115th CONGRESS 2d Session H. R. 68

AN ACT

- To amend the Omnibus Crime Control and Safe Streets Act of 1968 to reauthorize the Juvenile Accountability Block Grant program, and for other purposes.
 - 1 Be it enacted by the Senate and House of Representa-
 - 2 tives of the United States of America in Congress assembled,

1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Tiffany Joslyn Juve3 nile Accountability Block Grant Program Reauthorization
4 Act of 2017".

5 SEC. 2. REAUTHORIZATION OF JUVENILE ACCOUNTABILITY 6 BLOCK GRANT PROGRAM.

Part R of title I of the Omnibus Crime Control and
8 Safe Streets Act of 1968 (42 U.S.C. 3796ee et seq.) is
9 amended—

10 (1) in section 1801(b)—

(A) in paragraph (1), by striking "graduated sanctions" and inserting "graduated
sanctions and incentives";

(B) in paragraph (3), by striking "hiring
juvenile court judges, probation officers, and
court-appointed defenders and special advocates, and";

18 (C) by striking paragraphs (4) and (7),
19 and redesignating paragraphs (5) through (17)
20 as paragraphs (4) through (15), respectively;
21 and

22 (D) in paragraph (11), as so redesignated, "research-based 23 by striking bullying, 24 cyberbullying, and gang prevention programs" and inserting "interventions such as researched-25 26 based anti-bullying, anti-cyberbullying, and

2health services and trauma-informed practices";3(2) in section 1802—4(A) in subsection (d)(3), by inserting after5"individualized sanctions" the following: ", in-6centives,";7(B) in subsection (e)(1)(B), by striking8"graduated sanctions" and inserting "grad-9uated sanctions and incentives"; and10(C) in subsection (f)—11(i) in paragraph (2)—12(I) by inserting after "A sanction13may include" the following: "a range14of court-approved interventions, such15as"; and16(II) by inserting after "a fine,"17the following: "a restorative justice18program,"; and19(ii) by inserting after paragraph (2)20the following:21"(3) INCENTIVES.—The term 'incentives'22means individualized, goal-oriented, and graduated23responses to a juvenile offender's compliance with24court orders and case disposition terms designed to25reinforce or modify the skills and behaviors of the	1	gang prevention programs, as well as mental
4(A) in subsection (d)(3), by inserting after5"individualized sanctions" the following: ", in-6centives,";7(B) in subsection (e)(1)(B), by striking8"graduated sanctions" and inserting "grad-9uated sanctions and incentives"; and10(C) in subsection (f)—11(i) in paragraph (2)—12(I) by inserting after "A sanction13may include" the following: "a range14of court-approved interventions, such15as"; and16(II) by inserting after "a fine,"17the following: "a restorative justice18program,"; and19(ii) by inserting after paragraph (2)20the following:21"(3) INCENTIVES.—The term 'incentives'22means individualized, goal-oriented, and graduated23responses to a juvenile offender's compliance with24court orders and case disposition terms designed to	2	health services and trauma-informed practices";
 5 "individualized sanctions" the following: ", in- 6 centives,"; 7 (B) in subsection (e)(1)(B), by striking 8 "graduated sanctions" and inserting "grad- 9 uated sanctions and incentives"; and 10 (C) in subsection (f)— 11 (i) in paragraph (2)— 12 (I) by inserting after "A sanction 13 may include" the following: "a range 14 of court-approved interventions, such 15 as"; and 16 (II) by inserting after "a fine," 17 the following: "a restorative justice 18 program,"; and 19 (ii) by inserting after paragraph (2) 20 the following: 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	3	(2) in section 1802—
 6 centives,"; 7 (B) in subsection (e)(1)(B), by striking 8 "graduated sanctions" and inserting "grad- 9 uated sanctions and incentives"; and 10 (C) in subsection (f)— 11 (i) in paragraph (2)— 12 (I) by inserting after "A sanction 13 may include" the following: "a range 14 of court-approved interventions, such 15 as"; and 16 (II) by inserting after "a fine," 17 the following: "a restorative justice 18 program,"; and 19 (ii) by inserting after paragraph (2) 20 the following: 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	4	(A) in subsection $(d)(3)$, by inserting after
 (B) in subsection (e)(1)(B), by striking "graduated sanctions" and inserting "grad- uated sanctions and incentives"; and (C) in subsection (f)— (i) in paragraph (2)— (I) by inserting after "A sanction may include" the following: "a range of court-approved interventions, such as"; and (II) by inserting after "a fine," the following: "a restorative justice program,"; and (ii) by inserting after paragraph (2) the following: "(3) INCENTIVES.—The term 'incentives' means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	5	"individualized sanctions" the following: ", in-
 "graduated sanctions" and inserting "graduated sanctions and incentives"; and (C) in subsection (f)— (i) in paragraph (2)— (I) by inserting after "A sanction may include" the following: "a range of court-approved interventions, such as"; and (II) by inserting after "a fine," the following: "a restorative justice program,"; and (i) by inserting after paragraph (2) the following: "(3) INCENTIVES.—The term 'incentives' means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	6	centives,";
 9 uated sanctions and incentives"; and 10 (C) in subsection (f)— 11 (i) in paragraph (2)— 12 (I) by inserting after "A sanction 13 may include" the following: "a range 14 of court-approved interventions, such 15 as"; and 16 (II) by inserting after "a fine," 17 the following: "a restorative justice 18 program,"; and 19 (ii) by inserting after paragraph (2) 20 the following: 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	7	(B) in subsection $(e)(1)(B)$, by striking
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12(I) by inserting after "A sanction13may include" the following: "a range14of court-approved interventions, such15as"; and16(II) by inserting after "a fine,"17the following: "a restorative justice18program,"; and19(ii) by inserting after paragraph (2)20the following:21"(3) INCENTIVES.—The term 'incentives'22means individualized, goal-oriented, and graduated23responses to a juvenile offender's compliance with24court orders and case disposition terms designed to	10	(C) in subsection (f)—
13may include" the following: "a range14of court-approved interventions, such15as"; and16(II) by inserting after "a fine,"17the following: "a restorative justice18program,"; and19(ii) by inserting after paragraph (2)20the following:21"(3) INCENTIVES.—The term 'incentives'22means individualized, goal-oriented, and graduated23responses to a juvenile offender's compliance with24court orders and case disposition terms designed to	11	(i) in paragraph (2)—
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 as"; and (II) by inserting after "a fine," the following: "a restorative justice program,"; and (ii) by inserting after paragraph (2) the following: "(3) INCENTIVES.—The term 'incentives' means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	13	may include" the following: "a range
 (II) by inserting after "a fine," the following: "a restorative justice program,"; and (ii) by inserting after paragraph (2) the following: "(3) INCENTIVES.—The term 'incentives' means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	14	of court-approved interventions, such
17the following: "a restorative justice18program,"; and19(ii) by inserting after paragraph (2)20the following:21"(3) INCENTIVES.—The term 'incentives'22means individualized, goal-oriented, and graduated23responses to a juvenile offender's compliance with24court orders and case disposition terms designed to	15	as"; and
 program,"; and (ii) by inserting after paragraph (2) the following: "(3) INCENTIVES.—The term 'incentives' means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	16	(II) by inserting after "a fine,"
 19 (ii) by inserting after paragraph (2) 20 the following: 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	17	the following: "a restorative justice
 20 the following: 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	18	program,"; and
 21 "(3) INCENTIVES.—The term 'incentives' 22 means individualized, goal-oriented, and graduated 23 responses to a juvenile offender's compliance with 24 court orders and case disposition terms designed to 	19	(ii) by inserting after paragraph (2)
 means individualized, goal-oriented, and graduated responses to a juvenile offender's compliance with court orders and case disposition terms designed to 	20	the following:
responses to a juvenile offender's compliance withcourt orders and case disposition terms designed to	21	"(3) INCENTIVES.—The term "incentives"
24 court orders and case disposition terms designed to	22	means individualized, goal-oriented, and graduated
	23	responses to a juvenile offender's compliance with
25 reinforce or modify the skills and behaviors of the	24	court orders and case disposition terms designed to
	25	reinforce or modify the skills and behaviors of the

1	juvenile offender. An incentive may include a certifi-
2	cate of achievement, a letter of recommendation, a
3	family or program activity, a meeting or special out-
4	ing with a community leader, a reduction in commu-
5	nity service hours, a reduced curfew or home restric-
6	tion, a decrease in required court appearances, or a
7	decrease in the term of court-ordered supervision.";
8	(3) in section 1810(a), by striking
9	"\$350,000,000 for each of fiscal years 2006 through
10	2009" and inserting "\$30,000,000 for fiscal year
11	2020''; and
12	(4) by adding at the end the following:
13	"SEC. 1811. GRANT ACCOUNTABILITY.
14	"(a) Definition of Applicable Committees.—In
15	this section, the term 'applicable committees' means—
16	"(1) the Committee on the Judiciary of the
17	Senate; and
18	"(2) the Committee on the Judiciary of the
19	House of Representatives.
20	"(b) Accountability.—All grants awarded by the
21	Attorney General under this part shall be subject to the
22	following accountability provisions:
23	"(1) Audit requirement.—
24	
24	"(A) DEFINITION.—In this paragraph, the

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1 in the final audit report of the Inspector Gen-2 eral of the Department of Justice that the au-3 dited grantee has utilized grant funds for an 4 unauthorized expenditure or otherwise unallowable cost that is not closed or resolved within 5 6 12 months after the date on which the final 7 audit report is issued. 8 "(B) AUDIT.—Beginning in the first fiscal 9 year beginning after the date of enactment of 10 this section, and in each fiscal year thereafter, 11 the Inspector General of the Department of 12 Justice shall conduct audits of recipients of 13 grants awarded by the Attorney General under 14 this part to prevent waste, fraud, and abuse of 15 funds by grantees. The Inspector General shall 16 determine the appropriate number of grantees 17 to be audited each year. 18 "(C) MANDATORY EXCLUSION.—A recipi-19 ent of grant funds under this part that is found 20 to have an unresolved audit finding shall not be 21 eligible to receive grant funds under this part

during the first 2 fiscal years beginning after
the end of the 12-month period described in
subparagraph (A).

1	"(D) PRIORITY.—In awarding grants
2	under this part, the Attorney General shall give
3	priority to eligible applicants that did not have
4	an unresolved audit finding during the 3 fiscal
5	years before submitting an application for a
6	grant under this part.
7	"(E) REIMBURSEMENT.—If an entity is
8	awarded grant funds under this part during the
9	2-fiscal-year period during which the entity is
10	barred from receiving grants under subpara-
11	graph (C), the Attorney General shall—
12	"(i) deposit an amount equal to the
13	amount of the grant funds that were im-
14	properly awarded to the grantee into the
15	General Fund of the Treasury; and
16	"(ii) seek to recoup the costs of the
17	repayment to the fund from the grant re-
18	cipient that was erroneously awarded grant
19	funds.
20	"(2) ANNUAL CERTIFICATION.—Beginning in
21	the first fiscal year beginning after the date of en-
22	actment of this section, the Attorney General shall
23	submit to the applicable committees an annual cer-
24	tification—
25	"(A) indicating whether—

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1	"(i) all audits issued by the Inspector
2	General of the Department of Justice
3	under paragraph (1) have been completed
4	and reviewed by the appropriate Assistant
5	Attorney General or Director;
6	"(ii) all mandatory exclusions required
7	under paragraph $(1)(C)$ have been issued;
8	and
9	"(iii) all reimbursements required
10	under paragraph $(1)(E)$ have been made;
11	and
12	"(B) that includes a list of any grant re-
13	cipients excluded under paragraph (1) from the
14	previous year.
15	"(c) Preventing Duplicative Grants.—
16	"(1) IN GENERAL.—Before the Attorney Gen-
17	eral awards a grant to an applicant under this part,
18	the Attorney General shall compare potential grant
19	awards with other grants awarded under this part
20	by the Attorney General to determine if duplicate
21	grant awards are awarded for the same purpose.
22	"(2) Report.—If the Attorney General awards
23	duplicate grants under this part to the same appli-
24	cant for the same purpose, the Attorney General

shall submit to the applicable committees a report
 that includes—

3 "(A) a list of all duplicate grants awarded
4 under this part, including the total dollar
5 amount of any duplicate grants awarded; and
6 "(B) the reason the Attorney General

6 "(B) the reason the Attorney General7 awarded the duplicate grants.".

8 SEC. 3. SENSE OF CONGRESS.

9 It is the sense of the Congress that the use of best
10 practices is encouraged for all activities for which grants
11 under part R of title I of the Omnibus Crime Control and
12 Safe Streets Act of 1968 may be used.

13 SEC. 4. EMERGENCY FEDERAL LAW ENFORCEMENT ASSIST14 ANCE.

15 Section 609Y(a) of the Justice Assistance Act of
16 1984 (34 U.S.C. 50112(a)) is amended by striking "Sep-

17 tember 30, 2021" and inserting "September 30, 2023".

Passed the House of Representatives September 28, 2018.

Attest:

Clerk.

¹¹⁵TH CONGRESS H. R. 68

AN ACT

To amend the Omnibus Crime Control and Safe Streets Act of 1968 to reauthorize the Juvenile Accountability Block Grant program, and for other purposes.