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[Report No. 115-433]

To amend the Tribal Law and Order Act of 2010 and the Indian Law Enforcement Reform Act to provide for advancements in public safety services to Indian communities, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Mr. HOEVEN (for himself, Mr. MCCAIN, Mr. BARRASSO, Ms. MURKOWSKI, and Mr. DAINES) introduced the following bill; which was read twice and referred to the Committee on Indian Affairs

DECEMBER 13, 2018

Reported by Mr. HOEVEN, with an amendment

[Strike out all after the enacting clause and insert the part printed in italic]

A BILL

- To amend the Tribal Law and Order Act of 2010 and the Indian Law Enforcement Reform Act to provide for advancements in public safety services to Indian communities, 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; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be eited as the
- 3 "Tribal Law and Order Reauthorization and Amendments
- 4 Act of 2018".
- 5 (b) TABLE OF CONTENTS.—The table of contents for

6 this Act is as follows:

See. 1. Short title; table of contents. See. 2. Findings.

TITLE I-TRIBAL LAW AND ORDER

- See. 101. Bureau of Indian Affairs law enforcement.
- See. 102. Integration and coordination of programs.
- Sec. 103. Data sharing with Indian tribes.
- See. 104. Judicial administration in Indian country.
- Sec. 105. Federal notice.
- See. 106. Detention facilities.
- See. 107. Reauthorization for tribal courts training.
- See. 108. Amendments to the Indian Civil Rights Act.
- See. 109. Public defenders.
- See. 110. Offenses in Indian country: trespass on Indian land.
- See. 111. Resources for public safety in Indian communities; drug trafficking prevention.
- See. 112. Substance abuse prevention tribal action plans.
- See. 113. Office of Justice Services spending report.

TITLE H-IMPROVING JUSTICE FOR INDIAN YOUTH

- See. 201. Federal jurisdiction over Indian juveniles.
- See. 202. Reauthorization of tribal youth programs.
- See. 203. Assistance for Indian tribes relating to juvenile erime.
- See. 204. Coordinating Council on Juvenile Justice and Delinquency Prevention.

See. 205. Grants for delinquency prevention programs.

7 SEC. 2. FINDINGS.

- 8 Congress finds that—
- 9 (1) the Tribal Law and Order Act of 2010 (25
- 10 U.S.C. 2801 note; Public Law 111-211) was en-
- 11 acted to enhance law enforcement services, encour-
- 12 age interagency cooperation, and improve Federal

accountability for public safety in Indian commu nities;

3 (2) in 2013, the Bureau of Indian Affairs re4 ported increases in property crimes and violent
5 crimes in Indian country;

6 (3) according to the Department of Justice, in 7 2014, 34 percent of the total Indian country crimi-8 nal matters submitted for prosecution were declined, 9 a percentage that has not decreased significantly 10 since the date of enactment of the Tribal Law and 11 Order Act of 2010 (25 U.S.C. 2801 note; Public 12 Law 111-211) and has remained fairly steady;

(4) drug and alcohol abuse is a key contributing
factor to violence and erime in Indian communities;
(5) substance abuse prevention and treatment,
including detention-based treatment, are critical to
reducing the rates of recidivism in Indian communities;

(6) during the period beginning in 2010 and
ending on the date of enactment of this Act, the
number of law enforcement officers working on publie safety in Indian country has slightly increased,
but according to the Bureau of Indian Affairs, only
approximately 43 percent of the total need for those
officers is currently being met;

1	(7) for a period of more than 40 years prior to
2	the date of enactment of this Act, the Shadow
3	Wolves, a special unit of tactical officers of the U.S.
4	Immigration and Customs Enforcement, have been
5	deployed throughout the Tohono O'odham Nation
6	reservation in Arizona and have been operating in
7	an area—
8	(A) of more than 5,000 square miles of
9	vast, desert, tribal land in the Southwest, 75
10	square miles of which is an area located along
11	the United States border with Mexico;
12	(B) in which approximately 28,000 Indians
13	reside; and
14	(C) that has been targeted by criminal or-
15	ganizations for use as a major corridor to de-
16	liver contraband from Mexico to locations
17	throughout the United States, including other
18	Indian reservations;
19	(8) many Bureau of Indian Affairs and tribal
20	detention facilities continue to operate in over-
21	crowded conditions;
22	(9) tribes continue to encounter barriers to ac-
23	cessing and entering information into national crime
24	information databases for criminal and civil pur-
25	poses and additional options are needed to ensure

1	Indian tribes can fully participate in the 2-way shar-
2	ing of criminal justice information so that all tribal
3	justice and public safety agencies have access to the
4	data needed to keep their communities safe;
5	(10) American Indian and Alaska Native juve-
6	niles are overrepresented in Federal and State juve-
7	nile justice systems;
8	(11) there is a lack of training (including trau-
9	ma-informed training and practices), collaboration,
10	communication, and cooperation among government
11	agencies regarding juvenile justice for Indian youth;
12	(12) tribal youth in the Federal justice sys-
13	tem-
14	(A) may spend more time in secure con-
15	finement than youth in State justice systems,
16	sometimes by several years; and
17	(B) may be placed in facilities located far
18	away from the communities and families of the
19	tribal youth; and
20	(13) appropriate services for tribal youth in the
21	Federal and tribal justice systems are unavailable.

TITLE I—TRIBAL LAW AND ORDER

3 SEC. 101. BUREAU OF INDIAN AFFAIRS LAW ENFORCE4 MENT.
5 (a) SPENDING REPORT.—Section 3(c) of the Indian

6 Law Enforcement Reform Act (25 U.S.C. 2802(c)) is
7 amended—

8 (1) by striking paragraph (13);

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9 (2) by redesignating paragraphs (14) through 10 (18) as paragraphs (13) through (17), respectively; 11 and

12 (3) in subparagraph (C) of paragraph (15) (as
13 redesignated)—

14 (A) by inserting "(for which any tribal in15 formation may be summarized by State)" after
16 "a list"; and

17 (B) by striking "and public safety and 18 emergency communications and technology 19 needs" and inserting "public safety and emer-20 gency communications and technology needs, 21 and other administrative and supporting needs 22 of program operations, including information 23 technology and other equipment, travel, and 24 training".

(b) ENFORCEMENT OF REPORTING REQUIRE MENTS.—Section 3 of the Indian Law Enforcement Re form Act (25 U.S.C. 2802) is amended by adding at the
 end the following:

5 "(g) Enforcement of Reporting Require-6 ments.—

7 "(1) IN GENERAL.—Subject to paragraph (2), 8 on the failure of the Director of the Office of Justice 9 Services to submit a report in accordance with para-10 graph (15) or (16) of subsection (c), the Secretary 11 shall withhold funding for the Office of the Assistant 12 Secretary for Indian Affairs used for the administra-13 tion of services, including functional expenses such 14 as overtime, personnel salaries, and associated bene-15 fits or related tasks that directly affect those fune-16 tions, to the extent that the withholding does not ad-17 versely impact the capacity of the Secretary to pro-18 vide law enforcement services in Indian communities 19 in accordance with this Act.

20 <u>"(2)</u> RESTORATION.—The Secretary shall re21 store funding withheld in accordance with paragraph
(1) on submission of the applicable report in accord23 ance with paragraph (15) or (16) of subsection (c).".

(c) ALLOWANCE FOR RENTALS OF QUARTERS AND
 FACILITIES.—Section 8 of the Indian Law Enforcement
 Reform Act (25 U.S.C. 2807) is amended—

4 (1) by striking the section heading and designa5 tion and all that follows through "Notwithstanding
6 the limitation" and inserting the following:

7 "SEC. 8. ALLOWANCES.

8 "(a) UNIFORMS.—Notwithstanding the limitation";
9 and

10 (2) by adding at the end the following:

"(b) RENTALS FOR QUARTERS AND FACILITIES.—
 Notwithstanding section 5911 of title 5, United States
 Code, the Secretary, on recommendation of the Director
 of the Office of Justice Services, shall establish applicable
 rental rates for quarters and facilities for employees of the
 Office of Justice Services.".

17 (d) LAW ENFORCEMENT AND JUDICIAL TRAINING.
18 Section 4218(b) of the Indian Alcohol and Substance
19 Abuse Prevention and Treatment Act of 1986 (25 U.S.C.
20 2451(b)) is amended by striking "2011 through 2015"
21 and inserting "2018 through 2022".

(e) PUBLIC SAFETY AND COMMUNITY POLICING
GRANTS.—Section 1701(j) of the Omnibus Crime Control
and Safe Streets Act of 1968 (42 U.S.C. 3796dd(j)) is
amended—

1 (1) in paragraph (1), by striking "any fiscal 2 year" and inserting "each fiscal year"; and 3 (2) in paragraph (4), by striking "2011 through 2015" and inserting "2018 through 2022". 4 5 SEC. 102. INTEGRATION AND COORDINATION OF PRO-6 GRAMS. 7 (a) IN GENERAL. 8 (1) CONSULTATION.—Not later than 1 year 9 after the date of enactment of this Act, the See-10 retary of the Interior, the Secretary of Health and 11 Human Services, and the Attorney General shall 12 consult with Indian tribes regarding-13 (A) the feasibility and effectiveness of the 14 establishment of base funding for, and the inte-15 gration and consolidation of, Federal law en-16 forcement, public safety, and substance abuse 17 and mental health programs for which Indian 18 tribes are eligible, for the purposes of coordi-19 nating the programs, reducing administrative 20 costs, and improving services for Indian tribes, 21 individual Indians, and Indian communities; 22 (B) the use of a single application and re-23 porting system for the consolidated approach

described in subparagraph (A);

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1	(C) the application of chapter 75 of title
2	31, United States Code (commonly known as
3	the "Single Audit Act") to the consolidated ap-
4	proach described in subparagraph (A);
5	(D) the methodology for interagency trans-
6	fer of funds for the consolidated approach de-
7	scribed in subparagraph (A);
8	(E) the method for Federal oversight for
9	the consolidated approach described in subpara-
10	graph (A); and
11	(F) any legal or administrative barriers to
12	the implementation of the consolidated ap-
13	proach described in subparagraph (A).
14	(2) Responsibilities.—As part of the con-
15	sultation described in paragraph (1), each applicable
16	unit of the Department of the Interior, the Depart-
17	ment of Health and Human Services, and the De-
18	partment of Justice shall identify—
19	(A) each program under the jurisdiction of
20	that unit for which an Indian tribe may be eli-
21	gible; and
22	(B) the regulations governing each pro-
23	gram described in subparagraph (A).
24	(3) SUBMISSION OF PLAN.—Not later than 18
25	months after the date of enactment of this Act, the

1	Secretary of the Interior, the Secretary of Health
2	and Human Services, and the Attorney General shall
3	jointly submit to the Committee on Indian Affairs of
4	the Senate, the Committee on Natural Resources of
5	the House of Representatives, and the Committee on
6	the Judiciary of the House of Representatives a plan
7	that includes—
8	(A) the findings of the consultation de-
9	seribed in paragraph (1);
10	(B) the programs identified in accordance
11	with paragraph (2) ; and
12	(C) any legal or administrative barriers to
13	the implementation of the consolidated ap-
14	proach described in paragraph $(1)(\Lambda)$.
15	(b) PROGRAM EVALUATION.—Not later than 18
16	months after the date of enactment of this Act, the Attor-
17	ney General shall conduct an evaluation of and submit to
18	Committee on Indian Affairs of the Senate, the Committee
19	on Natural Resources of the House of Representatives, the
20	Committee on the Judiciary of the Senate, and the Com-
21	mittee on the Judiciary of the House of Representatives
22	a report on—
23	(1) law enforcement grants and other resources

23 (1) law enforcement grants and other resources
24 made available to State, local, and tribal govern-

1	ments under current requirements encouraging
2	intergovernmental cooperation;
3	(2) benefits of, barriers to, and the need for
4	intergovernmental cooperation between State, local,
5	and tribal governments; and
6	(3) recommendations for incentivizing intergov-
7	ernmental cooperation, including any legislation or
8	regulations needed to achieve those incentives.
9	(c) INTERAGENCY COORDINATION AND COOPERA-
10	TION.
11	(1) Memorandum of agreement.
12	(A) IN GENERAL. Not later than 18
13	months after the date of enactment of this Act,
14	the Attorney General, acting through the Bu-
15	reau of Prisons, the Secretary of the Interior,
16	acting through the Office of Justice Services,
17	Bureau of Indian Affairs, and the Secretary of
18	Health and Human Services shall enter into a
19	Memorandum of Agreement to cooperate, con-
20	fer, transfer funds, share resources and, as per-
21	mitted by law, information on matters relating
22	to the detention of Indian inmates, the reduc-
23	tion of recidivism (including through substance
24	abuse treatment and mental and health care

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1	services), and the lease or loan of facilities,
2	technical assistance, training, and equipment.
3	(B) Strategies and best practices.—
4	Not later than 2 years after the date of enact-
5	ment of this Act, the Attorney General, the See-
6	retary of the Interior, and the Secretary of
7	Health and Human Services shall enter into a
8	Memorandum of Agreement to develop, share,
9	and implement effective strategies, best prac-
10	tices, and resources, and transfer funds, to im-
11	prove the re-entry of Indian inmates into Indian
12	communities after incarceration.
13	(2) Requirements.—Not later than 1 year
14	after the date of enactment of this Act, the Attorney
15	General, the Secretary of the Interior, and the Sec-
16	retary of Health and Human Services shall—
17	(A) consult with and solicit comments from
18	entities as described in section 4205(c) of the
19	Indian Alcohol and Substance Abuse Prevention
20	and Treatment Act of 1986 (25 U.S.C.
21	2411(c)); and
22	(B) submit to the Committee on Indian Af-
23	fairs of the Senate, the Committee on Natural
24	Resources of the House of Representatives, the
25	Committee on the Judiciary of the Senate, and

1 the Committee on the Judiciary of the House of Representatives a report regarding any legal or 2 3 regulatory impediments to carrying out sub-4 paragraphs (A) and (B) of paragraph (1). 5 (3) REPORT.—Not later than 4 years after the 6 date of enactment of this Act, the Attorney General, 7 the Secretary of the Interior, and the Secretary of 8 Health and Human Services shall submit to the 9 Committee on Indian Affairs of the Senate, the Committee on Natural Resources of the House of 10 11 Representatives, the Committee on the Judiciary of 12 the Senate, and the Committee on the Judiciary of 13 the House of Representatives a report regarding the implementation of the Memoranda of Agreement 14 15 under subparagraphs (A) and (B) of paragraph (1). 16 SEC. 103. DATA SHARING WITH INDIAN TRIBES. 17 (a) INFORMATION SHARING WITH INDIAN TRIBES. 18 Section 534(d) of title 28, United States Code, is amend-19 ed-

20 (1) by redesignating paragraphs (1) and (2) as
21 subparagraphs (A) and (B), respectively, and indent22 ing appropriately;

23 (2) in the matter preceding subparagraph (A)
24 (as so redesignated), by striking "The Attorney Gen25 eral" and inserting the following:

1 <u>"(1)</u> IN GENERAL.—The Attorney General"; 2 and

(3) by adding at the end the following:

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4 ⁽⁽²⁾ TRIBAL ACCESS PROGRAM.—Out of any 5 funds available and not otherwise obligated, the At-6 torney General shall establish and carry out a tribal 7 access program to enhance the ability of tribal gov-8 ernments to access, enter information into, and ob-9 tain information from, Federal criminal information 10 databases as authorized under this section.

11 $\frac{...(3)}{...(3)}$ **INFORMATION** SHARING.—Any report 12 issued as a result of the analysis of information en-13 tered into Federal criminal information databases or 14 obtained from Federal criminal databases, including 15 for the purpose of conducting background checks, 16 shall be shared with Indian tribes of jurisdiction.". 17 (b) Access to National Criminal Information DATABASES. Section 233(b) of the Tribal Law and 18 Order Act of 2010 (28 U.S.C. 534 note; Public Law 111-19 211) is amended by striking paragraph (1) and inserting 20 21 the following:

22 <u>"(1) IN GENERAL.</u>—The Attorney General shall
23 ensure that—

24 "(A) tribal law enforcement officials that
 25 meet applicable Federal or State requirements

be permitted access to national crime information databases;

3 "(B) technical assistance and training to
4 Bureau of Indian Affairs and tribal law en5 forcement officials is provided to gain access
6 and input authority to use the National Crimi7 nal Information Center and other national
8 erime information databases pursuant to see9 tion 534 of title 28, United States Code; and

10"(C) the Federal Bureau of Investigation11coordinates with the Office of Justice Services,12Bureau of Indian Affairs, to ensure Indian trib-13al law enforcement agencies are assigned appro-14priate credentials or ORI numbers for uniform15crime reporting purposes.".

16 (c) BUREAU OF JUSTICE STATISTICS.—Section
17 302(d) of the Omnibus Crime Control and Safe Streets
18 Act of 1968 (42 U.S.C. 3732(d)) is amended—

(1) by striking the subsection designation and
all that follows through "To ensure" in paragraph
(1) and inserting the following:

22 "(d) JUSTICE STATISTICAL COLLECTION, ANALYSIS,
23 AND DISSEMINATION.—

24 <u>"(1) IN GENERAL.</u> To ensure";

25 (2) in paragraph (1)—

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1	(A) in subparagraph (E), by striking
2	"and" at the end;
3	(B) in subparagraph (F), by striking the
4	period at the end and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(G) confer and cooperate with the Bureau
7	of Indian Affairs as needed to carry out the
8	purposes of this part, including by entering into
9	cooperative resource and data sharing agree-
10	ments in conformity with all laws and regula-
11	tions applicable to the disclosure and use of
12	data."; and
13	(3) in paragraph (2) —
14	(A) by striking "The Director" and insert-
15	ing the following:
16	"(A) IN GENERAL.—The Director"; and
17	(B) by adding at the end the following:
18	"(B) INFORMATION SHARING REQUIRE-
19	MENT.—Analysis of the information collected
20	under subparagraph (A) shall be shared with
21	the Indian tribe that provided the information
22	that was collected.".
23	(d) Reports to Tribes.—Section 10(b) of the In-
24	dian Law Enforcement Reform Act (25 U.S.C. 2809(b))
25	is amended—

1	(1) in paragraph (1) —
2	(A) in subparagraph (B), by redesignating
3	clauses (i) and (ii) as subclauses (I) and (II),
4	respectively, and indenting appropriately; and
5	(B) by redesignating subparagraphs (A)
6	and (B) as clauses (i) and (ii), respectively, and
7	indenting appropriately;
8	(2) by redesignating paragraphs (1) and (2) as
9	subparagraphs (A) and (B), respectively, and indent-
10	ing appropriately;
11	(3) in the matter preceding subparagraph (A)
12	(as so redesignated), by striking "The Attorney Gen-
13	eral" and inserting the following:
14	"(1) IN GENERAL.—The Attorney General";
15	and
16	(4) by adding at the end the following:
17	"(2) CONSULTATION.—Not later than 1 year
18	after the date of enactment of the Tribal Law and
19	Order Reauthorization and Amendments Act of
20	2018, the Attorney General shall consult with Indian
21	tribes, including appropriate tribal justice officials,
22	regarding-
23	"(A) the annual reports described in para-
24	graph (1) to improve the data collected, the in-

1	formation reported, and the reporting system;
2	and
3	"(B) improvements to the processes for the
4	satisfaction of the requirements for coordination
5	described in paragraphs (1) and (3) of sub-
6	section (a), or to the reporting requirements
7	under paragraph (1).
8	"(3) Enforcement of reporting require-
9	MENTS.
10	"(A) IN GENERAL.—Subject to subpara-
11	graph (B), on the failure of the Attorney Gen-
12	eral to submit a report in accordance with para-
13	graph (1), the Attorney General shall withhold
14	funding for the Director of the Federal Bureau
15	of Investigation and the Director of the Execu-
16	tive Office for United States Attorneys used for
17	the administration of services, including func-
18	tional expenses such as overtime, personnel sal-
19	aries, and associated benefits or related tasks
20	that directly affect those functions, to the ex-
21	tent that the withholding does not adversely im-
22	pact the capacity of the Attorney General to
23	provide law enforcement, investigation, or pros-
24	ecution services.

1	"(B) RESTORATION.—The Attorney Gen-
2	eral shall restore funding withheld in accord-
3	ance with subparagraph (A) on submission of
4	the applicable report in accordance with para-
5	$\frac{\text{graph }(1)}{\dots}$
6	SEC. 104. JUDICIAL ADMINISTRATION IN INDIAN COUNTRY.
7	(a) Bureau of Prisons Tribal Prisoner Pro-
8	GRAM.—Section 234(c) of the Tribal Law and Order Act
9	of 2010 (25 U.S.C. 1302 note; Public Law 111-211) is
10	amended—
11	(1) in paragraph (5), by striking "3 years after
12	the date of establishment of the pilot program" and
13	inserting "5 years after the date of enactment of the
14	Tribal Law and Order Reauthorization and Amend-
15	ments Act of 2018";
16	(2) by redesignating paragraph (6) as para-
17	$\frac{\text{graph}}{(7)};$
18	(3) by inserting after paragraph (5) the fol-
19	lowing:
20	"(6) CONSULTATION.—Not later than 1 year
21	after the date of enactment of the Tribal Law and
22	Order Reauthorization and Amendments Act of
23	2018, the Director of the Bureau of Prisons and the
24	Director of the Office of Justice Services of the Bu-
25	reau of Indian Affairs shall coordinate and consult

with Indian tribes to develop improvements in imple menting the pilot program, including intergovern mental communication, training, processes, and
 other subject matters as appropriate."; and

5 (4) in paragraph (7) (as redesignated), by strik-6 ing "paragraph shall expire on the date that is 4 7 years after the date on which the program is estab-8 lished" and inserting "subsection shall expire on the 9 date that is 7 years after the date of enactment of 10 the Tribal Law and Order Reauthorization and 11 Amendments Act of 2018".

(b) CONSULTATION FOR JUVENILE JUSTICE REFORM.—Section 3 of the Indian Law Enforcement Reform
Act (25 U.S.C. 2802) (as amended by section 101(b)) is
amended by adding at the end the following:

16 "(h) CONSULTATION FOR JUVENILE JUSTICE RE-FORM.—Not later than 1 year after date of enactment of 17 this subsection, the Director of the Bureau of Indian Af-18 fairs, the Director of the Bureau of Prisons, the Director 19 of the Indian Health Service, the Administrator of the Of-20 fice of Juvenile Justice and Delinquency Prevention, and 21 22 the Administrator of the Substance Abuse and Mental Health Services Administration shall consult with Indian 23 24 tribes regarding Indian juvenile justice and incarceration, 25 including-

1	"(1) the potential for using Bureau of Indian
2	Affairs or tribal juvenile facilities for the incarcer-
3	ation of Indian youth in the Federal system as alter-
4	native locations closer to the communities of the In-
5	dian youth;
6	$\frac{2}{2}$ improving community-based options for
7	the services needed and available for Indian youth in
8	Federal incarceration;
9	${}$ (3) barriers to the use of
10	${(A)}$ alternatives to incarceration; or
11	"(B) cross-agency services for Indian
12	youth in incarceration; and
13	${}$ (4) the application of the Federal sentencing
14	guidelines to Indian youth.".
15	SEC. 105. FEDERAL NOTICE.
16	Section 10 of the Indian Law Enforcement Reform
17	Act (25 U.S.C. 2809) is amended by adding at the end
18	the following:
19	"(d) FEDERAL NOTICE.—On conviction in any dis-
20	trict court of the United States of an enrolled member
21	of a federally recognized Indian tribe, the Office of the
22	United States Attorney for the district in which the mem-
23	ber was convicted shall provide to the appropriate tribal
24	justice official notice of the conviction and any other perti-
25	nent information.".

1 SEC. 106. DETENTION FACILITIES.

2 (a) INDIAN LAW ENFORCEMENT REFORM ACT.
3 Section 3 of the Indian Law Enforcement Reform Act (25)
4 U.S.C. 2802) (as amended by section 104(b)) is amended
5 by adding at the end the following:

6 "(i) ALTERNATIVES TO DETENTION.—In carrying 7 out the responsibilities of the Secretary under this Act or 8 title II of Public Law 90–284 (commonly known as the 9 'Indian Civil Rights Act of 1968') (25 U.S.C. 1301 et 10 seq.), the Secretary shall authorize an Indian tribe car-11 rying out a contract or compact pursuant to the Indian 12 Self-Determination and Education Assistance Act (25 U.S.C. 5304 et seq.), on request of the Indian tribe, to 13 use any available detention funding from the contract or 14 compact for such appropriate alternatives to detention to 15 16 which the Indian tribe and Secretary, acting through the Director of the Office of Justice Services, mutually 17 18 agree.".

19 (b) INDIAN TRIBAL JUSTICE ACT.—Section 103 of
20 the Indian Tribal Justice Act (25 U.S.C. 3613) is amend21 ed—

22 (1) by redesignating subsection (c) as sub23 section (d); and

24 (2) by inserting after subsection (b) the fol25 lowing:

1 "(c) ALTERNATIVES TO DETENTION.—In carrying 2 out the responsibilities of the Secretary under this Act or title II of Public Law 90–284 (commonly known as the 3 'Indian Civil Rights Act of 1968') (25 U.S.C. 1301 et 4 seq.), the Secretary shall authorize an Indian tribe car-5 rying out a contract or compact pursuant to the Indian 6 7 Self-Determination and Education Assistance Act (25) 8 U.S.C. 5304 et seq.), on request of the Indian tribe, to 9 use any available detention funding from the contract or 10 compact for such appropriate alternatives to detention to which the Indian tribe and Secretary, acting through the 11 Director of the Office of Justice Services, mutually 12 13 agree.".

14 (c) JUVENILE DETENTION CENTERS. Section
15 4220(b) of the Indian Alcohol and Substance Abuse Pre16 vention and Treatment Act of 1986 (25 U.S.C. 2453(b))
17 is amended by striking "2011 through 2015" each place
18 it appears and inserting "2018 through 2022".

(d) PAYMENTS FOR INCARCERATION ON TRIBAL
LAND.—Section 20109(a) of the Violent Crime Control
and Law Enforcement Act of 1994 (34 U.S.C. 12109) is
amended by striking "2011 through 2015" and inserting
"2018 through 2022".

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3 (a) TRIBAL JUSTICE SYSTEMS.—Section 201 of the
4 Indian Tribal Justice Act (25 U.S.C. 3621) is amended
5 by striking "2011 through 2015" each place it appears
6 and inserting "2018 through 2022".

7 (b) TECHNICAL AND LEGAL ASSISTANCE.

8 (1) AUTHORIZATION OF APPROPRIATIONS.
9 Section 107 of the Indian Tribal Justice Technical
10 and Legal Assistance Act of 2000 (25 U.S.C. 3666)
11 is amended by striking "2011 through 2015" and
12 inserting "2018 through 2022".

13 (2) GRANTS. Section 201(d) of the Indian
14 Tribal Justice Technical and Legal Assistance Act of
15 2000 (25 U.S.C. 3681(d)) is amended by striking
16 "2011 through 2015" and inserting "2018 through
17 2022".

18 SEC. 108. AMENDMENTS TO THE INDIAN CIVIL RIGHTS ACT.

(a) CONSTITUTIONAL RIGHTS.—Section 202(a)(10)
of Public Law 90–284 (commonly known as the "Indian
Civil Rights Act of 1968") (25 U.S.C. 1302(a)(10)) is
amended by inserting "for 180 days or more" after "punishable by imprisonment".

24 (b) RIGHTS OF DEFENDANTS.—Section 204(d)(3) of
25 Public Law 90–284 (commonly known as the "Indian Civil
26 Rights Act of 1968") (25 U.S.C. 1304(d)(3)) is amended
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in the matter preceding subparagraph (A), by striking
 "the right" and inserting "if a term of imprisonment of
 180 days or more may be imposed, the right".

4 SEC. 109. PUBLIC DEFENDERS.

5 The Indian Law Enforcement Reform Act is amend6 ed by inserting after section 13 (25 U.S.C. 2810) the fol7 lowing:

8 "SEC. 13A. TRIBAL LIAISONS.

9 <u>"(a) APPOINTMENT.</u>

10 <u>"(1)</u> IN GENERAL.—The Federal Public De-11 fender for each district that includes Indian country 12 shall appoint not less than 1 assistant Federal Pub-13 lie Defender to serve as a tribal liaison for the dis-14 triet.

15 <u>"(2) SENSE OF CONGRESS.—It is the sense of</u> 16 Congress that in appointing tribal liaisons under 17 paragraph (1), the Federal Public Defender should 18 consult with tribal justice officials from each Indian 19 tribe that would be affected by the appointment.

20 <u>"(b) DUTIES.</u>

21 <u>"(1) IN GENERAL. The duties of a tribal liai-</u>
 22 son shall include the following:

23 "(A) Developing working relationships and
 24 maintaining communication with tribal leaders
 25 and tribal community, including the interchange

1	and understanding of cultural issues that may
2	impact the effective assistance of counsel.
3	"(B) Providing technical assistance and
4	training regarding criminal defense techniques
5	and strategies, forensics, and reentry programs
6	and strategies for responding to crimes occur-
7	ring in Indian country.
8	$\frac{(2)}{(2)}$ Sense of congress.—It is the sense of
9	Congress that—
10	${(\Lambda)}$ in evaluating the performance of trib-
11	al liaisons, and as part of the staffing formulas
12	for Federal Defenders, the Administrative Of-
13	fice of the United States Courts should take
14	into consideration the multiple duties of tribal
15	liaisons described in paragraph (1); and
16	"(B) the Director of the Administrative
17	Office of the United States Courts and the At-
18	torney General should work together to ensure
19	that each district that includes Indian country
20	has sufficient resources to provide adequate
21	representation.".
22	SEC. 110. OFFENSES IN INDIAN COUNTRY: TRESPASS ON IN-
23	DIAN LAND.
24	Section 1165 of title 18, United States Code, is
25	amended—

1	(1) in the section heading, by striking "Hunt-
2	ing, trapping, or fishing" and inserting
3	"Criminal trespass";
4	(2) by inserting "(referred to in this section as
5	'tribal land')" after "for Indian use";
6	(3) by striking "Whoever, without lawful au-
7	thority" and inserting the following:
8	"(a) Hunting, Trapping, or Fishing on Indian
9	LAND.—Whoever, without lawful authority"; and
10	(4) by adding at the end the following:
11	"(b) VIOLATION OF TRIBAL EXCLUSION ORDER.
12	"(1) DEFINITION OF EXCLUSION ORDERIn
13	this subsection, the term 'exclusion order' means an
14	order issued in a proceeding by a court of an Indian
15	tribe that temporarily or permanently excludes a
16	person from tribal land because of a conviction
17	under the criminal laws of the tribal government—
18	${(A)}$ for a violent erime (as defined under
19	applicable tribal law); or
20	"(B) for the sale or distribution of con-
21	trolled substances.
22	"(2) VIOLATION DESCRIBED.—It shall be un-
23	lawful for any person to knowingly violate the terms
24	of an exclusion order that was issued by a court of
25	an Indian tribe in accordance with paragraph (4) .

1	"(3) PENALTY.—Any person who violates para-
2	graph (2) shall be fined up to \$5,000 or imprisoned
3	for up to 1 year, or both.
4	"(4) Requirements.—The violation described
5	in paragraph (2) applies only to an exclusion
6	order —
7	$\frac{((A)}{(A)}$ for which—
8	"(i) the respondent was served with,
9	or had actual notice of, the underlying
10	complaint; and
11	"(ii) the underlying complaint in-
12	eluded—
13	"(I) a plain statement of facts
14	that, if true, would provide the basis
15	for the issuance of an exclusion order
16	against the respondent;
17	${}$ (II) the date, time, and place
18	for a hearing on the complaint; and
19	"(III) a statement informing the
20	respondent that if the respondent fails
21	to appear at the hearing on the com-
22	plaint, an order may issue, the viola-
23	tion of which may result in—
24	<u>"(aa)</u> criminal prosecution
25	

1	<u>"(bb)</u> the imposition of a
2	fine or imprisonment, or both;
3	"(B) for which a hearing on the underlying
4	complaint sufficient to protect the right of the
5	respondent to due process was held on the
6	record, at which the respondent was provided
7	an opportunity to be heard and present testi-
8	mony of witnesses and other evidence as to why
9	the order should not issue;
10	$\frac{((C)}{(C)}$ that—
11	"(i) temporarily or permanently ex-
12	eludes the respondent from tribal land
13	under the jurisdiction of the applicable In-
14	dian tribe; and
15	"(ii) includes a statement that a viola-
16	tion of the order may result in—
17	"(I) criminal prosecution under
18	Federal law; and
19	${}(II)$ the imposition of a fine or
20	imprisonment, or both; and
21	$\frac{((D)}{(D)}$ with which the respondent was served
22	or of which the respondent had actual notice.".
23	SEC. 111. RESOURCES FOR PUBLIC SAFETY IN INDIAN COM-
24	MUNITIES; DRUG TRAFFICKING PREVENTION.
25	(a) Shadow Wolves.—

1	(1) IN GENERAL.—There is established within
2	the Bureau of Immigration and Customs Enforce-
3	ment of the Department of Homeland Security a di-
4	vision to be known as the "Shadow Wolves Divi-
5	sion".
6	(2) DUTIES.—The Shadow Wolves Division
7	shall—
8	(Λ) carry out such duties as are assigned
9	by the Director of the Bureau of Immigration
10	and Customs Enforcement; and
11	(B) in carrying out those duties, coordi-
12	nate with the Bureau of Indian Affairs and
13	other applicable Federal agencies and State and
14	tribal governments.
15	(b) Reauthorization of Funding To Combat IL-
16	LEGAL NARCOTICS TRAFFICKING.—Section 4216 of the
17	Indian Alcohol and Substance Abuse Prevention and
18	Treatment Act of 1986 (25 U.S.C. 2442) is amended by
19	striking "2011 through 2015" each place it appears and
20	inserting "2018 through 2022".
21	(c) Maintenance of Certain Indian Reserva-
22	TION ROADS.—The Commissioner of U.S. Customs and
23	Border Protection may transfer funds to the Director of
24	the Bureau of Indian Affairs to maintain or repair roads
25	under the jurisdiction of the Director, on the condition

1	that the Commissioner and the Director mutually agree
2	that the primary user of the subject road is U.S. Customs
3	and Border Protection.
4	SEC. 112. SUBSTANCE ABUSE PREVENTION TRIBAL ACTION
5	PLANS.
6	(a) Inter-Departmental Memorandum of
7	AGREEMENT.—Section 4205(a) of the Indian Alcohol and
8	Substance Abuse Prevention and Treatment Act of 1986
9	(25 U.S.C. 2411(a)) is amended—
10	(1) in the matter preceding paragraph (1) , by
11	inserting "the Secretary of Agriculture, the Sec-
12	retary of Housing and Urban Development," after
13	"the Attorney General,";
14	(2) in paragraph $(2)(A)$, by inserting "the De-
15	partment of Agriculture, the Department of Housing
16	and Urban Development," after "Services Adminis-
17	tration,";
18	(3) in paragraph (5) , by inserting "the Depart-
19	ment of Agriculture, the Department of Housing
20	and Urban Development," after "Services Adminis-
21	tration,"; and
22	(4) in paragraph (7) by inserting "the Sec-
23	retary of Agriculture, the Secretary of Housing and
24	Urban Development," after "the Attorney General,".

(b) REAUTHORIZATION OF TRIBAL ACTION PLANS
 FUNDS.—Section 4206(d)(2) of the Indian Alcohol and
 Substance Abuse Prevention and Treatment Act of 1986
 (25 U.S.C. 2412(d)(2)) is amended by striking "2011
 through 2015" and inserting "2018 through 2022".

6 (c) GRANTS FOR TRAINING, EDUCATION, AND PRE-7 VENTION PROGRAMS.—Section 4206(f)(3) of the Indian 8 Alcohol and Substance Abuse Prevention and Treatment 9 Act of 1986 (25 U.S.C. 2412(f)(3)) is amended by striking 10 "2011 through 2015" and inserting "2018 through 11 2022".

12 SEC. 113. OFFICE OF JUSTICE SERVICES SPENDING RE-13 PORT.

Section 3(c)(16)(C) of the Indian Law Enforcement
Reform Act (25 U.S.C. 2802(c)(16)(C)) is amended by inserting "health care, behavioral health, and tele-health
needs at tribal jails," after "court facilities,".

18 SEC. 114. TRAFFICKING VICTIMS PROTECTION.

19 Section 107(f)(3) of the Trafficking Victims Protee20 tion Act of 2000 (22 U.S.C. 7105(f)(3)) is amended by
21 adding at the end the following:

22 "(C) REPORT.—For each grant awarded
23 under this subsection and for each pilot pro24 gram authorized or implemented under this see25 tion, the Secretary of Health and Human Serv-

1	ices and the Attorney General, in consultation
2	with the Secretary of Labor, shall submit to
3	Congress a report that lists—
4	"(i) the total number of entities that
5	received a grant under this subsection that
6	directly serve or are Indian tribal govern-
7	ments or tribal organizations; and
8	"(ii) the total number of health care
9	providers and other related providers that
10	participated in training supported by the
11	pilot program who are employees of the In-
10	
12	dian Health Service.".
12 13	dian Health Service. ⁷⁷ . SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF-
13	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF-
13 14	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING.
13 14 15	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL.—The Director of the Office on Vio-
 13 14 15 16 17 	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL.—The Director of the Office on Vio- lence Against Women, the Director of the Office for Vie-
 13 14 15 16 17 	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL.—The Director of the Office on Vio- lence Against Women, the Director of the Office for Vie- tims of Crime, and the Administrator of the Office of Ju-
 13 14 15 16 17 18 	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL.—The Director of the Office on Vio- lence Against Women, the Director of the Office for Vie- tims of Crime, and the Administrator of the Office of Ju- venile Justice and Delinquency Prevention shall each re-
 13 14 15 16 17 18 19 	SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL.—The Director of the Office on Vio- lence Against Women, the Director of the Office for Vie- tims of Crime, and the Administrator of the Office of Ju- venile Justice and Delinquency Prevention shall each re- quire each grantee to report—
 13 14 15 16 17 18 19 20 	 SEC. 115. REPORTING ON INDIAN VICTIMS OF TRAF- FICKING. (a) IN GENERAL. — The Director of the Office on Vio- lence Against Women, the Director of the Office for Vie- tims of Crime, and the Administrator of the Office of Ju- venile Justice and Delinquency Prevention shall each re- quire each grantee to report— (1) the number of human trafficking victims

1	(b) REPORT.—Not later than January 1 of each year,
2	the Attorney General shall submit to Congress a report
3	on the data collected in accordance with subsection (a).
4	TITLE II—IMPROVING JUSTICE
5	FOR INDIAN YOUTH
6	SEC. 201. FEDERAL JURISDICTION OVER INDIAN JUVE-
7	NILES.
8	Section 5032 of title 18, United States Code, is
9	amended
10	(1) in the first undesignated paragraph—
11	(A) in paragraph (1), by inserting "or In-
12	dian tribe" after "court of a State"; and
13	(B) in paragraph (2), by inserting "or In-
14	dian tribe" after "the State";
15	(2) in the second undesignated paragraph—
16	(A) in the first sentence, by inserting "or
17	Indian tribe" after "such State"; and
18	(B) by adding at the end the following: "In
19	this section, the term 'Indian tribe' has the
20	meaning given the term in section 102 of the
21	Federally Recognized Indian Tribe List Act of
22	1994 (25 U.S.C. 5130).";
23	(3) in the third undesignated paragraph, in the
24	first sentence, by inserting "or Indian tribe" after
25	"State"; and

1	(4) in the fourth undesignated paragraph, in
2	the first sentence—
3	(A) by inserting "or Indian tribal" after
4	"State"; and
5	(B) by inserting ", or of a representative
6	of an Indian tribe of which the juvenile is a
7	member," after "counsel".
8	SEC. 202. REAUTHORIZATION OF TRIBAL YOUTH PRO-
9	GRAMS.
10	(a) Summer Youth Programs.—Section
11	4212(a)(3) of the Indian Alcohol and Substance Abuse
12	Prevention and Treatment Act of 1986 (25 U.S.C.
13	2432(a)(3)) is amended by striking "2011 through 2015"
14	and inserting "2018 through 2022".
15	(b) EMERGENCY SHELTERS.—Section 4213(c) of the
16	Indian Alcohol and Substance Abuse Prevention and
17	Treatment Act of 1986 (25 U.S.C. 2433(e)) is amended,
18	in paragraphs (1) and (2), by striking "2011 through
19	2015" each place it appears and inserting "2018 through
20	2022".
21	SEC. 203. ASSISTANCE FOR INDIAN TRIBES RELATING TO
22	JUVENILE CRIME.
23	The Indian Law Enforcement Reform Act (25 U.S.C.
24	2801 et seq.) is amended by adding at the end the fol-
25	lowing:

1 **"SEC. 18. ASSISTANCE FOR INDIAN TRIBES RELATING TO** 2 JUVENILE CRIME.

3 "(a) ACTIVITIES.—Not later than one year after the date of enactment of this section, the Secretary shall co-4 5 ordinate with the Attorney General and the Administrator of the Office of Juvenile Justice and Delinquency Preven-6 7 tion within the Department of Justice (referred to in this 8 section as the 'Administrator')— 9 "(1) to assist Indian tribal governments in ad-10 dressing juvenile offenses and erime through tech-11 nical assistance, research, training, evaluation, and 12 the dissemination of information on effective, evi-13 dence-based, and promising programs and practices

for combating juvenile delinquency; "(2) to conduct consultation, not less frequently 15

16 than biannually, with Indian tribes regarding-

"(A) strengthening the government-to-gov-17 ernment relationship between the Federal Gov-18 19 ernment and Indian tribes relating to juvenile 20 justice issues;

21 "(B) improving juvenile delinquency pro-22 grams, services, and activities affecting Indian 23 youth and Indian tribes;

24 "(C) improving coordination among Fed-25 eral departments and agencies to reduce juve-26 nile offenses, delinquency, and recidivism;

14

1 "(D) the means by which traditional or 2 cultural tribal programs may serve or be devel-3 oped as promising or evidence-based programs; 4 "(E) a process and means of submitting to 5 the Attorney General and the Secretary an 6 analysis and evaluation of the effectiveness of the programs and activities carried out for juve-7 8 nile justice systems in which Indian youth are 9 involved, including a survey of tribal needs; and 10 "(F) any other matters relating to improv-11 ing juvenile justice for Indian youth; 12 "(3) to develop a means for collecting data on 13 the number of offenses committed by Indian youth 14 in Federal, State, and tribal jurisdictions, including 15 information regarding the tribal affiliation or mem-16 bership of the youth; 17 "(4) to develop a process for informing Indian 18 tribal governments when a juvenile member of that 19 Indian tribe comes in contact with the juvenile jus-20 tice system of the Federal, State or other unit of 21 local government and for facilitating intervention by, 22 the provision of services by, or coordination with, 23 such Indian tribe for any Indian juvenile member of 24 that Indian tribe or other local Indian tribes;

1	${}$ (5) to facilitate the incorporation of tribal cul-
2	tural or traditional practices designed to reduce de-
3	linquency among Indian youth into Federal, State,
4	or other unit of local government juvenile justice
5	systems or programs;
6	"(6) to develop or incorporate in existing pro-
7	grams partnerships among State educational agen-
8	cies, local educational agencies, and Bureau-funded
9	schools (as defined in section 1141 of the Education
10	Amendments of 1978 (25 U.S.C. 2021)); and
11	${}(7)$ to conduct research and evaluate—
12	${(A)}$ the number of Indian juveniles who,
13	prior to placement in the juvenile justice sys-
14	tem, were under the care or custody of a State
15	or tribal child welfare system and the number
16	of Indian juveniles who are unable to return to
17	their family after completing their disposition in
18	the juvenile justice system and who remain
19	wards of the State or Indian tribe;
20	"(B) the extent to which State and tribal
21	juvenile justice systems and child welfare sys-
22	tems are coordinating systems and treatment
23	for the juveniles referred to in subparagraph
24	$(\Lambda);$

1 <u>"(C)</u> the types of post-placement services 2 used;

3 "(D) the frequency of case plan reviews for
4 juveniles referred to in subparagraph (A) and
5 the extent to which these case plans identify
6 and address permanency and placement bar7 riers and treatment plans;

8 ^{((E)} services, treatment, and aftercare 9 placement of Indian juveniles who were under 10 the care of the State or tribal child protection 11 system before their placement in the juvenile 12 justice system; and

13 "(F) the frequency, seriousness, and inci14 dence of drug use by Indian youth in schools
15 and tribal communities.

16 "(b) CONSULTATION POLICY.—Not later than one 17 year after the date of enactment of this section, the Attor-18 ney General and the Administrator shall issue a tribal con-19 sultation policy for the Office of Juvenile Justice and De-20 linquency Prevention to govern the consultation by the Of-21 fice to be conducted under subsection (a).

22 "(c) REPORT.—The Administrator shall submit to
23 the Committee on Indian Affairs of the Senate and the
24 Committee on Education and the Workforce of the House
25 of Representatives a report that summarizes the results

of the consultation activities described in subsection (a)(2) and consultation policy described in subsection (b) and any recommendations of the Coordinating Council on Ju-

4 venile Justice and Delinquency Prevention regarding im5 proving resource and service delivery to Indian tribal com6 munities.".

7 SEC. 204. COORDINATING COUNCIL ON JUVENILE JUSTICE 8 AND DELINQUENCY PREVENTION.

9 Section 206 of the Juvenile Justice and Delinquency
10 Prevention Act of 1974 (34 U.S.C. 11116) is amended—
11 (1) in subsection (a)—

12 (A) in paragraph (1)—

1

2

3

- 13 (i) by inserting "the Director of the
 14 Indian Health Service," after "the Sec15 retary of Health and Human Services,";
 16 and
- 17 (ii) by striking "Commissioner of Im18 migration and Naturalization" and insert19 ing "Assistant Secretary for Immigration
 20 and Customs Enforcement, the Secretary
 21 of the Interior, the Assistant Secretary for
 22 Indian Affairs"; and

23 (B) in paragraph (2)(A), by striking
24 "United States" and inserting "Federal Gov25 ernment"; and

1	(2) in subsection $(c)(1)$ —						
2	(A) in the first sentence, by inserting ",						
3	tribal," after "State"; and						
4	(B) in the second sentence, by inserting						
5	"tribal," before "and local".						
6	SEC. 205. GRANTS FOR DELINQUENCY PREVENTION PRO-						
7	GRAMS.						
8	Section 504 of the Juvenile Justice and Delinquency						
9	Prevention Act of 1974 (34 U.S.C. 11313) is amended—						
10	(1) in subsection (a) , in the matter preceding						
11	paragraph (1), by striking "tribe" and inserting						
12	"tribes"; and						
13	(2) in subsection $(d)(4)$, by striking "2011						
14	through 2015" and inserting "2018 through 2022".						
15	SECTION 1. SHORT TITLE; TABLE OF CONTENTS.						
16	(a) SHORT TITLE.—This Act may be cited as the						
17	"Tribal Law and Order Reauthorization and Amendments						
18	Act of 2018".						
19	(b) TABLE OF CONTENTS.—The table of contents for						
20	this Act is as follows:						
	Sec. 1. Short title; table of contents. Sec. 2. Findings.						
	TITLE I—TRIBAL LAW AND ORDER						
	Sec. 101. Bureau of Indian Affairs law enforcement. Sec. 102. Amendment to add EOD authority. Sec. 103. Persons involuntarily committed. Sec. 104. Tribal law enforcement Officers.						

- Sec. 104. Tribal law enforcement Officers. Sec. 105. Oversight, coordination, and accountability.
- Sec. 106. Integration and coordination of programs.
- Sec. 107. Data sharing with Indian tribes.

- Sec. 108. Judicial administration in Indian country.
- Sec. 109. Federal notice.
- Sec. 110. Detention facilities.
- Sec. 111. Reauthorization for tribal courts training.
- Sec. 112. Public defenders.
- Sec. 113. Offenses in Indian country: trespass on Indian land.
- Sec. 114. Resources for public safety in Indian communities; drug trafficking prevention.
- Sec. 115. Substance abuse prevention tribal action plans.
- Sec. 116. Office of Justice Services spending report.
- Sec. 117. Trafficking Victims Protection.
- Sec. 118. Reporting on Indian victims of trafficking.

TITLE II—IMPROVING JUSTICE FOR INDIAN YOUTH

- Sec. 201. Federal jurisdiction over Indian juveniles.
- Sec. 202. Reauthorization of tribal youth programs.
- Sec. 203. Assistance for Indian tribes relating to juvenile crime.
- Sec. 204. Coordinating Council on Juvenile Justice and Delinquency Prevention.
- Sec. 205. Grants for delinquency prevention programs.

1 SEC. 2. FINDINGS.

2	Congress finds that—
3	(1) the Tribal Law and Order Act of 2010 (25
4	U.S.C. 2801 note; Public Law 111–211) was enacted
5	to enhance law enforcement services, encourage inter-
6	agency cooperation, and improve Federal account-
7	ability for public safety in Indian communities;
8	(2) in 2013, the Bureau of Indian Affairs re-
9	ported increases in property crimes and violent
10	crimes in Indian country;
11	(3) according to the Department of Justice, in
12	2014, 34 percent of the total Indian country criminal
13	matters submitted for prosecution were declined, a
14	percentage that has not decreased significantly since
15	the date of enactment of the Tribal Law and Order

Act of 2010 (25 U.S.C. 2801 note; Public Law 111-
211) and has remained fairly steady;
(4) drug and alcohol abuse is a key contributing
factor to violence and crime in Indian communities;
(5) substance abuse prevention and treatment,
including detention-based treatment, are critical to
reducing the rates of recidivism in Indian commu-
nities;
(6) during the period beginning in 2010 and
ending on the date of enactment of this Act, the num-
ber of law enforcement officers working on public safe-
ty in Indian country has slightly increased, but ac-
cording to the Bureau of Indian Affairs, only ap-
proximately 43 percent of the total need for those offi-
cers is currently being met;
(7) for a period of more than 40 years prior to
the date of enactment of this Act, the Shadow Wolves,
a special unit of tactical officers of the U.S. Immigra-
tion and Customs Enforcement, have been deployed
throughout the Tohono O'odham Nation reservation
in Arizona and have been operating in an area—
(A) of more than 5,000 square miles of vast,
desert, tribal land in the Southwest, 75 square
miles of which is an area located along the
United States border with Mexico;

1	(B) in which approximately 28,000 Indians
2	reside; and
3	(C) that has been targeted by criminal orga-
4	nizations for use as a major corridor to deliver
5	contraband from Mexico to locations throughout
6	the United States, including other Indian res-
7	ervations;
8	(8) many Bureau of Indian Affairs and tribal
9	detention facilities continue to operate in overcrowded
10	conditions;
11	(9) tribes continue to encounter barriers to ac-
12	cessing and entering information into national crime
13	information databases for criminal and civil purposes
14	and additional options are needed to ensure Indian
15	tribes can fully participate in the 2-way sharing of
16	criminal justice information so that all tribal justice
17	and public safety agencies have access to the data
18	needed to keep their communities safe;
19	(10) American Indian and Alaska Native juve-
20	niles are overrepresented in Federal and State juve-
21	nile justice systems;
22	(11) there is a lack of training (including trau-
23	ma-informed training and practices), collaboration,
24	communication, and cooperation among government
25	agencies regarding juvenile justice for Indian youth;

1	(12) tribal youth in the Federal justice system—
2	(A) may spend more time in secure confine-
3	ment than youth in State justice systems, some-
4	times by several years; and
5	(B) may be placed in facilities located far
6	away from the communities and families of the
7	tribal youth; and
8	(13) appropriate services for tribal youth in the
9	Federal and tribal justice systems are unavailable.
10	TITLE I—TRIBAL LAW AND
11	ORDER
12	SEC. 101. BUREAU OF INDIAN AFFAIRS LAW ENFORCEMENT.
13	(a) Spending Report.—Section 3(c) of the Indian
14	Law Enforcement Reform Act (25 U.S.C. 2802(c)) is
15	amended—
16	(1) by striking paragraph (13);
17	(2) by redesignating paragraphs (14) through
18	(18) as paragraphs (13) through (17), respectively;
19	and
20	(3) in subparagraph (C) of paragraph (15) (as
21	redesignated)—
22	(A) by inserting "(for which any tribal in-
23	formation may be summarized by State)" after
24	"a list"; and

(B) by striking "and public safety and 1 2 *emergency communications* and technology needs" and inserting "public safety and emer-3 4 gency communications and technology needs, and 5 other administrative and supporting needs of 6 program operations, including information tech-7 nology and other equipment, travel, and training". 8 9 (b) Allowance for Rentals of Quarters and Fa-CILITIES.—Section 8 of the Indian Law Enforcement Re-10 form Act (25 U.S.C. 2807) is amended— 11 12 (1) by striking the section heading and designa-13 tion and all that follows through "Notwithstanding 14 the limitation" and inserting the following: 15 "SEC. 8. ALLOWANCES. 16 "(a) UNIFORMS.—Notwithstanding the limitation"; 17 and 18 (2) by adding at the end the following: 19 "(b) RENTALS FOR QUARTERS AND FACILITIES.—Notwithstanding section 5911 of title 5, United States Code, 20 21 the Secretary, on recommendation of the Director of the Of-22 fice of Justice Services, shall establish applicable rental 23 rates for quarters and facilities for employees of the Office of Justice Services.". 24

1 (c) BACKGROUND CHECKS FOR TRIBAL JUSTICE OFFI-2 CIALS.—

3	(1) IN GENERAL.—The Office of Justice Services
4	of the Bureau of Indian Affairs shall develop stand-
5	ards and deadlines for the provision of background
6	checks to tribal law enforcement and corrections offi-
7	cials.
8	(2) TIMING.—
9	(A) TIMING.—If a request for a background
10	check is made by an Indian tribe that has con-
11	tracted or entered into a compact for law en-
12	forcement or corrections services with the Bureau
13	of Indian Affairs pursuant to the Indian Self-
14	Determination and Education Assistance Act (25
15	U.S.C. 5304 et seq.), the Office of Justice Serv-
16	ices shall complete the check not later than 60
17	days after the date of receipt of a completed
18	background application package, containing all
19	of the documentation and information requested
20	by the Office of Justice Services.
21	(B) EXTENSION.—The Office of Justice

21 (B) EXTENSION.—The Office of Justice 22 Services may extend the 60-day period required 23 under subparagraph (A) for completion of a 24 background request for not more than an addi-

1	tional 30 days upon written notice to the Indian
2	tribe that states the reason for the extension.
3	(d) LAW ENFORCEMENT AND JUDICIAL TRAINING.—
4	Section 4218(b) of the Indian Alcohol and Substance Abuse
5	Prevention and Treatment Act of 1986 (25 U.S.C. 2451(b))
6	is amended by striking "2011 through 2015" and inserting
7	"2018 through 2022".
8	(e) Public Safety and Community Policing
9	GRANTS.—Section 1701(j) of the Omnibus Crime Control
10	and Safe Streets Act of 1968 (34 U.S.C. 10381(j)) is amend-
11	ed—
12	(1) in paragraph (1), by striking "any fiscal
13	year" and inserting "each fiscal year"; and
14	(2) in paragraph (4), by striking "2011 through
15	2015" and inserting "2018 through 2022".
16	SEC. 102. AMENDMENT TO ADD EOD AUTHORITY.
17	Section 4 of the Indian Law Enforcement Reform Act
18	(25 U.S.C. 2803) is amended—
19	(1) in the matter preceding paragraph (1) , by
20	striking "The Secretary" and inserting
21	"(a) The Secretary"; and
22	(2) by adding after subsection (a), the following:
23	(b)(1) In addition to the activities described in sub-
24	section (a), the Secretary may authorize employees of the
25	Bureau with law enforcement responsibilities to execute an

emergency civil order of detention (referred to in this section
 as an 'EOD'), or take an individual into protective custody
 for emergency mental health purposes, and transport that
 individual to an appropriate mental health facility,
 when—

6 "(A) requested to do so by a tribal court of 7 competent civil jurisdiction pursuant to an EOD 8 (when that court has determined the individual 9 likely poses serious harm to himself or herself or 10 others, and to the extent that the individual can 11 be detained in a mental health treatment facil-12 ity); or

13 "(B) in the absence of an EOD, an em-14 ployee who is authorized by State or tribal law 15 to take an individual into protective custody for 16 emergency mental health purposes reasonably be-17 lieves that an individual is mentally ill, alcohol-18 dependent, or drug-dependent to such a degree 19 that immediate emergency action is necessary 20 due to the likelihood of serious harm to that in-21 dividual or others.

22 "(2) In carrying out this subsection, Bureau em23 ployees with law enforcement responsibilities—

24 "(A) shall take or cause such individual to
25 be taken into custody and immediately transport

1	that individual to the nearest mental health fa-
2	cility, either within or outside of Indian coun-
3	try, for an initial assessment or other appro-
4	priate treatment; and
5	((B) will be given the full coverage and pro-
6	tection of chapter 171 of title 28, United States
7	Code (commonly known as the 'Federal Tort
8	Claims Act') and any other Federal tort liability
9	statute, both within and outside of Indian coun-
10	try.
11	"(3) The Office of Justice Services of the Bureau
12	of Indian Affairs and the United States Indian Police
13	Academy shall establish appropriate standards re-
14	garding experience, mental health and disability edu-
15	cation, and other relevant qualifications for Bureau
16	employees who are law enforcement personnel imple-
17	menting this subsection.
18	"(4) Not later than 180 days after the date of en-
19	actment of this subsection, the Bureau shall enter into
20	agreements with State and tribal mental health offi-
21	cials that outline the process for carrying out an
22	EOD or taking an individual into protective custody
23	in a case in which Bureau law enforcement provides
24	the primary law enforcement to a Tribe.

"(5) There is authorized to be appropriated
 \$1,500,000 to the Office of Justice Services of the Bu reau of Indian Affairs to implement this subsection,
 which shall remain available until expended.".

5 SEC. 103. PERSONS INVOLUNTARILY COMMITTED.

6 (a) ELIGIBILITY FOR TREATMENT.—Persons ordered 7 involuntarily committed by an Indian Tribe shall be eligi-8 ble to receive treatment from hospitals, clinics, and out-9 patient mental health treatment providers located within 10 the same State or States as the Indian Tribe which com-11 mitted them on the same basis as all other residents of the 12 State.

13 (b) Accepting Committed Individuals.—Not later than 6 months after the date of enactment of this section, 14 15 any State that accepts funds made available under section 1901 of the Social Security Act (42 U.S.C. 1396–1) shall 16 develop procedures to accept individuals who have been or-17 dered involuntarily committed under tribal jurisdiction at 18 19 State-funded or managed hospitals, clinics, and outpatient 20 mental health treatment providers and give full faith and 21 credit to orders of Tribal courts ordering individuals com-22 mitted.

(c) MEMORANDA.—Not later than 1 year after the date
of enactment of this Act, States accepting funds described
in subsection (b), Indian Tribes, and, where relevant, Bu-

reau of Indian Affairs law enforcement, shall enter into
 memoranda of agreement to carry out this section.

3 (d) INCARCERATED INDIVIDUALS.—Notwithstanding subsection (a), in keeping with the Act of August 5, 1954 4 (42 U.S.C. 2001 et seq.) (commonly referred to as the 5 6 "Transfer Act"), the Indian Health Service shall be respon-7 sible for the medical care and treatment of all Indians de-8 tained or incarcerated in a Bureau of Indian Affairs or 9 tribal detention or correctional center. Care shall be pro-10 vided to those individuals without regard to the individual's 11 normal domicile.

12 SEC. 104. TRIBAL LAW ENFORCEMENT OFFICERS.

13 The Indian Law Enforcement Reform Act (25 U.S.C.
14 2801 et seq.) is amended by inserting after section 4 the
15 following:

16 "SEC. 4A. TRIBAL LAW ENFORCEMENT OFFICERS.

"(a) Notwithstanding any other provision of Federal
law, law enforcement officers of any Indian Tribe that has
contracted or compacted any or all Federal law enforcement
functions through the Indian Self-Determination and Education Assistance Act (25 U.S.C. 5301 et seq.) shall have
the authority to enforce Federal law within the area under
the Tribe's jurisdiction, if—

24 "(1) the tribal officers involved have—

1	"(A) completed training that is comparable
2	to that of an employee of the Office of Justice
3	Services of the Bureau of Indian Affairs who is
4	providing the same services in Indian country,
5	as determined by the Director of the Office of
6	Justice Services of the Bureau of Indian Affairs
7	or the Director's designee;
8	``(B) passed an adjudicated background in-
9	vestigation equivalent to that of an employee of
10	the Office of Justice Services of the Bureau of In-
11	dian Affairs who is providing the same services
12	in Indian country; and
13	"(C) received a certification from the Office
14	of Justice Services of the Bureau of Indian Af-
15	fairs, as described in subsection (c); and
16	"(2) the Tribe has adopted policies and proce-
17	dures that meet or exceed those of the Office of Justice
18	Services of the Bureau of Indian Affairs for the same
19	program, service, function, or activity.
20	"(b) While acting under the authority granted by the
21	Secretary through an Indian Self-Determination and Edu-
22	cation Assistance Act (25 U.S.C. 5301 et seq.) contract or
23	compact, a tribal law enforcement officer shall be deemed
24	to be a Federal law enforcement officer for the purposes of—

1	"(1) sections	111	and	1114	of	title	18,	United
2	States Code;							

3 "(2) consideration as an eligible officer under
4 subchapter III of chapter 81 of title 5, United States
5 Code; and

6 "(3) chapter 171 of title 28, United States Code 7 (commonly known as the 'Federal Tort Claims Act'). "(c)(1) Not later than 12 months after the date of en-8 9 actment of this section, the Secretary shall develop procedures for the credentialing of tribal officers under this sec-10 11 tion, independent of section 5, to provide confirmation that 12 tribal officers meet minimum certification standards and training requirements for Indian Country Peace Officers, 13 as proscribed by the Secretary. 14

15 "(2) Tribal law enforcement officers who choose to at-16 tend a State or other equivalent training program approved 17 by the Director of the Office of Justice Services of the Bu-18 reau of Indian Affairs, or the Director's designee, rather 19 than attend the Indian Police Academy, shall be required 20 to attend the IPA Bridge Program, or an equivalent pro-21 gram, prior to receiving a certification under this sub-22 section.". 1

2

3 The Attorney General, acting through the Deputy At4 torney General, shall coordinate and provide oversight for
5 all Department of Justice activities, responsibilities, func6 tions, and programs to ensure a coordinated approach for
7 public safety in Indian communities, accountability, and
8 compliance with Federal law, including—

9 (1) the timely submission of reports to Congress;
10 (2) robust training, as required under Federal
11 law and as needed or requested by Indian tribes or
12 Federal and State officials relating to—

13 (A) public safety in Indian communities;
14 and

15 (B) training outcomes demonstrating a bet16 ter understanding of public safety approaches in
17 Indian communities;

18 (3) the updating and improvements to United
19 States attorney operational plans;

20 (4) comprehensive evaluation and analysis of
21 data, including approaches to collecting better data,
22 relating to public safety in Indian communities; and
23 (5) other duties or responsibilities as needed to
24 improve public safety in Indian communities.

1 SEC. 106. INTEGRATION AND COORDINATION OF PRO-

GRAMS.

2

3 (a) IN GENERAL.—

4 (1) CONSULTATION.—Not later than 18 months
5 after the date of enactment of this Act, the Secretary
6 of the Interior, the Secretary of Health and Human
7 Services, and the Attorney General shall consult with
8 Indian tribes regarding—

9 (A) the feasibility and effectiveness of the es-10 tablishment of base funding for, and the integra-11 tion and consolidation of, Federal law enforce-12 ment, public safety, and substance abuse and 13 mental health programs designed to support In-14 dian tribal communities, for the purposes of co-15 ordinating the programs, reducing administra-16 tive costs, and improving services for Indian 17 tribes, individual Indians, and Indian commu-18 nities:

(B) the use of a single application and reporting system for the consolidated approach described in subparagraph (A);

(C) the application of chapter 75 of title 31,
United States Code (commonly known as the
"Single Audit Act") to the consolidated approach
described in subparagraph (A);

1	(D) the processes for, and approaches for
2	addressing delays in, interagency transfer of
3	funds for the consolidated approach described in
4	subparagraph (A);
5	(E) the method for Federal oversight for the
6	consolidated approach described in subparagraph
7	(A); and
8	(F) any legal or administrative barriers to
9	the implementation of the consolidated approach
10	described in subparagraph (A).
11	(2) RESPONSIBILITIES.—As part of the consulta-
12	tion described in paragraph (1), each applicable unit
13	of the Department of the Interior, the Department of
14	Health and Human Services, and the Department of
15	Justice shall identify—
16	(A) each program under the jurisdiction of
17	that unit that is designed to support Indian trib-
18	al communities; and
19	(B) the regulations governing each program
20	described in subparagraph (A).
21	(3) SUBMISSION OF PLAN.—Not later than 2
22	years after the date of enactment of this Act, the Sec-
23	retary of the Interior, the Secretary of Health and
24	Human Services, and the Attorney General shall
25	jointly submit to the Committee on Indian Affairs of

1	the Senate, the Committee on Natural Resources of the				
2	House of Representatives, and the Committee on the				
3	Judiciary of the House of Representatives a plan that				
4	includes—				
5	(A) the findings of the consultation de-				
6	scribed in paragraph (1);				
7	(B) the programs identified in accordance				
8	with paragraph (2); and				
9	(C) any legal or administrative barriers to				
10	the implementation of the consolidated approach				
11	described in paragraph (1)(A).				
12	(b) Program Evaluation.—Not later than 18 months				
13	after the date of enactment of this Act, the Attorney General				
14	shall conduct an evaluation of and submit to the Committee				
15	on Indian Affairs of the Senate, the Committee on Natural				
16	Resources of the House of Representatives, the Committee				
17	on the Judiciary of the Senate, and the Committee on the				
18	Judiciary of the House of Representatives a report on-				
19	(1) law enforcement grants and other resources				
20	made available to State, local, and tribal governments				
21	under current requirements encouraging intergovern-				
22	mental cooperation;				
23	(2) benefits of, barriers to, and the need for				
24	intergovernmental cooperation between State, local,				
25	and tribal governments; and				

	(3) recommendations, if any, for incentivizing
inte	rgovernmental cooperation, including any legisla-
tion	or regulations needed to achieve those incentives.
(c)	INTERAGENCY COORDINATION AND COOPERA-
TION.—	
	(1) Memorandum of agreement.—
	(A) IN GENERAL.—Not later than 18
	months after the date of enactment of this Act,
	the Attorney General, acting through the Bureau
	of Prisons, the Secretary of the Interior, acting
	through the Office of Justice Services, Bureau of
	Indian Affairs, and the Secretary of Health and
	Human Services shall enter into a Memorandum
	of Agreement to cooperate, confer, transfer funds,
	share resources and, as permitted by law, infor-
	mation on matters relating to the detention of
	Indian inmates, the reduction of recidivism (in-
	cluding through substance abuse treatment and
	mental and health care services), and the lease or
	loan of facilities, technical assistance, training,
	and equipment.
	(B) Strategies and best practices.—
	Not later than 2 years after the date of enact-
	ment of this Act, the Attorney General, the Sec-
	tion (c)

retary of the Interior, the Secretary of Health

25

1	and Human Services, and, as appropriate, the
2	Administrative Office of the United States
3	Courts shall enter into a Memorandum of Agree-
4	ment to develop, share, and implement effective
5	strategies, best practices, and resources, and
6	transfer funds, to improve the re-entry of Indian
7	inmates into Indian communities after incarcer-
8	ation.
9	(2) Requirements.—Not later than 1 year
10	after the date of enactment of this Act, the Attorney
11	General, the Secretary of the Interior, and the Sec-
12	retary of Health and Human Services shall—
13	(A) consult with and solicit comments from
14	entities as described in section 4205(c) of the In-
15	dian Alcohol and Substance Abuse Prevention
16	and Treatment Act of 1986 (25 U.S.C. 2411(c));
17	and
18	(B) submit to the Committee on Indian Af-
19	fairs of the Senate, the Committee on Natural
20	Resources of the House of Representatives, the
21	Committee on the Judiciary of the Senate, and
22	the Committee on the Judiciary of the House of
23	Representatives a report regarding any legal or
24	regulatory impediments to carrying out subpara-
25	graphs (A) and (B) of paragraph (1) .

1 (3) REPORT.—Not later than 4 years after the 2 date of enactment of this Act, the Attorney General, the Secretary of the Interior, and the Secretary of 3 4 Health and Human Services shall submit to the Com-5 mittee on Indian Affairs of the Senate, the Committee 6 on Natural Resources of the House of Representatives, 7 the Committee on the Judiciary of the Senate, and the 8 Committee on the Judiciary of the House of Rep-9 resentatives a report regarding the implementation of 10 the Memoranda of Agreement under subparagraphs 11 (A) and (B) of paragraph (1).

12 SEC. 107. DATA SHARING WITH INDIAN TRIBES.

(a) INFORMATION SHARING WITH INDIAN TRIBES.—
14 Section 534(d) of title 28, United States Code, is amend15 ed—

16 (1) by redesignating paragraphs (1) and (2) as
17 subparagraphs (A) and (B), respectively, and indent18 ing appropriately;

(2) in the matter preceding subparagraph (A)
(as so redesignated), by striking "The Attorney General" and inserting the following:

22 "(1) IN GENERAL.—The Attorney General"; and
23 (3) by adding at the end the following:
24 "(2) TRIBAL ACCESS PROGRAM.—Out of any

24 "(2) TRIBAL ACCESS PROGRAM.—Out of any
25 funds available and not otherwise obligated, the Attor-

1	ney General shall establish and carry out a tribal ac-
2	cess program to enhance the ability of tribal govern-
3	ments to access, enter information into, and obtain
4	information from, Federal criminal information
5	databases as authorized under this section.
6	"(3) INFORMATION SHARING.—To the extent oth-
7	erwise permitted by law, any report issued as a result
8	of the analysis of information entered into Federal
9	criminal information databases or obtained from Fed-
10	eral criminal databases, including for the purpose of
11	conducting background checks, shall be shared with
12	Indian tribes of jurisdiction.".
13	(b) Access to National Criminal Information
14	DATABASES.—Section 233(b) of the Tribal Law and Order
15	Act of 2010 (34 U.S.C. 41107; Public Law 111-211) is
16	amended by striking paragraph (1) and inserting the fol-
17	lowing:
18	"(1) IN GENERAL.—The Attorney General shall
19	ensure that—
20	"(A) tribal law enforcement officials that
21	meet applicable Federal or State requirements be
22	permitted access to national crime information
23	databases;
24	(B) technical assistance and training to
25	Bureau of Indian Affairs and tribal law enforce-

 2 input ability to use the National Criminal In 3 mation Center and other national crime in 4 mation databases pursuant to section 534 of 1 	for-
A mation databases numericant to section 59% of	title
4 mation databases pursuant to section 534 of	
5 28, United States Code; and	
6 "(C) the Federal Bureau of Investiga	tion
7 coordinates with the Office of Justice Serve	ices,
8 Bureau of Indian Affairs, to ensure Indian t	rib-
9 al law enforcement agencies are assigned app	pro-
10 priate credentials or ORI numbers for unif	òrm
11 crime reporting purposes.".	
12 (c) BUREAU OF JUSTICE STATISTICS.—Section 302	2(d)
13 of the Omnibus Crime Control and Safe Streets Act of 1	968
14 (34 U.S.C. 10132(d)) is amended—	
15 (1) by striking the subsection designation and	l all
16 that follows through "To ensure" in paragraph	(1)
17 <i>and inserting the following:</i>	
18 "(d) JUSTICE STATISTICAL COLLECTION, ANALY	818,
19 AND DISSEMINATION.—	
20 "(1) IN GENERAL.—To ensure";	
21 (2) in paragraph (1)—	
22 (A) in subparagraph (E), by striking "a	nd"
23 at the end;	
(B) in subparagraph (F), by striking	the
25 period at the end and inserting "; and"; and	

1	(C) by adding at the end the following
	(C) by adding at the end the following:
2	(G) confer and cooperate with the Bureau
3	of Indian Affairs as needed to carry out the pur-
4	poses of this part, including by entering into co-
5	operative resource and data sharing agreements
6	in conformity with all laws and regulations ap-
7	plicable to the disclosure and use of data."; and
8	(3) in paragraph (2)—
9	(A) by striking "The Director" and insert-
10	ing the following:
11	"(A) IN GENERAL.—The Director"; and
12	(B) by adding at the end the following:
13	"(B) INFORMATION SHARING REQUIRE-
14	MENT.—Analysis of the information collected
15	under subparagraph (A) shall be shared with the
16	Indian tribe that provided the information that
17	was collected.".
18	(d) Reports to Tribes.—Section 10(b) of the Indian
19	Law Enforcement Reform Act (25 U.S.C. 2809(b)) is
20	amended—
21	(1) in paragraph (1)—
22	(A) in subparagraph (B) , by redesignating
23	clauses (i) and (ii) as subclauses (I) and (II), re-
24	spectively, and indenting appropriately; and

1	(B) by redesignating subparagraphs (A)
2	and (B) as clauses (i) and (ii), respectively, and
3	indenting appropriately;
4	(2) by redesignating paragraphs (1) and (2) as
5	subparagraphs (A) and (B), respectively, and indent-
6	ing appropriately;
7	(3) in the matter preceding subparagraph (A)
8	(as so redesignated), by striking "The Attorney Gen-
9	eral" and inserting the following:
10	"(1) IN GENERAL.—The Attorney General"; and
11	(4) by adding at the end the following:
12	"(2) CONSULTATION.—Not later than 1 year
13	after the date of enactment of the Tribal Law and
14	Order Reauthorization and Amendments Act of 2018,
15	and every 5 years thereafter, the Attorney General
16	shall consult with Indian tribes, including appro-
17	priate tribal justice officials, regarding—
18	"(A) the annual reports described in para-
19	graph (1) to improve the data collected, the in-
20	formation reported, and the reporting system;
21	and
22	(B) improvements to the processes for the
23	satisfaction of the requirements for coordination
24	described in paragraphs (1) and (3) of subsection

(a), or to the reporting requirements under para graph (1).".

3 (e) Enhanced Ability of Tribal Governments To 4 Use Federal Criminal Information Databases.—The Attorney General is authorized to use any balances remain-5 ing for the account under the heading "VIOLENCE AGAINST 6 7 WOMEN PREVENTION AND PROSECUTION PROGRAMS" under the heading "State and Local Law Enforcement Ac-8 TIVITIES OFFICE ON VIOLENCE AGAINST WOMEN" of the 9 Department of Justice from appropriations for full fiscal 10 years prior to the date of enactment of this Act for tracking 11 violence against Indian women, as authorized by section 12 13 905(b) of the Violence Against Women and Department of Justice Reauthorization Act of 2005 (34 U.S.C. 20903), to 14 15 enhance the ability of tribal government entities to access, enter information into, and obtain information from, Fed-16 eral criminal information databases, as authorized by sec-17 tion 534 of title 28, United States Code. Some or all of 18 such balances may be transferred, at the discretion of the 19 Attorney General, to the account under the heading "JUS-20 21 TICE INFORMATION SHARING TECHNOLOGY" under the head-22 ing "GENERAL ADMINISTRATION" of the Department of 23 Justice for the tribal access program for national crime in-24 formation in furtherance of the objectives described in the 25 previous sentence.

SEC. 108. JUDICIAL ADMINISTRATION IN INDIAN COUNTRY.

1

2 (a) BUREAU OF PRISONS TRIBAL PRISONER PRO-GRAM.—Section 234(c) of the Tribal Law and Order Act 3 of 2010 (25 U.S.C. 1302 note; Public Law 111-211) is 4 5 amended-6 (1) in paragraph (5), by striking "3 years after 7 the date of establishment of the pilot program" and 8 inserting "5 years after the date of enactment of the 9 Tribal Law and Order Reauthorization and Amend-10 ments Act of 2018"; 11 (2) by redesignating paragraph (6) as para-12 graph(7);13 (3) by inserting after paragraph (5) the fol-14 lowing: 15 "(6) CONSULTATION.—Not later than 1 year 16 after the date of enactment of the Tribal Law and 17 Order Reauthorization and Amendments Act of 2018, 18 the Director of the Bureau of Prisons and the Direc-19 tor of the Office of Justice Services of the Bureau of 20 Indian Affairs shall coordinate and consult with In-21 dian tribes to develop improvements in implementing 22 the pilot program, including intergovernmental com-23 munication, training, processes, and other subject 24 matters as appropriate."; and 25 (4) in paragraph (7) (as redesignated), by strik-

26 ing "paragraph shall expire—on the date that is 4 •S 1953 RS

1	years after	the date	on which	the program	is estab-
2	lished" and	inserting	"subsectio	<i>om</i> —"	

3 "(A) shall expire, with respect to any new
4 requests for confinement, on the date that is 9
5 years after the date of enactment of the Tribal
6 Law and Order Reauthorization and Amend7 ments Act of 2018; and

8 "(B) may be temporarily extended for of-9 fenders who have been confined through the program under this subsection before the expiration 10 11 date described in subparagraph (B) and whose 12 underlying tribal conviction has not yet expired, 13 except in no case shall such extension exceed the 14 maximum period of time authorized under tribal 15 law, pursuant to section 202 of Public Law 90-16 284 (25 U.S.C. 1302) (commonly known as the 17 'Indian Civil Rights Act of 1968').".

(b) CONSULTATION FOR JUVENILE JUSTICE RE19 FORM.—Section 3 of the Indian Law Enforcement Reform
20 Act (25 U.S.C. 2802) is amended by adding at the end the
21 following:

"(g) CONSULTATION FOR JUVENILE JUSTICE REFORM.—Not later than 1 year after date of enactment of
this subsection, the Director of the Bureau of Indian Affairs,
the Director of the Bureau of Prisons, the Director of the

Indian Health Service, the Administrator of the Office of

1

2 Juvenile Justice and Delinquency Prevention, and the Administrator of the Substance Abuse and Mental Health 3 4 Services Administration shall consult with Indian tribes re-5 garding Indian juvenile justice and incarceration, including— 6 7 "(1) the potential for using Bureau of Indian Af-8 fairs or tribal juvenile facilities for the incarceration 9 of Indian youth in the Federal system as alternative 10 locations closer to the communities of the Indian 11 youth; 12 "(2) improving community-based options for the 13 services needed and available for Indian youth in 14 Federal incarceration: "(3) barriers to the use of— 15 "(A) alternatives to incarceration; or 16 "(B) cross-agency services for Indian youth 17 18 in incarceration; and "(4) the application of the Federal sentencing 19 20 guidelines to Indian youth.". 21 SEC. 109. FEDERAL NOTICE.

22 Section 10 of the Indian Law Enforcement Reform Act
23 (25 U.S.C. 2809) is amended by adding at the end the fol24 lowing:

"(d) FEDERAL NOTICE.—On conviction in any dis trict court of the United States of an enrolled member of
 a federally recognized Indian tribe, the Office of the United
 States Attorney for the district in which the member was
 convicted may provide to the appropriate tribal justice offi cial notice of the conviction and any other pertinent infor mation otherwise permitted by law.".

8 SEC. 110. DETENTION FACILITIES.

9 (a) INDIAN LAW ENFORCEMENT REFORM ACT.—Sec10 tion 3 of the Indian Law Enforcement Reform Act (25
11 U.S.C. 2802) (as amended by section 108(b)) is amended
12 by adding at the end the following:

13 "(h) ALTERNATIVES TO DETENTION.—In carrying out the responsibilities of the Secretary under this Act or title 14 15 II of Public Law 90–284 (commonly known as the 'Indian Civil Rights Act of 1968') (25 U.S.C. 1301 et seq.), the Sec-16 retary shall authorize an Indian tribe carrying out a con-17 18 tract or compact pursuant to the Indian Self-Determina-19 tion and Education Assistance Act (25 U.S.C. 5304 et seq.), on request of the Indian tribe, to use any available deten-20 21 tion funding from the contract or compact for such appro-22 priate alternatives to detention to which the Indian tribe 23 and Secretary, acting through the Director of the Office of 24 Justice Services, mutually agree.".

(b) INDIAN TRIBAL JUSTICE ACT.—Section 103 of the
 Indian Tribal Justice Act (25 U.S.C. 3613) is amended—
 (1) by redesignating subsection (c) as subsection
 (d); and

5 (2) by inserting after subsection (b) the fol6 lowing:

7 "(c) ALTERNATIVES TO DETENTION.—In carrying out 8 the responsibilities of the Secretary under this Act or title 9 II of Public Law 90–284 (commonly known as the 'Indian 10 Civil Rights Act of 1968') (25 U.S.C. 1301 et seq.), the Secretary shall authorize an Indian tribe carrying out a con-11 tract or compact pursuant to the Indian Self-Determina-12 tion and Education Assistance Act (25 U.S.C. 5304 et seq.). 13 on request of the Indian tribe, to use any available deten-14 15 tion funding from the contract or compact for such appropriate alternatives to detention to which the Indian tribe 16 and Secretary, acting through the Director of the Office of 17 Justice Services, mutually agree.". 18

(c) JUVENILE DETENTION CENTERS.—Section 4220(b)
of the Indian Alcohol and Substance Abuse Prevention and
Treatment Act of 1986 (25 U.S.C. 2453(b)) is amended by
striking "2011 through 2015" each place it appears and
inserting "2018 through 2022".

24 (d) PAYMENTS FOR INCARCERATION ON TRIBAL
25 LAND.—Section 20109(a) of the Violent Crime Control and

4 SEC. 111. REAUTHORIZATION FOR TRIBAL COURTS TRAIN-5 ING.

6 (a) TRIBAL JUSTICE SYSTEMS.—Section 201 of the In7 dian Tribal Justice Act (25 U.S.C. 3621) is amended by
8 striking "2011 through 2015" each place it appears and
9 inserting "2018 through 2022".

10 (b) TECHNICAL AND LEGAL ASSISTANCE.—

(1) AUTHORIZATION OF APPROPRIATIONS.—Section 107 of the Indian Tribal Justice Technical and
Legal Assistance Act of 2000 (25 U.S.C. 3666) is
amended by striking "2011 through 2015" and inserting "2018 through 2022".

16 (2) GRANTS.—Section 201(d) of the Indian Trib17 al Justice Technical and Legal Assistance Act of 2000
18 (25 U.S.C. 3681(d)) is amended by striking "2011
19 through 2015" and inserting "2018 through 2022".

20 SEC. 112. PUBLIC DEFENDERS.

The Indian Law Enforcement Reform Act is amended
by inserting after section 13 (25 U.S.C. 2810) the following:
"SEC. 13A. TRIBAL COORDINATORS.

24 "(a) APPOINTMENT.—

1	"(1) In general.—The Federal Public Defender
2	for each district that includes Indian country shall
3	appoint not less than 1 assistant Federal Public De-
4	fender to serve as a tribal coordinator for the district.
5	"(2) SENSE OF CONGRESS.—It is the sense of
6	Congress that in appointing tribal coordinators under
7	paragraph (1), the Federal Public Defender should
8	consult with tribal justice officials from each Indian
9	tribe that would be affected by the appointment.
10	"(b) DUTIES.—
11	"(1) IN GENERAL.—The duties of a tribal coordi-
12	nator shall include the following:
13	"(A) Developing working relationships and
14	maintaining communication with tribal leaders
15	and tribal community, including the interchange
16	and understanding of cultural issues that may
17	impact the effective assistance of counsel.
18	(B) Providing technical assistance and
19	training regarding criminal defense techniques
20	and strategies, forensics, and reentry programs
21	and strategies for responding to crimes occurring
22	in Indian country.
23	"(2) Sense of congress.—It is the sense of
24	Congress that—

1	"(A) in evaluating the performance of tribal
2	coordinators, and as part of the staffing for-
3	mulas for Federal Defenders, the Administrative
4	Office of the United States Courts should take
5	into consideration the multiple duties of tribal
6	coordinators described in paragraph (1); and
7	"(B) the Director of the Administrative Of-
8	fice of the United States Courts and the Attorney
9	General should work together to ensure that each
10	district that includes Indian country has suffi-
11	cient resources to provide adequate representa-
12	tion.".
13	SEC. 113. OFFENSES IN INDIAN COUNTRY: TRESPASS ON IN-
14	DIAN LAND.
15	Section 1165 of title 18, United States Code, is amend-
16	ed—
17	(1) in the section heading, by striking "Hunt-
18	ing, trapping, or fishing" and inserting
19	"Criminal trespass";
20	(2) by inserting "(referred to in this section as
21	'tribal land')" after 'for Indian use";
22	(3) by striking "Whoever, without lawful author-
23	ity" and inserting the following:
24	"(a) Hunting, Trapping, or Fishing on Indian
25	LAND.—Whoever, without lawful authority"; and

1	(4) by adding at the end the following:
2	"(b) Violation of Tribal Exclusion Order.—
3	"(1) DEFINITION OF EXCLUSION ORDER.—In this
4	subsection, the term 'exclusion order' means an order
5	issued in a proceeding by a court of an Indian tribe
6	that temporarily or permanently excludes a person
7	from tribal land because of a conviction under the
8	criminal laws of the tribal government—
9	"(A) for a violent crime (as defined under
10	applicable tribal law); or
11	``(B) for the sale or distribution of con-
12	trolled substances.
13	"(2) VIOLATION DESCRIBED.—It shall be unlaw-
14	ful for any person to knowingly violate the terms of
15	an exclusion order that was issued by a court of an
16	Indian tribe in accordance with paragraph (4).
17	"(3) PENALTY.—Any person who violates para-
18	graph (2) shall be fined up to \$5,000 or imprisoned
19	for up to 1 year, or both.
20	"(4) Requirements.—The violation described
21	in paragraph (2) applies only to an exclusion
22	order—
23	"(A) for which—

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1	"(i) the respondent was served with, or
2	had actual notice of, the underlying com-
3	plaint; and
4	"(ii) the underlying complaint in-
5	cluded—
6	"(I) a plain statement of facts
7	that, if true, would provide the basis
8	for the issuance of an exclusion order
9	against the respondent;
10	"(II) the date, time, and place for
11	a hearing on the complaint; and
12	"(III) a statement informing the
13	respondent that if the respondent fails
14	to appear at the hearing on the com-
15	plaint, an order may issue, the viola-
16	tion of which may result in—
17	"(aa) criminal prosecution
18	under Federal law; and
19	"(bb) the imposition of a fine
20	or imprisonment, or both;
21	((B) for which a hearing on the underlying
22	complaint sufficient to protect the right of the re-
23	spondent to due process was held on the record,
24	at which the respondent was provided an oppor-
25	tunity to be heard and present testimony of wit-

1	nesses and other evidence as to why the order
2	should not issue;
3	"(C) that—
4	"(i) temporarily or permanently ex-
5	cludes the respondent from tribal land
6	under the jurisdiction of the applicable In-
7	dian tribe; and
8	"(ii) includes a statement that a viola-
9	tion of the order may result in—
10	``(I) criminal prosecution under
11	Federal law; and
12	``(II) the imposition of a fine or
13	imprisonment, or both; and
14	``(D) with which the respondent was served
15	or of which the respondent had actual notice.".
16	SEC. 114. RESOURCES FOR PUBLIC SAFETY IN INDIAN COM-
17	MUNITIES; DRUG TRAFFICKING PREVENTION.
18	(a) Shadow Wolves.—
19	(1) IN GENERAL.—There is established within
20	the Bureau of Immigration and Customs Enforcement
21	of the Department of Homeland Security a division
22	to be known as the "Shadow Wolves Division".
23	(2) DUTIES.—The Shadow Wolves Division

	• •
1	(A) carry out such duties as are assigned by
2	the Director of the Bureau of Immigration and
3	Customs Enforcement; and
4	(B) in carrying out those duties, coordinate
5	with the Bureau of Indian Affairs and other ap-
6	plicable Federal agencies and State and tribal
7	governments.
8	(b) Reauthorization of Funding To Combat Ille-
9	GAL NARCOTICS TRAFFICKING.—Section 4216 of the Indian
10	Alcohol and Substance Abuse Prevention and Treatment
11	Act of 1986 (25 U.S.C. 2442) is amended by striking "2011
12	through 2015" each place it appears and inserting "2018
13	through 2022".
14	(c) Maintenance of Certain Indian Reservation
15	ROADS.—The Commissioner of U.S. Customs and Border
16	Protection may transfer funds to the Director of the Bureau
17	of Indian Affairs to maintain or repair roads under the
18	jurisdiction of the Director, on the condition that the Com-
19	missioner and the Director mutually agree that the primary
20	user of the subject road is U.S. Customs and Border Protec-
21	tion.
22	SEC. 115. SUBSTANCE ABUSE PREVENTION TRIBAL ACTION

23

24 (a) INTER-DEPARTMENTAL MEMORANDUM OF AGREE25 MENT.—Section 4205(a) of the Indian Alcohol and Sub-

PLANS.

2	U.S.C. 2411(a)) is amended—
3	(1) in the matter preceding paragraph (1) , by
4	inserting "the Secretary of Agriculture, the Secretary
5	of Housing and Urban Development," after "the At-
6	torney General,";
7	(2) in paragraph (2)(A), by inserting "the De-
8	partment of Agriculture, the Department of Housing
9	and Urban Development," after "Services Adminis-
10	tration,";
11	(3) in paragraph (5), by inserting "the Depart-
12	ment of Agriculture, the Department of Housing and
13	Urban Development," after "Services Administra-
14	tion,"; and
15	(4) in paragraph (7) by inserting "the Secretary
16	of Agriculture, the Secretary of Housing and Urban
17	Development," after "the Attorney General,".
18	(b) Reauthorization of Tribal Action Plans
19	Funds.—Section $4206(d)(2)$ of the Indian Alcohol and
20	Substance Abuse Prevention and Treatment Act of 1986 (25
21	U.S.C. 2412(d)(2) is amended by striking "2011 through
22	2015" and inserting "2018 through 2022".
23	(c) Grants for Training, Education, and Preven-
24	TION PROGRAMS.—Section 4206(f)(3) of the Indian Alcohol
25	and Substance Abuse Prevention and Treatment Act of

1 1986 (25 U.S.C. 2412(f)(3)) is amended by striking "2011
 2 through 2015" and inserting "2018 through 2022".

3 SEC. 116. OFFICE OF JUSTICE SERVICES SPENDING RE-4 PORT.

5 Section 3(c)(16)(C) of the Indian Law Enforcement
6 Reform Act (25 U.S.C. 2802(c)(16)(C)) is amended by in7 serting "health care, behavioral health, and tele-health needs
8 at tribal jails," after "court facilities,".

9 SEC. 117. TRAFFICKING VICTIMS PROTECTION.

Section 107(f)(3) of the Trafficking Victims Protection
Act of 2000 (22 U.S.C. 7105(f)(3)) is amended by adding
at the end the following:

13	"(C) REPORT.—For each grant awarded
14	under this subsection, the Secretary of Health
15	and Human Services and the Attorney General,
16	in consultation with the Secretary of Labor,
17	shall submit to Congress a report that lists—
18	((i) the total number of entities that
19	received a grant under this subsection that
20	directly serve or are Indian tribal govern-
21	ments or tribal organizations; and
22	"(ii) the total number of health care
23	providers and other related providers that
24	participated in training supported by the

	02
1	pilot program who are employees of the In-
2	dian Health Service.".
3	SEC. 118. REPORTING ON INDIAN VICTIMS OF TRAF-
4	FICKING.
5	(a) IN GENERAL.—The Director of the Office on Vio-
6	lence Against Women, the Director of the Office for Victims
7	of Crime, and the Administrator of the Office of Juvenile
8	Justice and Delinquency Prevention shall each require each
9	grantee to report—
10	(1) the number of human trafficking victims, as
11	appropriate, served with grant funding; and
12	(2) as appropriate and in the aggregate, whether
13	the victims were members of an Indian tribe.
14	(b) Exceptions; Respecting Victim Privacy.—
15	(1) RULE OF CONSTRUCTION.—Nothing in this
16	section shall be construed to require an individual
17	victim seeking services from a grantee described in
18	subsection (a) to report the individual's Native Amer-
19	ican status or any other personally identifiable infor-
20	mation the individual wishes to remain confidential.
21	(2) Prohibition on denial of service.—A
22	grantee described in subsection (a) may not deny
23	services to a victim on the basis that the victim de-
24	clines to provide information on the victim's Native

1	American status or any other personally identifiable
2	information the victim wishes to remain confidential.
3	(c) REPORT.—Not later than January 1 of each year,
4	the Attorney General shall submit to Congress a report on
5	the data collected in accordance with subsection (a).
6	TITLE II—IMPROVING JUSTICE
7	FOR INDIAN YOUTH
8	SEC. 201. FEDERAL JURISDICTION OVER INDIAN JUVE-
9	NILES.
10	Section 5032 of title 18, United States Code, is amend-
11	ed—
12	(1) in the first undesignated paragraph—
13	(A) in paragraph (1), by inserting "or In-
14	dian tribe" after "court of a State"; and
15	(B) in paragraph (2), by inserting "or In-
16	dian tribe" after "the State";
17	(2) in the second undesignated paragraph—
18	(A) in the first sentence, by inserting "or
19	Indian tribe" after "such State"; and
20	(B) by adding at the end the following: "In
21	this section, the term 'Indian tribe' has the
22	meaning given the term in section 102 of the
23	Federally Recognized Indian Tribe List Act of
24	1994 (25 U.S.C. 5130).";

1	(3) in the third undesignated paragraph, in the
2	first sentence, by inserting "or Indian tribe" after
3	"State"; and
4	(4) in the fourth undesignated paragraph, in the
5	first sentence—
6	(A) by inserting "or Indian tribal" after
7	"State"; and
8	(B) by inserting ", or of a representative of
9	an Indian tribe of which the juvenile is a mem-
10	ber," after "counsel".
11	SEC. 202. REAUTHORIZATION OF TRIBAL YOUTH PRO-
12	GRAMS.
12 13	GRAMS. (a) Summer Youth Programs.—Section 4212(a)(3)
13	
13 14	(a) Summer Youth Programs.—Section 4212(a)(3)
13 14	(a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and
13 14 15 16	(a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended
13 14 15 16	(a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended by striking "2011 through 2015" and inserting "2018
13 14 15 16 17	(a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended by striking "2011 through 2015" and inserting "2018 through 2022".
 13 14 15 16 17 18 	 (a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended by striking "2011 through 2015" and inserting "2018 through 2022". (b) EMERGENCY SHELTERS.—Section 4213(e) of the
 13 14 15 16 17 18 19 	 (a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended by striking "2011 through 2015" and inserting "2018 through 2022". (b) EMERGENCY SHELTERS.—Section 4213(e) of the Indian Alcohol and Substance Abuse Prevention and Treat-
 13 14 15 16 17 18 19 20 21 	 (a) SUMMER YOUTH PROGRAMS.—Section 4212(a)(3) of the Indian Alcohol and Substance Abuse Prevention and Treatment Act of 1986 (25 U.S.C. 2432(a)(3)) is amended by striking "2011 through 2015" and inserting "2018 through 2022". (b) EMERGENCY SHELTERS.—Section 4213(e) of the Indian Alcohol and Substance Abuse Prevention and Treat- ment Act of 1986 (25 U.S.C. 2433(e)) is amended, in para-

3 The Indian Law Enforcement Reform Act (25 U.S.C.
4 2801 et seq.) is amended by adding at the end the following:
5 "SEC. 18. ASSISTANCE FOR INDIAN TRIBES RELATING TO
6 JUVENILE CRIME.

"(a) ACTIVITIES.—Not later than 1 year after the date
of enactment of this section, the Secretary shall coordinate
with the Secretary of Health and Human Services, the Attorney General, and the Administrator of the Office of Juvenile Justice and Delinquency Prevention within the Department of Justice (referred to in this section as the 'Administrator')—

"(1) to assist Indian tribal governments in addressing juvenile offenses and crime through technical
assistance, research, training, evaluation, and the dissemination of information on effective, evidence-based,
and promising programs and practices for combating
juvenile delinquency;

20 "(2) to conduct consultation, not less frequently
21 than biannually, with Indian tribes regarding—

"(A) strengthening the government-to-government relationship between the Federal Government and Indian tribes relating to juvenile
justice issues;

1	"(B) improving juvenile delinquency pro-
2	grams, services, and activities affecting Indian
3	youth and Indian tribes;
4	``(C) improving coordination among Fed-
5	eral departments and agencies to reduce juvenile
6	offenses, delinquency, and recidivism;
7	"(D) the means by which traditional or cul-
8	tural tribal programs may serve or be developed
9	as promising or evidence-based programs;
10	((E) a process and means of submitting to
11	the Attorney General and the Secretary an anal-
12	ysis and evaluation of the effectiveness of the
13	programs and activities carried out for juvenile
14	justice systems in which Indian youth are in-
15	volved, including a survey of tribal needs; and
16	``(F) any other matters relating to improv-
17	ing juvenile justice for Indian youth;
18	"(3) to develop a means for collecting data on
19	the number of offenses committed by Indian youth in
20	Federal, State, and tribal jurisdictions, including in-
21	formation regarding—
22	"(A) the offenses (including status offenses),
23	charges, disposition, and case outcomes for each
24	Indian youth;

1	"(B) whether the Indian youth was held in
2	pre-adjudication detention;
3	"(C) whether the Indian youth was removed
4	from home, and for which offenses;
5	(D) whether the Indian youth was at any
6	point placed in secure confinement; and
7	``(E) an assessment of the degree to which
8	the notice of removal for status offenses was pro-
9	vided under section 102(a) of the Act of Novem-
10	ber 8, 1978 (Public Law 95–608);
11	"(4) to develop a process for informing Indian
12	tribal governments when a juvenile member of that
13	Indian tribe comes in contact with the juvenile justice
14	system of the Federal, State, or other unit of local
15	government and for facilitating intervention by, the
16	provision of services by, or coordination with, such
17	Indian tribe for any Indian juvenile member of that
18	Indian tribe or other local Indian tribes;
19	"(5) to facilitate the incorporation of tribal cul-
20	tural or traditional practices designed to reduce de-
21	linquency among Indian youth into Federal, State, or
22	other unit of local government juvenile justice systems
23	or programs;
24	"(6) to develop or incorporate in existing pro-
25	grams partnerships among State educational agen-

1	cies, local educational agencies, and Bureau-funded
2	schools (as defined in section 1141 of the Education
3	Amendments of 1978 (25 U.S.C. 2021)); and
4	"(7) to conduct research and evaluate—
5	"(A) the number of Indian juveniles who,
6	prior to placement in the juvenile justice system,
7	were under the care or custody of a State or trib-
8	al child welfare system and the number of In-
9	dian juveniles who are unable to return to their
10	family after completing their disposition in the
11	juvenile justice system and who remain wards of
12	the State or Indian tribe;
13	(B) the extent to which State and tribal
14	juvenile justice systems and child welfare systems
15	are coordinating systems and treatment for the
16	juveniles referred to in subparagraph (A);
17	(C) the types of post-placement services
18	used;
19	"(D) the frequency of case plan reviews for
20	juveniles referred to in subparagraph (A) and
21	the extent to which these case plans identify and
22	address permanency and placement barriers and
23	treatment plans;
24	``(E) services, treatment, and aftercare
25	placement of Indian juveniles who were under

1	the care of the State or tribal child protection
2	system before their placement in the juvenile jus-
3	tice system;
4	``(F) the frequency, seriousness, and inci-
5	dence of drug use by Indian youth in schools and
6	tribal communities;
7	(G) in consultation and coordination with
8	Indian tribes—
9	"(i) the structure and needs of tribal
10	juvenile justice systems;
11	"(ii) the characteristics and outcomes
12	for youth in tribal juvenile systems; and
13	"(iii) recommendations for improving
14	tribal juvenile justice systems; and
15	``(H) educational program offerings for in-
16	carcerated Indian juveniles, the educational at-
17	tainment of incarcerated Indian juveniles, and
18	potential links to recidivism among previously
19	incarcerated Indian juveniles and delayed edu-
20	cational opportunities while incarcerated.
21	"(b) Consultation Policy.—Not later than 1 year
22	after the date of enactment of this section, the Attorney Gen-
23	eral and the Administrator shall issue a tribal consultation
24	policy for the Office of Juvenile Justice and Delinquency

Prevention to govern the consultation by the Office to be
 conducted under subsection (a).

3 "(c) ACTION.—Not later than 3 years after the date 4 of enactment of the Tribal Law and Order Reauthorization and Amendments Act of 2018, the Administrator shall im-5 plement the improvements, processes, and other activities 6 7 under paragraphs (3), (4), (5), and (6) of subsection (a). 8 "(d) REPORT.—Not later than 3 years after the date 9 of enactment of the Tribal Law and Order Reauthorization 10 and Amendments Act of 2018, the Administrator shall submit to the Committee on Indian Affairs of the Senate and 11 12 the Committee on Education and the Workforce of the 13 House of Representatives a report that summarizes the results of the consultation activities described in subsection 14 15 (a)(2) and consultation policy described in subsection (b), recommendations, if any, for ensuring the implementation 16 of paragraphs (3), (4), (5), and (6) of subsection (a), and 17 any recommendations of the Coordinating Council on Juve-18 19 nile Justice and Delinquency Prevention regarding improving resource and service delivery to Indian tribal commu-20 21 nities.".

22 SEC. 204. COORDINATING COUNCIL ON JUVENILE JUSTICE 23 AND DELINQUENCY PREVENTION.

24 Section 206 of the Juvenile Justice and Delinquency
25 Prevention Act of 1974 (34 U.S.C. 11116) is amended—

1	(1) in subsection (a)—
2	(A) in paragraph (1)—
3	(i) by inserting "the Director of the In-
4	dian Health Service," after "the Secretary
5	of Health and Human Services,"; and
6	(ii) by striking "Commissioner of Im-
7	migration and Naturalization" and insert-
8	ing "Assistant Secretary for Immigration
9	and Customs Enforcement, the Secretary of
10	the Interior, the Assistant Secretary for In-
11	dian Affairs''; and
12	(B) in paragraph $(2)(A)$, by striking
13	"United States" and inserting "Federal Govern-
14	ment"; and
15	(2) in subsection $(c)(1)$ —
16	(A) in the first sentence, by inserting ",
17	tribal," after "State"; and
18	(B) in the second sentence, by inserting
19	"tribal," before "and local".
20	SEC. 205. GRANTS FOR DELINQUENCY PREVENTION PRO-
21	GRAMS.
22	Section 504 of the Juvenile Justice and Delinquency
23	Prevention Act of 1974 (34 U.S.C. 11313) is amended—

(1) in subsection (a), in the matter preceding
 paragraph (1), by striking "tribe" and inserting
 "tribes"; and
 (2) in subsection (d)(4), by striking "2011

5 through 2015" and inserting "2018 through 2022".

Calendar No. 732

115TH CONGRESS S. 1953 2D SESSION S. 1953 [Report No. 115-433]

A BILL

To amend the Tribal Law and Order Act of 2010 and the Indian Law Enforcement Reform Act to provide for advancements in public safety services to Indian communities, and for other purposes.

December 13, 2018

Reported with an amendment