 of institutional policies that have proven successful based
- 6 on evidence-based outcome measurements."; and
- 7 (8) by striking paragraph (17) and inserting
- 8 the following:
- 9 "(17) No officer, employee, or agent of an institution
- 10 participating in any program under this title shall retali-
- 11 ate, intimidate, threaten, coerce, or otherwise discriminate
- 12 against any individual for exercising their rights or re-
- 13 sponsibilities under any provision of this subsection.".
- 14 (b) Effective Date.—The amendments made by
- 15 this section shall take effect with respect to the annual
- 16 security report under section 485(f)(1) of the Higher Edu-
- 17 cation Act of 1965 (20 U.S.C. 1092(f)(1)) prepared by
- 18 an institution of higher education 1 calendar year after
- 19 the date of enactment of this Act, and each subsequent
- 20 calendar year.

1	TITLE IV—VIOLENCE
2	REDUCTION PRACTICES
3	SEC. 401. STUDY CONDUCTED BY THE CENTERS FOR DIS-
4	EASE CONTROL AND PREVENTION.
5	Section 402(c) of the Violence Against Women and
6	Department of Justice Reauthorization Act of 2005 (42
7	U.S.C. 280b-4(c)) is amended by striking "\$2,000,000 for
8	each of the fiscal years 2007 through 2011" and inserting
9	"\$1,000,000 for each of the fiscal years 2014 through
10	2018".
11	SEC. 402. SAVING MONEY AND REDUCING TRAGEDIES
12	THROUGH PREVENTION GRANTS.
13	(a) SMART PREVENTION.—Section 41303 of the Vi-
14	olence Against Women Act of 1994 (42 U.S.C. 14043d-
15	2) is amended to read as follows:
16	"SEC. 41303. SAVING MONEY AND REDUCING TRAGEDIES
17	THROUGH PREVENTION (SMART PREVEN-
18	TION).
19	"(a) Grants Authorized.—The Attorney General,
20	in consultation with the Secretary of Health and Human
21	Services and the Secretary of Education, is authorized to
22	award grants for the purpose of preventing domestic vio-
23	lence, dating violence, sexual assault, and stalking by tak-
24	ing a comprehensive approach that focuses on youth, chil-

- 1 dren exposed to violence, and men as leaders and 2 influencers of social norms.
- 3 "(b) USE OF FUNDS.—Funds provided under this4 section may be used for the following purposes:
- 5 "(1) TEEN DATING VIOLENCE AWARENESS AND 6 PREVENTION.—To develop, maintain, or enhance 7 programs that change attitudes and behaviors 8 around the acceptability of domestic violence, dating 9 violence, sexual assault, and stalking and provide 10 education and skills training to young individuals 11 and individuals who influence young individuals. The 12 prevention program may use evidence-based, evi-13 dence-informed, or innovative strategies and prac-14 tices focused on youth. Such a program should in-15 clude—
 - "(A) age and developmentally-appropriate education on domestic violence, dating violence, sexual assault, stalking, and sexual coercion, as well as healthy relationship skills, in school, in the community, or in health care settings;
 - "(B) community-based collaboration and training for those with influence on youth, such as parents, teachers, coaches, healthcare providers, faith-leaders, older teens, and mentors;

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1	"(C) education and outreach to change en-
2	vironmental factors contributing to domestic vi-
3	olence, dating violence, sexual assault, and
4	stalking; and
5	"(D) policy development targeted to pre-
6	vention, including school-based policies and pro-
7	tocols.
8	"(2) CHILDREN EXPOSED TO VIOLENCE AND
9	ABUSE.—To develop, maintain or enhance programs
10	designed to prevent future incidents of domestic vio-
11	lence, dating violence, sexual assault, and stalking
12	by preventing, reducing and responding to children's
13	exposure to violence in the home. Such programs
14	may include—
15	"(A) providing services for children ex-
16	posed to domestic violence, dating violence, sex-
17	ual assault or stalking, including direct coun-
18	seling or advocacy, and support for the non-
19	abusing parent; and
20	"(B) training and coordination for edu-
21	cational, after-school, and childcare programs
22	on how to safely and confidentially identify chil-
23	dren and families experiencing domestic vio-
24	lence, dating violence, sexual assault, or stalk-
25	ing and properly refer children exposed and

1	their families to services and violence prevention
2	programs.
3	"(3) Engaging men as leaders and role
4	MODELS.—To develop, maintain or enhance pro-
5	grams that work with men to prevent domestic vio-
6	lence, dating violence, sexual assault, and stalking
7	by helping men to serve as role models and social
8	influencers of other men and youth at the individual,
9	school, community or statewide levels.
10	"(c) Eligible Entities.—To be eligible to receive
11	a grant under this section, an entity shall be—
12	"(1) a victim service provider, community-based
13	organization, tribe or tribal organization, or other
14	non-profit, nongovernmental organization that has a
15	history of effective work preventing domestic vio-
16	lence, dating violence, sexual assault, or stalking and
17	expertise in the specific area for which they are ap-
18	plying for funds; or
19	"(2) a partnership between a victim service pro-
20	vider, community-based organization, tribe or tribal
21	organization, or other non-profit, nongovernmental

organization that has a history of effective work pre-

venting domestic violence, dating violence, sexual as-

sault, or stalking and at least one of the following

that has expertise in serving children exposed to do-

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- mestic violence, dating violence, sexual assault, or stalking, youth domestic violence, dating violence, sexual assault, or stalking prevention, or engaging men to prevent domestic violence, dating violence, sexual assault, or stalking:
 - "(A) A public, charter, tribal, or nationally accredited private middle or high school, a school administered by the Department of Defense under section 2164 of title 10, United States Code or section 1402 of the Defense Dependents' Education Act of 1978, a group of schools, or a school district.
 - "(B) A local community-based organization, population-specific organization, or faithbased organization that has established expertise in providing services to youth.
 - "(C) A community-based organization, population-specific organization, university or health care clinic, faith-based organization, or other non-profit, nongovernmental organization with a demonstrated history of effective work addressing the needs of children exposed to domestic violence, dating violence, sexual assault, or stalking.

1	"(D) A nonprofit, nongovernmental entity
2	providing services for runaway or homeless
3	youth affected by domestic violence, dating vio-
4	lence, sexual assault, or stalking.
5	"(E) Healthcare entities eligible for reim-
6	bursement under title XVIII of the Social Secu-
7	rity Act, including providers that target the
8	special needs of children and youth.
9	"(F) Any other agencies, population-spe-
10	cific organizations, or nonprofit, nongovern-
11	mental organizations with the capacity to pro-
12	vide necessary expertise to meet the goals of the
13	program; or
14	"(3) a public, charter, tribal, or nationally ac-
15	credited private middle or high school, a school ad-
16	ministered by the Department of Defense under sec-
17	tion 2164 of title 10, United States Code or section
18	1402 of the Defense Dependents' Education Act of
19	1978, a group of schools, a school district, or an in-
20	stitution of higher education.
21	"(d) Grantee Requirements.—
22	"(1) In General.—Applicants for grants
23	under this section shall prepare and submit to the
24	Director an application at such time, in such man-

ner, and containing such information as the Director

1	may require that demonstrates the capacity of the
2	applicant and partnering organizations to undertake
3	the project.
4	"(2) Policies and procedures.—Applicants
5	under this section shall establish and implement
6	policies, practices, and procedures that—
7	"(A) include appropriate referral systems
8	to direct any victim identified during program
9	activities to highly qualified follow-up care;
10	"(B) protect the confidentiality and pri-
11	vacy of adult and youth victim information,
12	particularly in the context of parental or third
13	party involvement and consent, mandatory re-
14	porting duties, and working with other service
15	providers;
16	"(C) ensure that all individuals providing
17	prevention programming through a program
18	funded under this section have completed or
19	will complete sufficient training in connection
20	with domestic violence, dating violence, sexual
21	assault or stalking; and
22	"(D) document how prevention programs
23	are coordinated with service programs in the
24	community.

1	"(3) Preference.—In selecting grant recipi-
2	ents under this section, the Attorney General shall
3	give preference to applicants that—
4	"(A) include outcome-based evaluation;
5	and
6	"(B) identify any other community, school,
7	or State-based efforts that are working on do-
8	mestic violence, dating violence, sexual assault,
9	or stalking prevention and explain how the
10	grantee or partnership will add value, coordi-
11	nate with other programs, and not duplicate ex-
12	isting efforts.
13	"(e) Definitions and Grant Conditions.—In
14	this section, the definitions and grant conditions provided
15	for in section 40002 shall apply.
16	"(f) Authorization of Appropriations.—There
17	is authorized to be appropriated to carry out this section,
18	\$15,000,000 for each of fiscal years 2014 through 2018.
19	Amounts appropriated under this section may only be used
20	for programs and activities described under this section.
21	"(g) Allotment.—
22	"(1) In general.—Not less than 25 percent of
23	the total amounts appropriated under this section in
24	each fiscal year shall be used for each set of pur-

1	poses described in paragraphs (1), (2), and (3) of
2	subsection (b).
3	"(2) Indian tribes.—Not less than 10 percent
4	of the total amounts appropriated under this section
5	in each fiscal year shall be made available for grants
6	to Indian tribes or tribal organizations. If an insuffi-
7	cient number of applications are received from In-
8	dian tribes or tribal organizations, such funds shall
9	be allotted to other population-specific programs.".
10	(b) Repeals.—The following provisions are repealed:
11	(1) Sections 41304 and 41305 of the Violence
12	Against Women Act of 1994 (42 U.S.C. 14043d–3
13	and 14043d-4).
14	(2) Section 403 of the Violence Against Women
15	and Department of Justice Reauthorization Act of

2005 (42 U.S.C. 14045c).

1	TITLE V—STRENGTHENING THE
2	HEALTHCARE SYSTEM'S RE-
3	SPONSE TO DOMESTIC VIO-
4	LENCE, DATING VIOLENCE,
5	SEXUAL ASSAULT, AND
6	STALKING
7	SEC. 501. CONSOLIDATION OF GRANTS TO STRENGTHEN
8	THE HEALTHCARE SYSTEM'S RESPONSE TO
9	DOMESTIC VIOLENCE, DATING VIOLENCE,
10	SEXUAL ASSAULT, AND STALKING.
11	(a) Grants.—Section 399P of the Public Health
12	Service Act (42 U.S.C. 280g-4) is amended to read as
13	follows:
14	"SEC. 399P. GRANTS TO STRENGTHEN THE HEALTHCARE
15	SYSTEM'S RESPONSE TO DOMESTIC VIO-
16	LENCE, DATING VIOLENCE, SEXUAL ASSAULT,
17	AND STALKING.
18	"(a) In General.—The Secretary shall award
19	grants for—
20	"(1) the development or enhancement and im-
21	plementation of interdisciplinary training for health
22	professionals, public health staff, and allied health
23	professionals;
24	"(2) the development or enhancement and im-
2.5	plementation of education programs for medical

nursing, dental, and other health profession students and residents to prevent and respond to domestic violence, dating violence, sexual assault, and stalking; and

"(3) the development or enhancement and implementation of comprehensive statewide strategies to improve the response of clinics, public health facilities, hospitals, and other health settings (including behavioral and mental health programs) to domestic violence, dating violence, sexual assault, and stalking.

"(b) Use of Funds.—

"(1) REQUIRED USES.—Amounts provided under a grant under this section shall be used to—

"(A) fund interdisciplinary training and education programs under paragraphs (1) and (2) of subsection (a) that—

"(i) are designed to train medical, psychology, dental, social work, nursing, and other health profession students, interns, residents, fellows, or current health care providers to identify and provide health care services (including mental or behavioral health care services and referrals to appropriate community services) to

individuals who are or who have been vic
tims of domestic violence, dating violence
sexual assault, or stalking; and

"(ii) plan and develop culturally competent clinical training components for integration into approved internship, residency, and fellowship training or continuing medical or other health education training that address physical, mental, and behavioral health issues, including protective factors, related to domestic violence, dating violence, sexual assault, stalking, and other forms of violence and abuse, focus on reducing health disparities and preventing violence and abuse, and include the primacy of victim safety and confidentiality;

"(B) design and implement comprehensive strategies to improve the response of the health care system to domestic or sexual violence in clinical and public health settings, hospitals, clinics, and other health settings (including behavioral and mental health), under subsection (a)(3) through—

"(i) the implementation, dissemina-tion, and evaluation of policies and proce-dures to guide health professionals and public health staff in identifying and re-sponding to domestic violence, dating vio-lence, sexual assault, and stalking, includ-ing strategies to ensure that health infor-mation is maintained in a manner that protects the patient's privacy and safety, and safely uses health information tech-nology to improve documentation, identi-fication, assessment, treatment, and follow-up care;

"(ii) the development of on-site access to services to address the safety, medical, and mental health needs of patients by increasing the capacity of existing health care professionals and public health staff to address domestic violence, dating violence, sexual assault, and stalking, or by contracting with or hiring domestic or sexual assault advocates to provide such services or to model other services appropriate to the geographic and cultural needs of a site;

1	"(iii) the development of measures
2	and methods for the evaluation of the
3	practice of identification, intervention, and
4	documentation regarding victims of domes-
5	tic violence, dating violence, sexual assault
6	and stalking, including the development
7	and testing of quality improvement meas-
8	urements, in accordance with the multi-
9	stakeholder and quality measurement proc-
10	esses established under paragraphs (7) and
11	(8) of section 1890(b) and section 1890A
12	of the Social Security Act (42 U.S.C.
13	1395aaa(b)(7) and (8); 42 U.S.C. 1890A);
14	and
15	"(iv) the provision of training and fol-
16	low-up technical assistance to health care
17	professionals, and public health staff, and
18	allied health professionals to identify, as-
19	sess, treat, and refer clients who are vic-
20	tims of domestic violence, dating violence,
21	sexual assault, or stalking, including using
22	tools and training materials already devel-
23	oped.

"(2) Permissible uses.—

1	"(A) CHILD AND ELDER ABUSE.—To the
2	extent consistent with the purpose of this sec-
3	tion, a grantee may use amounts received under
4	this section to address, as part of a comprehen-
5	sive programmatic approach implemented under
6	the grant, issues relating to child or elder
7	abuse.
8	"(B) Rural Areas.—Grants funded
9	under paragraphs (1) and (2) of subsection (a)
10	may be used to offer to rural areas community-
11	based training opportunities, which may include
12	the use of distance learning networks and other
13	available technologies needed to reach isolated
14	rural areas, for medical, nursing, and other
15	health profession students and residents on do-
16	mestic violence, dating violence, sexual assault,
17	stalking, and, as appropriate, other forms of vi-
18	olence and abuse.
19	"(C) OTHER USES.—Grants funded under
20	subsection (a)(3) may be used for—
21	"(i) the development of training mod-
22	ules and policies that address the overlap

of child abuse, domestic violence, dating vi-

olence, sexual assault, and stalking and

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1	elder abuse, as well as childhood exposure
2	to domestic and sexual violence;
3	"(ii) the development, expansion, and
4	implementation of sexual assault forensic
5	medical examination or sexual assault
6	nurse examiner programs;
7	"(iii) the inclusion of the health ef-
8	fects of lifetime exposure to violence and
9	abuse as well as related protective factors
10	and behavioral risk factors in health pro-
11	fessional training schools including med-
12	ical, dental, nursing, social work, and men-
13	tal and behavioral health curricula, and al-
14	lied health service training courses; or
15	"(iv) the integration of knowledge of
16	domestic violence, dating violence, sexual
17	assault, and stalking into health care ac-
18	creditation and professional licensing ex-
19	aminations, such as medical, dental, social
20	work, and nursing boards, and where ap-
21	propriate, other allied health exams.
22	"(c) Requirements for Grantees.—
23	"(1) Confidentiality and safety.—
24	"(A) IN GENERAL.—Grantees under this
25	section shall ensure that all programs developed

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with grant funds address issues of confidentiality and patient safety and comply with applicable confidentiality and nondisclosure requirements under section 40002(b)(2) of the Violence Against Women Act of 1994 and the Family Violence Prevention and Services Act, and that faculty and staff associated with delivering educational components are fully trained in procedures that will protect the immediate and ongoing security and confidentiality of the patients, patient records, and staff. Such grantees shall consult entities with demonstrated expertise in the confidentiality and safety needs of victims of domestic violence, dating violence, sexual assault, and stalking on the development and adequacy of confidentially and security procedures, and provide documentation of such consultation.

"(B) ADVANCE NOTICE OF INFORMATION DISCLOSURE.—Grantees under this section shall provide to patients advance notice about any circumstances under which information may be disclosed, such as mandatory reporting laws, and shall give patients the option to receive in-

1	formation and referrals without affirmatively
2	disclosing abuse.
3	"(2) Limitation on administrative ex-
4	PENSES.—A grantee shall use not more than 10 per-
5	cent of the amounts received under a grant under
6	this section for administrative expenses.
7	"(3) Application.—
8	"(A) Preference.—In selecting grant re-
9	cipients under this section, the Secretary shall
10	give preference to applicants based on the
11	strength of their evaluation strategies, with pri-
12	ority given to outcome based evaluations.
13	"(B) Subsection (A)(1) and (2) Grant-
14	EES.—Applications for grants under para-
15	graphs (1) and (2) of subsection (a) shall in-
16	elude—
17	"(i) documentation that the applicant
18	represents a team of entities working col-
19	laboratively to strengthen the response of
20	the health care system to domestic vio-
21	lence, dating violence, sexual assault, or
22	stalking, and which includes at least one of
23	each of—
24	"(I) an accredited school of
25	allopathic or osteopathic medicine,

1	psychology, nursing, dentistry, social
2	work, or other health field;
3	"(II) a health care facility or sys-
4	tem; or
5	"(III) a government or nonprofit
6	entity with a history of effective work
7	in the fields of domestic violence, dat-
8	ing violence, sexual assault, or stalk-
9	ing; and
10	"(ii) strategies for the dissemination
11	and sharing of curricula and other edu-
12	cational materials developed under the
13	grant, if any, with other interested health
14	professions schools and national resource
15	repositories for materials on domestic vio-
16	lence, dating violence, sexual assault, and
17	stalking.
18	"(C) Subsection (A)(3) Grantees.—An
19	entity desiring a grant under subsection (a)(3)
20	shall submit an application to the Secretary at
21	such time, in such a manner, and containing
22	such information and assurances as the Sec-
23	retary may require, including—
24	"(i) documentation that all training,
25	education, screening, assessment, services,

1	treatment, and any other approach to pa-
2	tient care will be informed by an under-
3	standing of violence and abuse victimiza-
4	tion and trauma-specific approaches that
5	will be integrated into prevention, interven-
6	tion, and treatment activities;
7	"(ii) strategies for the development
8	and implementation of policies to prevent
9	and address domestic violence, dating vio-
10	lence, sexual assault, and stalking over the
11	lifespan in health care settings;
12	"(iii) a plan for consulting with State
13	and tribal domestic violence or sexual as-
14	sault coalitions, national nonprofit victim
15	advocacy organizations, State or tribal law
16	enforcement task forces (where appro-
17	priate), and population specific organiza-
18	tions with demonstrated expertise in do-
19	mestic violence, dating violence, sexual as-
20	sault, or stalking;
21	"(iv) with respect to an application
22	for a grant under which the grantee will
23	have contact with patients, a plan, devel-
24	oped in collaboration with local victim serv-

ice providers, to respond appropriately to

1	and make correct referrals for individuals
2	who disclose that they are victims of do-
3	mestic violence, dating violence, sexual as-
4	sault, stalking, or other types of violence,
5	and documentation provided by the grantee
6	of an ongoing collaborative relationship
7	with a local victim service provider; and
8	"(v) with respect to an application for
9	a grant proposing to fund a program de-
10	scribed in subsection (b)(2)(C)(ii), a cer-
11	tification that any sexual assault forensic
12	medical examination and sexual assault
13	nurse examiner programs supported with
14	such grant funds will adhere to the guide-
15	lines set forth by the Attorney General.
16	"(d) Eligible Entities.—
17	"(1) In general.—To be eligible to receive
18	funding under paragraph (1) or (2) of subsection
19	(a), an entity shall be—
20	"(A) a nonprofit organization with a his-
21	tory of effective work in the field of training
22	health professionals with an understanding of
23	and clinical skills pertinent to, domestic vio-

lence, dating violence, sexual assault, or stalk-

1	ing, and lifetime exposure to violence and
2	abuse;
3	"(B) an accredited school of allopathic or
4	osteopathic medicine, psychology, nursing, den-
5	tistry, social work, or allied health;
6	"(C) a health care provider membership or
7	professional organization, or a health care sys-
8	tem; or
9	"(D) a State, tribal, territorial, or local en-
10	tity.
11	"(2) Subsection (a)(3) Grantees.—To be eli-
12	gible to receive funding under subsection (a)(3), an
13	entity shall be—
14	"(A) a State department (or other divi-
15	sion) of health, a State, tribal, or territorial do-
16	mestic violence or sexual assault coalition or
17	victim service provider, or any other nonprofit,
18	nongovernmental organization with a history of
19	effective work in the fields of domestic violence,
20	dating violence, sexual assault, or stalking, and
21	health care, including physical or mental health
22	care; or
23	"(B) a local victim service provider, a local
24	department (or other division) of health, a local
25	health clinic, hospital, or health system, or any

1	other community-based organization with a his-
2	tory of effective work in the field of domestic vi-
3	olence, dating violence, sexual assault, or stalk-
4	ing and health care, including physical or men-
5	tal health care.
6	"(e) Technical Assistance.—

(e) Technical Assistance.—

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- "(1) IN GENERAL.—Of the funds made available to carry out this section for any fiscal year, the Secretary may make grants or enter into contracts to provide technical assistance with respect to the planning, development, and operation of any program, activity or service carried out pursuant to this section. Not more than 8 percent of the funds appropriated under this section in each fiscal year may be used to fund technical assistance under this subsection.
- "(2) AVAILABILITY OF MATERIALS.—The Secretary shall make publicly available materials developed by grantees under this section, including materials on training, best practices, and research and evaluation.
- "(3) REPORTING.—The Secretary shall publish a biennial report on—
- 24 "(A) the distribution of funds under this 25 section; and

1	"(B) the programs and activities supported
2	by such funds.
3	"(f) Research and Evaluation.—
4	"(1) In general.—Of the funds made avail-
5	able to carry out this section for any fiscal year, the
6	Secretary may use not more than 20 percent to
7	make a grant or enter into a contract for research
8	and evaluation of—
9	"(A) grants awarded under this section;
10	and
11	"(B) other training for health professionals
12	and effective interventions in the health care
13	setting that prevent domestic violence, dating
14	violence, and sexual assault across the lifespan,
15	prevent the health effects of such violence, and
16	improve the safety and health of individuals
17	who are currently being victimized.
18	"(2) Research.—Research authorized in para-
19	graph (1) may include—
20	"(A) research on the effects of domestic vi-
21	olence, dating violence, sexual assault, and
22	childhood exposure to domestic, dating or sex-
23	ual violence on health behaviors, health condi-
24	tions, and health status of individuals, families,

1	and populations, including underserved popu-
2	lations;
3	"(B) research to determine effective health
4	care interventions to respond to and prevent do-
5	mestic violence, dating violence, sexual assault,
6	and stalking;
7	"(C) research on the impact of domestic,
8	dating and sexual violence, childhood exposure
9	to such violence, and stalking on the health care
10	system, health care utilization, health care
11	costs, and health status; and
12	"(D) research on the impact of adverse
13	childhood experiences on adult experience with
14	domestic violence, dating violence, sexual as-
15	sault, stalking, and adult health outcomes, in-
16	cluding how to reduce or prevent the impact of
17	adverse childhood experiences through the
18	health care setting.
19	"(g) Authorization of Appropriations.—There
20	is authorized to be appropriated to carry out this section,
21	\$10,000,000 for each of fiscal years 2014 through 2018.
22	"(h) Definitions.—Except as otherwise provided
23	herein, the definitions provided for in section 40002 of the
24	Violence Against Women Act of 1994 shall apply to this
25	section.".

1	(b) Repeals.—The following provisions are repealed:
2	(1) Section 40297 of the Violence Against
3	Women Act of 1994 (42 U.S.C. 13973).
4	(2) Section 758 of the Public Health Service
5	Act (42 U.S.C. 294h).
6	TITLE VI—SAFE HOMES FOR VIC-
7	TIMS OF DOMESTIC VIO-
8	LENCE, DATING VIOLENCE,
9	SEXUAL ASSAULT, AND
10	STALKING
11	SEC. 601. HOUSING PROTECTIONS FOR VICTIMS OF DOMES-
12	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
13	ASSAULT, AND STALKING.
14	(a) Amendment.—Subtitle N of the Violence
15	Against Women Act of 1994 (42 U.S.C. 14043e et seq.)
16	is amended—
17	(1) by inserting after the subtitle heading the
18	following:
19	"CHAPTER 1—GRANT PROGRAMS";
20	(2) in section 41402 (42 U.S.C. 14043e-1), in
21	the matter preceding paragraph (1), by striking
22	"subtitle" and inserting "chapter";
23	(3) in section 41403 (42 U.S.C. 14043e-2), in
24	the matter preceding paragraph (1), by striking
25	"subtitle" and inserting "chapter": and

1	(4) by adding at the end the following:
2	"CHAPTER 2—HOUSING RIGHTS
3	"SEC. 41411. HOUSING PROTECTIONS FOR VICTIMS OF DO-
4	MESTIC VIOLENCE, DATING VIOLENCE, SEX-
5	UAL ASSAULT, AND STALKING.
6	"(a) Definitions.—In this chapter:
7	"(1) Affiliated individual.—The term 'af-
8	filiated individual' means, with respect to an indi-
9	vidual—
10	"(A) a spouse, parent, brother, sister, or
11	child of that individual, or an individual to
12	whom that individual stands in loco parentis; or
13	"(B) any individual, tenant, or lawful occu-
14	pant living in the household of that individual.
15	"(2) Appropriate agency.—The term 'appro-
16	priate agency' means, with respect to a covered
17	housing program, the Executive department (as de-
18	fined in section 101 of title 5, United States Code)
19	that carries out the covered housing program.
20	"(3) COVERED HOUSING PROGRAM.—The term
21	'covered housing program' means—
22	"(A) the program under section 202 of the
23	Housing Act of 1959 (12 U.S.C. 1701q);

1	"(B) the program under section 811 of the
2	Cranston-Gonzalez National Affordable Hous-
3	ing Act (42 U.S.C. 8013);
4	"(C) the program under subtitle D of title
5	VIII of the Cranston-Gonzalez National Afford-
6	able Housing Act (42 U.S.C. 12901 et seq.);
7	"(D) the program under subtitle A of title
8	IV of the McKinney-Vento Homeless Assistance
9	Act (42 U.S.C. 11360 et seq.);
10	"(E) the program under subtitle A of title
11	II of the Cranston-Gonzalez National Afford-
12	able Housing Act (42 U.S.C. 12741 et seq.);
13	"(F) the program under paragraph (3) of
14	section 221(d) of the National Housing Act (12
15	U.S.C. 1715l(d)) that bears interest at a rate
16	determined under the proviso under paragraph
17	(5) of such section 221(d);
18	"(G) the program under section 236 of the
19	National Housing Act (12 U.S.C. 1715z-1);
20	"(H) the programs under sections 6 and 8
21	of the United States Housing Act of 1937 (42
22	U.S.C. 1437d and 1437f);
23	"(I) rural housing assistance provided
24	under sections 514, 515, 516, 533, and 538 of

1	the Housing Act of 1949 (42 U.S.C. 1484,
2	1485, 1486, 1490m, and 1490p–2); and
3	"(J) the low income housing tax credit
4	program under section 42 of the Internal Rev-
5	enue Code of 1986.
6	"(b) Prohibited Basis for Denial or Termi-
7	NATION OF ASSISTANCE OR EVICTION.—
8	"(1) In general.—An applicant for or tenant
9	of housing assisted under a covered housing program
10	may not be denied admission to, denied assistance
11	under, terminated from participation in, or evicted
12	from the housing on the basis that the applicant or
13	tenant is or has been a victim of domestic violence,
14	dating violence, sexual assault, or stalking, if the ap-
15	plicant or tenant otherwise qualifies for admission,
16	assistance, participation, or occupancy.
17	"(2) Construction of lease terms.—An in-
18	cident of actual or threatened domestic violence, dat-
19	ing violence, sexual assault, or stalking shall not be
20	construed as—
21	"(A) a serious or repeated violation of a
22	lease for housing assisted under a covered hous-
23	ing program by the victim or threatened victim
24	of such incident: or

1	"(B) good cause for terminating the assist-
2	ance, tenancy, or occupancy rights to housing
3	assisted under a covered housing program of
4	the victim or threatened victim of such incident.
5	"(3) Termination on the basis of criminal
6	ACTIVITY.—
7	"(A) DENIAL OF ASSISTANCE, TENANCY,
8	AND OCCUPANCY RIGHTS PROHIBITED.—No
9	person may deny assistance, tenancy, or occu-
10	pancy rights to housing assisted under a cov-
11	ered housing program to a tenant solely on the
12	basis of criminal activity directly relating to do-
13	mestic violence, dating violence, sexual assault,
14	or stalking that is engaged in by a member of
15	the household of the tenant or any guest or
16	other person under the control of the tenant, if
17	the tenant or an affiliated individual of the ten-
18	ant is the victim or threatened victim of such
19	domestic violence, dating violence, sexual as-
20	sault, or stalking.
21	"(B) BIFURCATION.—
22	"(i) In General.—Notwithstanding
23	subparagraph (A), a public housing agency
24	or owner or manager of housing assisted

under a covered housing program may bi-

furcate a lease for the housing in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant of the housing and who engages in criminal activity directly relating to domestic violence, dating violence, sexual assault, or stalking against an affiliated individual or other individual, without evicting, removing, terminating assistance to, or otherwise penalizing a victim of such criminal activity who is also a tenant or lawful occupant of the housing.

"(ii) Effect of Eviction on other tenants.—If public housing agency or owner or manager of housing assisted under a covered housing program evicts, removes, or terminates assistance to an individual under clause (i), and the individual is the sole tenant eligible to receive assistance under a covered housing program, the public housing agency or owner or manager of housing assisted under the covered housing program shall provide any remaining tenant an opportunity to establish eligibility for the covered housing pro-

1	gram. If a tenant described in the pre-
2	ceding sentence cannot establish eligibility,
3	the public housing agency or owner or
4	manager of the housing shall provide the
5	tenant a reasonable time, as determined by
6	the appropriate agency, to find new hous-
7	ing or to establish eligibility for housing
8	under another covered housing program.
9	"(C) Rules of Construction.—Nothing
10	in subparagraph (A) shall be construed—
11	"(i) to limit the authority of a public
12	housing agency or owner or manager of
13	housing assisted under a covered housing
14	program, when notified of a court order, to
15	comply with a court order with respect
16	to—
17	"(I) the rights of access to or
18	control of property, including civil
19	protection orders issued to protect a
20	victim of domestic violence, dating vio-
21	lence, sexual assault, or stalking; or
22	"(II) the distribution or posses-
23	sion of property among members of a
24	household in a case;

1	"(ii) to limit any otherwise available
2	authority of a public housing agency or
3	owner or manager of housing assisted
4	under a covered housing program to evict
5	or terminate assistance to a tenant for any
6	violation of a lease not premised on the act
7	of violence in question against the tenant
8	or an affiliated person of the tenant, if the
9	public housing agency or owner or man-
10	ager does not subject an individual who is
11	or has been a victim of domestic violence,
12	dating violence, or stalking to a more de-
13	manding standard than other tenants in
14	determining whether to evict or terminate;
15	"(iii) to limit the authority to termi-
16	nate assistance to a tenant or evict a ten-
17	ant from housing assisted under a covered
18	housing program if a public housing agen-
19	cy or owner or manager of the housing can
20	demonstrate that an actual and imminent
21	threat to other tenants or individuals em-
22	ployed at or providing service to the prop-
23	erty would be present if the assistance is
24	not terminated or the tenant is not evicted;
25	or

1 "(iv) to supersede any provision of 2 any Federal, State, or local law that pro-3 vides greater protection than this section 4 for victims of domestic violence, dating vio-5 lence, sexual assault, or stalking.

"(c) Documentation.—

"(1) Request for documentation.—If an applicant for, or tenant of, housing assisted under a covered housing program represents to a public housing agency or owner or manager of the housing that the individual is entitled to protection under subsection (b), the public housing agency or owner or manager may request, in writing, that the applicant or tenant submit to the public housing agency or owner or manager a form of documentation described in paragraph (3).

"(2) Failure to provide certification.—

"(A) IN GENERAL.—If an applicant or tenant does not provide the documentation requested under paragraph (1) within 14 business days after the tenant receives a request in writing for such certification from a public housing agency or owner or manager of housing assisted under a covered housing program, nothing in this chapter may be construed to limit the au-

1	thority of the public housing agency or owner or
2	manager to—
3	"(i) deny admission by the applicant
4	or tenant to the covered program;
5	"(ii) deny assistance under the cov-
6	ered program to the applicant or tenant;
7	"(iii) terminate the participation of
8	the applicant or tenant in the covered pro-
9	gram; or
10	"(iv) evict the applicant, the tenant,
11	or a lawful occupant that commits viola-
12	tions of a lease.
13	"(B) Extension.—A public housing agen-
14	cy or owner or manager of housing may extend
15	the 14-day deadline under subparagraph (A) at
16	its discretion.
17	"(3) Form of documentation.—A form of
18	documentation described in this paragraph is—
19	"(A) a certification form approved by the
20	appropriate agency that—
21	"(i) states that an applicant or tenant
22	is a victim of domestic violence, dating vio-
23	lence, sexual assault, or stalking;
24	"(ii) states that the incident of domes-
25	tic violence, dating violence, sexual assault,

1	or stalking that is the ground for protec-
2	tion under subsection (b) meets the re-
3	quirements under subsection (b); and
4	"(iii) includes the name of the indi-
5	vidual who committed the domestic vio-
6	lence, dating violence, sexual assault, or
7	stalking, if the name is known and safe to
8	provide;
9	"(B) a document that—
10	"(i) is signed by—
11	"(I) an employee, agent, or vol-
12	unteer of a victim service provider, an
13	attorney, a medical professional, or a
14	mental health professional from whom
15	an applicant or tenant has sought as-
16	sistance relating to domestic violence,
17	dating violence, sexual assault, or
18	stalking, or the effects of the abuse;
19	and
20	"(II) the applicant or tenant; and
21	"(ii) states under penalty of perjury
22	that the individual described in clause
23	(i)(I) believes that the incident of domestic
24	violence, dating violence, sexual assault, or
25	stalking that is the ground for protection

1	under subsection (b) meets the require-
2	ments under subsection (b);
3	"(C) a record of a Federal, State, tribal,
4	territorial, or local law enforcement agency,
5	court, or administrative agency; or
6	"(D) at the discretion of a public housing
7	agency or owner or manager of housing assisted
8	under a covered housing program, a statement
9	or other evidence provided by an applicant or
10	tenant.
11	"(4) Confidentiality.—Any information sub-
12	mitted to a public housing agency or owner or man-
13	ager under this subsection, including the fact that
14	an individual is a victim of domestic violence, dating
15	violence, sexual assault, or stalking shall be main-
16	tained in confidence by the public housing agency or
17	owner or manager and may not be entered into any
18	shared database or disclosed to any other entity or
19	individual, except to the extent that the disclosure
20	is—
21	"(A) requested or consented to by the indi-
22	vidual in writing;
23	"(B) required for use in an eviction pro-
24	ceeding under subsection (b); or
25	"(C) otherwise required by applicable law.

- "(5) Documentation not required.—Nothing in this subsection shall be construed to require a public housing agency or owner or manager of housing assisted under a covered housing program to request that an individual submit documentation of the status of the individual as a victim of domestic violence, dating violence, sexual assault, or stalking.
 - "(6) COMPLIANCE NOT SUFFICIENT TO CONSTITUTE EVIDENCE OF UNREASONABLE ACT.—Compliance with subsection (b) by a public housing agency or owner or manager of housing assisted under a covered housing program based on documentation received under this subsection, shall not be sufficient to constitute evidence of an unreasonable act or omission by the public housing agency or owner or manager or an employee or agent of the public housing agency or owner or manager. Nothing in this paragraph shall be construed to limit the liability of a public housing agency or owner or manager of housing assisted under a covered housing program for failure to comply with subsection (b).
 - "(7) RESPONSE TO CONFLICTING CERTIFI-CATION.—If a public housing agency or owner or manager of housing assisted under a covered hous-

- ing program receives documentation under this subsection that contains conflicting information, the
 public housing agency or owner or manager may require an applicant or tenant to submit third-party
 documentation, as described in subparagraph (B),
 (C), or (D) of paragraph (3).
 - "(8) Preemption.—Nothing in this subsection shall be construed to supersede any provision of any Federal, State, or local law that provides greater protection than this subsection for victims of domestic violence, dating violence, sexual assault, or stalking.

"(d) Notification.—

- "(1) DEVELOPMENT.—The Secretary of Housing and Urban Development shall develop a notice of the rights of individuals under this section, including the right to confidentiality and the limits thereof.
- "(2) Provision.—Each public housing agency or owner or manager of housing assisted under a covered housing program shall provide the notice developed under paragraph (1), together with the form described in subsection (c)(3)(A), to an applicant for or tenants of housing assisted under a covered housing program—

1	"(A) at the time the applicant is denied
2	residency in a dwelling unit assisted under the
3	covered housing program;
4	"(B) at the time the individual is admitted
5	to a dwelling unit assisted under the covered
6	housing program;
7	"(C) with any notification of eviction or
8	notification of termination of assistance; and
9	"(D) in multiple languages, consistent with
10	guidance issued by the Secretary of Housing
11	and Urban Development in accordance with Ex-
12	ecutive Order 13166 (42 U.S.C. 2000d–1 note;
13	relating to access to services for persons with
14	limited English proficiency).
15	"(e) Emergency Transfers.—Each appropriate
16	agency shall adopt a model emergency transfer plan for
17	use by public housing agencies and owners or managers
18	of housing assisted under covered housing programs
19	that—
20	"(1) allows tenants who are victims of domestic
21	violence, dating violence, sexual assault, or stalking
22	to transfer to another available and safe dwelling
23	unit assisted under a covered housing program if—
24	"(A) the tenant expressly requests the
25	transfer; and

1	"(B)(i) the tenant reasonably believes that
2	the tenant is threatened with imminent harm
3	from further violence if the tenant remains
4	within the same dwelling unit assisted under a
5	covered housing program; or
6	"(ii) in the case of a tenant who is a victim
7	of sexual assault, the sexual assault occurred on
8	the premises during the 90 day period pre-
9	ceding the request for transfer; and
10	"(2) incorporates reasonable confidentiality
11	measures to ensure that the public housing agency
12	or owner or manager does not disclose the location
13	of the dwelling unit of a tenant to a person that
14	commits an act of domestic violence, dating violence,
15	sexual assault, or stalking against the tenant.
16	"(f) Policies and Procedures for Emergency
17	TRANSFER.—The Secretary of Housing and Urban Devel-
18	opment shall establish policies and procedures under
19	which a victim requesting an emergency transfer under
20	subsection (e) may receive, subject to the availability of
21	tenant protection vouchers, assistance under section 8(o)
22	of the United States Housing Act of 1937 (42 U.S.C.
23	1437f(o)).
24	"(g) Implementation.—The appropriate agency
25	with respect to each covered housing program shall imple-

1	ment this section, as this section applies to the covered
2	housing program.".
3	(b) Conforming Amendments.—
4	(1) Section 6.—Section 6 of the United States
5	Housing Act of 1937 (42 U.S.C. 1437d) is amend-
6	ed —
7	(A) in subsection (c)—
8	(i) by striking paragraph (3); and
9	(ii) by redesignating paragraphs (4)
10	and (5) as paragraphs (3) and (4), respec-
11	tively;
12	(B) in subsection (l)—
13	(i) in paragraph (5), by striking ",
14	and that an incident or incidents of actual
15	or threatened domestic violence, dating vio-
16	lence, or stalking will not be construed as
17	a serious or repeated violation of the lease
18	by the victim or threatened victim of that
19	violence and will not be good cause for ter-
20	minating the tenancy or occupancy rights
21	of the victim of such violence"; and
22	(ii) in paragraph (6), by striking ";
23	except that" and all that follows through
24	"stalking."; and
25	(C) by striking subsection (u).

1	(2) Section 8.—Section 8 of the United States
2	Housing Act of 1937 (42 U.S.C. 1437f) is amend-
3	ed—
4	(A) in subsection (c), by striking para-
5	graph (9);
6	(B) in subsection (d)(1)—
7	(i) in subparagraph (A), by striking
8	"and that an applicant or participant is or
9	has been a victim of domestic violence, dat-
10	ing violence, or stalking is not an appro-
11	priate basis for denial of program assist-
12	ance or for denial of admission if the appli-
13	cant otherwise qualifies for assistance or
14	admission"; and
15	(ii) in subparagraph (B)—
16	(I) in clause (ii), by striking ",
17	and that an incident or incidents of
18	actual or threatened domestic vio-
19	lence, dating violence, or stalking will
20	not be construed as a serious or re-
21	peated violation of the lease by the
22	victim or threatened victim of that vi-
23	olence and will not be good cause for
24	terminating the tenancy or occupancy

1	rights of the victim of such violence";
2	and
3	(II) in clause (iii), by striking ",
4	except that:" and all that follows
5	through "stalking.";
6	(C) in subsection (f)—
7	(i) in paragraph (6), by adding "and"
8	at the end;
9	(ii) in paragraph (7), by striking the
10	semicolon at the end and inserting a pe-
11	riod; and
12	(iii) by striking paragraphs (8), (9),
13	(10), and (11);
14	(D) in subsection (o)—
15	(i) in paragraph (6)(B), by striking
16	the last sentence;
17	(ii) in paragraph (7)—
18	(I) in subparagraph (C), by strik-
19	ing "and that an incident or incidents
20	of actual or threatened domestic vio-
21	lence, dating violence, or stalking shall
22	not be construed as a serious or re-
23	peated violation of the lease by the
24	victim or threatened victim of that vi-
25	olence and shall not be good cause for

1	terminating the tenancy or occupancy
2	rights of the victim of such violence";
3	and
4	(II) in subparagraph (D), by
5	striking "; except that" and all that
6	follows through "stalking."; and
7	(iii) by striking paragraph (20); and
8	(E) by striking subsection (ee).
9	(3) Rule of Construction.—Nothing in this
10	Act, or the amendments made by this Act, shall be
11	construed—
12	(A) to limit the rights or remedies avail-
13	able to any person under section 6 or 8 of the
14	United States Housing Act of 1937 (42 U.S.C.
15	1437d and 1437f), as in effect on the day be-
16	fore the date of enactment of this Act;
17	(B) to limit any right, remedy, or proce-
18	dure otherwise available under any provision of
19	part 5, 91, 880, 882, 883, 884, 886, 891, 903,
20	960, 966, 982, or 983 of title 24, Code of Fed-
21	eral Regulations, that—
22	(i) was issued under the Violence
23	Against Women and Department of Jus-
24	tice Reauthorization Act of 2005 (Public

1	Law 109–162; 119 Stat. 2960) or an
2	amendment made by that Act; and
3	(ii) provides greater protection for vic-
4	tims of domestic violence, dating violence,
5	sexual assault, and stalking than this Act;
6	or
7	(C) to disqualify an owner, manager, or
8	other individual from participating in or receiv-
9	ing the benefits of the low income housing tax
10	credit program under section 42 of the Internal
11	Revenue Code of 1986 because of noncompli-
12	ance with the provisions of this Act.
13	SEC. 602. TRANSITIONAL HOUSING ASSISTANCE GRANTS
14	FOR VICTIMS OF DOMESTIC VIOLENCE, DAT-
14 15	FOR VICTIMS OF DOMESTIC VIOLENCE, DAT- ING VIOLENCE, SEXUAL ASSAULT, AND
15 16	ING VIOLENCE, SEXUAL ASSAULT, AND
15 16 17	ING VIOLENCE, SEXUAL ASSAULT, AND STALKING.
15 16 17 18	ing violence, sexual assault, and stalking. Chapter 11 of subtitle B of the Violence Against
15 16 17 18	ing violence, sexual assault, and stalking. Chapter 11 of subtitle B of the Violence Against Women Act of 1994 (42 U.S.C. 13975 et seq.) is amend-
15 16 17 18 19	ING VIOLENCE, SEXUAL ASSAULT, AND STALKING. Chapter 11 of subtitle B of the Violence Against Women Act of 1994 (42 U.S.C. 13975 et seq.) is amended—
15 16 17 18 19 20 21	ING VIOLENCE, SEXUAL ASSAULT, AND STALKING. Chapter 11 of subtitle B of the Violence Against Women Act of 1994 (42 U.S.C. 13975 et seq.) is amended— (1) in the chapter heading, by striking
15 16 17 18 19 20 21 22	ING VIOLENCE, SEXUAL ASSAULT, AND STALKING. Chapter 11 of subtitle B of the Violence Against Women Act of 1994 (42 U.S.C. 13975 et seq.) is amended— (1) in the chapter heading, by striking "CHILD VICTIMS OF DOMESTIC VIO-

1	LENCE, SEXUAL ASSAULT, OR STALK-
2	ING ''; and
3	(2) in section 40299 (42 U.S.C. 13975)—
4	(A) in the header, by striking "CHILD
5	VICTIMS OF DOMESTIC VIOLENCE, STALK-
6	ING, OR SEXUAL ASSAULT" and inserting
7	"VICTIMS OF DOMESTIC VIOLENCE, DAT-
8	ING VIOLENCE, SEXUAL ASSAULT, OR
9	STALKING";
10	(B) in subsection (a)(1), by striking "flee-
11	ing";
12	(C) in subsection (b)(3)—
13	(i) in subparagraph (A), by striking "
14	and" at the end;
15	(ii) by redesignating subparagraph
16	(B) as subparagraph (C);
17	(iii) by inserting after subparagraph
18	(A) the following:
19	"(B) secure employment, including obtain-
20	ing employment counseling, occupational train-
21	ing, job retention counseling, and counseling
22	concerning re-entry in to the workforce; and";
23	and

1	(iv) in subparagraph (C), as redesig-
2	nated by clause (ii), by striking "employ-
3	ment counseling,"; and
4	(D) in subsection (g)—
5	(i) in paragraph (1), by striking
6	"\$40,000,000 for each of fiscal years 2007
7	through 2011" and inserting "\$35,000,000
8	for each of fiscal years 2014 through
9	2018"; and
10	(ii) in paragraph (3)—
11	(I) in subparagraph (A), by strik-
12	ing "eligible" and inserting "quali-
13	fied"; and
14	(II) by adding at the end the fol-
15	lowing:
16	"(D) QUALIFIED APPLICATION DE-
17	FINED.—In this paragraph, the term 'qualified
18	application' means an application that—
19	"(i) has been submitted by an eligible
20	applicant;
21	"(ii) does not propose any activities
22	that may compromise victim safety, includ-
23	ing—
24	"(I) background checks of vic-
25	tims; or

1	(Π) clinical evaluations to deter-
2	mine eligibility for services;
3	"(iii) reflects an understanding of the
4	dynamics of domestic violence, dating vio-
5	lence, sexual assault, or stalking; and
6	"(iv) does not propose prohibited ac-
7	tivities, including mandatory services for
8	victims.".
9	SEC. 603. ADDRESSING THE HOUSING NEEDS OF VICTIMS
10	OF DOMESTIC VIOLENCE, DATING VIOLENCE,
11	SEXUAL ASSAULT, AND STALKING.
12	Subtitle N of the Violence Against Women Act of
13	1994 (42 U.S.C. 14043e et seq.) is amended—
14	(1) in section 41404(i) (42 U.S.C. 14043e–
15	3(i)), by striking "\$10,000,000 for each of fiscal
16	years 2007 through 2011" and inserting
17	" $\$4,000,000$ for each of fiscal years 2014 through
18	2018"; and
19	(2) in section 41405(g) (42 U.S.C. 14043e–
20	4(g)), by striking "\$10,000,000 for each of fiscal
21	years 2007 through 2011" and inserting
22	" $\$4,000,000$ for each of fiscal years 2014 through
23	2018".

TITLE VII—ECONOMIC SECURITY FOR VICTIMS OF VIOLENCE 2 3 SEC. 701. NATIONAL RESOURCE CENTER ON WORKPLACE 4 RESPONSES TO ASSIST VICTIMS OF DOMES-5 TIC AND SEXUAL VIOLENCE. 6 Section 41501(e) of the Violence Against Women Act of 1994 (42 U.S.C. 14043f(e)) is amended by striking "fiscal years 2007 through 2011" and inserting "fiscal years 2014 through 2018". TITLE VIII—PROTECTION OF 10 BATTERED IMMIGRANTS 11 12 SEC. 801. U NONIMMIGRANT DEFINITION. 13 Section 101(a)(15)(U)(iii) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(U)(iii)) is amended by inserting "stalking;" after "sexual exploitation;". 16 SEC. 802. ANNUAL REPORT ON IMMIGRATION APPLICA-17 TIONS MADE BY VICTIMS OF ABUSE. 18 Not later than December 1, 2014, and annually thereafter, the Secretary of Homeland Security shall submit to the Committee on the Judiciary of the Senate and 21 the Committee on the Judiciary of the House of Representatives a report that includes the following: 23 (1) The number of aliens who— 24 (A) submitted an application for non-25 immigrant status under paragraph (15)(T)(i),

1	(15)(U)(i), or (51) of section 101(a) of the Im-
2	migration and Nationality Act (8 U.S.C.
3	1101(a)) during the preceding fiscal year;
4	(B) were granted such nonimmigrant sta-
5	tus during such fiscal year; or
6	(C) were denied such nonimmigrant status
7	during such fiscal year.
8	(2) The mean amount of time and median
9	amount of time to adjudicate an application for such
10	nonimmigrant status during such fiscal year.
11	(3) The mean amount of time and median
12	amount of time between the receipt of an application
13	for such nonimmigrant status and the issuance of
14	work authorization to an eligible applicant during
15	the preceding fiscal year.
16	(4) The number of aliens granted continued
17	presence in the United States under section
18	107(c)(3) of the Trafficking Victims Protection Act
19	of 2000 (22 U.S.C. 7105(c)(3)) during the pre-
20	ceding fiscal year.
21	(5) A description of any actions being taken to
22	reduce the adjudication and processing time, while
23	ensuring the safe and competent processing, of an
24	application described in paragraph (1) or a request

for continued presence referred to in paragraph (4).

1	SEC. 803. PROTECTION FOR CHILDREN OF VAWA SELF-PE-
2	TITIONERS.
3	Section 204(l)(2) of the Immigration and Nationality
4	Act (8 U.S.C. 1154(l)(2)) is amended—
5	(1) in subparagraph (E), by striking "or" at
6	the end;
7	(2) by redesignating subparagraph (F) as sub-
8	paragraph (G); and
9	(3) by inserting after subparagraph (E) the fol-
10	lowing:
11	"(F) a child of an alien who filed a pend-
12	ing or approved petition for classification or ap-
13	plication for adjustment of status or other ben-
14	efit specified in section 101(a)(51) as a VAWA
15	self-petitioner; or".
16	SEC. 804. PUBLIC CHARGE.
17	Section 212(a)(4) of the Immigration and Nationality
18	Act (8 U.S.C. 1182(a)(4)) is amended by adding at the
19	end the following:
20	"(E) Special rule for qualified
21	ALIEN VICTIMS.—Subparagraphs (A), (B), and
22	(C) shall not apply to an alien who—
23	"(i) is a VAWA self-petitioner;
24	"(ii) is an applicant for, or is granted,
25	nonimmigrant status under section
26	101(a)(15)(U); or

1	"(iii) is a qualified alien described in
2	section 431(c) of the Personal Responsi-
3	bility and Work Opportunity Reconciliation
4	Act of 1996 (8 U.S.C. 1641(c)).".
5	SEC. 805. REQUIREMENTS APPLICABLE TO U VISAS.
6	(a) In General.—Section 214(p) of the Immigra-
7	tion and Nationality Act (8 U.S.C. 1184(p)) is amended
8	by adding at the end the following:
9	"(7) Age determinations.—
10	"(A) CHILDREN.—An unmarried alien who
11	seeks to accompany, or follow to join, a parent
12	granted status under section $101(a)(15)(U)(i)$,
13	and who was under 21 years of age on the date
14	on which such parent petitioned for such status,
15	shall continue to be classified as a child for pur-
16	poses of section 101(a)(15)(U)(ii), if the alien
17	attains 21 years of age after such parent's peti-
18	tion was filed but while it was pending.
19	"(B) Principal aliens.—An alien de-
20	scribed in clause (i) of section 101(a)(15)(U)
21	shall continue to be treated as an alien de-
22	scribed in clause (ii)(I) of such section if the
23	alien attains 21 years of age after the alien's
24	application for status under such clause (i) is
25	filed but while it is pending.".

1	(b) Effective Date.—The amendment made by
2	subsection (a) shall take effect as if enacted as part of
3	the Victims of Trafficking and Violence Protection Act of
4	2000 (Public Law 106–386; 114 Stat. 1464).
5	SEC. 806. HARDSHIP WAIVERS.
6	(a) In General.—Section 216(c)(4) of the Immigra-
7	tion and Nationality Act (8 U.S.C. 1186a(c)(4)) is amend-
8	ed—
9	(1) in subparagraph (A), by striking the comma
10	at the end and inserting a semicolon;
11	(2) in subparagraph (B), by striking "(1), or"
12	and inserting "(1); or";
13	(3) in subparagraph (C), by striking the period
14	at the end and inserting a semicolon and "or"; and
15	(4) by inserting after subparagraph (C) the fol-
16	lowing:
17	"(D) the alien meets the requirements
18	under section $204(a)(1)(A)(iii)(II)(aa)(BB)$ and
19	following the marriage ceremony was battered
20	by or subject to extreme cruelty perpetrated by
21	the alien's intended spouse and was not at fault
22	in failing to meet the requirements of para-
23	graph (1).".
24	(b) Technical Corrections.—Section 216(c)(4) of
25	the Immigration and Nationality Act (8 U.S.C.

1	1186a(c)(4)), as amended by subsection (a), is further
2	amended—
3	(1) in the matter preceding subparagraph (A),
4	by striking "The Attorney General, in the Attorney
5	General's" and inserting "The Secretary of Home-
6	land Security, in the Secretary's"; and
7	(2) in the undesignated paragraph at the end—
8	(A) in the first sentence, by striking "At-
9	torney General" and inserting "Secretary of
10	Homeland Security";
11	(B) in the second sentence, by striking
12	"Attorney General" and inserting "Secretary";
13	(C) in the third sentence, by striking "At-
14	torney General." and inserting "Secretary.";
15	and
16	(D) in the fourth sentence, by striking
17	"Attorney General" and inserting "Secretary".
18	SEC. 807. PROTECTIONS FOR A FIANCÉE OR FIANCÉ OF A
19	CITIZEN.
20	(a) In General.—Section 214 of the Immigration
21	and Nationality Act (8 U.S.C. 1184) is amended—
22	(1) in subsection (d)—
23	(A) in paragraph (1), by striking "crime."
24	and inserting "crime described in paragraph
25	(3)(B) and information on any permanent pro-

1	tection or restraining order issued against the
2	petitioner related to any specified crime de-
3	scribed in paragraph (3)(B)(i).";
4	(B) in paragraph (2)(A), in the matter
5	preceding clause (i)—
6	(i) by striking "a consular officer"
7	and inserting "the Secretary of Homeland
8	Security"; and
9	(ii) by striking "the officer" and in-
10	serting "the Secretary"; and
11	(C) in paragraph (3)(B)(i), by striking
12	"abuse, and stalking." and inserting "abuse,
13	stalking, or an attempt to commit any such
14	crime."; and
15	(2) in subsection (r)—
16	(A) in paragraph (1), by striking "crime."
17	and inserting "crime described in paragraph
18	(5)(B) and information on any permanent pro-
19	tection or restraining order issued against the
20	petitioner related to any specified crime de-
21	scribed in subsection (5)(B)(i)."; and
22	(B) by amending paragraph (4)(B)(ii) to
23	read as follows:
24	"(ii) To notify the beneficiary as required by clause
25	(i) the Secretary of Homeland Security shall provide such

1	notice to the Secretary of State for inclusion in the mailing
2	to the beneficiary described in section $833(a)(5)(A)(i)$ of
3	the International Marriage Broker Regulation Act of 2005
4	(8 U.S.C. 1375a(a)(5)(A)(i))."; and
5	(3) in paragraph (5)(B)(i), by striking "abuse,
6	and stalking." and inserting "abuse, stalking, or an
7	attempt to commit any such crime.".
8	(b) Provision of Information to K Non-
9	IMMIGRANTS.—Section 833 of the International Marriage
10	Broker Regulation Act of 2005 (8 U.S.C. 1375a) is
11	amended—
12	(1) in subsection $(a)(5)(A)$ —
13	(A) in clause (iii)—
14	(i) by striking "State any" and insert-
15	ing "State, for inclusion in the mailing de-
16	scribed in clause (i), any"; and
17	(ii) by striking the last sentence; and
18	(B) by adding at the end the following:
19	"(iv) The Secretary of Homeland Se-
20	curity shall conduct a background check of
21	the National Crime Information Center's
22	Protection Order Database on each peti-
23	tioner for a visa under subsection (d) or
24	(r) of section 214 of the Immigration and
25	Nationality Act (8 U.S.C. 1184). Any ap-

1	propriate information obtained from such
2	background check—
3	"(I) shall accompany the criminal
4	background information provided by
5	the Secretary of Homeland Security
6	to the Secretary of State and shared
7	by the Secretary of State with a bene-
8	ficiary of a petition referred to in
9	clause (iii); and
10	"(II) shall not be used or dis-
11	closed for any other purpose unless
12	expressly authorized by law.
13	"(v) The Secretary of Homeland Se-
14	curity shall create a cover sheet or other
15	mechanism to accompany the information
16	required to be provided to an applicant for
17	a visa under subsection (d) or (r) of sec-
18	tion 214 of the Immigration and Nation-
19	ality Act (8 U.S.C. 1184) by clauses (i)
20	through (iv) of this paragraph or by
21	clauses (i) and (ii) of subsection $(r)(4)(B)$
22	of such section 214, that calls to the appli-
23	cant's attention—
24	"(I) whether the petitioner dis-
25	closed a protection order, a restrain-

1	ing order, or criminal history informa-
2	tion on the visa petition;
3	"(II) the criminal background in-
4	formation and information about any
5	protection order obtained by the Sec-
6	retary of Homeland Security regard-
7	ing the petitioner in the course of ad-
8	judicating the petition; and
9	"(III) whether the information
10	the petitioner disclosed on the visa pe-
11	tition regarding any previous petitions
12	filed under subsection (d) or (r) of
13	such section 214 is consistent with the
14	information in the multiple visa track-
15	ing database of the Department of
16	Homeland Security, as described in
17	subsection $(r)(4)(A)$ of such section
18	214."; and
19	(2) in subsection $(b)(1)(A)$, by striking "or"
20	after "orders" and inserting "and".
21	SEC. 808. REGULATION OF INTERNATIONAL MARRIAGE
22	BROKERS.
23	(a) Implementation of the International Mar-
24	RIAGE BROKER ACT OF 2005.—
25	(1) FINDINGS.—Congress finds the following:

- (A) The International Marriage Broker Act of 2005 (subtitle D of Public Law 109–162; 119 Stat. 3066) has not been fully implemented with regard to investigating and prosecuting violations of the law, and for other purposes.
 - (B) Six years after Congress enacted the International Marriage Broker Act of 2005 to regulate the activities of the hundreds of forprofit international marriage brokers operating in the United States, the Attorney General has not determined which component of the Department of Justice will investigate and prosecute violations of such Act.
 - (2) Report.—Not later than 90 days after the date of the enactment of this Act, the Attorney General shall submit to Congress a report that includes the following:
 - (A) The name of the component of the Department of Justice responsible for investigating and prosecuting violations of the International Marriage Broker Act of 2005 (subtitle D of Public Law 109–162; 119 Stat. 3066) and the amendments made by this Act.

1	(B) A description of the policies and proce-
2	dures of the Attorney General for consultation
3	with the Secretary of Homeland Security and
4	the Secretary of State in investigating and
5	prosecuting such violations.
6	(b) Technical Correction.—Section 833(a)(2)(H)
7	of the International Marriage Broker Regulation Act of
8	2005 (8 U.S.C. 1375a(a)(2)(H)) is amended by striking
9	"Federal and State sex offender public registries" and in-
10	serting "the National Sex Offender Public Website".
11	(c) REGULATION OF INTERNATIONAL MARRIAGE
12	Brokers.—Section 833(d) of the International Marriage
13	Broker Regulation Act of 2005 (8 U.S.C. 1375a(d)) is
14	amended—
15	(1) by amending paragraph (1) to read as fol-
16	lows:
17	"(1) Prohibition on marketing of or to
18	CHILDREN.—
19	"(A) IN GENERAL.—An international mar-
20	riage broker shall not provide any individual or
21	entity with the personal contact information,
22	photograph, or general information about the
23	background or interests of any individual under
24	the age of 18.

1	"(B) COMPLIANCE.—To comply with the
2	requirements of subparagraph (A), an inter-
3	national marriage broker shall—
4	"(i) obtain a valid copy of each for-
5	eign national client's birth certificate or
6	other proof of age document issued by an
7	appropriate government entity;
8	"(ii) indicate on such certificate or
9	document the date it was received by the
10	international marriage broker;
11	"(iii) retain the original of such cer-
12	tificate or document for 7 years after such
13	date of receipt; and
14	"(iv) produce such certificate or docu-
15	ment upon request to an appropriate au-
16	thority charged with the enforcement of
17	this paragraph.";
18	(2) in paragraph (2)—
19	(A) in subparagraph (A)(i)—
20	(i) in the heading, by striking "REG-
21	ISTRIES.—" and inserting "WEBSITE.—";
22	and
23	(ii) by striking "Registry or State sex
24	offender public registry," and inserting
25	"Website,"; and

1	(B) in subparagraph (B)(ii), by striking
2	"or stalking." and inserting "stalking, or an at-
3	tempt to commit any such crime.";
4	(3) in paragraph (3)—
5	(A) in subparagraph (A)—
6	(i) in clause (i), by striking "Registry,
7	or of the relevant State sex offender public
8	registry for any State not yet participating
9	in the National Sex Offender Public Reg-
10	istry, in which the United States client has
11	resided during the previous 20 years," and
12	inserting "Website"; and
13	(ii) in clause (iii)(II), by striking
14	"background information collected by the
15	international marriage broker under para-
16	graph (2)(B);" and inserting "signed cer-
17	tification and accompanying documentation
18	or attestation regarding the background in-
19	formation collected under paragraph
20	(2)(B);"; and
21	(B) by striking subparagraph (C);
22	(4) in paragraph (5)—
23	(A) in subparagraph (A)(ii), by striking "A
24	penalty may be imposed under clause (i) by the
25	Attorney General only" and inserting "At the

1	discretion of the Attorney General, a penalty
2	may be imposed under clause (i) either by a
3	Federal judge, or by the Attorney General";
4	(B) by amending subparagraph (B) to read
5	as follows:
6	"(B) Federal Criminal Penalties.—
7	"(i) Failure of international
8	MARRIAGE BROKERS TO COMPLY WITH OB-
9	LIGATIONS.—Except as provided in clause
10	(ii), an international marriage broker that,
11	in circumstances in or affecting interstate
12	or foreign commerce, or within the special
13	maritime and territorial jurisdiction of the
14	United States—
15	"(I) except as provided in sub-
16	clause (II), violates (or attempts to
17	violate) paragraph (1), (2), (3), or (4)
18	shall be fined in accordance with title
19	18, United States Code, or imprisoned
20	for not more than 1 year, or both; or
21	$"(\Pi)$ knowingly violates or at-
22	tempts to violate paragraphs (1), (2),
23	(3), or (4) shall be fined in accord-
24	ance with title 18, United States

1	Code,	or	imprisoned	for	not	more
2	than 5	yea	rs, or both.			

"(ii) MISUSE OF INFORMATION.—A person who knowingly discloses, uses, or causes to be used any information obtained by an international marriage broker as a result of a requirement under paragraph (2) or (3) for any purpose other than the disclosures required under paragraph (3) shall be fined in accordance with title 18, United States Code, or imprisoned for not more than 1 year, or both.

"(iii) FRAUDULENT FAILURES OF UNITED STATES CLIENTS TO MAKE RE-SELF-DISCLOSURES.—A QUIRED who knowingly and with intent to defraud another person outside the United States in order to recruit, solicit, entice, or induce that other person into entering a dating or matrimonial relationship, makes false or fraudulent representations regarding the disclosures described in clause (i), (ii), (iii), or (iv) of subsection (d)(2)(B), including by failing to make any such disclosures, shall be fined in accordance with title 18,

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1	United States Code, imprisoned for not
2	more than 1 year, or both.
3	"(iv) Relationship to other pen-
4	ALTIES.—The penalties provided in clauses
5	(i), (ii), and (iii) are in addition to any
6	other civil or criminal liability under Fed-
7	eral or State law to which a person may be
8	subject for the misuse of information, in-
9	cluding misuse to threaten, intimidate, or
10	harass any individual.
11	"(v) Construction.—Nothing in
12	this paragraph or paragraph (3) or (4)
13	may be construed to prevent the disclosure
14	of information to law enforcement or pur-
15	suant to a court order."; and
16	(C) in subparagraph (C), by striking the
17	period at the end and inserting "including equi-
18	table remedies.";
19	(5) by redesignating paragraphs (6) and (7) as
20	paragraphs (7) and (8), respectively; and
21	(6) by inserting after paragraph (5) the fol-
22	lowing:
23	"(6) Enforcement.—
24	"(A) AUTHORITY.—The Attorney General
25	shall be responsible for the enforcement of the

1	provisions of this section, including the prosecu-
2	tion of civil and criminal penalties provided for
3	by this section.
4	"(B) Consultation.—The Attorney Gen-
5	eral shall consult with the Director of the Office
6	on Violence Against Women of the Department
7	of Justice to develop policies and public edu-
8	cation designed to promote enforcement of this
9	section.".
10	(d) GAO STUDY AND REPORT.—Section 833(f) of
11	the International Marriage Broker Regulation Act of 2005
12	(8 U.S.C. 1375a(f)) is amended—
13	(1) in the subsection heading, by striking
14	"STUDY AND REPORT.—" and inserting "STUDIES
15	AND REPORTS.—"; and
16	(2) by adding at the end the following:
17	"(4) Continuing impact study and re-
18	PORT.—
19	"(A) Study.—The Comptroller General
20	shall conduct a study on the continuing impact
21	of the implementation of this section and of sec-
22	tion of 214 of the Immigration and Nationality
23	Act (8 U.S.C. 1184) on the process for grant-
24	ing K nonimmigrant visas, including specifically

1	a study of the items described in subparagraphs
2	(A) through (E) of paragraph (1).
3	"(B) REPORT.—Not later than 2 years
4	after the date of the enactment of the Violence
5	Against Women Reauthorization Act of 2013
6	the Comptroller General shall submit to the
7	Committee on the Judiciary of the Senate and
8	the Committee on the Judiciary of the House of
9	Representatives a report setting forth the re-
10	sults of the study conducted under subpara-
11	graph (A).
12	"(C) DATA COLLECTION.—The Attorney
13	General, the Secretary of Homeland Security,
14	and the Secretary of State shall collect and
15	maintain the data necessary for the Comptroller
16	General to conduct the study required by para-
17	graph (1)(A).".
18	SEC. 809. ELIGIBILITY OF CRIME AND TRAFFICKING VIC
19	TIMS IN THE COMMONWEALTH OF THE
20	NORTHERN MARIANA ISLANDS TO ADJUST
21	STATUS.
22	Section 705(c) of the Consolidated Natural Resources
23	Act of 2008 (Public Law 110–229; 48 U.S.C. 1806 note)
24	is amended by striking "except that," and all that follows

1 through the end, and inserting the following: "except
2 that—

"(1) for the purpose of determining whether an alien lawfully admitted for permanent residence (as defined in section 101(a)(20) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(20)) has abandoned or lost such status by reason of absence from the United States, such alien's presence in the Commonwealth, before, on or after November 28, 2009, shall be considered to be presence in the United States; and

"(2) for the purpose of determining whether an alien whose application for status under subparagraph (T) or (U) of section 101(a)(15) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)) was granted is subsequently eligible for adjustment under subsection (l) or (m) of section 245 of such Act (8 U.S.C. 1255), such alien's physical presence in the Commonwealth before, on, or after November 28, 2009, and subsequent to the grant of the application, shall be considered as equivalent to presence in the United States pursuant to a nonimmigrant admission in such status.".

1	SEC. 810. DISCLOSURE OF INFORMATION FOR NATIONAL
2	SECURITY PURPOSES.
3	(a) Information Sharing.—Section 384(b) of the
4	Illegal Immigration Reform and Immigrant Responsibility
5	Act of 1996 (8 U.S.C. 1367(b)) is amended—
6	(1) in paragraph (1)—
7	(A) by inserting "Secretary of Homeland
8	Security or the" before "Attorney General
9	may''; and
10	(B) by inserting "Secretary's or the" be-
11	fore "Attorney General's discretion";
12	(2) in paragraph (2)—
13	(A) by inserting "Secretary of Homeland
14	Security or the" before "Attorney General
15	may'';
16	(B) by inserting "Secretary or the" before
17	"Attorney General for"; and
18	(C) by inserting "in a manner that pro-
19	tects the confidentiality of such information"
20	after "law enforcement purpose";
21	(3) in paragraph (5), by striking "Attorney
22	General is" and inserting "Secretary of Homeland
23	Security and the Attorney General are"; and
24	(4) by adding at the end a new paragraph as
25	follows:

1	"(8) Notwithstanding subsection (a)(2), the
2	Secretary of Homeland Security, the Secretary of
3	State, or the Attorney General may provide in the
4	discretion of either such Secretary or the Attorney
5	General for the disclosure of information to national
6	security officials to be used solely for a national se-
7	curity purpose in a manner that protects the con-
8	fidentiality of such information.".
9	(b) Guidelines.—Section 384(d) of the Illegal Im-
10	migration Reform and Immigrant Responsibility Act of
11	1996 (8 U.S.C. 1367(d)) is amended—
12	(1) by inserting ", Secretary of State," after
13	"The Attorney General";
14	(2) by inserting ", Department of State," after
15	"Department of Justice"; and
16	(3) by inserting "and severe forms of traf-
17	ficking in persons or criminal activity listed in sec-
18	tion 101(a)(15)(U) of the Immigration and Nation-
19	ality Act (8 U.S.C. $1101(a)(15)(u)$)" after "domestic
20	violence".
21	(e) Implementation.—Not later than 180 days
22	after the date of the enactment of this Act, the Attorney
23	General, the Secretary of State, and Secretary of Home-
24	land Security shall provide the guidance required by sec-
25	tion 384(d) of the Illegal Immigration Reform and Immi-

1	grant Responsibility Act of 1996 (8 U.S.C. 1367(d)), con-
2	sistent with the amendments made by subsections (a) and
3	(b).
4	(d) Clerical Amendment.—Section 384(a)(1) of
5	the Illegal Immigration Reform and Immigrant Responsi-
6	bility Act of 1986 is amended by striking "241(a)(2)" in
7	the matter following subparagraph (F) and inserting
8	"237(a)(2)".
9	TITLE IX—SAFETY FOR INDIAN
10	WOMEN
11	SEC. 901. GRANTS TO INDIAN TRIBAL GOVERNMENTS.
12	Section 2015(a) of title I of the Omnibus Crime Con-
13	trol and Safe Streets Act of 1968 (42 U.S.C. 3796gg-
14	10(a)) is amended—
15	(1) in paragraph (2), by inserting "sex traf-
16	ficking," after "sexual assault,";
17	(2) in paragraph (4), by inserting "sex traf-
18	ficking," after "sexual assault,";
19	(3) in paragraph (5), by striking "and stalking"
20	and all that follows and inserting "sexual assault,
21	sex trafficking, and stalking;";
22	(4) in paragraph (7)—
23	(A) by inserting "sex trafficking," after
24	"sexual assault," each place it appears; and
25	(B) by striking "and" at the end

1	(5) in paragraph (8)—
2	(A) by inserting "sex trafficking," after
3	"stalking,"; and
4	(B) by striking the period at the end and
5	inserting a semicolon; and
6	(6) by adding at the end the following:
7	"(9) provide services to address the needs of
8	youth who are victims of domestic violence, dating
9	violence, sexual assault, sex trafficking, or stalking
10	and the needs of youth and children exposed to do-
11	mestic violence, dating violence, sexual assault, or
12	stalking, including support for the nonabusing par-
13	ent or the caretaker of the youth or child; and
14	"(10) develop and promote legislation and poli-
15	cies that enhance best practices for responding to
16	violent crimes against Indian women, including the
17	crimes of domestic violence, dating violence, sexual
18	assault, sex trafficking, and stalking.".
19	SEC. 902. GRANTS TO INDIAN TRIBAL COALITIONS.
20	Section 2001 of title I of the Omnibus Crime Control
21	and Safe Streets Act of 1968 (42 U.S.C. 3796gg) is
22	amended by striking subsection (d) and inserting the fol-
23	lowing:
24	"(d) Tribal Coalition Grants.—

1	"(1) Purpose.—The Attorney General shall
2	award a grant to tribal coalitions for purposes of—
3	"(A) increasing awareness of domestic vio-
4	lence and sexual assault against Indian women;
5	"(B) enhancing the response to violence
6	against Indian women at the Federal, State,
7	and tribal levels;
8	"(C) identifying and providing technical
9	assistance to coalition membership and tribal
10	communities to enhance access to essential serv-
11	ices to Indian women victimized by domestic
12	and sexual violence, including sex trafficking;
13	and
14	"(D) assisting Indian tribes in developing
15	and promoting State, local, and tribal legisla-
16	tion and policies that enhance best practices for
17	responding to violent crimes against Indian
18	women, including the crimes of domestic vio-
19	lence, dating violence, sexual assault, sex traf-
20	ficking, and stalking.
21	"(2) Grants.—The Attorney General shall
22	award grants on an annual basis under paragraph
23	(1) to—
24	"(A) each tribal coalition that—

1	"(i) meets the criteria of a tribal coa-
2	lition under section 40002(a) of the Vio-
3	lence Against Women Act of 1994 (42
4	U.S.C. 13925(a));
5	"(ii) is recognized by the Office on Vi-
6	olence Against Women; and
7	"(iii) provides services to Indian
8	tribes; and
9	"(B) organizations that propose to incor-
10	porate and operate a tribal coalition in areas
11	where Indian tribes are located but no tribal co-
12	alition exists.
13	"(3) Use of amounts.—For each of fiscal
14	years 2014 through 2018, of the amounts appro-
15	priated to carry out this subsection—
16	"(A) not more than 10 percent shall be
17	made available to organizations described in
18	paragraph (2)(B), provided that 1 or more or-
19	ganizations determined by the Attorney General
20	to be qualified apply;
21	"(B) not less than 90 percent shall be
22	made available to tribal coalitions described in
23	paragraph (2)(A), which amounts shall be dis-
24	tributed equally among each eligible tribal coali-
25	tion for the applicable fiscal year.

1	"(4) Eligibility for other grants.—Re-
2	ceipt of an award under this subsection by a tribal
3	coalition shall not preclude the tribal coalition from
4	receiving additional grants under this title to carry
5	out the purposes described in paragraph (1).
6	"(5) Multiple purpose applications.—
7	Nothing in this subsection prohibits any tribal coali-
8	tion or organization described in paragraph (2) from
9	applying for funding to address sexual assault or do-
10	mestic violence needs in the same application.".
11	SEC. 903. CONSULTATION.
12	Section 903 of the Violence Against Women and De-
13	partment of Justice Reauthorization Act of 2005 (42
14	U.S.C. 14045d) is amended—
15	(1) in subsection (a)—
16	(A) by striking "and the Violence Against
17	Women Act of 2000" and inserting ", the Vio-
18	lence Against Women Act of 2000"; and
19	(B) by inserting ", and the Violence
20	Against Women Reauthorization Act of 2013"
21	before the period at the end;
22	(2) in subsection (b)—
23	(A) in the matter preceding paragraph (1),
24	by striking "Secretary of the Department of
25	Health and Human Services" and inserting

1	"Secretary of Health and Human Services, the
2	Secretary of the Interior,"; and
3	(B) in paragraph (2), by striking "and
4	stalking" and inserting "stalking, and sex traf-
5	ficking"; and
6	(3) by adding at the end the following:
7	"(c) Annual Report.—The Attorney General shall
8	submit to Congress an annual report on the annual con-
9	sultations required under subsection (a) that—
10	"(1) contains the recommendations made under
11	subsection (b) by Indian tribes during the year cov-
12	ered by the report;
13	"(2) describes actions taken during the year
14	covered by the report to respond to recommenda-
15	tions made under subsection (b) during the year or
16	a previous year; and
17	"(3) describes how the Attorney General will
18	work in coordination and collaboration with Indian
19	tribes, the Secretary of Health and Human Services,
20	and the Secretary of the Interior to address the rec-
21	ommendations made under subsection (b).
22	"(d) Notice.—Not later than 120 days before the
23	date of a consultation under subsection (a), the Attorney
24	General shall notify tribal leaders of the date, time, and
25	location of the consultation.".

1	SEC.	904.	TRIBAL	JURISDICTION	OVER	CRIMES	\mathbf{OF}	DOMES-
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<i>)</i> .	TIC VIOLENCE.

- 3 Title II of Public Law 90–284 (25 U.S.C. 1301 et
- 4 seq.) (commonly known as the "Indian Civil Rights Act
- 5 of 1968") is amended by adding at the end the following:
- 6 "SEC. 204. TRIBAL JURISDICTION OVER CRIMES OF DOMES-
- 7 TIC VIOLENCE.

- 8 "(a) Definitions.—In this section:
 - "(1) Dating violence.—The term 'dating violence' means violence committed by a person who is or has been in a social relationship of a romantic or intimate nature with the victim, as determined by the length of the relationship, the type of relationship, and the frequency of interaction between the

persons involved in the relationship.

"(2) Domestic violence.—The term 'domestic violence' means violence committed by a current or former spouse or intimate partner of the victim, by a person with whom the victim shares a child in common, by a person who is cohabitating with or has cohabitated with the victim as a spouse or intimate partner, or by a person similarly situated to a spouse of the victim under the domestic- or family-violence laws of an Indian tribe that has jurisdiction over the Indian country where the violence occurs.

1	"(3) Indian country.—The term 'Indian
2	country' has the meaning given the term in section
3	1151 of title 18, United States Code.
4	"(4) Participating tribe.—The term 'partici-
5	pating tribe' means an Indian tribe that elects to ex-
6	ercise special domestic violence criminal jurisdiction
7	over the Indian country of that Indian tribe.
8	"(5) Protection order.—The term 'protec-
9	tion order'—
10	"(A) means any injunction, restraining
11	order, or other order issued by a civil or crimi-
12	nal court for the purpose of preventing violent
13	or threatening acts or harassment against, sex-
14	ual violence against, contact or communication
15	with, or physical proximity to, another person;
16	and
17	"(B) includes any temporary or final order
18	issued by a civil or criminal court, whether ob-
19	tained by filing an independent action or as a
20	pendent lite order in another proceeding, if the
21	civil or criminal order was issued in response to
22	a complaint, petition, or motion filed by or on
23	behalf of a person seeking protection.
24	"(6) Special domestic violence criminal
25	JURISDICTION.—The term 'special domestic violence

- criminal jurisdiction' means the criminal jurisdiction that a participating tribe may exercise under this section but could not otherwise exercise.
 - "(7) SPOUSE OR INTIMATE PARTNER.—The term 'spouse or intimate partner' has the meaning given the term in section 2266 of title 18, United States Code.
 - "(b) Nature of the Criminal Jurisdiction.—
 - "(1) IN GENERAL.—Notwithstanding any other provision of law, in addition to all powers of self-government recognized and affirmed by sections 201 and 203, the powers of self-government of a participating tribe include the inherent power of that tribe, which is hereby recognized and affirmed, to exercise special domestic violence criminal jurisdiction over all persons.
 - "(2) CONCURRENT JURISDICTION.—The exercise of special domestic violence criminal jurisdiction by a participating tribe shall be concurrent with the jurisdiction of the United States, of a State, or of both.
- 22 "(3) APPLICABILITY.—Nothing in this sec-23 tion—

1	"(A) creates or eliminates any Federal or
2	State criminal jurisdiction over Indian country;
3	or
4	"(B) affects the authority of the United
5	States or any State government that has been
6	delegated authority by the United States to in-
7	vestigate and prosecute a criminal violation in
8	Indian country.
9	"(4) Exceptions.—
10	"(A) Victim and defendant are both
11	NON-INDIANS.—
12	"(i) In General.—A participating
13	tribe may not exercise special domestic vio-
14	lence criminal jurisdiction over an alleged
15	offense if neither the defendant nor the al-
16	leged victim is an Indian.
17	"(ii) Definition of Victim.—In this
18	subparagraph and with respect to a crimi-
19	nal proceeding in which a participating
20	tribe exercises special domestic violence
21	criminal jurisdiction based on a violation of
22	a protection order, the term 'victim' means
23	a person specifically protected by a protec-
24	tion order that the defendant allegedly vio-
25	lated.

1	"(B) Defendant lacks ties to the in-
2	DIAN TRIBE.—A participating tribe may exer-
3	cise special domestic violence criminal jurisdic-
4	tion over a defendant only if the defendant—
5	"(i) resides in the Indian country of
6	the participating tribe;
7	"(ii) is employed in the Indian coun-
8	try of the participating tribe; or
9	"(iii) is a spouse, intimate partner, or
10	dating partner of—
11	"(I) a member of the partici-
12	pating tribe; or
13	"(II) an Indian who resides in
14	the Indian country of the partici-
15	pating tribe.
16	"(c) Criminal Conduct.—A participating tribe may
17	exercise special domestic violence criminal jurisdiction over
18	a defendant for criminal conduct that falls into one or
19	more of the following categories:
20	"(1) Domestic violence and dating vio-
21	LENCE.—An act of domestic violence or dating vio-
22	lence that occurs in the Indian country of the par-
23	ticipating tribe.
24	"(2) Violations of protection orders.—
25	An act that—

1	"(A) occurs in the Indian country of the
2	participating tribe; and
3	"(B) violates the portion of a protection
4	order that—
5	"(i) prohibits or provides protection
6	against violent or threatening acts or har-
7	assment against, sexual violence against,
8	contact or communication with, or physical
9	proximity to, another person;
10	"(ii) was issued against the defend-
11	ant;
12	"(iii) is enforceable by the partici-
13	pating tribe; and
14	"(iv) is consistent with section
15	2265(b) of title 18, United States Code.
16	"(d) Rights of Defendants.—In a criminal pro-
17	ceeding in which a participating tribe exercises special do-
18	mestic violence criminal jurisdiction, the participating
19	tribe shall provide to the defendant—
20	"(1) all applicable rights under this Act;
21	"(2) if a term of imprisonment of any length
22	may be imposed, all rights described in section
23	202(e);
24	"(3) the right to a trial by an impartial jury
25	that is drawn from sources that—

1	"(A) reflect a fair cross section of the com-
2	munity; and
3	"(B) do not systematically exclude any dis-
4	tinctive group in the community, including non-
5	Indians; and
6	"(4) all other rights whose protection is nec-
7	essary under the Constitution of the United States
8	in order for Congress to recognize and affirm the in-
9	herent power of the participating tribe to exercise
10	special domestic violence criminal jurisdiction over
11	the defendant.
12	"(e) Petitions To Stay Detention.—
13	"(1) In general.—A person who has filed a
14	petition for a writ of habeas corpus in a court of the
15	United States under section 203 may petition that
16	court to stay further detention of that person by the
17	participating tribe.
18	"(2) Grant of stay.—A court shall grant a
19	stay described in paragraph (1) if the court—
20	"(A) finds that there is a substantial likeli-
21	hood that the habeas corpus petition will be
22	granted; and
23	"(B) after giving each alleged victim in the
24	matter an opportunity to be heard, finds by
25	clear and convincing evidence that under condi-

1	tions imposed by the court, the petitioner is not
2	likely to flee or pose a danger to any person or
3	the community if released.
4	"(3) Notice.—An Indian tribe that has or-
5	dered the detention of any person has a duty to
6	timely notify such person of his rights and privileges
7	under this subsection and under section 203.
8	"(f) Grants to Tribal Governments.—The At-
9	torney General may award grants to the governments of
10	Indian tribes (or to authorized designees of those govern-
11	ments)—
12	"(1) to strengthen tribal criminal justice sys-
13	tems to assist Indian tribes in exercising special do-
14	mestic violence criminal jurisdiction, including—
15	"(A) law enforcement (including the capac-
16	ity of law enforcement or court personnel to
17	enter information into and obtain information
18	from national crime information databases);
19	"(B) prosecution;
20	"(C) trial and appellate courts;
21	"(D) probation systems;
22	"(E) detention and correctional facilities;
23	"(F) alternative rehabilitation centers;
24	"(G) culturally appropriate services and
25	assistance for victims and their families; and

1	"(H) criminal codes and rules of criminal
2	procedure, appellate procedure, and evidence;
3	"(2) to provide indigent criminal defendants
4	with the effective assistance of licensed defense
5	counsel, at no cost to the defendant, in criminal pro-
6	ceedings in which a participating tribe prosecutes a
7	crime of domestic violence or dating violence or a
8	criminal violation of a protection order;
9	"(3) to ensure that, in criminal proceedings in
10	which a participating tribe exercises special domestic
11	violence criminal jurisdiction, jurors are summoned,
12	selected, and instructed in a manner consistent with
13	all applicable requirements; and
14	"(4) to accord victims of domestic violence, dat-
15	ing violence, and violations of protection orders
16	rights that are similar to the rights of a crime victim
17	described in section 3771(a) of title 18, United
18	States Code, consistent with tribal law and custom.
19	"(g) Supplement, Not Supplant.—Amounts
20	made available under this section shall supplement and
21	not supplant any other Federal, State, tribal, or local gov-
22	ernment amounts made available to carry out activities de-
23	scribed in this section.
24	"(h) AUTHORIZATION OF APPROPRIATIONS.—There
25	are authorized to be appropriated \$5,000,000 for each of

1	fiscal years 2014 through 2018 to carry out subsection
2	(f) and to provide training, technical assistance, data col-
3	lection, and evaluation of the criminal justice systems of
4	participating tribes.".
5	SEC. 905. TRIBAL PROTECTION ORDERS.
6	Section 2265 of title 18, United States Code, is
7	amended by striking subsection (e) and inserting the fol-
8	lowing:
9	"(e) Tribal Court Jurisdiction.—For purposes
10	of this section, a court of an Indian tribe shall have full
11	civil jurisdiction to issue and enforce protection orders in-
12	volving any person, including the authority to enforce any
13	orders through civil contempt proceedings, to exclude vio-
14	lators from Indian land, and to use other appropriate
15	mechanisms, in matters arising anywhere in the Indian
16	country of the Indian tribe (as defined in section 1151)
17	or otherwise within the authority of the Indian tribe.".
18	SEC. 906. AMENDMENTS TO THE FEDERAL ASSAULT STATE
19	UTE.
20	(a) In General.—Section 113 of title 18, United
21	States Code, is amended—
22	(1) in subsection (a)—
23	(A) by striking paragraph (1) and insert-
24	ing the following:

1	"(1) Assault with intent to commit murder or
2	a violation of section 2241 or 2242, by a fine under
3	this title, imprisonment for not more than 20 years,
4	or both.";
5	(B) in paragraph (2), by striking "felony
6	under chapter 109A" and inserting "violation
7	of section 2241 or 2242";
8	(C) in paragraph (3) by striking "and
9	without just cause or excuse,";
10	(D) in paragraph (4), by striking "six
11	months" and inserting "1 year";
12	(E) in paragraph (7)—
13	(i) by striking "substantial bodily in-
14	jury to an individual who has not attained
15	the age of 16 years" and inserting "sub-
16	stantial bodily injury to a spouse or inti-
17	mate partner, a dating partner, or an indi-
18	vidual who has not attained the age of 16
19	years"; and
20	(ii) by striking "fine" and inserting
21	"a fine"; and
22	(F) by adding at the end the following:
23	"(8) Assault of a spouse, intimate partner, or
24	dating partner by strangling, suffocating, or at-
25	tempting to strangle or suffocate by a fine under

1	this title, imprisonment for not more than 10 years,
2	or both."; and
3	(2) in subsection (b)—
4	(A) by striking "(b) As used in this sub-
5	section—" and inserting the following:
6	"(b) Definitions.—In this section—";
7	(B) in paragraph (1)(B), by striking
8	"and" at the end;
9	(C) in paragraph (2), by striking the pe-
10	riod at the end and inserting a semicolon; and
11	(D) by adding at the end the following:
12	"(3) the terms 'dating partner' and 'spouse or
13	intimate partner' have the meanings given those
14	terms in section 2266;
15	"(4) the term 'strangling' means intentionally,
16	knowingly, or recklessly impeding the normal breath-
17	ing or circulation of the blood of a person by apply-
18	ing pressure to the throat or neck, regardless of
19	whether that conduct results in any visible injury or
20	whether there is any intent to kill or protractedly in-
21	jure the victim; and
22	"(5) the term 'suffocating' means intentionally,
23	knowingly, or recklessly impeding the normal breath-
24	ing of a person by covering the mouth of the person,
25	the nose of the person, or both, regardless of wheth-

1	er that conduct results in any visible injury or
2	whether there is any intent to kill or protractedly in-
3	jure the victim.".
4	(b) Indian Major Crimes.—Section 1153(a) of title
5	18, United States Code, is amended by striking "assault
6	with intent to commit murder, assault with a dangerous
7	weapon, assault resulting in serious bodily injury (as de-
8	fined in section 1365 of this title)" and inserting "a felony
9	assault under section 113".
10	(c) Repeat Offenders.—Section 2265A(b)(1)(B)
11	of title 18, United States Code, is amended by inserting
12	"or tribal" after "State".
13	SEC. 907. ANALYSIS AND RESEARCH ON VIOLENCE AGAINST
13 14	SEC. 907. ANALYSIS AND RESEARCH ON VIOLENCE AGAINST INDIAN WOMEN.
14	INDIAN WOMEN.
14 15	INDIAN WOMEN. (a) In General.—Section 904(a) of the Violence
14151617	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthoriza-
14151617	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amend-
14 15 16 17 18	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amended—
14 15 16 17 18 19	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amended— (1) in paragraph (1)—
14 15 16 17 18 19 20	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amended— (1) in paragraph (1)— (A) by striking "The National" and insert-
14 15 16 17 18 19 20 21	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amended— (1) in paragraph (1)— (A) by striking "The National" and inserting "Not later than 2 years after the date of
14 15 16 17 18 19 20 21 22	INDIAN WOMEN. (a) IN GENERAL.—Section 904(a) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (42 U.S.C. 3796gg-10 note) is amended— (1) in paragraph (1)— (A) by striking "The National" and inserting "Not later than 2 years after the date of enactment of the Violence Against Women Re-

1	Claims Settlement Act (43 U.S.C. 1602))" be-
2	fore the period at the end;
3	(2) in paragraph (2)(A)—
4	(A) in clause (iv), by striking "and" at the
5	end;
6	(B) in clause (v), by striking the period at
7	the end and inserting "; and"; and
8	(C) by adding at the end the following:
9	"(vi) sex trafficking.";
10	(3) in paragraph (4), by striking "this Act" and
11	inserting "the Violence Against Women Reauthoriza-
12	tion Act of 2013"; and
13	(4) in paragraph (5), by striking "this section
14	1,000,000 for each of fiscal years 2007 and 2008"
15	and inserting "this subsection \$1,000,000 for each
16	of fiscal years 2014 and 2015".
17	(b) Authorization of Appropriations.—Section
18	905(b)(2) of the Violence Against Women and Depart-
19	ment of Justice Reauthorization Act of 2005 (28 U.S.C.
20	534 note) is amended by striking "fiscal years 2007
21	through 2011" and inserting "fiscal years 2014 through
22	2018".
23	SEC. 908. EFFECTIVE DATES; PILOT PROJECT.
24	(a) General Effective Date.—Except as pro-
25	vided in section 4 and subsection (b) of this section, the

1	amendments made by this title shall take effect on the
2	date of enactment of this Act.
3	(b) Effective Date for Special Domestic-vio
4	LENCE CRIMINAL JURISDICTION.—
5	(1) In general.—Except as provided in para
6	graph (2), subsections (b) through (d) of section 204
7	of Public Law 90–284 (as added by section 904
8	shall take effect on the date that is 2 years after the
9	date of enactment of this Act.
10	(2) Pilot project.—
11	(A) IN GENERAL.—At any time during the
12	2-year period beginning on the date of enact
13	ment of this Act, an Indian tribe may ask the
14	Attorney General to designate the tribe as a
15	participating tribe under section 204(a) of Pub
16	lic Law 90–284 on an accelerated basis.
17	(B) Procedure.—The Attorney Genera
18	may grant a request under subparagraph (A
19	after coordinating with the Secretary of the In
20	terior, consulting with affected Indian tribes

and concluding that the criminal justice system

of the requesting tribe has adequate safeguards

in place to protect defendants' rights, consistent

with section 204 of Public Law 90–284.

21

22

23

1	(C) EFFECTIVE DATES FOR PILOT
2	PROJECTS.—An Indian tribe designated as a
3	participating tribe under this paragraph may
4	commence exercising special domestic violence
5	criminal jurisdiction pursuant to subsections (b)
6	through (d) of section 204 of Public Law 90–
7	284 on a date established by the Attorney Gen-
8	eral, after consultation with that Indian tribe,
9	but in no event later than the date that is 2
10	years after the date of enactment of this Act.
11	SEC. 909. INDIAN LAW AND ORDER COMMISSION; REPORT
12	ON THE ALASKA RURAL JUSTICE AND LAW
13	ENFORCEMENT COMMISSION.
14	(a) In General.—Section 15(f) of the Indian Law
15	Enforcement Reform Act (25 U.S.C. 2812(f)) is amended
16	by striking "2 years" and inserting "3 years".
17	(b) Report.—The Attorney General, in consultation
18	with the Attorney General of the State of Alaska, the
19	Commissioner of Public Safety of the State of Alaska, the
20	Alaska Federation of Natives and Federally recognized In-
21	dian tribes in the State of Alaska, shall report to Congress
22	not later than one year after enactment of this Act with
23	respect to whether the Alaska Rural Justice and Law En-
24	forcement Commission established under Section
25	112(a)(1) of the Consolidated Appropriations Act. 2004

- 1 should be continued and appropriations authorized for the
- 2 continued work of the commission. The report may con-
- 3 tain recommendations for legislation with respect to the
- 4 scope of work and composition of the commission.

5 SEC. 910. SPECIAL RULE FOR THE STATE OF ALASKA.

- 6 (a) Expanded Jurisdiction.—In the State of Alas-
- 7 ka, the amendments made by sections 904 and 905 shall
- 8 only apply to the Indian country (as defined in section
- 9 1151 of title 18, United States Code) of the Metlakatla
- 10 Indian Community, Annette Island Reserve.
- 11 (b) RETAINED JURISDICTION.—The jurisdiction and
- 12 authority of each Indian tribe in the State of Alaska under
- 13 section 2265(e) of title 18, United States Code (as in ef-
- 14 fect on the day before the date of enactment of this Act)—
- 15 (1) shall remain in full force and effect; and
- 16 (2) are not limited or diminished by this Act or
- any amendment made by this Act.
- 18 (c) SAVINGS PROVISION.—Nothing in this Act or an
- 19 amendment made by this Act limits or diminishes the ju-
- 20 risdiction of the State of Alaska, any subdivision of the
- 21 State of Alaska, or any Indian tribe in the State of Alaska.

1	TITLE X—SAFER ACT
2	SEC. 1001. SHORT TITLE.
3	This title may be cited as the "Sexual Assault Foren-
4	sic Evidence Reporting Act of 2013" or the "SAFER Act
5	of 2013".
6	SEC. 1002. DEBBIE SMITH GRANTS FOR AUDITING SEXUAL
7	ASSAULT EVIDENCE BACKLOGS.
8	Section 2 of the DNA Analysis Backlog Elimination
9	Act of 2000 (42 U.S.C. 14135) is amended—
10	(1) in subsection (a), by adding at the end the
11	following new paragraph:
12	"(7) To conduct an audit consistent with sub-
13	section (n) of the samples of sexual assault evidence
14	that are in the possession of the State or unit of
15	local government and are awaiting testing.
16	"(8) To ensure that the collection and proc-
17	essing of DNA evidence by law enforcement agencies
18	from crimes, including sexual assault and other vio-
19	lent crimes against persons, is carried out in an ap-
20	propriate and timely manner and in accordance with
21	the protocols and practices developed under sub-
22	section (o)(1).";
23	(2) in subsection (c), by adding at the end the
24	following new paragraph:

1	"(4) Allocation of grant awards for au-
2	DITS.—For each of fiscal years 2014 through 2017,
3	not less than 5 percent, but not more than 7 per-
4	cent, of the grant amounts distributed under para-
5	graph (1) shall, if sufficient applications to justify
6	such amounts are received by the Attorney General,
7	be awarded for purposes described in subsection
8	(a)(7), provided that none of the funds required to
9	be distributed under this paragraph shall decrease or
10	otherwise limit the availability of funds required to
11	be awarded to States or units of local government
12	under paragraph (3)."; and
13	(3) by adding at the end the following new sub-
14	sections:
15	"(n) Use of Funds for Auditing Sexual As-
16	SAULT EVIDENCE BACKLOGS.—
17	"(1) Eligibility.—The Attorney General may
18	award a grant under this section to a State or unit
19	of local government for the purpose described in
20	subsection (a)(7) only if the State or unit of local
21	government—
22	"(A) submits a plan for performing the
23	audit of samples described in such subsection;
24	and

1	"(B) includes in such plan a good-faith es-
2	timate of the number of such samples.
3	"(2) Grant conditions.—A State or unit of
4	local government receiving a grant for the purpose
5	described in subsection (a)(7)—
6	"(A) may not enter into any contract or
7	agreement with any non-governmental vendor
8	laboratory to conduct an audit described in sub-
9	section (a)(7); and
10	"(B) shall—
11	"(i) not later than 1 year after receiv-
12	ing the grant, complete the audit referred
13	to in paragraph (1)(A) in accordance with
14	the plan submitted under such paragraph;
15	"(ii) not later than 60 days after re-
16	ceiving possession of a sample of sexual as-
17	sault evidence that was not in the posses-
18	sion of the State or unit of local govern-
19	ment at the time of the initiation of an
20	audit under paragraph (1)(A), subject to
21	paragraph (4)(F), include in any required
22	reports under clause (v), the information
23	listed under paragraph (4)(B);
24	"(iii) for each sample of sexual as-
25	sault evidence that is identified as awaiting

1	testing as part of the audit referred to in
2	paragraph (1)(A)—
3	"(I) assign a unique numeric or
4	alphanumeric identifier to each sam-
5	ple of sexual assault evidence that is
6	in the possession of the State or unit
7	of local government and is awaiting
8	testing; and
9	"(II) identify the date or dates
10	after which the State or unit of local
11	government would be barred by any
12	applicable statutes of limitations from
13	prosecuting a perpetrator of the sex-
14	ual assault to which the sample re-
15	lates;
16	"(iv) provide that—
17	"(I) the chief law enforcement of-
18	ficer of the State or unit of local gov-
19	ernment, respectively, is the individual
20	responsible for the compliance of the
21	State or unit of local government, re-
22	spectively, with the reporting require-
23	ments described in clause (v); or
24	" (Π) the designee of such officer
25	may fulfill the responsibility described

1	in subclause (I) so long as such des-
2	ignee is an employee of the State or
3	unit of local government, respectively,
4	and is not an employee of any govern-
5	mental laboratory or non-govern-
6	mental vendor laboratory; and
7	"(v) comply with all grantee reporting
8	requirements described in paragraph (4).
9	"(3) Extension of initial deadline.—The
10	Attorney General may grant an extension of the
11	deadline under paragraph (2)(B)(i) to a State or
12	unit of local government that demonstrates that
13	more time is required for compliance with such para-
14	graph.
15	"(4) Sexual assault forensic evidence
16	REPORTS.—
17	"(A) IN GENERAL.—For not less than 12
18	months after the completion of an initial count
19	of sexual assault evidence that is awaiting test-
20	ing during an audit referred to in paragraph
21	(1)(A), a State or unit of local government that
22	receives a grant award under subsection (a)(7)
23	shall, not less than every 60 days, submit a re-
24	port to the Department of Justice, on a form
25	prescribed by the Attorney General, which shall

1	contain the information required under sub-
2	paragraph (B).
3	"(B) Contents of Reports.—A report
4	under this paragraph shall contain the following
5	information:
6	"(i) The name of the State or unit of
7	local government filing the report.
8	"(ii) The period of dates covered by
9	the report.
10	"(iii) The cumulative total number of
11	samples of sexual assault evidence that, at
12	the end of the reporting period—
13	"(I) are in the possession of the
14	State or unit of local government at
15	the reporting period;
16	"(II) are awaiting testing; and
17	"(III) the State or unit of local
18	government has determined should
19	undergo DNA or other appropriate fo-
20	rensic analyses.
21	"(iv) The cumulative total number of
22	samples of sexual assault evidence in the
23	possession of the State or unit of local gov-
24	ernment that, at the end of the reporting
25	period, the State or unit of local govern-

1	ment has determined should not undergo
2	DNA or other appropriate forensic anal-
3	yses, provided that the reporting form shall
4	allow for the State or unit of local govern-
5	ment, at its sole discretion, to explain the
6	reasoning for this determination in some
7	or all cases.
8	"(v) The cumulative total number of
9	samples of sexual assault evidence in a
10	total under clause (iii) that have been sub-
11	mitted to a laboratory for DNA or other
12	appropriate forensic analyses.
13	"(vi) The cumulative total number of
14	samples of sexual assault evidence identi-
15	fied by an audit referred to in paragraph
16	(1)(A) or under paragraph (2)(B)(ii) for
17	which DNA or other appropriate forensic
18	analysis has been completed at the end of
19	the reporting period.
20	"(vii) The total number of samples of
21	sexual assault evidence identified by the
22	State or unit of local government under
23	paragraph (2)(B)(ii), since the previous re-

porting period.

1	"(viii) The cumulative total number of
2	samples of sexual assault evidence de-
3	scribed under clause (iii) for which the
4	State or unit of local government will be
5	barred within 12 months by any applicable
6	statute of limitations from prosecuting a
7	perpetrator of the sexual assault to which
8	the sample relates.

"(C) Publication of Reports.—Not later than 7 days after the submission of a report under this paragraph by a State or unit of local government, the Attorney General shall, subject to subparagraph (D), publish and disseminate a facsimile of the full contents of such report on an appropriate internet website.

"(D) Personally identifiable information.—The Attorney General shall ensure that any information published and disseminated as part of a report under this paragraph, which reports information under this subsection, does not include personally identifiable information or details about a sexual assault that might lead to the identification of the individuals involved.

1	"(E) Optional reporting.—The Attor-
2	ney General shall—
3	"(i) at the discretion of a State or
4	unit of local government required to file a
5	report under subparagraph (A), allow such
6	State or unit of local government, at their
7	sole discretion, to submit such reports on
8	a more frequent basis; and
9	"(ii) make available to all States and
10	units of local government the reporting
11	form created pursuant to subparagraph
12	(A), whether or not they are required to
13	submit such reports, and allow such States
14	or units of local government, at their sole
15	discretion, to submit such reports for pub-
16	lication.
17	"(F) Samples exempt from reporting
18	REQUIREMENT.—The reporting requirements
19	described in paragraph (2) shall not apply to a
20	sample of sexual assault evidence that—
21	"(i) is not considered criminal evi-
22	dence (such as a sample collected anony-
23	mously from a victim who is unwilling to
24	make a criminal complaint); or

1	"(ii) relates to a sexual assault for
2	which the prosecution of each perpetrator
3	is barred by a statute of limitations.
4	"(5) Definitions.—In this subsection:
5	"(A) AWAITING TESTING.—The term
6	'awaiting testing' means, with respect to a sam-
7	ple of sexual assault evidence, that—
8	"(i) the sample has been collected and
9	is in the possession of a State or unit of
10	local government;
11	"(ii) DNA and other appropriate fo-
12	rensic analyses have not been performed on
13	such sample; and
14	"(iii) the sample is related to a crimi-
15	nal case or investigation in which final dis-
16	position has not yet been reached.
17	"(B) FINAL DISPOSITION.—The term 'final
18	disposition' means, with respect to a criminal
19	case or investigation to which a sample of sex-
20	ual assault evidence relates—
21	"(i) the conviction or acquittal of all
22	suspected perpetrators of the crime in-
23	volved;

1	"(ii) a determination by the State or
2	unit of local government in possession of
3	the sample that the case is unfounded; or
4	"(iii) a declaration by the victim of
5	the crime involved that the act constituting
6	the basis of the crime was not committed.
7	"(C) Possession.—
8	"(i) In general.—The term 'posses-
9	sion', used with respect to possession of a
10	sample of sexual assault evidence by a
11	State or unit of local government, includes
12	possession by an individual who is acting
13	as an agent of the State or unit of local
14	government for the collection of the sam-
15	ple.
16	"(ii) Rule of construction.—
17	Nothing in clause (i) shall be construed to
18	create or amend any Federal rights or
19	privileges for non-governmental vendor lab-
20	oratories described in regulations promul-
21	gated under section 210303 of the DNA
22	Identification Act of 1994 (42 U.S.C.
23	14131).
24	"(o) Establishment of Protocols, Technical
25	Assistance, and Definitions.—

1	"(1) Protocols and practices.—Not later
2	than 18 months after the date of enactment of the
3	SAFER Act of 2013, the Director, in consultation
4	with Federal, State, and local law enforcement agen-
5	cies and government laboratories, shall develop and
6	publish a description of protocols and practices the
7	Director considers appropriate for the accurate,
8	timely, and effective collection and processing of
9	DNA evidence, including protocols and practices spe-
10	cific to sexual assault cases, which shall address ap-
11	propriate steps in the investigation of cases that
12	might involve DNA evidence, including—
13	"(A) how to determine—
14	"(i) which evidence is to be collected
15	by law enforcement personnel and for-
16	warded for testing;
17	"(ii) the preferred order in which evi-
18	dence from the same case is to be tested;
19	and
20	"(iii) what information to take into
21	account when establishing the order in
22	which evidence from different cases is to be
23	tested;
24	"(B) the establishment of a reasonable pe-
25	riod of time in which evidence is to be for-

1	warded by emergency response providers, law
2	enforcement personnel, and prosecutors to a
3	laboratory for testing;
4	"(C) the establishment of reasonable peri-
5	ods of time in which each stage of analytical
6	laboratory testing is to be completed;
7	"(D) systems to encourage communication
8	within a State or unit of local government
9	among emergency response providers, law en-
10	forcement personnel, prosecutors, courts, de-
11	fense counsel, crime laboratory personnel, and
12	crime victims regarding the status of crime
13	scene evidence to be tested; and
14	"(E) standards for conducting the audit of
15	the backlog for DNA case work in sexual as-
16	sault cases required under subsection (n).
17	"(2) Technical assistance and training.—
18	The Director shall make available technical assist-
19	ance and training to support States and units of
20	local government in adopting and implementing the
21	protocols and practices developed under paragraph
22	(1) on and after the date on which the protocols and
23	practices are published.

1	"(3) Definitions.—In this subsection, the
2	terms 'awaiting testing' and 'possession' have the
3	meanings given those terms in subsection (n).".
4	SEC. 1003. REPORTS TO CONGRESS.
5	Not later than 90 days after the end of each fiscal
6	year for which a grant is made for the purpose described
7	in section 2(a)(7) of the DNA Analysis Backlog Elimi-
8	nation Act of 2000, as amended by section 1002, the At-
9	torney General shall submit to Congress a report that—
10	(1) lists the States and units of local govern-
11	ment that have been awarded such grants and the
12	amount of the grant received by each such State or
13	unit of local government;
14	(2) states the number of extensions granted by
15	the Attorney General under section 2(n)(3) of the
16	DNA Analysis Backlog Elimination Act of 2000, as
17	added by section 1002; and
18	(3) summarizes the processing status of the
19	samples of sexual assault evidence identified in Sex-
20	ual Assault Forensic Evidence Reports established
21	under section 2(n)(4) of the DNA Analysis Backlog
22	Elimination Act of 2000, including the number of
23	samples that have not been tested.

SEC. 1004. REDUCING THE RAPE KIT BA	ACKI OC

- 2 Section 2(c)(3) of the DNA Analysis Backlog Elimi-
- 3 nation Act of 2000 (42 U.S.C. 14135(c)(3)) is amended—
- 4 (a) in subparagraph (B), by striking "2014" and in-
- 5 serting "2018"; and

- 6 (b) by adding at the end the following:
- 7 "(C) For each of fiscal years 2014 through
- 8 2018, not less than 75 percent of the total
- 9 grant amounts shall be awarded for a combina-
- tion of purposes under paragraphs (1), (2), and
- 11 (3) of subsection (a).".

12 SEC. 1005. OVERSIGHT AND ACCOUNTABILITY.

- All grants awarded by the Department of Justice that
- 14 are authorized under this title shall be subject to the fol-
- 15 lowing:
- 16 (1) Audit requirement.—Beginning in fiscal
- year 2013, and each fiscal year thereafter, the In-
- spector General of the Department of Justice shall
- conduct audits of recipients of grants under this title
- 20 to prevent waste, fraud, and abuse of funds by
- 21 grantees. The Inspector General shall determine the
- appropriate number of grantees to be audited each
- 23 year.
- 24 (2) Mandatory exclusion.—A recipient of
- grant funds under this title that is found to have an
- unresolved audit finding shall not be eligible to re-

- ceive grant funds under this title during the 2 fiscal years beginning after the 12-month period described in paragraph (5).
 - (3) Priority.—In awarding grants under this title, the Attorney General shall give priority to eligible entities that, during the 3 fiscal years before submitting an application for a grant under this title, did not have an unresolved audit finding showing a violation in the terms or conditions of a Department of Justice grant program.
 - (4) REIMBURSEMENT.—If an entity is awarded grant funds under this Act during the 2-fiscal-year period in which the entity is barred from receiving grants under paragraph (2), the Attorney General shall—
 - (A) deposit an amount equal to the grant funds that were improperly awarded to the grantee into the General Fund of the Treasury; and
 - (B) seek to recoup the costs of the repayment to the fund from the grant recipient that was erroneously awarded grant funds.
 - (5) Defined term.—In this section, the term "unresolved audit finding" means an audit report finding in the final audit report of the Inspector

1	General of the Department of Justice that the
2	grantee has utilized grant funds for an unauthorized
3	expenditure or otherwise unallowable cost that is not
4	closed or resolved within a 12-month period begin-
5	ning on the date when the final audit report is
6	issued.

- (6) Nonprofit organization requirements.—
 - (A) DEFINITION.—For purposes of this section and the grant programs described in this title, the term "nonprofit organization" means an organization that is described in section 501(c)(3) of the Internal Revenue Code of 1986 and is exempt from taxation under section 501(a) of such Code.
 - (B) PROHIBITION.—The Attorney General shall not award a grant under any grant program described in this title to a nonprofit organization that holds money in offshore accounts for the purpose of avoiding paying the tax described in section 511(a) of the Internal Revenue Code of 1986.
 - (C) DISCLOSURE.—Each nonprofit organization that is awarded a grant under a grant program described in this title and uses the

procedures prescribed in regulations to create a rebuttable presumption of reasonableness for the compensation of its officers, directors, trustees and key employees, shall disclose to the Attorney General, in the application for the grant, the process for determining such compensation, including the independent persons involved in reviewing and approving such compensation, the comparability data used, and contemporaneous substantiation of the deliberation and decision. Upon request, the Attorney General shall make the information disclosed under this subsection available for public inspection.

(7) Administrative expenses.—Unless otherwise explicitly provided in authorizing legislation, not more than 7.5 percent of the amounts authorized to be appropriated under this title may be used by the Attorney General for salaries and administrative expenses of the Department of Justice.

(8) Conference expenditures.—

(A) LIMITATION.—No amounts authorized to be appropriated to the Department of Justice under this title may be used by the Attorney General or by any individual or organization awarded discretionary funds through a coopera-

- tive agreement under this Act, to host or support any expenditure for conferences that uses more than \$20,000 in Department funds, unless the Deputy Attorney General or the appropriate Assistant Attorney General, Director, or principal deputy as the Deputy Attorney General may designate, provides prior written authorization that the funds may be expended to host a conference.
 - (B) WRITTEN APPROVAL.—Written approval under subparagraph (A) shall include a written estimate of all costs associated with the conference, including the cost of all food and beverages, audio/visual equipment, honoraria for speakers, and any entertainment.
 - (C) Report.—The Deputy Attorney General shall submit an annual report to the Committee on the Judiciary of the Senate and the Committee on the Judiciary of the House of Representatives on all conference expenditures approved by operation of this paragraph.

(9) Prohibition on Lobbying activity.—

(A) IN GENERAL.—Amounts authorized to be appropriated under this title may not be utilized by any grant recipient to—

1	(i) lobby any representative of the De-
2	partment of Justice regarding the award of
3	grant funding; or
4	(ii) lobby any representative of a Fed-
5	eral, state, local, or tribal government re-
6	garding the award of grant funding.
7	(B) Penalty.—If the Attorney General
8	determines that any recipient of a grant under
9	this title has violated subparagraph (A), the At-
10	torney General shall—
11	(i) require the grant recipient to repay
12	the grant in full; and
13	(ii) prohibit the grant recipient from
14	receiving another grant under this title for
15	not less than 5 years.
16	SEC. 1006. SUNSET.
17	Effective on December 31, 2018, subsections (a)(6)
18	and (n) of section 2 of the DNA Analysis Backlog Elimi-
19	nation Act of 2000 (42 U.S.C. 14135(a)(6) and (n)) are
20	repealed.
21	TITLE XI—OTHER MATTERS
22	SEC. 1101. SEXUAL ABUSE IN CUSTODIAL SETTINGS.
23	(a) Suits by Prisoners.—Section 7(e) of the Civil
24	Rights of Institutionalized Persons Act (42 U.S.C.
25	1997e(e)) is amended by inserting before the period at the

- 1 end the following: "or the commission of a sexual act (as
- 2 defined in section 2246 of title 18, United States Code)".
- 3 (b) United States as Defendant.—Section
- 4 1346(b)(2) of title 28, United States Code, is amended
- 5 by inserting before the period at the end the following:
- 6 "or the commission of a sexual act (as defined in section
- 7 2246 of title 18)".
- 8 (c) Adoption and Effect of National Stand-
- 9 ARDS.—Section 8 of the Prison Rape Elimination Act of
- 10 2003 (42 U.S.C. 15607) is amended—
- 11 (1) by redesignating subsection (c) as sub-
- section (e); and
- 13 (2) by inserting after subsection (b) the fol-
- lowing:
- 15 "(c) Applicability to Detention Facilities Op-
- 16 ERATED BY THE DEPARTMENT OF HOMELAND SECU-
- 17 RITY.—
- 18 "(1) IN GENERAL.—Not later than 180 days
- 19 after the date of enactment of the Violence Against
- Women Reauthorization Act of 2013, the Secretary
- of Homeland Security shall publish a final rule
- adopting national standards for the detection, pre-
- vention, reduction, and punishment of rape and sex-
- 24 ual assault in facilities that maintain custody of

1	aliens detained for a violation of the immigrations
2	laws of the United States.
3	"(2) APPLICABILITY.—The standards adopted
4	under paragraph (1) shall apply to detention facili-
5	ties operated by the Department of Homeland Secu-
6	rity and to detention facilities operated under con-
7	tract with the Department.
8	"(3) Compliance.—The Secretary of Home-
9	land Security shall—
10	"(A) assess compliance with the standards
11	adopted under paragraph (1) on a regular
12	basis; and
13	"(B) include the results of the assessments
14	in performance evaluations of facilities com-
15	pleted by the Department of Homeland Secu-
16	rity.
17	"(4) Considerations.—In adopting standards
18	under paragraph (1), the Secretary of Homeland Se-
19	curity shall give due consideration to the rec-
20	ommended national standards provided by the Com-
21	mission under section 7(e).
22	"(5) Definition.—As used in this section, the
23	term 'detention facilities operated under contract
24	with the Department' includes, but is not limited to
25	contract detention facilities and detention facilities

1	operated through an intergovernmental service
2	agreement with the Department of Homeland Secu-
3	rity.
4	"(d) Applicability to Custodial Facilities Op-
5	ERATED BY THE DEPARTMENT OF HEALTH AND HUMAN
6	Services.—
7	"(1) In general.—Not later than 180 days
8	after the date of enactment of the Violence Against
9	Women Reauthorization Act of 2013, the Secretary
10	of Health and Human Services shall publish a final
11	rule adopting national standards for the detection
12	prevention, reduction, and punishment of rape and
13	sexual assault in facilities that maintain custody of
14	unaccompanied alien children (as defined in section
15	462(g) of the Homeland Security Act of 2002 (6
16	U.S.C. $279(g)$).
17	"(2) APPLICABILITY.—The standards adopted
18	under paragraph (1) shall apply to facilities operated
19	by the Department of Health and Human Services
20	and to facilities operated under contract with the
21	Department.
22	"(3) COMPLIANCE.—The Secretary of Health
23	and Human Services shall—

1	"(A) assess compliance with the standards
2	adopted under paragraph (1) on a regular
3	basis; and
4	"(B) include the results of the assessments
5	in performance evaluations of facilities com-
6	pleted by the Department of Health and
7	Human Services.
8	"(4) Considerations.—In adopting standards
9	under paragraph (1), the Secretary of Health and
10	Human Services shall give due consideration to the
11	recommended national standards provided by the
12	Commission under section 7(e).".
13	SEC. 1102. ANONYMOUS ONLINE HARASSMENT.
14	Section 223(a)(1) of the Communications Act of
15	1934 (47 U.S.C. 223(a)(1)) is amended—
16	(1) in subparagraph (A), in the undesignated
17	matter following clause (ii), by striking "annoy,";
18	(2) in subparagraph (C)—
19	(A) by striking "annoy,"; and
20	(B) by striking "harass any person at the
21	called number or who receives the communica-
22	tion" and inserting "harass any specific per-
23	son''; and
24	(3) in subparagraph (E), by striking "harass
25	any person at the called number or who receives the

	220
1	communication" and inserting "harass any specific
2	person".
3	SEC. 1103. STALKER DATABASE.
4	Section 40603 of the Violence Against Women Act
5	of 1994 (42 U.S.C. 14032) is amended by striking
6	"\$3,000,000" and all that follows and inserting
7	" $\$3,000,000$ for fiscal years 2014 through 2018.".
8	SEC. 1104. FEDERAL VICTIM ASSISTANTS REAUTHORIZA-
9	TION.

- 10 Section 40114 of the Violence Against Women Act
- 11 of 1994 (Public Law 103-322; 108 Stat. 1910) is amend-
- 12 ed by striking "fiscal years 2007 through 2011" and in-
- 13 serting "fiscal years 2014 through 2018".
- 14 SEC. 1105. CHILD ABUSE TRAINING PROGRAMS FOR JUDI-
- 15 CIAL PERSONNEL AND PRACTITIONERS RE-
- 16 **AUTHORIZATION.**
- 17 Subtitle C of the Victims of Child Abuse Act of 1990
- 18 (42 U.S.C. 13024) is amended in subsection (a) by strik-
- 19 ing "\$2,300,000" and all that follows and inserting
- 20 "\$2,300,000 for each of fiscal years 2014 through 2018.".

1	TITLE XII—TRAFFICKING
2	VICTIMS PROTECTION
3	Subtitle A—Combating Inter-
4	national Trafficking in Persons
5	SEC. 1201. REGIONAL STRATEGIES FOR COMBATING TRAF-
6	FICKING IN PERSONS.
7	Section 105 of the Trafficking Victims Protection Act
8	of 2000 (22 U.S.C. 7103) is amended—
9	(1) in subsection $(d)(7)(J)$, by striking "section
10	105(f) of this division" and inserting "subsection
11	(g)";
12	(2) in subsection $(e)(2)$ —
13	(A) by striking " (2) COORDINATION OF
14	CERTAIN ACTIVITIES.—" and all that follows
15	through "exploitation.";
16	(B) by redesignating subparagraph (B) as
17	paragraph (2), and moving such paragraph, as
18	so redesignated, 2 ems to the left; and
19	(C) by redesignating clauses (i) and (ii) as
20	subparagraphs (A) and (B), respectively, and
21	moving such subparagraphs, as so redesignated,
22	2 ems to the left;
23	(3) by redesignating subsection (f) as sub-
24	section (g); and

1	(4) by inserting after subsection (e) the fol-
2	lowing:
3	"(f) REGIONAL STRATEGIES FOR COMBATING TRAF-
4	FICKING IN PERSONS.—Each regional bureau in the De-
5	partment of State shall contribute to the realization of the
6	anti-trafficking goals and objectives of the Secretary of
7	State. Each year, in cooperation with the Office to Mon-
8	itor and Combat Trafficking in Persons, each regional bu-
9	reau shall submit a list of anti-trafficking goals and objec-
10	tives to the Secretary of State for each country in the geo-
11	graphic area of responsibilities of the regional bureau.
12	Host governments shall be informed of the goals and ob-
13	jectives for their particular country and, to the extent pos-
14	sible, host government officials should be consulted re-
15	garding the goals and objectives.".
16	SEC. 1202. PARTNERSHIPS AGAINST SIGNIFICANT TRAF-
17	FICKING IN PERSONS.
18	The Trafficking Victims Protection Act of 2000 is
19	amended by inserting after section 105 (22 U.S.C. 7103)
20	the following:
21	"SEC. 105A. CREATING, BUILDING, AND STRENGTHENING
22	PARTNERSHIPS AGAINST SIGNIFICANT TRAF-
23	FICKING IN PERSONS.
24	"(a) Declaration of Purpose.—The purpose of
25	this section is to promote collaboration and cooperation—

1	"(1) between the United States Government
2	and governments listed on the annual Trafficking in
3	Persons Report;
4	"(2) between foreign governments and civil so-
5	ciety actors; and
6	"(3) between the United States Government
7	and private sector entities.
8	"(b) Partnerships.—The Director of the office es-
9	tablished pursuant to section $105(e)(1)$ of this Act, in co-
10	ordination and cooperation with other officials at the De-
11	partment of State, officials at the Department of Labor,
12	and other relevant officials of the United States Govern-
13	ment, shall promote, build, and sustain partnerships be-
14	tween the United States Government and private entities,
15	including foundations, universities, corporations, commu-
16	nity-based organizations, and other nongovernmental or-
17	ganizations, to ensure that—
18	"(1) United States citizens do not use any item,
19	product, or material produced or extracted with the
20	use and labor from victims of severe forms of traf-
21	ficking; and
22	"(2) such entities do not contribute to traf-
23	ficking in persons involving sexual exploitation.
24	"(c) Program To Address Emergency Situa-
25	TIONS.—The Secretary of State, acting through the Direc-

1	tor established pursuant to section 105(e)(1) of this Act,
2	is authorized to establish a fund to assist foreign govern-
3	ments in meeting unexpected, urgent needs in prevention
4	of trafficking in persons, protection of victims, and pros-
5	ecution of trafficking offenders.
6	"(d) CHILD PROTECTION COMPACTS.—
7	"(1) IN GENERAL.—The Secretary of State, in
8	consultation with the Administrator of the United
9	States Agency for International Development, the
10	Secretary of Labor, and the heads of other relevant
11	agencies, is authorized to provide assistance under
12	this section for each country that enters into a child
13	protection compact with the United States to sup-
14	port policies and programs that—
15	"(A) prevent and respond to violence, ex-
16	ploitation, and abuse against children; and
17	"(B) measurably reduce the trafficking of
18	minors by building sustainable and effective
19	systems of justice, prevention, and protection.
20	"(2) Elements.—A child protection compact
21	under this subsection shall establish a multi-year
22	plan for achieving shared objectives in furtherance of
23	the purposes of this Act. The compact should take
24	into account, if applicable, the national child protec-

1	tion strategies and national action plans for human
2	trafficking of a country, and shall describe—
3	"(A) the specific objectives the foreign gov-
4	ernment and the United States Government ex-
5	pect to achieve during the term of the compact;
6	"(B) the responsibilities of the foreign gov-
7	ernment and the United States Government in
8	the achievement of such objectives;
9	"(C) the particular programs or initiatives
10	to be undertaken in the achievement of such ob-
11	jectives and the amount of funding to be allo-
12	cated to each program or initiative by both
13	countries;
14	"(D) regular outcome indicators to monitor
15	and measure progress toward achieving such
16	objectives;
17	"(E) a multi-year financial plan, including
18	the estimated amount of contributions by the
19	United States Government and the foreign gov-
20	ernment, and proposed mechanisms to imple-
21	ment the plan and provide oversight;
22	"(F) how a country strategy will be devel-
23	oped to sustain progress made toward achieving
24	such objectives after expiration of the compact;
25	and

1	"(G) how child protection data will be col-
2	lected, tracked, and managed to provide
3	strengthened case management and policy plan-
4	ning.
5	"(3) Form of assistance under
6	this subsection may be provided in the form of
7	grants, cooperative agreements, or contracts to or
8	with national governments, regional or local govern-
9	mental units, or non-governmental organizations or
10	private entities with expertise in the protection of
11	victims of severe forms of trafficking in persons.
12	"(4) Eligible countries.—The Secretary of
13	State, in consultation with the agencies set forth in
14	paragraph (1) and relevant officers of the Depart-
15	ment of Justice, shall select countries with which to
16	enter into child protection compacts. The selection of
17	countries under this paragraph shall be based on—
18	"(A) the selection criteria set forth in
19	paragraph (5); and
20	"(B) objective, documented, and quantifi-
21	able indicators, to the maximum extent possible.
22	"(5) Selection Criteria.—A country shall be
23	selected under paragraph (4) on the basis of criteria
24	developed by the Secretary of State in consultation

with the Administrator of the United States Agency

1	for International Development and the Secretary of
2	Labor. Such criteria shall include—
3	"(A) a documented high prevalence of traf-
4	ficking in persons within the country; and
5	"(B) demonstrated political motivation and
6	sustained commitment by the government of
7	such country to undertake meaningful measures
8	to address severe forms of trafficking in per-
9	sons, including prevention, protection of vic-
10	tims, and the enactment and enforcement of
11	anti-trafficking laws against perpetrators.
12	"(6) Suspension and Termination of As-
13	SISTANCE.—
14	"(A) IN GENERAL.—The Secretary may
15	suspend or terminate assistance provided under
16	this subsection in whole or in part for a country
17	or entity if the Secretary determines that—
18	"(i) the country or entity is engaged
19	in activities that are contrary to the na-
20	tional security interests of the United
21	States;
22	"(ii) the country or entity has en-
23	gaged in a pattern of actions inconsistent

1	gibility of the country or entity, as the case
2	may be; or
3	"(iii) the country or entity has failed
4	to adhere to its responsibilities under the
5	Compact.
6	"(B) REINSTATEMENT.—The Secretary
7	may reinstate assistance for a country or entity
8	suspended or terminated under this paragraph
9	only if the Secretary determines that the coun-
10	try or entity has demonstrated a commitment
11	to correcting each condition for which assist-
12	ance was suspended or terminated under sub-
13	paragraph (A).".
	$paragraph \ (A). ". \\$ SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF
14	1 0 1 , /
14 15	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF
141516	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING.
14 15 16 17	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING. (a) TASK FORCE ACTIVITIES.—Section 105(d)(6) of
14 15 16 17 18	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING. (a) Task Force Activities.—Section 105(d)(6) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7103(d)(6)) is amended by inserting ", and make reason-
14 15 16 17 18	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING. (a) Task Force Activities.—Section 105(d)(6) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7103(d)(6)) is amended by inserting ", and make reason-
14 15 16 17 18	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING. (a) TASK FORCE ACTIVITIES.—Section 105(d)(6) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7103(d)(6)) is amended by inserting ", and make reasonable efforts to distribute information to enable all relevant
14 15 16 17 18 19 20	SEC. 1203. PROTECTION AND ASSISTANCE FOR VICTIMS OF TRAFFICKING. (a) Task Force Activities.—Section 105(d)(6) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7103(d)(6)) is amended by inserting ", and make reasonable efforts to distribute information to enable all relevant Federal Government agencies to publicize the National
14 15 16 17 18 19 20 21	TRAFFICKING. (a) TASK FORCE ACTIVITIES.—Section 105(d)(6) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7103(d)(6)) is amended by inserting ", and make reasonable efforts to distribute information to enable all relevant Federal Government agencies to publicize the National Human Trafficking Resource Center Hotline on their websites, in all headquarters offices, and in all field offices

1	(b) Congressional Briefing.—Section 107(a)(2)
2	of the Trafficking Victims Protection Act of 2000 (22
3	U.S.C. 7105(a)(2)) is amended by inserting "and shall
4	brief Congress annually on such efforts" before the period
5	at the end.
6	SEC. 1204. MINIMUM STANDARDS FOR THE ELIMINATION
7	OF TRAFFICKING.
8	Section 108(b) of the Trafficking Victims Protection
9	Act of 2000 (22 U.S.C. 7106(b)) is amended—
10	(1) in paragraph (3)—
11	(A) by striking "peacekeeping" and insert-
12	ing "diplomatic, peacekeeping,";
13	(B) by striking ", and measures" and in-
14	serting ", a transparent system for remediating
15	or punishing such public officials as a deter-
16	rent, measures"; and
17	(C) by inserting ", effective bilateral, mul-
18	tilateral, or regional information sharing and
19	cooperation arrangements with other countries,
20	and effective policies or laws regulating foreign
21	labor recruiters and holding them civilly and
22	criminally liable for fraudulent recruiting" be-
23	fore the period at the end;
24	(2) in paragraph (4), by inserting "and has en-
25	tered into bilateral, multilateral, or regional law en-

1	forcement cooperation and coordination arrange-
2	ments with other countries" before the period at the
3	end;
4	(3) in paragraph (7)—
5	(A) by inserting ", including diplomats and
6	soldiers," after "public officials";
7	(B) by striking "peacekeeping" and insert-
8	ing "diplomatic, peacekeeping,"; and
9	(C) by inserting "A government's failure to
10	appropriately address public allegations against
11	such public officials, especially once such offi-
12	cials have returned to their home countries,
13	shall be considered inaction under these cri-
14	teria." after "such trafficking.";
15	(4) by redesignating paragraphs (9) through
16	(11) as paragraphs (10) through (12), respectively;
17	and
18	(5) by inserting after paragraph (8) the fol-
19	lowing:
20	"(9) Whether the government has entered into
21	effective, transparent partnerships, cooperative ar-
22	rangements, or agreements that have resulted in
23	concrete and measurable outcomes with—
24	"(A) domestic civil society organizations,
25	private sector entities, or international non-

1	governmental organizations, or into multilateral
2	or regional arrangements or agreements, to as-
3	sist the government's efforts to prevent traf-
4	ficking, protect victims, and punish traffickers;
5	or
6	"(B) the United States toward agreed
7	goals and objectives in the collective fight
8	against trafficking.".
9	SEC. 1205. BEST PRACTICES IN TRAFFICKING IN PERSONS
10	ERADICATION.
11	Section 110(b) of the Trafficking Victims Protection
12	Act of 2000 (22 U.S.C. 7107(b)) is amended—
13	(1) in paragraph (1)—
14	(A) by striking "with respect to the status
15	of severe forms of trafficking in persons that
16	shall include—" and inserting "describing the
17	anti-trafficking efforts of the United States and
18	foreign governments according to the minimum
19	standards and criteria enumerated in section
20	108, and the nature and scope of trafficking in
21	persons in each country and analysis of the
22	trend lines for individual governmental efforts.
23	The report should include—";
24	(B) in subparagraph (E), by striking ";
25	and" and inserting a semicolon;

1	(C) in subparagraph (F), by striking the
2	period at the end and inserting "; and; and
3	(D) by inserting at the end the following:
4	"(G) a section entitled 'Promising Prac-
5	tices in the Eradication of Trafficking in Per-
6	sons' to highlight effective practices and use of
7	innovation and technology in prevention, protec-
8	tion, prosecution, and partnerships, including
9	by foreign governments, the private sector, and
10	domestic civil society actors.";
11	(2) by striking paragraph (2);
12	(3) by redesignating paragraphs (3) and (4) as
13	paragraphs (2) and (3), respectively; and
14	(4) in paragraph (2), as redesignated, by add-
15	ing at the end the following:
16	"(E) Public Notice.—Not later than 30
17	days after notifying Congress of each country
18	determined to have met the requirements under
19	subclauses (I) through (III) of subparagraph
20	(D)(ii), the Secretary of State shall provide a
21	detailed description of the credible evidence
22	supporting such determination on a publicly
23	available website maintained by the Department
24	of State.".

1	SEC. 1206. PROTECTIONS FOR DOMESTIC WORKERS AND
2	OTHER NONIMMIGRANTS.
3	Section 202 of the William Wilberforce Trafficking
4	Victims Protection Reauthorization Act of 2008 (8 U.S.C. $$
5	1375b) is amended—
6	(1) in subsection (a)—
7	(A) in the subsection heading, by inserting
8	"AND VIDEO FOR CONSULAR WAITING ROOMS"
9	after "Information Pamphlet"; and
10	(B) in paragraph (1)—
11	(i) by inserting "and video" after "in-
12	formation pamphlet"; and
13	(ii) by adding at the end the fol-
14	lowing: "The video shall be distributed and
15	shown in consular waiting rooms in embas-
16	sies and consulates appropriate to the cir-
17	cumstances that are determined to have
18	the greatest concentration of employment
19	or education-based non-immigrant visa ap-
20	plicants, and where sufficient video facili-
21	ties exist in waiting or other rooms where
22	applicants wait or convene. The Secretary
23	of State is authorized to augment video fa-
24	cilities in such consulates or embassies in
25	order to fulfill the purposes of this sec-
26	tion.";

1	(2) in subsection (b), by inserting "and video"
2	after "information pamphlet";
3	(3) in subsection (c)—
4	(A) in paragraph (1), by inserting "and
5	produce or dub the video" after "information
6	pamphlet"; and
7	(B) in paragraph (2), by inserting "and
8	the video produced or dubbed" after "trans-
9	lated"; and
10	(4) in subsection (d)—
11	(A) in paragraph (1), by inserting "and
12	video" after "information pamphlet";
13	(B) in paragraph (2), by inserting "and
14	video" after "information pamphlet"; and
15	(C) by adding at the end the following:
16	"(4) Deadline for video development and
17	DISTRIBUTION.—Not later than 1 year after the
18	date of the enactment of the Violence Against
19	Women Reauthorization Act of 2013, the Secretary
20	of State shall make available the video developed
21	under subsection (a) produced or dubbed in all the
22	languages referred to in subsection (c).".

1	SEC. 1207. PREVENTION OF CHILD MARRIAGE.
2	(a) In General.—Section 106 of the Trafficking
3	Victims Protection Act of 2000 (22 U.S.C. 7104) is
4	amended by adding at the end the following:
5	"(j) Prevention of Child Trafficking Through
6	CHILD MARRIAGE.—The Secretary of State shall establish
7	and implement a multi-year, multi-sectoral strategy—
8	"(1) to prevent child marriage;
9	"(2) to promote the empowerment of girls at
10	risk of child marriage in developing countries;
11	"(3) that should address the unique needs,
12	vulnerabilities, and potential of girls younger than
13	18 years of age in developing countries;
14	"(4) that targets areas in developing countries
15	with high prevalence of child marriage; and
16	"(5) that includes diplomatic and programmatic
17	initiatives.".
18	(b) Inclusion of Child Marriage Status in Re-
19	PORTS.—The Foreign Assistance Act of 1961 (22 U.S.C.
20	2151 et seq.) is amended—
21	(1) in section 116 (22 U.S.C. 2151n), by add-
22	ing at the end the following:
23	"(g) Child Marriage Status.—
24	"(1) In general.—The report required under
25	subsection (d) shall include, for each country in

which child marriage is prevalent, a description of

1	the status of the practice of child marriage in such
2	country.
3	"(2) Defined Term.—In this subsection, the
4	term 'child marriage' means the marriage of a girl
5	or boy who is—
6	"(A) younger than the minimum age for
7	marriage under the laws of the country in
8	which such girl or boy is a resident; or
9	"(B) younger than 18 years of age, if no
10	such law exists."; and
11	(2) in section 502B (22 U.S.C. 2304), by add-
12	ing at the end the following:
13	"(i) CHILD MARRIAGE STATUS.—
14	"(1) In general.—The report required under
15	subsection (b) shall include, for each country in
16	which child marriage is prevalent, a description of
17	the status of the practice of child marriage in such
18	country.
19	"(2) Defined Term.—In this subsection, the
20	term 'child marriage' means the marriage of a girl
21	or boy who is—
22	"(A) younger than the minimum age for
23	marriage under the laws of the country in
24	which such girl or boy is a resident; or

1	"(B) younger than 18 years of age, if no
2	such law exists.".
3	SEC. 1208. CHILD SOLDIERS.
4	Section 404 of the William Wilberforce Trafficking
5	Victims Protection Reauthorization Act of 2008 (22
6	U.S.C. 2370c-1) is amended—
7	(1) in subsection (a), by striking "(b), (c), and
8	(d), the authorities contained in section 516 or 541
9	of the Foreign Assistance Act of 1961 (22 U.S.C.
10	2321j or 2347)" and inserting "(b) through (f), the
11	authorities contained in sections 516, 541, and 551
12	of the Foreign Assistance Act of 1961 (22 U.S.C.
13	2321j, 2347, and 2348)"; and
14	(2) by adding at the end the following:
15	"(f) Exception for Peacekeeping Oper-
16	ATIONS.—The limitation set forth in subsection (a) that
17	relates to section 551 of the Foreign Assistance Act of
18	1961 shall not apply to programs that support military
19	professionalization, security sector reform, heightened re-
20	spect for human rights, peacekeeping preparation, or the
21	demobilization and reintegration of child soldiers.".

1	Subtitle B—Combating Trafficking
2	in Persons in the United States
3	PART I—PENALTIES AGAINST TRAFFICKERS AND
4	OTHER CRIMES
5	SEC. 1211. CRIMINAL TRAFFICKING OFFENSES.
6	(a) RICO AMENDMENT.—Section 1961(1)(B) of title
7	18, United States Code, is amended by inserting "section
8	1351 (relating to fraud in foreign labor contracting)," be-
9	fore "section 1425".
10	(b) Engaging in Illicit Sexual Conduct in For-
11	EIGN PLACES.—Section 2423(c) of title 18, United States
12	Code, is amended by inserting "or resides, either tempo-
13	rarily or permanently, in a foreign country" after "com-
14	merce".
15	(e) Unlawful Conduct With Respect to Docu-
16	MENTS.—
17	(1) In general.—Chapter 77 of title 18,
18	United States Code, is amended by adding at the
19	end the following:
20	" \S 1597. Unlawful conduct with respect to immigra-
21	tion documents
22	"(a) Destruction, Concealment, Removal, Con-
23	FISCATION, OR POSSESSION OF IMMIGRATION DOCU-
24	MENTS.—It shall be unlawful for any person to knowingly
25	destroy, conceal, remove, confiscate, or possess, an actual

- 1 or purported passport or other immigration document of
- 2 another individual —
- 3 "(1) in the course of violating section 1351 of
- 4 this title or section 274 of the Immigration and Na-
- 5 tionality Act (8 U.S.C. 1324);
- 6 "(2) with intent to violate section 1351 of this
- 7 title or section 274 of the Immigration and Nation-
- 8 ality Act (8 U.S.C. 1324); or
- 9 "(3) in order to, without lawful authority,
- maintain, prevent, or restrict the labor of services of
- the individual.
- 12 "(b) Penalty.—Any person who violates subsection
- 13 (a) shall be fined under this title, imprisoned for not more
- 14 than 1 year, or both.
- 15 "(c) Obstruction.—Any person who knowingly ob-
- 16 structs, attempts to obstruct, or in any way interferes with
- 17 or prevents the enforcement of this section, shall be sub-
- 18 ject to the penalties described in subsection (b).".
- 19 (2) Technical and conforming amend-
- 20 MENT.—The table of sections for chapter 77 of title
- 21 18, United States Code, is amended by adding at
- the end the following:
 - "1597. Unlawful conduct with respect to immigration documents.".
- 23 SEC. 1212. CIVIL REMEDIES; CLARIFYING DEFINITION.
- 24 (a) Civil Remedy for Personal Injuries.—Sec-
- 25 tion 2255 of title 18, United States Code, is amended—

1	(1) in subsection (a), by striking "section
2	2241(c)" and inserting "section 1589, 1590, 1591,
3	2241(c)"; and
4	(2) in subsection (b), by striking "six years"
5	and inserting "10 years".
6	(b) Definition.—
7	(1) In General.—Section 103 of the Traf-
8	ficking Victims Protection Act of 2000 (22 U.S.C.
9	7102) is amended—
10	(A) by redesignating paragraphs (1)
11	through (14) as paragraphs (2) through (15),
12	respectively;
13	(B) by inserting before paragraph (2), as
14	redesignated, the following:
15	"(1) Abuse or threatened abuse of law
16	OR LEGAL PROCESS.—The term 'abuse or threatened
17	abuse of the legal process' means the use or threat-
18	ened use of a law or legal process, whether adminis-
19	trative, civil, or criminal, in any manner or for any
20	purpose for which the law was not designed, in order
21	to exert pressure on another person to cause that
22	person to take some action or refrain from taking
23	some action.";

1	(C) in paragraph (14), as redesignated, by
2	striking "paragraph (8)" and inserting "para-
3	graph (9)"; and
4	(D) in paragraph (15), as redesignated, by
5	striking "paragraph (8) or (9)" and inserting
6	"paragraph (9) or (10)".
7	(2) Technical and conforming amend-
8	MENTS.—
9	(A) TRAFFICKING VICTIMS PROTECTION
10	ACT OF 2000.—The Trafficking Victims Protec-
11	tion Act of 2000 (22 U.S.C. 7101 et eq.) is
12	amended—
13	(i) in section 110(e) (22 U.S.C.
14	7107(e))—
15	(I) by striking "section
16	103(7)(A)" and inserting "section
17	103(8)(A)"; and
18	(II) by striking "section
19	103(7)(B)" and inserting "section
20	103(8)(B)"; and
21	(ii) in section $113(g)(2)$ (22 U.S.C.
22	7110(g)(2), by striking "section"
23	103(8)(A)" and inserting "section
24	103(9)(A)".

1	(B) NORTH KOREAN HUMAN RIGHTS ACT
2	OF 2004.—Section 203(b)(2) of the North Ko-
3	rean Human Rights Act of 2004 (22 U.S.C.
4	7833(b)(2)) is amended by striking "section
5	103(14)" and inserting "section 103(15)".
6	(C) Trafficking victims protection
7	REAUTHORIZATION ACT OF 2005.—Section 207
8	of the Trafficking Victims Protection Reauthor-
9	ization Act of 2005 (42 U.S.C. 14044e) is
10	amended—
11	(i) in paragraph (1), by striking "sec-
12	tion 103(8)" and inserting "section
13	103(9)";
14	(ii) in paragraph (2), by striking "sec-
15	tion 103(9)" and inserting "section
16	103(10)"; and
17	(iii) in paragraph (3), by striking
18	"section 103(3)" and inserting "section
19	103(4)".
20	(D) VIOLENCE AGAINST WOMEN AND DE-
21	PARTMENT OF JUSTICE REAUTHORIZATION ACT
22	OF 2005.—Section 111(a)(1) of the Violence
23	Against Women and Department of Justice Re-
24	authorization Act of 2005 (42 U.S.C.

1	14044f(a)(1)) is amended by striking "para-
2	graph (8)" and inserting "paragraph (9)".
3	PART II—ENSURING AVAILABILITY OF POSSIBLE
4	WITNESSES AND INFORMANTS
5	SEC. 1221. PROTECTIONS FOR TRAFFICKING VICTIMS WHO
6	COOPERATE WITH LAW ENFORCEMENT.
7	Section $101(a)(15)(T)(ii)(III)$ of the Immigration
8	and Nationality Act (8 U.S.C. 1101(a)(15)(T)(ii)(III) is
9	amended by inserting ", or any adult or minor children
10	of a derivative beneficiary of the alien, as" after "age".
11	SEC. 1222. PROTECTION AGAINST FRAUD IN FOREIGN
12	LABOR CONTRACTING.
13	Section 101(a)(15)(U)(iii) of the Immigration and
14	Nationality Act (8 U.S.C. 1101(a)(15)(U)(iii)) is amended
15	by inserting "fraud in foreign labor contracting (as de-
16	fined in section 1351 of title 18, United States Code);"
17	after "perjury;".
18	PART III—ENSURING INTERAGENCY
19	COORDINATION AND EXPANDED REPORTING
20	SEC. 1231. REPORTING REQUIREMENTS FOR THE ATTOR-
21	NEY GENERAL.
22	Section $105(d)(7)$ of the Trafficking Victims Protec-
23	tion Act of 2000 (22 U.S.C. 7103(d)(7)) is amended—
24	(1) by redesignating subparagraphs (D)
25	through (J) as subparagraphs (I) through (O);

1	(2) by striking subparagraphs (B) and (C) and
2	inserting the following:
3	"(B) the number of persons who have been
4	granted continued presence in the United
5	States under section 107(c)(3) during the pre-
6	ceding fiscal year and the mean and median
7	time taken to adjudicate applications submitted
8	under such section, including the time from the
9	receipt of an application by law enforcement to
10	the issuance of continued presence, and a de-
11	scription of any efforts being taken to reduce
12	the adjudication and processing time while en-
13	suring the safe and competent processing of the
14	applications;
15	"(C) the number of persons who have ap-
16	plied for, been granted, or been denied a visa or
17	otherwise provided status under subparagraph
18	(T)(i) or $(U)(i)$ of section $101(a)(15)$ of the Im-
19	migration and Nationality Act (8 U.S.C.
20	1101(a)(15)) during the preceding fiscal year;
21	"(D) the number of persons who have ap-
22	plied for, been granted, or been denied a visa or
23	status under clause (ii) of section
24	101(a)(15)(T) of the Immigration and Nation-

ality Act (8 U.S.C. 1101(a)(15)(T)) during the

1	preceding fiscal year, broken down by the num-
2	ber of such persons described in subclauses (I),
3	(II), and (III) of such clause (ii);
4	"(E) the amount of Federal funds ex-
5	pended in direct benefits paid to individuals de-
6	scribed in subparagraph (D) in conjunction
7	with T visa status;
8	"(F) the number of persons who have ap-
9	plied for, been granted, or been denied a visa or
10	status under section 101(a)(15)(U)(i) of the
11	Immigration and Nationality Act (8 U.S.C.
12	1101(a)(15)(U)(i)) during the preceding fiscal
13	year;
14	"(G) the mean and median time in which
15	it takes to adjudicate applications submitted
16	under the provisions of law set forth in sub-
17	paragraph (C), including the time between the
18	receipt of an application and the issuance of a
19	visa and work authorization;
20	"(H) any efforts being taken to reduce the
21	adjudication and processing time, while ensur-
22	ing the safe and competent processing of the
23	applications;";
24	(3) in subparagraph (N)(iii), as redesignated,
25	by striking "and" at the end;

1	(4) in subparagraph (O), as redesignated, by
2	striking the period at the end and inserting "; and";
3	and
4	(5) by adding at the end the following:
5	"(P) the activities undertaken by Federal
6	agencies to train appropriate State, tribal, and
7	local government and law enforcement officials
8	to identify victims of severe forms of traf-
9	ficking, including both sex and labor traf-
10	ficking;
11	"(Q) the activities undertaken by Federal
12	agencies in cooperation with State, tribal, and
13	local law enforcement officials to identify, inves-
14	tigate, and prosecute offenses under sections
15	1581, 1583, 1584, 1589, 1590, 1592, and 1594
16	of title 18, United States Code, or equivalent
17	State offenses, including, in each fiscal year—
18	"(i) the number, age, gender, country
19	of origin, and citizenship status of victims
20	identified for each offense;
21	"(ii) the number of individuals
22	charged, and the number of individuals
23	convicted, under each offense;
24	"(iii) the number of individuals re-
25	ferred for prosecution for State offenses

1	including offenses relating to the pur-
2	chasing of commercial sex acts;
3	"(iv) the number of victims granted
4	continued presence in the United States
5	under section $107(e)(3)$; and
6	"(v) the number of victims granted a
7	visa or otherwise provided status under
8	subparagraph (T)(i) or (U)(i) of section
9	101(a)(15) of the Immigration and Nation-
10	ality Act (8 U.S.C. 1101(a)(15)); and
11	"(R) the activities undertaken by the De-
12	partment of Justice and the Department of
13	Health and Human Services to meet the spe-
14	cific needs of minor victims of domestic traf-
15	ficking, including actions taken pursuant to
16	subsection (f) and section 202(a) of the Traf-
17	ficking Victims Protection Reauthorization Act
18	of 2005 (42 U.S.C. 14044(a)), and the steps
19	taken to increase cooperation among Federal
20	agencies to ensure the effective and efficient use
21	of programs for which the victims are eligible.".

1	SEC. 1232. REPORTING REQUIREMENTS FOR THE SEC-
2	RETARY OF LABOR.
3	Section 105(b) of the Trafficking Victims Protection
4	Act of 2005 (22 U.S.C. 7112(b)) is amended by adding
5	at the end the following:
6	"(3) Submission to congress.—Not later
7	than December 1, 2014, and every 2 years there-
8	after, the Secretary of Labor shall submit the list
9	developed under paragraph (2)(C) to Congress.".
10	SEC. 1233. INFORMATION SHARING TO COMBAT CHILD
11	LABOR AND SLAVE LABOR.
12	Section 105(a) of the Trafficking Victims Protection
13	Act of 2005 (22 U.S.C. 7112(a)) is amended by adding
14	at the end the following:
15	"(3) Information sharing.—The Secretary
16	of State shall, on a regular basis, provide informa-
17	tion relating to child labor and forced labor in the
18	production of goods in violation of international
19	standards to the Department of Labor to be used in
20	developing the list described in subsection
21	(b)(2)(C).".
22	SEC. 1234. GOVERNMENT TRAINING EFFORTS TO INCLUDE
23	THE DEPARTMENT OF LABOR.
24	Section 107(c)(4) of the Trafficking Victims Protec-
25	tion Act of 2000 (22 U.S.C. 7105(c)(4)) is amended—

1	(1) in the first sentence, by inserting "the De-
2	partment of Labor, the Equal Employment Oppor-
3	tunity Commission," before "and the Department";
4	and
5	(2) in the second sentence, by inserting ", in
6	consultation with the Secretary of Labor," before
7	"shall provide".
8	SEC. 1235. GAO REPORT ON THE USE OF FOREIGN LABOR
9	CONTRACTORS.
10	(a) In General.—Not later than 2 years after the
11	date of the enactment of this Act, the Comptroller General
12	of the United States shall submit a report on the use of
13	foreign labor contractors to—
14	(1) the Committee on the Judiciary of the Sen-
15	ate;
16	(2) the Committee on Health, Education,
17	Labor, and Pensions of the Senate;
18	(3) the Committee on the Judiciary of the
19	House of Representatives; and
20	(4) the Committee on Education and the Work-
21	force of the House of Representatives.
22	(b) Contents.—The report under subsection (a)
23	should, to the extent possible—
24	(1) address the role and practices of United
25	States employers in—

1	(A) the use of labor recruiters or brokers;
2	or
3	(B) directly recruiting foreign workers;
4	(2) analyze the laws that protect such workers,
5	both overseas and domestically;
6	(3) describe the oversight and enforcement
7	mechanisms in Federal departments and agencies
8	for such laws; and
9	(4) identify any gaps that may exist in these
10	protections; and
11	(5) recommend possible actions for Federal de-
12	partments and agencies to combat any abuses.
13	(c) REQUIREMENTS.—The report under subsection
14	(a) shall—
15	(1) describe the role of labor recruiters or bro-
16	kers working in countries that are sending workers
17	and receiving funds, including any identified involve-
18	ment in labor abuses;
19	(2) describe the role and practices of employers
20	in the United States that commission labor recruit-
21	ers or brokers or directly recruit foreign workers;
22	(3) describe the role of Federal departments
23	and agencies in overseeing and regulating the for-
24	eign labor recruitment process, including certifying
25	and enforcing under existing regulations.

1	(4) describe the type of jobs and the numbers
2	of positions in the United States that have been
3	filled through foreign workers during each of the
4	last 8 years, including positions within the Federal
5	Government;
6	(5) describe any efforts or programs under-
7	taken by Federal, State and local government enti-
8	ties to encourage employers, directly or indirectly, to
9	use foreign workers or to reward employers for using
10	foreign workers; and
11	(6) based on the information required under
12	paragraphs (1) through (3), identify any common
13	abuses of foreign workers and the employment sys-
14	tem, including the use of fees and debts, and rec-
15	ommendations of actions that could be taken by
16	Federal departments and agencies to combat any
17	identified abuses.
18	SEC. 1236. ACCOUNTABILITY.
19	All grants awarded by the Attorney General under
20	this title or an Act amended by this title shall be subject
21	to the following accountability provisions:
22	(1) Audit requirement.—
23	(A) Definition.—In this paragraph, the
24	term "unresolved audit finding" means an audit

report finding in the final audit report of the

- Inspector General of the Department of Justice that the grantee has used grant funds for an unauthorized expenditure or otherwise unallowable cost that is not closed or resolved during the 12-month period beginning on the date on which the final audit report is issued
- (B) REQUIREMENT.—Beginning in the first fiscal year beginning after the date of enactment of this Act, and in each fiscal year thereafter, the Inspector General of the Department of Justice shall conduct audits of recipients of grants under this title or an Act amended by this title to prevent waste, fraud, and abuse of funds by grantees. The Inspector General shall determine the appropriate number of grantees to be audited each year.
- (C) Mandatory exclusion.—A recipient of grant funds under this title or an Act amended by this title that is found to have an unresolved audit finding shall not be eligible to receive grant funds under this title or an Act amended by this title during the first 2 fiscal years beginning after the end of the 12-month period described in subparagraph (A).

1	(D) Priority.—In awarding grants under
2	this title or an Act amended by this title, the
3	Attorney General shall give priority to eligible
4	applicants that did not have an unresolved
5	audit finding during the 3 fiscal years before
6	submitting an application for a grant under this
7	title or an Act amended by this title.
8	(E) Reimbursement.—If an entity is
9	awarded grant funds under this title or an Act
10	amended by this title during the 2-fiscal-year
11	period during which the entity is barred from
12	receiving grants under subparagraph (C), the
13	Attorney General shall—
14	(i) deposit an amount equal to the
15	amount of the grant funds that were im-
16	properly awarded to the grantee into the
17	General Fund of the Treasury; and
18	(ii) seek to recoup the costs of the re-
19	payment to the fund from the grant recipi-
20	ent that was erroneously awarded grant
21	funds.
22	(2) Nonprofit organization require-
23	MENTS.—
24	(A) Definition.—For purposes of this
25	paragraph and the grant programs under this

- title or an Act amended by this title, the term "nonprofit organization" means an organization that is described in section 501(c)(3) of the Internal Revenue Code of 1986 and is exempt from taxation under section 501(a) of such Code.
 - (B) PROHIBITION.—The Attorney General may not award a grant under this title or an Act amended by this title to a nonprofit organization that holds money in offshore accounts for the purpose of avoiding paying the tax described in section 511(a) of the Internal Revenue Code of 1986.
- (C) DISCLOSURE.—Each nonprofit organization that is awarded a grant under this title or an Act amended by this title and uses the procedures prescribed in regulations to create a rebuttable presumption of reasonableness for the compensation of its officers, directors, trustees and key employees, shall disclose to the Attorney General, in the application for the grant, the process for determining such compensation, including the independent persons involved in reviewing and approving such compensation, the comparability data used, and contemporaneous

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substantiation of the deliberation and decision.

Upon request, the Attorney General shall make
the information disclosed under this subparagraph available for public inspection.

(3) Conference expenditures.—

- (A) LIMITATION.—No amounts authorized to be appropriated to the Department of Justice under this title or an Act amended by this title may be used by the Attorney General, or by any individual or entity awarded discretionary funds through a cooperative agreement under this title or an Act amended by this title, to host or support any expenditure for conferences that uses more than \$20,000 in funds made available to the Department of Justice, unless the Deputy Attorney General or the appropriate Assistant Attorney General, Director, or principal deputy (as designated by the Deputy Attorney General) provides prior written authorization that the funds may be expended to host the conference.
- (B) WRITTEN APPROVAL.—Written approval under subparagraph (A) shall include a written estimate of all costs associated with the conference, including the cost of all food, bev-

1	erages, audio-visual equipment, honoraria for
2	speakers, and entertainment.
3	(C) Report.—The Deputy Attorney Gen-
4	eral shall submit an annual report to the Com-
5	mittee on the Judiciary of the Senate and the
6	Committee on the Judiciary of the House of
7	Representatives on all conference expenditures
8	approved under this paragraph.
9	(4) Annual Certification.—Beginning in the
10	first fiscal year beginning after the date of enact-
11	ment of this Act, the Attorney General shall submit,
12	to the Committee on the Judiciary and the Com-
13	mittee on Appropriations of the Senate and the
14	Committee on the Judiciary and the Committee on
15	Appropriations of the House of Representatives, an
16	annual certification indicating whether—
17	(A) all audits issued by the Office of the
18	Inspector General under paragraph (1) have
19	been completed and reviewed by the appropriate
20	Assistant Attorney General or Director;
21	(B) all mandatory exclusions required
22	under paragraph (1)(C) have been issued;
23	(C) all reimbursements required under
24	paragraph (1)(E) have been made; and

1	(D) includes a list of any grant recipients
2	excluded under paragraph (1) from the previous
3	year.
4	PART IV—ENHANCING STATE AND LOCAL
5	EFFORTS TO COMBAT TRAFFICKING IN PERSONS
6	SEC. 1241. ASSISTANCE FOR DOMESTIC MINOR SEX TRAF-
7	FICKING VICTIMS.
8	(a) In General.—Section 202 of the Trafficking
9	Victims Protection Reauthorization Act of 2005 (42
10	U.S.C. 14044a) is amended to read as follows:
11	"SEC. 202. ESTABLISHMENT OF A GRANT PROGRAM TO DE-
12	VELOP, EXPAND, AND STRENGTHEN ASSIST-
13	ANCE PROGRAMS FOR CERTAIN PERSONS
14	SUBJECT TO TRAFFICKING.
15	"(a) Definitions.—In this section:
16	"(1) Assistant secretary.—The term 'As-
17	sistant Secretary' means the Assistant Secretary for
18	Children and Families of the Department of Health
19	and Human Services.
20	"(2) Assistant attorney general.—The
21	term 'Assistant Attorney General' means the Assist-
22	ant Attorney General for the Office of Justice Pro-
23	grams of the Department of Justice.

1	"(3) ELIGIBLE ENTITY.—The term 'eligible en-
2	tity' means a State or unit of local government
3	that—
4	"(A) has significant criminal activity in-
5	volving sex trafficking of minors;
6	"(B) has demonstrated cooperation be-
7	tween Federal, State, local, and, where applica-
8	ble, tribal law enforcement agencies, prosecu-
9	tors, and social service providers in addressing
10	sex trafficking of minors;
11	"(C) has developed a workable, multi-dis-
12	ciplinary plan to combat sex trafficking of mi-
13	nors, including—
14	"(i) building or establishing a residen-
15	tial care facility for minor victims of sex
16	trafficking;
17	"(ii) the provision of rehabilitative
18	care to minor victims of sex trafficking;
19	"(iii) the provision of specialized
20	training for law enforcement officers and
21	social service providers for all forms of sex
22	trafficking, with a focus on sex trafficking
23	of minors;

1	"(iv) prevention, deterrence, and pros-
2	ecution of offenses involving sex trafficking
3	of minors;
4	"(v) cooperation or referral agree-
5	ments with organizations providing out-
6	reach or other related services to runaway
7	and homeless youth; and
8	"(vi) law enforcement protocols or
9	procedures to screen all individuals ar-
10	rested for prostitution, whether adult or
11	minor, for victimization by sex trafficking
12	and by other crimes, such as sexual assault
13	and domestic violence; and
14	"(D) provides assurance that a minor vic-
15	tim of sex trafficking shall not be required to
16	collaborate with law enforcement to have access
17	to residential care or services provided with a
18	grant under this section.
19	"(4) Minor victim of sex trafficking.—
20	The term 'minor victim of sex trafficking' means an
21	individual who—
22	"(A) is younger than 18 years of age, and
23	is a victim of an offense described in section
24	1591(a) of title 18, United States Code, or a
25	comparable State law; or

1	"(B)(i) is not younger than 18 years of
2	age nor older than 20 years of age;
3	"(ii) before the individual reached 18 years
4	of age, was described in subparagraph (A); and
5	"(iii) was receiving shelter or services as a
6	minor victim of sex trafficking.
7	"(5) Qualified nongovernmental organi-
8	ZATION.—The term 'qualified nongovernmental or-
9	ganization' means an organization that—
10	"(A) is not a State or unit of local govern-
11	ment, or an agency of a State or unit of local
12	government;
13	"(B) has demonstrated experience pro-
14	viding services to victims of sex trafficking or
15	related populations (such as runaway and
16	homeless youth), or employs staff specialized in
17	the treatment of sex trafficking victims; and
18	"(C) demonstrates a plan to sustain the
19	provision of services beyond the period of a
20	grant awarded under this section.
21	"(6) SEX TRAFFICKING OF A MINOR.—The
22	term 'sex trafficking of a minor' means an offense
23	described in section 1591(a) of title 18, United
24	States Code, or a comparable State law, against a
25	minor.

1	"(b) SEX TRAFFICKING BLOCK GRANTS.—
2	"(1) Grants authorized.—
3	"(A) IN GENERAL.—The Assistant Attor-
4	ney General, in consultation with the Assistant
5	Secretary, may make block grants to 4 eligible
6	entities located in different regions of the
7	United States to combat sex trafficking of mi-
8	nors.
9	"(B) REQUIREMENT.—Not fewer than 1 of
10	the block grants made under subparagraph (A)
11	shall be awarded to an eligible entity with a
12	State population of less than 5,000,000.
13	"(C) GRANT AMOUNT.—Subject to the
14	availability of appropriations under subsection
15	(g) to carry out this section, each grant made
16	under this section shall be for an amount not
17	less than $$1,500,000$ and not greater than
18	\$2,000,000.
19	"(D) Duration.—
20	"(i) In General.—A grant made
21	under this section shall be for a period of
22	1 year.
23	"(ii) Renewal.—
24	"(I) In General.—The Assist-
25	ant Attorney General may renew a

1	grant under this section for up to 3 1-
2	year periods.
3	"(II) Priority.—In making
4	grants in any fiscal year after the
5	first fiscal year in which grants are
6	made under this section, the Assistant
7	Attorney General shall give priority to
8	an eligible entity that received a grant
9	in the preceding fiscal year and is eli-
10	gible for renewal under this subpara-
11	graph, taking into account any evalua-
12	tion of the eligible entity conducted
13	under paragraph (4), if available.
14	"(E) Consultation.—In carrying out
15	this section, the Assistant Attorney General
16	shall consult with the Assistant Secretary with
17	respect to—
18	"(i) evaluations of grant recipients
19	under paragraph (4);
20	"(ii) avoiding unintentional duplica-
21	tion of grants; and
22	"(iii) any other areas of shared con-
23	cern.
24	"(2) Use of funds.—

1	"(A) Allocation.—Not less than 67 per-
2	cent of each grant made under paragraph (1)
3	shall be used by the eligible entity to provide
4	residential care and services (as described in
5	clauses (i) through (iv) of subparagraph (B)) to
6	minor victims of sex trafficking through quali-
7	fied nongovernmental organizations.
8	"(B) AUTHORIZED ACTIVITIES.—Grants
9	awarded pursuant to paragraph (2) may be
10	used for—
11	"(i) providing residential care to
12	minor victims of sex trafficking, including
13	temporary or long-term placement as ap-
14	propriate;
15	"(ii) providing 24-hour emergency so-
16	cial services response for minor victims of
17	sex trafficking;
18	"(iii) providing minor victims of sex
19	trafficking with clothing and other daily
20	necessities needed to keep such victims
21	from returning to living on the street;
22	"(iv) case management services for
23	minor victims of sex trafficking;
24	"(v) mental health counseling for
25	minor victims of sex trafficking, including

1	specialized counseling and substance abuse
2	treatment;
3	"(vi) legal services for minor victims
4	of sex trafficking;
5	"(vii) specialized training for social
6	service providers, public sector personnel,
7	and private sector personnel likely to en-
8	counter sex trafficking victims on issues
9	related to the sex trafficking of minors and
10	severe forms of trafficking in persons;
11	"(viii) outreach and education pro-
12	grams to provide information about deter-
13	rence and prevention of sex trafficking of
14	minors;
15	"(ix) programs to provide treatment
16	to individuals charged or cited with pur-
17	chasing or attempting to purchase sex acts
18	in cases where—
19	"(I) a treatment program can be
20	mandated as a condition of a sen-
21	tence, fine, suspended sentence, or
22	probation, or is an appropriate alter-
23	native to criminal prosecution; and
24	"(II) the individual was not
25	charged with purchasing or attempt-

1	ing to purchase sex acts with a minor;
2	and
3	"(x) screening and referral of minor
4	victims of severe forms of trafficking in
5	persons.
6	"(3) Application.—
7	"(A) In General.—Each eligible entity
8	desiring a grant under this section shall submit
9	an application to the Assistant Attorney Gen-
10	eral at such time, in such manner, and accom-
11	panied by such information as the Assistant At-
12	torney General may reasonably require.
13	"(B) Contents.—Each application sub-
14	mitted pursuant to subparagraph (A) shall—
15	"(i) describe the activities for which
16	assistance under this section is sought; and
17	"(ii) provide such additional assur-
18	ances as the Assistant Attorney General
19	determines to be essential to ensure com-
20	pliance with the requirements of this sec-
21	tion.
22	"(4) Evaluation.—The Assistant Attorney
23	General shall enter into a contract with an academic
24	or non-profit organization that has experience in
25	issues related to sex trafficking of minors and eval-

- 1 uation of grant programs to conduct an annual eval-
- 2 uation of each grant made under this section to de-
- 3 termine the impact and effectiveness of programs
- 4 funded with the grant.
- 5 "(c) Mandatory Exclusion.—An eligible entity
- 6 that receives a grant under this section that is found to
- 7 have utilized grant funds for any unauthorized expendi-
- 8 ture or otherwise unallowable cost shall not be eligible for
- 9 any grant funds awarded under the grant for 2 fiscal years
- 10 following the year in which the unauthorized expenditure
- 11 or unallowable cost is reported.
- 12 "(d) Compliance Requirement.—An eligible enti-
- 13 ty shall not be eligible to receive a grant under this section
- 14 if, during the 5 fiscal years before the eligible entity sub-
- 15 mits an application for the grant, the eligible entity has
- 16 been found to have violated the terms or conditions of a
- 17 Government grant program by utilizing grant funds for
- 18 unauthorized expenditures or otherwise unallowable costs.
- 19 "(e) Administrative Cap.—The cost of admin-
- 20 istering the grants authorized by this section shall not ex-
- 21 ceed 3 percent of the total amount appropriated to carry
- 22 out this section.
- 23 "(f) Audit Requirement.—For fiscal years 2016
- 24 and 2017, the Inspector General of the Department of

- 1 Justice shall conduct an audit of all 4 eligible entities that
- 2 receive block grants under this section.
- 3 "(g) MATCH REQUIREMENT.—An eligible entity that
- 4 receives a grant under this section shall provide a non-
- 5 Federal match in an amount equal to not less than—
- 6 "(1) 15 percent of the grant during the first
- 7 year;
- 8 "(2) 25 percent of the grant during the first re-
- 9 newal period;
- "(3) 40 percent of the grant during the second
- 11 renewal period; and
- 12 "(4) 50 percent of the grant during the third
- renewal period.
- 14 "(h) No Limitation on Section 204 Grants.—An
- 15 entity that applies for a grant under section 204 is not
- 16 prohibited from also applying for a grant under this sec-
- 17 tion.
- 18 "(i) AUTHORIZATION OF APPROPRIATIONS.—There
- 19 are authorized to be appropriated \$8,000,000 to the At-
- 20 torney General for each of the fiscal years 2014 through
- 21 2017 to carry out this section.
- 22 "(j) GAO EVALUATION.—Not later than 30 months
- 23 after the date of the enactment of this Act, the Comp-
- 24 troller General of the United States shall submit a report
- 25 to Congress that contains—

1	"(1) an evaluation of the impact of this section
2	in aiding minor victims of sex trafficking in the ju-
3	risdiction of the entity receiving the grant; and
4	"(2) recommendations, if any, regarding any
5	legislative or administrative action the Comptroller
6	General determines appropriate.".
7	(b) Sunset Provision.—The amendment made by
8	subsection (a) shall be effective during the 4-year period
9	beginning on the date of the enactment of this Act.
10	SEC. 1242. EXPANDING LOCAL LAW ENFORCEMENT GRANTS
11	FOR INVESTIGATIONS AND PROSECUTIONS
12	OF TRAFFICKING.
13	Section 204 of the Trafficking Victims Protection Re-
14	authorization Act of 2005 (42 U.S.C. 14044c) is amend-
15	ed —
16	(1) in subsection (a)(1)—
17	(A) in subparagraph (A), by striking ",
18	which involve United States citizens, or aliens
19	admitted for permanent residence, and";
20	(B) by redesignating subparagraphs (B),
21	(C), and (D) as subparagraphs (C), (D), and
22	(E), respectively; and
23	(C) by inserting after subparagraph (A)
	(c) by instrume arter susparagraph (11)

1	"(B) to train law enforcement personnel
2	how to identify victims of severe forms of traf-
3	ficking in persons and related offenses;"; and
4	(D) in subparagraph (C), as redesignated,
5	by inserting "and prioritize the investigations
6	and prosecutions of those cases involving minor
7	victims" after "sex acts";
8	(2) by redesignating subsection (d) as sub-
9	section (e);
10	(3) by inserting after subsection (c) the fol-
11	lowing:
12	"(d) No Limitation on Section 202 Grant Ap-
13	PLICATIONS.—An entity that applies for a grant under
14	section 202 is not prohibited from also applying for a
15	grant under this section.";
16	(4) in subsection (e), as redesignated, by strik-
17	ing " $$20,000,000$ for each of the fiscal years 2008
18	through 2011" and inserting "\$10,000,000 for each
19	of the fiscal years 2014 through 2017"; and
20	(5) by adding at the end the following:
21	"(f) GAO EVALUATION AND REPORT.—Not later
22	than 30 months after the date of enactment of this Act,
23	the Comptroller General of the United States shall con-
24	duct a study of and submit to Congress a report evalu-
25	ating the impact of this section on—

1	"(1) the ability of law enforcement personnel to
2	identify victims of severe forms of trafficking in per-
3	sons and investigate and prosecute cases against of-
4	fenders, including offenders who engage in the pur-
5	chasing of commercial sex acts with a minor; and
6	"(2) recommendations, if any, regarding any
7	legislative or administrative action the Comptroller
8	General determines appropriate to improve the abil-
9	ity described in paragraph (1).".
10	SEC. 1243. MODEL STATE CRIMINAL LAW PROTECTION FOR
11	CHILD TRAFFICKING VICTIMS AND SUR-
12	VIVORS.
13	Section 225(b) of the Trafficking Victims Reauthor-
14	ization Act of 2008 (22 U.S.C. 7101 note) is amended—
15	(1) in paragraph (1), by striking "and" at the
16	end;
16 17	end; (2) by redesignating paragraph (2) as para-
	,
17	(2) by redesignating paragraph (2) as para-
17 18	(2) by redesignating paragraph (2) as paragraph (3); and
17 18 19	(2) by redesignating paragraph (2) as paragraph (3); and(3) by inserting after paragraph (1) the fol-
17 18 19 20	(2) by redesignating paragraph (2) as paragraph (3); and(3) by inserting after paragraph (1) the following:
17 18 19 20 21	 (2) by redesignating paragraph (2) as paragraph (3); and (3) by inserting after paragraph (1) the following: "(2) protects children exploited through pros-
17 18 19 20 21 22	 (2) by redesignating paragraph (2) as paragraph (3); and (3) by inserting after paragraph (1) the following: "(2) protects children exploited through prostitution by including safe harbor provisions that—

1	other person in exchange for monetary com-
2	pensation as a victim of a severe form of traf-
3	ficking in persons;
4	"(B) prohibit the charging or prosecution
5	of an individual described in subparagraph (A)
6	for a prostitution offense;
7	"(C) require the referral of an individual
8	described in subparagraph (A) to appropriate
9	service providers, including comprehensive serv-
10	ice or community-based programs that provide
11	assistance to child victims of commercial sexual
12	exploitation; and
13	"(D) provide that an individual described
14	in subparagraph (A) shall not be required to
15	prove fraud, force, or coercion in order to re-
16	ceive the protections described under this para-
17	graph;".
18	Subtitle C—Authorization of
19	Appropriations
20	SEC. 1251. ADJUSTMENT OF AUTHORIZATION LEVELS FOR
21	THE TRAFFICKING VICTIMS PROTECTION
22	ACT OF 2000.
23	The Trafficking Victims Protection Act of 2000 (22
24	U.S.C. 7101 et seq.) is amended—

1	(1) in section $112A(b)(4)$ (22 U.S.C.
2	7109a(b)(4))—
3	(A) by striking "\$2,000,000" and inserting
4	"\$1,000,000"; and
5	(B) by striking "2008 through 2011" and
6	inserting "2014 through 2017"; and
7	(2) in section 113 (22 U.S.C. 7110)—
8	(A) subsection (a)—
9	(i) by striking "\$5,500,000 for each
10	of the fiscal years 2008 through 2011"
11	each place it appears and inserting
12	" $$2,000,000$ for each of the fiscal years
13	2014 through 2017";
14	(ii) by inserting ", including regional
15	trafficking in persons officers," after "for
16	additional personnel,"; and
17	(iii) by striking ", and \$3,000 for offi-
18	cial reception and representation ex-
19	penses";
20	(B) in subsection (b)—
21	(i) in paragraph (1), by striking
22	" $\$12,500,000$ for each of the fiscal years
23	2008 through 2011" and inserting
24	" $$14,500,000$ for each of the fiscal years
25	2014 through 2017": and

1	(ii) in paragraph (2), by striking "to
2	the Secretary of Health and Human Serv-
3	ices" and all that follows and inserting
4	"\$8,000,000 to the Secretary of Health
5	and Human Services for each of the fiscal
6	years 2014 through 2017.";
7	(C) in subsection (c)(1)—
8	(i) in subparagraph (A), by striking
9	"2008 through 2011" each place it ap-
10	pears and inserting "2014 through 2017";
11	(ii) in subparagraph (B)—
12	(I) by striking "\$15,000,000 for
13	fiscal year 2003 and \$10,000,000 for
14	each of the fiscal years 2008 through
15	2011" and inserting "\$10,000,000 for
16	each of the fiscal years 2014 through
17	2017"; and
18	(II) by striking "2008 through
19	2011" and inserting "2014 through
20	2017"; and
21	(iii) in subparagraph (C), by striking
22	"2008 through 2011" and inserting "2014
23	through 2017";
24	(D) in subsection (d)—

1	(i) by redesignating subparagraphs
2	(A) through (C) as paragraphs (1) through
3	(3), respectively, and moving such para-
4	graphs 2 ems to the left;
5	(ii) in the paragraph (1), as redesig-
6	nated, by striking "\$10,000,000 for each
7	of the fiscal years 2008 through 2011"
8	and inserting "\$11,000,000 for each of the
9	fiscal years 2014 through 2017"; and
10	(iii) in paragraph (3), as redesignated,
11	by striking "to the Attorney General" and
12	all that follows and inserting "\$11,000,000
13	to the Attorney General for each of the fis-
14	cal years 2014 through 2017.";
15	(E) in subsection (e)—
16	(i) in paragraph (1), by striking
17	" $$15,000,000$ for each of the fiscal years
18	2008 through 2011" and inserting
19	"\$7,500,000 for each of the fiscal years
20	2014 through 2017"; and
21	(ii) in paragraph (2), by striking
22	"\$15,000,000 for each of the fiscal years
23	2008 through 2011" and inserting
24	"\$7,500,000 for each of the fiscal years
25	2014 through 2017".

1	(F) in subsection (f), by striking
2	" $$10,000,000$ for each of the fiscal years 2008
3	through 2011" and inserting "\$5,000,000 for
4	each of the fiscal years 2014 through 2017";
5	and
6	(G) in subsection (i), by striking
7	" $$18,000,000$ for each of the fiscal years 2008
8	through 2011" and inserting " $$10,000,000$ for
9	each of the fiscal years 2014 through 2017".
10	SEC. 1252. ADJUSTMENT OF AUTHORIZATION LEVELS FOR
11	THE TRAFFICKING VICTIMS PROTECTION RE-
12	AUTHORIZATION ACT OF 2005.
13	The Trafficking Victims Protection Reauthorization
14	Act of 2005 (Public Law 109–164) is amended—
15	(1) by striking section 102(b)(7); and
16	(2) in section $201(c)(2)$, by striking
17	" $\$1,000,000$ for each of the fiscal years 2008
18	through 2011" and inserting "\$250,000 for each of
19	the fiscal years 2014 through 2017".

1	Subtitle D—Unaccompanied Alien
2	Children

3	SEC. 1261. APPROPRIATE CUSTODIAL SETTINGS FOR UNAC-
4	COMPANIED MINORS WHO REACH THE AGE
5	OF MAJORITY WHILE IN FEDERAL CUSTODY.
6	Section 235(c)(2) of the William Wilberforce Traf-
7	ficking Victims Protection Reauthorization Act of 2008 (8
8	U.S.C. 1232(c)(2)) is amended—
9	(1) by striking "Subject to" and inserting the
10	following:
11	"(A) Minors in department of health
12	AND HUMAN SERVICES CUSTODY.—Subject to";
13	and
14	(2) by adding at the end the following:
15	"(B) Aliens transferred from De-
16	PARTMENT OF HEALTH AND HUMAN SERVICES
17	TO DEPARTMENT OF HOMELAND SECURITY
18	CUSTODY.—If a minor described in subpara-
19	graph (A) reaches 18 years of age and is trans-
20	ferred to the custody of the Secretary of Home-
21	land Security, the Secretary shall consider
22	placement in the least restrictive setting avail-
23	able after taking into account the alien's danger
24	to self, danger to the community, and risk of
25	flight. Such aliens shall be eligible to participate

1	in alternative to detention programs, utilizing a
2	continuum of alternatives based on the alien's
3	need for supervision, which may include place-
4	ment of the alien with an individual or an orga-
5	nizational sponsor, or in a supervised group
6	home.".
7	SEC. 1262. APPOINTMENT OF CHILD ADVOCATES FOR UN-
8	ACCOMPANIED MINORS.
9	Section 235(c)(6) of the William Wilberforce Traf-
10	ficking Victims Protection Reauthorization Act of 2008 (8
11	U.S.C. 1232(c)(6)) is amended—
12	(1) by striking "The Secretary" and inserting
13	the following:
14	"(A) IN GENERAL.—The Secretary"; and
15	(2) by striking "and criminal"; and
16	(3) by adding at the end the following:
17	"(B) APPOINTMENT OF CHILD ADVO-
18	CATES.—
19	"(i) Initial sites.—Not later than 2
20	years after the date of the enactment of
21	the Violence Against Women Reauthoriza-
22	tion Act of 2013, the Secretary of Health
23	and Human Services shall appoint child
24	advocates at 3 new immigration detention
25	sites to provide independent child advo-

1	cates for trafficking victims and vulnerable
2	unaccompanied alien children.
3	"(ii) Additional sites.—Not later
4	than 3 years after the date of the enact-
5	ment of the Violence Against Women Re-
6	authorization Act of 2013, the Secretary
7	shall appoint child advocates at not more
8	than 3 additional immigration detention
9	sites.
10	"(iii) Selection of sites.—Sites at
11	which child advocate programs will be es-
12	tablished under this subparagraph shall be
13	located at immigration detention sites at
14	which more than 50 children are held in
15	immigration custody, and shall be selected
16	sequentially, with priority given to loca-
17	tions with—
18	"(I) the largest number of unac-
19	companied alien children; and
20	"(II) the most vulnerable popu-
21	lations of unaccompanied children.
22	"(C) Restrictions.—
23	"(i) Administrative expenses.—A
24	child advocate program may not use more
25	that 10 percent of the Federal funds re-

1	ceived under this section for administ	rative
2	expenses.	

- "(ii) Nonexclusivity.—Nothing in this section may be construed to restrict the ability of a child advocate program under this section to apply for or obtain funding from any other source to carry out the programs described in this section.
- "(iii) Contribution of Funds.—A child advocate program selected under this section shall contribute non-Federal funds, either directly or through in-kind contributions, to the costs of the child advocate program in an amount that is not less than 25 percent of the total amount of Federal funds received by the child advocate program under this section. In-kind contributions may not exceed 40 percent of the matching requirement under this clause.
- "(D) Annual Report to Congress.—
 Not later than 1 year after the date of the enactment of the Violence Against Women Reauthorization Act of 2013, and annually thereafter, the Secretary of Health and Human

1	Services shall submit a report describing the ac-
2	tivities undertaken by the Secretary to author-
3	ize the appointment of independent Child Advo-
4	cates for trafficking victims and vulnerable un-
5	accompanied alien children to the Committee on
6	the Judiciary of the Senate and the Committee
7	on the Judiciary of the House of Representa-
8	tives.
9	"(E) Assessment of Child Advocate
10	PROGRAM.—
11	"(i) In general.—As soon as prac-
12	ticable after the date of the enactment of
13	the Violence Against Women Reauthoriza-
14	tion Act of 2013, the Comptroller General
15	of the United States shall conduct a study
16	regarding the effectiveness of the Child
17	Advocate Program operated by the Sec-
18	retary of Health and Human Services.
19	"(ii) Matters to be studied.—In
20	the study required under clause (i), the
21	Comptroller General shall— collect infor-
22	mation and analyze the following:
23	"(I) analyze the effectiveness of
24	existing child advocate programs in
25	improving outcomes for trafficking

1	victims and other vulnerable unaccom-
2	panied alien children;
3	"(II) evaluate the implementation
4	of child advocate programs in new
5	sites pursuant to subparagraph (B);
6	"(III) evaluate the extent to
7	which eligible trafficking victims and
8	other vulnerable unaccompanied chil-
9	dren are receiving child advocate serv-
10	ices and assess the possible budgetary
11	implications of increased participation
12	in the program;
13	"(IV) evaluate the barriers to im-
14	proving outcomes for trafficking vic-
15	tims and other vulnerable unaccom-
16	panied children; and
17	"(V) make recommendations on
18	statutory changes to improve the
19	Child Advocate Program in relation to
20	the matters analyzed under subclauses
21	(I) through (IV).
22	"(iii) GAO REPORT.—Not later than
23	3 years after the date of the enactment of
24	this Act, the Comptroller General of the
25	United States shall submit the results of

1	the study required under this subpara-
2	graph to—
3	"(I) the Committee on the Judi-
4	ciary of the Senate;
5	"(II) the Committee on Health,
6	Education, Labor, and Pensions of
7	the Senate;
8	"(III) the Committee on the Ju-
9	diciary of the House of Representa-
10	tives; and
11	"(IV) the Committee on Edu-
12	cation and the Workforce of the
13	House of Representatives.
14	"(F) Authorization of Appropria-
15	TIONS.—There are authorized to be appro-
16	priated to the Secretary and Human Services to
17	carry out this subsection—
18	"(i) \$1,000,000 for each of the fiscal
19	years 2014 and 2015; and
20	"(ii) \$2,000,000 for each of the fiscal
21	years 2016 and 2017.".

1	SEC. 1263. ACCESS TO FEDERAL FOSTER CARE AND UNAC-
2	COMPANIED REFUGEE MINOR PROTECTIONS
3	FOR CERTAIN U VISA RECIPIENTS.
4	Section 235(d)(4) of the William Wilberforce Traf-
5	ficking Victims Protection Reauthorization Act of 2008 (8 $$
6	U.S.C. 1232(d)(4)) is amended—
7	(1) in subparagraph (A),
8	(A) by striking "either";
9	(B) by striking "or who" and inserting a
10	comma; and
11	(C) by inserting ", or has been granted
12	status under section 101(a)(15)(U) of the Im-
13	migration and Nationality Act (8 U.S.C.
14	1101(a)(15)(U)," before ", shall be eligible";
15	and
16	(2) in subparagraph (B), by inserting ", or sta-
17	tus under section 101(a)(15)(U) of the Immigration
18	and Nationality Act (8 U.S.C. 1101(a)(15)(U)),"
19	after "(8 U.S.C. 1101(a)(27)(J))".
20	SEC. 1264. GAO STUDY OF THE EFFECTIVENESS OF BORDER
21	SCREENINGS.
22	(a) Study.—
23	(1) IN GENERAL.—The Comptroller General of
24	the United States shall conduct a study examining
25	the effectiveness of screenings conducted by Depart-
26	ment of Homeland Security personnel in carrying

1	out section 235(a)(4) of the William Wilberforce
2	Trafficking Victims Protection Reauthorization Act
3	of 2008 (8 U.S.C. 1232(a)(4)).
4	(2) Study.—In carrying out paragraph (1), the
5	Comptroller General shall take into account—
6	(A) the degree to which Department of
7	Homeland Security personnel are adequately
8	ensuring that—
9	(i) all children are being screened to
10	determine whether they are described in
11	section 235(a)(2)(A) of the William Wil-
12	berforce Trafficking Victims Protection
13	Reauthorization Act;
14	(ii) appropriate and reliable deter-
15	minations are being made about whether
16	children are described in section
17	235(a)(2)(A) of such Act, including deter-
18	minations of the age of such children;
19	(iii) children are repatriated in an ap-
20	propriate manner, consistent with clauses
21	(i) through (iii) of section 235(a)(2)(C) of
22	such Act;
23	(iv) children are appropriately being
24	permitted to withdraw their applications

1	for admission, in accordance with section
2	235(a)(2)(B)(i) of such Act;
3	(v) children are being properly cared
4	for while they are in the custody of the De-
5	partment of Homeland Security and await-
6	ing repatriation or transfer to the custody
7	of the Secretary of Health and Human
8	Services; and
9	(vi) children are being transferred to
10	the custody of the Secretary of Health and
11	Human Services in a manner that is con-
12	sistent with such Act; and
13	(B) the number of such children that have
14	been transferred to the custody of the Depart-
15	ment of Health and Human Services, the Fed-
16	eral funds expended to maintain custody of
17	such children, and the Federal benefits avail-
18	able to such children, if any.
19	(3) Access to department of homeland
20	SECURITY OPERATIONS.—
21	(A) In general.—Except as provided in
22	subparagraph (B), for the purposes of con-
23	ducting the study described in subsection (a),
24	the Secretary shall provide the Comptroller
25	General with unrestricted access to all stages of

1	screenings and other interactions between De-
2	partment of Homeland Security personnel and
3	children encountered by the Comptroller Gen-
4	eral.

- (B) EXCEPTIONS.—The Secretary shall not permit unrestricted access under subparagraph (A) if the Secretary determines that the security of a particular interaction would be threatened by such access.
- 10 (b) Report to Congress.—Not later than 2 years
 11 after the date of the commencement of the study described
 12 in subsection (a), the Comptroller General of the United
 13 States shall submit a report to the Committee on the Judi14 ciary of the Senate and the Committee on the Judiciary
 15 of the House of Representatives that contains the Com16 mission's findings and recommendations.

Passed the Senate February 12, 2013. Attest:

Secretary.

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113TH CONGRESS S. 47

AN ACT
To reauthorize the Violence Against Women Act of 1994.