112TH CONGRESS 1ST SESSION H.R. 1381

To prevent and reduce the use of physical restraint and seclusion in schools, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

April 6, 2011

Mr. GEORGE MILLER of California (for himself, Mr. LANGEVIN, Mr. POLIS, Mr. HOLT, Mr. HIMES, Mr. HARPER, Mr. SABLAN, Mr. KILDEE, Mr. GRIJALVA, Mr. LOEBSACK, Mr. HINCHEY, Mr. PAYNE, Mr. HINOJOSA, Mr. BISHOP of New York, Ms. WOOLSEY, Mrs. MCCARTHY of New York, Ms. HIRONO, and Mr. SCOTT of Virginia) introduced the following bill; which was referred to the Committee on Education and the Workforce

A BILL

To prevent and reduce the use of physical restraint and seclusion in schools, 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,

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Keeping All Students

5 Safe Act".

- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:

1 (1) Physical restraint and seclusion have re-2 sulted in physical injury, psychological trauma, and 3 death to children in public and private schools. Na-4 tional research shows students have been subjected 5 to physical restraint and seclusion in schools as a 6 means of discipline, to force compliance, or as a sub-7 stitute for appropriate educational support.

8 (2) Behavioral interventions for children must 9 promote the right of all children to be treated with 10 dignity. All children have the right to be free from 11 physical or mental abuse, aversive behavioral inter-12 ventions that compromise health and safety, and any 13 physical restraint or seclusion imposed solely for 14 purposes of discipline or convenience.

15 (3) Safe, effective, evidence-based strategies are 16 available to support children who display challenging 17 behaviors in school settings. Staff training focused 18 on the dangers of physical restraint and seclusion as 19 well as training in evidence-based positive behavior 20 supports, de-escalation techniques, and physical re-21 straint and seclusion prevention, can reduce the inci-22 dence of injury, trauma, and death.

23 (4) School personnel have the right to work in24 a safe environment and should be provided training

and support to prevent injury and trauma to them selves and others.

(5) Despite the widely recognized risks of physical restraint and seclusion, a substantial disparity
exists among many States and localities with regard
to the protection and oversight of the rights of children and school personnel to a safe learning environment.

9 (6) Children are subjected to physical restraint 10 and seclusion at higher rates than adults. Physical 11 restraint which restricts breathing or causes other 12 body trauma, as well as seclusion in the absence of 13 continuous face-to-face monitoring, have resulted in 14 the deaths of children in schools.

(7) Children are protected from inappropriate
physical restraint and seclusion in other settings,
such as hospitals, health facilities, and non-medical
community-based facilities. Similar protections are
needed in schools, yet such protections must acknowledge the differences of the school environment.

(8) Research confirms that physical restraint
and seclusion are not therapeutic, nor are these
practices effective means to calm or teach children,
and may have an opposite effect while simultaneously decreasing a child's ability to learn.

1	(9) The effective implementation of school-wide
2	positive behavior supports is linked to greater aca-
3	demic achievement, significantly fewer disciplinary
4	problems, increased instruction time, and staff per-
5	ception of a safer teaching environment.
6	SEC. 3. PURPOSES.
7	The purposes of this Act are to—
8	(1) prevent and reduce the use of physical re-
9	straint and seclusion in schools;
10	(2) ensure the safety of all students and school
11	personnel in schools and promote a positive school
12	culture and climate;
13	(3) protect students from—
14	(A) physical or mental abuse;
15	(B) aversive behavioral interventions that
16	compromise health and safety; and
17	(C) any physical restraint or seclusion im-
18	posed solely for purposes of discipline or con-
19	venience;
20	(4) ensure that physical restraint and seclusion
21	are imposed in school only when a student's behavior
22	poses an imminent danger of physical injury to the
23	student, school personnel, or others; and
24	(5) assist States, local educational agencies,
25	and schools in—

1	(A) establishing policies and procedures to
2	keep all students, including students with the
3	most complex and intensive behavioral needs,
4	and school personnel safe;
5	(B) providing school personnel with the
6	necessary tools, training, and support to ensure
7	the safety of all students and school personnel;
8	(C) collecting and analyzing data on phys-
9	ical restraint and seclusion in schools; and
10	(D) identifying and implementing effective
11	evidence-based models to prevent and reduce
12	physical restraint and seclusion in schools.
13	SEC. 4. DEFINITIONS.
14	In this Act:
15	(1) CHEMICAL RESTRAINT.—The term "chem-
16	ical restraint" means a drug or medication used on
17	a student to control behavior or restrict freedom of
18	movement that is not—
19	(A) prescribed by a licensed physician, or
20	other qualified health professional acting under
21	the scope of the professional's authority under
22	State law, for the standard treatment of a stu-
23	dent's medical or psychiatric condition; and
24	
	(B) administered as prescribed by the li-

1	fessional acting under the scope of the profes-
2	sional's authority under State law.
3	(2) Educational service agency.—The
4	term "educational service agency" has the meaning
5	given such term in section $9101(17)$ of the Elemen-
6	tary and Secondary Education Act of 1965 (20
7	U.S.C. 7801(17)).
8	(3) ELEMENTARY SCHOOL.—The term "elemen-
9	tary school" has the meaning given the term in sec-
10	tion 9101(18) of the Elementary and Secondary
11	Education Act of 1965 (20 U.S.C. 7801(18)).
12	(4) LOCAL EDUCATIONAL AGENCY.—The term
13	"local educational agency" has the meaning given
14	the term in section $9101(26)$ of the Elementary and
15	Secondary Education Act of 1965 (20 U.S.C.
16	7801(26)).
17	(5) Mechanical restraint.—The term "me-
18	chanical restraint" has the meaning given the term
19	in section $595(d)(1)$ of the Public Health Service
20	Act (42 U.S.C. $290jj(d)(1)$), except that the mean-
21	ing shall be applied by substituting "student's" for
22	"resident's".
23	(6) PARENT.—The term "parent" has the
24	meaning given the term in section $9101(31)$ of the

Elementary and Secondary Education Act of 1965
 (20 U.S.C. 7801(31)).

(7) PHYSICAL ESCORT.—The term "physical es-3 cort" has the meaning given the term in section 4 5 595(d)(2) of the Public Health Service Act (42) 6 U.S.C. 290ij(d)(2), except that the meaning shall be applied by substituting "student" for "resident". 7 8 (8) PHYSICAL RESTRAINT.—The term "physical 9 restraint" has the meaning given the term in section 10 595(d)(3) of the Public Health Service Act (42) 11 U.S.C. 290jj(d)(3)).

12 (9) Positive behavior supports.—The term 13 "positive behavior supports" means a systematic ap-14 proach to embed evidence-based practices and data-15 driven decisionmaking to improve school climate and 16 culture, including a range of systemic and individ-17 ualized strategies to reinforce desired behaviors and 18 diminish reoccurrence of problem behaviors, in order 19 to achieve improved academic and social outcomes 20 and increase learning for all students, including 21 those with the most complex and intensive behav-22 ioral needs.

(10) PROTECTION AND ADVOCACY SYSTEM.—
The term "protection and advocacy system" means
a protection and advocacy system established under

1	section 143 of the Developmental Disabilities Assist-
2	ance and Bill of Rights Act of 2000 (42 U.S.C.
3	15043).
4	(11) SCHOOL.—The term "school" means an
5	entity—
6	(A) that—
7	(i) is a public or private—
8	(I) day or residential elementary
9	school or secondary school; or
10	(II) early childhood, elementary
11	school, or secondary school program
12	that is under the jurisdiction of a
13	school, local educational agency, edu-
14	cational service agency, or other edu-
15	cational institution or program; and
16	(ii) receives, or serves students who
17	receive, support in any form from any pro-
18	gram supported, in whole or in part, with
19	funds appropriated to the Department of
20	Education; or
21	(B) that is a school funded or operated by
22	the Department of the Interior.
23	(12) School personnel.—The term "school
24	personnel" has the meaning—

1	(A) given the term in section $4151(10)$ of
2	the Elementary and Secondary Education Act
3	of 1965 (20 U.S.C. 7161(10)); and
4	(B) given the term "school resource offi-
5	cer" in section $4151(11)$ of the Elementary and
6	Secondary Education Act of 1965 (20 U.S.C.
7	7161(11)).
8	(13) Secondary school.—The term "sec-
9	ondary school" has the meaning given the term in
10	section 9101(38) of the Elementary and Secondary
11	Education Act of 1965 (20 U.S.C. 7801(38)).
12	(14) Seclusion.—The term "seclusion" has
13	the meaning given the term in section $595(d)(4)$ of
14	the Public Health Service Act (42 U.S.C.
15	290jj(d)(4)).
16	(15) SECRETARY.—The term "Secretary"
17	means the Secretary of Education.
18	(16) STATE-APPROVED CRISIS INTERVENTION
19	TRAINING PROGRAM.—The term "State-approved
20	crisis intervention training program" means a train-
21	ing program approved by a State and the Secretary
22	that, at a minimum, provides—
23	(A) training in evidence-based techniques
24	shown to be effective in the prevention of phys-
25	ical restraint and seclusion;

1	(B) training in evidence-based techniques
2	shown to be effective in keeping both school
3	personnel and students safe when imposing
4	physical restraint or seclusion;
5	(C) evidence-based skills training related to
6	positive behavior supports, safe physical escort,
7	conflict prevention, understanding antecedents,
8	de-escalation, and conflict management;
9	(D) training in first aid and cardiopulmo-
10	nary resuscitation;
11	(E) information describing State policies
12	and procedures that meet the minimum stand-
13	ards established by regulations promulgated
14	pursuant to section 5(a); and
15	(F) certification for school personnel in the
16	techniques and skills described in subpara-
17	graphs (A) through (D), which shall be required
18	to be renewed on a periodic basis.
19	(17) STATE.—The term "State" has the mean-
20	ing given the term in section 9101 of the Elemen-
21	tary and Secondary Education Act of 1965 (20
22	U.S.C. 7801).
23	(18) STATE EDUCATIONAL AGENCY.—The term
24	"State educational agency" has the meaning given
25	the term in section $9101(41)$ of the Elementary and

Secondary Education Act of 1965 (20 U.S.C.
 7801(41)).

(19) STUDENT.—The term "student" means a 3 4 student enrolled in a school defined in paragraph 5 (11), except that in the case of a student enrolled 6 in a private school or private program, such term 7 means a student who receives support in any form 8 from any program supported, in whole or in part, 9 with funds appropriated to the Department of Education. 10

(20) TIME OUT.—The term "time out" has the
meaning given the term in section 595(d)(5) of the
Public Health Service Act (42 U.S.C. 290jj(d)(5)),
except that the meaning shall be applied by substituting "student" for "resident".

16 SEC. 5. MINIMUM STANDARDS; RULE OF CONSTRUCTION.

17 (a) MINIMUM STANDARDS.—Not later than 180 days 18 after the date of the enactment of this Act, in order to protect each student from physical or mental abuse, aver-19 20 sive behavioral interventions that compromise student 21 health and safety, or any physical restraint or seclusion 22 imposed solely for purposes of discipline or convenience 23 or in a manner otherwise inconsistent with this Act, the 24 Secretary shall promulgate regulations establishing the following minimum standards: 25

1	(1) School personnel shall be prohibited from
2	imposing on any student the following:
3	(A) Mechanical restraints.
4	(B) Chemical restraints.
5	(C) Physical restraint or physical escort
6	that restricts breathing.
7	(D) Aversive behavioral interventions that
8	compromise health and safety.
9	(2) School personnel shall be prohibited from
10	imposing physical restraint or seclusion on a student
11	unless—
12	(A) the student's behavior poses an immi-
13	nent danger of physical injury to the student,
14	school personnel, or others;
15	(B) less restrictive interventions would be
16	ineffective in stopping such imminent danger of
17	physical injury;
18	(C) such physical restraint or seclusion is
19	imposed by school personnel who—
20	(i) continuously monitor the student
21	face-to-face; or
22	(ii) if school personnel safety is sig-
23	nificantly compromised by such face-to-face
24	monitoring, are in continuous direct visual
25	contact with the student;

1	(D) such physical restraint or seclusion is
2	imposed by—
3	(i) school personnel trained and cer-
4	tified by a State-approved crisis interven-
5	tion training program (as defined in sec-
6	tion $4(16)$; or
7	(ii) other school personnel in the case
8	of a rare and clearly unavoidable emer-
9	gency circumstance when school personnel
10	trained and certified as described in clause
11	(i) are not immediately available due to the
12	unforeseeable nature of the emergency cir-
13	cumstance; and
14	(E) such physical restraint or seclusion
15	ends immediately upon the cessation of the con-
16	ditions described in subparagraphs (A) and (B).
17	(3) States, in consultation with local edu-
18	cational agencies and private school officials, shall
19	ensure that a sufficient number of personnel are
20	trained and certified by a State-approved crisis
21	intervention training program (as defined in section
22	4(16)) to meet the needs of the specific student pop-
23	ulation in each school.
24	(4) The use of physical restraint or seclusion as
25	a planned intervention shall not be written into a

student's education plan, individual safety plan, be-
havioral plan, or individualized education program
(as defined in section 602 of the Individuals with
Disabilities Education Act (20 U.S.C. 1401)). Local
educational agencies or schools may establish poli-
cies and procedures for use of physical restraint or
seclusion in school safety or crisis plans, provided
that such school plans are not specific to any indi-
vidual student.
(5) Schools shall establish procedures to be fol-
lowed after each incident involving the imposition of
physical restraint or seclusion upon a student, in-

cluding-

- (A) procedures to provide to the parent of the student, with respect to each such inci-dent-
- (i) an immediate verbal or electronic communication on the same day as each such incident; and
- (ii) within 24 hours of each such incident, written notification; and

(B) any other procedures the Secretary determines appropriate.

(b) SECRETARY OF THE INTERIOR.—The Secretary of the Interior shall ensure that schools operated or fund-

ed by the Department of the Interior comply with the reg ulations promulgated by the Secretary under subsection
 (a).

4 (c) RULE OF CONSTRUCTION.—Nothing in this sec5 tion shall be construed to authorize the Secretary to pro6 mulgate regulations prohibiting the use of—

7 (1) time out (as defined in section 4(20)); or
8 (2) devices implemented by trained school per9 sonnel, or utilized by a student, for the specific and
10 approved therapeutic or safety purposes for which
11 such devices were designed and, if applicable, pre12 scribed, including—

13 (A) restraints for medical immobilization;

(B) adaptive devices or mechanical supports used to achieve proper body position, balance, or alignment to allow greater freedom of
mobility than would be possible without the use
of such devices or mechanical supports; or

19 (C) vehicle safety restraints when used as
20 intended during the transport of a student in a
21 moving vehicle; or

(3) handcuffs by school resource officers (as
such term is defined in section 4151(11) of the Elementary and Secondary Education Act of 1965 (20
U.S.C. 7161(11)))—

1	(A) in the—
2	(i) case when a student's behavior
3	poses an imminent danger of physical in-
4	jury to the student, school personnel, or
5	others; or
6	(ii) lawful exercise of law enforcement
7	duties; and
8	(B) less restrictive interventions would be
9	ineffective.

 10
 SEC. 6. STATE PLAN AND REPORT REQUIREMENTS AND EN

 11
 FORCEMENT.

(a) STATE PLAN.—Not later than 2 years after the
Secretary promulgates regulations pursuant to section
5(a), and each year thereafter, each State educational
agency shall submit to the Secretary a State plan that provides—

17 (1) assurances to the Secretary that the State18 has in effect—

19(A) State policies and procedures that20meet the minimum standards, including the21standards with respect to State-approved crisis22intervention training programs, established by23regulations promulgated pursuant to section245(a); and

1	(B) a State mechanism to effectively mon-
2	itor and enforce the minimum standards;
3	(2) a description of the State policies and pro-
4	cedures, including a description of the State-ap-
5	proved crisis intervention training programs in such
6	State; and
7	(3) a description of the State plans to ensure
8	school personnel and parents, including private
9	school personnel and parents, are aware of the State
10	policies and procedures.
11	(b) Reporting.—
12	(1) Reporting requirements.—Not later
13	than 2 years after the date the Secretary promul-
14	gates regulations pursuant to section 5(a), and each
15	year thereafter, each State educational agency shall
16	(in compliance with the requirements of section 444
17	of the General Education Provisions Act (commonly
18	known as the "Family Educational Rights and Pri-
19	vacy Act of 1974") (20 U.S.C. 1232g)) prepare and
20	submit to the Secretary, and make available to the
21	public, a report that includes the information de-
22	scribed in paragraph (2), with respect to each local
23	educational agency, and each school not under the
24	jurisdiction of a local educational agency, located in
25	the same State as such State educational agency.

1	(2) INFORMATION REQUIREMENTS.—
2	(A) GENERAL INFORMATION REQUIRE-
3	MENTS.—The report described in paragraph (1)
4	shall include information on—
5	(i) the total number of incidents in
6	the preceding full-academic year in which
7	physical restraint was imposed upon a stu-
8	dent; and
9	(ii) the total number of incidents in
10	the preceding full-academic year in which
11	seclusion was imposed upon a student.
12	(B) DISAGGREGATION.—
13	(i) GENERAL DISAGGREGATION RE-
14	QUIREMENTS.—The information described
15	in subparagraph (A) shall be disaggregated
16	by—
17	(I) the total number of incidents
18	in which physical restraint or seclu-
19	sion was imposed upon a student—
20	(aa) that resulted in injury;
21	(bb) that resulted in death;
22	and
23	(cc) in which the school per-
24	sonnel imposing physical re-
25	straint or seclusion were not

	10
1	trained and certified as described
2	in section $5(a)(2)(D)(i)$; and
3	(II) the demographic characteris-
4	tics of all students upon whom phys-
5	ical restraint or seclusion was im-
6	posed, including—
7	(aa) the categories identified
8	in section $1111(h)(1)(C)(i)$ of the
9	Elementary and Secondary Edu-
10	cation Act of 1965 (20 U.S.C.
11	6311(h)(1)(C)(i));
12	(bb) age; and
13	(cc) disability status (which
14	has the meaning given the term
15	"individual with a disability" in
16	section $7(20)$ of the Rehabilita-
17	tion Act of 1973 (29 U.S.C.
18	705(20))).
19	(ii) UNDUPLICATED COUNT; EXCEP-
20	TION.—The disaggregation required under
21	clause (i) shall—
22	(I) be carried out in a manner to
23	ensure an unduplicated count of the—
24	(aa) total number of inci-
25	dents in the preceding full-aca-

1	demic year in which physical re-
2	straint was imposed upon a stu-
3	dent; and
4	(bb) total number of inci-
5	dents in the preceding full-aca-
6	demic year in which seclusion
7	was imposed upon a student; and
8	(II) not be required in a case in
9	which the number of students in a
10	category would reveal personally iden-
11	tifiable information about an indi-
12	vidual student.
12	
12	(c) ENFORCEMENT.—
13	(c) ENFORCEMENT.—
13 14	(c) Enforcement.— (1) In general.—
13 14 15	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State edu-
13 14 15 16	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection
 13 14 15 16 17 	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection (a) or (b), the Secretary shall—
 13 14 15 16 17 18 	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection (a) or (b), the Secretary shall— (i) withhold, in whole or in part, fur-
 13 14 15 16 17 18 19 	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection (a) or (b), the Secretary shall— (i) withhold, in whole or in part, further payments under an applicable pro-
 13 14 15 16 17 18 19 20 	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection (a) or (b), the Secretary shall— (i) withhold, in whole or in part, further payments under an applicable program (as such term is defined in section
 13 14 15 16 17 18 19 20 21 	 (c) ENFORCEMENT.— (1) IN GENERAL.— (A) USE OF REMEDIES.—If a State educational agency fails to comply with subsection (a) or (b), the Secretary shall— (i) withhold, in whole or in part, further payments under an applicable program (as such term is defined in section 400(c) of the General Education Provi-

1	(ii) require a State educational agency
2	to submit, and implement, within 1 year of
3	such failure to comply, a corrective plan of
4	action, which may include redirection of
5	funds received under an applicable pro-
6	gram; or
7	(iii) issue a complaint to compel com-
8	pliance of the State educational agency
9	through a cease and desist order, in the
10	same manner the Secretary is authorized
11	to take such action under section 456 of
12	the General Education Provisions Act (20
13	U.S.C. 1234e).
14	(B) CESSATION OF WITHHOLDING OF
15	FUNDS.—Whenever the Secretary determines
16	(whether by certification or other appropriate
17	evidence) that a State educational agency who
18	is subject to the withholding of payments under
19	subparagraph (A)(i) has cured the failure pro-
20	viding the basis for the withholding of pay-
21	ments, the Secretary shall cease the withholding
22	of payments with respect to the State edu-
23	cational agency under such subparagraph.
24	(2) RULE OF CONSTRUCTION.—Nothing in this
25	subsection shall be construed to limit the Secretary's

authority under the General Education Provisions
 Act (20 U.S.C. 1221 et seq.).

3 SEC. 7. GRANT AUTHORITY.

4 (a) IN GENERAL.—From the amount appropriated
5 under section 12, the Secretary may award grants to State
6 educational agencies to assist the agencies in—

7 (1) establishing, implementing, and enforcing
8 the policies and procedures to meet the minimum
9 standards established by regulations promulgated by
10 the Secretary pursuant to section 5(a);

(2) improving State and local capacity to collect
and analyze data related to physical restraint and
seclusion; and

14 (3) improving school climate and culture by im15 plementing school-wide positive behavior support ap16 proaches.

17 (b) DURATION OF GRANT.—A grant under this sec-18 tion shall be awarded to a State educational agency for19 a 3-year period.

(c) APPLICATION.—Each State educational agency
desiring a grant under this section shall submit an application to the Secretary at such time, in such manner, and
accompanied by such information as the Secretary may
require, including information on how the State educational agency will target resources to schools and local

educational agencies in need of assistance related to pre venting and reducing physical restraint and seclusion.

- 3 (d) Authority To Make Subgrants.—
- 4 (1) IN GENERAL.—A State educational agency
 5 receiving a grant under this section may use such
 6 grant funds to award subgrants, on a competitive
 7 basis, to local educational agencies.

8 (2) APPLICATION.—A local educational agency 9 desiring to receive a subgrant under this section 10 shall submit an application to the applicable State 11 educational agency at such time, in such manner, 12 and containing such information as the State edu-13 cational agency may require.

14 (e) PRIVATE SCHOOL PARTICIPATION.—

(1) IN GENERAL.—A local educational agency
receiving subgrant funds under this section shall,
after timely and meaningful consultation with appropriate private school officials, ensure that private
school personnel can participate, on an equitable
basis, in activities supported by grant or subgrant
funds.

(2) PUBLIC CONTROL OF FUNDS.—The control
of funds provided under this section, and title to materials, equipment, and property purchased with
such funds, shall be in a public agency, and a public

1	agency shall administer such funds, materials, equip-
2	ment, and property.

3 (f) REQUIRED ACTIVITIES.—A State educational
4 agency receiving a grant, or a local educational agency re5 ceiving a subgrant, under this section shall use such grant
6 or subgrant funds to carry out the following:

7 (1) Researching, developing, implementing, and
8 evaluating strategies, policies, and procedures to pre9 vent and reduce physical restraint and seclusion in
10 schools, consistent with the minimum standards es11 tablished by regulations promulgated by the Sec12 retary pursuant to section 5(a).

13 (2) Providing professional development, train14 ing, and certification for school personnel to meet
15 such standards.

16 (3) Carrying out the reporting requirements
17 under section 6(b) and analyzing the information in18 cluded in a report prepared under such section to
19 identify student, school personnel, and school needs
20 related to use of physical restraint and seclusion.

(g) ADDITIONAL AUTHORIZED ACTIVITIES.—In addition to the required activities described in subsection (f),
a State educational agency receiving a grant, or a local
educational agency receiving a subgrant, under this sec-

1 tion may use such grant or subgrant funds for one or more2 of the following:

3 (1) Developing and implementing high-quality
4 professional development and training programs to
5 implement evidence-based systematic approaches to
6 school-wide positive behavior supports, including im7 proving coaching, facilitation, and training capacity
8 for administrators, teachers, specialized instructional
9 support personnel, and other staff.

10 (2) Providing technical assistance to develop 11 and implement evidence-based systematic approaches 12 to school-wide positive behavior supports, including 13 technical assistance for data-driven decisionmaking 14 related to behavioral supports and interventions in 15 the classroom.

16 (3) Researching, evaluating, and disseminating
17 high-quality evidence-based programs and activities
18 that implement school-wide positive behavior sup19 ports with fidelity.

20 (4) Supporting other local positive behavior
21 support implementation activities consistent with
22 this subsection.

23 (h) EVALUATION AND REPORT.—Each State edu24 cational agency receiving a grant under this section shall,
25 at the end of the 3-year grant period for such grant—

1 (1) evaluate the State's progress toward the 2 prevention and reduction of physical restraint and 3 seclusion in the schools located in the State, con-4 sistent with the minimum standards established by 5 regulations promulgated by the Secretary pursuant 6 to section 5(a); and

7 (2) submit to the Secretary a report on such8 progress.

9 (i) DEPARTMENT OF THE INTERIOR.—From the 10 amount appropriated under section 12, the Secretary may 11 allocate funds to the Secretary of the Interior for activities 12 under this section with respect to schools operated or 13 funded by the Department of the Interior, under such 14 terms as the Secretary of Education may prescribe.

15 SEC. 8. NATIONAL ASSESSMENT.

(a) NATIONAL ASSESSMENT.—The Secretary shall
carry out a national assessment to determine the effectiveness of this Act, which shall include—

19 (1) analyzing data related to physical restraint20 and seclusion incidents;

(2) analyzing the effectiveness of Federal,
State, and local efforts to prevent and reduce the
number of physical restraint and seclusion incidents
in schools;

(3) identifying the types of programs and serv-1 2 ices that have demonstrated the greatest effective-3 ness in preventing and reducing the number of phys-4 ical restraint and seclusion incidents in schools; and 5 (4) identifying evidence-based personnel train-6 ing models with demonstrated success in preventing 7 and reducing the number of physical restraint and 8 seclusion incidents in schools, including models that 9 emphasize positive behavior supports and de-esca-10 lation techniques over physical intervention. 11 (b) REPORT.—The Secretary shall submit to the 12 Committee on Education and the Workforce of the House 13 of Representatives and the Committee on Health, Edu-14 cation, Labor, and Pensions of the Senate— (1) an interim report that summarizes the pre-15 16 liminary findings of the assessment described in sub-17 section (a) not later than 3 years after the date of 18 enactment of this Act; and 19 (2) a final report of the findings of the assess-20 ment not later than 5 years after the date of the en-

21 actment of this Act.

22 SEC. 9. PROTECTION AND ADVOCACY SYSTEMS.

23 Protection and Advocacy Systems shall have the au24 thority provided under section 143 of the Developmental
25 Disabilities Assistance and Bill of Rights Act of 2000 (42)

U.S.C. 15043) to investigate, monitor, and enforce protec tions provided for students under this Act.

3 SEC. 10. HEAD START PROGRAMS.

4 (a) REGULATIONS.—The Secretary of Health and
5 Human Services, in consultation with the Secretary, shall
6 promulgate regulations with respect to Head Start agen7 cies administering Head Start programs under the Head
8 Start Act (42 U.S.C. 9801 et seq.) that establish require9 ments consistent with—

10 (1) the requirements established by regulations
11 promulgated pursuant to section 5(a); and

(2) the reporting and enforcement requirementsdescribed in subsections (b) and (c) of section 6.

(b) GRANT AUTHORITY.—From the amount appropriated under section 12, the Secretary may allocate funds
to the Secretary of Health and Human Services to assist
the Head Start agencies in establishing, implementing,
and enforcing policies and procedures to meet the requirements established by regulations promulgated pursuant to
subsection (a).

21 SEC. 11. LIMITATION OF AUTHORITY.

(a) IN GENERAL.—Nothing in this Act shall be construed to restrict or limit, or allow the Secretary to restrict
or limit, any other rights or remedies otherwise available

to students or parents under Federal or State law or regu lation.

3 (b) Applicability.—

4	(1) PRIVATE SCHOOLS.—Nothing in this Act
5	shall be construed to affect any private school that
6	does not receive, or does not serve students who re-
7	ceive, support in any form from any program sup-
8	ported, in whole or in part, with funds appropriated
9	to the Department of Education.

- 10 (2) HOME SCHOOLS.—Nothing in this Act shall
 11 be construed to—
- 12 (A) affect a home school, whether or not a
 13 home school is treated as a private school or
 14 home school under State law; or
- (B) consider parents who are schooling achild at home as school personnel.

17 SEC. 12. AUTHORIZATION OF APPROPRIATIONS.

18 There are authorized to be appropriated such sums
19 as may be necessary to carry out this Act for fiscal year
20 2012 and each of the 4 succeeding fiscal years.

21 SEC. 13. PRESUMPTION OF CONGRESS RELATING TO COM22 PETITIVE PROCEDURES.

(a) PRESUMPTION.—It is the presumption of Congress that grants awarded under this Act will be awarded
using competitive procedures based on merit.

(b) REPORT TO CONGRESS.—If grants are awarded
 under this Act using procedures other than competitive
 procedures, the Secretary shall submit to Congress a re port explaining why competitive procedures were not used.

5 SEC. 14. PROHIBITION ON EARMARKS.

None of the funds appropriated to carry out this Act
may be used for a congressional earmark as defined in
clause 9e, of Rule XXI of the rules of the House of Representatives of the 112th Congress.