### 115TH CONGRESS 1ST SESSION

# H. R. 4093

To amend the Higher Education Act of 1965 to strengthen prevention and response measures for hate crimes on college campuses by establishing robust accountability measures, providing needs-based grants, and amending the Clery Act.

### IN THE HOUSE OF REPRESENTATIVES

October 23, 2017

Mr. Brown of Maryland (for himself, Ms. Clarke of New York, Mrs. Demings, Mr. DeSaulnier, Mrs. Dingell, Mr. Ellison, Mr. Evans, Ms. Norton, Ms. Jayapal, Mr. Quigley, Ms. Wasserman Schultz, and Ms. Wilson of Florida) introduced the following bill; which was referred to the Committee on Education and the Workforce

## A BILL

To amend the Higher Education Act of 1965 to strengthen prevention and response measures for hate crimes on college campuses by establishing robust accountability measures, providing needs-based grants, and amending the Clery Act.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Creating Account-
- 5 ability Measures Protecting University Students Histori-

- 1 cally Abused, Threatened, and Exposed to Crimes Act"
- 2 or the "CAMPUS HATE Crimes Act".

#### 3 SEC. 2. FINDINGS.

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- 4 Congress finds the following:
- 5 (1) The incidence of violence motivated by the 6 actual or perceived race, color, religion, national ori-7 gin, gender, sexual orientation, gender identity, or 8 disability of the victim, known as hate crimes or 9 crimes motivated by bias, poses a serious national 10 problem.
  - (2) Such violence motivated by hatred and bigotry endangers our citizens and disrupts the communities they live in, by tearing at the fabric of our Nation and our constitutional aspiration to create a stronger, more perfect union.
  - (3) According to data obtained by the Southern Poverty Law Center, schools were a particularly common location for hate crimes to occur—including 150 incidents on college campuses in 33 States since November.
  - (4) This level of violence demonstrates an unprecedented escalation in race and hate-based crime being committed on college campuses compared to recent years.

- 1 (5) Hate groups have openly declared their ef2 forts to establish a physical presence on college cam3 puses and have specifically targeted young individ4 uals and students for their messaging. Such efforts
  5 include placing fliers around campus, online orga6 nizing, and bringing national leaders to speak.
  - (6) College campuses have become the ideal location for hate group activity because they traditionally embrace diversity, tolerance, and social justice and strive for equality and have created safe spaces for students of every gender and identity.
  - (7) These are soft targets for such groups, because students are more curious and receptive to new, even radical, ideas than older individuals.
  - (8) The Higher Education Act of 1965 and the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act have enabled Federal authorities to understand, report, and where appropriate, investigate and prosecute hate crimes committed within the jurisdiction of an institution of higher education.
  - (9) However, an enduring effort cannot be made to address the national problem posed by hate crimes if many of our institutions of higher education fail to properly evaluate, prepare, and imple-

- 1 ment an effective strategy to prevent and respond to 2 such crimes.
  - (10) The annual dissemination of relevant information to students and faculty regarding the institution's campus safety apparatus will provide for a more transparent and informed campus community on the infrastructure and process in place, and the assistance services available.
    - (11) Federal financial assistance with regard to providing training, technical assistance, evaluation, and other associated services will allow school security and administration to understand the unique needs for the campus and the assistance to implement the proper safety plan to address those needs.
    - (12) Amending the Program Participation Agreement between an institution of higher education and the Department of Education to include hate crime programs provides substantial assurance that campus climate and safety will become an increasing priority and focal point to the higher education community.
    - (13) Modifying the Jeanne Clery Disclosure of Campus Security Policy and Campus Crime Statistics Act will enable campus security and local law enforcement to more efficiently collaborate in detail-

1	ing and recording information on crimes, including
2	violence motivated by the actual or perceived race,
3	color, religion, national origin, gender, sexual ori-
4	entation, gender identity, or disability of the victim.
5	(14) The problem of crimes motivated by bias
6	is sufficiently serious, widespread, and interstate in
7	nature as to warrant Federal financial assistance to
8	States and local jurisdictions.
9	SEC. 3. HATE CRIME PREVENTION AND RESPONSE.
10	Part B of title I of the Higher Education Act of 1965
11	is amended by adding at the end the following:
12	"SEC. 124. HATE CRIME PREVENTION AND RESPONSE.
13	"(a) RESTRICTION ON ELIGIBILITY.—Notwithstand-
14	ing any other provision of law, no institution of higher
15	education shall be eligible to receive funds or any other
16	form of financial assistance under any program under title
17	IV, unless the institution certifies to the Secretary that
18	the institution has adopted and has implemented a pro-
19	gram to prevent and adequately respond to hate crimes
20	within the jurisdiction of the institution or by students
21	and employees that, at a minimum, includes—
22	"(1) the annual distribution to each student
23	and employee of—
24	"(A) standards of conduct and the applica-

ble sanctions that clearly prohibit, at a min-

imum, the acts or threats of violence, property damage, harassment, intimidation, or other crimes that specifically target an individual based on their race, religion, ethnicity, handicap, sexual orientation, gender, or gender identification by students and employees on the institution's property or as a part of any of the institution's activities;

- "(B) a clear definition of what constitutes a hate crime or hate incident under Federal and State law or other applicable authority;
- "(C) a description of the applicable legal sanctions under local, State, or Federal law for perpetrating a hate crime;
- "(D) a description of any counseling, medical treatment, or rehabilitation programs that are available to students or employees that are victims of hate crimes or other hate-based incidences;
- "(E) a description of applicable services for students to be able to switch dorms, classes, or make other arrangements should they feel unsafe in those spaces due to a hate crime which affects such space; and

1	"(F) a distinct statement that the institu-
2	tion will impose sanctions on students and em-
3	ployees (consistent with local, State, and Fed-
4	eral law), and a description of those sanctions,
5	up to and including expulsion or termination of
6	employment and referral for prosecution, for
7	violations of the standards of conduct required
8	by subparagraph (A); and
9	"(2) a quadrennial review by the institution of
10	the institution's program to—
11	"(A) determine the program's effectiveness
12	and implement changes to the program if the
13	changes are needed;
14	"(B) determine the number of hate crimes
15	and fatalities that—
16	"(i) occur on the institution's campus
17	(as defined in section $485(f)(6)$ ), or as
18	part of any of the institution's activities;
19	and
20	"(ii) are reported to campus officials
21	or nonaffiliated local law enforcement
22	agencies with jurisdiction over the incident;
23	"(C) determine the number, type, and se-
24	verity of sanctions described in paragraph
25	(1)(F) that are imposed by the institution as a

1	result of hate crimes and fatalities on the insti-
2	tution's campus or as part of any of the institu-
3	tion's activities; and
4	"(D) ensure that sanctions required by
5	paragraph (1)(F) are consistently enforced.
6	"(b) Information Availability.—Each institution
7	of higher education that provides the certification required
8	by subsection (a) shall, upon request, make available to
9	the Secretary and to the public a copy of each item re-
10	quired by subsection (a)(1) as well as the results of the
11	biennial review required by subsection (a)(2).
12	"(1) Regulations.—
13	"(A) IN GENERAL.—The Secretary shall
14	publish regulations to implement and enforce
15	the provisions of this section, including regula-
16	tions that provide for—
17	"(i) the periodic review of a represent-
18	ative sample of programs required by sub-
19	section (a); and
20	"(ii) a range of responses and sanc-
21	tions for institutions of higher education
22	that fail to implement their programs or to
23	consistently enforce their sanctions, includ-
24	ing information and technical assistance,
25	the development of a compliance agree-

1 ment, and the termination of any form of 2 Federal financial assistance.

"(B) Inclusivity program.—The sanctions required by subsection (a)(1)(F) that are imposed by the institution of higher education, may include an inclusivity program as an explicit condition of remaining enrolled at the institution of higher education, that the defendant successfully undertake educational classes or community service directly related to the community harmed by the respondent's offense.

"(2) APPEALS.—Upon determination by the Secretary to terminate financial assistance to any institution of higher education under this section, the institution may file an appeal with an administrative law judge before the expiration of the 30-day period beginning on the date such institution is notified of the decision to terminate financial assistance under this section. Such judge shall hold a hearing with respect to such termination of assistance before the expiration of the 45-day period beginning on the date that such appeal is filed. Such judge may extend such 45-day period upon a motion by the institution concerned. The decision of the judge with re-

spect to such termination shall be considered to be a final agency action.

- "(3) Hate crime prevention and response grants.—
- "(A) Program authority.—The Secretary may make grants to institutions of higher education or consortia of such institutions. and enter into contracts with such institutions, consortia, and other organizations, to develop, implement, operate, improve, and disseminate programs of prevention, and education to reduce and eliminate hate crimes. Such grants or contracts may also be used for the support of a higher education center for hate crime prevention and response that will provide training, technical assistance, evaluation, dissemination, and associated services and assistance to the higher education community as determined by the Secretary and institutions of higher education.
  - "(B) AWARDS.—Grants and contracts shall be awarded under subparagraph (A) on a by needs basis.
- "(C) APPLICATIONS.—An institution of higher education or a consortium of such insti-

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1	tutions that desires to receive a grant or con-
2	tract under paragraph (A) shall submit an ap-
3	plication to the Secretary at such time, in such
4	manner, and containing or accompanied by
5	such information as the Secretary may reason-
6	ably require by regulation.
7	"(D) Additional requirements.—
8	"(i) Participation.—In awarding
9	grants and contracts under this subsection
10	the Secretary shall make every effort to
11	ensure—
12	"(I) the equitable participation of
13	private and public institutions of high-
14	er education (including community
15	and junior colleges); and
16	"(II) the equitable geographic
17	participation of such institutions.
18	"(ii) Consideration.—In awarding
19	grants and contracts under this subsection
20	the Secretary shall give appropriate consid-
21	eration to institutions of higher education
22	with limited enrollment.
23	"(E) AUTHORIZATION OF APPROPRIA-
24	TIONS.—There are authorized to be appro-
25	priated to carry out this subsection such sums

1	as may be necessary for fiscal year 2018 and
2	each of the 5 succeeding fiscal years.
3	"(4) Definition.—The term 'hate crime'
4	means any criminal offense perpetrated against a
5	person or property that was motivated in whole or
6	in part by an offender's bias against a race, religion,
7	disability, sexual orientation, ethnicity, gender, or
8	gender identity.".
9	SEC. 4. CLERY ACT AMENDMENTS.
10	Section 485(f) of the Higher Education Act of 1965
11	(20 U.S.C. 1092(f)) is amended—
12	(1) in paragraph (1)—
13	(A) in subparagraph (C)—
14	(i) by striking "and" at the end of
15	clause (ii);
16	(ii) in clause (iii)—
17	(I) by striking "encourage" and
18	inserting "require";
19	(II) by inserting ", including hate
20	crimes," after "all crimes"; and
21	(III) by striking the period at the
22	end and inserting "; and"; and
23	(iii) by adding at the end the fol-
24	lowing:

1	"(i) policies encourage officer develop-
2	ment training to specifically recognize, pre-
3	vent, and respond to hate crimes."; and
4	(B) by adding at the end the following:
5	"(K) A statement of policy regarding hate-
6	based crimes and the enforcement of Federal and
7	State hate crime laws and a description of any hate
8	crime prevention and response programs required
9	under section 124."; and
10	(2) in paragraph (6)(A), by adding at the end
11	the following:
12	"(vi) The term 'hate crime' has the
13	meaning given the term in section
14	124(b)(4).".
15	SEC. 5. PROGRAM PARTICIPATION AGREEMENTS.
16	Section 487(a) of the Higher Education Act of 1965
17	(20 U.S.C. 1094(a)) is amended by adding at the end the
18	following:
19	"(30) The institution will have hate
20	crime prevention and response programs
21	that the institution has determined to be
22	accessible to any officer, employee, or stu-
23	dent at the institution and which meets the
24	requirements of section 124.".

### 1 SEC. 6. ACCREDITING AGENCY RECOGNITION.

2	Section 496(a)(5) of the Higher Education Act of
3	1965 (20 U.S.C. 1099b(a)(5)) is amended—
4	(1) in subparagraph (I), by striking "and" at
5	the end;
6	(2) in subparagraph (J), by inserting "and"
7	after the semicolon; and
8	(3) by inserting after subparagraph (J) and be-
9	fore the flush text, the following:
10	"(K) safety objectives with respect to hate
11	crimes (defined in section 124(b)(4)) and the
12	established measures and policies to combat
13	such crimes;".

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