	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H. R.
То	reauthorize and improve the Juvenile Justice and Delinquency Prevention Act of 1974, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
	r. Scott of Virginia (for himself and) introduced the following bill; hich was referred to the Committee on
	A BILL
De	To reauthorize and improve the Juvenile Justice and linquency Prevention Act of 1974, and for other purposes.
1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Juvenile Justice and
5	Delinquency Prevention Reauthorization Act of 2015".
6	SEC. 2. TABLE OF CONTENTS.
7	The table of contents for this Act is as follows:
	Sec. 1. Short title. Sec. 2. Table of contents.

TITLE I—DECLARATION OF PURPOSE AND DEFINITIONS

- Sec. 101. Purposes.
- Sec. 102. Definitions.

TITLE II—JUVENILE JUSTICE AND DELINQUENCY PREVENTION

- Sec. 201. Concentration of Federal efforts.
- Sec. 202. Coordinating Council on Juvenile Justice and Delinquency Prevention.
- Sec. 203. Annual report.
- Sec. 204. Allocation of funds.
- Sec. 205. State plans.
- Sec. 206. Authority to make grants.
- Sec. 207. Grants to Indian tribes.
- Sec. 208. Research and evaluation; statistical analyses; information dissemination.
- Sec. 209. Training and technical assistance.
- Sec. 210. Incentive grants for State and local programs.
- Sec. 211. Administrative authority.
- Sec. 212. Technical and conforming amendments.

TITLE III—INCENTIVE GRANTS FOR LOCAL DELINQUENCY PREVENTION PROGRAMS

- Sec. 301. Definitions.
- Sec. 302. Grants for delinquency prevention programs.
- Sec. 303. Technical and conforming amendment.

TITLE IV—MISCELLANEOUS PROVISIONS

- Sec. 401. Evaluation by Government Accountability Office.
- Sec. 402. Authorization of appropriations.
- Sec. 403. Accountability and oversight.

TITLE V—JUVENILE ACCOUNTABILITY BLOCK GRANTS

Sec. 501. Grant eligibility.

1 TITLE I—DECLARATION OF

2 PURPOSE AND DEFINITIONS

- 3 SEC. 101. PURPOSES.
- 4 Section 102 of the Juvenile Justice and Delinquency
- 5 Prevention Act of 1974 (42 U.S.C. 5602) is amended—
- 6 (1) in paragraph (2), by striking "and" at the
- $7 \quad \text{end};$
- 8 (2) in paragraph (3), by striking the period at
- 9 the end and inserting "; and"; and

1	(3) by adding at the end the following:
2	"(4) to support a trauma-informed continuum
3	of programs (including delinquency prevention
4	intervention, mental health, behavioral health, and
5	substance abuse treatment, and aftercare) to ad-
6	dress the needs of at-risk youth and youth who come
7	into contact with the justice system.".
8	SEC. 102. DEFINITIONS.
9	Section 103 of the Juvenile Justice and Delinquency
10	Prevention Act of 1974 (42 U.S.C. 5603) is amended—
11	(1) in paragraph (8), by amending subpara-
12	graph (C) to read as follows:
13	"(C) an Indian tribe; or";
14	(2) by amending paragraph (18) to read as fol-
15	lows:
16	"(18) the term 'Indian tribe' has the meaning
17	given that term in section 102 of the Federally Rec-
18	ognized Indian Tribe List Act of 1994 (25 U.S.C
19	479a);";
20	(3) in paragraph (22), by striking "or confine
21	adults" and all that follows and inserting "or con-
22	fine adult inmates;";
23	(4) by amending paragraph (25) to read as fol-
24	lows:

1	"(25) the term 'sight or sound contact' means
2	any physical, clear visual, or verbal contact, that is
3	not brief and inadvertent;";
4	(5) by amending paragraph (26) to read as fol-
5	lows:
6	"(26) the term 'adult inmate'—
7	"(A) means an individual who—
8	"(i) has reached the age of full crimi-
9	nal responsibility under applicable State
10	law; and
11	"(ii) has been arrested and is in cus-
12	tody for or awaiting trial on a criminal
13	charge, or is convicted of a criminal charge
14	offense; and
15	"(B) does not include an individual who—
16	"(i) at the time of the time of the of-
17	fense, was younger than the maximum age
18	at which a youth can be held in a juvenile
19	facility under applicable State law; and
20	"(ii) was committed to the care and
21	custody of a juvenile correctional agency by
22	a court of competent jurisdiction or by op-
23	eration of applicable State law;";
24	(6) in paragraph (28), by striking "and" at the
25	end:

1	(7) in paragraph (29), by striking the period at
2	the end and inserting a semicolon; and
3	(8) by adding at the end the following:
4	"(30) the term 'core requirements' means the
5	requirements described in paragraphs (11), (12),
6	(13), (14), and (15) of section 223(a);
7	"(31) the term 'chemical agent' means a spray
8	used to temporarily incapacitate a person, including
9	oleoresin capsicum spray, tear gas, and 2-
10	chlorobenzalmalononitrile gas;
11	"(32) the term 'isolation'—
12	"(A) means any instance in which a youth
13	is confined alone for more than 10 minutes in
14	a room or cell; and
15	"(B) does not include confinement during
16	regularly scheduled sleeping hours, or for not
17	more than 1 hour during any 24-hour period in
18	the room or cell in which the youth usually
19	sleeps, protective confinement (for injured
20	youths or youths whose safety is threatened),
21	separation based on an approved treatment pro-
22	gram, limited confinement that is requested by
23	the youth, or the separation of the youth from
24	a group in a non-locked setting for the purpose
25	of calming;

1	"(33) the term 'restraints' has the meaning
2	given that term in section 591 of the Public Health
3	Service Act (42 U.S.C. 290ii);
4	"(34) the term 'evidence-based' means a pro-
5	gram or practice for which the Administrator has
6	determined that—
7	"(A) casual evidence documents a relation-
8	ship between the practice and its intended out-
9	come, based on measures of the direction and
10	size of a change, and the extent to which a
11	change may be attributed to the practice; and
12	"(B) the use of scientific methods rules
13	out, to the extent possible, alternative expla-
14	nations for the documented change;
15	"(35) the term 'scientific methods' means—
16	"(A) evaluation by an experimental trial,
17	in which participants are randomly assigned to
18	participate in the practice that is subject to
19	such trial; or
20	"(B) evaluation by a quasi-experimental
21	trial, in which the outcomes for participants are
22	compared with outcomes for a control group
23	that is made up of individuals who are similar
24	to such participants;

1	"(36) the term 'promising' means a program or
2	practice that is demonstrated to be effective based
3	on positive outcomes from 1 or more objective, inde-
4	pendent, and scientifically valid quantitative or qual-
5	itative evaluations, as documented in writing to the
6	Administrator;
7	"(37) the term 'dangerous practice' means an
8	act, procedure, or program that creates an unreason-
9	able risk of physical injury, pain, or psychological
10	harm to a juvenile subjected to the act, procedure,
11	or program;
12	"(38) the term 'screening' means a brief proc-
13	ess—
14	"(A) designed to identify youth who may
15	have mental health or substance abuse needs
16	requiring immediate attention, intervention, and
17	further evaluation; and
18	"(B) the purpose of which is to quickly
19	identify a youth with a possible mental health
20	or substance abuse need in need of further as-
21	sessment;
22	"(39) the term 'assessment' includes, at a min-
23	imum, an interview and review of available records
24	and other pertinent information—

1	"(A) by a mental health or substance
2	abuse professional who meets the criteria of the
3	applicable State for licensing and education in
4	the mental health or substance abuse field; and
5	"(B) which is designed to identify signifi-
6	cant mental health or substance abuse treat-
7	ment needs to be addressed during a youth's
8	confinement;
9	"(40) the term 'contact' means the point at
10	which a youth interacts with the juvenile justice sys-
11	tem or criminal justice system, including interaction
12	with a juvenile justice, juvenile court, or law enforce-
13	ment official, and including brief, sustained, or re-
14	peated interaction;
15	"(41) the term 'trauma-informed' means—
16	"(A) understanding the impact that expo-
17	sure to violence and trauma have on a youth's
18	physical, psychological, and psychosocial devel-
19	opment;
20	"(B) recognizing when a youth has been
21	exposed to violence and trauma and is in need
22	of help to recover from the adverse impacts of
23	trauma; and

1	"(C) responding by helping in ways that
2	reflect awareness of the adverse impacts of
3	trauma;
4	"(42) the term 'racial and ethnic disparity'
5	means youth of color are involved at a decision point
6	in the juvenile justice system at higher rates, incre-
7	mentally or cumulatively, than white non-Hispanic
8	youth at that decision point;
9	"(43) the term 'community' means a unit of
10	local government or an Indian tribe, or part of such
11	a unit or tribe, as determined by such a unit or tribe
12	for the purpose of applying for a grant under this
13	Act; and
14	"(44) the term 'designated geographic area'
15	means a 5-digit postal ZIP Code assigned to a geo-
16	graphic area by the United States Postal Service.".
17	TITLE II—JUVENILE JUSTICE
18	AND DELINQUENCY PREVEN-
19	TION
20	SEC. 201. CONCENTRATION OF FEDERAL EFFORTS.
21	Section 204(a) of the Juvenile Justice and Delin-
22	quency Prevention Act of 1974 (42 U.S.C. 5614(a)) is
23	amended—
24	(1) in paragraph (1), in the first sentence—

1	(A) by striking "a long-term plan, and im-
2	plement" and inserting the following: "a long-
3	term plan to improve the juvenile justice system
4	in the United States, taking into account sci-
5	entific knowledge regarding adolescent develop-
6	ment and behavior and regarding the effects of
7	delinquency prevention programs and juvenile
8	justice interventions on adolescents, and shall
9	implement"; and
10	(B) by striking "research, and improve-
11	ment of the juvenile justice system in the
12	United States" and inserting "and research";
13	and
14	(2) in paragraph (2)(B), by striking "Federal
15	Register" and all that follows and inserting "Federal
16	Register during the 30-day period ending on October
17	1 of each year.".
18	SEC. 202. COORDINATING COUNCIL ON JUVENILE JUSTICE
19	AND DELINQUENCY PREVENTION.
20	Section 206 of the Juvenile Justice and Delinquency
21	Prevention Act of 1974 (42 U.S.C. 5616) is amended—
22	(1) in subsection $(a)(1)$ —
23	(A) by inserting "the Administrator of the
24	Substance Abuse and Mental Health Services
25	Administration, the Secretary of Defense, the

1	Secretary of Agriculture," after "the Secretary
2	of Health and Human Services,"; and
3	(B) by striking "Commissioner of Immi-
4	gration and Naturalization" and inserting "As-
5	sistant Secretary for Immigration and Customs
6	Enforcement"; and
7	(2) in subsection (c)—
8	(A) in paragraph (1), by striking "para-
9	graphs $(12)(A)$, (13) , and (14) of section
10	223(a) of this title" and inserting "the core re-
11	quirements"; and
12	(B) in paragraph (2)—
13	(i) in the matter preceding subpara-
14	graph (A), by inserting ", on an annual
15	basis" after "collectively"; and
16	(ii) by striking subparagraph (B) and
17	inserting the following:
18	"(B) not later than 120 days after the comple-
19	tion of the last meeting of the Council during any
20	fiscal year, submit to the Committee on Education
21	and Labor of the House of Representatives and the
22	Committee on the Judiciary of the Senate a report
23	that—
24	"(i) contains the recommendations de-
25	scribed in subparagraph (A);

1	"(ii) includes a detailed account of the ac-
2	tivities conducted by the Council during the fis-
3	cal year, including a complete detailed account-
4	ing of expenses incurred by the Council to con-
5	duct operations in accordance with this section;
6	"(iii) is published on the Web sites of the
7	Department of Justice and the Council; and
8	"(iv) is in addition to the annual report re-
9	quired under section 207.".
10	SEC. 203. ANNUAL REPORT.
11	Section 207 of the Juvenile Justice and Delinquency
12	Prevention Act of 1974 (42 U.S.C. 5617) is amended—
13	(1) in the matter preceding paragraph (1), by
14	striking "a fiscal year" and inserting "each fiscal
15	year'';
16	(2) in paragraph (1)—
17	(A) in subparagraph (B), by inserting ",
18	ethnicity," after "race";
19	(B) in subparagraph (E), by striking
20	"and" at the end;
21	(C) in subparagraph (F)—
22	(i) by inserting "and other" before
23	"disabilities,"; and
24	(ii) by striking the period at the end
25	and inserting a semicolon; and

1	(D) by adding at the end the following:
2	"(G) a summary of data from 1 month of
3	the applicable fiscal year of the use of restraints
4	and isolation upon juveniles held in the custody
5	of secure detention and correctional facilities
6	operated by a State or unit of local government;
7	"(H) the number of juveniles released from
8	custody and the type of living arrangement to
9	which each such juvenile was released;
10	"(I) the number of status offense cases pe-
11	titioned to court (including a breakdown by
12	type of offense and disposition), number of sta-
13	tus offenders held in secure detention, the find-
14	ings used to justify the use of secure detention,
15	and the average period of time a status of-
16	fender was held in secure detention;
17	"(J) the number of pregnant juveniles held
18	in the custody of secure detention and correc-
19	tional facilities operated by a State or unit of
20	local government; and
21	"(K) the number of juveniles whose of-
22	fenses originated on school grounds, during off-
23	campus activities, or due to a referral by any
24	school official."; and
25	(3) by adding at the end the following:

1	"(5) A description of the criteria used to deter-
2	mine what programs qualify as evidence-based and
3	promising programs under this title and title V and
4	a comprehensive list of those programs the Adminis-
5	trator has determined meet such criteria.
6	"(6) A description of funding provided to In-
7	dian tribes under this Act, or under the Tribal Law
8	and Order Act of 2010 (Public Law 111–211; 124
9	Stat. 2261), including direct Federal grants and
10	funding provided to Indian tribes through a State or
11	unit of local government.
12	"(7) An analysis and evaluation of the internal
13	controls at the Office of Juvenile Justice and Delin-
14	quency Prevention to determine if grantees are fol-
15	lowing the requirements of the Office of Juvenile
16	Justice and Delinquency Prevention grant programs
17	and what remedial action the Office of Juvenile Jus-
18	tice and Delinquency Prevention has taken to re-
19	cover any grant funds that are expended in violation
20	of the grant programs, including instances in
21	which—
22	"(A) supporting documentation was not
23	provided for cost reports;
24	"(B) unauthorized expenditures occurred;
25	OF

1	"(C) subrecipients of grant funds were not
2	compliant with program requirements.
3	"(8) An analysis and evaluation of the total
4	amount of payments made to grantees that the Of-
5	fice of Juvenile Justice and Delinquency Prevention
6	recouped from grantees that were found to be in vio-
7	lation of policies and procedures of the Office of Ju-
8	venile Justice and Delinquency Prevention grant
9	programs, including—
10	"(A) the full name and location of the
11	grantee;
12	"(B) the violation of the program found;
13	"(C) the amount of funds sought to be re-
14	couped by the Office of Juvenile Justice and
15	Delinquency Prevention; and
16	"(D) the actual amount recouped by the
17	Office of Juvenile Justice and Delinquency Pre-
18	vention.".
19	SEC. 204. ALLOCATION OF FUNDS.
20	(a) Technical Assistance.—Section 221(b)(1) of
21	the Juvenile Justice and Delinquency Prevention Act of
22	1974 (42 U.S.C. 5631(b)(1)) is amended by striking "2
23	percent" and inserting "5 percent".

1	(b) Other Allocations.—Section 222 of the Juve-
2	nile Justice and Delinquency Prevention Act of 1974 (42
3	U.S.C. 5632) is amended—
4	(1) in subsection (a)—
5	(A) in paragraph (1), by striking "age
6	eighteen" and inserting "18 years of age, based
7	on the most recent census"; and
8	(B) by striking paragraphs (2) and (3) and
9	inserting the following:
10	"(2)(A) If the aggregate amount appropriated
11	for a fiscal year to carry out this title is less than
12	\$75,000,000, then—
13	"(i) the amount allocated to each State
14	other than a State described in clause (ii) for
15	that fiscal year shall be not less than \$400,000;
16	and
17	"(ii) the amount allocated to the Virgin Is-
18	lands of the United States, Guam, American
19	Samoa, and the Commonwealth of the Northern
20	Mariana Islands for that fiscal year shall be not
21	less than \$75,000.
22	"(B) If the aggregate amount appropriated for
23	a fiscal year to carry out this title is not less than
24	\$75,000,000, then—

1	"(i) the amount allocated to each State
2	other than a State described in clause (ii) for
3	that fiscal year shall be not less than \$600,000;
4	and
5	"(ii) the amount allocated to the Virgin Is-
6	lands of the United States, Guam, American
7	Samoa, and the Commonwealth of the Northern
8	Mariana Islands for that fiscal year shall be not
9	less than \$100,000.";
10	(2) by redesignating subsections (c) and (d) as
11	subsections (d) and (e), respectively;
12	(3) by inserting after subsection (b) the fol-
13	lowing:
14	"(c)(1) If any amount allocated under subsection (a)
15	is withheld from a State due to noncompliance with the
16	core requirements, the funds shall be reallocated for an
17	improvement grant designed to assist the State in achiev-
18	ing compliance with the core requirements.
19	"(2) The Administrator shall condition a grant de-
20	scribed in paragraph (1) on the State—
21	"(A) with the approval of the Administrator,
22	developing specific action steps designed to restore
23	compliance with the core requirements; and
24	"(B) semiannually submitting to the Adminis-
25	trator a report on progress toward implementing the

1	specific action steps developed under subparagraph
2	(A).
3	"(3) The Administrator shall provide appropriate and
4	effective technical assistance directly or through an agree-
5	ment with a contractor to assist a State receiving an im-
6	provement grant described in paragraph (1) in achieving
7	compliance with the core requirements.";
8	(4) in subsection (d), as redesignated, by strik-
9	ing "efficient administration, including monitoring,
10	evaluation, and one full-time staff position" and in-
11	serting "effective and efficient administration, in-
12	cluding the designation of not less than 1 person to
13	coordinate efforts to achieve and sustain compliance
14	with the core requirements"; and
15	(5) in subsection (e), as redesignated, by strik-
16	ing "5 per centum of the minimum" and inserting
17	"not more than 5 percent of the".
18	SEC. 205. STATE PLANS.
19	Section 223 of the Juvenile Justice and Delinquency
20	Prevention Act of 1974 (42 U.S.C. 5633) is amended—
21	(1) in subsection (a)—
22	(A) in the matter preceding paragraph (1),
23	by striking "and shall describe the status of
24	compliance with State plan requirements." and
25	inserting the following: "shall describe the sta-

1	tus of compliance with State plan requirements,
2	and shall describe how the State plan is sup-
3	ported by or takes account of scientific knowl-
4	edge regarding adolescent development and be-
5	havior and regarding the effects of delinquency
6	prevention programs and juvenile justice inter-
7	ventions on adolescents. Not later than 30 days
8	after the date on which a plan or amended plan
9	submitted under this subsection is finalized, a
10	State shall make the plan or amended plan pub-
11	licly available by posting the plan or amended
12	plan on the State's publicly available website.";
	(B) in paragraph (3)—
13	(D) in paragraph (5)—
13 14	(i) in subparagraph (A)—
14	(i) in subparagraph (A)—
14 15	(i) in subparagraph (A)— (I) in clause (i), by inserting "ad-
14 15 16	(i) in subparagraph (A)— (I) in clause (i), by inserting "adolescent development," after "con-
14151617	(i) in subparagraph (A)—(I) in clause (i), by inserting "adolescent development," after "concerning";
14 15 16 17 18	 (i) in subparagraph (A)— (I) in clause (i), by inserting "adolescent development," after "concerning"; (II) in clause (ii)—
14 15 16 17 18 19	(i) in subparagraph (A)— (I) in clause (i), by inserting "adolescent development," after "concerning"; (II) in clause (ii)— (aa) in subclause (II), by
14 15 16 17 18 19 20	(i) in subparagraph (A)— (I) in clause (i), by inserting "adolescent development," after "concerning"; (II) in clause (ii)— (aa) in subclause (II), by striking "counsel for children and
14 15 16 17 18 19 20 21	(i) in subparagraph (A)— (I) in clause (i), by inserting "adolescent development," after "concerning"; (II) in clause (ii)— (aa) in subclause (II), by striking "counsel for children and youth" and inserting "publicly

1	(bb) in subclause (III), by
2	striking "mental health, edu-
3	cation, special education" and in-
4	serting "children's mental health,
5	education, child and adolescent
6	substance abuse, special edu-
7	cation, services for youth with
8	disabilities";
9	(cc) in subclause (V), by
10	striking "delinquents or potential
11	delinquents" and inserting "de-
12	linquent youth or youth at risk of
13	delinquency';
14	(dd) in subclause (VII), by
15	striking "and" at the end;
16	(ee) by redesignating sub-
17	clause (VIII) as subclause (XI);
18	(ff) by inserting after sub-
19	clause (VII) the following:
20	"(VIII) the executive director or
21	the designee of the executive director
22	of a public or nonprofit entity that is
23	located in the State and receiving a
24	grant under part A of title III;

1	"(IX) persons with expertise and
2	competence in preventing and ad-
3	dressing mental health and substance
4	abuse needs in juvenile delinquents
5	and those at-risk of delinquency;
6	"(X) representatives of victim or
7	witness advocacy groups; and"; and
8	(gg) in subclause (XI), as so
9	redesignated, by striking "dis-
10	abilities" and inserting "and
11	other disabilities, truancy reduc-
12	tion, lesbian, gay, bisexual, or
13	transgender youth, school fail-
14	ure''; and
15	(III) in clause (iv), by striking
16	"24 at the time of appointment" and
17	inserting "28";
18	(ii) in subparagraph (D)(ii), by strik-
19	ing "requirements of paragraphs (11),
20	(12), and (13)" and inserting "core re-
21	quirements"; and
22	(iii) in subparagraph (E)(i), by adding
23	"and" at the end;
24	(C) in paragraph (5)—

1	(i) in the matter preceding subpara-
2	graph (A), by striking "section 222(d)"
3	and inserting "section 222(e)"; and
4	(ii) in subparagraph (C), by striking
5	"Indian tribes" and all that follows
6	through "applicable to the detention and
7	confinement of juveniles" and inserting
8	"Indian tribes that agree to attempt to
9	comply with the core requirements applica-
10	ble to the detention and confinement of ju-
11	veniles";
12	(D) in paragraph (7)—
13	(i) in subparagraph (A), by striking
14	"performs law enforcement functions" and
15	inserting "has jurisdiction"; and
16	(ii) in subparagraph (B)—
17	(I) by striking clause (i) and in-
18	serting the following:
19	"(i) a plan for ensuring that the chief ex-
20	ecutive officer of the State, State legislature,
21	and all appropriate public agencies in the State
22	with responsibility for provision of services to
23	children, youth, and families are informed of
24	the requirements of the State plan and compli-
25	ance with the core requirements;";

1	(II) in clause (iii), by striking
2	"and" at the end; and
3	(III) by striking clause (iv) and
4	inserting the following:
5	"(iv) a plan to provide alternatives to de-
6	tention, including diversion to home-based or
7	community-based services that are culturally
8	and linguistically competent or treatment for
9	those youth in need of mental health, substance
10	abuse, or co-occurring disorder services at the
11	time such juveniles first come into contact with
12	the juvenile justice system;
13	"(v) a plan to reduce the number of chil-
14	dren housed in secure detention and corrections
15	facilities who are awaiting placement in residen-
16	tial treatment programs;
17	"(vi) a plan to engage family members,
18	where appropriate, in the design and delivery of
19	juvenile delinquency prevention and treatment
20	services, particularly post-placement; and
21	"(vii) a plan to use community-based serv-
22	ices to address the needs of at-risk youth or
23	youth who have come into contact with the ju-
24	venile justice system;";

(E) in paragraph (8), by striking "exist-
ing" and inserting "evidence-based and prom-
ising";
(F) in paragraph (9)—
(i) in the matter preceding subpara-
graph (A)—
(I) by striking "section 222(d)"
and inserting "section 222(e)"; and
(II) by striking "used for—" and
inserting "used for evidence-based and
trauma-informed—";
(ii) in subparagraph (A)(i), by insert-
ing "status offenders and other" before
"youth who need";
(iii) in subparagraph (B)(i)—
(I) by striking "parents and
other family members" and inserting
"status offenders, other youth, and
the parents and other family members
of such offenders and youth"; and
(II) by striking "be retained"
and inserting "remain";
(iv) by redesignating subparagraphs
(G) through (S) as subparagraphs (H)
through (T), respectively;

1	(v) in subparagraph (F), in the mat-
2	ter preceding clause (i), by striking "ex-
3	panding" and inserting "programs to ex-
4	pand'';
5	(vi) by inserting after subparagraph
6	(F), the following:
7	"(G) expanding access to publicly sup-
8	ported, court-appointed legal counsel and en-
9	hancing capacity for the competent representa-
10	tion of every child;";
11	(vii) in subparagraph (M), as so re-
12	designated—
13	(I) in clause (i), by striking "re-
14	straints" and inserting "alternatives";
15	and
16	(II) in clause (ii), by striking "by
17	the provision";
18	(viii) in subparagraph (S), as so re-
19	designated, by striking the "and" at the
20	end;
21	(ix) in subparagraph (T), as so redes-
22	ignated, by striking the period at the end
23	and inserting a semicolon; and
24	(x) by inserting after subparagraph
25	(T) the following:

1	"(U) programs and projects designed to in-
2	form juveniles of the opportunity and process
3	for expunging juvenile records and to assist ju-
4	veniles in pursuing juvenile record
5	expungements for both adjudications and ar-
6	rests not followed by adjudications; and
7	"(V) programs that address the needs of
8	girls in or at risk of entering the juvenile justice
9	system, including young mothers, survivors of
10	commercial sexual exploitation or domestic child
11	sex trafficking, girls with disabilities, and girls
12	of color, including girls who are members of an
13	Indian tribe;";
14	(G) in paragraph (11)—
15	(i) in subparagraph (A)—
16	(I) in the matter preceding clause
17	(i), by inserting "and individuals
18	under 18 years of age who are
19	charged with or who have committed
20	an offense of purchase or public pos-
21	session of any alcoholic beverage"
22	after "by an adult"; and
23	(II) by striking "excluding—"
24	and all that follows through "State;"
25	and inserting "excluding"; and

1	(ii) in subparagraph (B), by adding
2	"and" at the end; and
3	(iii) by adding at the end the fol-
4	lowing:
5	"(C) the use of community-based alter-
6	natives to secure detention, including programs
7	of public and nonprofit entities receiving a
8	grant under part A of title III is encouraged;";
9	(H) in paragraph (12)(A)—
10	(i) by striking "alleged to be or found
11	to be delinquent or juveniles within the
12	purview of paragraph (11)"; and
13	(ii) by striking "contact" and insert-
14	ing "sight or sound contact"; and
15	(I) in paragraph (13), by striking "con-
16	tact" each place it appears and inserting "sight
17	or sound contact";
18	(J) by striking paragraph (22);
19	(K) by redesignating paragraphs (23)
20	through (28) as paragraphs (24) through (29),
21	respectively;
22	(L) by redesignating paragraphs (14)
23	through (21) as paragraphs (16) through (23),
24	respectively;

1	(M) by inserting after paragraph (13) the
2	following:
3	"(14) require that—
4	"(A) not later than 3 years after the date
5	of enactment of the Juvenile Justice and Delin-
6	quency Prevention Reauthorization Act of 2015,
7	unless a court finds, after a hearing and in
8	writing, that it is in the interest of justice, juve-
9	niles awaiting trial or other legal process who
10	are treated as adults for purposes of prosecu-
11	tion in criminal court and housed in a secure
12	facility—
13	"(i) shall not have sight or sound con-
14	tact with adult inmates; and
15	"(ii) except as provided in paragraph
16	(13), may not be held in any jail or lockup
17	for adults;
18	"(B) in determining under subparagraph
19	(A) whether it is in the interest of justice to
20	permit a juvenile to be held in any jail or lock-
21	up for adults, or have sight or sound contact
22	with adult inmates, a court shall consider—
23	"(i) the age of the juvenile;
24	"(ii) the physical and mental maturity
25	of the juvenile;

1	"(iii) the present mental state of the
2	juvenile, including whether the juvenile
3	presents an imminent risk of harm to the
4	juvenile;
5	"(iv) the nature and circumstances of
6	the alleged offense;
7	"(v) the juvenile's history of prior de-
8	linquent acts;
9	"(vi) the relative ability of the avail-
10	able adult and juvenile detention facilities
11	to meet the specific needs of the juvenile
12	and to protect the public;
13	"(vii) whether placement in a juvenile
14	facility will better serve the long-term in-
15	terests of the juvenile and be more likely to
16	prevent recidivism;
17	"(viii) the availability of programs de-
18	signed to treat the juvenile's behavioral
19	problems; and
20	"(ix) any other relevant factor; and
21	"(C) if a court determines under subpara-
22	graph (A) that it is in the interest of justice to
23	permit a juvenile to be held in any jail or lock-
24	up for adults—

1	"(i) the court shall hold a hearing not
2	less frequently than once every 30 days to
3	review whether it is still in the interest of
4	justice to permit the juvenile to be so held
5	or have such sight or sound contact; and
6	"(ii) the juvenile shall not be held in
7	any jail or lockup for adults, or permitted
8	to have sight or sound contact with adult
9	inmates, for more than 180 days, unless
10	the court, in writing, determines there is
11	good cause for an extension or the juvenile
12	expressly waives this limitation;
13	"(15) implement policy, practice, and system
14	improvement strategies at the State, territorial,
15	local, and tribal levels, as applicable, to identify and
16	reduce racial and ethnic disparities among youth
17	who come into contact with the juvenile justice sys-
18	tem, without establishing or requiring numerical
19	standards or quotas, by—
20	"(A) establishing coordinating bodies, com-
21	posed of juvenile justice stakeholders at the
22	State, local, or tribal levels, to oversee and mon-
23	itor efforts by States, units of local government,
24	and Indian tribes to reduce racial and ethnic
25	disparities;

1	"(B) identifying and analyzing key decision
2	points in State, local, or tribal juvenile justice
3	and educational systems to determine which
4	points create racial and ethnic disparities
5	among youth who come into contact with the
6	juvenile justice system;
7	"(C) developing and implementing data
8	collection and analysis systems to identify
9	where racial and ethnic disparities exist in the
10	juvenile justice system and to track and analyze
11	such disparities;
12	"(D) developing and implementing a work
13	plan that includes measurable objectives for pol-
14	icy, practice, or other system changes, based on
15	the needs identified in the data collection and
16	analysis under subparagraphs (B) and (C); and
17	"(E) publicly reporting, on an annual
18	basis, the efforts made in accordance with sub-
19	paragraphs (B), (C), and (D);";
20	(N) in paragraph (16), as so redesig-
21	nated—
22	(i) by striking "adequate system" and
23	inserting "effective system";
24	(ii) by striking "requirements of para-
25	graph (11)," and all that follows through

1	"monitoring to the Administrator" and in-
2	serting "the core requirements are met,
3	and for annual reporting to the Adminis-
4	trator of such plan, including the results of
5	such monitoring and all related enforce-
6	ment and educational activities"; and
7	(iii) by striking ", in the opinion of
8	the Administrator,";
9	(O) in paragraph (17), as so redesig-
10	nated—
11	(i) by inserting "ethnicity," after
12	"race,"; and
13	(ii) by inserting "sexual orientation"
14	before "race";
15	(P) in paragraph (24), as so redesignated
16	in subparagraphs (A), (B), and (C), by striking
17	"juvenile" each place it appears and inserting
18	"status offender";
19	(Q) in paragraph (26), as so redesignated,
20	by striking "section 222(d)" and inserting "sec-
21	tion 222(e)";
22	(R) in paragraph (27), as so redesig-
23	nated—

1	(i) by inserting "and in accordance
2	with confidentiality concerns," after "max-
3	imum extent practicable,"; and
4	(ii) by striking the semicolon at the
5	end and inserting the following: ", so as to
6	provide for—
7	"(A) a compilation of data reflecting infor-
8	mation on juveniles entering the juvenile justice
9	system with a prior reported history as victims
10	of child abuse or neglect through arrest, court
11	intake, probation and parole, juvenile detention,
12	and corrections; and
13	"(B) a plan to use the data described in
14	subparagraph (A) to provide necessary services
15	for the treatment of victims of child abuse and
16	neglect who have entered, or are at risk of en-
17	tering, the juvenile justice system;";
18	(S) in paragraph (28), as so redesig-
19	nated—
20	(i) by striking "establish policies" and
21	inserting "establish protocols, policies, pro-
22	cedures,"; and
23	(ii) by striking "and" at the end;

1	(T) in paragraph (29), as so redesignated,
2	by striking the period at the end and inserting
3	a semicolon; and
4	(U) by adding at the end the following:
5	"(30) provide for the coordinated use of funds
6	provided under this Act with other Federal and
7	State funds directed at juvenile delinquency preven-
8	tion and intervention programs;
9	"(31) develop policies and procedures, and pro-
10	vide training for facility staff to eliminate the use of
11	dangerous practices, unreasonable restraints, and
12	unreasonable isolation, including by developing effec-
13	tive behavior management techniques, and provide
14	that not later than 3 years after the date of enact-
15	ment of the Juvenile Justice and Delinquency Pre-
16	vention Reauthorization Act of 2015, with a 1-year
17	extension for each additional year that the State can
18	demonstrate hardship as determined by the Adminis-
19	trator, the State will eliminate the use of dangerous
20	practices, unreasonable restraints, and unreasonable
21	isolation;
22	"(32) describe—
23	"(A) the evidence-based methods that will
24	be used to conduct mental health and substance

1	abuse screening, assessment, referral, and
2	treatment for all juveniles who—
3	"(i) request a screening;
4	"(ii) show signs of needing a screen-
5	ing; or
6	"(iii) are held for a period of more
7	than 24 hours in a secure facility that pro-
8	vides for an initial screening;
9	"(B) the method to be used by the State
10	to provide or arrange for mental health and
11	substance abuse disorder treatment for juve-
12	niles determined to be in need of such treat-
13	ment; and
14	"(C) the policies of the State designed to
15	develop and implement comprehensive collabo-
16	rative State or local plans to meet the service
17	needs of juveniles with mental health or sub-
18	stance abuse needs who come into contact with
19	the justice system and the families of the juve-
20	niles, including recognizing trauma histories of
21	juveniles and providing trauma-informed care;
22	"(33) provide procedural safeguards to adju-
23	dicated juveniles, including—
24	"(A) a written case plan for each juvenile,
25	based on an assessment of the needs of the ju-

1	venile and developed and updated in consulta-
2	tion with the juvenile, the family of the juvenile,
3	and, if appropriate, counsel for the juvenile,
4	that—
5	"(i) describes the pre-release and
6	post-release programs and reentry services
7	that will be provided to the juvenile;
8	"(ii) describes the living arrangement
9	to which the juvenile is to be discharged;
10	and
11	"(iii) establishes a plan for the enroll-
12	ment of the juvenile in post-release health
13	care, behavioral health care, educational,
14	vocational, training, family support, public
15	assistance, and legal services programs, as
16	appropriate; and
17	"(B) as appropriate, a hearing that—
18	"(i) shall take place in a family or ju-
19	venile court or another court (including a
20	tribal court) of competent jurisdiction, or
21	by an administrative body appointed or ap-
22	proved by the court, not later than 30 days
23	before the date on which the juvenile is
24	scheduled to be released, and at which the

1	juvenile would be represented by counsel;
2	and
3	"(ii) shall determine the discharge
4	plan for the juvenile, including a deter-
5	mination of whether a safe, appropriate,
6	and permanent living arrangement has
7	been secured for the juvenile and whether
8	enrollment in health care, behavioral health
9	care, educational, vocational, training, fam-
10	ily support, public assistance and legal
11	services, as appropriate, has been arranged
12	for the juvenile;
13	"(34) provide that the agency of the State re-
14	ceiving funds under this Act collaborate with the
15	State educational agency receiving assistance under
16	part A of title I of the Elementary and Secondary
17	Education Act of 1965 (20 U.S.C. 6311 et seq.) to
18	develop and implement a plan to ensure that, in
19	order to support educational progress—
20	"(A) the student records of adjudicated ju-
21	veniles, including electronic records if available,
22	are transferred in a timely manner from the
23	educational program in the juvenile detention or
24	secure treatment facility to the educational or

1	training program into which the juveniles will
2	enroll;
3	"(B) the credits of adjudicated juveniles
4	are transferred; and
5	"(C) adjudicated juveniles receive full or
6	partial credit toward high school graduation for
7	secondary school coursework satisfactorily com-
8	pleted before and during the period of time dur-
9	ing which the juveniles are held in custody, re-
10	gardless of the local educational agency or enti-
11	ty from which the credits were earned; and
12	"(35) provide a description of the use by the
13	State of funds for reentry and aftercare services for
14	juveniles released from the juvenile justice system.";
15	(2) in subsection (c)—
16	(A) in the matter preceding paragraph
17	(1)—
18	(i) by striking "applicable require-
19	ments of paragraphs (11), (12), (13), and
20	(22) of subsection (a)" and inserting "core
21	requirements"; and
22	(ii) by striking "beginning after Sep-
23	tember 30, 2001, then";
24	(B) in paragraph (1)—

1	(i) by striking "the subsequent fiscal
2	year" and inserting "that fiscal year"; and
3	(ii) by striking ", and" at the end and
4	inserting a semicolon;
5	(C) in paragraph (2)(B)(ii)—
6	(i) by inserting ", administrative,"
7	after "appropriate executive"; and
8	(ii) by striking the period at the end
9	and inserting ", as specified in section
10	222(c); and"; and
11	(D) by adding at the end the following:
12	"(3) the State shall submit to the Adminis-
13	trator a report detailing the reasons for noncompli-
14	ance with the core requirements, including the plan
15	of the State to regain full compliance, and the State
16	shall make publicly available such report, not later
17	than 30 days after the date on which the Adminis-
18	trator approves the report, by posting the report on
19	a publicly available website.";
20	(3) in subsection (d)—
21	(A) by striking "section 222(d)" and in-
22	serting "section 222(e)";
23	(B) by striking "described in paragraphs
24	(11), (12), (13), and (22) of subsection (a)"

1	and inserting "described in the core require-
2	ments"; and
3	(C) by striking "the requirements under
4	paragraphs (11), (12), (13), and (22) of sub-
5	section (a)" and inserting "the core require-
6	ments";
7	(4) in subsection (f)—
8	(A) in paragraph (1), by striking "an eligi-
9	ble organization composed of member represent-
10	atives of the State advisory groups appointed
11	under subsection (a)(3)" and inserting "a non-
12	partisan, nonprofit organization that is de-
13	scribed in section 501(c)(3) of the Internal Rev-
14	enue Code of 1986,"; and
15	(B) by amending paragraph (2) to read as
16	follows:
17	"(2) Assistance.—To be eligible to receive
18	such assistance, such organization shall—
19	"(A) be governed by individuals who—
20	"(i) have been appointed by a chief
21	executive of a State to serve as a State ad-
22	visory group member under subsection
23	(a)(3); and
24	"(ii) are elected to serve as a gov-
25	erning officer of such organization by a

1	majority of the Chairs (or Chair-designees)
2	of all such State advisory groups;
3	"(B) include member representatives from
4	a majority of such State advisory groups, who
5	shall be representative of regionally and demo-
6	graphically diverse States and jurisdictions;
7	"(C) annually seek appointments by the
8	chief executive of each State of one State advi-
9	sory group member and one alternate State ad-
10	visory group member from each such State to
11	implement the advisory functions specified in
12	clauses (iv) and (v) of subparagraph (D), in-
13	cluding serving on the PROMISE Advisory
14	Panel, and make a record of any such appoint-
15	ments available to the public; and
16	"(D) agree to carry out activities that in-
17	clude—
18	"(i) conducting an annual conference
19	of such member representatives for pur-
20	poses relating to the activities of such
21	State advisory groups;
22	"(ii) disseminating information, data,
23	standards, advanced techniques, and pro-
24	gram models;

1	"(iii) reviewing Federal policies re-
2	garding juvenile justice and delinquency
3	prevention;
4	"(iv) advising the Administrator with
5	respect to particular functions or aspects
6	of the work of the Office, and appointing
7	a representative, diverse group of members
8	of such organization under subparagraph
9	(C) to serve as an advisory panel of State
10	juvenile justice advisors (referred to as the
11	'PROMISE Advisory Panel') to carry out
12	the functions specified in subsection (g);
13	and
14	"(v) advising the President and Con-
15	gress with regard to State perspectives on
16	the operation of the Office and Federal
17	legislation pertaining to juvenile justice
18	and delinquency prevention."; and
19	(5) by adding at the end the following:
20	"(g) PROMISE Advisory Panel.—
21	"(1) Functions.—The PROMISE Advisory
22	Panel required under subsection (f)(2)(D) shall—
23	"(A) assess successful evidence-based and
24	promising practices related to juvenile delin-
25	quency and criminal street gang activity preven-

1	tion and intervention carried out by PROMISE
2	Coordinating Councils under such Act;
3	"(B) provide the Administrator with a list
4	of individuals and organizations with experience
5	in administering or evaluating practices that
6	serve youth involved in, or at risk of involve-
7	ment in, juvenile delinquency and criminal
8	street gang activity, from which the Adminis-
9	trator shall select individuals who shall—
10	"(i) provide to the Administrator peer
11	reviews of applications submitted by units
12	of local government and Indian tribes pur-
13	suant to section 277, to ensure that such
14	applications demonstrate a clear plan to—
15	"(I) serve youth as part of an en-
16	tire family unit; and
17	"(II) coordinate the delivery of
18	service to youth among agencies; and
19	"(ii) advise the Administrator with re-
20	spect to the award and allocation of
21	PROMISE Planning grants to local and
22	tribal governments that develop PROMISE
23	Coordinating Councils, and of PROMISE
24	Implementation grants to such PROMISE

1	Coordinating Councils, pursuant to part G;
2	and
3	"(C) develop performance standards to be
4	used to evaluate programs and activities carried
5	out with grants under part G, including the
6	evaluation of changes achieved as a result of
7	such programs and activities related to de-
8	creases in juvenile delinquency and criminal
9	street gang activity, including—
10	"(i) prevention of involvement by at-
11	risk youth in juvenile delinquency or crimi-
12	nal street gang activity;
13	"(ii) diversion of youth with a high
14	risk of continuing involvement in juvenile
15	delinquency or criminal street gang activ-
16	ity; and
17	"(iii) financial savings from deferred
18	or eliminated costs, or other benefits, as a
19	result of such programs and activities, and
20	the reinvestment by the unit or tribe of
21	any such savings.
22	"(2) Annual Report.—Not later than 18
23	months after the date of enactment of the Juvenile
24	Justice and Delinquency Prevention Reauthorization
25	Act of 2015, and annually thereafter, the PROMISE

1	Advisory Panel shall prepare a report containing the
2	findings and determinations under paragraph (1)(A)
3	and shall submit such report to Congress, the Presi-
4	dent, the Attorney General, and the chief executive
5	and chief law enforcement officer of each State, unit
6	of local government, and Indian tribe.
7	"(h) Compliance Determination.—
8	"(1) In general.—Not later than 60 days
9	after the date of receipt of information indicating
10	that a State may be out of compliance with any of
11	the core requirements, the Administrator shall deter-
12	mine whether the State is in compliance with the
13	core requirements.
14	"(2) Reporting.—The Administrator shall—
15	"(A) issue an annual public report—
16	"(i) describing any determination de-
17	scribed in paragraph (1) made during the
18	previous year, including a summary of the
19	information on which the determination is
20	based and the actions to be taken by the
21	Administrator (including a description of
22	any reduction imposed under subsection
23	(c)); and
24	"(ii) for any such determination that
25	a State is out of compliance with any of

1	the core requirements, describing the basis
2	for the determination; and
3	"(B) make the report described in sub-
4	paragraph (A) available on a publicly available
5	website.".
6	SEC. 206. AUTHORITY TO MAKE GRANTS.
7	Section 241(a) of the Juvenile Justice and Delin-
8	quency Prevention Act of 1974 (42 U.S.C. 5651(a)) is
9	amended—
10	(1) in paragraph (1), by inserting "status of-
11	fenders," before "juvenile offenders, and juveniles";
12	(2) in paragraph (5), by striking "juvenile of-
13	fenders and juveniles" and inserting "status offend-
14	ers, juvenile offenders, and juveniles";
15	(3) in paragraph (10), by inserting ", including
16	juveniles with disabilities" before the semicolon; and
17	(4) in paragraph (17), by inserting "truancy
18	prevention and reduction," after "mentoring,".
19	SEC. 207. GRANTS TO INDIAN TRIBES.
20	(a) In General.—Section 246(a)(2) of the Juvenile
21	Justice and Delinquency Prevention Act of 1974 (42
22	U.S.C. 5656(a)(2)) is amended—
23	(1) by striking subparagraph (A);

1	(2) by redesignating subparagraphs (B)
2	through (E) as subparagraphs (A) through (D), re-
3	spectively; and
4	(3) in subparagraph (B)(ii), as redesignated, by
5	striking "subparagraph (B)" and inserting "sub-
6	paragraph (A)".
7	(b) Technical and Conforming Amendment.—
8	Section 223(a)(7)(A) of the Juvenile Justice and Delin-
9	quency Prevention Act of 1974 (42 U.S.C. 5633(a)(7)(A))
10	is amended by striking "(including any geographical area
11	in which an Indian tribe performs law enforcement func-
12	tions)" and inserting "(including any geographical area of
10	which an Indian tribe has jurisdiction)".
13	which an indian tribe has jurisdiction).
13 14	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL
14	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL
14 15	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION.
14 15 16 17	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency
14 15 16	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended—
14 15 16 17	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended— (1) in subsection (a)—
14 15 16 17 18 19 20	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended— (1) in subsection (a)— (A) in paragraph (1)—
114 115 116 117 118	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the matter proceeding subpara-
14 15 16 17 18 19 20 21	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the matter proceeding subparagraph (A), by striking "may" and inserting
14 15 16 17 18 19 20 21	SEC. 208. RESEARCH AND EVALUATION; STATISTICAL ANALYSES; INFORMATION DISSEMINATION. Section 251 of the Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5661) is amended— (1) in subsection (a)— (A) in paragraph (1)— (i) in the matter proceeding subparagraph (A), by striking "may" and inserting "shall";

1	(iii) in subparagraph (B)—
2	(I) by striking clause (iii) and in-
3	serting the following:
4	"(iii) successful efforts to prevent sta-
5	tus offenders and first-time minor offend-
6	ers from subsequent involvement with the
7	criminal justice system;";
8	(II) by striking clause (vii) and
9	inserting the following:
10	"(vii) the prevalence and duration of
11	behavioral health needs (including mental
12	health, substance abuse, and co-occurring
13	disorders) among juveniles pre-placement
14	and post-placement when held in the cus-
15	tody of secure detention and corrections fa-
16	cilities, including an examination of the ef-
17	fects of confinement;";
18	(III) by redesignating clauses
19	(ix), (x), and (xi) as clauses (xi), (xii),
20	and (xiii), respectively; and
21	(IV) by inserting after clause
22	(viii) the following:
23	"(ix) training efforts and reforms that
24	have produced reductions in or elimination
25	of the use of dangerous practices;

1	"(x) methods to improve the recruit-
2	ment, selection, training, and retention of
3	professional personnel in the fields of med-
4	icine, law enforcement, the judiciary, juve-
5	nile justice, social work and child protec-
6	tion, education, housing, and other rel-
7	evant fields who are engaged in, or intend
8	to work in, the field of prevention, identi-
9	fication, and treatment of delinquency;";
10	and
11	(B) in paragraph (4)—
12	(i) in the matter preceding subpara-
13	graph (A), by striking "date of enactment
14	of this paragraph, the" and inserting "date
15	of enactment of the Juvenile Justice and
16	Delinquency Prevention Reauthorization
17	Act of 2015, the";
18	(ii) in subparagraph (F), by striking
19	"and" at the end;
20	(iii) in subparagraph (G), by striking
21	the period at the end and inserting a semi-
22	colon; and
23	(iv) by adding at the end the fol-
24	lowing:

1	"(H) a description of the best practices in
2	discharge planning; and
3	"(I) an assessment of living arrangements
4	for juveniles who cannot return to the homes of
5	the juveniles.";
6	(2) in subsection (b), in the matter preceding
7	paragraph (1), by striking "may" and inserting
8	"shall"; and
9	(3) by adding at the end the following:
10	"(f) National Recidivism Measure.—The Admin-
11	istrator, in consultation with experts in the field of juve-
12	nile justice research, recidivism, and data collection,
13	shall—
14	"(1) establish a uniform method of data collec-
15	tion and technology that States shall use to evaluate
16	data on juvenile recidivism on an annual basis;
17	"(2) establish a common national juvenile re-
18	cidivism measurement system; and
19	"(3) make cumulative juvenile recidivism data
20	that is collected from States available to the pub-
21	lie.".
22	SEC. 209. TRAINING AND TECHNICAL ASSISTANCE.
23	Section 252 of the Juvenile Justice and Delinquency
24	Prevention Act of 1974 (42 U.S.C. 5662) is amended—
25	(1) in subsection (a)—

1	(A) in the matter preceding paragraph (1),
2	by striking "may";
3	(B) in paragraph (1), by inserting "shall"
4	before "develop and carry out projects"; and
5	(C) in paragraph (2), by inserting "may"
6	before "make grants to and contracts with";
7	(2) in subsection (b)—
8	(A) in the matter preceding paragraph (1),
9	by striking "may";
10	(B) in paragraph (1)—
11	(i) by inserting "shall" before "de-
12	velop and implement projects";
13	(ii) by inserting ", including compli-
14	ance with the core requirements" after
15	"this title"; and
16	(iii) by striking "and" at the end;
17	(C) in paragraph (2)—
18	(i) by inserting "may" before "make
19	grants to and contracts with"; and
20	(ii) by striking the period at the end
21	and inserting "; and; and
22	(D) by adding at the end the following:
23	"(3) shall, upon request, provide technical as-
24	sistance to States and units of local government on
25	achieving compliance with the amendments made by

1	the Juvenile Justice and Delinquency Prevention Re-
2	authorization Act of 2015; and
3	"(4) shall provide technical assistance to States
4	in support of efforts to establish partnerships be-
5	tween a State and a university, institution of higher
6	education, or research center designed to improve
7	the recruitment, selection, training, and retention of
8	professional personnel in the fields of medicine, law
9	enforcement, the judiciary, juvenile justice, social
10	work and child protection, education, housing, and
11	other relevant fields who are engaged in, or intend
12	to work in, the field of prevention, identification, and
13	treatment of delinquency."; and
14	(3) by adding at the end the following:
15	"(d) Technical Assistance to States Regard-
16	ING LEGAL REPRESENTATION OF CHILDREN.—The Ad-
17	ministrator shall, in consultation with the American Bar
18	Association, State bar associations, National Juvenile De-
19	fender Center Associations, and the National Council on
20	Juvenile and Family Court Judges—
21	"(1) develop and issue standards of practice for
22	attorneys representing children; and
23	"(2) ensure that the standards issued under
24	paragraph (1) are adapted for use in States.

1	"(e) Training and Technical Assistance for
2	LOCAL AND STATE JUVENILE DETENTION AND CORREC-
3	TIONS PERSONNEL.—The Administrator shall coordinate
4	training and technical assistance programs with juvenile
5	detention and corrections personnel of States and units
6	of local government to—
7	"(1) promote methods for improving conditions
8	of juvenile confinement, including methods that are
9	designed to eliminate the use of dangerous practices,
10	unreasonable restraints, and isolation; and
11	"(2) encourage alternative behavior manage-
12	ment techniques based on positive youth develop-
13	ment approaches.
14	"(f) Training and Technical Assistance To
15	SUPPORT MENTAL HEALTH OR SUBSTANCE ABUSE
16	TREATMENT INCLUDING HOME-BASED OR COMMUNITY-
17	Based Care.—The Administrator shall provide training
18	and technical assistance, in conjunction with the appro-
19	priate public agencies, to individuals involved in making
20	decisions regarding the disposition of cases for youth who
21	enter the juvenile justice system about the appropriate
22	services and placement for youth with mental health or
23	substance abuse needs, including—
24	"(1) juvenile justice intake personnel;
25	"(2) probation officers;

1	"(3) juvenile court judges and court services
2	personnel;
3	"(4) prosecutors and court-appointed counsel;
4	and
5	"(5) family members of juveniles and family ad-
6	vocates.
7	"(g) Grants for Juvenile Court Judges and
8	PERSONNEL.—The Attorney General, acting through the
9	Office of Juvenile Justice and Delinquency Prevention and
10	the Office of Justice Programs, shall make grants to im-
11	prove training, education, technical assistance, evaluation,
12	and research to enhance the capacity of State and local
13	courts, judges, and related judicial personnel to—
14	"(1) improve the lives of children currently in-
15	volved in or at risk of being involved in the juvenile
16	court system; and
17	"(2) carry out the requirements of this Act.".
18	SEC. 210. INCENTIVE GRANTS FOR STATE AND LOCAL PRO-
19	GRAMS.
20	Title II of the Juvenile Justice and Delinquency Pre-
21	vention Act of 1974 (42 U.S.C. 5611 et seq.) is amend-
22	ed—
23	(1) by redesignating part F as part H; and
24	(2) by inserting after part E the following:

1 "PART F—INCENTIVE GRANTS FOR STATE AND 2 LOCAL PROGRAMS 3 "SEC. 271. INCENTIVE GRANTS. 4 "(a) Incentive Grant Funds.—The Administrator 5 may make incentive grants to a State, unit of local government, or combination of States and local governments to 6 7 assist a State, unit of local government, or combination thereof in carrying out an activity identified in subsection 8 9 (b)(1)."(b) Use of Funds.— 10 11 "(1) IN GENERAL.—An incentive grant made by 12 the Administrator under this section may be used 13 to-14 "(A) increase the use of evidence-based or 15 promising prevention and intervention pro-16 grams; 17 "(B) improve the recruitment, selection, 18 training, and retention of professional personnel 19 (including in the fields of medicine, law enforce-20 ment, the judiciary, juvenile justice, social work, 21 and child prevention) who are engaged in, or in-22 tend to work in, the field of prevention, inter-23 vention, and treatment of juveniles to reduce 24 delinquency; "(C) establish or support a partnership be-25

tween juvenile justice agencies of a State or

26

1	unit of local government and mental health au-
2	thorities of a State or unit of local government
3	to establish and implement programs to ensure
4	there are adequate mental health and substance
5	abuse screening, assessment, referral, treat-
6	ment, and after-care services for juveniles who
7	come into contact with the justice system by—
8	"(i) carrying out programs that divert
9	from incarceration juveniles who come into
10	contact with the justice system (including
11	facilities contracted for operation by State
12	or local juvenile authorities) and have men-
13	tal health or substance abuse needs—
14	"(I) when such juveniles are at
15	imminent risk of being taken into cus-
16	tody;
17	"(II) at the time such juveniles
18	are initially taken into custody;
19	"(III) after such juveniles are
20	charged with an offense or act of juve-
21	nile delinquency;
22	"(IV) after such juveniles are ad-
23	judicated delinquent and before case
24	disposition; and

1	"(V) after such juveniles are
2	committed to secure placement; or
3	"(ii) improving treatment of juveniles
4	with mental health needs by working to en-
5	sure—
6	"(I) that—
7	"(aa) initial mental health
8	screening is—
9	"(AA) completed for a
10	juvenile immediately upon
11	entering the juvenile justice
12	system or a juvenile facility;
13	and
14	"(BB) conducted by
15	qualified health and mental
16	health professionals or by
17	staff who have been trained
18	by qualified health, mental
19	health, and substance abuse
20	professionals; and
21	"(bb) in the case of screen-
22	ing, results that indicate possible
23	need for mental health or sub-
24	stance abuse services are re-
25	viewed by qualified mental health

1	or substance abuse treatment
2	professionals not later than 24
3	hours after the screening;
4	"(II) that a juvenile who suffers
5	from an acute mental disorder, is sui-
6	cidal, or is in need of medical atten-
7	tion due to intoxication is—
8	"(aa) placed in or imme-
9	diately transferred to an appro-
10	priate medical or mental health
11	facility; and
12	"(bb) only admitted to a se-
13	cure correctional facility with
14	written medical clearance;
15	"(III) that—
16	"(aa) for a juvenile identi-
17	fied by a screening as needing a
18	mental health assessment, the
19	mental health assessment and
20	any indicated comprehensive eval-
21	uation or individualized treat-
22	ment plan are written and imple-
23	mented—
24	"(AA) not later than 2
25	weeks after the date on

1	which the juvenile enters the
2	juvenile justice system; or
3	"(BB) if a juvenile is
4	entering a secure facility,
5	not later than 1 week after
6	the date on which the juve-
7	nile enters the juvenile jus-
8	tice system; and
9	"(bb) the assessments de-
10	scribed in item (aa) are com-
11	pleted by qualified health, mental
12	health, and substance abuse pro-
13	fessionals;
14	"(IV) that—
15	"(aa) if the need for treat-
16	ment is indicated by the assess-
17	ment of a juvenile, the juvenile is
18	referred to or treated by a quali-
19	fied professional;
20	"(bb) a juvenile who is re-
21	ceiving treatment for a mental
22	health or substance abuse need
23	on the date of the assessment
24	continues to receive treatment;

1	"(cc) treatment of a juvenile
2	continues until a qualified mental
3	health professional determines
4	that the juvenile is no longer in
5	need of treatment; and
6	"(dd) treatment plans for
7	juveniles are reevaluated at least
8	every 30 days;
9	"(V) that—
10	"(aa) discharge plans are
11	prepared for an incarcerated ju-
12	venile when the juvenile enters
13	the correctional facility in order
14	to integrate the juvenile back
15	into the family and the commu-
16	nity;
17	"(bb) discharge plans for an
18	incarcerated juvenile are updated,
19	in consultation with the family or
20	guardian of a juvenile, before the
21	juvenile leaves the facility; and
22	"(cc) discharge plans ad-
23	dress the provision of aftercare
24	services;

1	"(VI) that any juvenile in the ju-
2	venile justice system receiving psycho-
3	tropic medications is—
4	"(aa) under the care of a li-
5	censed psychiatrist; and
6	"(bb) monitored regularly by
7	trained staff to evaluate the effi-
8	cacy and side effects of the psy-
9	chotropic medications; and
10	"(VII) that specialized treatment
11	and services are continually available
12	to a juvenile in the juvenile justice
13	system who has—
14	"(aa) a history of mental
15	health needs or treatment;
16	"(bb) a documented history
17	of sexual offenses or sexual
18	abuse, as a victim or perpetrator;
19	"(ce) substance abuse needs
20	or a health problem, learning dis-
21	ability, or history of family abuse
22	or violence; or
23	"(dd) developmental disabil-
24	ities;

1	"(D) provide ongoing training, in conjunc-
2	tion with the public or private agency that pro-
3	vides mental health services, to individuals in-
4	volved in making decisions involving youth who
5	enter the juvenile justice system (including in-
6	take personnel, law enforcement, prosecutors,
7	juvenile court judges, public defenders, mental
8	health and substance abuse service providers
9	and administrators, probation officers, and par-
10	ents) that focuses on—
11	"(i) the availability of screening and
12	assessment tools and the effective use of
13	such tools;
14	"(ii) the purpose, benefits, and need
15	to increase availability of mental health or
16	substance abuse treatment programs (in-
17	cluding home-based and community-based
18	programs) available to juveniles within the
19	jurisdiction of the recipient;
20	"(iii) the availability of public and pri-
21	vate services available to juveniles to pay
22	for mental health or substance abuse treat-
23	ment programs; or
24	"(iv) the appropriate use of effective
25	home-based and community-based alter-

1	natives to juvenile justice or mental health
2	system institutional placement; and
3	"(E) develop comprehensive collaborative
4	plans to address the service needs of juveniles
5	with mental health or substance abuse disorders
6	who are at risk of coming into contact with the
7	juvenile justice system that—
8	"(i) revise and improve the delivery of
9	intensive home-based and community-based
10	services to juveniles who have been in con-
11	tact with or who are at risk of coming into
12	contact with the justice system;
13	"(ii) determine how the service needs
14	of juveniles with mental health or sub-
15	stance abuse disorders who come into con-
16	tact with the juvenile justice system will be
17	furnished from the initial detention stage
18	until after discharge in order for those ju-
19	veniles to avoid further contact with the
20	justice system;
21	"(iii) demonstrate that the State or
22	unit of local government has entered into
23	appropriate agreements with all entities re-
24	sponsible for providing services under the
25	plan, such as the agency of the State or

1 unit of local government	ment charged with ad-
2 ministering juvenile	justice programs, the
3 agency of the State of	or unit of local govern-
4 ment charged with p	providing mental health
5 services, the agency	of the State or unit of
6 local government ch	harged with providing
7 substance abuse tr	reatment services, the
8 educational agency of	of the State or unit of
9 local government, th	e child welfare system
of the State or local	l government, and pri-
vate nonprofit comm	munity-based organiza-
12 tions;	
13 "(iv) ensure that	at the State or unit of
local government ha	as in effect any laws
15 necessary for services	s to be delivered in ac-
16 cordance with the pla	an;
17 "(v) establish a	network of individuals
18 (or incorporate an	existing network) to
19 provide coordination	between mental health
service providers, su	ubstance abuse service
21 providers, probation	and parole officers,
judges, corrections p	personnel, law enforce-
23 ment personnel, S	state and local edu-
24 cational agency pe	ersonnel, parents and
25 families, and other a	appropriate parties re-

1	garding effective treatment of juveniles
2	with mental health or substance abuse dis-
3	orders;
4	"(vi) provide for cross-system training
5	among law enforcement personnel, correc-
6	tions personnel, State and local educational
7	agency personnel, mental health service
8	providers, and substance abuse service pro-
9	viders to enhance collaboration among sys-
10	tems;
11	"(vii) provide for coordinated and ef-
12	fective aftercare programs for juveniles
13	who have been diagnosed with a mental
14	health or substance abuse disorder and
15	who are discharged from home-based care,
16	community-based care, any other treat-
17	ment program, secure detention facilities,
18	secure correctional facilities, or jail;
19	"(viii) provide for the purchase of
20	technical assistance to support the imple-
21	mentation of the plan;
22	"(ix) estimate the costs of imple-
23	menting the plan and propose funding
24	sources sufficient to meet the non-Federal

1	funding requirements for implementation
2	of the plan under subsection (c)(2)(E);
3	"(x) describe the methodology to be
4	used to identify juveniles at risk of coming
5	into contact with the juvenile justice sys-
6	tem;
7	"(xi) provide a written plan to ensure
8	that all training and services provided
9	under the plan will be culturally and lin-
10	guistically competent; and
11	"(xii) describe the outcome measures
12	and benchmarks that will be used to evalu-
13	ate the progress and effectiveness of the
14	plan.
15	"(2) Coordination and administration.—A
16	State or unit of local government receiving a grant
17	under this section shall ensure that—
18	"(A) the use of the grant under this sec-
19	tion is developed as part of the State plan re-
20	quired under section 223(a); and
21	"(B) not more than 5 percent of the
22	amount received under this section is used for
23	administration of the grant under this section.
24	"(c) Application.—

1	"(1) In general.—A State or unit of local
2	government desiring a grant under this section shall
3	submit an application at such time, in such manner,
4	and containing such information as the Adminis-
5	trator may prescribe.
6	"(2) Contents.—In accordance with guide-
7	lines that shall be established by the Administrator,
8	each application for incentive grant funding under
9	this section shall—
10	"(A) describe any activity or program the
11	funding would be used for and how the activity
12	or program is designed to carry out 1 or more
13	of the activities described in subsection (b);
14	"(B) if any of the funds provided under
15	the grant would be used for evidence-based or
16	promising prevention or intervention programs,
17	include a detailed description of the studies,
18	findings, or practice knowledge that support the
19	assertion that such programs qualify as evi-
20	dence-based or promising;
21	"(C) for any program for which funds pro-
22	vided under the grant would be used that is not
23	evidence-based or promising, include a detailed
24	description of any studies, findings, or practice

1	knowledge which support the effectiveness of
2	the program;
3	"(D) if the funds provided under the grant
4	will be used for an activity described in sub-
5	section (b)(1)(D), include a certification that
6	the State or unit of local government—
7	"(i) will work with public or private
8	entities in the area to administer the train-
9	ing funded under subsection $(b)(1)(D)$, to
10	ensure that such training is comprehensive,
11	constructive, linguistically and culturally
12	competent, and of a high quality;
13	"(ii) is committed to a goal of increas-
14	ing the diversion of juveniles coming under
15	its jurisdiction into appropriate home-
16	based or community-based care when the
17	interest of the juvenile and public safety
18	allow;
19	"(iii) intends to use amounts provided
20	under a grant under this section for an ac-
21	tivity described in subsection (b)(1)(D) to
22	further such goal; and
23	"(iv) has a plan to demonstrate, using
24	appropriate benchmarks, the progress of
25	the agency in meeting such goal; and

1	"(E) if the funds provided under the grant
2	will be used for an activity described in sub-
3	section (b)(1)(D), include a certification that
4	not less than 25 percent of the total cost of the
5	training described in subsection $(b)(1)(D)$ that
6	is conducted with the grant under this section
7	will be contributed by non-Federal sources.
8	"(d) Requirements for Grants To Establish
9	Partnerships.—
10	"(1) Mandatory reporting.—A State or unit
11	of local government receiving a grant for an activity
12	described in subsection (b)(1)(C) shall keep records
13	of the incidence and types of mental health and sub-
14	stance abuse disorders in the juvenile justice popu-
15	lation of the State or unit of local government, the
16	range and scope of services provided, and barriers to
17	service. The State or unit of local government shall
18	submit an analysis of this information yearly to the
19	Administrator.
20	"(2) Staff ratios for correctional fa-
21	CILITIES.—A State or unit of local government re-
22	ceiving a grant for an activity described in sub-
23	section (b)(1)(C) shall require that a secure correc-
24	tional facility operated by or on behalf of that State
25	or unit of local government—

1	"(A) has a minimum ratio of not fewer
2	than 1 mental health and substance abuse
3	counselor for every 50 juveniles, who shall be
4	professionally trained and certified or licensed;
5	"(B) has a minimum ratio of not fewer
6	than 1 clinical psychologist for every 100 juve-
7	niles; and
8	"(C) has a minimum ratio of not fewer
9	than 1 licensed psychiatrist for every 100 juve-
10	niles receiving psychiatric care.
11	"(3) Limitation on Isolation.—A State or
12	unit of local government receiving a grant for an ac-
13	tivity described in subsection (b)(1)(C) shall require
14	that—
15	"(A) isolation is used only for immediate
16	and short-term security or safety reasons;
17	"(B) no juvenile is placed in isolation with-
18	out approval of the facility superintendent or
19	chief medical officer or their official staff des-
20	ignee;
21	"(C) all instances in which a juvenile is
22	placed in isolation are documented in the file of
23	the juvenile along with the justification;

1	"(D) a juvenile is in isolation only the
2	amount of time necessary to achieve the secu-
3	rity and safety of the juvenile and staff;
4	"(E) staff monitor each juvenile in isola-
5	tion once every 5 minutes and conduct a profes-
6	sional review of the need for isolation at least
7	every 4 hours; and
8	"(F) any juvenile held in isolation for 24
9	hours is examined by a physician or licensed
10	psychologist.
11	"(4) Medical and mental health emer-
12	GENCIES.—A State or unit of local government re-
13	ceiving a grant for an activity described in sub-
14	section (b)(1)(C) shall require that a correctional fa-
15	cility operated by or on behalf of that State or unit
16	of local government has written policies and proce-
17	dures on suicide prevention. All staff working in a
18	correctional facility operated by or on behalf of a
19	State or unit of local government receiving a grant
20	for an activity described in subsection (b)(1)(C) shall
21	be trained and certified annually in suicide preven-
22	tion. A correctional facility operated by or on behalf
23	of a State or unit of local government receiving a
24	grant for an activity described in subsection
25	(b)(1)(C) shall have a written arrangement with a

1 hospital or other facility for providing emergency 2 medical and mental health care. Physical and mental 3 health services shall be available to an incarcerated 4 juvenile 24 hours per day, 7 days per week. "(5) IDEA AND REHABILITATION ACT.—A 5 6 State or unit of local government receiving a grant 7 for an activity described in subsection (b)(1)(C) shall 8 require that all juvenile facilities operated by or on 9 behalf of the State or unit of local government abide 10 by all mandatory requirements and timelines set 11 forth under the Individuals with Disabilities Edu-12 cation Act (20 U.S.C. 1400 et seq.) and section 504 13 of the Rehabilitation Act of 1973 (29 U.S.C. 794). 14 "(6) FISCAL RESPONSIBILITY.—A State or unit 15 of local government receiving a grant for an activity described in subsection (b)(1)(C) shall provide for 16 17 such fiscal control and fund accounting procedures 18 as may be necessary to ensure prudent use, proper 19 disbursement, and accurate accounting of funds re-20 ceived under this section that are used for an activ-21 ity described in subsection (b)(1)(C).

1	"PART G—YOUTH PRISON REDUCTION THROUGH
2	OPPORTUNITIES, MENTORING, INTERVEN-
3	TION, SUPPORT, AND EDUCATION
4	"Subpart 1—Federal Coordination of Local and
5	Tribal Juvenile Justice Information and Efforts
6	"SEC. 272. GEOGRAPHIC ASSESSMENT OF RESOURCE ALLO-
7	CATION.
8	"(a) Grant for Collection of Data To Deter-
9	MINE NEED.—Subject to the availability of appropria-
10	tions, the Administrator shall award a grant, on a com-
11	petitive basis, to an organization to—
12	"(1) collect and analyze data related to the ex-
13	isting juvenile delinquency and criminal street gang
14	activity prevention and intervention needs and re-
15	sources in each designated geographic area;
16	"(2) use the data collected and analyzed under
17	paragraph (1) to compile a list of designated geo-
18	graphic areas that have the most need of resources,
19	based on such data, to carry out juvenile delin-
20	quency and criminal street gang activity prevention
21	and intervention;
22	"(3) use the data collected and analyzed under
23	paragraph (1) to rank the areas listed under para-
24	graph (2) in descending order by the amount of need
25	for resources to carry out juvenile delinquency and
26	criminal street gang activity prevention and inter-

1	vention, ranking the area with the greatest need for
2	such resources highest; and
3	"(4) periodically update the list and rankings
4	under paragraph (3) as the Administrator deter-
5	mines to be appropriate.
6	"(b) Data Sources.—In compiling such list and de-
7	termining such rankings, the organization shall collect and
8	analyze data relating to juvenile delinquency and criminal
9	street gang activity prevention and intervention—
10	"(1) using the geographic information system
11	and Web-based mapping application known as the
12	Socioeconomic Mapping and Resource Topography
13	(SMART) system;
14	"(2) from the Department of Health and
15	Human Services, the Department of Labor, the De-
16	partment of Housing and Urban Development, and
17	the Department of Education; and
18	"(3) from the annual KIDS Count Data Book
19	and other data made available by the KIDS Count
20	initiative of the Annie E. Casey Foundation.
21	"(c) USE OF DATA BY THE ADMINISTRATOR.—The
22	list and rankings required by this section shall be provided
23	to the Administrator to be used to provide funds under
24	this part in the most strategic and effective manner to
25	ensure that resources and services are provided to youth

1	in the communities with the greatest need for such re-
2	sources and services.
3	"(d) Limitation on Use of Collected Data.—
4	The information collected and analyzed under this section
5	may not be used for any purpose other than to carry out
6	the purposes of this part. Such information may not be
7	used for any purpose related to the investigation or pros-
8	ecution of any person, or for profiling of individuals based
9	on race, ethnicity, socioeconomic status, or any other char-
10	acteristic.
11	"(e) Authorization and Limitation of Appro-
12	PRIATIONS.—Of the amount made available to carry out
13	this part—
14	"(1) for fiscal year 2016, not more than 5 per-
15	cent of such amount, or \$1,000,000, whichever is
16	less, shall be made available to carry out this sec-
17	tion; and
18	"(2) for fiscal years 2017 through 2020, not
19	more than 2 percent of such amount, or \$400,000
20	whichever is less, shall be made available to carry
21	out this section.
22	"Subpart 2—Promise Grants
23	"SEC. 273. PURPOSES.
24	"The purposes of the grant programs established
25	under this subpart are to—

1	"(1) enable local and tribal communities to as-
2	sess the unmet needs of youth who are involved in,
3	or are at risk of involvement in, juvenile delinquency
4	or criminal street gangs;
5	"(2) develop plans appropriate for a community
6	to address those unmet needs with juvenile delin-
7	quency and gang prevention and intervention prac-
8	tices; and
9	"(3) implement and evaluate such plans in a
10	manner consistent with this part.
11	"SEC. 274. PROMISE ASSESSMENT AND PLANNING GRANTS
LI	
12	AUTHORIZED.
	AUTHORIZED. "(a) Grants Authorized.—The Administrator is
12	
12	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government
12 13 14 15	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government
12 13 14 15	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Coun-
12 13 14 15 16	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and prom-
12 13 14 15 16	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and promising practices relating to juvenile delinquency and criminal street gang activity prevention and intervention, espe-
12 13 14 15 16 17 18	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and promising practices relating to juvenile delinquency and criminal street gang activity prevention and intervention, espe-
12 13 14 15 16 17 18	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and promising practices relating to juvenile delinquency and criminal street gang activity prevention and intervention, especially for youth who are involved in, or who are at risk of involvement in, juvenile delinquency and criminal street
12 13 14 15 16 17 18 19	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and promising practices relating to juvenile delinquency and criminal street gang activity prevention and intervention, especially for youth who are involved in, or who are at risk of involvement in, juvenile delinquency and criminal street
12 13 14 15 16 17 18 19 20	"(a) Grants Authorized.—The Administrator is authorized to award grants to units of local government and Indian tribes to assist PROMISE Coordinating Councils with planning and assessing evidence-based and promising practices relating to juvenile delinquency and criminal street gang activity prevention and intervention, especially for youth who are involved in, or who are at risk of involvement in, juvenile delinquency and criminal street gang activity. Such PROMISE Coordinating Councils

1	"(2) develop a PROMISE Plan in accordance
2	with section 277, based on the assessment conducted
3	in accordance with section 276.
4	"(b) Grant Duration, Amount, and Alloca-
5	TION.—
6	"(1) Duration.—A grant awarded under this
7	section shall be for a period not to exceed one year.
8	"(2) Maximum Grant amount.—A grant
9	awarded under this section shall not exceed
10	\$300,000.
11	"(c) Allocation.—
12	"(1) MINIMUM ALLOCATION.—Subject to the
13	availability of appropriations, the Administrator
14	shall ensure that the total funds allocated under this
15	section to units of local governments and Indian
16	tribes in a State shall not be less than \$1,000,000.
17	"(2) Ratable reduction.—If the amount
18	made available for grants under this section for any
19	fiscal year is less than the amount required to pro-
20	vide the minimum allocation of funds under para-
21	graph (1) to units of local government and Indian
22	tribes in each State, then the amount of such min-
23	imum allocation shall be ratably reduced.

1 "SEC. 275 PROMISE COORDINATING COUNCILS.

2	"To be eligible to receive a grant under this subtitle,
3	a unit of local government or an Indian tribe shall estab-
4	lish a PROMISE Coordinating Council for each commu-
5	nity of such unit or tribe, respectively, for which such unit
6	or tribe is applying for a grant under this subtitle. Each
7	such community shall include one or more designated geo-
8	graphic areas identified on the list required under section
9	272(a)(2). The members of such a PROMISE Coordi-
10	nating Council shall be representatives of public and pri-
11	vate sector entities and individuals that—
12	"(1) shall include, to the extent possible, at
13	least one representative from each of the following:
14	"(A) the local chief executive's office;
15	"(B) a local educational agency;
16	"(C) a local health agency or provider;
17	"(D) a local mental health agency or pro-
18	vider, unless the representative under subpara-
19	graph (C) also meets the requirements of this
20	subparagraph;
21	"(E) a local public housing agency;
22	"(F) a local law enforcement agency;
23	"(G) a local child welfare agency;
24	"(H) a local juvenile court;
25	"(I) a local juvenile prosecutor's office;

1	"(J) a private juvenile residential care en-
2	tity;
3	"(K) a local juvenile public defender's of-
4	fice;
5	"(L) a State juvenile correctional entity;
6	"(M) a local business community rep-
7	resentative; and
8	"(N) a local faith-based community rep-
9	resentative;
10	"(2) shall include two representatives from each
11	of the following:
12	"(A) parents who have minor children, and
13	who have an interest in the local juvenile or
14	criminal justice systems;
15	"(B) youth between the ages of 15 and 24 $$
16	who reside in the jurisdiction of the unit or
17	tribe; and
18	"(C) members from nonprofit community-
19	based organizations that provide effective delin-
20	quency prevention and intervention to youth in
21	the jurisdiction of the unit or tribe; and
22	"(3) may include other members, as the unit or
23	tribe determines to be appropriate.

1 "SEC. 276. NEEDS AND STRENGTHS ASSESSMENT.

2	"(a) Assessment.—Each PROMISE Coordinating
3	Council receiving funds from a unit of local government
4	or Indian tribe under this subtitle shall conduct an objec-
5	tive strengths and needs assessment of the resources of
6	the community for which such PROMISE Coordinating
7	Council was established, to identify the unmet needs of
8	youth in the community with respect to evidence-based
9	and promising practices related to juvenile delinquency
10	and criminal street gang activity prevention and interven-
11	tion. The PROMISE Coordinating Council shall consult
12	with a research partner receiving a grant under section
13	279F for assistance with such assessment. Such assess-
14	ment shall include, with respect to the community for
15	which such PROMISE Coordinating Council was estab-
16	lished—
17	"(1) the number of youth who are at-risk of in-
18	volvement in juvenile delinquency or street gang ac-
19	tivity;
20	"(2) the number of youth who are involved in
21	juvenile delinquency or criminal street gang activity,
22	including the number of such youth who are at high
23	risk of continued involvement;
24	"(3) youth unemployment rates during the
25	summer;

1	"(4) the number of individuals on public finan-
2	cial assistance (including a breakdown of the num-
3	bers of men, women, and children on such assist-
4	ance);
5	"(5) the estimated number of youth who are
6	chronically truant;
7	"(6) the number of youth who have dropped out
8	of school in the previous year;
9	"(7) for the year before such assessment, the
10	estimated total amount expended (by the community
11	and other entities) for the incarceration of offenders
12	who were convicted or adjudicated delinquent for an
13	offense that was committed in such community, in-
14	cluding amounts expended for the incarceration of
15	offenders in prisons, jails, and juvenile facilities that
16	are located in the United States but are not located
17	in such community;
18	"(8) a comparison of the amount under para-
19	graph (7) with an estimation of the amount that
20	would be expended for the incarceration of offenders
21	described in such paragraph if the number of offend-
22	ers described in such paragraph was equal to the na-
23	tional average incarceration rate per 100,000 popu-
24	lation; and

1	"(9) a description of evidence-based and prom-
2	ising practices related to juvenile delinquency and
3	criminal street gang activity prevention available for
4	youth in the community, including school-based pro-
5	grams, after school programs (particularly programs
6	that have activities available for youth between 3
7	p.m. and 6 p.m. in the afternoon), weekend activities
8	and programs, youth mentoring programs, faith and
9	community-based programs, summer activities, and
10	summer jobs, if any; and
11	"(10) a description of evidence-based and prom-
12	ising intervention practices available for youth in the
13	community.
14	"(b) Limitation on Use of Assessment Informa-
15	TION.—Information gathered pursuant to this section may
16	be used for the sole purpose of developing a PROMISE
17	Plan in accordance with this subtitle.
18	"SEC. 277. PROMISE PLAN COMPONENTS.
19	"(a) In General.—Each Promise Coordinating
20	Council receiving funds from a unit of local government
21	or Indian tribe under this subpart shall develop a PROM-
22	ISE Plan to provide for the coordination of, and, as appro-
23	priate, to support the delivery of, evidence-based and
24	promising practices related to juvenile delinquency and
25	criminal street gang activity prevention and intervention

1	to youth and families who reside in the community for
2	which such PROMISE Coordinating Council was estab-
3	lished. Such a PROMISE Plan shall—
4	"(1) include the strategy by which the PROM-
5	ISE Coordinating Council plans to prioritize and al-
6	locate resources and services toward the unmet
7	needs of youth in the community, consistent with the
8	needs and available resources of communities with
9	the greatest need for assistance, as determined pur-
10	suant to section 272;
11	"(2) include a combination of evidence-based
12	and promising prevention and intervention practices
13	that are responsive to the needs of the community
14	and
15	"(3) ensure that cultural and linguistic needs of
16	the community are met.
17	"(b) Mandatory Components.—Each PROMISE
18	Plan shall—
19	"(1) include a plan to connect youth identified
20	in paragraphs (1) and (2) of section 276(a) to evi-
21	dence-based and promising practices related to juve-
22	nile delinquency and criminal street gang activity
23	prevention and intervention;

1	"(2) identify the amount or percentage of local
2	funds that are available to the PROMISE Coordi-
3	nating Council to carry out the PROMISE Plan;
4	"(3) provide strategies to improve indigent de-
5	fense delivery systems, with particular attention
6	given to groups of children who are disproportion-
7	ately represented in the State delinquency system
8	and Federal criminal justice system, as compared to
9	the representation of such groups in the general
10	population of the State;
11	"(4) provide for training (which complies with
12	the American Bar Association Juvenile Justice
13	Standards for the representation and care of youth
14	in the juvenile justice system) of prosecutors, de-
15	fenders, probation officers, judges and other court
16	personnel related to issues concerning the develop-
17	mental needs, challenges, and potential of youth in
18	the juvenile justice system, (including training re-
19	lated to adolescent development and mental health
20	issues, and the expected impact of evidence-based
21	practices and cost reduction strategies);
22	"(5) ensure that the number of youth involved
23	in the juvenile delinquency and criminal justice sys-
24	tems does not increase as a result of the activities

1	undertaken with the funds provided under this sub-
2	title;
3	"(6) describe the coordinated strategy that will
4	be used by the PROMISE Coordinating Council to
5	provide at-risk youth with evidence-based and prom-
6	ising practices related to juvenile delinquency and
7	criminal street gang activity prevention and inter-
8	vention;
9	"(7) propose the performance evaluation proc-
10	ess to be used to carry out section 278(d), which
11	shall include performance measures to assess efforts
12	to address the unmet needs of youth in the commu-
13	nity with evidence-based and promising practices re-
14	lated to juvenile delinquency and criminal street
15	gang activity prevention and intervention; and
16	"(8) identify the research partner the PROM-
17	ISE Coordinating Council will use to obtain informa-
18	tion on evidence-based and promising practices re-
19	lated to juvenile delinquency and criminal street
20	gang activity prevention and intervention, and for
21	the evaluation under section 278(d) of the results of
22	the activities carried out with funds under this sub-
23	part.
24	"(c) Voluntary Components.—In addition to the
25	components under subsection (b), a PROMISE Plan may

include evidence-based or promising practices related to juvenile delinquency and criminal street gang activity prevention and intervention in the following categories: 4 "(1) Early childhood development services (such 5 as prenatal and neonatal health services), early 6 childhood prevention, voluntary home visiting pro-7 grams, nurse-family partnership programs, par-8 enting and healthy relationship skills training, child 9 abuse prevention programs, Early Head Start, and 10 Head Start. 11 "(2) Child protection and safety services (such 12 as foster care and adoption assistance programs), 13 family stabilization programs, child welfare services. 14 and family violence intervention programs. 15 "(3) Youth and adolescent development serv-16 ices, including job training and apprenticeship pro-17 grams, job placement and retention training, edu-18 cation and after school programs (such as school 19 programs with shared governance by students, 20 teachers, and parents, and activities for youth be-21 tween the hours of 3 p.m. and 6 p.m. in the after-22 noon), mentoring programs, conflict resolution skills 23 training, sports, arts, life skills, employment and

recreation programs, summer jobs, and summer

recreation programs, and alternative school re-

24

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1	sources for youth who have dropped out of school or
2	demonstrate chronic truancy.
3	"(4) Health and mental health services, includ-
4	ing cognitive behavioral therapy, play therapy, and
5	peer mentoring and counseling.
6	"(5) Substance abuse counseling and treatment
7	services, including harm-reduction strategies.
8	"(6) Emergency, transitional, and permanent
9	housing assistance (such as safe shelter and housing
10	for runaway and homeless youth).
11	"(7) Targeted gang prevention, intervention,
12	and exit services such as tattoo removal, successful
13	models of anti-gang crime outreach programs (such
14	as 'street worker' programs), and other criminal
15	street gang truce or peacemaking activities.
16	"(8) Training and education programs for preg-
17	nant teens and teen parents.
18	"(9) Restorative justice programs.
19	"(10) Alternatives to detention and confinement
20	programs (such as mandated participation in com-
21	munity service, restitution, counseling, and intensive
22	individual and family therapeutic approaches).
23	"(11) Prerelease, postrelease, and reentry serv-
24	ices to assist detained and incarcerated youth with

1	transitioning back into and reentering the commu-
2	nity.
3	"SEC. 277A. AUTHORIZATION OF APPROPRIATIONS.
4	"For fiscal years 2016 through 2020, of the amount
5	made available to carry out this part for any fiscal year,
6	not more than 15 percent shall be made available to carry
7	out this subpart.
8	"Subpart 3—PROMISE Implementation Grants
9	"SEC. 278. PROMISE IMPLEMENTATION GRANTS AUTHOR-
10	IZED.
11	"(a) PROMISE IMPLEMENTATION GRANTS AU-
12	THORIZED.—The Administrator of the Office of Juvenile
13	Justice and Delinquency Prevention is authorized to
14	award grants to units of local government and Indian
15	tribes to assist PROMISE Coordinating Councils with im-
16	plementing PROMISE Plans developed pursuant to sub-
17	part 2.
18	"(b) Grant Duration and Amount.—
19	"(1) Duration.—A grant awarded under this
20	subtitle shall be for a 3-year period.
21	"(2) Maximum Grant amount.—A grant
22	awarded under this subtitle shall not be for more
23	than \$10,000,000 per year for each year of the
24	grant period.

1	"(c) Non-Federal Funds Required.—For each
2	fiscal year during the three-year grant period for a grant
3	under this subtitle, each unit of local government or In-
4	dian tribe receiving such a grant for a PROMISE Coordi-
5	nating Council shall provide, from non-Federal funds, in
6	cash or in kind, 25 percent of the costs of the activities
7	carried out with such grant.
8	"(d) EVALUATION.—Of any funds provided to a unit
9	of local government or an Indian tribe for a grant under
10	this subtitle, not more than \$100,000 shall be used to pro-
11	vide a contract to a competitively selected organization to
12	assess the progress of the unit or tribe in addressing the
13	unmet needs of youth in the community, in accordance
1 /	'41 41 1
14	with the needs and strengths assessed under section 276.
15	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICA-
15	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICA-
15 16	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICATION REQUIREMENTS.
15 16 17	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICA- TION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to re-
15 16 17 18	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICATION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to receive a PROMISE Implementation grant under this sub-
15 16 17 18 19	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICATION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to receive a PROMISE Implementation grant under this subpart, a unit of local government or Indian tribe that re-
15 16 17 18 19 20	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICATION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to receive a PROMISE Implementation grant under this subpart, a unit of local government or Indian tribe that received a PROMISE Assessment and Planning grant under
15 16 17 18 19 20 21	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICA- TION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to receive a PROMISE Implementation grant under this subpart, a unit of local government or Indian tribe that received a PROMISE Assessment and Planning grant under subpart 2 shall submit an application to the Administrator
15 16 17 18 19 20 21 22	"SEC. 279. PROMISE IMPLEMENTATION GRANT APPLICA- TION REQUIREMENTS. "(a) APPLICATION REQUIRED.—To be eligible to receive a PROMISE Implementation grant under this subpart, a unit of local government or Indian tribe that received a PROMISE Assessment and Planning grant under subpart 2 shall submit an application to the Administrator of the Office of Juvenile Justice and Delinquency Preven-

1	such information, as the Administrator, after consultation
2	with the organization under section 223(f)(1), may re-
3	quire.
4	"(b) Contents of Application.—Each application
5	submitted under subsection (a) shall—
6	"(1) identify potential savings from criminal
7	justice costs, public assistance costs, and other costs
8	avoided by utilizing evidence-based and promising
9	practices related to juvenile delinquency and crimi-
10	nal street gang activity prevention and intervention;
11	"(2) document—
12	"(A) investment in evidence-based and
13	promising practices related to juvenile delin-
14	quency and criminal street gang activity preven-
15	tion and intervention to be provided by the unit
16	of local government or Indian tribe;
17	"(B) the activities to be undertaken with
18	the grants funds;
19	"(C) any expected efficiencies in the juve-
20	nile justice or other local systems to be attained
21	as a result of implementation of the programs
22	funded by the grant; and
23	"(D) outcomes from such activities, in
24	terms of the expected numbers related to re-
25	duced criminal activity;

1	"(3) describe how savings sustained from in-
2	vestment in prevention and intervention practices
3	will be reinvested in the continuing implementation
4	of the PROMISE Plan; and
5	"(4) provide an assurance that the local fiscal
6	contribution with respect to evidence-based and
7	promising practices related to juvenile delinquency
8	and criminal street gang activity prevention and
9	intervention in the community for which the PROM-
10	ISE Coordinating Council was established for each
11	year of the grant period will not be less than the
12	local fiscal contribution with respect to such prac-
13	tices in the community for the year preceding the
14	first year of the grant period.
15	"SEC. 279A. GRANT AWARD GUIDELINES.
16	"(a) Selection and Distribution.—Grants
17	awarded under this subpart shall be awarded on a com-
18	petitive basis. The Administrator shall—
19	"(1) take such steps as may be necessary to en-
20	sure that grants are awarded to units of local gov-
21	ernments and Indian tribes in areas with the highest
22	concentrations of youth who are—
23	"(A) at risk of involvement in juvenile de-
24	linquency or criminal street gang activity; and

1	"(B) involved in juvenile delinquency or
2	street gang activity and who are at high-risk of
3	continued involvement; and
4	"(2) give consideration to the need for grants
5	to be awarded to units of local governments and In-
6	dian tribes in each region of the United States, and
7	among urban, suburban, and rural areas.
8	"(b) Extension of Grant Award.—The Adminis-
9	trator may extend the grant period under section
10	278(b)(1) for a PROMISE Implementation grant to a unit
11	of local government or an Indian tribe, in accordance with
12	regulations issued by the Administrator.
13	"(c) Renewal of Grant Award.—Subject to the
14	availability of appropriations, the Administrator may
15	renew a PROMISE Implementation grant to a unit of
16	local government or an Indian tribe to provide such unit
17	or tribe with additional funds to continue implementation
18	of a PROMISE Plan. Such a renewal—
19	"(1) shall be initiated by an application for re-
20	newal from a unit of local government or an Indian
21	tribe;
22	"(2) shall be carried out in accordance with
23	regulations issued by the Administrator; and
24	"(3) shall not be granted unless the Adminis-
25	trator determines such a renewal to be appropriate

- 1 based on the results of the evaluation conducted
- 2 under section 279F with respect to the community
- of such unit or tribe for which a PROMISE Coordi-
- 4 nating Council was established, and for which such
- 5 unit or tribe is applying for renewal.

6 "SEC. 279B. REPORTS.

- 7 "Not later than one year after the end of the grant
- 8 period for which a unit of local government or an Indian
- 9 tribe receives a PROMISE Implementation grant, and an-
- 10 nually thereafter for as long as such unit or tribe con-
- 11 tinues to receive Federal funding for a PROMISE Coordi-
- 12 nating Council, such unit or tribe shall report to the Ad-
- 13 ministrator regarding the use of Federal funds to imple-
- 14 ment the PROMISE Plan developed under section 275.

15 "SEC. 279C. AUTHORIZATION OF APPROPRIATIONS.

- 16 "For fiscal years 2016 through 2020, of the amount
- 17 made available to carry out this part for any fiscal year,
- 18 not more than 75 percent shall be made available to carry
- 19 out this subpart.

20 "Subpart 4—General PROMISE Grant Provisions

21 "SEC. 279D. NONSUPPLANTING CLAUSE.

- 22 "A unit of local government or Indian tribe receiving
- 23 a grant under this part shall use such grant only to sup-
- 24 plement, and not supplant, the amount of funds that, in
- 25 the absence of such grant, would be available to address

- 1 the needs of youth in the community with respect to evi-
- 2 dence-based and promising practices related to juvenile de-
- 3 linquency and criminal street gang activity prevention and
- 4 intervention.

5 "SEC. 279E. GRANT APPLICATION REVIEW PANEL.

- 6 "The Administrator of the Office of Juvenile Justice
- 7 and Delinquency Prevention, in conjunction with the
- 8 PROMISE Advisory Panel, shall establish and utilize a
- 9 transparent, reliable, and valid system for evaluating ap-
- 10 plications for PROMISE Assessment and Planning grants
- 11 and for PROMISE Implementation grants, and shall de-
- 12 termine which applicants meet the criteria for funding,
- 13 based primarily on a determination of greatest need (in
- 14 accordance with section 272), with due consideration to
- 15 other enumerated factors and the indicated ability of the
- 16 applicant to successfully implement the program described
- 17 in the application.

18 "SEC. 279F. EVALUATION OF PROMISE GRANT PROGRAMS.

- 19 "(a) EVALUATION REQUIRED.—Subject to the avail-
- 20 ability of appropriations under this part, the Adminis-
- 21 trator shall, in consultation with the organization provided
- 22 assistance under section 223(f)(1), provide for an evalua-
- 23 tion of the programs and activities carried out with grants
- 24 under this part. In carrying out this section, the Adminis-
- 25 trator shall—

1	"(1) award grants to institutions of higher edu-
2	cation (including institutions that are eligible to re-
3	ceive funds under part F of title III of the Higher
4	Education Act of 1965 (20 U.S.C. 1067q et seq.)),
5	to facilitate the evaluation process and measurement
6	of achieved outcomes;
7	"(2) identify evidence-based and promising
8	practices used by PROMISE Coordinating Councils
9	under PROMISE Implementation grants that have
10	proven to be effective in preventing involvement in,
11	or diverting further involvement in, juvenile delin-
12	quency or criminal street gang activity; and
13	"(3) ensure—
14	"(A) that such evaluation is based on the
15	performance standards that are developed by
16	the PROMISE Advisory Panel in accordance
17	with section $223(g)(1)(C)$;
18	"(B) the development of longitudinal and
19	clinical trial evaluation and performance meas-
20	urements with regard to the evidence-based and
21	promising practices funded under this part; and
22	"(C) the dissemination of the practices
23	identified in paragraph (2) to the National Re-
24	search Center for Proven Juvenile Justice Prac-
25	tices (established under section 279D), units of

1	local government, and Indian tribes to promote
2	the use of such practices by such units and
3	tribes to prevent involvement in, or to divert
4	further involvement in, juvenile delinquency or
5	criminal street gang activity.
6	"(b) Results to the National Research Cen-
7	TER FOR PROVEN JUVENILE JUSTICE PRACTICES.—The
8	Administrator shall provide the results of the evaluation
9	under subsection (a) to the National Research Center for
10	Proven Juvenile Justice Practices established under sec-
11	tion 279G.
12	"Subpart 5—Promise Research Centers
13	"SEC. 279G. ESTABLISHMENT OF THE NATIONAL RESEARCH
13 14	"SEC. 279G. ESTABLISHMENT OF THE NATIONAL RESEARCH CENTER FOR PROVEN JUVENILE JUSTICE
14	CENTER FOR PROVEN JUVENILE JUSTICE
14 15	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES.
14 15 16 17	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the avail-
14 15 16 17	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a
14 15 16 17	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a grant to a nonprofit organization with a national reputation for expertise in operating or evaluating effective, evi-
14 15 16 17 18	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a grant to a nonprofit organization with a national reputation for expertise in operating or evaluating effective, evi-
14 15 16 17 18 19 20	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a grant to a nonprofit organization with a national reputation for expertise in operating or evaluating effective, evidence-based practices related to juvenile delinquency and
14 15 16 17 18 19 20	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a grant to a nonprofit organization with a national reputation for expertise in operating or evaluating effective, evidence-based practices related to juvenile delinquency and criminal street gang activity prevention or intervention to
14 15 16 17 18 19 20 21	CENTER FOR PROVEN JUVENILE JUSTICE PRACTICES. "(a) CENTER ESTABLISHED.—Subject to the availability of appropriations, the Administrator shall award a grant to a nonprofit organization with a national reputation for expertise in operating or evaluating effective, evidence-based practices related to juvenile delinquency and criminal street gang activity prevention or intervention to develop a National Research Center for Proven Juvenile

1	juvenile justice information-sharing network to sup-
2	port the programs and activities carried out with
3	grants under subpart 3 of this part;
4	"(2) collect, and disseminate to PROMISE Co-
5	ordinating Councils, research and other information
6	about evidence-based and promising practices related
7	to juvenile delinquency and criminal street gang ac-
8	tivity prevention and intervention to inform the ef-
9	forts of PROMISE Coordinating Councils and re-
10	gional research partners and to support the pro-
11	grams and activities carried out with grants under
12	subpart 3 of this part;
13	"(3) increase the public's knowledge and under-
14	standing of effective juvenile justice practices to pre-
15	vent crime and delinquency and reduce recidivism;
16	and
17	"(4) develop, manage, and regularly update a
18	site to disseminate proven practices for successful
19	juvenile delinquency prevention and intervention.
20	"(b) Authorization of Appropriations.—Of the
21	amount made available to carry out this part—
22	"(1) for fiscal year 2016, not more than 2.5
23	percent of such amount shall be made available to
24	carry out this section; and

1	"(2) for fiscal years 2017 through 2020, not
2	more than four percent of such amount shall be
3	made available to carry out this section.
4	"SEC. 279H. GRANTS FOR REGIONAL RESEARCH PROVEN
5	PRACTICES PARTNERSHIPS.
6	"(a) Grant Program Authorized.—The Adminis-
7	trator shall, subject to the availability of appropriations,
8	establish a grant program to award grants to institutions
9	of higher education to serve as regional research partners
10	with PROMISE Coordinating Councils that are located in
11	the same geographic region as an institution, in collabora-
12	tion with the National Research Center for Proven Juve-
13	nile Justice Practices authorized under section 279D. Re-
14	gional research partners shall provide research support to
15	such PROMISE Coordinating Councils, including—
16	"(1) assistance with preparing PROMISE grant
17	applications under subpart 3, including collection of
18	baseline data for such applications;
19	"(2) assistance with the needs and strengths
20	assessments conducted under section 274; and
21	"(3) provision of support services to PROMISE
22	grant recipients for data collection and analysis to
23	assess progress under the PROMISE grant.
24	"(b) AUTHORIZATION OF APPROPRIATIONS.—Of the
25	amount made available to carry out this part—

1	"(1) for fiscal year 2016, not more than 2.5
2	percent of such amount shall be made available to
3	carry out this section; and
4	"(2) for fiscal years 2017 through 2020, not
5	more than four percent of such amount shall be
6	made available to carry out this section.".
7	SEC. 211. ADMINISTRATIVE AUTHORITY.
8	Section 299A(e) of the Juvenile Justice and Delin-
9	quency Prevention Act of 1974 (42 U.S.C. 5672(e)) is
10	amended by striking "requirements described in para-
11	graphs (11), (12), and (13) of section 223(a)" and insert-
12	ing "core requirements".
13	SEC. 212. TECHNICAL AND CONFORMING AMENDMENTS.
1314	SEC. 212. TECHNICAL AND CONFORMING AMENDMENTS. The Juvenile Justice and Delinquency Prevention Act
14	The Juvenile Justice and Delinquency Prevention Act
14 15	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended—
141516	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C.
14151617	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C. 5614(b)(6)), by striking "section 223(a)(15)" and
1415161718	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C. 5614(b)(6)), by striking "section 223(a)(15)" and inserting "section 223(a)(16)";
141516171819	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C. 5614(b)(6)), by striking "section 223(a)(15)" and inserting "section 223(a)(16)"; (2) in section 246(a)(2)(D) (42 U.S.C.
14 15 16 17 18 19 20	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C. 5614(b)(6)), by striking "section 223(a)(15)" and inserting "section 223(a)(16)"; (2) in section 246(a)(2)(D) (42 U.S.C. 5656(a)(2)(D)), by striking "section 222(c)" and in-
14 15 16 17 18 19 20 21	The Juvenile Justice and Delinquency Prevention Act of 1974 (42 U.S.C. 5601 et seq.) is amended— (1) in section 204(b)(6) (42 U.S.C. 5614(b)(6)), by striking "section 223(a)(15)" and inserting "section 223(a)(16)"; (2) in section 246(a)(2)(D) (42 U.S.C. 5656(a)(2)(D)), by striking "section 222(c)" and inserting "section 222(d)"; and

TITLE **III—INCENTIVE GRANTS DELINQUENCY LOCAL** FOR 2 PREVENTION PROGRAMS 3 4 SEC. 301. DEFINITIONS. 5 Section 502 of the Incentive Grants for Local Delinquency Prevention Programs Act of 2002 (42 U.S.C. 6 7 5781) is amended— 8 (1) in the section heading, by striking "**DEFI**-9 **NITION**" and inserting "**DEFINITIONS**"; and (2) by striking "this title, the term" and insert-10 11 ing the following: "this title— 12 "(1) the term 'mentoring' means matching 1 13 adult with 1 or more youths (not to exceed 4 youths) 14 for the purpose of providing guidance, support, and 15 encouragement aimed at developing the character of 16 the youths, where the adult and youths meet regu-17 larly for not less than 4 hours each month for not 18 less than a 9-month period; and 19 "(2) the term". 20 SEC. 302. GRANTS FOR DELINQUENCY PREVENTION PRO-21 GRAMS. 22 Section 504(a) of the Incentive Grants for Local Delinguency Prevention Programs Act of 2002 (42 U.S.C. 5783(a)) is amended— 24

1	(1) in paragraph (7), by striking "and" at the
2	end;
3	(2) in paragraph (8), by striking the period at
4	the end and inserting "; and; and
5	(3) by adding at the end the following:
6	"(9) mentoring programs.".
7	SEC. 303. TECHNICAL AND CONFORMING AMENDMENT.
8	The Juvenile Justice and Delinquency Prevention Act
9	of 1974 is amended by striking title V, as added by the
10	Juvenile Justice and Delinquency Prevention Act of 1974
11	(Public Law 93–415; 88 Stat. 1133) (relating to miscella-
12	neous and conforming amendments).
13	TITLE IV—MISCELLANEOUS
13	
13	PROVISIONS
14	PROVISIONS
14 15	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY
14 15 16 17	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE.
14 15 16 17	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016,
14 15 16 17	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016, the Comptroller General of the United States shall—
14 15 16 17 18	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016, the Comptroller General of the United States shall— (1) conduct a comprehensive analysis and eval-
14 15 16 17 18 19 20	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016, the Comptroller General of the United States shall— (1) conduct a comprehensive analysis and evaluation regarding the performance of the Office of
14 15 16 17 18 19 20 21	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016, the Comptroller General of the United States shall— (1) conduct a comprehensive analysis and evaluation regarding the performance of the Office of Juvenile Justice Delinquency and Prevention (re-
14 15 16 17 18 19 20 21	PROVISIONS SEC. 401. EVALUATION BY GOVERNMENT ACCOUNTABILITY OFFICE. (a) EVALUATION.—Not later than October 1, 2016, the Comptroller General of the United States shall— (1) conduct a comprehensive analysis and evaluation regarding the performance of the Office of Juvenile Justice Delinquency and Prevention (referred to in this section as "the agency"), its func-

1	grantees (as determined by the Comptroller General)
2	that receive Federal funds under grant programs ad-
3	ministered by the Office of Juvenile Justice Delin-
4	quency and Prevention including a review of internal
5	controls to prevent fraud, waste, and abuse of funds
6	by grantees; and
7	(3) submit a report in accordance with sub-
8	section (d).
9	(b) Considerations for Evaluation.—In con-
10	ducting the analysis and evaluation under subsection
11	(a)(1), and in order to document the efficiency and public
12	benefit of the Juvenile Justice and Delinquency Preven-
13	tion Act of 1974 (42 U.S.C. 5601 et seq.), excluding the
14	Runaway and Homeless Youth Act (42 U.S.C. 5701 et
15	seq.) and the Missing Children's Assistance Act (42
16	U.S.C. 5771 et seq.), the Comptroller General shall take
17	into consideration—
18	(1) the extent to which the jurisdiction of, and
19	the programs administered by, the agency duplicate
20	or conflict with the jurisdiction and programs of
21	other agencies;
22	(2) the potential benefits of consolidating pro-
23	grams administered by the agency with similar or
24	duplicative programs of other agencies, and the po-
25	tential for consolidating those programs:

1	(3) whether present functions or operations are
2	impeded or enhanced by existing statutes, rules, and
3	procedures;
4	(4) the number and types of beneficiaries or
5	persons served by programs carried out by the agen-
6	ey;
7	(5) the manner with which the agency seeks
8	public input and input from State and local govern-
9	ments on the performance of the functions of the
10	agency;
11	(6) the extent to which the agency complies
12	with section 552 of title 5, United States Code (com-
13	monly known as the Freedom of Information Act);
14	(7) whether greater oversight is needed of pro-
15	grams developed with grants made by the agency;
16	and
17	(8) the extent to which changes are necessary
18	in the authorizing statutes of the agency in order for
19	the functions of the agency to be performed in a
20	more efficient and effective manner.
21	(c) Considerations for Audits.—In conducting
22	the audit and evaluation under subsection $(a)(2)$, and in
23	order to document the efficiency and public benefit of the
24	Juvenile Justice and Delinquency Prevention Act of 1974
25	(42 U.S.C. 5601 et seq.), excluding the Runaway and

1	Homeless Youth Act (42 U.S.C. 5701 et seq.) and the
2	Missing Children's Assistance Act (42 U.S.C. 5771 et
3	seq.), the Comptroller General shall take into consider-
4	ation—
5	(1) whether grantees timely file Financial Sta-
6	tus Reports;
7	(2) whether grantees have sufficient internal
8	controls to ensure adequate oversight of grant fund
9	received;
10	(3) whether disbursements were accompanied
11	with adequate supporting documentation (including
12	invoices and receipts);
13	(4) whether expenditures were authorized;
14	(5) whether subrecipients of grant funds were
15	complying with program requirements;
16	(6) whether salaries and fringe benefits of per-
17	sonnel were adequately supported by documentation;
18	(7) whether contracts were bid in accordance
19	with program guidelines; and
20	(8) whether grant funds were spent in accord-
21	ance with program goals and guidelines.
22	(d) Report.—
23	(1) In General.—The Comptroller General of
24	the United States shall submit a report regarding
25	the evaluation conducted under subsection (a) and

1	audit under subsection (b), together with supporting
2	materials, to the Speaker of the House of Represent-
3	atives and the President pro tempore of the Senate,
4	and be made available to the public, not later than
5	October 1, 2016.
6	(2) Contents.—The report submitted in ac-
7	cordance with paragraph (1) shall include all audit
8	findings determined by the selected, statistically sig-
9	nificant sample of grantees as required by subsection
10	(a)(2) and shall include the name and location of
11	any selected grantee as well as any findings required
12	by subsection $(a)(2)$.
13	SEC. 402. AUTHORIZATION OF APPROPRIATIONS.
14	(a) In General.—The Juvenile Justice and Delin-
15	quency Prevention Act of 1974 (42 U.S.C. 5601 et seq.)
16	is amended by adding at the end the following:
17	"TITLE VI—AUTHORIZATION OF
18	APPROPRIATIONS; ACCOUNT-
19	ABILITY AND OVERSIGHT
20	"SEC. 601. AUTHORIZATION OF APPROPRIATIONS.
21	"(a) In General.—There are authorized to be ap-
22	propriated to carry out this Act—
23	"(1) $$262,500,000$ for fiscal year 2016 ;
24	"(2) $$267,750,000$ for fiscal year 2017;
25	"(3) \$273,105,000 for fiscal year 2018;

	100
1	(4) \$278,565,000 for fiscal year 2019; and
2	(5) \$284,130,000 for fiscal year 2020, and for
3	each succeeding fiscal year.
4	"(b) Mentoring Programs.—Not more than 10
5	percent of the amount made available under subsection (a)
6	for a fiscal year may be used for mentoring programs.
7	"(c) Part G Funds.—Not more than 10 percent of
8	the amount made available under subsection (a) for a fis-
9	cal year may be used to carry out part G of title II.".
10	(b) Technical and Conforming Amendments.—
11	The Juvenile Justice and Delinquency Prevention Act of
12	1974 is amended by striking—
13	(1) section 299 (42 U.S.C. 5671);
14	(2) section 388 (42 U.S.C. 5751);
15	(3) section 408 (42 U.S.C. 5777); and
16	(4) section 505 (42 U.S.C. 5784).
17	SEC. 403. ACCOUNTABILITY AND OVERSIGHT.
18	(a) In General.—Title VI of the Juvenile Justice
19	and Delinquency Prevention Act of 1974, as added by this
20	Act, is amended by adding at the end the following:
21	"SEC. 602. ACCOUNTABILITY AND OVERSIGHT.
22	"All grants awarded by the Attorney General under
23	this Act shall be subject to the following accountability
24	provisions:
25	"(1) Audit requirement.—

1	"(A) Definitions.—In this paragraph—
2	"(i) the term 'Inspector General'
3	means the Inspector General of the De-
4	partment of Justice; and
5	"(ii) the term 'unresolved audit find-
6	ing' means a finding in the final audit re-
7	port of the Inspector General—
8	"(I) that the audited grantee has
9	used grant funds for an unauthorized
10	expenditure or otherwise unallowable
11	cost; and
12	"(II) that is not closed or re-
13	solved during the 12-month period be-
14	ginning on the date on which the final
15	audit report is issued.
16	"(B) REQUIREMENT.—Beginning in the
17	first fiscal year beginning after the date of en-
18	actment of this Act, and in each fiscal year
19	thereafter, the Inspector General shall conduct
20	audits of recipients of grants under this Act to
21	prevent waste, fraud, and abuse of funds by
22	grantees.
23	"(C) Number of grantees to be au-
24	DITED.—The Inspector General shall determine

1	the appropriate number of grantees to be au-
2	dited under subparagraph (B) each fiscal year.
3	"(D) Mandatory exclusion.—A recipi-
4	ent of grant funds under this Act that is found
5	to have an unresolved audit finding shall not be
6	eligible to receive grant funds under this Act
7	during the first 2 fiscal years beginning after
8	the 12-month period described in subparagraph
9	(A)(ii)(II).
10	"(E) Priority.—In awarding grants
11	under this Act, the Attorney General shall give
12	priority an eligible entity that did not have an
13	unresolved audit finding during the 3 fiscal
14	years prior to the date on which the eligible en-
15	tity submits an application for a grant under
16	this Act.
17	"(F) Reimbursement.—If an entity is
18	awarded grant funds under this Act during the
19	2-fiscal-year period in which the entity is barred
20	from receiving grants under subparagraph (D),
21	the Attorney General shall—
22	"(i) deposit an amount equal to the
23	amount of the grant funds that were im-
24	properly awarded to the grantee into the
25	general fund of the Treasury; and

1	"(ii) seek to recoup the costs of the
2	repayment to the general fund under
3	clause (i) from the grantee that was erro-
4	neously awarded grant funds.
5	"(2) Nonprofit organization require-
6	MENTS.—
7	"(A) Definition.—For purposes of this
8	paragraph and the grant programs described in
9	this Act, the term 'nonprofit organization'
10	means an organization that is described in sec-
11	tion 501(c)(3) of the Internal Revenue Code of
12	1986 and is exempt from taxation under section
13	501(a) of such Code.
14	"(B) Prohibition.—The Attorney Gen-
15	eral may not award a grant under any grant
16	program described in this Act to a nonprofit or-
17	ganization that holds money in offshore ac-
18	counts for the purpose of avoiding paying the
19	tax described in section 511(a) of the Internal
20	Revenue Code of 1986.
21	"(C) Disclosure.—
22	"(i) IN GENERAL.—Each nonprofit or-
23	ganization that is awarded a grant under
24	a grant program described in this Act and
25	uses the procedures prescribed in regula-

1	tions to create a rebuttable presumption of
2	reasonableness for the compensation of its
3	officers, directors, trustees, and key em-
4	ployees, shall disclose to the Attorney Gen-
5	eral, in the application for the grant, the
6	process for determining such compensa-
7	tion, including—
8	"(I) the independent persons in-
9	volved in reviewing and approving
10	such compensation;
11	"(II) the comparability data
12	used; and
13	"(III) contemporaneous substan-
14	tiation of the deliberation and deci-
15	sion.
16	"(ii) Public inspection upon re-
17	QUEST.—Upon request, the Attorney Gen-
18	eral shall make the information disclosed
19	under clause (i) available for public inspec-
20	tion.
21	"(3) Conference expenditures.—
22	"(A) Limitation.—No amounts author-
23	ized to be appropriated to the Department of
24	Justice under this Act may be used by the At-
25	torney General, or by any individual or organi-

1	zation awarded discretionary funds through a
2	cooperative agreement under this Act, to host
3	or support any expenditure for conferences that
4	uses more than \$20,000 in funds made avail-
5	able to the Department of Justice, unless the
6	Deputy Attorney General or such assistant at-
7	torneys general, Directors, or principal deputies
8	as the Deputy Attorney General may designate,
9	provides prior written authorization that the
10	funds may be expended to host a conference.
11	"(B) Written approval.—Written ap-
12	proval under subparagraph (A) shall include a
13	written estimate of all costs associated with the
14	conference, including the cost of all food and
15	beverages, audiovisual equipment, honoraria for
16	speakers, and entertainment.
17	"(C) Report.—The Deputy Attorney Gen-
18	eral shall submit an annual report to the Com-
19	mittee on the Judiciary of the Senate and the
20	Committee on the Judiciary of the House of
21	Representatives on all conference expenditures
22	approved under this paragraph.
23	"(4) Prohibition on Lobbying Activity.—
24	"(A) In general.—Amounts authorized
25	to be appropriated under this Act may not be

1	utilized by any recipient of a grant made using
2	such amounts to—
3	"(i) lobby any representative of the
4	Department of Justice regarding the
5	award of grant funding; or
6	"(ii) lobby any representative of a
7	Federal, State, local, or tribal government
8	regarding the award of grant funding.
9	"(B) Penalty.—If the Attorney General
10	determines that any recipient of a grant made
11	using amounts authorized to be appropriated
12	under this Act has violated subparagraph (A),
13	the Attorney General shall—
14	"(i) require the grant recipient to
15	repay the grant in full; and
16	"(ii) prohibit the grant recipient from
17	receiving another grant under this Act for
18	not less than 5 years.
19	"(5) Annual Certification.—Beginning in
20	the first fiscal year beginning after the date of en-
21	actment of the Juvenile Justice and Delinquency
22	Prevention Reauthorization Act of 2015, the Attor-
23	ney General shall submit, to the Committee on the
24	Judiciary and the Committee on Appropriations of
25	the Senate and the Committee on the Judiciary and

1	the Committee on Appropriations of the House of
2	Representatives, an annual certification that—
3	"(A) all audits issued by the Office of the
4	Inspector General of the Department of Justice
5	under paragraph (1) have been completed and
6	reviewed by the appropriate Assistant Attorney
7	General or Director;
8	"(B) all mandatory exclusions required
9	under paragraph (1)(D) have been issued;
10	"(C) all reimbursements required under
11	paragraph (1)(F)(i) have been made; and
12	"(D) includes a list of any grant recipients
13	excluded under paragraph (1)(D) during the
14	preceding fiscal year.".
15	(b) TECHNICAL AND CONFORMING AMENDMENT.—
16	(1) In General.—The Juvenile Justice and
17	Delinquency Prevention Act of 1974 is amended by
18	striking section 407 (42 U.S.C. 5776a).
19	(2) Effective date.—The amendment made
20	by paragraph (1) shall take effect on the first day
21	of the first fiscal year beginning after the date of en-
22	actment of this Act.
23	(3) SAVINGS CLAUSE.—In the case of an entity
24	that is barred from receiving grant funds under
25	paragraph (2) or (7)(B)(ii) of section 407 of the Ju-

1	venile Justice and Delinquency Prevention Act of
2	1974 (42 U.S.C. 5776a), the amendment made by
3	paragraph (1) of this subsection shall not affect the
4	applicability to the entity, or to the Attorney Gen-
5	eral with respect to the entity, of paragraph (2), (3),
6	or (7) of such section 407, as in effect on the day
7	before the effective date under paragraph (2) of this
8	subsection.
9	TITLE V—JUVENILE ACCOUNT-
10	ABILITY BLOCK GRANTS
11	SEC. 501. GRANT ELIGIBILITY.
12	Section 1802(a) of title I of the Omnibus Crime Con-
13	trol and Safe Streets Act of 1968 (42 U.S.C. 3796ee-
14	2(a)) is amended—
15	(1) in paragraph (1), by striking "and" at the
16	end;
17	(2) in paragraph (2), by striking the period at
18	the end and inserting "; and; and
19	(3) by adding at the end the following:
20	"(3) assurances that the State agrees to comply
21	with the core requirements, as defined in section 103
22	of the Juvenile Justice and Delinquency Prevention
23	Act of 1974 (42 U.S.C. 5603), applicable to the de-
24	tention and confinement of juveniles.".