### <sup>115TH CONGRESS</sup> **H. R. 2152**

#### AN ACT

- To require States and units of local government receiving funds under grant programs operated by the Department of Justice, which use such funds for pretrial services programs, to submit to the Attorney General a report relating to such program, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

#### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Citizens' Right to3 Know Act of 2018".

## 4 SEC. 2. REPORTING REQUIREMENT FOR DEPARTMENT OF 5 JUSTICE GRANT RECIPIENTS USING FUNDS 6 FOR PRETRIAL SERVICES PROGRAMS.

7 (a) IN GENERAL.—For each fiscal year in which a 8 State or unit of local government receives funds under any 9 grant program operated by the Department of Justice, in-10 cluding the Edward Byrne Memorial Justice Assistance 11 grant program under subpart I of part E of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 12 13 U.S.C. 3750 et seq.), and which uses funds received under such program for a pretrial services program, the State 14 or unit of local government shall submit to the Attorney 15 General a report which contains the following: 16

17 (1) The name of each defendant participating
18 in a pretrial release program administered by the
19 pretrial services program, and whether, as applica20 ble, each occasion on which such defendant failed to
21 make an appearance.

(2) Information relating to any prior convictions of each defendant participating in the pretrial
services program.

25 (3) The amount of money allocated for the pre-26 trial services program.

(b) PUBLICATION REQUIREMENT.—Subject to any
 applicable confidentiality requirements, the Attorney Gen eral shall, on an annual basis, make publicly available the
 information received under subsection (a).

5 (c) REDUCTION IN FUNDING.—The Attorney General 6 shall, for State or unit of local government which fails to 7 comply with the requirement under subsection (a) for a 8 fiscal year, reduce the amount that the State or local gov-9 ernment would otherwise receive under each grant pro-10 gram described in subsection (a) in the following fiscal 11 year by 100 percent.

(d) REALLOCATION.—Amounts not allocated to a
State or unit of local government under subsection (c)
shall be reallocated under each such grant program to
States and units of local government that comply with the
requirement under subsection (a).

(e) DEFINITION.—The term "failed to make an appearance" means an action whereby any defendant has
been charged with an offense before a court and who is
participating in a pretrial release program for which funds
received under a grant program referred to in subsection
(a) are used as a condition of pretrial release—

23 (1) does not appear for any court date regard24 ing such charge;

(2) does not appear for any one appointment
 with the pretrial services program; or
 (3) does not appear for any post-release appear-

4 ance the court may require.

Passed the House of Representatives May 9, 2018. Attest:

Clerk.

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