(Original Signature of Member)
114TH CONGRESS 1ST SESSION H.R.
To provide for evidence-based and promising practices related to juvenile delinquency and criminal street gang activity prevention and intervention to help build individual, family, and community strength and resiliency to ensure that youth lead productive, safe, healthy, gang-free, and law-abiding lives.
IN THE HOUSE OF REPRESENTATIVES
Mr. Scott of Virginia (for himself and) introduced the following bill; which was referred to the Committee on
A BILL
To provide for evidence-based and promising practices related
to juvenile delinquency and criminal street gang activity
prevention and intervention to help build individual, fam-
ily, and community strength and resiliency to ensure
that youth lead productive, safe, healthy, gang-free, and

Be it enacted by the Senate and House of Representa-

2 tives of the United States of America in Congress assembled,

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law-abiding lives.

## 1 SECTION 1. SHORT TITLE.

- This Act may be cited as the "Youth Prison Reduc-
- 3 tion through Opportunities, Mentoring, Intervention, Sup-
- 4 port, and Education Act" or the "Youth PROMISE Act".
- 5 SEC. 2. TABLE OF CONTENTS.
- 6 The table of contents for this Act are as follows:
  - Sec. 1. Short title.
  - Sec. 2. Table of contents.
  - Sec. 3. Definitions.
  - Sec. 4. Findings.

# TITLE I—FEDERAL COORDINATION OF LOCAL AND TRIBAL JUVENILE JUSTICE INFORMATION AND EFFORTS

- Sec. 101. PROMISE Advisory Panel.
- Sec. 102. Geographic assessment of resource allocation.

#### TITLE II—PROMISE GRANTS

Sec. 201. Purposes.

#### Subtitle A—PROMISE Assessment and Planning Grants

- Sec. 202. PROMISE Assessment and Planning grants authorized.
- Sec. 203. PROMISE Coordinating Councils.
- Sec. 204. Needs and strengths assessment.
- Sec. 205. PROMISE Plan components.
- Sec. 206. Authorization of appropriations.

#### Subtitle B—PROMISE Implementation Grants

- Sec. 211. PROMISE Implementation grants authorized.
- Sec. 212. PROMISE Implementation grant application requirements.
- Sec. 213. Grant award guidelines.
- Sec. 214. Reports.
- Sec. 215. Authorization of appropriations.

#### Subtitle C—General PROMISE Grant Provisions

- Sec. 221. Nonsupplanting clause.
- Sec. 222. Grant application review panel.
- Sec. 223. Evaluation of PROMISE grant programs.
- Sec. 224. Reservation of funds.

#### TITLE III—PROMISE RESEARCH CENTERS

- Sec. 301. Establishment of the National Research Center for Proven Juvenile Justice Practices.
- Sec. 302. Grants for regional research proven practices partnerships.

# 1 SEC. 3. DEFINITIONS.

2	In this Act:
3	(1) Administrator.—The term "Adminis-
4	trator" means the Administrator of the Office of Ju-
5	venile Justice and Delinquency Prevention.
6	(2) Community.—The term "community"
7	means a unit of local government or an Indian tribe,
8	or part of such a unit or tribe, as determined by
9	such a unit or tribe for the purpose of applying for
10	a grant under this Act.
11	(3) Designated Geographic Area.—The
12	term "designated geographic area" means a 5-digit
13	postal ZIP Code assigned to a geographic area by
14	the United States Postal Service.
15	(4) EVIDENCE-BASED.—
16	(A) IN GENERAL.—The term "evidence-
17	based", when used with respect to a practice re-
18	lating to juvenile delinquency and criminal
19	street gang activity prevention and intervention,
20	means a practice (including a service, program,
21	activity, intervention, technology, or strategy)
22	for which the Administrator has determined—
23	(i) causal evidence documents a rela-
24	tionship between the practice and its in-
25	tended outcome, based on measures of the
26	direction and size of a change, and the ex-

1	tent to which a change may be attributed
2	to the practice; and
3	(ii) the use of scientific methods rules
4	out, to the extent possible, alternative ex-
5	planations for the documented change.
6	(B) Scientific methods.—For the pur-
7	poses of subparagraph (A), the term "scientific
8	methods" means—
9	(i) evaluation by an experimental trial,
10	in which participants are randomly as-
11	signed to participate in the practice that is
12	subject to such trial; or
13	(ii) evaluation by a quasi-experimental
14	trial, in which the outcomes for partici-
15	pants are compared with outcomes for a
16	control group that is made up of individ-
17	uals who are similar to such participants.
18	(5) Intervention.—The term "intervention"
19	means the provision of programs and services that
20	are supported by research, are evidence-based or
21	promising practices, and are provided to youth who
22	are involved in, or who are identified by evidence-
23	based risk assessment methods as being at high risk
24	of continued involvement in, juvenile delinquency or
25	criminal street gangs, as a result of indications that

1	demonstrate involvement with problems such as tru-
2	ancy, substance abuse, mental health treatment
3	needs, or siblings who have had involvement with ju-
4	venile or criminal justice systems.
5	(6) JUVENILE DELINQUENCY AND CRIMINAL
6	STREET GANG ACTIVITY PREVENTION.—The term
7	"juvenile delinquency and criminal street gang activ-
8	ity prevention" means the provision of programs and
9	resources to children and families who have not yet
10	had substantial contact with criminal justice or juve-
11	nile justice systems, that—
12	(A) are designed to reduce potential juve-
13	nile delinquency and criminal street gang activ-
14	ity risks; and
15	(B) are evidence-based or promising edu-
16	cational, health, mental health, school-based
17	community-based, faith-based, parenting, job
18	training, social opportunities and experiences
19	or other programs, for youth and their families
20	that have been demonstrated to be effective in
21	reducing juvenile delinquency and criminal
22	street gang activity risks.
23	(7) Promising.—The term "promising", when
24	used with respect to a practice relating to juvenile
25	delinquency and criminal street gang activity preven-

1	tion and intervention, means a practice (including a
2	service, program, activity, intervention, technology,
3	or strategy) that, based on statistical analyses or a
4	theory of change, the Administrator has deter-
5	mined—
6	(A) has outcomes from an evaluation that
7	demonstrate such practice reduces juvenile de-
8	linquency and criminal street gang activity; and
9	(B) is part of a study being conducted to
10	determine if such a practice is evidence-based.
11	(8) STATE.—The term "State" means each of
12	the several States, the District of Columbia, the
13	Commonwealth of Puerto Rico, the Virgin Islands,
14	American Samoa, Guam, the Northern Mariana Is-
15	lands, and any other territories or possessions of the
16	United States.
17	(9) Theory of Change.—The term "theory of
18	change" means a program planning strategy ap-
19	proved by the Administrator that outlines the types
20	of interventions and outcomes essential to achieving
21	a set of program goals.
22	(10) Youth.—The term "youth" means—
23	(A) an individual who is 18 years of age or
24	vounger; or

1	(B) in any State in which the maximum
2	age at which the juvenile justice system of such
3	State has jurisdiction over individuals exceeds
4	18 years of age, an individual who is such max-
5	imum age or younger.
6	SEC. 4. FINDINGS.
7	The Congress finds as follows:
8	(1) Youth gang crime has taken a toll on a
9	number of communities, and senseless acts of gang-
10	related violence have imposed economic, social, and
11	human costs.
12	(2) Drug- and alcohol-dependent youth, and
13	youth dually diagnosed with addiction and mental
14	health disorders, are more likely to become involved
15	with the juvenile justice system than youth without
16	such risk factors, absent appropriate prevention and
17	intervention services.
18	(3) Children of color are over-represented rel-
19	ative to the general population at every stage of the
20	juvenile justice system. Black youth are 17 percent
21	of the United States population, but represent 38
22	percent of youth in secure placement juvenile facili-
23	ties, and 58 percent of youth incarcerated in adult
24	prisons.

1	(4) Research funded by the Department of Jus-
2	tice indicates that gang-membership is short-lived
3	among adolescents. With very few youth remaining
4	gang-involved throughout their adolescent years, on-
5	going opportunities for intervention exist.
6	(5) Criminal justice costs have become burden-
7	some in many States and cities, requiring reductions
8	in vital educational, social, welfare, mental health,
9	and related services.
10	(6) Direct expenditures for each of the major
11	criminal justice functions, police, corrections, and ju-
12	dicial services, have increased steadily over the last
13	30 years. In fiscal year 2012, Federal, State, and
14	local governments spent an estimated
15	\$265,000,000,000 for police protection, corrections,
16	and judicial and legal services, nearly a 213 percent
17	increase since 1982.
18	(7) Estimates suggest that each year the
19	United States incurs over \$8,000,000,000 in long-
20	term costs for the confinement of young people. The
21	average annual cost to incarcerate one youth is
22	\$146,302.
23	(8) Coordinated efforts of stakeholders in the
24	juvenile justice system in a local community, to-
25	gether with other organizations and community

1 members concerned with the safety and welfare of 2 children, have a strong record of demonstrated suc-3 cess in reducing the impact of youth and gang-related crime and violence, as demonstrated in Boston, 5 Massachusetts, Chicago, Illinois, Richmond, Vir-6 ginia, Los Angeles, California, and other commu-7 nities. 8 (9) Investment in prevention and intervention 9 programs for children and youth, including quality 10 early childhood programs, comprehensive evidence-11 based school, after school, and summer school pro-12 grams, mentoring programs, mental health and 13 treatment programs, evidence-based job training 14 programs, and alternative intervention programs, 15 has been shown to lead to decreased youth arrests, decreased delinquency, lower recidivism, and greater 16 17 financial savings from an educational, economic, so-18 cial, and criminal justice perspective. 19 (10) Quality early childhood education pro-20 grams have been demonstrated to help children start 21 school ready to learn and to reduce delinquency and 22 criminal street gang activity risks. 23 (11) Evidence-based mentoring programs have 24 been shown to prevent youth drug abuse and vio-25 lence.

1 (12) Evidence-based school-based comprehen-2 sive instructional programs that pair youth with re-3 sponsible adult mentors have been shown to have a 4 strong impact upon delinquency prevention. 5 (13) After-school programs that connect chil-6 dren to caring adults and that provide constructive 7 activities during the peak hours of juvenile delin-8 quency and criminal street gang activity, between 9 3 p.m. and 6 p.m., have been shown to reduce de-10 linguency and the attendant costs imposed on the ju-11 venile and criminal justice systems. 12 (14) States with higher levels of educational at-13 tainment have been shown to have crime rates lower 14 than the national average. Researchers have found 15 that a 5-percent increase in male high school grad-16 uation rates would produce an annual estimated sav-17 ings of \$18,500,000,000 in crime-related expenses. 18 (15) Therapeutic programs that engage and 19 motivate high-risk youth and their families to 20 change behaviors that often result in criminal activ-21 ity have been shown to significantly reduce recidi-22 vism among juvenile offenders, and significantly re-23 duce the attendant costs of crime and delinquency 24 imposed upon the juvenile and criminal justice sys-

25

tems.

1	(16) Comprehensive programs that target kids
2	who are already serious juvenile offenders by ad-
3	dressing the multiple factors in peer, school, neigh-
4	borhood, and family environments known to be re-
5	lated to delinquency can reduce recidivism among ju-
6	venile offenders and save the public significant eco-
7	nomic costs.
8	(17) There are many alternatives to incarcer-
9	ation of youth that have been proven to be more ef-
10	fective in reducing crime and violence at the Na-
11	tional, State, local, and tribal levels, and the failure
12	to provide for such effective alternatives is a perva-
13	sive problem that leads to increased youth, and later
14	adult, crime and violence.
15	(18) Savings achieved through early interven-
16	tion and prevention are significant, especially when
17	noncriminal justice social, educational, mental
18	health, and economic outcomes are considered.
19	(19) The prevention of child abuse and neglect
20	can help stop a cycle of violence and save up to
21	\$5.00 for every \$1.00 invested in preventing such
22	abuse and neglect.
23	(20) Targeting interventions at special youth
24	risk groups and focusing upon relatively low-cost

1	interventions increases the probability of fiscal ben-
2	efit.
3	(21) Evidence-based intervention treatment fa-
4	cilities have been shown to reduce youth delinquency
5	and to be cost-effective.
6	(22) States, including Wisconsin, Ohio, New
7	York, Texas, and Pennsylvania, have seen a reduc-
8	tion in juvenile incarceration due to a reallocation of
9	criminal justice funds towards prevention programs.
10	TITLE I—FEDERAL COORDINA-
11	TION OF LOCAL AND TRIBAL
12	JUVENILE JUSTICE INFORMA-
13	TION AND EFFORTS
14	SEC. 101. PROMISE ADVISORY PANEL.
15	(a) Organization of State Advisory Group
16	Member Representatives.—Section 223(f) of the Ju-
17	venile Justice and Delinquency Prevention Act of 1974
18	(42 U.S.C. 5633(f)) is amended—
19	(1) in paragraph (1), by striking "an eligible
20	organization composed of member representatives of
21	the State advisory groups appointed under sub-
22	section (a)(3)" and inserting "a nonpartisan, non-
23	profit organization that is described in section
24	501(c)(3) of the Internal Revenue Code of 1986,";
25	and

1	(2) by amending paragraph (2) to read as fol-
2	lows:
3	"(2) Assistance.—To be eligible to receive
4	such assistance, such organization shall—
5	"(A) be governed by individuals who—
6	"(i) have been appointed by a chief
7	executive of a State to serve as a State ad-
8	visory group member under subsection
9	(a)(3); and
10	"(ii) are elected to serve as a gov-
11	erning officer of such organization by a
12	majority of the Chairs (or Chair-designees)
13	of all such State advisory groups;
14	"(B) include member representatives from
15	a majority of such State advisory groups, who
16	shall be representative of regionally and demo-
17	graphically diverse States and jurisdictions;
18	"(C) annually seek appointments by the
19	chief executive of each State of one State advi-
20	sory group member and one alternate State ad-
21	visory group member from each such State to
22	implement the advisory functions specified in
23	clauses (iv) and (v) of subparagraph (D), in-
24	cluding serving on the PROMISE Advisory

1	Panel, and make a record of any such appoint-
2	ments available to the public; and
3	"(D) agree to carry out activities that in-
4	clude—
5	"(i) conducting an annual conference
6	of such member representatives for pur-
7	poses relating to the activities of such
8	State advisory groups;
9	"(ii) disseminating information, data,
10	standards, advanced techniques, and pro-
11	gram models;
12	"(iii) reviewing Federal policies re-
13	garding juvenile justice and delinquency
14	prevention;
15	"(iv) advising the Administrator with
16	respect to particular functions or aspects
17	of the work of the Office, and appointing
18	a representative, diverse group of members
19	of such organization under subparagraph
20	(C) to serve as an advisory panel of State
21	juvenile justice advisors (referred to as the
22	'PROMISE Advisory Panel') to carry out
23	the functions specified in subsection (g);
24	and

1	"(v) advising the President and Con-
2	gress with regard to State perspectives on
3	the operation of the Office and Federal
4	legislation pertaining to juvenile justice
5	and delinquency prevention.".
6	(b) PROMISE Advisory Panel.—Section 223 of
7	the Juvenile Justice and Delinquency Prevention Act of
8	1974 (42 U.S.C. 5633) is further amended by adding at
9	the end the following new subsection:
10	"(g) PROMISE Advisory Panel.—
11	"(1) Functions.—The PROMISE Advisory
12	Panel required under subsection (f)(2)(D) shall—
13	"(A) assess successful evidence-based and
14	promising practices related to juvenile delin-
15	quency and criminal street gang activity preven-
16	tion and intervention carried out by PROMISE
17	Coordinating Councils under such Act;
18	"(B) provide the Administrator with a list
19	of individuals and organizations with experience
20	in administering or evaluating practices that
21	serve youth involved in, or at risk of involve-
22	ment in, juvenile delinquency and criminal
23	street gang activity, from which the Adminis-
24	trator shall select individuals who shall—

1	"(i) provide to the Administrator peer
2	reviews of applications submitted by units
3	of local government and Indian tribes pur-
4	suant to title II of such Act, to ensure that
5	such applications demonstrate a clear plan
6	to—
7	"(I) serve youth as part of an en-
8	tire family unit; and
9	"(II) coordinate the delivery of
10	service to youth among agencies; and
11	"(ii) advise the Administrator with re-
12	spect to the award and allocation of
13	PROMISE Planning grants to local and
14	tribal governments that develop PROMISE
15	Coordinating Councils, and of PROMISE
16	Implementation grants to such PROMISE
17	Coordinating Councils, pursuant to title II
18	of such Act; and
19	"(C) develop performance standards to be
20	used to evaluate programs and activities carried
21	out with grants under title II of the Youth
22	PROMISE Act, including the evaluation of
23	changes achieved as a result of such programs
24	and activities related to decreases in juvenile

1	delinquency and criminal street gang activity,
2	including—
3	"(i) prevention of involvement by at-
4	risk youth in juvenile delinquency or crimi-
5	nal street gang activity;
6	"(ii) diversion of youth with a high
7	risk of continuing involvement in juvenile
8	delinquency or criminal street gang activ-
9	ity; and
10	"(iii) financial savings from deferred
11	or eliminated costs, or other benefits, as a
12	result of such programs and activities, and
13	the reinvestment by the unit or tribe of
14	any such savings.
15	"(2) Annual Report.—Not later than 18
16	months after the date of the enactment of the Youth
17	PROMISE Act, and annually thereafter, the PROM-
18	ISE Advisory Panel shall prepare a report con-
19	taining the findings and determinations under para-
20	graph (1)(A) and shall submit such report to Con-
21	gress, the President, the Attorney General, and the
22	chief executive and chief law enforcement officer of
23	each State, unit of local government, and Indian
24	tribe.".

1	(c) Authorization of Appropriations.—Section
2	299(a)(1) of the Juvenile Justice and Delinquency Preven-
3	tion Act of 1974 (42 U.S.C. 5671(a)(1)) is amended by
4	striking "2003, 2004, 2005, 2006, and 2007" and insert-
5	ing "2016 through 2020".
6	SEC. 102. 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 exist-
13	ing juvenile delinquency and criminal street gang ac-
14	tivity 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

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

sure that resources and services are provided to youth in the communities with the greatest need for such resources and services. 3 4 (d) Limitation on Use of Collected Data.— The information collected and analyzed under this section may not be used for any purpose other than to carry out the purposes of this Act. Such information may not be 8 used for any purpose related to the investigation or prosecution of any person, or for profiling of individuals based 10 on race, ethnicity, socio-economic status, or any other 11 characteristic. 12 (e) Authorization and Limitation of Appro-PRIATIONS.—Of the amount made available under section 224 to carry out this Act— 14 15 (1) for fiscal year 2016, not more than 5 per-16 cent of such amount, or \$1,000,000, whichever is 17 less, shall be made available to carry out this sec-18 tion; and 19 (2) for fiscal years 2017 through 2020, not 20 more than 2 percent of such amount, or \$400,000, 21 whichever is less, shall be made available to carry

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out this section.

### TITLE II—PROMISE GRANTS 1

2	SEC. 201. PURPOSES.
3	The purposes of the grant programs established
4	under this title are to—
5	(1) enable local and tribal communities to as-
6	sess the unmet needs of youth who are involved in,
7	or are at risk of involvement in, juvenile delinquency
8	or criminal street gangs;
9	(2) develop plans appropriate for a community
10	to address those unmet needs with juvenile delin-
11	quency and gang prevention and intervention prac-
12	tices; and
13	(3) implement and evaluate such plans in a
14	manner consistent with this Act.
15	Subtitle A—PROMISE Assessment
16	and Planning Grants
17	SEC. 202. PROMISE ASSESSMENT AND PLANNING GRANTS
18	AUTHORIZED.
19	(a) Grants Authorized.—The Administrator is
20	authorized to award grants to units of local government
21	and Indian tribes to assist PROMISE Coordinating Coun-
22	cils with planning and assessing evidence-based and prom-
23	ising practices relating to juvenile delinquency and crimi-
24	nal street gang activity prevention and intervention, espe-
25	cially for youth who are involved in, or who are at risk

1	of involvement in, juvenile delinquency and criminal street
2	gang activity. Such PROMISE Coordinating Councils
3	shall—
4	(1) conduct an objective needs and strengths
5	assessment in accordance with section 203; and
6	(2) develop a PROMISE Plan in accordance
7	with section 204, based on the assessment conducted
8	in accordance with section 203.
9	(b) Grant Duration, Amount, and Alloca-
10	TION.—
11	(1) Duration.—A grant awarded under this
12	section shall be for a period not to exceed one year.
13	(2) MAXIMUM GRANT AMOUNT.—A grant
14	awarded under this section shall not exceed
15	\$300,000.
16	(c) Allocation.—
17	(1) MINIMUM ALLOCATION.—Subject to the
18	availability of appropriations, the Administrator
19	shall ensure that the total funds allocated under this
20	section to units of local governments and Indian
21	tribes in a State shall not be less than \$1,000,000.
22	(2) RATABLE REDUCTION.—If the amount
23	made available for grants under this section for any
24	fiscal year is less than the amount required to pro-
25	vide the minimum allocation of funds under para-

1	graph (1) to units of local government and Indian
2	tribes in each State, then the amount of such min-
3	imum allocation shall be ratably reduced.
4	SEC. 203. PROMISE COORDINATING COUNCILS.
5	To be eligible to receive a grant under this subtitle,
6	a unit of local government or an Indian tribe shall estab-
7	lish a PROMISE Coordinating Council for each commu-
8	nity of such unit or tribe, respectively, for which such unit
9	or tribe is applying for a grant under this subtitle. Each
10	such community shall include one or more designated geo-
11	graphic areas identified on the list required under section
12	102(a)(2). The members of such a PROMISE Coordi-
13	nating Council shall be representatives of public and pri-
14	vate sector entities and individuals that—
15	(1) shall include, to the extent possible, at least
16	one representative from each of the following:
17	(A) the local chief executive's office;
18	(B) a local educational agency;
19	(C) a local health agency or provider;
20	(D) a local mental health agency or pro-
21	vider, unless the representative under subpara-
22	graph (C) also meets the requirements of this
23	subparagraph;
24	(E) a local public housing agency;
25	(F) a local law enforcement agency;

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

# 1 SEC. 204. 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	302 for assistance with such assessment. Such assessment
14	shall include, with respect to the community for which
15	such PROMISE Coordinating Council was established—
16	(1) the number of youth who are at-risk of in-
17	volvement in juvenile delinquency or street gang ac-
18	tivity;
19	(2) the number of youth who are involved in ju-
20	venile delinquency or criminal street gang activity,
21	including the number of such youth who are at high
22	risk of continued involvement;
23	(3) youth unemployment rates during the sum-
24	mer;
25	(4) the number of individuals on public finan-
26	cial assistance (including a breakdown of the num-

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

1 youth in the community, including school-based pro-2 grams, after school programs (particularly programs that have activities available for youth between 3 3 p.m. and 6 p.m. in the afternoon), weekend activities and programs, youth mentoring programs, 5 6 faith and community-based programs, summer ac-7 tivities, and summer jobs, if any; and 8 (10) a description of evidence-based and prom-9 ising intervention practices available for youth in the 10 community. 11 (b) Limitation on Use of Assessment Informa-12 TION.—Information gathered pursuant to this section may be used for the sole purpose of developing a PROMISE 14 Plan in accordance with this subtitle. 15 SEC. 205. PROMISE PLAN COMPONENTS. 16 (a) IN GENERAL.—Each PROMISE Coordinating Council receiving funds from a unit of local government or Indian tribe under this subtitle shall develop a PROM-18 ISE Plan to provide for the coordination of, and, as appro-19 priate, to support the delivery of, evidence-based and 21 promising practices related to juvenile delinquency and criminal street gang activity prevention and intervention to youth and families who reside in the community for which such PROMISE Coordinating Council was estab-

lished. Such a PROMISE Plan shall—

1	(1) include the strategy by which the PROM-
2	ISE Coordinating Council plans to prioritize and al-
3	locate resources and services toward the unmet
4	needs of youth in the community, consistent with the
5	needs and available resources of communities with
6	the greatest need for assistance, as determined pur-
7	suant to section 102;
8	(2) include a combination of evidence-based and
9	promising prevention and intervention practices that
10	are responsive to the needs of the community; and
11	(3) ensure that cultural and linguistic needs of
12	the community are met.
13	(b) Mandatory Components.—Each PROMISE
14	Plan shall—
15	(1) include a plan to connect youth identified in
16	paragraphs (1) and (2) of section 204(a) to evi-
17	dence-based and promising practices related to juve-
18	nile delinquency and criminal street gang activity
19	prevention and intervention;
20	(2) identify the amount or percentage of local
21	funds that are available to the PROMISE Coordi-
22	nating Council to carry out the PROMISE Plan;
23	(3) provide strategies to improve indigent de-
24	fense delivery systems, with particular attention
25	given to groups of children who are disproportion-

1 ately represented in the State delinquency system 2 and Federal criminal justice system, as compared to the representation of such groups in the general 3 4 population of the State; (4) provide for training (which complies with 5 6 the American Bar Association Juvenile Justice 7 Standards for the representation and care of youth 8 in the juvenile justice system) of prosecutors, de-9 fenders, probation officers, judges and other court 10 personnel related to issues concerning the develop-11 mental needs, challenges, and potential of youth in 12 the juvenile justice system, (including training related to adolescent development and mental health 13 14 issues, and the expected impact of evidence-based 15 practices and cost reduction strategies); 16 (5) ensure that the number of youth involved in 17 the juvenile delinquency and criminal justice systems 18 does not increase as a result of the activities under-19 taken with the funds provided under this subtitle; 20 (6) describe the coordinated strategy that will 21 be used by the PROMISE Coordinating Council to 22 provide at-risk youth with evidence-based and prom-23 ising practices related to juvenile delinquency and 24 criminal street gang activity prevention and inter-

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vention:

1	(7) propose the performance evaluation process
2	to be used to carry out section 211(d), which shall
3	include performance measures to assess efforts to
4	address the unmet needs of youth in the community
5	with evidence-based and promising practices related
6	to juvenile delinquency and criminal street gang ac-
7	tivity prevention and intervention; and
8	(8) identify the research partner the PROMISE
9	Coordinating Council will use to obtain information
10	on evidence-based and promising practices related to
11	juvenile delinquency and criminal street gang activ-
12	ity prevention and intervention, and for the evalua-
13	tion under section 211(d) of the results of the activi-
14	ties carried out with funds under this subtitle.
15	(c) Voluntary Components.—In addition to the
16	components under subsection (b), a PROMISE Plan may
17	include evidence-based or promising practices related to
18	juvenile delinquency and criminal street gang activity pre-
19	vention and intervention in the following categories:
20	(1) Early childhood development services (such
21	as pre-natal and neo-natal health services), early
22	childhood prevention, voluntary home visiting pro-
23	grams, nurse-family partnership programs, par-
24	enting and healthy relationship skills training, child

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abuse prevention programs, Early Head Start, and 2 Head Start. 3 (2) Child protection and safety services (such as 4 foster care and adoption assistance programs), fam-5 ily stabilization programs, child welfare services, and 6 family violence intervention programs. (3) Youth and adolescent development services, 7 8 including job training and apprenticeship programs, 9 job placement and retention training, education and 10 after school programs (such as school programs with 11 shared governance by students, teachers, and par-12 ents, and activities for youth between the hours of 13 3 p.m. and 6 p.m. in the afternoon), mentoring pro-14 grams, conflict resolution skills training, sports, 15 arts, life skills, employment and recreation pro-16 grams, summer jobs, and summer recreation pro-17 grams, and alternative school resources for youth 18 who have dropped out of school or demonstrate 19 chronic truancy. 20 (4) Health and mental health services, includ-21 ing cognitive behavioral therapy, play therapy, and 22 peer mentoring and counseling. 23 (5) Substance abuse counseling and treatment 24 services, including harm-reduction strategies.

1	(6) Emergency, transitional, and permanent
2	housing assistance (such as safe shelter and housing
3	for runaway and homeless youth).
4	(7) Targeted gang prevention, intervention, and
5	exit services such as tattoo removal, successful mod-
6	els of anti-gang crime outreach programs (such as
7	"street worker" programs), and other criminal street
8	gang truce or peacemaking activities.
9	(8) Training and education programs for preg-
10	nant teens and teen parents.
11	(9) Restorative justice programs.
12	(10) Alternatives to detention and confinement
13	programs (such as mandated participation in com-
14	munity service, restitution, counseling, and intensive
15	individual and family therapeutic approaches).
16	(11) Pre-release, post-release, and reentry serv-
17	ices to assist detained and incarcerated youth with
18	transitioning back into and reentering the commu-
19	nity.
20	SEC. 206. AUTHORIZATION OF APPROPRIATIONS.
21	For fiscal years 2016 through 2020, of the amount
22	made available under section 224 to carry out this Act
23	for any fiscal year, not more than 15 percent shall be
24	made available to carry out this subtitle.

1	Subtitle B—PROMISE
2	Implementation Grants
3	SEC. 211. PROMISE IMPLEMENTATION GRANTS AUTHOR-
4	IZED.
5	(a) PROMISE Implementation Grants Author-
6	IZED.—The Administrator of the Office of Juvenile Jus-
7	tice and Delinquency Prevention is authorized to award
8	grants to units of local government and Indian tribes to
9	assist PROMISE Coordinating Councils with imple-
10	menting PROMISE Plans developed pursuant to subtitle
11	A.
12	(b) Grant Duration and Amount.—
13	(1) Duration.—A grant awarded under this
14	subtitle shall be for a three-year period.
15	(2) MAXIMUM GRANT AMOUNT.—A grant
16	awarded under this subtitle shall not be for more
17	than $$10,000,000$ per year for each year of the
18	grant period.
19	(c) Non-Federal Funds Required.—For each fis-
20	cal year during the three-year grant period for a grant
21	under this subtitle, each unit of local government or In-
22	dian tribe receiving such a grant for a PROMISE Coordi-
23	nating Council shall provide, from non-Federal funds, in
24	cash or in-kind, 25 percent of the costs of the activities
25	carried out with such grant.

- 1 (d) EVALUATION.—Of any funds provided to a unit 2 of local government or an Indian tribe for a grant under 3 this subtitle, not more than \$100,000 shall be used to pro-
- 4 vide a contract to a competitively selected organization to
- 5 assess the progress of the unit or tribe in addressing the
- 6 unmet needs of youth in the community, in accordance
- 7 with the performance measures under section 204(b)(7).
- 8 SEC. 212. PROMISE IMPLEMENTATION GRANT APPLICA-
- 9 TION REQUIREMENTS.
- 10 (a) Application Required.—To be eligible to re-
- 11 ceive a PROMISE Implementation grant under this sub-
- 12 title, a unit of local government or Indian tribe that re-
- 13 ceived a PROMISE Assessment and Planning grant under
- 14 subtitle A shall submit an application to the Administrator
- 15 of the Office of Juvenile Justice and Delinquency Preven-
- 16 tion not later than one year after the date such unit of
- 17 local government or Indian tribe was awarded such grant
- 18 under subtitle A, in such manner, and accompanied by
- 19 such information, as the Administrator, after consultation
- 20 with the organization under section 223(f)(1) of the Juve-
- 21 nile Justice and Delinquency Prevention Act of 1974 (42
- 22 U.S.C. 5633(f)(1)), may require.
- 23 (b) Contents of Application.—Each application
- 24 submitted under subsection (a) shall—

1	(1) identify potential savings from criminal jus-
2	tice costs, public assistance costs, and other costs
3	avoided by utilizing evidence-based and promising
4	practices related to juvenile delinquency and crimi-
5	nal street gang activity prevention and intervention;
6	(2) document—
7	(A) investment in evidence-based and
8	promising practices related to juvenile delin-
9	quency and criminal street gang activity preven-
10	tion and intervention to be provided by the unit
11	of local government or Indian tribe;
12	(B) the activities to be undertaken with
13	the grants funds;
14	(C) any expected efficiencies in the juvenile
15	justice or other local systems to be attained as
16	a result of implementation of the programs
17	funded by the grant; and
18	(D) outcomes from such activities, in
19	terms of the expected numbers related to re-
20	duced criminal activity;
21	(3) describe how savings sustained from invest-
22	ment in prevention and intervention practices will be
23	reinvested in the continuing implementation of the
24	PROMISE Plan: and

1	(4) provide an assurance that the local fiscal
2	contribution with respect to evidence-based and
3	promising practices related to juvenile delinquency
4	and criminal street gang activity prevention and
5	intervention in the community for which the PROM-
6	ISE Coordinating Council was established for each
7	year of the grant period will not be less than the
8	local fiscal contribution with respect to such prac-
9	tices in the community for the year preceding the
10	first year of the grant period.
11	SEC. 213. GRANT AWARD GUIDELINES.
12	(a) Selection and Distribution.—Grants award-
13	ed under this subtitle shall be awarded on a competitive
14	basis. The Administrator shall—
15	(1) take such steps as may be necessary to en-
16	sure that grants are awarded to units of local gov-
17	ernments and Indian tribes in areas with the highest
18	concentrations of youth who are—
19	(A) at-risk of involvement in juvenile delin-
20	quency or criminal street gang activity; and
21	(B) involved in juvenile delinquency or
22	street gang activity and who are at high-risk of
23	continued involvement; and
24	(2) give consideration to the need for grants to
25	be awarded to units of local governments and Indian

1	tribes in each region of the United States, and
2	among urban, suburban, and rural areas.
3	(b) Extension of Grant Award.—The Adminis-
4	trator may extend the grant period under section
5	211(b)(1) for a PROMISE Implementation grant to a unit
6	of local government or an Indian tribe, in accordance with
7	regulations issued by the Administrator.
8	(c) Renewal of Grant Award.—Subject to the
9	availability of appropriations, the Administrator may
10	renew a PROMISE Implementation grant to a unit of
11	local government or an Indian tribe to provide such unit
12	or tribe with additional funds to continue implementation
13	of a PROMISE Plan. Such a renewal—
14	(1) shall be initiated by an application for re-
15	newal from a unit of local government or an Indian
16	tribe;
17	(2) shall be carried out in accordance with reg-
18	ulations issued by the Administrator; and
19	(3) shall not be granted unless the Adminis-
20	trator determines such a renewal to be appropriate
21	based on the results of the evaluation conducted
22	under section 223(a) with respect to the community
23	of such unit or tribe for which a PROMISE Coordi-
24	nating Council was established, and for which such
25	unit or tribe is applying for renewal.

## l SEC. 214. REPORTS.

- 2 Not later than one year after the end of the grant
- 3 period for which a unit of local government or an Indian
- 4 tribe receives a PROMISE Implementation grant, and an-
- 5 nually thereafter for as long as such unit or tribe con-
- 6 tinues to receive Federal funding for a PROMISE Coordi-
- 7 nating Council, such unit or tribe shall report to the Ad-
- 8 ministrator regarding the use of Federal funds to imple-
- 9 ment the PROMISE Plan developed under subtitle A.

# 10 ISEC. 215. AUTHORIZATION OF APPROPRIATIONS.

- 11 For fiscal years 2016 through 2020, of the amount
- 12 made available under section 224 to carry out this Act
- 13 for any fiscal year, not more than 75 percent shall be
- 14 made available to carry out this subtitle.]

# 15 Subtitle C—General PROMISE

# 16 Grant Provisions

- 17 SEC. 221. NONSUPPLANTING CLAUSE.
- A unit of local government or Indian tribe receiving
- 19 a grant under this title shall use such grant only to supple-
- 20 ment, and not supplant, the amount of funds that, in the
- 21 absence of such grant, would be available to address the
- 22 needs of youth in the community with respect to evidence-
- 23 based and promising practices related to juvenile delin-
- 24 quency and criminal street gang activity prevention and
- 25 intervention.

## 1 SEC. 222. GRANT APPLICATION REVIEW PANEL.

- 2 The Administrator of the Office of Juvenile Justice
- 3 and Delinquency Prevention, in conjunction with the
- 4 PROMISE Advisory Panel, shall establish and utilize a
- 5 transparent, reliable, and valid system for evaluating ap-
- 6 plications for PROMISE Assessment and Planning grants
- 7 and for PROMISE Implementation grants, and shall de-
- 8 termine which applicants meet the criteria for funding,
- 9 based primarily on a determination of greatest need (in
- 10 accordance with section 102), with due consideration to
- 11 other enumerated factors and the indicated ability of the
- 12 applicant to successfully implement the program described
- 13 in the application.

### 14 SEC. 223. EVALUATION OF PROMISE GRANT PROGRAMS.

- 15 (a) EVALUATION REQUIRED.—Subject to the avail-
- 16 ability of appropriations under this title, the Adminis-
- 17 trator shall, in consultation with the organization provided
- 18 assistance under section 223(f)(1) of the Juvenile Justice
- 19 and Delinquency Prevention Act of 1974 (42 U.S.C.
- 20 5633(f)(1)), provide for an evaluation of the programs and
- 21 activities carried out with grants under this title. In car-
- 22 rying out this section, the Administrator shall—
- 23 (1) award grants to institutions of higher edu-
- 24 cation (including institutions that are eligible to re-
- ceive funds under part F of title III of the Higher
- 26 Education Act of 1965 (20 U.S.C. 1067q et seq.),

1	to facilitate the evaluation process and measurement
2	of achieved outcomes;
3	(2) identify evidence-based and promising prac-
4	tices used by PROMISE Coordinating Councils
5	under PROMISE Implementation grants that have
6	proven to be effective in preventing involvement in,
7	or diverting further involvement in, juvenile delin-
8	quency or criminal street gang activity; and
9	(3) ensure—
10	(A) that such evaluation is based on the
11	performance standards that are developed by
12	the PROMISE Advisory Panel in accordance
13	with section 223(g) of the Juvenile Justice and
14	Delinquency Prevention Act of 1974 (as added
15	by section 101(b) of this Act);
16	(B) the development of longitudinal and
17	clinical trial evaluation and performance meas-
18	urements with regard to the evidence-based and
19	promising practices funded under this title; and
20	(C) the dissemination of the practices iden-
21	tified in paragraph (2) to the National Re-
22	search Center for Proven Juvenile Justice Prac-
23	tices (established under section 301), units of
24	local government, and Indian tribes to promote
25	the use of such practices by such units and

1	tribes to prevent involvement in, or to divert
2	further involvement in, juvenile delinquency or
3	criminal street gang activity.
4	(b) RESULTS TO THE NATIONAL RESEARCH CENTER
5	FOR PROVEN JUVENILE JUSTICE PRACTICES.—The Ad-
6	ministrator shall provide the results of the evaluation
7	under subsection (a) to the National Research Center for
8	Proven Juvenile Justice Practices established under sec-
9	tion 301.
10	SEC. 224. RESERVATION OF FUNDS.
11	For fiscal years 2016 through 2020, not more than
12	20 percent of the total amount appropriated to the Office
13	of Juvenile Justice and Delinquency Prevention to carry
14	out Youth Mentoring Programs for each fiscal year shall
15	be made available to carry out this Act.
16	TITLE III—PROMISE RESEARCH
17	CENTERS
18	SEC. 301. ESTABLISHMENT OF THE NATIONAL RESEARCH
19	CENTER FOR PROVEN JUVENILE JUSTICE
20	PRACTICES.
21	(a) Center Established.—Subject to the avail-
22	ability of appropriations, the Administrator shall award a
23	grant to a nonprofit organization with a national reputa-
24	tion for expertise in operating or evaluating effective, evi-
25	dence-based practices related to juvenile delinquency and

1	criminal street gang activity prevention or intervention to
2	develop a National Research Center for Proven Juvenile
3	Justice Practices. Such Center shall—
4	(1) collaborate with institutions of higher edu-
5	cation as regional partners to create a best practices
6	juvenile justice information-sharing network to sup-
7	port the programs and activities carried out with
8	grants under title II of this Act;
9	(2) collect, and disseminate to PROMISE Co-
10	ordinating Councils, research and other information
11	about evidence-based and promising practices related
12	to juvenile delinquency and criminal street gang ac-
13	tivity prevention and intervention to inform the ef-
14	forts of PROMISE Coordinating Councils and re-
15	gional research partners and to support the pro-
16	grams and activities carried out with grants under
17	title II of this Act;
18	(3) increase the public's knowledge and under-
19	standing of effective juvenile justice practices to pre-
20	vent crime and delinquency and reduce recidivism
21	and
22	(4) develop, manage, and regularly update a
23	site to disseminate proven practices for successful
24	juvenile delinquency prevention and intervention.

1	(b) AUTHORIZATION OF APPROPRIATIONS.—Of the
2	amount made available under section 224 to carry out this
3	Act—
4	(1) for fiscal year 2016, not more than 2.5 per-
5	cent of such amount shall be made available to carry
6	out this section; and
7	(2) for fiscal years 2017 through 2020, not
8	more than four percent of such amount shall be
9	made available to carry out this section.
10	SEC. 302. GRANTS FOR REGIONAL RESEARCH PROVEN
11	PRACTICES PARTNERSHIPS.
12	(a) Grant Program Authorized.—The Adminis-
13	trator shall, subject to the availability of appropriations,
14	establish a grant program to award grants to institutions
14 15	establish a grant program to award grants to institutions of higher education to serve as regional research partners
15	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in
15 16 17	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in
15 16 17	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in the same geographic region as an institution, in collabora-
15 16 17 18	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in the same geographic region as an institution, in collaboration with the National Research Center for Proven Juve-
15 16 17 18 19	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in the same geographic region as an institution, in collaboration with the National Research Center for Proven Juvenile Justice Practices authorized under section 301. Re-
15 16 17 18	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in the same geographic region as an institution, in collaboration with the National Research Center for Proven Juvenile Justice Practices authorized under section 301. Regional research partners shall provide research support to
15 16 17 18 19 20 21	of higher education to serve as regional research partners with PROMISE Coordinating Councils that are located in the same geographic region as an institution, in collaboration with the National Research Center for Proven Juvenile Justice Practices authorized under section 301. Regional research partners shall provide research support to such PROMISE Coordinating Councils, including—

1	(2) assistance with the needs and strengths as-
2	sessments conducted under section 203; and
3	(3) provision of support services to PROMISE
4	grant recipients for data collection and analysis to
5	assess progress under the PROMISE grant.
6	(b) Authorization of Appropriations.—Of the
7	amount made available under section 224 to carry out this
8	Act—
9	(1) for fiscal year 2016, not more than 2.5 per-
10	cent of such amount shall be made available to carry
11	out this section; and
12	(2) for fiscal years 2017 through 2020, not
13	more than four percent of such amount shall be
14	made available to carry out this section.