

115TH CONGRESS  
2D SESSION

# S. 3118

To specify and clarify mens rea requirements for certain Federal crimes  
and to establish the National Criminal Justice Commission.

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IN THE SENATE OF THE UNITED STATES

JUNE 21, 2018

Mr. HATCH (for himself and Mr. GRASSLEY) introduced the following bill;  
which was read twice and referred to the Committee on the Judiciary

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## A BILL

To specify and clarify mens rea requirements for certain  
Federal crimes and to establish the National Criminal  
Justice Commission.

1       *Be it enacted by the Senate and House of Representa-*  
2       *tives of the United States of America in Congress assembled,*

3       **SECTION 1. SHORT TITLE; TABLE OF CONTENTS.**

4       (a) SHORT TITLE.—This Act may be cited as the  
5       “Mens Rea Reform Act of 2018”.

6       (b) TABLE OF CONTENTS.—The table of contents for  
7       this Act is as follows:

Sec. 1. Short title; table of contents.

### TITLE I—STATE OF MIND

Sec. 101. State of mind element for criminal offenses.  
Sec. 102. Inventory of Federal criminal offenses.

## TITLE II—NATIONAL CRIMINAL JUSTICE COMMISSION ACT

Sec. 201. Findings.  
Sec. 202. Establishment of commission.  
Sec. 203. Purpose of the commission.  
Sec. 204. Review, recommendations, and report.  
Sec. 205. Membership.  
Sec. 206. Administration.  
Sec. 207. Sunset.

1           **TITLE I—STATE OF MIND**2   **SEC. 101. STATE OF MIND ELEMENT FOR CRIMINAL OF-**  
3           **FENSES.**

4       (a) IN GENERAL.—Chapter 1 of title 18, United  
5 States Code, is amended by adding at the end the fol-  
6 lowing:

7   **“§ 28. State of mind when not otherwise specifically**  
8           **provided**

9       “(a) DEFINITIONS.—In this section—

10       “(1) the term ‘covered offense’—

11           “(A) means an offense—

12           “(i) specified in—

13           “(I) this title or any other Act of  
14           Congress;

15           “(II) any regulation; or

16           “(III) any law (including regula-  
17           tions) of any State or foreign govern-  
18           ment incorporated by reference into  
19           this title or any other Act of Con-  
20           gress; and

1                         “(ii) that is punishable by imprison-  
2                         ment, a maximum criminal fine of at least  
3                         \$2,500, or both; and

4                         “(B) does not include—

5                         “(i) any offense set forth in chapter  
6                         47 or chapter 47A of title 10; or

7                         “(ii) any offense incorporated by sec-  
8                         tion 13(a) of this title;

9                         “(2) the term ‘existing covered offense without  
10                         a state of mind requirement’ means a covered of-  
11                         fense for which—

12                         “(A) the provision or provisions specifying  
13                         the elements of the offense were enacted, pro-  
14                         mulgated, or finalized on or before the date of  
15                         enactment of this section; and

16                         “(B) there is not a state of mind require-  
17                         ment specified for 1 or more elements of the  
18                         covered offense, which shall be determined in  
19                         accordance with subsection (d)—

20                         “(i) in the text of the covered offense;  
21                         or

22                         “(ii) under the precedents of the Su-  
23                         preme Court of the United States;

24                         “(3) the term ‘existing covered regulatory of-  
25                         fense without a state of mind requirement’ means an

1 existing covered offense without a state of mind re-  
2 quirement for which the provision or provisions  
3 specifying the elements of the offense are in regula-  
4 tions promulgated by an agency;

5 “(4) the term ‘future covered offense’ means a  
6 covered offense for which the provision or provisions  
7 specifying the elements of the offense are enacted,  
8 promulgated, or finalized after the date of enact-  
9 ment of this section;

10 “(5) the term ‘state of mind’ means willfully,  
11 intentionally, maliciously, knowingly, recklessly, wan-  
12 tonly, negligently, or with reason to believe, or any  
13 other word or phrase that is synonymous with or  
14 substantially similar to any such term; and

15 “(6) the term ‘willfully’, as related to an ele-  
16 ment of an offense, means—

17 “(A) that the person acted with knowledge  
18 that the person’s conduct was unlawful; and

19 “(B) if the element involves the nature, at-  
20 tendant circumstances, object, or result of the  
21 conduct of a person, that—

22 “(i) the person had knowledge of the  
23 nature, attendant circumstances, object, or  
24 result of his or her conduct; and

1                         “(ii) it was the conscious object of the  
2                         person to engage in conduct—

3                             “(I) of that nature;

4                             “(II) with that attendant cir-  
5                         cumstance;

6                             “(III) with that object; or

7                             “(IV) to cause such a result.

8                 “(b) FUTURE COVERED OFFENSES.—A future cov-  
9     ered offense shall be construed to require the Government  
10    to prove beyond a reasonable doubt that the defendant  
11    acted—

12                         “(1) with the state of mind specified in the text  
13     of the future covered offense for each element of the  
14     offense for which the text specifies a state of mind;  
15     and

16                         “(2) except as provided in subsection (d), will-  
17     fully, with respect to any element of the offense for  
18     which the text of the future covered offense does not  
19     specify a state of mind.

20         “(c) EXISTING COVERED OFFENSES WITHOUT A  
21     STATE OF MIND REQUIREMENT.—

22                         “(1) DEFAULT REQUIREMENT FOR EXISTING  
23     STATUTORY OFFENSES WITHOUT A STATE OF MIND  
24     REQUIREMENT.—

1                 “(A) IN GENERAL.—On and after the date  
2                 specified in subparagraph (B), an existing cov-  
3                 ered offense without a state of mind require-  
4                 ment for which the provision or provisions  
5                 specifying the elements of the existing covered  
6                 offense are in an Act of Congress shall be con-  
7                 strued to require the Government to prove be-  
8                 yond a reasonable doubt that the defendant  
9                 acted—

10                 “(i) with the state of mind specified in  
11                 the text of the existing covered offense  
12                 without a state of mind requirement, in-  
13                 cluding any amendment made after the  
14                 date of enactment of this section, for each  
15                 element for which the text specifies a state  
16                 of mind; and

17                 “(ii) except as provided in subsection  
18                 (d), willfully, with respect to any element  
19                 for which the text of the existing covered  
20                 offense without a state of mind require-  
21                 ment does not specify a state of mind.

22                 “(B) DEADLINE.—The date specified in  
23                 this subparagraph is the earlier of—

24                 “(i) the date that is 2 years after the  
25                 date on which the National Criminal Jus-

4                             “(ii) the date that is 5 years after the  
5                             date of enactment of the Mens Rea Reform  
6                             Act of 2018.

7               “(2) EXISTING COVERED REGULATORY OF-  
8 FENSES WITHOUT A STATE OF MIND REQUIRE-  
9 MENT.—

10                 “(A) IN GENERAL.—Not later than the  
11 date specified in subparagraph (B), each agency  
12 that has in effect an existing covered regulatory  
13 offense without a state of mind requirement  
14 shall promulgate regulations, after providing  
15 notice and an opportunity for comment, speci-  
16 fying the state of mind required for each ele-  
17 ment of the existing covered regulatory offense  
18 for which a state of mind is not specified.

19                   “(B) DEADLINE.—The date specified in  
20                   this subparagraph is the earlier of—

“(i) the date that is 3 years after the date on which the National Criminal Justice Commission submits the report under section 101(b) of the Mens Rea Reform Act of 2018; or

1                         “(ii) the date that is 6 years after the  
2                         date of enactment of the Mens Rea Reform  
3                         Act of 2018.

4                         “(C) NO STRICT LIABILITY OFFENSES.—  
5                         The regulations promulgated by an agency  
6                         under subparagraph (A) may not specify that  
7                         an element of an existing covered regulatory of-  
8                         fense does not require any state of mind be  
9                         proven.

10                         “(D) SUNSET.—Except as provided in sub-  
11                         section (d), after the date specified in subpara-  
12                         graph (B), the criminal penalty provisions of an  
13                         existing covered regulatory offense for which  
14                         the regulations establishing the elements of the  
15                         existing covered regulatory offense do not speci-  
16                         fy a state of mind for 1 or more elements shall  
17                         cease to have force or effect.

18                         “(E) RULE OF CONSTRUCTION.—Nothing  
19                         in this paragraph shall be construed to grant an  
20                         agency authority with respect to establishing  
21                         the mens rea requirements for a covered regu-  
22                         latory offense that is in addition to, or in lieu  
23                         of, such authority provided under the statute  
24                         authorizing the covered regulatory offense.

1       “(d) DETERMINATION THAT ELEMENTS LACK RE-  
2 QUIRED STATE OF MIND.—

3           “(1) FAILURE TO DISTINGUISH AMONG ELE-  
4 MENTS.—Except as provided in paragraph (2), if the  
5 text of a covered offense specifies the state of mind  
6 required for commission of the covered offense with-  
7 out specifying the elements of the covered offense to  
8 which the state of mind applies, the state of mind  
9 specified shall apply to all elements of the covered  
10 offense, unless a contrary legislative purpose plainly  
11 appears in the text of the statute.

12         “(2) EXCEPTIONS.—

13           “(A) IN GENERAL.—Paragraph (1) of this  
14 subsection, subsection (b)(2), and paragraphs  
15 (1)(A)(ii) and (2)(D) of subsection (c) shall not  
16 apply with respect to—

17           “(i) any element for which the text of  
18 the covered offense makes clear that Con-  
19 gress affirmatively intended not to require  
20 the Government to prove any state of mind  
21 with respect to such element;

22           “(ii) any element of a covered offense,  
23 to the extent that the element estab-  
24 lishes—

1                         “(I) subject matter jurisdiction  
2                         over the covered offense; or  
3                         “(II) venue with respect to trial  
4                         of the covered offense; or  
5                         “(iii) any element of a covered of-  
6                         fense, to the extent that applying para-  
7                         graph (1) of this subsection, subsection  
8                         (b)(2), or paragraph (1)(A)(ii) or (2)(D) of  
9                         subsection (c) to such element would lessen  
10                         the degree of mental culpability that the  
11                         Government is required to prove with re-  
12                         spect to that element under—

13                         “(I) precedent of the Supreme  
14                         Court of the United States; or  
15                         “(II) any other provision of this  
16                         title, any other Act of Congress, or  
17                         any regulation.

18                         “(B) MERE ABSENCE INSUFFICIENT.—For  
19                         purposes of subparagraph (A)(i), the mere ab-  
20                         sence of a specified state of mind for an ele-  
21                         ment of a covered offense in the text of the cov-  
22                         ered offense shall not be construed to mean  
23                         that Congress affirmatively intended not to re-  
24                         quire the Government to prove any state of  
25                         mind with respect to that element.

1       “(e) SUBSEQUENTLY ENACTED LAWS.—No law en-  
2 acted after the date of enactment of this section shall be  
3 construed to repeal, modify the text or effect of, or super-  
4 sede in whole or in part this section, unless such law spe-  
5 cifically refers to this section and explicitly repeals, modi-  
6 fies the text or effect of, or supersedes in whole or in part  
7 this section.”.

8       (b) COMMISSION REPORT AND LEGISLATION.—

9           (1) DEFINITIONS.—In this section, the term  
10       “existing covered offenses without a state of mind  
11       requirement” has the meaning given that term in  
12       section 28 of title 18, United States Code, as added  
13       by subsection (a).

14           (2) SUBMISSION.—Not later than the earlier of  
15       2 years after the date on which the Attorney Gen-  
16       eral submits the report required under section  
17       102(b) or 3 years after the date of enactment of this  
18       Act, the National Criminal Justice Commission shall  
19       submit to Congress—

20              (A) a report identifying—

21                  (i) the existing covered offenses with-  
22                  out a state of mind requirement; and

23                  (ii) the existing covered offenses with-  
24                  out a state of mind requirement for which  
25                  the Commission recommends that the Gov-

1                   ernment not be required to prove any state  
2                   of mind with respect to 1 or more elements  
3                   of the offense, based on consideration of  
4                   the criteria described in paragraph (3);  
5                   and

6                   (B) for each existing covered offense with-  
7                   out a state of mind requirement identified  
8                   under subparagraph (A)(ii) for which the provi-  
9                   sion or provisions specifying the elements of the  
10                  existing covered offense without a state of mind  
11                  requirement are in an Act of Congress, pro-  
12                  posed legislative language to make clear the  
13                  Government is not required to prove any state  
14                  of mind with respect to 1 or more elements of  
15                  the offense.

16                  (3) CRITERIA.—The criteria specified in this  
17                  paragraph are—

18                  (A) whether the covered offense makes  
19                  criminal a type of conduct that a reasonable  
20                  person should know is subject to stringent pub-  
21                  lic regulation and may seriously threaten public  
22                  health or safety; and

23                  (B) the potential penalty attached to a vio-  
24                  lation of the covered offense, with a severe pen-

1                 alty suggesting that the offense should not be  
2                 a strict liability offense.

3                 (c) EXPEDITED PROCEDURES.—

4                 (1) DEFINITION.—In this subsection, the term  
5                 “joint resolution” means a joint resolution consisting  
6                 of the proposed legislative language submitted under  
7                 subsection (b)(2)(B) and introduced or reintroduced  
8                 under paragraph (2) of this subsection.

9                 (2) INTRODUCTION OF PROPOSED LEGISLATIVE  
10                 LANGUAGE.—

11                 (A) IN GENERAL.—The proposed legisla-  
12                 tive language submitted by the National Crimi-  
13                 nal Justice Commission under subsection  
14                 (b)(2)(B)—

15                         (i) shall be introduced in the Senate  
16                         (by request) by the Majority Leader or Mi-  
17                         nority Leader of the Senate or by a Mem-  
18                         ber of the Senate designated by the Major-  
19                         ity Leader or Minority Leader of the Sen-  
20                         ate not later than 30 days after the date  
21                         on which the proposed legislation is sub-  
22                         mitted to Congress; and

23                         (ii) shall be introduced in the House  
24                         of Representatives (by request) by the  
25                         Speaker of the House of Representatives

1                   or the Minority Leader of the House of  
2                   Representatives or by a Member of the  
3                   House of Representatives designated by  
4                   the Speaker of the House of Representa-  
5                   tives or the Minority Leader of the House  
6                   of Representatives not later than 30 days  
7                   after the date on which the proposed legis-  
8                   lation is submitted to Congress.

9                   (B) REINTRODUCTION.—The proposed leg-  
10                  islative language submitted by the National  
11                  Criminal Justice Commission under subsection  
12                  (b)(2)(B) shall be reintroduced as described in  
13                   subparagraph (A) not later than 30 days after  
14                  the first day of a Congress if—

15                         (i) the proposed legislative language  
16                  was introduced during the previous Con-  
17                  gress after the date that was 210 days be-  
18                  fore the date of the sine die adjournment  
19                  of such previous Congress; and

20                         (ii) there was not a vote in either  
21                  House of Congress on passage of the joint  
22                  resolution introduced under subparagraph  
23                  (A) during the previous Congress by which  
24                  the joint resolution was not agreed to.

(3) EXPEDITED CONSIDERATION IN HOUSE OF  
REPRESENTATIVES.—

(A) REPORTING AND DISCHARGE.—Any committee of the House of Representatives to which a joint resolution is referred shall report it to the House of Representatives not later than 180 days after the date on which the joint resolution is introduced or reintroduced in the House of Representatives under paragraph (2). If a committee fails to report the joint resolution within that period, the committee shall be discharged from further consideration of the joint resolution and the joint resolution shall be referred to the appropriate calendar.

15 (B) PROCEEDING TO CONSIDERATION.—

1           ceed to consider the joint resolution in the  
2           House of Representatives.

3                 (ii) PROCEDURE.—For a motion to  
4           proceed to consideration of a joint resolu-  
5           tion—

6                     (I) all points of order against the  
7           motion are waived;

8                     (II) such a motion shall not be in  
9           order after the House of Representa-  
10           tives has disposed of a motion to pro-  
11           ceed on the joint resolution;

12                     (III) the previous question shall  
13           be considered as ordered on the mo-  
14           tion to its adoption without inter-  
15           vening motion;

16                     (IV) the motion shall not be de-  
17           batable; and

18                     (V) a motion to reconsider the  
19           vote by which the motion is disposed  
20           of shall not be in order.

21                 (C) CONSIDERATION.—If the House of  
22           Representatives proceeds to consideration of a  
23           joint resolution—

24                     (i) the joint resolution shall be consid-  
25           ered as read;

(ii) all points of order against the joint resolution and against its consideration are waived;

10 (iv) an amendment to the joint resolu-  
11 tion shall not be in order; and

12 (v) a motion to reconsider the vote on  
13 passage of the joint resolution shall not be  
14 in order.

15 (4) EXPEDITED CONSIDERATION IN SENATE.—

19 (B) PROCEEDING TO CONSIDERATION —

1           a previous motion to the same effect has  
2           been disagreed to) to move to proceed to  
3           the consideration of a joint resolution.

4                 (ii) PROCEDURE.—For a motion to  
5           proceed to the consideration of a joint res-  
6           olution—

7                     (I) all points of order against the  
8           motion are waived;

9                     (II) the motion is not debatable;

10                   (III) the motion is not subject to  
11           a motion to postpone;

12                   (IV) a motion to reconsider the  
13           vote by which the motion is agreed to  
14           or disagreed to shall not be in order;  
15           and

16                   (V) if the motion is agreed to,  
17           the joint resolution shall remain the  
18           unfinished business until disposed of.

19                 (C) FLOOR CONSIDERATION.—

20                   (i) IN GENERAL.—If the Senate pro-  
21           ceeds to consideration of a joint resolu-  
22           tion—

23                     (I) all points of order against the  
24           joint resolution (and against consider-

10 (III) a motion further to limit de-  
11 bate is in order and not debatable;

12 (IV) an amendment to, a motion  
13 to postpone, or a motion to commit  
14 the joint resolution is not in order;  
15 and

16 (V) a motion to proceed to the  
17 consideration of other business is not  
18 in order.

8                   (5) RULES RELATING TO SENATE AND HOUSE  
9                   OF REPRESENTATIVES.—

20 (I) the procedure in that House  
21 shall be the same as if no joint resolu-  
22 tion had been received from the other  
23 House; and

(D) CONSIDERATION AFTER PASSAGE.—If the President vetoes the joint resolution, consideration of a veto message in the Senate under this paragraph shall be not more than 10 hours equally divided between the majority and minority leaders or their designees.

22                             (6) RULES OF HOUSE OF REPRESENTATIVES  
23       AND SENATE.—This subsection is enacted by Con-  
24       gress—

(B) with full recognition of the constitutional right of either House to change the rules (so far as relating to the procedure of that House) at any time, in the same manner, and to the same extent as in the case of any other rule of that House.

16       (d) TECHNICAL AND CONFORMING AMENDMENT.—  
17 The table of sections for chapter 1 of title 18, United  
18 States Code, is amended by adding at the end the fol-  
19 lowing:

“28. State of mind when not otherwise specifically provided.”.

**20 SEC. 102. INVENTORY OF FEDERAL CRIMINAL OFFENSES.**

21 (a) DEFINITIONS.—In this section—

22                             (1) the term “criminal regulatory offense”  
23       means a Federal regulation that is enforceable by a  
24       criminal penalty;

1                         (2) the term “criminal statutory offense”  
2 means a criminal offense under a Federal statute;  
3 and

4                         (3) the term “Executive agency”—  
5                             (A) has the meaning given the term in sec-  
6 tion 105 of title 5, United States Code; and  
7                             (B) includes the United States Postal  
8 Service and the Postal Regulatory Commission.

9                         (b) REPORT ON CRIMINAL STATUTORY OFFENSES.—  
10 Not later than 1 year after the date of enactment of this  
11 Act, the Attorney General shall submit to the Committee  
12 on the Judiciary of the Senate and the Committee on the  
13 Judiciary of the House of Representatives and make pub-  
14 licly available a report, which shall include—

15                         (1) a list of all criminal statutory offenses, in-  
16 cluding a list of the elements for each criminal stat-  
17 utory offense; and

18                         (2) for each criminal statutory offense listed  
19 under paragraph (1) and organized by Federal dis-  
20 trict where applicable—

21                             (A) the potential criminal penalty for the  
22 criminal statutory offense;

23                             (B) the number of violations of the crimi-  
24 nal statutory offense referred to the Depart-  
25 ment of Justice by an Executive agency for

1 prosecution, including referrals from investiga-  
2 tive agencies of the Department of Justice, in  
3 each of the years during the 15-year period pre-  
4 ceding the date of enactment of this Act;

5 (C) the number of prosecutions for the  
6 criminal statutory offense brought by the De-  
7 partment of Justice each year for the 15-year  
8 period preceding the date of enactment of this  
9 Act;

10 (D) the number of prosecutions for the  
11 criminal statutory offense brought by the De-  
12 partment of Justice that have resulted in con-  
13 viction for each year of the 15-year period pre-  
14 ceding the date of enactment of this Act;

15 (E) the number of convictions for the  
16 criminal statutory offense that have resulted in  
17 imprisonment for each year of the 15-year pe-  
18 riod preceding the date of enactment of this  
19 Act;

20 (F) the average length of sentence of im-  
21 prisonment imposed as a result of conviction for  
22 the criminal statutory offense during each year  
23 of the 15-year period preceding the date of en-  
24 actment of this Act;

(G) the mens rea requirement for the criminal statutory offense; and

7       (c) REPORT ON CRIMINAL REGULATORY OF-  
8 FENSES.—Not later than 1 year after the date of enact-  
9 ment of this Act, the head of each Executive agency shall  
10 submit to the Committee on the Judiciary of the Senate  
11 and the Committee on the Judiciary of the House of Rep-  
12 resentatives and make publicly available a report, which  
13 shall include—

6                             (D) the number of prosecutions for the  
7 criminal regulatory offense brought by the De-  
8 partment of Justice that have resulted in con-  
9 viction for each year of the 15-year period pre-  
10 ceding the date of enactment of this Act;

16 (F) the average length of sentence of im-  
17 prisonment imposed as a result of conviction for  
18 the criminal regulatory offense during each year  
19 of the 15-year period preceding the date of en-  
20 actment of this Act:

(G) the mens rea requirement for the criminal regulatory offense; and

(H) the number of prosecutions for the criminal regulatory offense in which the De-

3       (d) INDEX.—Not later than 2 years after the date  
4 of enactment of this Act—

16       (e) RULE OF CONSTRUCTION.—Nothing in this sec-  
17 tion shall be construed to require or authorize appropri-  
18 ations.

## **TITLE II—NATIONAL CRIMINAL JUSTICE COMMISSION ACT**

## **21 SEC. 201. FINDINGS.**

22 Congress finds that—

23                   (1) it is in the interest of the Nation to estab-  
24                   lish a commission to undertake a comprehensive re-  
25                   view of the criminal justice system;

1                   (2) there has not been a comprehensive study  
2                   since the President's Commission on Law Enforce-  
3                   ment and Administration of Justice was established  
4                   in 1965;

5                   (3) that commission, in a span of 18 months,  
6                   produced a comprehensive report entitled "The  
7                   Challenge of Crime in a Free Society", which con-  
8                   tained 200 specific recommendations on all aspects  
9                   of the criminal justice system involving Federal,  
10                  State, tribal, and local governments, civic organiza-  
11                  tions, religious institutions, business groups, and in-  
12                  dividual citizens; and

13                  (4) developments over the intervening 50 years  
14                  require once again that Federal, State, tribal, and  
15                  local governments, civic organizations, religious in-  
16                  stitutions, business groups, and individual citizens  
17                  come together to review evidence and consider how  
18                  to improve the criminal justice system.

19 **SEC. 202. ESTABLISHMENT OF COMMISSION.**

20                  There is established a commission to be known as the  
21                  "National Criminal Justice Commission" (referred to in  
22                  this title as the "Commission").

23 **SEC. 203. PURPOSE OF THE COMMISSION.**

24                  The Commission shall—

- 1                         (1) undertake a comprehensive review of the  
2                         criminal justice system;  
3                         (2) make recommendations for Federal criminal  
4                         justice reform to the President and Congress; and  
5                         (3) disseminate findings and supplemental guid-  
6                         ance to the Federal Government, as well as to State,  
7                         local, and tribal governments.

8     **SEC. 204. REVIEW, RECOMMENDATIONS, AND REPORT.**

9                         (a) GENERAL REVIEW.—The Commission shall un-  
10                         dertake a comprehensive review of all areas of the criminal  
11                         justice system, including Federal, State, local, and tribal  
12                         governments' criminal justice costs, practices, and policies.

13                         (b) RECOMMENDATIONS.—

14                         (1) IN GENERAL.—Not later than 18 months  
15                         after the first meeting of the Commission, the Com-  
16                         mission shall submit to the President and Congress  
17                         recommendations for changes in Federal oversight,  
18                         policies, practices, and laws designed to prevent,  
19                         deter, and reduce crime and violence, reduce recidi-  
20                         vism, improve cost-effectiveness, and ensure the in-  
21                         terests of justice at every step of the criminal justice  
22                         system.

23                         (2) UNANIMOUS CONSENT REQUIRED.—A rec-  
24                         ommendation of the Commission may be adopted  
25                         and submitted under paragraph (1) if the rec-

1 ommendation is approved by a unanimous vote of  
2 the Commissioners at a meeting where a quorum is  
3 present pursuant to section 205(d).

4 (3) REQUIREMENT.—The recommendations  
5 submitted under this subsection shall be made avail-  
6 able to the public.

7 (c) REPORT.—

8 (1) IN GENERAL.—Not later than 18 months  
9 after the first meeting of the Commission, the Com-  
10 mission shall also disseminate to the Federal Gov-  
11 ernment, as well as to State, local, and tribal gov-  
12 ernments, a report that details the findings and sup-  
13 plemental guidance of the Commission regarding the  
14 criminal justice system at all levels of government.

15 (2) MAJORITY VOTE REQUIRED.—Commission  
16 findings and supplemental guidance may be adopted  
17 and included in the report required under paragraph  
18 (1) if the findings or guidance is approved by a ma-  
19 jority vote of the Commissioners at a meeting where  
20 a quorum is present pursuant to section 205(d), ex-  
21 cept that any Commissioners dissenting from par-  
22 ticular finding or supplemental guidance shall have  
23 the right to state the reason for their dissent in  
24 writing and such dissent shall be included in the re-  
25 port of the Commission.

1                             (3) REQUIREMENT.—The report submitted  
2                             under this subsection shall be made available to the  
3                             public.

4                             (d) PRIOR COMMISSIONS.—The Commission shall  
5                             take into consideration the work of prior relevant commis-  
6                             sions in conducting its review.

7                             (e) STATE AND LOCAL GOVERNMENT.—In issuing its  
8                             recommendations and report under this section, the Com-  
9                             mission shall not infringe on the legitimate rights of the  
10                            States to determine their own criminal laws or the enforce-  
11                            ment of such laws.

12                            (f) PUBLIC HEARINGS.—The Commission shall con-  
13                             duct public hearings in various locations around the  
14                             United States.

15                            (g) CONSULTATION WITH GOVERNMENT AND NON-  
16                             GOVERNMENT REPRESENTATIVES.—

17                             (1) IN GENERAL.—The Commission shall—

18                                 (A) closely consult with Federal, State,  
19                             local, and tribal government and nongovern-  
20                             mental leaders, including State, local, and tribal  
21                             law enforcement officials, legislators, public  
22                             health officials, judges, court administrators,  
23                             prosecutors, defense counsel, victims' rights or-  
24                             ganizations, probation and parole officials,  
25                             criminal justice planners, criminologists, civil

1           rights and liberties organizations, formerly in-  
2           carcerated individuals, professional organiza-  
3           tions, and corrections officials; and

4               (B) include in the final report required  
5           under subsection (c) summaries of the input  
6           and recommendations of these leaders.

7               (2) UNITED STATES SENTENCING COMMI-  
8           SION.—To the extent the review and recommenda-  
9           tions required by this section relate to sentencing  
10          policies and practices for the Federal criminal jus-  
11          tice system, the Commission shall conduct such re-  
12          view and make such recommendations in consulta-  
13          tion with the United States Sentencing Commission.

14               (h) SENSE OF CONGRESS, GOAL OF UNANIMITY.—  
15          It is the sense of the Congress that, given the national  
16          importance of the matters before the Commission, the  
17          Commission should work toward unanimously supported  
18          findings and supplemental guidance, and that unani-  
19          mously supported findings and supplemental guidance  
20          should take precedence over those findings and supple-  
21          mental guidance that are not unanimously supported.

22          **SEC. 205. MEMBERSHIP.**

23               (a) IN GENERAL.—The Commission shall be com-  
24          posed of 14 members, as follows:

1                   (1) One member shall be appointed by the  
2 President, who shall serve as co-chairperson of the  
3 Commission.

4                   (2) One member shall be appointed by the lead-  
5 er of the Senate, in consultation with the leader of  
6 the House of Representatives, that is a member of  
7 the opposite party of the President, who shall serve  
8 as co-chairperson of the Commission.

9                   (3) Two members shall be appointed by the sen-  
10 ior member of the Senate leadership of the Demo-  
11 cratic Party, in consultation with the Democratic  
12 leadership of the Committee on the Judiciary.

13                  (4) Two members shall be appointed by the sen-  
14 ior member of the Senate leadership of the Repub-  
15 lican Party, in consultation with the Republican  
16 leadership of the Committee on the Judiciary.

17                  (5) Two members shall be appointed by the sen-  
18 ior member of the leadership of the House of Rep-  
19 resentatives of the Republican Party, in consulta-  
20 tion with the Republican leadership of the Committee on  
21 the Judiciary.

22                  (6) Two members shall be appointed by the sen-  
23 ior member of the leadership of the House of Rep-  
24 resentatives of the Democratic Party, in consulta-

1       with the Democratic leadership of the Committee on  
2       the Judiciary.

3               (7) Two members, who shall be State and local  
4       representatives, shall be appointed by the President  
5       in agreement with leader of the Senate (majority or  
6       minority leader, as the case may be) of the Repub-  
7       lican Party and the leader of the House of Rep-  
8       resentatives (majority or minority leader, as the case  
9       may be) of the Republican Party.

10              (8) Two members, who shall be State and local  
11       representatives, shall be appointed by the President  
12       in agreement with leader of the Senate (majority or  
13       minority leader, as the case may be) of the Demo-  
14       cratic Party and the leader of the House of Rep-  
15       resentatives (majority or minority leader, as the case  
16       may be) of the Democratic Party.

17              (b) MEMBERSHIP.—

18                  (1) QUALIFICATIONS.—The individuals ap-  
19       pointed from private life as members of the Commis-  
20       sion shall be individuals with distinguished reputa-  
21       tions for integrity and nonpartisanship who are na-  
22       tionally recognized for expertise, knowledge, or expe-  
23       rience in such relevant areas as—

24                      (A) law enforcement;

25                      (B) criminal justice;

- (C) national security;
- (D) prison and jail administration;
- (E) prisoner reentry;
- (F) public health, including physical and sexual victimization, drug addiction and mental health;
- (G) victims' rights;
- (H) civil liberties;
- (I) court administration;
- (J) social services; and
- (K) State, local, and tribal government.

19 (c) APPOINTMENT; FIRST MEETING.—

20                   (1) APPOINTMENT.—Members of the Commis-  
21                   sion shall be appointed not later than 45 days after  
22                   the date of the enactment of this Act.

1 than 30 days after the date on which funds are  
2 made available for the Commission, whichever is  
3 later.

4 (3) ETHICS.—At the first meeting of the Com-  
5 mission, the Commission shall draft appropriate eth-  
6 ics guidelines for commissioners and staff, including  
7 guidelines relating to conflict of interest and finan-  
8 cial disclosure. The Commission shall consult with  
9 the Senate and House Committees on the Judiciary  
10 as a part of drafting the guidelines and furnish the  
11 Committees with a copy of the completed guidelines.

12 (d) MEETINGS; QUORUM; VACANCIES.—

13 (1) MEETINGS.—The Commission shall meet at  
14 the call of the co-chairpersons or a majority of its  
15 members.

16 (2) QUORUM.—Eight members of the Commis-  
17 sion shall constitute a quorum for purposes of con-  
18 ducting business, except that 2 members of the  
19 Commission shall constitute a quorum for purposes  
20 of receiving testimony.

21 (3) VACANCIES.—Any vacancy in the Commis-  
22 sion shall not affect its powers, but shall be filled in  
23 the same manner in which the original appointment  
24 was made. If vacancies in the Commission occur on  
25 any day after 45 days after the date of the enact-

1       ment of this Act, a quorum shall consist of a major-  
2       ity of the members of the Commission as of such  
3       day, so long as not less than 1 Commission member  
4       chosen by a member of each party, Republican and  
5       Democratic, is present.

6       (e) ACTIONS OF COMMISSION.—

7               (1) IN GENERAL.—The Commission—

8                       (A) shall, subject to the requirements of  
9                       section 204, act by resolution agreed to by a  
10                  majority of the members of the Commission  
11                  voting and present; and

12                       (B) may establish panels composed of less  
13                  than the full membership of the Commission for  
14                  purposes of carrying out the duties of the Com-  
15                  mission under this title—

16                               (i) which shall be subject to the review  
17                          and control of the Commission; and

18                               (ii) any findings and determinations  
19                          made by such a panel shall not be consid-  
20                          ered the findings and determinations of the  
21                          Commission unless approved by the Com-  
22                          mission.

23                       (2) DELEGATION.—Any member, agent, or staff  
24                  of the Commission may, if authorized by the co-  
25                  chairpersons of the Commission, take any action

1       which the Commission is authorized to take pursuant  
2       to this Act.

3 **SEC. 206. ADMINISTRATION.**

4       (a) STAFF.—

5               (1) EXECUTIVE DIRECTOR.—The Commission  
6       shall have a staff headed by an Executive Director.  
7       The Executive Director shall be paid at a rate estab-  
8       lished for the Certified Plan pay level for the Senior  
9       Executive Service under section 5382 of title 5,  
10      United States Code.

11              (2) APPOINTMENT AND COMPENSATION.—The  
12       co-chairpersons of the Commission shall designate  
13       the Executive Director and, in accordance with rules  
14       agreed upon by the Commission, may appoint and  
15       fix the compensation of such other personnel as may  
16       be necessary to enable the Commission to carry out  
17       its functions, without regard to the provisions of  
18       title 5, United States Code, governing appointments  
19       in the competitive service, and without regard to the  
20       provisions of chapter 51 and subchapter III of chap-  
21       ter 53 of such title relating to classification and  
22       General Schedule pay rates, except that no rate of  
23       pay fixed under this paragraph may exceed the  
24       equivalent of that payable for a position at level V

1 of the Executive Schedule under section 5316 of title  
2 5, United States Code.

3 (3) PERSONNEL AS FEDERAL EMPLOYEES.—

4 (A) IN GENERAL.—The executive director  
5 and any personnel of the Commission who are  
6 employees shall be employees under section  
7 2105 of title 5, United States Code, for pur-  
8 poses of chapters 63, 81, 83, 84, 85, 87, 89,  
9 and 90 of that title.

10 (B) MEMBERS OF COMMISSION.—Subpara-  
11 graph (A) shall not be construed to apply to  
12 members of the Commission.

13 (4) THE COMPENSATION OF COMMISSIONERS.—  
14 Each member of the Commission may be com-  
15 pensated at not to exceed the daily equivalent of the  
16 annual rate of basic pay in effect for a position at  
17 level V of the Executive Schedule under section 5315  
18 of title 5, United States Code, for each day during  
19 which that member is engaged in the actual per-  
20 formance of the duties of the Commission. All mem-  
21 bers of the Commission who are officers or employ-  
22 ees of the United States, a State, or a local govern-  
23 ment shall serve without compensation in addition to  
24 that received for their services as officers or employ-  
25 ees.

1                         (5) TRAVEL EXPENSES.—While away from  
2                         their homes or regular places of business in the per-  
3                         formance of services for the Commission, members  
4                         of the Commission shall be allowed travel expenses,  
5                         including per diem in lieu of subsistence, in the  
6                         same manner as persons employed intermittently in  
7                         the Government service are allowed expenses under  
8                         section 5703(b) of title 5, United States Code.

9                         (b) EXPERTS AND CONSULTANTS.—With the ap-  
10                         proval of the Commission, the Executive Director may  
11                         procure temporary and intermittent services under section  
12                         3109(b) of title 5, United States Code.

13                         (c) DETAIL OF GOVERNMENT EMPLOYEES.—Upon  
14                         the request of the Commission, the head of any Federal  
15                         agency may detail, without reimbursement, any of the per-  
16                         sonnel of such agency to the Commission to assist in car-  
17                         rying out the duties of the Commission. Any such detail  
18                         shall not interrupt or otherwise affect the civil service sta-  
19                         tus or privileges of the Federal employee.

20                         (d) OTHER RESOURCES.—The Commission shall  
21                         have reasonable access to materials, resources, statistical  
22                         data, and other information such Commission determines  
23                         to be necessary to carry out its duties from the Library  
24                         of Congress, the Department of Justice, the Office of Na-  
25                         tional Drug Control Policy, the Department of State, and

1 other agencies of the executive and legislative branches of  
2 the Federal Government. The co-chairpersons of the Com-  
3 mission shall make requests for such access in writing  
4 when necessary.

5 (e) VOLUNTEER SERVICES.—Notwithstanding the  
6 provisions of section 1342 of title 31, United States Code,  
7 the Commission is authorized to accept and utilize the  
8 services of volunteers serving without compensation. The  
9 Commission may reimburse such volunteers for local travel  
10 and office supplies, and for other travel expenses, includ-  
11 ing per diem in lieu of subsistence, as authorized by sec-  
12 tion 5703 of title 5, United States Code. A person pro-  
13 viding volunteer services to the Commission shall be con-  
14 sidered an employee of the Federal Government in per-  
15 formance of those services for the purposes of chapter 81  
16 of title 5, United States Code, relating to compensation  
17 for work-related injuries, chapter 171 of title 28, United  
18 States Code, relating to tort claims, and chapter 11 of  
19 title 18, United States Code, relating to conflicts of inter-  
20 est.

21 (f) OBTAINING OFFICIAL DATA.—The Commission  
22 may secure directly from any agency of the United States  
23 information necessary to enable it to carry out this Act.  
24 Upon the request of the co-chairpersons of the Commis-  
25 sion, the head of that department or agency shall furnish

1 that information to the Commission. The Commission  
2 shall not have access to sensitive information regarding  
3 ongoing investigations.

4 (g) MAI LS.—The Commission may use the United  
5 States mails in the same manner and under the same con-  
6 ditions as other departments and agencies of the United  
7 States.

8 (h) ADMINISTRATIVE REPORTING.—The Commission  
9 shall issue biannual status reports to Congress regarding  
10 the use of resources, salaries, and all expenditures of ap-  
11 propriated funds.

12 (i) CONTRACTS.—The Commission is authorized to  
13 enter into contracts with Federal and State agencies, pri-  
14 vate firms, institutions, and individuals for the conduct of  
15 activities necessary to the discharge of its duties and re-  
16 sponsibilities. A contract, lease, or other legal agreement  
17 entered into by the Commission may not extend beyond  
18 the date of the termination of the Commission.

19 (j) GIFTS.—Subject to existing law, the Commission  
20 may accept, use, and dispose of gifts or donations of serv-  
21 ices or property.

22 (k) ADMINISTRATIVE ASSISTANCE.—The Adminis-  
23 trator of General Services shall provide to the Commis-  
24 sion, on a reimbursable basis, the administrative support  
25 services necessary for the Commission to carry out its re-

1 responsibilities under this Act. These administrative services  
2 may include human resource management, budget, leas-  
3 ing, accounting, and payroll services.

4 (l) NONAPPLICABILITY OF FACA AND PUBLIC AC-  
5 CESS TO MEETINGS AND MINUTES.—

6 (1) IN GENERAL.—The Federal Advisory Com-  
7 mittee Act (5 U.S.C. App.) shall not apply to the  
8 Commission.

9 (2) MEETINGS AND MINUTES.—

10 (A) MEETINGS.—

11 (i) ADMINISTRATION.—All meetings of  
12 the Commission shall be open to the pub-  
13 lic, except that a meeting or any portion of  
14 it may be closed to the public if it concerns  
15 matters or information described in section  
16 552b(c) of title 5, United States Code. In-  
17 terested persons shall be permitted to ap-  
18 pear at open meetings and present oral or  
19 written statements on the subject matter  
20 of the meeting. The Commission may ad-  
21 minister oaths or affirmations to any per-  
22 son appearing before it.

23 (ii) NOTICE.—All open meetings of  
24 the Commission shall be preceded by time-

1           ly public notice in the Federal Register of  
2           the time, place, and subject of the meeting.

3           (B)    MINUTES   AND   PUBLIC   AVAIL-  
4           ABILITY.—Minutes of each open meeting shall  
5           be kept and shall contain a record of the people  
6           present, a description of the discussion that oc-  
7           curred, and copies of all statements filed. The  
8           minutes and records of all open meetings and  
9           other documents that were made available to or  
10          prepared for the Commission shall be available  
11          for public inspection and copying at a single lo-  
12          cation in the offices of the Commission.

13          (m) ARCHIVING.—Not later than the date of termi-  
14          nation of the Commission, all records and papers of the  
15          Commission shall be delivered to the Archivist of the  
16          United States for deposit in the National Archives.

17          **SEC. 207. SUNSET.**

18          The Commission shall terminate 60 days after the  
19          Commission submits the report required under section 204  
20          to Congress.

