115TH CONGRESS 2D SESSION

H. R. 5682

To provide for programs to help reduce the risk that prisoners will recidivate upon release from prison, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

May 7, 2018

Mr. Collins of Georgia (for himself, Mr. Jeffries, Mr. Goodlatte, and Ms. Bass) introduced the following bill; which was referred to the Committee on the Judiciary

A BILL

To provide for programs to help reduce the risk that prisoners will recidivate upon release from prison, and for other purposes.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Formerly Incarcerated Reenter Society Transformed
- 6 Safely Transitioning Every Person Act" or the "FIRST
- 7 STEP Act".
- 8 (b) Table of Contents for
- 9 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—RECIDIVISM REDUCTION

- Sec. 101. Risk and needs assessment system.
- Sec. 102. Implementation of system and recommendations by Bureau of Prisons.
- Sec. 103. GAO Report.
- Sec. 104. Authorization of appropriations.
- Sec. 105. Rule of construction.

TITLE II—BUREAU OF PRISONS SECURE FIREARMS STORAGE

- Sec. 201. Short title.
- Sec. 202. Secure firearms storage.

TITLE III—RESTRAINTS ON PREGNANT PRISONERS PROHIBITED

Sec. 301. Use of restraints on prisoners during the period of pregnancy and postpartum recovery prohibited.

TITLE IV—MISCELLANEOUS CRIMINAL JUSTICE

- Sec. 401. Placement of prisoners close to families.
- Sec. 402. Home confinement for low risk prisoners.
- Sec. 403. Federal prisoner reentry initiative reauthorization; modification of imposed term of imprisonment.
- Sec. 404. Identification for returning citizens.
- Sec. 405. Miscellaneous.
- Sec. 406. Expanding inmate employment through Federal prison industries.
- Sec. 407. De-escalation training.
- Sec. 408. Evidence-based treatment for opioid and heroin abuse.
- Sec. 409. Pilot programs.
- Sec. 410. Ensuring supervision of released sexually dangerous persons.
- Sec. 411. Data collection.
- Sec. 412. Healthcare products.
- Sec. 413. Prison rape elimination standards auditors.
- Sec. 414. Adult and juvenile collaboration programs.

1 TITLE I—RECIDIVISM

2 **REDUCTION**

- 3 SEC. 101. RISK AND NEEDS ASSESSMENT SYSTEM.
- 4 (a) IN GENERAL.—Chapter 229 of title 18, United
- 5 States Code, is amended by inserting after subchapter C
- 6 the following:

1	"SUBCHAPTER D—RISK AND NEEDS
2	ASSESSMENT SYSTEM
3	"§ 3631. Duties of the Attorney General
4	"(a) In General.—The Attorney General shall
5	carry out this subchapter in consultation with—
6	"(1) the Director of the Bureau of Prisons;
7	"(2) the Director of the Administrative Office
8	of the United States Courts;
9	"(3) the Director of the Office of Probation and
10	Pretrial Services;
11	"(4) the Director of the National Institute of
12	Justice; and
13	"(5) the Director of the National Institute of
14	Corrections.
15	"(b) Duties.—The Attorney General shall—
16	"(1) conduct a review of the existing prisoner
17	risk and needs assessment systems in operation or
18	the date of the enactment of the FIRST STEP Act
19	"(2) develop recommendations regarding evi-
20	dence-based recidivism reduction programs and pro-
21	ductive activities in accordance with section 3633;
22	"(3) conduct ongoing research and data anal-
23	vsis on—

1	"(A) evidence-based recidivism reduction
2	programs relating to the use of prisoner risk
3	and needs assessment tools;
4	"(B) the most effective and efficient uses
5	of such programs;
6	"(C) which evidence-based recidivism re-
7	duction programs are the most effective at re-
8	ducing recidivism, and the type, amount, and
9	intensity of programming that most effectively
10	reduces the risk of recidivism; and
11	"(D) products purchased by Federal agen-
12	cies that are manufactured overseas and could
13	be manufactured by prisoners participating in a
14	prison work program without reducing job op-
15	portunities for other workers in the United
16	States;
17	"(4) on an annual basis, review and validate the
18	risk and needs assessment system, which review
19	shall include—
20	"(A) any subsequent changes to the risk
21	and needs assessment system made after the
22	date of the enactment of this subchapter;
23	"(B) the recommendations developed under
24	paragraph (2), using the research conducted
25	under paragraph (3);

1	"(C) an evaluation to ensure that the risk
2	and needs assessment system bases the assess-
3	ment of each prisoner's risk of recidivism on in-
4	dicators of progress, and of regression that are
5	dynamic and that can reasonably be expected to
6	change while in prison;
7	"(D) statistical validation of any tools that
8	the risk and needs assessment system uses; and
9	"(E) an evaluation of the rates of recidi-
10	vism among similarly classified prisoners to
11	identify any unwarranted disparities, including
12	disparities among similarly classified prisoners
13	of different demographic groups, in such rates;
14	"(5) make any revisions or updates to the risk
15	and needs assessment system that the Attorney Gen-
16	eral determines appropriate pursuant to the review
17	under paragraph (4), including updates to ensure
18	that any disparities identified in paragraph (4)(E)
19	are reduce to the greatest extent possible; and
20	"(6) report to Congress in accordance with sec-
21	tion 3634.
22	"§ 3632. Development of risk and needs assessment
23	system
24	"(a) In General.—Not later than 180 days after
25	the date of the enactment of the FIRST STEP Act, the

1	Attorney General shall develop and release a risk and
2	needs assessment system (referred to in this subchapter
3	as the 'System'), which shall be used to—
4	"(1) determine the recidivism risk of each pris-
5	oner as part of the intake process, and classify each
6	prisoner as having minimum, low, medium, or high
7	risk for recidivism;
8	"(2) assess and determine, to the extent prac-
9	ticable, the risk of violent or serious misconduct of
10	each prisoner;
11	"(3) determine the type, amount, and intensity
12	of evidence-based recidivism reduction programs that
13	are appropriate for each prisoner and assign each
14	prisoner to such programs accordingly, and based on
15	the prisoner's specific criminogenic needs, and in ac-
16	cordance with subsection (b);
17	"(4) reassess the recidivism risk of each pris-
18	oner periodically and reassign the prisoner to appro-
19	priate evidence-based recidivism reduction programs
20	or productive activities based on the revised deter-
21	mination to ensure that—
22	"(A) all prisoners at each risk level have a
23	meaningful opportunity to reduce their classi-
24	fication during the period of incarceration;

1	"(B) to address the specific criminogenic
2	needs of the prisoner; and
3	"(C) all prisoners are able to successfully
4	participate in such programs;
5	"(5) determine when to provide incentives and
6	rewards for successful participation in evidence-
7	based recidivism reduction programs or productive
8	activities in accordance with subsection (e); and
9	"(6) determine when a prisoner is ready to
10	transfer into prerelease custody in accordance with
11	section $3624(c)$.
12	In carrying out this subsection, the Attorney General may
13	use existing risk and needs assessment tools, as appro-
14	priate.
15	"(b) Assignment of Evidence-Based Recidivism
16	REDUCTION PROGRAMS.—The System shall provide guid-
17	ance on the type, amount, and intensity of evidence-based
18	recidivism reduction programming and productive activi-
19	ties that shall be assigned for each prisoner, including—
20	"(1) programs in which the Bureau of Prisons
21	shall assign the prisoner to participate, according to
22	the prisoner's specific criminogenic needs; and
23	"(2) information on the best ways that the Bu-
24	reau of Prisons can tailor the programs to the spe-
25	cific criminogenic needs of each prisoner so as to

1	most effectively lower each prisoner's risk of recidi-
2	vism.
3	"(c) Housing and Assignment Decisions.—The
4	System shall provide guidance on program grouping and
5	housing assignment determinations and, after accounting
6	for the safety of each prisoner and other individuals at
7	the prison, provide that prisoners with a similar risk level
8	be grouped together in housing and assignment decisions
9	to the extent practicable.
10	"(d) EVIDENCE-BASED RECIDIVISM REDUCTION
11	PROGRAM INCENTIVES AND PRODUCTIVE ACTIVITIES RE-
12	WARDS.—The System shall provide incentives and rewards
13	for prisoners to participate in and complete evidence-based
14	recidivism reduction programs as follows:
15	"(1) Phone and visitation privileges.—A
16	prisoner who is successfully participating in an evi-
17	dence-based recidivism reduction program shall re-
18	ceive—
19	"(A) phone privileges, or, if available, video
20	conferencing privileges, for up to 30 minutes
21	per day, and up to 510 minutes per month; and
22	"(B) additional time for visitation at the
23	prison, as determined by the warden of the pris-
24	on.

1	"(2) Transfer to institution closer to
2	RELEASE RESIDENCE.—A prisoner who is success-
3	fully participating in an evidence-based recidivism
4	reduction program shall be considered by the Bu-
5	reau of Prisons for placement in a facility closer to
6	the prisoner's release residence upon request from
7	the prisoner and subject to—
8	"(A) bed availability at the transfer facil-
9	ity;
10	"(B) the prisoner's security designation;
11	and
12	"(C) the recommendation from the warden
13	of the prison at which the prisoner is incarcer-
14	ated at the time of making the request.
15	"(3) Additional policies.—The Director of
16	the Bureau of Prisons shall develop additional poli-
17	cies to provide appropriate incentives for successful
18	participation and completion of evidence-based re-
19	cidivism reduction programming. Such incentives
20	shall include not less than two of the following:
21	"(A) Increased commissary spending limits
22	and product offerings.
23	"(B) Extended opportunities to access the
24	email system.

1	"(C) Consideration of transfer to preferred
2	housing units (including transfer to different
3	prison facilities).
4	"(D) Other incentives solicited from pris-
5	oners and determined appropriate by the Direc-
6	tor.
7	"(4) Time credits.—
8	"(A) In general.—A prisoner, except for
9	an ineligible prisoner under subparagraph (D),
10	who successfully completes evidence-based re-
11	cidivism reduction programming or productive
12	activities, shall earn time credits as follows:
13	"(i) A prisoner shall earn 10 days of
14	time credits for every 30 days of successful
15	participation in evidence-based recidivism
16	reduction programming or productive ac-
17	tivities.
18	"(ii) A prisoner determined by the
19	Bureau of Prisons to be at a minimum or
20	low risk for recidivating, who, over two
21	consecutive assessments, has not increased
22	their risk of recidivism, shall earn an addi-
23	tional 5 days of time credits for every 30
24	days of successful participation in evi-

1	dence-based recidivism reduction program-
2	ming or productive activities.
3	"(B) AVAILABILITY.—A prisoner may not
4	earn time credits under this paragraph for an
5	evidence-based recidivism reduction program
6	that the prisoner successfully completed—
7	"(i) prior to the date of the enactment
8	of this Act;
9	"(ii) during official detention prior to
10	the date that the prisoner's sentence com-
11	mences under section 3585(a); or
12	"(iii) if that prisoner is an inadmis-
13	sible or deportable alien under the immi-
14	gration laws (as such term is defined in
15	section 101 of the Immigration and Na-
16	tionality Act (8 U.S.C. 1101)).
17	"(C) Application of time credits to-
18	WARD PRE-RELEASE CUSTODY.—Time credits
19	earned under this paragraph by prisoners who
20	successfully participate in recidivism reduction
21	programs or productive activities and who have
22	been determined to be at minimum risk or low
23	risk for recidivating pursuant to their last two
24	reassessments shall be applied toward time in
25	pre-release custody. The Director of the Bureau

of Prisons shall transfer prisoners described in this subparagraph into prerelease custody, except that the Director of the Bureau of Prisons may deny such a transfer if the warden of the prison finds by clear and convincing evidence that the prisoner should not be transferred into prerelease custody based only on evidence of the prisoner's actions after the conviction of such prisoner and not based on evidence from the underlying conviction, and submits a detailed written statement regarding such finding to the Director of the Bureau of Prisons.

- "(D) Ineligible prisoners.—A prisoner is ineligible to receive time credits under this paragraph if the prisoner is service a sentence for a conviction under any of the following provisions of law:
 - "(i) Section 113(a)(1), relating to assault with intent to commit murder.
 - "(ii) Section 115, relating to influencing, impeding, or retaliating against a Federal official by injuring a family member, except for a threat made in violation of that section.

1	"(iii) Any section of chapter 10, relat-
2	ing to biological weapons.
3	"(iv) Any section of chapter 11B, re-
4	lating to chemical weapons.
5	"(v) Section 351, relating to Congres-
6	sional, Cabinet, and Supreme Court assas-
7	sination, kidnapping, and assault.
8	"(vi) Section 793, relating to gath-
9	ering, transmitting, or losing defense infor-
10	mation.
11	"(vii) Section 794, relating to gath-
12	ering or delivering defense information to
13	aid a foreign government.
14	"(viii) Any section of chapter 39, re-
15	lating to explosives and other dangerous
16	articles, except for section 836 (relating to
17	the transportation of fireworks into a State
18	prohibiting sale or use).
19	"(ix) Section 842(p), relating to dis-
20	tribution of information relating to explo-
21	sive, destructive devices, and weapons of
22	mass destruction, but only if the conviction
23	involved a weapon of mass destruction (as
24	defined in section $2332a(c)(2)$ of such
25	title).

1	"(x) Subsection $(f)(3)$, (h) , or (i) of
2	section 844, relating to the use of fire or
3	an explosive.
4	"(xi) Section 924(e), relating to un-
5	lawful possession of a firearm by a person
6	with 3 or more convictions for a violent fel-
7	ony.
8	"(xii) Section 1030(a)(1), relating to
9	fraud and related activity in connection
10	with computers.
11	"(xiii) Any section of chapter 51, re-
12	lating to homicide, except for section 1112
13	(relating to manslaughter), 1113 (relating
14	to attempt to commit murder or man-
15	slaughter, but only if the conviction was
16	for an attempt to commit manslaughter),
17	1115 (relating to misconduct or neglect of
18	ship officers), or 1122 (relating to protec-
19	tion against the human immunodeficiency
20	virus).
21	"(xiv) Any section of chapter 55, re-
22	lating to kidnapping.
23	"(xv) Any offense under chapter 77,
24	relating to peonage, slavery, and traf-

1	ficking in persons, except for sections 1592
2	through 1596.
3	"(xvi) Section 1751, relating to Presi-
4	dential and Presidential staff assassina-
5	tion, kidnapping, and assault.
6	"(xvii) Section 1841(a)(2)(C), relating
7	to intentionally killing or attempting to kill
8	an unborn child.
9	"(xviii) Section 1992, relating to ter-
10	rorist attacks and other violence against
11	railroad carriers and against mass trans-
12	portation systems on land, on water, or
13	through the air.
14	"(xix) Section 2113(e), relating to
15	bank robbery resulting in death.
16	"(xx) Section 2118(c)(2), relating to
17	robberies and burglaries involving con-
18	trolled substances resulting in death.
19	"(xxi) Section 2119(3), relating to
20	taking a motor vehicle (commonly referred
21	to as 'carjacking') that results in death.
22	"(xxii) Any section of chapter 105, re-
23	lating to sabotage, except for section 2152.
24	"(xxiii) Any section of chapter 109A,
25	relating to sexual abuse, except that with

1	regard to section 2244, only a conviction
2	under subsection (c) of that section (relat-
3	ing to abusive sexual contact involving
4	young children) shall make a prisoner in-
5	eligible under this subparagraph.
6	"(xxiv) Section 2251, relating to the
7	sexual exploitation of children.
8	"(xxv) Section 2251A, relating to the
9	selling or buying of children.
10	"(xxvi) Any of paragraphs (1)
11	through (3) of section 2252(a), relating to
12	certain activities relating to material in-
13	volving the sexual exploitation of minors.
14	"(xxvii) A second or subsequent con-
15	viction under any of paragraphs (1)
16	through (6) of section 2252A(a), relating
17	to certain activities relating to material
18	constituting or containing child pornog-
19	raphy.
20	"(xxviii) Section 2260, relating to the
21	production of sexually explicit depictions of
22	a minor for importation into the United
23	States.
24	"(xxix) Section 2283, relating to the
25	transportation of explosive, biological,

1	chemical, or radioactive or nuclear mate-
2	rials.
3	"(xxx) Section 2284, relating to the
4	transportation of terrorists.
5	"(xxxi) Section 2291, relating to the
6	destruction of a vessel or maritime facility,
7	but only if the conduct which led to the
8	conviction involved a substantial risk of
9	death or serious bodily injury.
10	"(xxxii) Any section of chapter 113B,
11	relating to terrorism.
12	"(xxxiii) Section 2340A, relating to
13	torture.
14	"(xxxiv) Section 2381, relating to
15	treason.
16	"(xxxv) Section 2442, relating to the
17	recruitment or use of child soldiers.
18	"(xxxvi) Section 57(b) of the Atomic
19	Energy Act of 1954 (42 U.S.C. 2077(b)),
20	relating to the engagement or participation
21	in the development or production of special
22	nuclear material.
23	"(xxxvii) Section 92 of the Atomic
24	Energy Act of 1954 (42 U.S.C. 2122), re-

1	lating to prohibitions governing atomic
2	weapons.
3	"(xxxviii) Section 101 of the Atomic
4	Energy Act of 1954 (42 U.S.C. 2131), re-
5	lating to the atomic energy license require-
6	ment.
7	"(xxxix) Section 224 or 225 of the
8	Atomic Energy Act of 1954 (42 U.S.C.
9	2274, 2275), relating to the communica-
10	tion or receipt of restricted data.
11	"(xl) Section 236 of the Atomic En-
12	ergy Act of 1954 (42 U.S.C. 2284), relat-
13	ing to the sabotage of nuclear facilities or
14	fuel.
15	"(xli) Section 60123(b) of title 49,
16	United States Code, relating to damaging
17	or destroying a pipeline facility, but only if
18	the conduct which led to the conviction in-
19	volved a substantial risk of death or seri-
20	ous bodily injury.
21	"(xlii) Section 401(a) of the Con-
22	trolled Substances Act (21 U.S.C. 841),
23	relating to manufacturing or distributing a
24	controlled substance, but only in the case
25	of a conviction for an offense described in

1	subparagraph (A), (B), or (C) of sub-
2	section (b)(1) of that section for which
3	death or serious bodily injury resulted
4	from the use of such substance.
5	"(xliii) Section 276(a) of the Immi-
6	gration and Nationality Act (8 U.S.C.
7	1326), relating to the reentry of a removed
8	alien, but only if the alien is described in
9	paragraph (1) or (2) of subsection (b) of
10	that section.
11	"(xliv) Any section of the Export Ad-
12	ministration Act of 1979 (50 U.S.C. App.
13	2401 et seq.)
14	"(xlv) Section 206 of the Inter-
15	national Emergency Economic Powers Act
16	(50 U.S.C. 1705).
17	"(xlvi) Section 601 of the National
18	Security Act of 1947 (50 U.S.C. 3121), re-
19	lating to the protection of identities of cer-
20	tain United States undercover intelligence
21	officers, agents, informants, and sources.
22	"(xlvii) An offense described in sec-
23	tion 3559(c)(2)(F), for which the offender
24	was sentenced to a term of imprisonment
25	of more than one year, if the offender has

1 a previous conviction, for which the of-2 fender served a term of imprisonment of 3 more than one year, for a Federal or State 4 offense, by whatever designation and wherever committed, consisting of murder (as 6 described in section 1111), voluntary man-7 slaughter (as described in section 1112), 8 assault with intent to commit murder (as 9 described in section 113(a)), aggravated 10 sexual abuse and sexual abuse (as de-11 scribed in sections 2241 and 2242), abu-12 sive sexual contact (as described in sec-13 tions 2244(a)(1) and (a)(2), kidnapping 14 (as described in chapter 55), carjacking 15 (as described in section 2119), arson (as 16 described in section 844(f)(3), (h), or (i)), 17 or terrorism (as described in chapter 18 113B).

> "(5) RISK REASSESSMENTS AND LEVEL AD-JUSTMENT.—A prisoner who successfully participates in evidence-based recidivism reduction programming or productive activities shall receive periodic risk reassessments not less often than annually, and a prisoner determined to be at a medium or high risk of recidivating and who has less than 5

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- 1 years until his or her projected release date shall re-
- 2 ceive more frequent risk reassessments. If the reas-
- 3 sessment shows that the prisoner's risk of
- 4 recidivating or specific needs have changed, the Bu-
- 5 reau of Prisons shall update the determination of
- 6 the prisoner's risk of recidivating or information re-
- 7 garding the prisoner's specific needs and reassign
- 8 the prisoner to appropriate evidence-based recidivism
- 9 reduction programming or productive activities
- based on such changes.
- 11 "(6) Relation to other incentive pro-
- 12 GRAMS.—The incentives described in this subsection
- shall be in addition to any other rewards or incen-
- tives for which a prisoner may be eligible.
- 15 "(xx) Section 2118(c)(2) of title 18, United States
- 16 Code, relating to robberies and burglaries involving con-
- 17 trolled substances resulting in death.
- 18 "(e) Penalties.—The Director of the Bureau of
- 19 Prisons shall develop guidelines for the reduction of re-
- 20 wards and incentives earned under subsection (e) for pris-
- 21 oners who violate prison rules or evidence-based recidivism
- 22 reduction program or productive activity rules, which shall
- 23 provide—
- 24 "(1) general levels of violations and resulting
- 25 reductions;

1	"(2) that any reduction that includes the loss of
2	time credits shall require written notice to the pris-
3	oner, shall be limited to time credits that a prisoner
4	earned as of the date of the prisoner's rule violation,
5	and shall not include any future time credits that
6	the prisoner may earn; and
7	"(3) for a procedure to restore time credits that
8	a prisoner lost as a result of a rule violation based
9	on the prisoner's individual progress after the date
10	of the rule violation.
11	"(f) Bureau of Prisons Training.—The Attorney
12	General shall develop and implement training programs
13	for Bureau of Prisons officers and employees responsible
14	for administering the System, which shall include—
15	"(1) initial training to educate officers and em-
16	ployees on how to use the System in an appropriate
17	and consistent manner, as well as the reasons for
18	using the System;
19	"(2) continuing education;
20	"(3) periodic training updates; and
21	"(4) a requirement that such officers and em-
22	ployees demonstrate competence in administering
23	the System, including interrater reliability, on a bi-
24	annual basis.

1	"(g) QUALITY ASSURANCE.—In order to ensure that
2	the Bureau of Prisons is using the System in an appro-
3	priate and consistent manner, the Attorney General shall
4	monitor and assess the use of the System, which shall in-
5	clude conducting annual audits of the Bureau of Prisons
6	regarding the use of the System.
7	"§ 3633. Evidence-based recidivism reduction pro-
8	gram and recommendations
9	"Prior to releasing the System, the Attorney General
10	shall—
11	"(1) review the effectiveness of evidence-based
12	recidivism reduction programs that exist as of the
13	date of the enactment of this subchapter in prisons
14	operated by the Bureau of Prisons;
15	"(2) review available information regarding the
16	effectiveness of evidence-based recidivism reduction
17	programs and productive activities that exist in
18	State-operated prisons throughout the United
19	States;
20	"(3) identify the most effective evidence-based
21	recidivism reduction programs;
22	"(4) review the policies for entering into evi-
23	dence-based recidivism reduction partnerships de-
24	scribed in section 3621(h)(5); and
25	"(5) direct the Bureau of Prisons regarding—

1	"(A) evidence-based recidivism reduction
2	programs;
3	"(B) the ability for faith-based organiza-
4	tions to function as a provider of educational
5	evidence-based programs outside of the religious
6	classes and services provided through the Chap-
7	lainey; and
8	"(C) the addition of any new effective evi-
9	dence-based recidivism reduction programs that
10	the Attorney General finds.
11	"§ 3634. Report
12	"Beginning on the date that is two years after the
13	date of the enactment of this subchapter, and annually
14	thereafter for a period of 5 years, the Attorney General
15	shall submit a report to the Committees on the Judiciary
16	of the Senate and the House of Representatives and the
17	Subcommittees on Commerce, Justice, Science, and Re-
18	lated Agencies of the Committees on Appropriations of the
19	Senate and the House of Representatives that contains the
20	following:
21	"(1) A summary of the activities and accom-
22	plishments of the Attorney General in carrying out
23	this Act.
24	"(2) A summary and assessment of the types
25	and effectiveness of the evidence-based recidivism re-

1	duction programs and productive activities in prisons
2	operated by the Bureau of Prisons, including—
3	"(A) evidence about which programs have
4	been shown to reduce recidivism;
5	"(B) the capacity of each program and ac-
6	tivity at each prison, including the number of
7	prisoners along with the recidivism risk of each
8	prisoner enrolled in each program; and
9	"(C) identification of any gaps or short-
10	ages in capacity of such programs and activi-
11	ties.
12	"(3) Rates of recidivism among individuals who
13	have been released from Federal prison, based on
14	the following criteria:
15	"(A) The primary offense of conviction.
16	"(B) The length of the sentence imposed
17	and served.
18	"(C) The Bureau of Prisons facility or fa-
19	cilities in which the prisoner's sentence was
20	served.
21	"(D) The evidence-based recidivism reduc-
22	tion programming that the prisoner successfully
23	completed, if any.
24	"(E) The prisoner's assessed and reas-
25	sessed risk of recidivism.

1	"(F) The productive activities that the
2	prisoner successfully completed, if any.
3	"(4) The status of prison work programs at fa-
4	cilities operated by the Bureau of Prisons, includ-
5	ing—
6	"(A) a strategy to expand the availability
7	of such programs without reducing job opportu-
8	nities for workers in the United States who are
9	not in the custody of the Bureau of Prisons, in-
10	cluding the feasibility of prisoners manufac-
11	turing products purchased by Federal agencies
12	that are manufactured overseas;
13	"(B) an assessment of the feasibility of ex-
14	panding such programs, consistent with the
15	strategy required under subparagraph (A), with
16	the goal that 5 years after the date of enact-
17	ment of this Act, not less than 75 percent of el-
18	igible minimum and low risk offenders have the
19	opportunity to participate in a prison work pro-
20	gram for not less than 20 hours per week; and
21	"(C) a detailed discussion of legal authori-
22	ties that would be useful or necessary to achieve
23	the goals described in subparagraphs (A) and
24	(B).

1	"(5) An assessment of the Bureau of Prisons"
2	compliance with section 3621(h).
3	"(6) An assessment of progress made toward
4	carrying out the purposes of this subchapter, includ-
5	ing any savings associated with—
6	"(A) the transfer of prisoners into
7	prerelease custody under section 3624(g) in-
8	cluding savings resulting from the avoidance or
9	deferral of future construction, acquisition, and
10	operations costs; and
11	"(B) any decrease in recidivism that may
12	be attributed to the System or the increase in
13	evidence-based recidivism reduction programs
14	required under chapter.
15	"(7) Recommendations for how to reinvest any
16	savings into other Federal, State, and local law en-
17	forcement activities and evidence-based recidivism
18	reduction programs in the Bureau of Prisons.
19	"§ 3635. Definitions
20	"In this subchapter the following definitions apply:
21	"(1) EVIDENCE-BASED RECIDIVISM REDUCTION
22	PROGRAM.—The term 'evidence-based recidivism re-
23	duction program' means either a group or individual
24	activity that—

1	"(A) has been shown by empirical evidence
2	to reduce recidivism or is based on research in-
3	dicating that it is likely to be effective in reduc-
4	ing recidivism;
5	"(B) is designed to help prisoners succeed
6	in their communities upon release from prison;
7	and
8	"(C) may include—
9	"(i) social learning and communica-
10	tion, interpersonal, anti-bullying, rejection
11	response, and other life skills;
12	"(ii) family relationship building,
13	structured parent-child interaction, and
14	parenting skills;
15	"(iii) classes on morals or ethics;
16	"(iv) academic classes;
17	"(v) cognitive behavioral treatment;
18	"(vi) mentoring;
19	"(vii) substance abuse treatment;
20	"(viii) vocational training;
21	"(ix) faith-based classes or services;
22	"(x) civic engagement and reintegra-
23	tive community services;
24	"(xi) a prison job, including through a
25	prison work program;

1	"(xii) victim impact classes or other
2	restorative justice programs; and
3	"(xiii) trauma counseling and trauma-
4	informed support programs.
5	"(2) Prisoner.—The term 'prisoner' means a
6	person who has been sentenced to a term of impris-
7	onment pursuant to a conviction for a Federal crimi-
8	nal offense, or a person in the custody of the Bureau
9	of Prisons.
10	"(3) Risk and needs assessment tool.—
11	The term 'risk and needs assessment tool' means an
12	objective and statistically validated method through
13	which information is collected and evaluated to de-
14	termine—
15	"(A) the risk that a prisoner will recidivate
16	upon release from prison; and
17	"(B) the recidivism reduction programs
18	that will best minimize the risk that the pris-
19	oner will recidivate upon release from prison.
20	"(4) Productive activity.—The term 'pro-
21	ductive activity' means either a group or individual
22	activity that is designed to allow prisoners deter-
23	mined as having a low or no risk of recidivating to
24	remain productive and thereby maintain a minimum
25	or low risk of recidivating, and may include the de-

1	livery of the programs described in paragraph (1) to
2	other prisoners.".
3	(b) CLERICAL AMENDMENT.—The table of sections
4	for chapter 229 of title 18, United States Code, is amend-
5	ed by adding at the end the following:
	"SUBCHAPTER D—RISK AND NEEDS ASSESSMENT SYSTEM
	"3631. Duties of the Attorney General. "3632. Development of risk and needs assessment system. "3633. Evidence-based recidivism reduction program and recommendations. "3634. Report. "3635. Definitions.".
6	SEC. 102. IMPLEMENTATION OF SYSTEM AND REC-
7	OMMENDATIONS BY BUREAU OF PRISONS.
8	(a) Implementation of System Generally.—
9	Section 3621 of title 18, United States Code, is amended
10	by adding at the end the following:
11	"(h) Implementation of Risk and Needs As-
12	SESSMENT SYSTEM.—
13	"(1) In general.—Not later than 180 days
14	after the Attorney General completes and releases
15	the risk and needs assessment system (referred to in
16	this subsection as the 'System') developed under
17	subchapter D, the Director of the Bureau of Prisons
18	shall, in accordance with that subchapter—
19	"(A) implement and complete the initial in-
20	take risk and needs assessment for each pris-
21	oner (including for each prisoner who was a
22	prisoner prior the effective date of this sub-

section), regardless of the prisoner's length of imposed term of imprisonment, and begin to assign prisoners to appropriate evidence-based recidivism reduction programs based on that determination;

- "(B) begin to expand the effective evidence-based recidivism reduction programs and productive activities it offers and add any new evidence-based recidivism reduction programs and productive activities necessary to effectively implement the System; and
- "(C) begin to implement the other risk and needs assessment tools necessary to effectively implement the System over time, while prisoners are participating in and completing the effective evidence-based recidivism reduction programs and productive activities.
- "(2) Phase-in.—In order to carry out paragraph (1), so that every prisoner has the opportunity to participate in and complete the type, amount, and intensity of evidence-based recidivism reduction programs or productive activities they need, and be reassessed for recidivism risk as necessary to effectively implement the System, the Bureau of Prisons shall—

"(A) provide such evidence-based recidivism reduction programs and productive activities for all prisoners before the date that is 2
years after the date on which the Bureau of
Prisons completes a risk and needs assessment
for each prisoner under paragraph (1)(A); and

- "(B) develop and validate the risk and needs assessment tool to be used in the reassessments of risk of recidivism, while prisoners are participating in and completing evidence-based recidivism reduction programs and productive activities.
- "(3) Priority during Phase-In.—During the 2-year period described in paragraph (2)(A), the priority for such programs and activities shall be accorded based on a prisoner's proximity to release date.
- "(4) Preliminary expansion of evidence-Based recidivism reduction programs and au-Thority to use incentives.—Beginning on the date of the enactment of the Prison Reform and Redemption Act, the Bureau of Prisons may begin to expand any evidence-based recidivism reduction programs and productive activities that exist at a prison as of such date, and may offer to prisoners who suc-

1	cessfully participate in such programs and activities
2	the incentives and rewards described in subchapter
3	D.
4	"(5) Recidivism reduction partnerships.—
5	In order to expand evidence-based recidivism reduc-
6	tion programs and productive activities, the Attorney
7	General shall develop policies for the warden of each
8	prison of the Bureau of Prisons to enter into part-
9	nerships, subject to the availability of appropria-
10	tions, with any of the following:
11	"(A) Nonprofit and other private organiza-
12	tions, including faith-based, art, and commu-
13	nity-based organizations that will deliver recidi-
14	vism reduction programming on a paid or vol-
15	unteer basis.
16	"(B) Institutions of higher education (as
17	defined in section 101 of the Higher Education
18	Act of 1965 (20 U.S.C. 1001)) that will deliver
19	instruction on a paid or volunteer basis.
20	"(C) Private entities that will—
21	"(i) deliver vocational training and
22	certifications;
23	"(ii) provide equipment to facilitate
24	vocational training or employment opportu-
25	nities for prisoners;

1	"(iii) employ prisoners; or
2	"(iv) assist prisoners in prerelease
3	custody or supervised release in finding
4	employment.
5	"(D) Industry-sponsored organizations
6	that will deliver workforce development and
7	training, on a paid or volunteer basis.
8	"(6) Requirement to provide programs to
9	ALL PRISONERS; PRIORITY.—The Director of the
10	Bureau of Prisons shall provide all prisoners with
11	the opportunity actively participate in evidence-based
12	recidivism reduction programs or productive activi-
13	ties, according to their specific criminogenic needs,
14	throughout their entire term of incarceration. Pri-
15	ority for participation in recidivism reduction pro-
16	grams shall be given to medium-risk and high-risk
17	prisoners, with access to productive activities given
18	to minimum-risk and low-risk prisoners.
19	"(7) Definitions.—The terms in this sub-
20	section have the meaning given those terms in sec-
21	tion 3635.".
22	(b) Prerelease Custody.—
23	(1) In general.—Section 3624 of title 18,
24	United States Code, is amended—
25	(A) in subsection (b)(1)—

1	(i) by striking ", beyond the time
2	served, of up to 54 days at the end of each
3	year of the prisoner's term of imprison-
4	ment, beginning at the end of the first
5	year of the term," and inserting "of up to
6	54 days for each year of the prisoner's sen-
7	tence imposed by the court,"; and
8	(ii) by striking "credit for the last
9	year or portion of a year of the term of im-
10	prisonment shall be prorated and credited
11	within the last six weeks of the sentence"
12	and inserting "credit for the last year of a
13	term of imprisonment shall be credited on
14	the first day of the last year of the term
15	of imprisonment"; and
16	(B) by adding at the end the following:
17	"(g) Prerelease Custody for Risk and Needs
18	Assessment System Participants.—
19	"(1) Eligible prisoners.—This subsection
20	applies in the case of a prisoner (as such term is de-
21	fined in section 3635) who—
22	"(A) has earned time credits under the
23	risk and needs assessment system developed
24	under subchapter D (referred to in this sub-
25	section as the 'System') in an amount that is

1	equal to the remainder of the prisoner's im-
2	posed term of imprisonment;
3	"(B) has shown through the periodic risk
4	reassessments a demonstrated recidivism risk
5	reduction or has maintained a minimum or low
6	recidivism risk, during the prisoner's term of
7	imprisonment;
8	"(C) has been classified by the warden of
9	the prison as otherwise qualified to be trans-
10	ferred into prerelease custody; and
11	"(D)(i) has been determined under the
12	System to be a minimum or low risk to
13	recidivate; or
14	"(ii) has had a petition to be transferred
15	to prerelease custody approved by the warden of
16	the prison, after the warden's determination
17	that—
18	"(I) the prisoner would not be a dan-
19	ger to society if transferred to prerelease
20	custody;
21	"(II) the prisoner has made a good
22	faith effort to lower their recidivism risk
23	through participation in recidivism reduc-
24	tion programs or productive activities;

1	"(III) the prisoner is unlikely to
2	recidivate; and
3	"(IV) the transfer of the prisoner to
4	prerelease custody is otherwise appro-
5	priate.
6	"(2) Types of prerelease custody.—A
7	prisoner shall be placed in prerelease custody as fol-
8	lows:
9	"(A) Home confinement.—
10	"(i) In general.—A prisoner placed
11	in prerelease custody pursuant to this sub-
12	section who is placed in home confinement
13	shall—
14	"(I) be subject to 24-hour elec-
15	tronic monitoring that enables the
16	prompt identification of any violation
17	of subclause (II);
18	"(II) remain in the prisoner's
19	residence, except that the prisoner
20	may leave the prisoner's home in
21	order to, subject to the approval of
22	the Director of the Bureau of Pris-
23	ons—
24	"(aa) perform a job or job-
25	related activities, including an

1	apprenticeship, or participate in
2	job-seeking activities;
3	"(bb) participate in evi-
4	dence-based recidivism reduction
5	programming or productive ac-
6	tivities assigned by the System,
7	or similar activities;
8	"(ce) perform community
9	service;
10	"(dd) participate in crime
11	victim restoration activities;
12	"(ee) receive medical treat-
13	ment; or
14	"(ff) attend religious activi-
15	ties; and
16	"(III) comply with such other
17	conditions as the Director determines
18	appropriate.
19	"(ii) Alternate means of moni-
20	TORING.—If the electronic monitoring of a
21	prisoner described in clause (i)(I) is infea-
22	sible for technical or religious reasons, the
23	Director of the Bureau of Prisons may use
24	alternative means of monitoring a prisoner
25	placed in home confinement that the Direc-

1	tor determines are as effective or more ef-
2	fective than the electronic monitoring de-
3	scribed in clause (i)(I).
4	"(iii) Modifications.—The Director
5	of the Bureau of Prisons may modify the
6	conditions described in clause (i) if the Di-
7	rector determines that a compelling reason
8	exists to do so, and that the prisoner has
9	demonstrated exemplary compliance with
10	such conditions.
11	"(iv) Duration.—Except as provided
12	in paragraph (4), a prisoner who is placed
13	in home confinement shall remain in home
14	confinement until the prisoner has served
15	not less than 85 percent of the prisoner's
16	imposed term of imprisonment.
17	"(B) Residential reentry center.—A
18	prisoner placed in prerelease custody pursuant
19	to this subsection who is placed at a residential
20	reentry center shall be subject to such condi-
21	tions as the Director of the Bureau of Prisons
22	determines appropriate.
23	"(3) Determination of conditions.—In de-
24	termining appropriate conditions for prisoners
25	placed in prerelease custody pursuant to this sub-

section, the Director of the Bureau of Prisons shall, to the extent practicable, provide that increasingly less restrictive conditions shall be imposed on prisoners who demonstrate continued compliance with the conditions of such prerelease custody, so as to most effectively prepare such prisoners for reentry.

- "(4) VIOLATIONS OF CONDITIONS.—If a prisoner violates a condition of the prisoner's prerelease custody, the Director of the Bureau of Prisons may impose such additional conditions on the prisoner's prerelease custody as the Director of the Bureau of Prisons determines appropriate, or revoke the prisoner's prerelease custody and require the prisoner to serve the remainder of the term of imprisonment to which the prisoner was sentenced, or any portion thereof, in prison.
- "(5) Issuance of Guidelines.—The Attorney General, in consultation with the Assistant Director for the Office of Probation and Pretrial Services, shall issue guidelines, for use by the Bureau of Prisons in determining—
 - "(A) the appropriate type of prerelease custody and level of supervision for a prisoner placed on prerelease custody pursuant to this subsection; and

1	"(B) consequences for a violation of a con-
2	dition of such prerelease custody by such a pris-
3	oner, including a return to prison and a reas-
4	sessment of evidence-based recidivism risk level
5	under the System.
6	"(6) AGREEMENTS WITH UNITED STATES PRO-
7	BATION AND PRETRIAL SERVICES.—The Director of
8	the Bureau of Prisons shall, to the greatest extent
9	practicable, enter into agreements with United
10	States Probation and Pretrial Services to supervise
11	prisoners placed in home confinement or community
12	supervision under this subsection. Such agreements
13	shall—
14	"(A) authorize United States Probation
15	and Pretrial Services to exercise the authority
16	granted to the Director pursuant to paragraphs
17	(3) and (4); and
18	"(B) take into account the resource re-
19	quirements of United States Probation and
20	Pretrial Services as a result of the transfer of
21	Bureau of Prisons prisoners to prerelease cus-
22	tody.
23	"(7) Assistance.—United States Probation
24	and Pretrial Services shall, to the greatest extent
25	practicable, offer assistance to any prisoner not

under its supervision during prerelease custody
under this subsection.

"(8) Mentoring services.—Any prerelease custody into which a prisoner is placed under this subsection may not include a condition prohibiting the prisoner from receiving mentoring services from a person who provided such services to the prisoner while the prisoner was incarcerated, except that the warden of the facility at which the prisoner was incarcerated may waive the requirement under this paragraph if the warden finds that the provision of such services would pose a significant security risk to the prisoner, persons who provide such services, or any other person. The warden shall provide written notice of any such waiver to the person providing mentoring services and to the prisoner.

- "(9) TIME LIMITS INAPPLICABLE.—The time limits under subsections (b) and (c) shall not apply to prerelease custody under this subsection.
- "(h) ALIEN PRISONERS SUBJECT TO DEPORTA-TION.—If a prisoner who is placed in prerelease custody is an alien whose deportation was ordered as a condition of such prerelease custody or who is subject to a detainer filed by United States Immigration and Customs Enforcement for the purposes of determining the alien's deport-

- 1 ability, United States Immigration and Customs Enforce-
- 2 ment shall take custody of the alien upon the alien's trans-
- 3 fer to prerelease custody.".
- 4 (2) Effective date.—The amendments made
- 5 by this subsection shall take effect beginning on the
- 6 date that the Attorney General completes and re-
- 7 leases the risk and needs assessment system under
- 8 subchapter D of chapter 229 of title 18, United
- 9 States Code.

10 **SEC. 103. GAO REPORT.**

- 11 Not later than 2 years after the Director of the Bu-
- 12 reau of Prisons implements the risk and needs assessment
- 13 system under section 3621 of title 18, United States Code,
- 14 and every 2 years thereafter, the Comptroller General of
- 15 the United States shall conduct an audit of the use of the
- 16 risk and needs assessment system at Bureau of Prisons
- 17 facilities. The audit shall include analysis of the following:
- 18 (1) Whether inmates are being assessed under
- the risk and needs assessment system with the fre-
- quency required under such section 3621.
- 21 (2) Whether the Bureau of Prisons is able to
- offer recidivism reduction programs and productive
- activities (as such terms are defined in section 3635
- of title 18, United States Code).

- 1 (3) Whether the Bureau of Prisons is offering 2 the type, amount, and intensity of recidivism reduc-3 tion programs and productive activities for prisoners 4 to earn the maximum amount of time credits for 5 which they are eligible.
 - (4) Whether the Attorney General is carrying out the duties under section 3631(b) of title 18, United States Code.
 - (5) Whether officers and employees of the Bureau of Prisons are receiving the training described in section 3236(f) of title 18, United States Code.
 - (6) Whether the Bureau of Prisons offers work assignments to all prisoners who might benefit from such an assignment.
 - (7) Whether the Bureau of Prisons transfers prisoners to prerelease custody as soon as they are eligible for such a transfer under section 3624(g) of title 18, United States Code.
 - (8) The rates of recidivism among similarly classified prisoners to identify any unwarranted disparities, including disparities among similarly classified prisoners of different demographic groups, in such rates.

1 SEC. 104. AUTHORIZATION OF APPROPRIATIONS.

- 2 (a) In General.—There is authorized to be appro-
- 3 priated to carry out this title \$50,000,000 for each of fis-
- 4 cal years 2019 through 2023. Of the amount appropriated
- 5 under this subsection, 80 percent shall be reserved for use
- 6 by the Director of the Bureau of Prisons to implement
- 7 the system under section 102 and the amendments made
- 8 by that section.
- 9 (b) SAVINGS.—Any savings associated with reduc-
- 10 tions in recidivism that result from this title should be
- 11 reinvested—
- 12 (1) into evidence-based recidivism reduction
- programs offered by the Bureau of Prisons; and
- 14 (2) ensuring eligible prisoners have access to
- such programs and productive activities offered by
- the Bureau of Prisons.
- 17 SEC. 105. RULE OF CONSTRUCTION.
- Nothing in this Act, or the amendments made by this
- 19 Act, may be construed to provide authority to place a pris-
- 20 oner in prerelease custody who is serving a term of impris-
- 21 onment pursuant to a conviction for an offense under the
- 22 laws of one of the 50 States, or of a territory or possession
- 23 of the United States.

TITLE II—BUREAU OF PRISONS SECURE FIREARMS STORAGE

3	SEC. 201. SHORT TITLE.
4	This title may be cited as the "Lieutenant Osvaldo
5	Albarati Correctional Officer Self-Protection Act of
6	2018".
7	SEC. 202. SECURE FIREARMS STORAGE.
8	(a) In General.—Chapter 303 of title 18, United
9	States Code, is amended by adding at the end the fol-
10	lowing:
11	"§ 4050. Secure firearms storage
12	"(a) Definitions.—In this section—
13	"(1) the term 'employee' means a qualified law
14	enforcement officer employed by the Bureau of Pris-
15	ons; and
16	"(2) the terms 'firearm' and 'qualified law en-
17	forcement officer' have the meanings given those
18	terms under section 926B.
19	"(b) Secure Firearms Storage.—The Director of
20	the Bureau of Prisons shall ensure that each chief execu-
21	tive officer of a Federal penal or correctional institution—
22	"(1)(A) provides a secure storage area located
23	outside of the secure perimeter of the institution for

employees to store firearms; or

1	"(B) allows employees to store firearms in a ve-
2	hicle lockbox approved by the Director of the Bureau
3	of Prisons; and
4	"(2) notwithstanding any other provision of
5	law, allows employees to carry concealed firearms on
6	the premises outside of the secure perimeter of the
7	institution.".
8	(b) Technical and Conforming Amendment.—
9	The table of sections for chapter 303 of title 18, United
10	States Code, as amended by this Act, is further amended
11	by adding at the end the following:
	"4050. Secure firearms storage.".
12	TITLE III—RESTRAINTS ON
12 13	TITLE III—RESTRAINTS ON PREGNANT PRISONERS PRO-
13	PREGNANT PRISONERS PRO-
13 14	PREGNANT PRISONERS PRO- HIBITED
13 14 15	PREGNANT PRISONERS PRO- HIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE
13 14 15 16	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM
13 14 15 16	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED.
113 114 115 116 117	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED. (a) IN GENERAL.—Chapter 317 of title 18, United
13 14 15 16 17 18	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED. (a) IN GENERAL.—Chapter 317 of title 18, United States Code, is amended by inserting after section 4321
13 14 15 16 17 18 19 20	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED. (a) IN GENERAL.—Chapter 317 of title 18, United States Code, is amended by inserting after section 4321 the following:
13 14 15 16 17 18 19 20 21	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED. (a) IN GENERAL.—Chapter 317 of title 18, United States Code, is amended by inserting after section 4321 the following: "§ 4322. Use of restraints on prisoners during the pe-
13 14 15 16 17 18 19 20 21	PREGNANT PRISONERS PROHIBITED SEC. 301. USE OF RESTRAINTS ON PRISONERS DURING THE PERIOD OF PREGNANCY AND POSTPARTUM RECOVERY PROHIBITED. (a) IN GENERAL.—Chapter 317 of title 18, United States Code, is amended by inserting after section 4321 the following: "§ 4322. Use of restraints on prisoners during the period of pregnancy, labor, and postpartum

1	confirmed by a healthcare professional, and ending at the
2	conclusion of postpartum recovery, a prisoner in the cus-
3	tody of the Bureau of Prisons, or in the custody of the
4	United States Marshals Service pursuant to section 4086,
5	shall not be placed in restraints.
6	"(b) Exceptions.—
7	"(1) In general.—The prohibition under sub-
8	section (a) shall not apply if—
9	"(A) an appropriate corrections official, or
10	a United States marshal, as applicable, makes
11	a determination that the prisoner—
12	"(i) is an immediate and credible
13	flight risk that cannot reasonably be pre-
14	vented by other means; or
15	"(ii) poses an immediate and serious
16	threat of harm to herself or others that
17	cannot reasonably be prevented by other
18	means; or
19	"(B) a health care professional responsible
20	for the health and safety of the prisoner deter-
21	mines that the use of restraints is appropriate
22	for the medical safety of the prisoner.
23	"(2) Least restrictive restraints.—In the
24	case that restraints are used pursuant to an excep-
25	tion under paragraph (1), only the least restrictive

1	restraints necessary to prevent the harm or risk of
2	escape described in paragraph (1) may be used.
3	"(3) Application.—
4	"(A) In general.—The exceptions under
5	paragraph (1) may not be applied—
6	"(i) to place restraints around the an-
7	kles, legs, or waist of a prisoner;
8	"(ii) to restrain a prisoner's hands be-
9	hind her back;
10	"(iii) to restrain a prisoner using
11	four-point restraints; or
12	"(iv) to attach a prisoner to another
13	prisoner.
14	"(B) Medical request.—Notwith-
15	standing paragraph (1), upon the request of a
16	healthcare professional who is responsible for
17	the health and safety of a prisoner, a correc-
18	tions official or United States marshal, as ap-
19	plicable, shall refrain from using restraints on
20	the prisoner or remove restraints used on the
21	prisoner.
22	"(c) Reports.—
23	"(1) Report to the director and
24	HEALTHCARE PROFESSIONAL.—If a corrections offi-
25	cial or United States marshal uses restraints on a

prisoner under subsection (b)(1), that official or marshal shall submit, not later than 30 days after placing the prisoner in restraints, to the Director of the Bureau of Prisons or the Director of the United States Marshals Service, as applicable, and to the healthcare professional responsible for the health and safety of the prisoner, a written report which describes the facts and circumstances surrounding the use of restraints, and includes—

- "(A) the reasoning upon which the determination to use restraints was made;
- "(B) the details of the use of restraints, including the type of restraints used and length of time during which restraints were used; and
- "(C) any resulting physical effects on the prisoner observed by or known to the corrections official or United States marshal, as applicable.
- "(2) SUPPLEMENTAL REPORT TO THE DIRECTOR.—Upon receipt of a report under subsection (c)(1), the healthcare professional responsible for the health and safety of the prisoner may submit to the Director such information as the healthcare professional determines is relevant to the use of restraints on the prisoner.

"(3) Report to judiciary committees.— 1 "(A) IN GENERAL.—Not later than 1 year 2 3 after the date of enactment of this Act, and an-4 nually thereafter, the Director of the Bureau of Prisons and the Director of the United States 6 Marshals Service shall each submit to the Judi-7 ciary Committee of the Senate and of the 8 House of Representatives a report that certifies 9 compliance with this section and includes the 10 information required to be reported under para-11 graph(1). 12 "(B) Personally identifiable infor-13 MATION.—The report under this paragraph 14 shall not contain any personally identifiable in-15 formation of any prisoner. "(d) Notice.—Not later than 48 hours after the con-16 firmation of a prisoner's pregnancy by a health care pro-18 fessional, that prisoner shall be notified by an appropriate 19 health care professional, corrections official, or United 20 States marshal, as applicable, of the restrictions on the 21 use of restraints under this section. 22 "(e) VIOLATION REPORTING PROCESS.—The Director of the Bureau of Prisons, in consultation with the Director of the United States Marshals Service, shall estab-

1	lish a process through which a prisoner may report a viola-
2	tion of this section.
3	"(f) Training.—
4	"(1) IN GENERAL.—The Director of the Bureau
5	of Prisons and the Director of the United States
6	Marshals Service shall each develop training guide-
7	lines regarding the use of restraints on female pris-
8	oners during the period of pregnancy, labor, and
9	postpartum recovery, and shall incorporate such
10	guidelines into appropriate training programs. Such
11	training guidelines shall include—
12	"(A) how to identify certain symptoms of
13	pregnancy that require immediate referral to a
14	health care professional;
15	"(B) circumstances under which the excep-
16	tions under subsection (b) would apply;
17	"(C) in the case that an exception under
18	subsection (b) applies, how to apply restraints
19	in a way that does not harm the prisoner, the
20	fetus, or the neonate;
21	"(D) the information required to be re-
22	ported under subsection (c); and
23	"(E) the right of a health care professional
24	to request that restraints not be used, and the

- requirement under subsection (b)(3)(B) to comply with such a request.
- "(2) DEVELOPMENT OF GUIDELINES.—In developing the guidelines required by paragraph (1), the Directors shall each consult with health care professionals with expertise in caring for women during the period of pregnancy and postpartum recovery.
 - "(g) Definitions.—For purposes of this section:
 - "(1) The term 'postpartum recovery' means the twelve-week period, or longer as determined by the healthcare professional responsible for the health and safety of the prisoner, following delivery, and shall include the entire period that the prisoner is in the hospital or infirmary.
 - "(2) The term 'restraints' means any physical or mechanical device used to control the movement of a prisoner's body, limbs, or both.
 - "(3) The term 'prisoner' means a person who has been sentenced to a term of imprisonment pursuant to a conviction for a Federal criminal offense, or a person in the custody of the Bureau of Prisons, including a person in a Bureau of Prisons contracted facility.".

- 1 (b) CLERICAL AMENDMENT.—The table of sections
- 2 at the beginning of chapter 317 of title 18, United States
- 3 Code, is amended by adding after the item relating to sec-
- 4 tion 4321 the following:

"4322. Use of restraints on prisoners during the period of pregnancy, labor, and postpartum recovery prohibited.".

5 TITLE IV—MISCELLANEOUS

CRIMINAL JUSTICE

7 SEC. 401. PLACEMENT OF PRISONERS CLOSE TO FAMILIES.

- 8 Subsection (b) of section 3621 of title 18, United
- 9 States Code, is amended by striking "shall designate the
- 10 place of the prisoner's imprisonment." and inserting
- 11 "shall designate the place of the prisoner's imprisonment,
- 12 and shall, subject to bed availability, the prisoner's secu-
- 13 rity designation, the prisoner's programmatic needs, and
- 14 the prisoner's mental and medical health needs, place the
- 15 prisoner in a facility as close as practicable to the pris-
- 16 oner's primary residence, but, in any case, not more than
- 17 500 driving miles from the prisoner's primary residence.
- 18 Subject to bed availability and the prisoner's security des-
- 19 ignation, the Bureau shall transfer prisoners to facilities
- 20 that are closer to the prisoner's primary residence even
- 21 if the prisoner is already in a facility within 500 driving
- 22 miles of that residence, unless the prisoner chooses to re-
- 23 main at his or her current facility.".

1	SEC. 402. HOME CONFINEMENT FOR LOW RISK PRISONERS.
2	Section 3624(c)(2) of title 18, United States Code,
3	is amended by adding at the end the following: "The Bu-
4	reau of Prisons shall, to the extent practicable, place pris-
5	oners with lower risk levels and lower needs on home con-
6	finement for the maximum amount of time permitted
7	under this paragraph.".
8	SEC. 403. FEDERAL PRISONER REENTRY INITIATIVE REAU-
9	THORIZATION; MODIFICATION OF IMPOSED
10	TERM OF IMPRISONMENT.
11	(a) Federal Prisoner Reentry Initiative Re-
12	AUTHORIZATION.—Section 231(g) of the Second Chance
13	Act of 2007 (34 U.S.C. 60541(g)) is amended—
14	(1) in paragraph (1)—
15	(A) by inserting "and eligible terminally ill
16	offenders" after "elderly offenders" each place
17	the term appears; and
18	(B) in subparagraph (B), by inserting ",
19	upon written request from either the Bureau of
20	Prisons or an eligible elderly offender or eligible
21	terminally ill offender" after "to home deten-
22	tion";
23	(2) in paragraph (2), by inserting "or eligible
24	terminally ill offender" after "elderly offender";
25	(3) in paragraph (3)—

1	(A) by striking "at least one Bureau of
2	Prisons facility" and inserting "Bureau of Pris-
3	ons facilities"; and
4	(B) by striking "and shall be carried out
5	during fiscal years 2009 and 2010" and insert-
6	ing "and shall be carried out during fiscal years
7	2019 through 2022";
8	(4) in paragraph (4)—
9	(A) by inserting "or eligible terminally ill
10	offender" after "each eligible elderly offender";
11	and
12	(B) by inserting "and eligible terminally ill
13	offenders" after "eligible elderly offenders";
14	and
15	(5) in paragraph (5)—
16	(A) in subparagraph (A)—
17	(i) in clause (i), striking "65 years of
18	age" and inserting "60 years of age";
19	(ii) in clause (ii)—
20	(I) by striking "the greater of 10
21	years or'; and
22	(II) by striking "75 percent" and
23	inserting " ² / ₃ "; and
24	(iii) in clause (vii), by inserting before
25	the period at the end the following: ", and

1 beginning on the date that is 2 years after 2 the date on which the Bureau of Prisons 3 has completed the initial intake risk and needs assessment for each prisoner under section 3621(h)(1)(A) of title 18, United 6 States Code, has been determined to have 7 a minimum or low risk of recidivism based 8 on 2 consecutive assessments described in 9 such section 3621"; and 10 (B) by adding at the end the following: "(D) 11 ELIGIBLE TERMINALLY ILL 12 FENDER.—The term 'eligible terminally ill of-13 fender' means an offender in the custody of the 14 Bureau of Prisons who— "(i) is serving a term of imprisonment 15 16 based on conviction for an offense or of-17 fenses that do not include any crime of vio-18 lence (as defined in section 16(a) of title 19 18, United States Code), sex offense (as 20 defined in section 111(5) of the Sex Of-21 fender Registration and Notification Act (34 U.S.C. 20911(5))), offense described 22 23 in section 2332b(g)(5)(B) of title 18, 24 United States Code, or offense under chap-25 ter 37 of title 18, United States Code;

1	"(ii) satisfies the criteria specified in
2	clauses (iii) through (vii) of subparagraph
3	(A); and
4	"(iii) has been determined by a med-
5	ical doctor approved by the Bureau of
6	Prisons to be—
7	"(I) in need of care at a nursing
8	home, intermediate care facility, or
9	assisted living facility, as those terms
10	are defined in section 232 of the Na-
11	tional Housing Act (12 U.S.C.
12	1715w); or
13	"(II) diagnosed with a terminal
14	illness.".
15	(b) Increasing the Use and Transparency of
16	Compassionate Release.—Section 3582 of title 18,
17	United States Code, is amended—
18	(1) in subsection $(e)(1)(A)$, in the matter pre-
19	ceding clause (i), by inserting after "Bureau of Pris-
20	ons," the following: "or, upon motion of the defend-
21	ant after the defendant has fully exhausted all ad-
22	ministrative rights to appeal a failure of the Bureau
23	of Prisons to bring a motion on the defendant's be-
24	half or the lapse of 30 days from the receipt of such

1	a request by the warden of the defendant's facility,
2	whichever is earlier,";
3	(2) by redesignating subsection (d) as sub-
4	section (e); and
5	(3) by inserting after subsection (c) the fol-
6	lowing:
7	"(d) Notification Requirements.—
8	"(1) TERMINAL ILLNESS DEFINED.—In this
9	subsection, the term 'terminal illness' means a dis-
10	ease or condition with an end-of-life trajectory.
11	"(2) Notification.—The Bureau of Prisons
12	shall, subject to any applicable confidentiality re-
13	quirements—
14	"(A) in the case of a defendant diagnosed
15	with a terminal illness—
16	"(i) not later than 72 hours after the
17	diagnosis notify the defendant's attorney,
18	partner, and family members of the de-
19	fendant's condition and inform the defend-
20	ant's attorney, partner, and family mem-
21	bers that they may prepare and submit on
22	the defendant's behalf a request for a sen-
23	tence reduction pursuant to subsection
24	(e)(1)(A);

1	"(ii) not later than 7 days after the
2	date of the diagnosis, provide the defend-
3	ant's partner and family members (includ-
4	ing extended family) with an opportunity
5	to visit the defendant in person;
6	"(iii) upon request from the defendant
7	or his attorney, partner, or a family mem-
8	ber, ensure that Bureau of Prisons employ-
9	ees assist the defendant in the preparation,
10	drafting, and submission of a request for a
11	sentence reduction pursuant to subsection
12	(c)(1)(A); and
13	"(iv) not later than 14 days of receipt
14	of a request for a sentence reduction sub-
15	mitted on the defendant's behalf by the de-
16	fendant or the defendant's attorney, part-
17	ner, or family member, process the re-
18	quest;
19	"(B) in the case of a defendant who is
20	physically or mentally unable to submit a re-
21	quest for a sentence reduction pursuant to sub-
22	section (c)(1)(A)—
23	"(i) inform the defendant's attorney,
24	partner, and family members that they
25	may prepare and submit on the defend-

1	ant's behalf a request for a sentence reduc-
2	tion pursuant subsection $(c)(1)(A)$;
3	"(ii) accept and process a request for
4	sentence reduction that has been prepared
5	and submitted on the defendant's behalf by
6	the defendant's attorney, partner, or fam-
7	ily member under clause (i); and
8	"(iii) upon request from the defendant
9	or his attorney, partner, or family member,
10	ensure that Bureau of Prisons employees
11	assist the defendant in the preparation,
12	drafting, and submission of a request for a
13	sentence reduction pursuant subsection
14	(c)(1)(A); and
15	"(C) ensure that all Bureau of Prisons fa-
16	cilities regularly and visibly post, including in
17	prisoner handbooks, staff training materials,
18	and facility law libraries and medical and hos-
19	pice facilities, and make available to prisoners
20	upon demand, notice of—
21	"(i) a defendant's ability to request a
22	sentence reduction pursuant to subsection
23	(e)(1)(A);

1	"(ii) the procedures and timelines for
2	initiating and resolving requests described
3	in clause (i); and
4	"(iii) the right to appeal a denial of a
5	request described in clause (i) after all ad-
6	ministrative rights to appeal within the
7	Bureau of Prisons have been exhausted.
8	"(3) Annual Report.—Not later than 1 year
9	after the date of enactment of this subsection, and
10	once every year thereafter, the Director of the Bu-
11	reau of Prisons shall submit to the Committee on
12	the Judiciary of the Senate and the Committee on
13	the Judiciary of the House of Representatives a re-
14	port on requests for sentence reductions pursuant to
15	subsection (c)(1)(A), which shall include a descrip-
16	tion of, for the previous year—
17	"(A) the number of prisoners granted and
18	denied sentence reductions, categorized by the
19	criteria relied on as the grounds for a reduction
20	in sentence;
21	"(B) the number of requests initiated by
22	or on behalf of prisoners, categorized by the cri-
23	teria relied on as the grounds for a reduction
24	in sentence:

1	"(C) the number of requests which Bureau
2	of Prisons employees assisted prisoners in
3	drafting, preparing, or submitting, categorized
4	by the criteria relied on as the grounds for a re-
5	duction in sentence, and the final decision made
6	in each request;
7	"(D) the number of requests which attor-
8	neys, partners, or family members submitted on
9	a defendant's behalf, categorized by the criteria
10	relied on as the grounds for a reduction in sen-
11	tence, and the final decision made in each re-
12	quest;
13	"(E) the number of requests approved by
14	the Director of the Bureau of Prisons, cat-
15	egorized by the criteria relied on as the grounds
16	for a reduction in sentence;
17	"(F) the number of requests denied by the
18	Director of the Bureau of Prisons and the rea-
19	sons given for each denial, categorized by the
20	criteria relied on as the grounds for a reduction
21	in sentence;
22	"(G) for each request, the time elapsed be-
23	tween the date the request was received by the

warden and the final decision, categorized by

1 the criteria relied on as the grounds for a re-2 duction in sentence; "(H) for each request, the number of pris-3 oners who died while their request was pending 4 and, for each, the amount of time that had 6 elapsed between the date the request was re-7 ceived by the Bureau of Prisons, categorized by 8 the criteria relied on as the grounds for a re-9 duction in sentence; "(I) the number of Bureau of Prisons noti-10 11 fications to attorneys, partners, and family 12 members of their right to visit a terminally ill 13 defendant as required under paragraph 14 (2)(A)(ii) and, for each, whether a visit oc-15 curred and how much time elapsed between the 16 notification and the visit; 17 "(J) the number of visits to terminally ill 18 prisoners that were denied by the Bureau of 19 Prisons due to security or other concerns, and 20 the reasons given for each denial; and 21 "(K) the number of motions filed by de-22 fendants with the court after all administrative 23 rights to appeal a denial of a sentence reduction

had been exhausted, the outcome of each mo-

tion, and the time that had elapsed between the

24

1	date the request was first received by the Bu-
2	reau of Prisons and the date the defendant filed
3	the motion with the court.".
4	SEC. 404. IDENTIFICATION FOR RETURNING CITIZENS.
5	(a) Identification and Release Assistance for
6	Federal Prisoners.—Section 231(b) of the Second
7	Chance Act of 2007 (34 U.S.C. 60541(b)) is amended—
8	(1) in paragraph (1)—
9	(A) by striking "(including" and inserting
10	"prior to release from a term of imprisonment
11	in a Federal prison or if the individual was not
12	sentenced to a term of imprisonment in a Fed-
13	eral prison, prior to release from a sentence to
14	a term in community confinement, including";
15	and
16	(B) by striking "or a birth certificate)
17	prior to release" and inserting "and a birth cer-
18	tificate"; and
19	(2) by adding at the end the following:
20	"(4) Definition.—In this subsection, the term
21	'community confinement means' residence in a com-
22	munity treatment center, halfway house, restitution
23	center, mental health facility, alcohol or drug reha-
24	bilitation center, or other community facility".

1	(b) Duties of the Bureau of Prisons.—Section
2	4042(a) of title 18 of the United States Code, is amend-
3	ed—
4	(1) by redesignating paragraph (D) as para-
5	graph (6); and
6	(2) in paragraph (6) (as so redesignated)—
7	(A) in clause (i)—
8	(i) by striking "Social Security
9	Cards,"; and
10	(ii) by striking "and" at the end;
11	(B) by redesignating clause (ii) as clause
12	(iii);
13	(C) by inserting after clause (i) the fol-
14	lowing:
15	"(ii) obtain identification, including a
16	social security card, driver's license or
17	other official photo identification, and a
18	birth certificate;"; and
19	(D) in clause (iii) (as so redesignated), by
20	inserting after "prior to release" the following:
21	"from a sentence to a term of imprisonment in
22	a Federal prison or if the individual was not
23	sentenced to a term of imprisonment in a Fed-
24	eral prison, prior to release from a sentence to
25	a term of community confinement".

SEC. 405. MISCELLANEOUS.

- 2 (a) Repeal.—Section 4351 of title 18, United States
- 3 Code, is repealed.
- 4 (b) Conforming Amendment.—Section 4352 of
- 5 title 18, United States Code, is amended in subsection (a),
- 6 by striking "National Institution of Corrections" and in-
- 7 serting "National Institute of Justice".
- 8 (c) Strike Related to Functions of the Na-
- 9 TIONAL INSTITUTE OF CORRECTIONS.—The Department
- 10 of Justice Appropriations Act, 1997 (Title I, Div. A, Pub-
- 11 lie Law 104–208, 110 Stat. 3009–11) is amended under
- 12 the heading "Federal Prison System, Salaries and Ex-
- 13 penses" by striking the eighth proviso (pertaining to the
- 14 budget and functions of the National Institute of Correc-
- 15 tions).
- 16 SEC. 406. EXPANDING INMATE EMPLOYMENT THROUGH
- 17 FEDERAL PRISON INDUSTRIES.
- 18 (a) New Market Authorizations.—Chapter 307
- 19 of title 18, United States Code, is amended by inserting
- 20 after section 4129 the following:
- 21 "§ **4130. Additional markets**
- 22 "(a) In General.—Notwithstanding any other pro-
- 23 vision of law, Federal Prison Industries may sell products
- 24 to—
- 25 "(1) public entities for use in penal or correc-
- tional institutions;

- 1 "(2) public entities for use in disaster relief or 2 emergency response;
- 3 "(3) the government of the District of Colum-4 bia; and
- 5 "(4) any organization described in section 6 501(c)(3), (c)(4), or (d) of the Internal Revenue 7 Code of 1986 that is exempt from taxation under
- 9 "(b) Definitions.—In this section:

section 501(a) of that code.

- "(1) The term 'public entity' means a State, a subdivision of a State, an Indian tribe, and an agency or governmental corporation or business of any of the foregoing.
- "(2) The term 'State' means a State, the District of Columbia, the Commonwealth of Puerto
 Rico, Guam, American Samoa, the Northern Mar-
- iana Islands, and the United States Virgin Islands.".
- 18 (b) Technical Amendment.—The table of sections
- 19 for chapter 307 of title 18, United States Code, is amend-
- 20 ed by inserting after the item related to section 4129 the
- 21 following:

8

"4130. Additional markets.".

- (c) Deferred Compensation.—Section 4126(c)(4)
- 23 of title 18, United States Code, is amended by inserting
- 24 after "operations," the following: "not less than 15 per-
- 25 cent of such compensation for any inmate shall be reserved

- 1 in the fund or a separate account and made available to
- 2 assist the inmate with costs associated with release from
- 3 prison,".

4 SEC. 407. DE-ESCALATION TRAINING.

- 5 Beginning not later than 1 year after the date of the
- 6 enactment of this Act, the Director of the Bureau of Pris-
- 7 one shall incorporate into training programs provided to
- 8 officers and employees of the Bureau of Prisons (including
- 9 officers and employees of an organization with which the
- 10 Bureau of Prisons has a contract to provide services relat-
- 11 ing to imprisonment) specialized and comprehensive train-
- 12 ing in procedures to—
- 13 (1) de-escalate encounters between a law en-
- 14 forcement officer or an officer or employee of the
- Bureau of Prisons, and a civilian or a prisoner (as
- such term is defined in section 106 of this Act); and
- 17 (2) identify and appropriately respond to inci-
- dents that involve the unique needs of individuals
- who have a mental illness or cognitive deficit.

20 SEC. 408. EVIDENCE-BASED TREATMENT FOR OPIOID AND

- 21 HEROIN ABUSE.
- 22 (a) Report on Evidence-Based Treatment for
- 23 OPIOID AND HEROIN ABUSE.—Not later than 90 days
- 24 after the date of the enactment of this Act, the Director
- 25 of the Bureau of Prisons shall submit to the Committees

- 1 on the Judiciary and the Committees on Appropriations
- 2 of the Senate and of the House of Representatives a report
- 3 assessing the availability of and the capacity of the Bureau
- 4 of Prisons to treat heroin and opioid abuse through evi-
- 5 dence-based programs, including medication-assisted
- 6 treatment where appropriate. In preparing the report, the
- 7 Director shall consider medication-assisted treatment as
- 8 a strategy to assist in treatment where appropriate and
- 9 not as a replacement for holistic and other drug-free ap-
- 10 proaches. The report shall include a description of plans
- 11 to expand access to evidence-based treatment for heroin
- 12 and opioid abuse for prisoners, including access to medica-
- 13 tion-assisted treatment in appropriate cases. Following
- 14 submission, the Director shall take steps to implement
- 15 these plans.
- 16 (b) Report on the Availability of Medication-
- 17 Assisted Treatment for Opioid and Heroin Abuse,
- 18 AND IMPLEMENTATION THEREOF.—Not later than 120
- 19 days after the date of the enactment of this Act, the Direc-
- 20 tor of the Administrative Office of the United States
- 21 Courts shall submit to the Committees on the Judiciary
- 22 and the Committees on Appropriations of the Senate and
- 23 of the House of Representatives a report assessing the
- 24 availability of and capacity for the provision of medication-
- 25 assisted treatment for opioid and heroin abuse by treat-

- 1 ment-service providers serving prisoners who are serving
- 2 a term of supervised release, and including a description
- 3 of plans to expand access to medication assisted treatment
- 4 for heroin and opioid abuse whenever appropriate among
- 5 prisoners under supervised release. Following submission,
- 6 the Director will take steps to implement these plans.

7 SEC. 409. PILOT PROGRAMS.

- 8 (a) In General.—The Bureau of Prisons shall es-
- 9 tablish each of the following pilot programs for 2 years,
- 10 in at least 10 facilities:
- 11 (1) Mentorship for youth.—A program to
- pair youth with volunteers from faith-based or com-
- munity organizations, which may include formerly
- incarcerated offenders, that have relevant experience
- or expertise in mentoring, and a willingness to serve
- as a mentor in such a capacity.
- 17 (2) Service to abandoned, rescued, or
- 18 OTHERWISE VULNERABLE ANIMALS.—A program to
- equip prisoners with the skills to provide training
- and therapy to animals seized by Federal law en-
- forcement under asset forfeiture authority and to or-
- ganizations that provide shelter and similar services
- to abandoned, rescued, or otherwise vulnerable ani-
- 24 mals.

- 1 (b) REPORTING REQUIREMENT.—Not later than one
- 2 year after the conclusion of the pilot programs, the Attor-
- 3 ney General shall report to Congress on the results of the
- 4 pilot programs under this section. Such report shall in-
- 5 clude cost savings, numbers of participants, and informa-
- 6 tion about recidivism rates among participants.
- 7 (c) Definition.—In this title, the term "youth"
- 8 means a prisoner (as such term is defined in section 106)
- 9 who was 21 years of age or younger at the time of the
- 10 commission or alleged commission of the criminal offense
- 11 for which the individual is being prosecuted or serving a
- 12 term of imprisonment, as the case may be.
- 13 SEC. 410. ENSURING SUPERVISION OF RELEASED SEXU-
- 14 ALLY DANGEROUS PERSONS.
- 15 (a) Probation Officers.—Section 3603 of title 18,
- 16 United States Code, is amended in paragraph (8)(A) by
- 17 striking "or 4246" and inserting ", 4246, or 4248".
- 18 (b) Pretrial Services Officers.—Section 3154
- 19 of title 18, United States Code, is amended in paragraph
- 20 (12)(A) by striking "or 4246" and inserting ", 4246, or
- 21 4248".
- 22 SEC. 411. DATA COLLECTION.
- 23 (a) National Prisoner Statistics Program.—
- 24 Beginning not later than one year after the date of the
- 25 enactment of this Act, and annually thereafter, pursuant

- 1 to the authority under section 302 of the Omnibus Crime
- 2 Control and Safe Streets Act of 1968 (42 U.S.C. 3732),
- 3 the Director of the Bureau of Justice Statistics, with in-
- 4 formation that shall be provided by the Director of the
- 5 Bureau of Prisons, shall include in the National Prisoner
- 6 Statistics Program the following:

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- 7 (1) The number of prisoners (as such term is 8 defined in section 106 of this Act) who are veterans 9 of the Armed Forces of the United States.
 - (2) The number of prisoners who have been placed in solitary confinement at any time during the previous year.
 - (3) The number of female prisoners known by the Bureau of Prisons to be pregnant, as well as the outcomes of such pregnancies, including information on pregnancies that result in live-birth, still-birth, miscarriage, abortion, ectopic pregnancy, maternal death, neonatal death, and preterm birth.
 - (4) The numbers of prisoners who volunteered to participate in a substance abuse treatment program, and the number of prisoners who have participated in such a program.
- 23 (5) The number of prisoners provided metha-24 done or buprenorphine while in custody in order to

- manage withdrawal or to continually treat substance
 dependence and abuse.
 - (6) The number of prisoners who were receiving methadone or buprenorphine therapy prior to the commencement of their term of imprisonment.
 - (7) The number of prisoners who are the parent or guardian of a minor child.
 - (8) The numbers of prisoners who are single, married, or otherwise in a committed relationship.
 - (9) The number of prisoners who have not achieved a GED, high school diploma, or equivalent prior to entering prison.
 - (10) The number of prisoners who, during the previous year, received their GED or other equivalent certificate while incarcerated.
 - (11) The numbers of prisoners for whom English is a second language.
 - (12) The number of incidents, during the previous year, in which restraints were used on a female prisoner during pregnancy, labor, or postpartum recovery, as well as information relating to the type of restraints used, and the circumstances under which each incident occurred.

(13) The vacancy rate for medical and health
care staff positions, and average length of such a va-
cancy.
(14) The number of facilities that operated, at
any time during the previous year, without at least
one clinical nurse, certified paramedic, or licensed
physician on-site.
(15) The number of facilities that during the
previous year were accredited by the American Cor-
rectional Association.
(16) The number and type of recidivism reduc-
tion partnerships described in section 3621(h)(5) of
title 18, United States Code, entered into by each
facility.
(17) The number of facilities with remote learn-
ing capabilities.
(18) The number of facilities that offer pris-
oners video conferencing.
(19) Any changes in costs related to legal phone
calls and visits following implementation of section
403 of this Act.
(20) The number of aliens in prison during the
previous year.
(21) For each Bureau of Prisons facility, the

total number of violations that resulted in reductions

- in rewards, incentives, or time credits, the number of such violations for each category of violation, and the demographic breakdown of the prisoners who have received such reductions.
 - (22) The number of assaults on Bureau of Prison staff by prisoners and the number of criminal prosecutions of prisoners for assaulting Bureau of Prison staff.
 - (23) The capacity of each recidivism reduction program and productive activity to accommodate eligible inmates at each Bureau of Prisons facility.
 - (24) The number of volunteers who were certified to volunteer in a Bureau of Prisons facility, broken down by level (level I and level II), and by each Bureau of Prisons facility.
 - (25) The number of prisoners enrolled in recidivism reduction programs and productive activities at each Bureau of Prisons facility, broken down by risk level and by program, and the number of those enrolled prisoners who successfully completed each program.
 - (26) The breakdown of prisoners classified at each risk level by demographic characteristics, including age, sex, race, and the length of the sentence imposed.

- 1 (b) Report to Judiciary Committees.—Begin-
- 2 ning not later than one year after the date of the enact-
- 3 ment of this Act, and annually thereafter for a period of
- 4 7 years, the Director of the Bureau of Justice Statistics
- 5 shall submit a report containing the information described
- 6 in paragraphs (1) through (26) of subsection (a) to the
- 7 Committees on the Judiciary of the House of Representa-
- 8 tives and of the Senate.

9 SEC. 412. HEALTHCARE PRODUCTS.

- 10 (a) AVAILABILITY.—The Director of the Bureau of
- 11 Prisons shall make the healthcare products described in
- 12 subsection (c) available to prisoners for free, in a quantity
- 13 that is appropriate to the healthcare needs of each pris-
- 14 oner.
- 15 (b) QUALITY PRODUCTS.—The Director shall ensure
- 16 that the healthcare products provided under this section
- 17 conform with applicable industry standards.
- 18 (c) Products.—The healthcare products described
- 19 in this subsection are tampons and sanitary napkins.
- 20 SEC. 413. PRISON RAPE ELIMINATION STANDARDS AUDI-
- 21 TORS.
- Section 8(e)(8) of the Prison Rape Elimination Act
- 23 of 2003 (34 U.S.C. 30307(e)(8)) is amended to read as
- 24 follows:
- 25 "(8) STANDARDS FOR AUDITORS.—

1	"(A) In General.—
2	"(i) Background checks for audi-
3	TORS.—An individual seeking certification
4	by the Department of Justice to serve as
5	an auditor of prison compliance with the
6	national standards described in subsection
7	(a) shall, upon request, submit fingerprints
8	in the manner determined by the Attorney
9	General for criminal history record checks
10	of the applicable State and Federal Bureau
11	of Investigation repositories.
12	"(ii) Certification agreements.—
13	Each auditor certified under this para-
14	graph shall sign a certification agreement
15	that includes the provisions of, or provi-
16	sions that are substantially similar to, the
17	Bureau of Justice Assistance's Auditor
18	Certification Agreement in use in Apri
19	2018.
20	"(iii) Auditor evaluation.—The
21	PREA Management Office of the Bureau
22	of Justice Assistance shall evaluate al
23	auditors based on the criteria contained in
24	the certification agreement. In the case

that an auditor fails to comply with a cer-

tification agreement or to conduct audits in accordance with the PREA Auditor Handbook, audit methodology, and instrument approved by the PREA Management Office, the Office may take remedial or disciplinary action, as appropriate, including decertifying the auditor in accordance with subparagraph (B).

"(B) AUDITOR DECERTIFICATION.—

"(i) IN GENERAL.—The PREA Management Office may suspend an auditor's certification during an evaluation of an auditor's performance under subparagraph (A)(iii). The PREA Management Office shall promptly publish the names of auditors who have been decertified, and the reason for decertification. Auditors who have been decertified or are on suspension may not participate in audits described in subsection (a), including as an agent of a certified auditor.

"(ii) NOTIFICATION.—In the case that an auditor is decertified, the PREA Management Office shall inform each facility or agency at which the auditor performed an audit during the relevant three-year audit cycle, and may recommend that the agency repeat any affected audits, if appropriate.

"(C) Audit assignments.—The PREA Management Office shall establish a system, to be administered by the Office, for assigning certified auditors to Federal, State, and local facilities.

"(D) Disclosure of documentation.— The Director of the Bureau of Prisons shall comply with each request for documentation necessary to conduct an audit under subsection (a), which is made by a certified auditor in accordance with the provisions of the certification agreement described in subparagraph (A)(ii). The Director of the Bureau of Prisons may require an auditor to sign a confidentiality agreement or other agreement designed to address the auditor's use of personally identifiable information, except that such an agreement may not limit an auditor's ability to provide all such documentation to the Department of Justice, as required under section 115.401(j) of title 28, Code of Federal Regulations.".

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1	SEC. 414. ADULT AND JUVENILE COLLABORATION PRO-
2	GRAMS.
3	Section 2991 of title I of the Omnibus Crime Control
4	and Safe Streets Act of 1968 (34 U.S.C. 10651) is amend-
5	ed—
6	(1) by striking subsection (b)(4)(D);
7	(2) in subsection (e), by striking "may use up
8	to 3 percent" and inserting "shall use not less than
9	6 percent"; and
10	(3) by amending subsection (g) to read as fol-
11	lows:
12	"(g) Collaboration Set Aside.—The Attorney
13	General shall use not less than 8 percent of funds appro-
14	priated to provide technical assistance to State and local
15	governments receiving grants under this part to foster col-
16	laboration between such governments in furtherance of the
17	purposes set forth in section 3 of the Mentally Ill Offender
18	Treatment and Crime Reduction Act of 2004 (34 U.S.C.
19	10651 note).".