113TH CONGRESS 1ST SESSION

H. R. 3717

To make available needed psychiatric, psychological, and supportive services for individuals diagnosed with mental illness and families in mental health crisis, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

December 12, 2013

Mr. Murphy of Pennsylvania (for himself, Mr. Cassidy, Mr. Lance, and Ms. Eddie Bernice Johnson of Texas) introduced the following bill; which was referred to the Committee on Energy and Commerce, and in addition to the Committees on the Judiciary, Education and the Workforce, Ways and Means, and Science, Space, and Technology, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To make available needed psychiatric, psychological, and supportive services for individuals diagnosed with mental illness and families in mental health crisis, 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; TABLE OF CONTENTS.
- 4 (a) Short Title.—This Act may be cited as the
- 5 "Helping Families in Mental Health Crisis Act of 2013".

1 (b) Table of Contents for

2 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—ASSISTANT SECRETARY FOR MENTAL HEALTH

- Sec. 101. Assistant Secretary for Mental Health and Substance Use Disorders.
- Sec. 102. Interagency Serious Mental Illness Coordinating Committee.
- Sec. 103. Assisted outpatient treatment grant program.
- Sec. 104. Tele-psychiatry and primary care physician training grant program.

TITLE II—FEDERALLY QUALIFIED BEHAVIORAL HEALTH CLINICS

Sec. 201. Demonstration program to improve federally qualified community behavioral health clinic services.

TITLE III—HIPAA AND FERPA CAREGIVERS

- Sec. 301. Promoting appropriate treatment for mentally ill individuals by treating their caregivers as personal representatives for purposes of HIPAA privacy regulations.
- Sec. 302. Caregivers permitted access to certain education records under FERPA.

TITLE IV—DEPARTMENT OF JUSTICE REFORMS

- Sec. 401. Additional purposes for certain Federal grants.
- Sec. 402. Reauthorization and additional amendments to the Mentally Ill Offender Treatment and Crime Reduction Act.
- Sec. 403. Assisted outpatient treatment.
- Sec. 404. Improvements to the Department of Justice data collection and reporting of mental illness in crime.
- Sec. 405. Reports on the number of seriously mentally ill who are imprisoned.

TITLE V—MEDICARE AND MEDICAID REFORMS

- Sec. 501. Enhanced Medicaid coverage relating to certain mental health services
- Sec. 502. Access to mental health prescription drugs under Medicare and Medicaid.

TITLE VI—RESEARCH BY NATIONAL INSTITUTE OF MENTAL HEALTH

Sec. 601. Increase in funding for certain research.

TITLE VII—COMMUNITY MENTAL HEALTH SERVICES BLOCK GRANT REFORM

- Sec. 701. Administration of block grants by Assistant Secretary.
- Sec. 702. Additional program requirements.
- Sec. 703. Period for expenditure of grant funds.
- Sec. 704. Treatment standard under State law.
- Sec. 705. Assisted outpatient treatment under State law.
- Sec. 706. Best available science and models of care.

Sec. 707. Paperwork reduction study.

TITLE VIII—BEHAVIORAL HEALTH AWARENESS PROGRAM

Sec. 801. Reducing the stigma of serious mental illness.

TITLE IX—BEHAVIORAL HEALTH INFORMATION TECHNOLOGY

- Sec. 901. Extension of health information technology assistance for behavioral and mental health and substance abuse.
- Sec. 902. Extension of eligibility for Medicare and Medicaid health information technology implementation assistance.

TITLE X—EXPANDING ACCESS TO CARE THROUGH HEALTH CARE PROFESSIONAL VOLUNTEERISM

Sec. 1001. Liability protections for health care professional volunteers at community health centers and federally qualified community behavioral health clinics.

TITLE XI—SAMHSA REAUTHORIZATION AND REFORMS

Subtitle A—Organization and General Authorities

- Sec. 1101. In general.
- Sec. 1102. Advisory councils.
- Sec. 1103. Peer review.
- Sec. 1104. Data collection.

Subtitle B—Center for Mental Health Services

- Sec. 1111. Center for Mental Health Services.
- Sec. 1112. Reauthorization of priority mental health needs of regional and national significance.
- Sec. 1113. Garrett Lee Smith Reauthorization.

Subtitle C—Children With Serious Emotional Disturbances

- Sec. 1121. Comprehensive community mental health services for children with serious emotional disturbances.
- Sec. 1122. General provisions; report; funding.

Subtitle D—Projects for Children and Violence

- Sec. 1131. Children and violence.
- Sec. 1132. Reauthorization of National Child Traumatic Stress Network.
 - Subtitle E—Protection and Advocacy for Individuals With Mental Illness
- Sec. 1141. Prohibition against lobbying by systems accepting Federal funds to protect and advocate the rights of individuals with mental illness.

Subtitle F—Limitations on Authority

- Sec. 1151. Limitations on SAMHSA programs.
- Sec. 1152. Elimination of unauthorized SAMHSA programs.

TITLE I—ASSISTANT SECRETARY FOR MENTAL HEALTH 2 SEC. 101. ASSISTANT SECRETARY FOR MENTAL HEALTH 4 AND SUBSTANCE USE DISORDERS. Title V of the Public Health Service Act is amended 5 6 by inserting after section 501 of such Act (42 U.S.C.

7	290aa) the following:
8	"SEC. 501A. ASSISTANT SECRETARY FOR MENTAL HEALTH
9	AND SUBSTANCE USE DISORDERS.
10	"(a) In General.—There shall be in the Depart-
11	ment of Health and Human Services an official to be
12	known as the Assistant Secretary for Mental Health and
13	Substance Use Disorders (in this section referred to as
14	the 'Assistant Secretary'), who shall—
15	"(1) report directly to the Secretary;
16	"(2) be appointed by the Secretary, by and with
17	the advice and consent of the Senate; and
18	"(3) be selected from among individuals who—
19	"(A)(i) have a doctoral degree in medicine
20	or osteopathic medicine and clinical and re-
21	search experience in psychiatry;
22	"(ii) graduated from an Accreditation
23	Council for Graduate Medical Education-cer-
24	tified psychiatric residency program; and

1	"(iii) have an understanding of biological,
2	psychosocial, and pharmaceutical treatments of
3	mental illness; or
4	"(B) have a doctoral degree in psychology
5	with—
6	"(i) clinical and research experience;
7	and
8	"(ii) an understanding of biological,
9	psychosocial, and pharmaceutical treat-
10	ments of mental illness.
11	"(b) Relation to SAMHSA Administrator.—The
12	Administrator of the Substance Abuse and Mental Health
13	Services Administration shall be under the supervision and
14	direction of the Assistant Secretary.
15	"(c) Duties.—The Assistant Secretary shall—
16	"(1) promote the coordination of service pro-
17	grams conducted by other departments, agencies, or-
18	ganizations, and individuals that are or may be re-
19	lated to the problems of individuals suffering from
20	substance abuse and mental illness;
21	"(2) carry out any functions within the Depart-
22	ment of Health and Human Services—
23	"(A) to improve the treatment of, and re-
24	lated services to, individuals with respect to
25	substance abuse and mental illness;

1	"(B) to improve prevention services for
2	such individuals; and
3	"(C) to protect the legal rights of individ-
4	uals with mental illnesses and individuals who
5	are substance abusers;
6	"(3) carry out the administrative and financial
7	management, policy development and planning, eval-
8	uation, knowledge dissemination, and public infor-
9	mation functions that are required for the implemen-
10	tation of mental health programs, including block
11	grants, treatments, and data collection;
12	"(4) ensure that the Substance Abuse and Men-
13	tal Health Services Administration conducts and co-
14	ordinates demonstration projects, evaluations, and
15	service system assessments and other activities nec-
16	essary to improve the availability and quality of
17	treatment, prevention, and related services related to
18	substance abuse;
19	"(5) within the Department of Health and
20	Human Services, oversee and coordinate all pro-
21	grams and activities relating to the prevention of, or
22	treatment or rehabilitation for, mental health or
23	substance use disorders;
24	"(6) across the Federal Government—

1	"(A) review programs and activities de-
2	scribed in paragraph (5);
3	"(B) identify any such programs and ac-
4	tivities that are duplicative; and
5	"(C) formulate recommendations for the
6	coordination and improvement of such pro-
7	grams and activities; and
8	"(7) supervise data collection for and dissemi-
9	nate best practices by the National Mental Health
10	Policy Laboratory.
11	"(d) Prioritization of Integration of Services
12	AND EARLY DIAGNOSIS AND INTERVENTION.—In car-
13	rying out the duties described in subsection (c), the Assist-
14	ant Secretary shall prioritize—
15	"(1) the integration of services for the purpose
16	of preventing, treating, or providing rehabilitation
17	for the prevention of, and treatment or rehabilitation
18	for, mental health or substance use disorders with
19	primary care services; and
20	"(2) early diagnosis and intervention services
21	for the prevention of, and treatment or rehabilitation
22	for, serious mental health or substance use dis-
23	orders.
24	"(e) National Mental Health Policy Labora-
25	TORY.—

"(1) IN GENERAL.—The Assistant Secretary for
Mental Health and Substance Use Disorders shall
establish, within the Office of the Assistant Secretary, the National Mental Health Policy Laboratory (in this section referred to as the 'NMHPL'),
to be headed by a Director.

"(2) Duties.—The Director of the NMHPL shall—

"(A) identify and implement policy changes and other trends likely to have the most significant impact on mental health services and monitor their impact in accordance with the principles outlined in National Advisory Mental Health Council's 2006 report entitled 'The Road Ahead: Research Partnerships To Transform Services';

"(B) collect information from grantees under programs established or amended by the Helping Families in Mental Health Crisis Act of 2013 and under other mental health programs under this Act, including grantees that are federally qualified community behavioral health clinics certified under section 201 of the Helping Families in Mental Health Crisis Act of 2013 and States receiving funds under a

1	block grant under part B of title XIX of this
2	Act; and
3	"(C) evaluate and disseminate to such
4	grantees evidence-based practices and services
5	delivery models using the best available science
6	shown to reduce program expenditures while en-
7	hancing the quality of care furnished to individ-
8	uals by other such grantees.
9	"(3) Evidence-based practices and serv-
10	ICE DELIVERY MODELS.—In selecting evidence-based
l 1	practices and services delivery models for evaluation
12	and dissemination under paragraph (2)(C), the Di-
13	rector of the NMHPL—
14	"(A) shall give preference to models that
15	improve the coordination, quality, and efficiency
16	of health care services furnished to individuals
17	with serious mental illness; and
18	"(B) may include clinical protocols and
19	practices used in the Recovery After Initial
20	Schizophrenia Episode (RAISE) project and the
21	North American Prodrome Longitudinal Study
22	(NAPLS) of the National Institute of Mental
23	Health.
24	"(4) Deadline for beginning implementa-
25	TION.—The Director of the NMHPL shall begin im-

1	plementation of the duties described in this sub-
2	section not later than January 1, 2016.
3	"(5) Consultation.—In carrying out the du-
4	ties under this section, the Director of the NMHPL
5	shall consult with—
6	"(A) representatives of the National Insti-
7	tute of Mental Health on organization, hiring
8	decisions, and operations, initially and on an
9	ongoing basis;
10	"(B) other appropriate Federal agencies;
11	and
12	"(C) clinical and analytical experts with
13	expertise in medicine, psychiatric and clinical
14	psychological care, and health care manage-
15	ment.
16	"(6) Evaluation.—
17	"(A) IN GENERAL.—The Director of the
18	NMHPL shall conduct an evaluation of grant
19	programs described in paragraph (2)(B). Such
20	evaluation shall include an analysis of—
21	"(i) the quality of care furnished
22	under the respective services delivery
23	model, including the measurement of pa-
24	tient-level outcomes and public health out-
25	comes such as reduced mortality rates, re-

1	duced hospitalization from psychotic epi-
2	sodes, and other criteria determined by the
3	Assistant Secretary; and

"(ii) the changes in spending under such programs by reason of the model.

"(B) Information.—The Assistant Secretary shall make the results of each evaluation under this paragraph available to the public in a timely fashion and may establish requirements for States and other entities participating in the testing of models under grant programs described in paragraph (2)(B) to collect information that the Assistant Secretary determines is necessary to monitor and evaluate such models.

"(f) Expansion of Models.—

"(1) IN GENERAL.—Taking into account the results of evaluations under subsection (e), the Assistant Secretary may, by rule, as part of the program of block grants for community mental health services under subpart I of part B of title XIX, provide for expanded use across the Nation of service delivery models by providers funded under such block grants, so long as—

1	"(A) the Assistant Secretary determines
2	that such expansion will—
3	"(i) reduce spending under such block
4	grants without reducing the quality of
5	care; or
6	"(ii) improve the quality of patient
7	care without significantly increasing spend-
8	ing; and
9	"(B) the Director of the National Institute
10	of Mental Health determines that such expan-
11	sion would improve the quality of patient care.
12	"(2) Congressional review.—Any rule pro-
13	mulgated pursuant to paragraph (1) is deemed to be
14	a major rule subject to congressional review and dis-
15	approval under chapter 8 of title 5, United States
16	Code.
17	"(g) Reports to Congress.—Not later than 1 year
18	after the date of enactment of this Act, and every 2 years
19	thereafter, the Assistant Secretary shall submit a report
20	to the Congress—
21	"(1) summarizing the activities of the Assistant
22	Secretary;
23	"(2) analyzing the efficiency and effectiveness
24	of Federal programs and activities relating to the
25	prevention of, or treatment or rehabilitation for.

1	mental health or substance use disorders, including
2	an accounting of the costs of such programs and ac-
3	tivities with administrative costs disaggregated from
4	the costs of services and care provided;
5	"(3) evaluating the impact on public health of
6	projects addressing priority mental health needs of
7	regional and national significance under section
8	520A to determine—
9	"(A) whether each such project has re-
10	duced the mortality rate, prevalence, and emer-
11	gency room visits for persons with serious men-
12	tal illness; and
13	"(B) the effect of such projects on other
14	public health measures;
15	"(4) formulating recommendations for the co-
16	ordination and improvement of Federal programs
17	and activities described in paragraph (2); and
18	"(5) identifying any such programs and activi-
19	ties that are duplicative.
20	"(h) Funding.—Of the amounts made available to
21	carry out the block grant for community mental health
22	services for each of fiscal years 2014 through 2019, not
23	more than 5 percent of such amounts are authorized to
24	be appropriated to carry out this section.".

1	SEC. 102. INTERAGENCY SERIOUS MENTAL ILLNESS CO-
2	ORDINATING COMMITTEE.
3	Title V of the Public Health Service Act, as amended
4	by section 701, is further amended by inserting after sec-
5	tion 501A of such Act the following:
6	"SEC. 501B. INTERAGENCY SERIOUS MENTAL ILLNESS CO-
7	ORDINATING COMMITTEE.
8	"(a) Establishment.—The Assistant Secretary for
9	Mental Health and Substance Use Disorders (in this sec-
10	tion referred to as the 'Assistant Secretary') shall estab-
11	lish a committee, to be known as the Interagency Serious
12	Mental Illness Coordinating Committee (in this section re-
13	ferred to as the 'Committee'), to assist the Assistant Sec-
14	retary in carrying out the Assistant Secretary's duties.
15	"(b) Responsibilities.—The Committee shall—
16	"(1) develop and annually update a summary of
17	advances in serious mental illness research related to
18	causes, prevention, treatment, early screening, diag-
19	nosis or rule out, intervention, and access to services
20	and supports for individuals with serious mental ill-
21	ness;
22	"(2) monitor Federal activities with respect to
23	serious mental illness;
24	"(3) make recommendations to the Assistant
25	Secretary regarding any appropriate changes to such
26	activities, including recommendations to the Director

1	of NIH with respect to the strategic plan developed
2	under paragraph (5);
3	"(4) make recommendations to the Assistant
4	Secretary regarding public participation in decisions
5	relating to serious mental illness;
6	"(5) develop and annually update a strategic
7	plan for the conduct of, and support for, serious
8	mental illness research, including proposed budg-
9	etary requirements; and
10	"(6) submit to the Congress such strategic plan
11	and any updates to such plan.
12	"(c) Membership.—
13	"(1) In General.—The Committee shall be
14	composed of—
15	"(A) the Assistant Secretary for Mental
16	Health and Substance Use Disorders (or the
17	Assistant Secretary's designee), who shall serve
18	as the Chair of the Committee;
19	"(B) the Director of the National Institute
20	of Mental Health (or the Director's designee);
21	"(C) the Attorney General of the United
22	States (or the Attorney General's designee);
23	"(D) the Director of the Centers for Dis-
24	ease Control and Prevention (or the Director's
25	designee);

1	"(E) the Director of the National Insti-
2	tutes of Health (or the Director's designee);
3	"(F) the directors of such national re-
4	search institutes of the National Institutes of
5	Health as the Assistant Secretary for Mental
6	Health and Substance Use Disorders deter-
7	mines appropriate (or their designees);
8	"(G) representatives, appointed by the As-
9	sistant Secretary, of Federal agencies that are
10	outside of the Department of Health and
11	Human Services and serve individuals with seri-
12	ous mental illness, such as the Department of
13	Education;
14	"(H) the Administrator of Substance
15	Abuse and Mental Health Services Administra-
16	tion; and
17	"(I) the additional members appointed
18	under paragraph (2).
19	"(2) Additional members.—Not fewer than
20	9 members of the Committee, or ½ of the total
21	membership of the Committee, whichever is greater,
22	shall be composed of non-Federal public members to
23	be appointed by the Assistant Secretary, of which—
24	"(A) at least one such member shall be an
25	individual with a diagnosis of serious mental ill-

1	ness who has benefitted from and is receiving
2	medical treatment under the care of a physi-
3	cian;
4	"(B) at least one such member shall be a
5	parent or legal guardian of an individual with
6	a serious mental illness;
7	"(C) at least one such member shall be a
8	representative of leading research, advocacy,
9	and service organizations for individuals with
10	serious mental illness;
11	"(D) at least one member shall be a psy-
12	chiatrist;
13	"(E) at least one member shall be a clin-
14	ical psychologist;
15	"(F) at least one member shall be a judge
16	with successful experiences applying assisted
17	outpatient treatment;
18	"(G) at least one member shall be a law
19	enforcement officer; and
20	"(H) at least one member shall be a cor-
21	rections officer.
22	"(d) Administrative Support; Terms of Serv-
23	ICE; OTHER PROVISIONS.—The following provisions shall
24	apply with respect to the Committee:

- "(1) The Assistant Secretary shall provide such administrative support to the Committee as may be necessary for the Committee to carry out its responsibilities.
- "(2) Members of the Committee appointed under subsection (c)(2) shall serve for a term of 4 years, and may be reappointed for one or more additional 4-year terms. Any member appointed to fill a vacancy for an unexpired term shall be appointed for the remainder of such term. A member may serve after the expiration of the member's term until a successor has taken office.
 - "(3) The Committee shall meet at the call of the chair or upon the request of the Assistant Secretary. The Committee shall meet not fewer than 2 times each year.
 - "(4) All meetings of the Committee shall be public and shall include appropriate time periods for questions and presentations by the public.
- "(e) Subcommittees; Establishment and Mem-21 Bership.—In carrying out its functions, the Committee 22 may establish subcommittees and convene workshops and 23 conferences. Such subcommittees shall be composed of

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- 1 necessary to enable the subcommittees to carry out their
- 2 duties.".
- 3 SEC. 103. ASSISTED OUTPATIENT TREATMENT GRANT PRO-
- 4 GRAM.
- 5 (a) IN GENERAL.—The Assistant Secretary for Men-
- 6 tal Health and Substance Use Disorders (in this section
- 7 referred to as the "Assistant Secretary"), in consultation
- 8 with the Director of the National Institute of Mental
- 9 Health and the Attorney General of the United States,
- 10 shall establish a 4-year pilot program to award not more
- 11 than 50 grants each year to counties, cities, mental health
- 12 systems, mental health courts, and any other entities with
- 13 authority under the law of a State to implement, monitor,
- 14 and oversee assisted outpatient treatment programs. The
- 15 Assistant Secretary may only award grants under this sec-
- 16 tion to applicants that have not previously implemented
- 17 an assisted outpatient treatment program. The Assistant
- 18 Secretary shall evaluate applicants based on their poten-
- 19 tial to reduce hospitalization, homelessness, incarceration,
- 20 and interaction with the criminal justice system while im-
- 21 proving health outcomes, such as adherence to medication
- 22 usage.
- 23 (b) Use of Grant.—An assisted outpatient treat-
- 24 ment program carried out with a grant awarded under this
- 25 section shall include—

- 1 (1) evaluating and seeking out eligible individ-2 uals who may benefit from assisted outpatient treat-3 ment;
 - (2) preparing and executing treatment plans for eligible patients and filing petitions for assisted outpatient treatment in appropriate courts;
 - (3) providing case management services to eligible patients who are participating in the program to provide such patients with resources, monitoring, and oversight, including directly monitoring a participant's level of compliance and the delivery of services by other providers pursuant to the court order; and
- 14 (4) carrying out referrals and medical evalua-15 tions, and paying the costs of legal counsel for com-16 mitment orders to be submitted and evaluated by 17 the courts.
- 18 (c) Data Collection.—Grantees under this section
- 19 shall provide in a timely fashion any data collected pursu-
- 20 ant to the grant to the National Mental Health Policy
- 21 Laboratory, as requested by the Assistant Secretary, con-
- 22 cerning health outcomes and treatments.
- 23 (d) Report.—The Assistant Secretary shall submit
- 24 an annual report to the Committees on Energy and Com-
- 25 merce and the Judiciary of the House of Representatives,

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1	the Committees on Health, Education, Labor, and Pen-
2	sions and the Judiciary of the Senate, and the Congres-
3	sional Budget Office on the grant program under this sec-
4	tion. Each such report shall include an evaluation of the
5	following:
6	(1) Cost savings and public health outcomes
7	such as mortality, suicide, substance abuse, hos-
8	pitalization, and use of services.
9	(2) Rates of incarceration by patients.
10	(3) Rates of employment by patients.
11	(4) Rates of homelessness.
12	(e) Definitions.—In this section:
13	(1) Assisted outpatient treatment.—The
14	term "assisted outpatient treatment" means—
15	(A) except as provided in subparagraph
16	(B), medically prescribed treatment that an eli-
17	gible patient must undergo while living in a
18	community under the terms of a law author-
19	izing a State or local court to order such treat-
20	ment; and
21	(B) in the case of a State that does not
22	have a law described in subparagraph (A) in ef-
23	fect on the date of enactment—
24	(i) a court-ordered treatment plan for
25	an eligible patient that requires such pa-

1	tient to obtain outpatient mental health	
2	treatment while the patient is living in a	
3	community; and	
4	(ii) is designed to improve access and	
5	adherence by such patient to intensive be-	
6	havioral health services in order to—	
7	(I) avert relapse, repeated hos-	
8	pitalizations, arrest, incarceration,	
9	suicide, property destruction, and vio-	
10	lent behavior; and	
11	(II) provide such patient with the	
12	opportunity to live in a less restrictive	
13	alternative to incarceration or involun	
14	tary hospitalization.	
15	(2) ELIGIBLE PATIENT.—The term "eligible pa-	
16	tient" means an adult, mentally ill person who, as	
17	determined by the court—	
18	(A) has a history of violence, incarceration,	
19	or medically unnecessary hospitalizations;	
20	(B) without supervision and treatment,	
21	may be a danger to self or others in the com-	
22	munity;	
23	(C) is substantially unlikely to voluntarily	
24	participate in treatment;	

- 1 (D) may be unable, for reasons other than 2 indigence, to provide for any of his or her basic 3 needs, such as food, clothing, shelter, health, or 4 safety;
 - (E) has a history of mental illness or condition that is likely to substantially deteriorate if the patient is not provided with timely treatment; or
 - (F) due to mental illness, lacks capacity to fully understand or lacks judgment to make informed decisions regarding his or her need for treatment, care, or supervision.

(f) Funding.—

- (1) AMOUNT OF GRANTS.—A grant under this section shall be in an amount that is not more than \$1,000,000 for each of grant years 2014 through 2017. Subject to the preceding sentence, the Assistant Secretary shall determine the amount of each grant based on the population of patients of the area to be served under the grant.
- (2) Authorization of appropriations.—
 There is authorized to be appropriated to carry out
 this section \$15,000,000 for each of fiscal years
 2014 through 2017.

1	SEC. 104. TELE-PSYCHIATRY AND PRIMARY CARE PHYSI-
2	CIAN TRAINING GRANT PROGRAM.
3	(a) In General.—The Assistant Secretary of Men-
4	tal Health and Substance Use Disorders (in this section
5	referred to as the "Assistant Secretary") shall establish
6	a grant program (in this section referred to as the "grant
7	program") under which the Assistant Secretary shall
8	award to 10 eligible States (as described in subsection (e))
9	grants for carrying out all 3 of the purposes described in
10	subsections (b), (c), and (d).
11	(b) Training Program for Certain Primary
12	CARE PHYSICIANS.—For purposes of subsection (a), the
13	purpose described in this subsection, with respect to a
14	grant awarded to a State under the grant program, is for
15	the State to establish a training program to train primary
16	care physicians in—
17	(1) approved standardized behavioral-health
18	screening tools, including—
19	(A) Ages and Stages Questionnaires (ASQ
20	SE);
21	(B) Brief Infant-Toddler Social and Emo-
22	tional Assessment (BITSEA);
23	(C) screening for substance abuse, known
24	as Car, Relax, Alone, Forget, Friends, Trouble,
2.5	(CRAFFT)

1	(D) screening for autism, known as Modi-
2	fied Checklist for Autism in Toddlers (M-
3	CAT);
4	(E) Parents' Evaluation of Developmental
5	Status (PEDS);
6	(F) screening for depression, known as Pa-
7	tient Health Questionnaire-9 (PHQ-9);
8	(G) Pediatric Symptom Checklist (PSC)
9	and Pediatric Symptom Checklist-Youth Report
10	(Y-PSC);
11	(H) Strengths and Difficulties Question-
12	naire (SDQ); and
13	(I) any additional areas that the Assistant
14	Secretary determines applicable;
15	(2) implementing the use of behavioral-health
16	screening tools in their practices; and
17	(3) knowing what to do when a behavioral-
18	health need is identified.
19	(c) Payments for Mental Health Services
20	PROVIDED BY CERTAIN PRIMARY CARE PHYSICIANS.—
21	(1) For purposes of subsection (a), the purpose
22	described in this subsection, with respect to a grant
23	awarded to a State under the grant program, is for
24	the State to provide, in accordance with this sub-
25	section, in the case of a primary care physician that

1	participates in the training program of the State es-	
2	tablish pursuant to subsection (b), payments to the	
3	primary care physician for services furnished by the	
4	primary care physician.	
5	(2) The Assistant Secretary, in determining the	
6	structure, quality, and form of payment under para-	
7	graph (1) shall seek to find innovative payment sys	
8	tems which may take in to account—	
9	(A) quality of services rendered;	
10	(B) patients' health outcome;	
11	(C) geographical location of where services	
12	were provided;	
13	(D) severity of patients' medical condition;	
14	(E) duration of services provided; and	
15	(F) feasibility of replicating that payment	
16	model in other States nationwide.	
17	(d) Telehealth Services for Mental Health	
18	DISORDERS.—	
19	(1) In general.—For purposes of subsection	
20	(a), the purpose described in this subsection, with	
21	respect to a grant awarded to a State under the	
22	grant program, is for the State to provide, in the	
23	case of an individual furnished items and services by	
24	a primary care physician during an office visit, for	
25	payment for a consultation provided by a psychia-	

- trist or psychologist to such physician with respect to such individual through the use of qualified telehealth technology for the identification, diagnosis, mitigation, or treatment of a mental health disorder if such consultation occurs not later than the first business day that follows such visit.
 - (2) QUALIFIED TELEHEALTH TECHNOLOGY.—
 For purposes of subsection (C)(1), the term "qualified telehealth technology", with respect to the provision of items and services to a patient by a health care provider—
 - (A) includes the use of interactive audio, audio-only telephone conversation, video, or other telecommunications technology by a health care provider to deliver health care services within the scope of the provider's practice at a site other than the site where the patient is located, including the use of electronic media for consultation relating to the health care diagnosis or treatment of the patient; and
 - (B) does not include the use of electronic mail message or facsimile transmission.

(e) Eligible State.—

(1) IN GENERAL.—For purposes of this section, an eligible State is a State that has submitted to the

- 1 Assistant Secretary an application under paragraph 2 (a) and has been selected under paragraph (3).
 - (2) APPLICATION.—A State seeking to participate in the grant program under this section shall submit to the Assistant Secretary, at such time and in such format as the Assistant Secretary requires, an application that includes such information, provisions, and assurances, as the Assistant Secretary may require.
 - (3) MATCHING REQUIREMENT.—The Assistant Secretary may not make a grant under the grant program unless the State involved agrees, with respect to the costs to be incurred by the State in carrying out the purpose described in this section, to make available non-Federal contributions (in cash or in kind) toward such costs in an amount equal to not less than 20 percent of Federal funds provided in the grant.
 - (4) SELECTION.—A State shall be determined eligible for the grant program by the Assistant Secretary on a competitive basis among States with applications meeting the requirements of paragraphs (2) and (3). In selecting State applications for the grant program, the Secretary shall seek to achieve an appropriate national balance in the geographic

1	distribution of grants awarded under the grant pro-
2	gram.
3	(f) Length of Grant Program.—The grant pro-
4	gram established under this section shall be conducted for
5	a period of 3 consecutive years.
6	(g) Authorization of Appropriations.—Out of
7	any funds in the Treasury not otherwise appropriated
8	there is authorized to be appropriated to carry out this
9	section, \$3,000,000 for each of the fiscal years 2015
10	through 2017.
11	(h) Reports.—
12	(1) Reports.—For each fiscal year that grants
13	are awarded under this section, the Assistant Sec-
14	retary and the National Mental Health Policy Lab-
15	oratory shall conduct a study on the results of the
16	grants and submit to the Congress a report on such
17	results that includes the following:
18	(A) An evaluation of the grant program
19	outcomes, including a summary of activities
20	carried out with the grant and the results
21	achieved through those activities.
22	(B) Recommendations on how to improve
23	access to mental health services at grantee loca-
24	tions.

1	(C) An assessment of access to mental
2	health services under the program.
3	(D) An assessment of the impact of the
4	demonstration project on the costs of the full
5	range of mental health services (including inpa-
6	tient, emergency and ambulatory care).
7	(E) Recommendations on congressional ac-
8	tion to improve the grant.
9	(2) Report.—Not later than December 31,
10	2017, the Assistant Secretary and the National
11	Mental Health Policy Laboratory shall submit to
12	Congress and make available to the public a report
13	on the findings of the evaluation under paragraph
14	(1) and also a policy outline on how Congress can
15	expand the grant program to the national level.
16	TITLE II—FEDERALLY QUALI-
17	FIED BEHAVIORAL HEALTH
18	CLINICS
19	SEC. 201. DEMONSTRATION PROGRAM TO IMPROVE FEDER-
20	ALLY QUALIFIED COMMUNITY BEHAVIORAL
21	HEALTH CLINIC SERVICES.
22	(a) Establishment.—Not later than January 1,
23	2016, the Secretary of Health and Human Services (re-
24	ferred to in this section as the "Secretary"), in coordina-
25	tion with the Assistant Secretary for Mental Health and

1	Substance Use Disorders, shall award planning grants to
2	not to exceed 10 States to enable such States to carry
3	out 5-year demonstration programs to improve the provi-
4	sion of behavioral health services provided by federally
5	qualified community behavioral health clinics in the State.
6	(b) Eligibility.—
7	(1) Application.—To be eligible to receive a
8	grant under subsection (a), a State shall—
9	(A) submit to the Secretary an application
10	at such time, in such manner, and containing
11	such information as the Secretary may require;
12	(B) certify to the Secretary that behavioral
13	health providers that are provided assistance
14	under the demonstration program are federally
15	qualified community behavioral health clinics;
16	(C) certify to the Secretary that, with re-
17	spect to the behavioral health providers pro-
18	vided assistance under the demonstration pro-
19	gram, not more than 75 percent of the total
20	number of such providers are participating pro-
21	viders under the State Medicaid plan under title
22	XIX of the Social Security Act (42 U.S.C. 1396
23	et seq.);
24	(D) demonstrate the actuarial soundness
25	of the demonstration program to be carried out

- 1 under the grant by providing a detailed esti-2 mate of eligible clinics and Medicaid expendi-3 tures over the entire projected period of the 4 demonstration program; and (E) comply with any other requirement de-6 termined appropriate by the Secretary. 7 (2) Waiver of medicaid requirements.—In 8 approving States to conduct demonstration programs 9 under this section, the Secretary shall waive such 10 provisions of title XIX of the Social Security Act (42) 11 U.S.C. 1396 et seq.) as are necessary to conduct the 12 demonstration program in accordance with the re-13 quirements ofthis section. including section 14 1902(a)(1) of the Social Security Act (42 U.S.C. 15 1396a(a)(1)) (relating to statewideness). 16 (c) REQUIREMENTS.—In awarding grants under this 17 section, the Secretary shall— 18 (1) ensure the geographic diversity of grantee
- 19 States;
- 20 (2) ensure that federally qualified community 21 behavioral health clinics in such States that are lo-22 cated in rural areas, as defined by the Secretary, 23 and other mental health professional shortage areas 24 are fairly and appropriately considered with the ob-

- jective of facilitating access to mental health services
 in such areas;
- 3 (3) take into account the ability of clinics in 4 such States to provide required services, and the 5 ability of such clinics to report required data as re-6 quired under this section; and
- 7 (4) take into account the ability of such States 8 to provide such required services on a statewide 9 basis.
- 10 (d) Treatment of Certain Services Provided 11 by Community Behavioral Health Clinics as Med-12 ical Assistance.—
- 13 (1) In General.—For purposes of the dem-14 onstration program under this section, community 15 behavioral health clinic services (as defined in sub-16 section (f)(1) that are provided by federally quali-17 fied community behavioral health clinics receiving 18 assistance under this section shall be considered 19 medical assistance for purposes of payments to 20 States under paragraph (3)(C).
 - (2) Grant condition.—As a condition of receiving a grant under this section, a State shall agree to provide for payment for community behavioral health clinic services in accordance with the

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prospective payment system established by the Secretary under paragraph (3).

(3) Prospective payment system.—

- (A) IN GENERAL.—Not later than 18 months after the date of enactment of this Act, the Secretary shall establish a prospective payment system for community behavioral health clinic services furnished by a community behavioral health clinic receiving assistance under this section in the same manner as payments are required to be made under section 1902(bb) U.S.C. the Social Security Act (42)of 1396a(bb)) for services described in section 1905(a)(2)(C)of such Act (42)U.S.C. 1396d(a)(2)(C)) furnished by a federally qualified health center and services described in section 1905(a)(2)(B) of such Act (42 U.S.C. 1396d(a)(2)(B)) furnished by a rural health clinic.
- (B) REQUIREMENTS.—The prospective payment system established by the Secretary under subparagraph (A) shall provide that—
 - (i) no payment shall be made for inpatient care, residential treatment, room and board expenses, or any other non-

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1	ambulatory services, as determ	nined by the
2	Secretary; and	

- (ii) no payment shall be made to satellite facilities of community behavioral health clinics if such facilities are established after the date of enactment of this Act.
- (C) Payments to states.—The Secretary shall pay each State awarded a grant under this section an amount each quarter equal to the enhanced FMAP (as defined in section 2105(b) of the Social Security Act (42 U.S.C. 1397dd(b)) but without regard to the second and third sentences of that section) of the State's expenditures in the quarter for medical assistance for community behavioral health clinic services provided by federally qualified community behavioral health clinics in the State that receive assistance under this section. Payments to States made under this subparagraph shall be considered to have been under, and are subject to the requirements of, section 1903 of the Social Security Act (42 U.S.C. 1396b).

(e) Annual Report.—

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1	(1) In general.—Not later than 1 year after
2	the date on which the first grants are awarded
3	under this section, and annually thereafter, the Sec-
4	retary shall submit to Congress an annual report on
5	the use of funds provided under the demonstration
6	program. Each such report shall include—
7	(A) an assessment of access to community-
8	based mental health services under the Med-
9	icaid program in the States awarded such
10	grants;
11	(B) an assessment of the quality and scope
12	of services provided by federally qualified com-
13	munity behavioral health clinics under the
14	grants as compared against community-based
15	mental health services provided in States that
16	are not receiving such grants;
17	(C) an assessment of the impact of the
18	demonstration programs on the costs of a full
19	range of mental health services (including inpa-
20	tient, emergency and ambulatory services); and
21	(D) a peer-reviewed assessment of the pub-
22	lie health impact, including but not limited to
23	rates of community mortality, hospitalization,
24	and other measures as determined by the Direc-

tor of the National Institute of Mental Health.

1	(2) RECOMMENDATIONS.—Not later than De-
2	cember 31, 2019, the Secretary shall submit to Con-
3	gress recommendations concerning whether the dem-
4	onstration programs under this section should be
5	continued and expanded on a national basis.
6	(3) Data collection.—Grantees shall provide
7	in a timely fashion any such data to the National
8	Mental Health Policy Laboratory, as requested by
9	the Assistant Secretary concerning health outcomes
10	and treatments.
11	(f) Criteria for Federally Qualified Commu-
12	NITY BEHAVIORAL HEALTH CLINICS.—
13	(1) IN GENERAL.—The Assistant Secretary for
14	Mental Health and Substance Use Disorders shall
15	certify federally qualified community behavioral
16	health clinics as meeting the criteria specified in this
17	subsection.
18	(2) Criteria.—The criteria referred to in this
19	subsection are that the clinic performs each of the
20	following:
21	(A) Provide required primary health serv-
22	ices (as defined by the Assistant Secretary for
23	Mental Health and Substance Use Disorders).
24	(B) Provide services in locations that en-
25	sure services will be available and accessible

1	promptly and in a manner which preserves
2	human dignity and assures continuity of care.
3	(C) Provide services in a mode of service
4	delivery appropriate for the target population.
5	(D) Provide individuals with a choice of
6	service options where there is more than one
7	evidence-based treatment.
8	(E) Employ a core staff that is sufficiently
9	trained in child and adolescent psychiatry or
10	psychology.
11	(F) Employ a core staff that is sufficiently
12	trained in child and adolescent psychiatry, dual
13	diagnosis issues, crisis management and sta-
14	bilization and interventions with patients at
15	high risk for violence.
16	(G) Provide services, within the limits of
17	the capacities of the center, to any individual
18	residing or employed in the service area of the
19	center, regardless of the ability of the individual
20	to pay.
21	(H) Provide, directly or through contract,
22	to the extent covered for adults in the State
23	Medicaid plan under title XIX of the Social Se-
24	curity Act and for children in accordance with

section 1905(r) of such Act regarding early and

1	periodic screening, diagnosis, and treatment,
2	each of the following services:
3	(i) Screening, assessment, and diag-
4	nosis, including risk assessment.
5	(ii) Person-centered treatment plan-
6	ning or similar processes, including risk as-
7	sessment and crisis planning.
8	(iii) Outpatient mental health and
9	substance use services, including screening,
10	assessment, diagnosis, psychotherapy,
11	medication management, and integrated
12	treatment for mental illness and substance
13	abuse which shall be evidence-based (in-
14	cluding cognitive behavioral therapy and
15	other such therapies which are evidence-
16	based).
17	(iv) Outpatient clinic primary care
18	screening and monitoring of key health in-
19	dicators and health risk (including screen-
20	ing for diabetes, hypertension, and cardio-
21	vascular disease and monitoring of weight,
22	height, body mass index (BMI), blood pres-
23	sure, blood glucose or HbA1C, and lipid
24	profile).

1	(v) Crisis mental health services, in-
2	cluding 24-hour mobile crisis teams, emer-
3	gency crisis intervention services, and cri-
4	sis stabilization.
5	(vi) Targeted case management (serv-
6	ices provided by a social worker to assist
7	individuals gaining access to needed med-
8	ical, social, educational, and other services
9	and applying for income security and other
10	benefits to which they may be entitled).
11	(vii) Psychiatric rehabilitation services
12	including skills training, assertive commu-
13	nity treatment, family psychoeducation,
14	disability self-management, supported em-
15	ployment, supported housing services,
16	therapeutic foster care services, and such
17	other evidence-based practices as the Sec-
18	retary may require.
19	(viii) Peer support and counselor serv-
20	ices and family supports.
21	(ix) Supported education and sup-
22	ported employment for individuals with se-
23	rious mental illness after an initial psy-
24	chotic episode.

1	(x) Case management services for in-
2	dividuals with serious mental illness after
3	an initial psychotic episode.
4	(I) Use and share electronic health records
5	consistent with other applicable law.
6	(J) Be available to provide assisted out-
7	patient treatment that is ordered by a State
8	court pursuant to a State law described in sec-
9	tion 1915(d).
10	(K) Be available to participate in research
11	projects conducted or supported by the National
12	Institute of Mental Health.
13	(L) Maintain linkages, and where possible
14	enter into formal contracts with the following:
15	(i) Federally qualified health centers.
16	(ii) Inpatient psychiatric facilities and
17	substance use detoxification, post-detoxi-
18	fication step-down services, and residential
19	programs.
20	(iii) Adult and youth peer support and
21	counselor services.
22	(iv) Family support services for fami-
23	lies of children with serious mental or sub-
24	stance use disorders.

1	(v) Other community or regional serv-
2	ices, supports, and providers, including
3	schools, child welfare agencies, juvenile and
4	criminal justice agencies and facilities (in-
5	cluding mental health courts, local police
6	forces, and local jails and other detention
7	facilities), housing agencies and programs,
8	employers, and other social services such
9	as schools and religious organizations.
10	(vi) Integrating care with primary
11	care services, including, to the extent fea-
12	sible, through a common delivery site.
13	(vii) Enabling services, including out-
14	reach, transportation, and translation.
15	(viii) Health and wellness services, in-
16	cluding services for tobacco cessation.
17	(ix) Adopt models of first episode psy-
18	chosis training, supervision, team meet-
19	ings, and coordination with adjacent care
20	organizations.
21	(M) Where feasible, provide outreach and
22	engagement to encourage individuals who could
23	benefit from mental health care to freely par-
24	ticipate in receiving the services described in
25	this subsection.

1 (3) Rule of Construction.—Nothing in this 2 section shall be construed as prohibiting States re-3 ceiving funds appropriated through the Community 4 Mental Health Services Block Grant under this sub-5 part from financing qualified community programs 6 (whether such programs meet the definition of eligi-7 ble programs prior to or after the date of enactment 8 of this subsection).

(g) Definitions.—In this section:

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- (1) COMMUNITY BEHAVIORAL HEALTH CLINIC SERVICES.—The term "community behavioral health clinic services" means ambulatory behavioral health services of the type described in subparagraphs (I), (L), (M), and (N) of subsection (f)(2) that are provided by federally qualified community behavioral health clinics receiving assistance under this section.
- (2) STATE.—The term "State" has the meaning given such term for purposes of title XIX of the Social Security Act (42 U.S.C. 1396 et seq.).
- (3) FEDERALLY QUALIFIED COMMUNITY BE-HAVIORAL HEALTH CLINIC.—The term "federally qualified community behavioral health clinic" means a federally qualified behavioral health clinic with a certification in effect under this section.

1	(h) AUTHORIZATION OF APPROPRIATIONS.—In order
2	to fund State planning grants and the administrative costs
3	associated with certifying community behavioral health
4	clinics, there is authorized to be appropriated to carry out
5	this section, \$50,000,000 for fiscal year 2016, to remain
6	available until expended.
7	TITLE III—HIPAA AND FERPA
8	CAREGIVERS
9	SEC. 301. PROMOTING APPROPRIATE TREATMENT FOR
10	MENTALLY ILL INDIVIDUALS BY TREATING
11	THEIR CAREGIVERS AS PERSONAL REP-
12	RESENTATIVES FOR PURPOSES OF HIPAA
13	PRIVACY REGULATIONS.
14	(a) Caregiver Access to Information.—In ap-
15	plying section 164.502(g) of title 45, Code of Federal Reg-
16	ulations, to an individual with a serious mental illness who
17	does not provide consent for the disclosure of protected
18	health information to a caregiver of such individual, the
19	caregiver shall be treated by a covered entity as a personal
20	representative (as described under such section
21	164.502(g)) of such individual with respect to protected
22	health information of such individual when the provider
23	furnishing services to the individual reasonably believes it
24	is necessary for protected health information of the indi-
25	vidual to be made available to the caregiver in order to

1	protect the health, safety, or welfare of such individual or
2	the safety of one or more other individuals.
3	(b) Definitions.—For purposes of this section:
4	(1) COVERED ENTITY.—The term "covered en-
5	tity" has the meaning given such term in section
6	106.103 of title 45, Code of Federal Regulations.
7	(2) PROTECTED HEALTH INFORMATION.—The
8	term "protected health information" has the mean-
9	ing given such term in section 106.103 of title 45,
10	Code of Federal Regulations.
11	(3) Caregiver.—The term "caregiver" means,
12	with respect to an individual with a serious mental
13	illness—
14	(A) an immediate family member of such
15	individual;
16	(B) an individual who assumes primary re-
17	sponsibility for providing a basic need of such
18	individual; or
19	(C) a personal representative of the indi-
20	vidual as determined by the law of the State in
21	which such individual resides.
22	(4) Individual with a serious mental ill-
23	NESS.—The term "individual with a serious mental
24	illness" means, with respect to the disclosure to a

1	caregiver of protected health information of an indi-
2	vidual, an individual who—
3	(A) is 18 years of age or older; and
4	(B) has, within one year before the date of
5	the disclosure, been evaluated, diagnosed, or
6	treated for a mental, behavioral, or emotional
7	disorder that—
8	(i) is determined by a physician to be
9	of sufficient duration to meet diagnostic
10	criteria specified within the Diagnostic and
11	Statistical Manual of Mental Disorders;
12	and
13	(ii) results in functional impairment
14	of the individual that substantially inter-
15	feres with or limits one or more major life
16	activities of the individual.
17	SEC. 302. CAREGIVERS PERMITTED ACCESS TO CERTAIN
18	EDUCATION RECORDS UNDER FERPA.
19	Section 444 of the General Education Provisions Act
20	(20 U.S.C. 1232g) is amended by adding at the end the
21	following new subsection:
22	"(k) Disclosures to Caregivers of the Men-
23	TALLY ILL.—
24	"(1) In General.—Nothing in this Act, the
25	Elementary and Secondary Education Act of 1965,

or the Higher Education Act of 1965 shall be construed to prohibit an educational agency or institution from disclosing, to a caregiver of an individual with a serious mental illness who has not explicitly provided consent to the agency or institution for the disclosure of protected health information, an education record of such individual if a physician, psychologist, or other recognized mental health professional or paraprofessional acting in his or her professional or paraprofessional capacity, or assisting in that capacity reasonably believes such disclosure to the caregiver is necessary to protect the health, safety, or welfare of such individual or the safety of one or more other individuals.

"(2) DEFINITIONS.—In this subsection:

"(A) CAREGIVER.—The term 'caregiver' means, with respect to an individual with a serious mental illness, a family member or immediate past legal guardian who assumes a primary responsibility for providing a basic need of such individual (such as a family member or past legal guardian of the individual who has assumed the responsibility of co-signing a loan with the individual).

1	"(B) EDUCATION RECORD.—Notwith-
2	standing subsection (a)(4)(B), the term 'edu-
3	cation record' shall include a record described
4	in clause (iv) of such subsection.
5	"(C) Individual with a serious men-
6	TAL ILLNESS.—The term 'individual with a se-
7	rious mental illness' means, with respect to the
8	disclosure to a caregiver of protected health in-
9	formation of an individual, an individual who—
10	"(i) is 18 years of age or older; and
11	"(ii) has, within one year before the
12	date of the disclosure, been evaluated, di-
13	agnosed, or treated for a mental, behav-
14	ioral, or emotional disorder that—
15	"(I) is determined by a physician
16	to be of sufficient duration to meet di-
17	agnostic criteria specified within the
18	Diagnostic and Statistical Manual of
19	Mental Disorders; and
20	"(II) results in functional impair-
21	ment of the individual that substan-
22	tially interferes with or limits one or
23	more major life activities of the indi-
24	vidual.".

TITLE IV—DEPARTMENT OF 1 JUSTICE REFORMS 2 3 SEC. 401. ADDITIONAL PURPOSES FOR CERTAIN FEDERAL 4 GRANTS. 5 (a) Modifications to the Edward Byrne Memo-RIAL JUSTICE ASSISTANCE GRANT PROGRAM.—Section 7 501(a)(1) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3751(a)(1)) is 9 amended by adding at the end the following: 10 "(H) Mental health programs and oper-11 ations by law enforcement or corrections offi-12 cers.". 13 (b) Modifications to the Community Oriented Policing Services Program.—Section 1701(b) of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796dd(b)) is amended— 16 (1) in paragraph (16), by striking "and" at the 17 18 end; 19 (2) by redesignating paragraph (17) as para-20 graph (19); 21 (3) by inserting after paragraph (16) the fol-22 lowing: 23 "(17) to provide specialized training to law en-24 forcement officers (including village public safety of-

ficers (as defined in section 247 of the Indian Arts

- and Crafts Amendments Act of 2010 (42 U.S.C.
- 2 3796dd note))) to recognize individuals who have
- 3 mental illness and how to properly intervene with in-
- 4 dividuals with mental illness, and to establish pro-
- 5 grams that enhance the ability of law enforcement
- 6 agencies to address the mental health, behavioral,
- 7 and substance abuse problems of individuals encoun-
- 8 tered in the line of duty;
- 9 "(18) to provide specialized training to enhance
- the ability of corrections officers to address the men-
- tal health of individuals under the care and custody
- of jails and prisons; and"; and
- 13 (4) in paragraph (19), as redesignated, by
- striking "through (16)" and inserting "through
- 15 (19)".
- 16 (c) Modifications to the Staffing for Ade-
- 17 QUATE FIRE AND EMERGENCY RESPONSE GRANTS.—Sec-
- 18 tion 34(a)(1)(B) of Public Law 93–498 (15 U.S.C.
- 19 2229a(a)(1)(B)) is amended by inserting before the period
- 20 at the end the following: "and to provide specialized train-
- 21 ing to paramedics, emergency medical services workers,
- 22 and other first responders to recognize individuals who
- 23 have mental illness and how to properly intervene with in-
- 24 dividuals with mental illness".

1	SEC. 402. REAUTHORIZATION AND ADDITIONAL AMEND-
2	MENTS TO THE MENTALLY ILL OFFENDER
3	TREATMENT AND CRIME REDUCTION ACT.
4	(a) Safe Communities.—
5	(1) In general.—Section 2991(a) of title I of
6	the Omnibus Crime Control and Safe Streets Act of
7	1968 (42 U.S.C. 3797aa(a)) is amended—
8	(A) in paragraph (7)—
9	(i) in the heading, by striking "MEN-
10	TAL ILLNESS" and inserting "MENTAL
11	ILLNESS; MENTAL HEALTH DISORDER";
12	and
13	(ii) by striking "term mental illness"
14	means" and inserting "terms mental ill-
15	ness' and 'mental health disorder' mean';
16	and
17	(B) by striking paragraph (9) and insert-
18	ing the following:
19	"(9) Preliminarily qualified offender.—
20	"(A) IN GENERAL.—The term 'prelimi-
21	narily qualified offender' means an adult or ju-
22	venile accused of an offense who—
23	"(i)(I) previously or currently has
24	been diagnosed by a qualified mental
25	health professional as having a mental ill-

1	ness or co-occurring mental illness and
2	substance abuse disorders;
3	"(II) manifests obvious signs of men-
4	tal illness or co-occurring mental illness
5	and substance abuse disorders during ar-
6	rest or confinement or before any court; or
7	"(III) in the case of a veterans treat-
8	ment court provided under subsection (i),
9	has been diagnosed with, or manifests ob-
10	vious signs of, mental illness or a sub-
11	stance abuse disorder or co-occurring men-
12	tal illness and substance abuse disorder;
13	and
14	"(ii) has been unanimously approved
15	for participation in a program funded
16	under this section by, when appropriate,
17	the relevant—
18	"(I) prosecuting attorney;
19	"(II) defense attorney;
20	"(III) probation or corrections
21	official;
22	"(IV) judge; and
23	"(V) a representative from the
24	relevant mental health agency de-
25	scribed in subsection (b)(5)(B)(i).

1	"(B) Determination.—In determining
2	whether to designate a defendant as a prelimi-
3	narily qualified offender, the relevant pros-
4	ecuting attorney, defense attorney, probation or
5	corrections official, judge, and mental health or
6	substance abuse agency representative shall
7	take into account—
8	"(i) whether the participation of the
9	defendant in the program would pose a
10	substantial risk of violence to the commu-
11	nity;
12	"(ii) the criminal history of the de-
13	fendant and the nature and severity of the
14	offense for which the defendant is charged;
15	"(iii) the views of any relevant victims
16	to the offense;
17	"(iv) the extent to which the defend-
18	ant would benefit from participation in the
19	program;
20	"(v) the extent to which the commu-
21	nity would realize cost savings because of
22	the defendant's participation in the pro-
23	gram; and
24	"(vi) whether the defendant satisfies
25	the eligibility criteria for program partici-

1	pation unanimously established by the rel-
2	evant prosecuting attorney, defense attor-
3	ney, probation or corrections official, judge
4	and mental health or substance abuse
5	agency representative.".
6	(2) Technical and conforming amend-
7	MENT.—Section 2927(2) of title I of the Omnibus
8	Crime Control and Safe Streets Act of 1968 (42
9	U.S.C. 3797s-6(2)) is amended—
10	(A) by striking "has the meaning given
11	that term in section 2991(a)." and inserting the
12	following: "means an offense that—"; and
13	(B) by adding at the end the following:
14	"(A) does not have as an element the use
15	attempted use, or threatened use of physical
16	force against the person or property of another
17	or
18	"(B) is not a felony that by its nature in-
19	volves a substantial risk that physical force
20	against the person or property of another may
21	be used in the course of committing the of-
22	fense.".
23	(b) Evidence-Based Practices.—Section 2991(c)
24	of title I of the Omnibus Crime Control and Safe Streets
25	Act of 1968 (42 U.S.C. 3797aa(c)) is amended—

1	(1) in paragraph (3), by striking "or" at the
2	end;
3	(2) by redesignating paragraph (4) as para-
4	graph (6); and
5	(3) by inserting after paragraph (3) the fol-
6	lowing:
7	"(4) propose interventions that have been
8	shown by empirical evidence to reduce recidivism;
9	"(5) when appropriate, use validated assess-
10	ment tools to target preliminarily qualified offenders
11	with a moderate or high risk of recidivism and a
12	need for treatment and services; or".
13	(c) Academy Training.—Section 2991(h) of title I
14	of the Omnibus Crime Control and Safe Streets Act of
15	1968 (42 U.S.C. 3797aa(h)) is amended—
16	(1) in paragraph (1), by adding at the end the
17	following:
18	"(F) ACADEMY TRAINING.—To provide
19	support for academy curricula, law enforcement
20	officer orientation programs, continuing edu-
21	cation training, and other programs that teach
22	law enforcement personnel how to identify and
23	respond to incidents involving persons with
24	mental health disorders or co-occurring mental
25	health and substance abuse disorders ". and

1	(2) by adding at the end the following:
2	"(4) Priority Consideration.—The Attorney
3	General, in awarding grants under this subsection,
4	shall give priority to programs that law enforcement
5	personnel and members of the mental health and
6	substance abuse professions develop and administer
7	cooperatively.".
8	(d) Assisting Veterans.—Section 2991 of title I
9	of the Omnibus Crime Control and Safe Streets Act of
10	1968 (42 U.S.C. 3797aa) is further amended—
11	(1) by redesignating subsection (i) as subsection
12	(n); and
13	(2) by inserting after subsection (h) the fol-
14	lowing:
15	"(i) Assisting Veterans.—
16	"(1) Definitions.—In this subsection:
17	"(A) PEER TO PEER SERVICES OR PRO-
18	GRAMS.—The term 'peer to peer services or
19	programs' means services or programs that con-
20	nect qualified veterans with other veterans for
21	the purpose of providing support and
22	mentorship to assist qualified veterans in ob-
23	taining treatment, recovery, stabilization, or re-
24	habilitation.

1	"(B) QUALIFIED VETERAN.—The term
2	'qualified veteran' means a preliminarily quali-
3	fied offender who—
4	"(i) has served on active duty in any
5	branch of the Armed Forces, including the
6	National Guard and reserve components;
7	and
8	"(ii) was discharged or released from
9	such service under conditions other than
10	dishonorable.
11	"(C) Veterans treatment court pro-
12	GRAM.—The term 'veterans treatment court
13	program' means a court program involving col-
14	laboration among criminal justice, veterans, and
15	mental health and substance abuse agencies
16	that provides qualified veterans with—
17	"(i) intensive judicial supervision and
18	case management, which may include ran-
19	dom and frequent drug testing where ap-
20	propriate;
21	"(ii) a full continuum of treatment
22	services, including mental health services,
23	substance abuse services, medical services,
24	and services to address trauma;

1	"(iii) alternatives to incarceration;
2	and
3	"(iv) other appropriate services, in-
4	cluding housing, transportation, mentoring,
5	employment, job training, education, and
6	assistance in applying for and obtaining
7	available benefits.
8	"(2) Veterans assistance program.—
9	"(A) IN GENERAL.—The Attorney General,
10	in consultation with the Secretary of Veterans
11	Affairs, may award grants under this sub-
12	section to applicants to establish or expand—
13	"(i) veterans treatment court pro-
14	grams;
15	"(ii) peer to peer services or programs
16	for qualified veterans;
17	"(iii) practices that identify and pro-
18	vide treatment, rehabilitation, legal, transi-
19	tional, and other appropriate services to
20	qualified veterans who have been incarcer-
21	ated; and
22	"(iv) training programs to teach
23	criminal justice, law enforcement, correc-
24	tions, mental health, and substance abuse
25	personnel how to identify and appro-

1	priately respond to incidents involving
2	qualified veterans.
3	"(B) Priority.—In awarding grants
4	under this subsection, the Attorney General
5	shall give priority to applications that—
6	"(i) demonstrate collaboration be-
7	tween and joint investments by criminal
8	justice, mental health, substance abuse,
9	and veterans service agencies;
10	"(ii) promote effective strategies to
11	identify and reduce the risk of harm to
12	qualified veterans and public safety; and
13	"(iii) propose interventions with em-
14	pirical support to improve outcomes for
15	qualified veterans.".
16	(e) Correctional Facilities.—Section 2991 of
17	title I of the Omnibus Crime Control and Safe Streets Act
18	of 1968 (42 U.S.C. 3797aa) is further amended by insert-
19	ing after subsection (i), as so added by subsection (d), the
20	following:
21	"(j) Correctional Facilities.—
22	"(1) Definitions.—
23	"(A) CORRECTIONAL FACILITY.—The term
24	'correctional facility' means a jail, prison, or
25	other detention facility used to house people

1	who have been arrested, detained, held, or con-
2	victed by a criminal justice agency or a court.
3	"(B) ELIGIBLE INMATE.—The term 'eligi-
4	ble inmate' means an individual who—
5	"(i) is being held, detained, or incar-
6	cerated in a correctional facility; and
7	"(ii) manifests obvious signs of a
8	mental illness or has been diagnosed by a
9	qualified mental health professional as hav-
10	ing a mental illness.
11	"(2) Correctional facility grants.—The
12	Attorney General may award grants to applicants to
13	enhance the capabilities of a correctional facility—
14	"(A) to identify and screen for eligible in-
15	mates;
16	"(B) to plan and provide—
17	"(i) initial and periodic assessments of
18	the clinical, medical, and social needs of in-
19	mates; and
20	"(ii) appropriate treatment and serv-
21	ices that address the mental health and
22	substance abuse needs of inmates;
23	"(C) to develop, implement, and enhance—
24	"(i) post-release transition plans for
25	eligible inmates that, in a comprehensive

1	manner, coordinate health, housing, med-
2	ical, employment, and other appropriate
3	services and public benefits;
4	"(ii) the availability of mental health
5	care services and substance abuse treat-
6	ment services; and
7	"(iii) alternatives to solitary confine-
8	ment and segregated housing and mental
9	health screening and treatment for inmates
10	placed in solitary confinement or seg-
11	regated housing; and
12	"(D) to train each employee of the correc-
13	tional facility to identify and appropriately re-
14	spond to incidents involving inmates with men-
15	tal health or co-occurring mental health and
16	substance abuse disorders.".
17	(f) Reauthorization of Appropriations.—Sec-
18	tion 2991(n) of title I of the Omnibus Crime Control and
19	Safe Streets Act of 1968, as redesignated in subsection
20	(d), is amended—
21	(1) in paragraph (1)—
22	(A) in subparagraph (B), by striking
23	"and" at the end;
24	(B) in subparagraph (C), by striking the
25	period and inserting ": and": and

1	(C) by adding at the end the following:
2	"(D) \$40,000,000 for each of fiscal years
3	2015 through 2019."; and
4	(2) by adding at the end the following:
5	"(3) Limitation.—Not more than 20 percent
6	of the funds authorized to be appropriated under
7	this section may be used for purposes described in
8	subsection (i) (relating to veterans).".
9	SEC. 403. ASSISTED OUTPATIENT TREATMENT.
10	Section 2201(2)(B) of title I of the Omnibus Crime
11	Control and Safe Streets Act of 1968 (42 U.S.C.
12	3796ii(2)(B)) is amended by inserting before the semi-
13	colon the following: ", or court-ordered assisted outpatient
14	treatment (as defined in section 14(a) of the Helping
15	Families in Mental Health Crisis Act of 2013) when the
16	court has determined such treatment to be necessary".
17	SEC. 404. IMPROVEMENTS TO THE DEPARTMENT OF JUS-
18	TICE DATA COLLECTION AND REPORTING OF
19	MENTAL ILLNESS IN CRIME.
20	Notwithstanding any other provision of law, any data
21	prepared by or submitted to the Attorney General or the
22	Director of the Federal Bureau of Investigation on or
23	after the date of enactment of this Act that is 90 days
24	after the date of enactment of this Act with respect to
25	the incidences of homicides, law enforcement officers killed

- 1 and assaulted, or individuals killed by law enforcement of-
- 2 ficers shall include data with respect to the involvement
- 3 of mental illness in such incidences, if any. Not later than
- 4 90 days after the date of the enactment of this Act, the
- 5 Attorney General shall promulgate or revise regulations as
- 6 necessary to carry out this section.

7 SEC. 405. REPORTS ON THE NUMBER OF SERIOUSLY MEN-

- 8 TALLY ILL WHO ARE IMPRISONED.
- 9 (a) Report on the Cost of Treating the Men-
- 10 TALLY ILL IN THE CRIMINAL JUSTICE SYSTEM.—Not
- 11 later than 12 months after the date of enactment of this
- 12 Act, the Comptroller General of the United States shall
- 13 submit to Congress a report detailing the cost of imprison-
- 14 ment for persons who have serious mental illness by the
- 15 Federal Government or a State or local government. The
- 16 report shall calculate the number and type of crimes com-
- 17 mitted by persons with serious mental illness each year,
- 18 and detail strategies or ideas for preventing crimes by
- 19 those individuals with serious mental illness from occur-
- 20 ring.
- 21 (b) Definition.—For purposes of this section, the
- 22 Attorney General, in consultation with the Assistant Sec-
- 23 retary of Mental Health and Substance Use Disorders
- 24 shall determine an appropriate definition of "serious men-
- 25 tal illness" based on the "Health Care Reform for Ameri-

cans with Severe Mental Illnesses: Report" of the National Advisory Mental Health Council, American Journal of Psychiatry 1993; 150:1447–1465. 3 TITLE V—MEDICARE AND 4 MEDICAID REFORMS 5 SEC. 501. ENHANCED MEDICAID COVERAGE RELATING TO 7 CERTAIN MENTAL HEALTH SERVICES. 8 (a) Medicaid Coverage of Mental Health SERVICES AND PRIMARY CARE SERVICES FURNISHED ON THE SAME DAY.— 10 11 (1) IN GENERAL.—Section 1902(a) of the So-12 cial Security Act (42 U.S.C. 1396a(a)) is amended 13 by inserting after paragraph (77) the following new 14 paragraph: 15 "(78) not prohibit payment under the plan for 16 a mental health service or primary care service fur-17 nished to an individual at a federally qualified com-18 munity behavioral health center (as defined in sec-19 tion 1905(l)(4)) or a federally qualified health center 20 (as defined in section 1861(aa)(3)) for which pay-21 ment would otherwise be payable under the plan, 22 with respect to such individual, if such service were

not a same-day qualifying service (as defined in sub-

section (ll));".

23

1	(2) Same-day qualifying services de-
2	FINED.—Section 1902 of the Social Security Act (42
3	U.S.C. 1396a) is amended by adding at the end the
4	following new subsection:
5	"(ll) Same-Day Qualifying Services Defined.—
6	For purposes of subsection (a)(78), the term 'same-day
7	qualifying service' means—
8	"(1) a primary care service furnished to an in-
9	dividual by a provider at a facility on the same day
10	a mental health service is furnished to such indi-
11	vidual by such provider (or another provider) at the
12	facility; and
13	"(2) a mental health service furnished to an in-
14	dividual by a provider at a facility on the same day
15	a primary care service is furnished to such individual
16	by such provider (or another provider) at the facil-
17	ity.".
18	(b) State Option To Provide Medical Assist-
19	ANCE FOR CERTAIN INPATIENT PSYCHIATRIC SERVICES
20	TO NONELDERLY ADULTS.—Section 1905 of the Social
21	Security Act (42 U.S.C. 1396d) is amended—
22	(1) in subsection (a)(16)—
23	(A) by inserting "(A)" before "effective";
24	and

- (B) by inserting before the semicolon at the end the following: "(B) qualified inpatient psychiatric hospital services (as defined in sub-section (h)(3)) for individuals over 21 years of age and under 65 years of age, and (C) psy-chiatric residential treatment facility services (as defined in subsection (h)(4)) for individuals over 21 years of age and under 65 years of age";
 - (2) in the subdivision (B) that follows paragraph (29), by inserting "(other than services described in subparagraphs (B) and (C) of paragraph (16) for individuals described in such subparagraphs)" after "mental diseases"; and
 - (3) in subsection (h), by adding at the end the following new paragraphs:
 - "(3) For purposes of subsection (a)(16)(B), the term 'qualified inpatient psychiatric hospital services' means, with respect to individuals described in such subsection, services described in subparagraphs (A) and (B) of paragraph (1) that are furnished in an acute care psychiatric unit in a State-operated psychiatric hospital or a psychiatric hospital (as defined section 1861(f)) if such unit or hospital, as ap-

plicable, has a facilitywide average (determined on an annual basis) length of stay of less than 30 days.

"(4) For purposes of subsection (a)(16)(C), the term 'psychiatric residential treatment facility services' means, with respect to individuals described in such subsection, services described in subparagraphs (A) and (B) of paragraph (1) that are furnished in a psychiatric residential treatment facility (as defined in section 484.353 of title 42, Code of Federal Regulations, as in effect on December 9, 2013).".

(c) Effective Date.—

- (1) IN GENERAL.—Subject to paragraph (2), the amendments made this section shall apply to items and services furnished after the first day of the first calendar year that begins after the date of the enactment of this section.
- (2) Exception for State legislation.—In the case of a State plan under title XIX of the Social Security Act, which the Secretary of Health and Human Services determines requires State legislation in order for the respective plan to meet any requirement imposed by amendments made by this section, the respective plan shall not be regarded as failing to comply with the requirements of such title solely on the basis of its failure to meet such an ad-

- ditional requirement before the first day of the first
- 2 calendar quarter beginning after the close of the
- first regular session of the State legislature that be-
- 4 gins after the date of enactment of this section. For
- 5 purposes of the previous sentence, in the case of a
- 6 State that has a 2-year legislative session, each year
- 7 of the session shall be considered to be a separate
- 8 regular session of the State legislature.

9 SEC. 502. ACCESS TO MENTAL HEALTH PRESCRIPTION

- 10 DRUGS UNDER MEDICARE AND MEDICAID.
- 11 (a) Coverage of Prescription Drugs Used To
- 12 Treat Mental Health Disorders Under Medi-
- 13 CARE.—Section 1860D-4(b)(3)(G)(i)(II) of the Social Se-
- 14 curity Act (42 U.S.C. 1395w-104(b)(3)(G)(i)(II)) is
- 15 amended by inserting ", for categories and classes of
- 16 drugs other than the categories and classes of drugs speci-
- 17 fied in subclauses (II) and (IV) of clause (iv)," before "ex-
- 18 ceptions".
- 19 (b) Coverage of Prescription Drugs Used To
- 20 Treat Mental Health Disorders Under Med-
- 21 ICAID.—Section 1927(d) of the Social Security Act (42)
- 22 U.S.C. 1396r-8(d)) is amended by adding at the end the
- 23 following new paragraph:
- 24 "(8) Access to mental health drugs.—
- With respect to covered outpatient drugs used for

1	the treatment of a mental health disorder, including
2	major depression, bipolar (manic-depressive) dis-
3	order, panic disorder, obsessive-compulsive disorder,
4	schizophrenia, and schizoaffective disorder, a State
5	shall not exclude from coverage or otherwise restrict
6	access to such drugs other than pursuant to a prior
7	authorization program that is consistent with para-
8	graph (5).".
9	TITLE VI—RESEARCH BY NA-
10	TIONAL INSTITUTE OF MEN-
11	TAL HEALTH
12	SEC. 601. INCREASE IN FUNDING FOR CERTAIN RESEARCH.
13	Section 402A(a) of the Public Health Service Act (42
14	U.S.C. 282a(a)) is amended—
15	(1) by striking "For the purpose of" and insert-
16	ing the following:
17	"(1) In general.—For the purpose of"; and
18	(2) by adding at the end the following:
19	"(2) Funding for the brain initiative at
20	THE NATIONAL INSTITUTE OF MENTAL HEALTH.—
21	"(A) Funding.—In addition to amounts
22	made available pursuant to paragraph (1),
23	there are authorized to be appropriated to the
24	National Institute of Mental Health for the
25	purpose described in subparagraph (B)(ii)

1	\$40,000,000 for each of fiscal years 2015
2	through 2019.
3	"(B) Purposes.—Amounts appropriated
4	pursuant to subparagraph (A) shall be used ex-
5	clusively for the purpose of conducting or sup-
6	porting—
7	"(i) research on the determinants of
8	self- and other directed-violence in mental
9	illness, including studies directed at reduc-
10	ing the risk of self harm, suicide, and
11	interpersonal violence; or
12	"(ii) brain research through the Brain
13	Research through Advancing Innovative
14	Neurotechnologies Initiative.".
15	TITLE VII—COMMUNITY MENTAL
16	HEALTH SERVICES BLOCK
17	GRANT REFORM
18	SEC. 701. ADMINISTRATION OF BLOCK GRANTS BY ASSIST-
19	ANT SECRETARY.
20	Section 1911(a) of the Public Health Service Act (42
21	U.S.C. 300x) is amended by striking "acting through the
22	Director of the Center for Mental Health Services" and
23	inserting "acting through the Assistant Secretary for
24	Mental Health and Substance Use Disorders".

SEC. 702. ADDITIONAL PROGRAM REQUIREMENTS. (a) Integrated Services.—Subsection (b)(1) of 2 3 section 1912 of the Public Health Service Act (42 U.S.C. 300x-1) is amended by inserting "integration of" after 4 5 "The description of the system of care shall include". 6 (b) Data Collection System.—Subsection (b)(2) of section 1912 of the Public Health Service Act (42 U.S.C. 300x-1) is amended— 9 (1) by striking "The plan contains an estimate of" and inserting the following: "The plan con-10 11 tains— 12 "(A) an estimate of"; 13 (2) by striking the period at the end and inserting "; and"; and 14 15 (3) by adding at the end the following: 16 "(B) an agreement by the State to report 17 to the National Mental Health Policy Labora-18 tory— 19 "(i) such data as may be required by 20 the Secretary concerning— "(I) comprehensive community 21 22 mental health services in the State; 23 and 24 "(II) public health outcomes for 25 persons with serious mental illness in

the State, including mortality, emer-

1	gency room visits, and medication ad-
2	herence.".
3	SEC. 703. PERIOD FOR EXPENDITURE OF GRANT FUNDS.
4	Section 1913 of the Public Health Service Act (42
5	U.S.C. 300x-2), as amended, is further amended by add-
6	ing at the end the following:
7	"(d) Period for Expenditure of Grant
8	FUNDS.—In implementing a plan submitted under section
9	1912(a), a State receiving grant funds under section 1911
10	may make such funds available to providers of services de-
11	scribed in subsection (b) for the provision of services with-
12	out fiscal year limitation.".
13	SEC. 704. TREATMENT STANDARD UNDER STATE LAW.
14	Section 1915 of the Public Health Service Act (42
15	U.S.C. 300x-4) is amended by adding at the end the fol-
16	lowing:
17	"(c) Treatment Standard Under State Law.—
18	"(1) IN GENERAL.—A funding agreement for a
19	grant under section 1911 is that—
20	"(A) the State involved has in effect a law
21	under which, if a State court finds by clear and
22	convincing evidence that an individual, as a re-
23	sult of mental illness, is a danger to self, is a
24	danger to others, is persistently or acutely dis-
25	abled, or is gravely disabled and in need of

treatment, and is either unwilling or unable to accept voluntary treatment, the court must order the individual to undergo inpatient or outpatient treatment; or

- "(B) the State involved has in effect a law under which a State court must order an individual with a mental illness to undergo inpatient or outpatient treatment, the law was in effect on the date of enactment of the Helping Families in Mental Health Crisis Act of 2013, and the Secretary finds that the law requires a State court to order such treatment across all or a sufficient range of the type of circumstances described in subparagraph (A).
- "(2) DEFINITION.—For purposes of paragraph (1), the term 'persistently or acutely disabled' refers to a serious mental illness that meets all the following criteria:
 - "(A) If not treated, the illness has a substantial probability of causing the individual to suffer or continue to suffer severe and abnormal mental, emotional, or physical harm that significantly impairs judgment, reason, behavior, or capacity to recognize reality.

1	"(B) The illness substantially impairs the
2	individual's capacity to make an informed deci-
3	sion regarding treatment, and this impairment
4	causes the individual to be incapable of under-
5	standing and expressing an understanding of
6	the advantages and disadvantages of accepting
7	treatment and understanding and expressing an
8	understanding of the alternatives to the par-
9	ticular treatment offered after the advantages,
10	disadvantages, and alternatives are explained to
11	that individual.
12	"(C) The illness has a reasonable prospect
13	of being treatable by outpatient, inpatient, or
14	combined inpatient and outpatient treatment.".
15	SEC. 705. ASSISTED OUTPATIENT TREATMENT UNDER
16	STATE LAW.
17	Section 1915 of the Public Health Service Act (42
18	U.S.C. 300x-4), as amended, is further amended by add-
19	ing at the end the following:
20	"(d) Assisted Outpatient Treatment Under
21	STATE LAW.—
22	"(1) IN GENERAL.—A funding agreement for a
23	grant under section 1911 is that the State involved
24	has in effect a law under which a State court may
25	order a treatment plan for an eligible patient that—

1	"(A) requires such patient to obtain out-
2	patient mental health treatment while the pa-
3	tient is living in a community; and
4	"(B) is designed to improve access and ad-
5	herence by such patient to intensive behavioral
6	health services in order to—
7	"(i) avert relapse, repeated hos-
8	pitalizations, arrest, incarceration, suicide,
9	property destruction, and violent behavior;
10	and
11	"(ii) provide such patient with the op-
12	portunity to live in a less restrictive alter-
13	native to incarceration or involuntary hos-
14	pitalization.
15	"(2) Certification of state compliance.—
16	A funding agreement described in paragraph (1) is
17	effective only if the Assistant Secretary for Mental
18	Health and Substance Use Disorders reviews the
19	State law and certifies that it satisfies the criteria
20	specified in such paragraph.
21	"(3) Definition.—In this subsection, the term
22	'eligible patient' means an adult, mentally ill person
23	who, as determined by the court—
24	"(A) has a history of violence, incarcer-
25	ation, or medically unnecessary hospitalizations;

1	"(B) without supervision and treatment,
2	may be a danger to self or others in the com-
3	munity;
4	"(C) is substantially unlikely to voluntarily
5	participate in treatment;
6	"(D) may be unable, for reasons other
7	than indigence, to provide for any of his or her
8	basic needs, such as food, clothing, shelter,
9	health or safety;
10	"(E) with a history of mental illness or
11	condition that is likely to substantially deterio-
12	rate if the patient is not provided with timely
13	treatment; and
14	"(F) due to mental illness, lacks capacity
15	to fully understand or lacks judgment to make
16	informed decisions regarding his or her need for
17	treatment, care, or supervision.".
18	SEC. 706. BEST AVAILABLE SCIENCE AND MODELS OF
19	CARE.
20	Section 1920 of the Public Health Service Act (42
21	U.S.C. 300x-9) is amended by adding at the end the fol-
22	lowing:
23	"(c) Best Practices in Clinical Care Mod-
24	ELS.—For the purpose of translating evidence-based med-
25	icine and best available science into systems of care, the

- 1 Assistant Secretary for Mental Health and Substance Use
- 2 Disorders shall obligate 5 percent of the amounts appro-
- 3 priated under subsection (a) for a fiscal year through the
- 4 National Mental Health Laboratory created under this
- 5 Act. These models may include the Recovery After an Ini-
- 6 tial Schizophrenia Episode research project of the Na-
- 7 tional Institute of Mental Health and the North American
- 8 Prodrome Longitudinal Study.".

9 SEC. 707. PAPERWORK REDUCTION STUDY.

- 10 (a) In General.—The Assistant Secretary for Men-
- 11 tal Health and Substance Use Disorders shall enter into
- 12 an arrangement with the Institute of Medicine of the Na-
- 13 tional Academies (or, if the Institute declines, another ap-
- 14 propriate entity) under which, not later than 12 months
- 15 after the date of enactment of this Act, the Institute will
- 16 submit to the appropriate committees of Congress a report
- 17 that evaluates the combined paperwork burden of—
- 18 (1) community mental health centers meeting
- the criteria specified in section 1913(c) of the Public
- Health Service Act (42 U.S.C. 300x-2), including
- 21 such centers meeting such criteria as in effect on the
- day before the date of enactment of this Act; and
- 23 (2) federally qualified community mental health
- 24 clinics certified pursuant to section 201 of this Act.

1	(b) Scope.—In preparing the report under section
2	(a), the Institute of Medicine (or, if applicable, other ap-
3	propriate entity) shall examine licensing, certification,
4	service definitions, claims payment, billing codes, and fi-
5	nancial auditing requirements used by the Office of Man-
6	agement and Budget, the Centers for Medicare & Medicaid
7	Services, the Health Resources and Services Administra-
8	tion, the Substance Abuse and Mental Health Services Ad-
9	ministration, the Office of the Inspector General of the
10	Department of Health and Human Services, State Med-
11	icaid agencies, State departments of health, State depart-
12	ments of education, and State and local juvenile justice
13	and social service agencies to—
14	(1) establish an estimate of the combined na-
15	tionwide cost of complying with such requirements,
16	in terms of both administrative funding and staff
17	time;
18	(2) establish an estimate of the per capita cost
19	to each center described in paragraph (1) or (2) of
20	subsection (a) to comply with such requirements, in
21	terms of both administrative funding and staff time;
22	and
23	(3) make administrative and statutory rec-
24	ommendations to Congress (which recommendations

may include a uniform methodology) to reduce the

1	paperwork burden experienced by centers described
2	in paragraph (1) or (2) of subsection (a).
3	TITLE VIII—BEHAVIORAL
4	HEALTH AWARENESS PROGRAM
5	SEC. 801. REDUCING THE STIGMA OF SERIOUS MENTAL ILL.
6	NESS.
7	(a) In General.—The Secretary of Education
8	along with the Assistant Secretary for Mental Health and
9	Substance Use Disorders, shall organize a national aware-
10	ness campaign involving public health organizations, advo-
11	cacy groups for persons with serious mental illness, and
12	social media companies to assist secondary school students
13	and postsecondary students in—
14	(1) reducing the stigma associated with serious
15	mental illness;
16	(2) understanding how to assist an individual
17	who is demonstrating signs of a serious mental ill-
18	ness; and
19	(3) understanding the importance of seeking
20	treatment from a physician, clinical psychologist, or
21	licensed mental health professional when a student
22	believes the student may be suffering from a serious
23	mental illness or behavioral health disorder.
24	(b) Data Collection.—The Secretary of Education
25	shall—

1	(1) evaluate the program under subsection (a)
2	on public health to determine whether the program
3	has made an impact on public health, including mor-
4	tality rates of persons with serious mental illness,
5	prevalence of serious mental illness, physician and
6	clinical psychological visits, emergency room visits;
7	and
8	(2) submit a report on the evaluation to the
9	National Mental Health Policy Laboratory created
10	by title I of this Act.
11	(c) SECONDARY SCHOOL DEFINED.—For purposes of
12	this section, the term "secondary school" has the meaning
13	given the term in section 9101 of the Elementary and Sec-
14	ondary Education Act of 1965 (20 U.S.C. 7801).
15	TITLE IX—BEHAVIORAL HEALTH
16	INFORMATION TECHNOLOGY
17	SEC. 901. EXTENSION OF HEALTH INFORMATION TECH-
18	NOLOGY ASSISTANCE FOR BEHAVIORAL AND
19	MENTAL HEALTH AND SUBSTANCE ABUSE.
20	Section 3000(3) of the Public Health Service Act (42
21	U.S.C. 300jj(3)) is amended by inserting before "and any
22	other category" the following: "behavioral and mental
23	health professionals (as defined in section
24	331(a)(3)(E)(i)), a substance abuse professional, a psy-
25	chiatric hospital (as defined in section 1861(f) of the So-

1	cial Security Act), a community mental health center
2	meeting the criteria specified in section 1913(c), a feder-
3	ally qualified community behavioral health clinic certified
4	under section 201 of the Helping Families in Mental
5	Health Crisis Act of 2013, a residential or outpatient men-
6	tal health or substance abuse treatment facility,".
7	SEC. 902. EXTENSION OF ELIGIBILITY FOR MEDICARE AND
8	MEDICAID HEALTH INFORMATION TECH-
9	NOLOGY IMPLEMENTATION ASSISTANCE.
10	(a) Payment Incentives for Eligible Profes-
11	SIONALS UNDER MEDICARE.—Section 1848 of the Social
12	Security Act (42 U.S.C. 1395w-4) is amended—
13	(1) in subsection (a)(7)—
14	(A) in subparagraph (E), by adding at the
15	end the following new clause:
16	"(iv) Additional eligible profes-
17	SIONAL.—The term 'additional eligible pro-
18	fessional' means a clinical psychologist pro-
19	viding qualified psychologist services (as
20	defined in section 1861(ii))."; and
21	(B) by adding at the end the following new
22	subparagraph:
23	"(F) Application to additional eligi-
24	BLE PROFESSIONALS.—The Secretary shall
25	apply the provisions of this paragraph with re-

1	spect to an additional eligible professional in
2	the same manner as such provisions apply to an
3	eligible professional, except in applying sub-
4	paragraph (A)—
5	"(i) in clause (i), the reference to
6	2015 shall be deemed a reference to 2019;
7	"(ii) in clause (ii), the references to
8	2015, 2016, and 2017 shall be deemed ref-
9	erences to 2019, 2020, and 2021, respec-
10	tively; and
11	"(iii) in clause (iii), the reference to
12	2018 shall be deemed a reference to
13	2022."; and
14	(2) in subsection (o)—
15	(A) in paragraph (5), by adding at the end
16	the following new subparagraph:
17	"(D) Additional eligible profes-
18	SIONAL.—The term 'additional eligible profes-
19	sional' means a clinical psychologist providing
20	qualified psychologist services (as defined in
21	section 1861(ii))."; and
22	(B) by adding at the end the following new
23	paragraph:
24	"(6) Application to additional eligible
25	PROFESSIONALS.—The Secretary shall apply the

1	provisions of this subsection with respect to an addi-
2	tional eligible professional in the same manner as
3	such provisions apply to an eligible professional, ex-
4	cept in applying—
5	"(A) paragraph (1)(A)(ii), the reference to
6	2016 shall be deemed a reference to 2020;
7	"(B) paragraph (1)(B)(ii), the references
8	to 2011 and 2012 shall be deemed references to
9	2015 and 2016, respectively;
10	"(C) paragraph (1)(B)(iii), the references
11	to 2013 shall be deemed references to 2017;
12	"(D) paragraph $(1)(B)(v)$, the references
13	to 2014 shall be deemed references to 2018;
14	and
15	"(E) paragraph $(1)(E)$, the reference to
16	2011 shall be deemed a reference to 2015.".
17	(b) Eligible Hospitals.—Section 1886 of the So-
18	cial Security Act (42 U.S.C. 1395ww) is amended—
19	(1) in subsection (b)(3)(B)(ix), by adding at the
20	end the following new subclause:
21	"(V) The Secretary shall apply
22	the provisions of this subsection with
23	respect to an additional eligible hos-
24	pital (as defined in subsection
25	(n)(6)(C) in the same manner as

1	such provisions apply to an eligible
2	hospital, except in applying—
3	"(aa) subclause (I), the ref-
4	erences to 2015, 2016, and 2017
5	shall be deemed references to
6	2019, 2020, and 2021, respec-
7	tively; and
8	"(bb) subclause (III), the
9	reference to 2015 shall be
10	deemed a reference to 2019.";
11	and
12	(2) in subsection (n)—
13	(A) in paragraph (6), by adding at the end
14	the following new subparagraph:
15	"(C) Additional eligible hospital.—
16	The term 'additional eligible hospital' means an
17	inpatient hospital that is a psychiatric hospital
18	(as defined in section 1861(f))."; and
19	(B) by adding at the end the following new
20	paragraph:
21	"(7) Application to additional eligible
22	HOSPITALS.—The Secretary shall apply the provi-
23	sions of this subsection with respect to an additional
24	eligible hospital in the same manner as such provi-

1	sions apply to an eligible hospital, except in apply-
2	ing—
3	"(A) paragraph (2)(E)(ii), the references
4	to 2013 and 2015 shall be deemed references to
5	2017 and 2019, respectively; and
6	"(B) paragraph (2)(G)(i), the reference to
7	2011 shall be deemed a reference to 2015.".
8	(c) Medicaid Providers.—Section 1903(t) of the
9	Social Security Act (42 U.S.C. 1396b(t)) is amended—
10	(1) in paragraph (2)(B)—
11	(A) in clause (i), by striking ", or" and in-
12	serting a semicolon;
13	(B) in clause (ii), by striking the period
14	and inserting a semicolon; and
15	(C) by adding after clause (ii) the following
16	new clauses:
17	"(iii) a public hospital that is prin-
18	cipally a psychiatric hospital (as defined in
19	section 1861(f));
20	"(iv) a private hospital that is prin-
21	cipally a psychiatric hospital (as defined in
22	section 1861(f)) and that has at least 10
23	percent of its patient volume (as estimated
24	in accordance with a methodology estab-
25	lished by the Secretary) attributable to in-

1	dividuals receiving medical assistance
2	under this title;
3	"(v) a community mental health cen-
4	ter meeting the criteria specified in section
5	1913(c) of the Public Health Service Act;
6	or
7	"(vi) a residential or outpatient men-
8	tal health or substance abuse treatment fa-
9	cility that—
10	"(I) is accredited by the Joint
11	Commission on Accreditation of
12	Healthcare Organizations, the Com-
13	mission on Accreditation of Rehabili-
14	tation Facilities, the Council on Ac-
15	creditation, or any other national ac-
16	crediting agency recognized by the
17	Secretary; and
18	"(II) has at least 10 percent of
19	its patient volume (as estimated in ac-
20	cordance with a methodology estab-
21	lished by the Secretary) attributable
22	to individuals receiving medical assist-
23	ance under this title."; and
24	(2) in paragraph (3)(B)—

1	(A) in clause (iv), by striking "and" after
2	the semicolon;
3	(B) in clause (v), by striking the period
4	and inserting "; and"; and
5	(C) by adding at the end the following new
6	clause:
7	"(vi) clinical psychologist providing
8	qualified psychologist services (as defined
9	in section 1861(ii)), if such clinical psy-
10	chologist is practicing in an outpatient
11	clinic that—
12	"(I) is led by a clinical psycholo-
13	gist; and
14	"(II) is not otherwise receiving
15	payment under paragraph (1) as a
16	Medicaid provider described in para-
17	graph (2)(B).".
18	(d) Medicare Advantage Organizations.—Sec-
19	tion 1853 of the Social Security Act (42 U.S.C. 1395w-
20	23) is amended—
21	(1) in subsection (l)—
22	(A) in paragraph (1)—
23	(i) by inserting "or additional eligible
24	professionals (as described in paragraph
25	(9))" after "paragraph (2)"; and

1	(ii) by inserting "and additional eligi-
2	ble professionals" before "under such sec-
3	tions'';
4	(B) in paragraph (3)(B)—
5	(i) in clause (i) in the matter pre-
6	ceding subclause (I), by inserting "or an
7	additional eligible professional described in
8	paragraph (9)" after "paragraph (2)"; and
9	(ii) in clause (ii)—
10	(I) in the matter preceding sub-
11	clause (I), by inserting "or an addi-
12	tional eligible professional described in
13	paragraph (9)" after "paragraph
14	(2)"; and
15	(II) in subclause (I), by inserting
16	"or an additional eligible professional
17	respectively," after "eligible profes-
18	sional";
19	(C) in paragraph (3)(C), by inserting "and
20	additional eligible professionals" after "all eligi-
21	ble professionals";
22	(D) in paragraph (4)(D), by adding at the
23	end the following new sentence: "In the case
24	that a qualifying MA organization attests that
25	not all additional eligible professionals of the

1	organization are meaningful EHR users with
2	respect to an applicable year, the Secretary
3	shall apply the payment adjustment under this
4	paragraph based on the proportion of all such
5	additional eligible professionals of the organiza-
6	tion that are not meaningful EHR users for
7	such year.";
8	(E) in paragraph (6)(A), by inserting
9	"and, as applicable, each additional eligible pro-
10	fessional described in paragraph (9)" after
11	"paragraph (2)";
12	(F) in paragraph (6)(B), by inserting
13	"and, as applicable, each additional eligible hos-
14	pital described in paragraph (9)" after "sub-
15	section (m)(1)";
16	(G) in paragraph (7)(A), by inserting
17	"and, as applicable, additional eligible profes-
18	sionals" after "eligible professionals";
19	(H) in paragraph (7)(B), by inserting
20	"and, as applicable, additional eligible profes-
21	sionals" after "eligible professionals";
22	(I) in paragraph (8)(B), by inserting "and
23	additional eligible professionals described in
24	paragraph (9)" after "paragraph (2)"; and

1	(J) by adding at the end the following new
2	paragraph:
3	"(9) Additional eligible professional de-
4	SCRIBED.—With respect to a qualifying MA organi-
5	zation, an additional eligible professional described
6	in this paragraph is an additional eligible profes-
7	sional (as defined for purposes of section 1848(o))
8	who—
9	"(A)(i) is employed by the organization; or
10	"(ii)(I) is employed by, or is a partner of,
11	an entity that through contract with the organi-
12	zation furnishes at least 80 percent of the enti-
13	ty's Medicare patient care services to enrollees
14	of such organization; and
15	"(II) furnishes at least 80 percent of the
16	professional services of the additional eligible
17	professional covered under this title to enrollees
18	of the organization; and
19	"(B) furnishes, on average, at least 20
20	hours per week of patient care services."; and
21	(2) in subsection (m)—
22	(A) in paragraph (1)—
23	(i) by inserting "or additional eligible
24	hospitals (as described in paragraph (7))"
25	after "paragraph (2)"; and

1	(ii) by inserting "and additional eligi-
2	ble hospitals" before "under such sec-
3	tions";
4	(B) in paragraph (3)(A)(i), by inserting
5	"or additional eligible hospital" after "eligible
6	hospital";
7	(C) in paragraph (3)(A)(ii), by inserting
8	"or an additional eligible hospital" after "eligi-
9	ble hospital" in each place it occurs;
10	(D) in paragraph (3)(B)—
11	(i) in clause (i), by inserting "or an
12	additional eligible hospital described in
13	paragraph (7)" after "paragraph (2)"; and
14	(ii) in clause (ii)—
15	(I) in the matter preceding sub-
16	clause (I), by inserting "or an addi-
17	tional eligible hospital described in
18	paragraph (7)" after "paragraph
19	(2)"; and
20	(II) in subclause (I), by inserting
21	"or an additional eligible hospital, re-
22	spectively," after "eligible hospital";
23	(E) in paragraph (4)(A), by inserting "or
24	one or more additional eligible hospitals (as de-

1	fined in section 1886(n)), as appropriate," after
2	"section 1886(n)(6)(A))";
3	(F) in paragraph (4)(D), by adding at the
4	end the following new sentence: "In the case
5	that a qualifying MA organization attests that
6	not all additional eligible hospitals of the orga-
7	nization are meaningful EHR users with re-
8	spect to an applicable period, the Secretary
9	shall apply the payment adjustment under this
10	paragraph based on the methodology specified
11	by the Secretary, taking into account the pro-
12	portion of such additional eligible hospitals, or
13	discharges from such hospitals, that are not
14	meaningful EHR users for such period.";
15	(G) in paragraph (5)(A), by inserting
16	"and, as applicable, each additional eligible hos-
17	pital described in paragraph (7)" after "para-
18	graph (2)";
19	(H) in paragraph (5)(B), by inserting
20	"and additional eligible hospitals, as applica-
21	ble," after "eligible hospitals";
22	(I) in paragraph (6)(B), by inserting "and
23	additional eligible hospitals described in para-
24	graph (7)" after "paragraph (2)"; and

1	(J) by adding at the end the following new
2	paragraph:
3	"(7) Additional eligible hospital de-
4	SCRIBED.—With respect to a qualifying MA organi-
5	zation, an additional eligible hospital described in
6	this paragraph is an additional eligible hospital (as
7	defined in section $1886(n)(6)(C)$) that is under com-
8	mon corporate governance with such organization
9	and serves individuals enrolled under an MA plan of
10	fered by such organization.".
11	TITLE X—EXPANDING ACCESS
12	TO CARE THROUGH HEALTH
13	CARE PROFESSIONAL VOL-
14	UNTEERISM
14 15	UNTEERISM SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE
15	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE
15 16	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMU-
15 16 17	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMUNITY HEALTH CENTERS AND FEDERALLY
15 16 17 18	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMU- NITY HEALTH CENTERS AND FEDERALLY QUALIFIED COMMUNITY BEHAVIORAL
15 16 17 18	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMUNITY HEALTH CENTERS AND FEDERALLY QUALIFIED COMMUNITY BEHAVIORAL HEALTH CLINICS.
115 116 117 118 119 220	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMUNITY HEALTH CENTERS AND FEDERALLY QUALIFIED COMMUNITY BEHAVIORAL HEALTH CLINICS. Section 224 of the Public Health Service Act (42)
115 116 117 118 119 220 221	SEC. 1001. LIABILITY PROTECTIONS FOR HEALTH CARE PROFESSIONAL VOLUNTEERS AT COMMUNITY HEALTH CENTERS AND FEDERALLY QUALIFIED COMMUNITY BEHAVIORAL HEALTH CLINICS. Section 224 of the Public Health Service Act (42 U.S.C. 233) is amended by adding at the end the fol-

1	"(A) a federally qualified community behavioral
2	health clinic with a certification in effect under sec-
3	tion 201 of the Helping Families in Mental Health
4	Crisis Act of 2013; or
5	"(B) a community mental health center meeting
6	the criteria specified in section 1913(c) of this Act.
7	"(2) For purposes of this section, a health care pro-
8	fessional volunteer at an entity described in subsection
9	(g)(4) or a federally qualified community behavioral health
10	clinic shall, in providing health care services eligible for
11	funding under section 330 or subpart I of part B of title
12	XIX to an individual, be deemed to be an employee of the
13	Public Health Service for a calendar year that begins dur-
14	ing a fiscal year for which a transfer was made under
15	paragraph (5)(C). The preceding sentence is subject to the
16	provisions of this subsection.
17	"(3) In providing a health care service to an indi-
18	vidual, a health care professional shall for purposes of this
19	subsection be considered to be a health professional volun-
20	teer at an entity described in subsection (g)(4) or at a
21	federally qualified community behavioral health clinic if
22	the following conditions are met:
23	"(A) The service is provided to the individual at
24	the facilities of an entity described in subsection
25	(g)(4), at a federally qualified community behavioral

- health clinic, or through offsite programs or events
 carried out by the center.
 - "(B) The center or entity is sponsoring the health care professional volunteer pursuant to paragraph (4)(B).
 - "(C) The health care professional does not receive any compensation for the service from the individual or from any third-party payer (including reimbursement under any insurance policy or health plan, or under any Federal or State health benefits program), except that the health care professional may receive repayment from the entity described in subsection (g)(4) or the center for reasonable expenses incurred by the health care professional in the provision of the service to the individual.
 - "(D) Before the service is provided, the health care professional or the center or entity described in subsection (g)(4) posts a clear and conspicuous notice at the site where the service is provided of the extent to which the legal liability of the health care professional is limited pursuant to this subsection.
 - "(E) At the time the service is provided, the health care professional is licensed or certified in accordance with applicable law regarding the provision of the service.

1	"(4) Subsection (g) (other than paragraphs (3) and
2	(5)) and subsections (h), (i), and (l) apply to a health care
3	professional for purposes of this subsection to the same
4	extent and in the same manner as such subsections apply
5	to an officer, governing board member, employee, or con-
6	tractor of an entity described in subsection (g)(4), subject
7	to paragraph (5) and subject to the following:
8	"(A) The first sentence of paragraph (2) ap-
9	plies in lieu of the first sentence of subsection
10	(g)(1)(A).
11	"(B) With respect to an entity described in sub-
12	section (g)(4) or a federally qualified community be-
13	havioral health clinic, a health care professional is
14	not a health professional volunteer at such center
15	unless the center sponsors the health care profes-
16	sional. For purposes of this subsection, the center
17	shall be considered to be sponsoring the health care
18	professional if—
19	"(i) with respect to the health care profes-
20	sional, the center submits to the Secretary and
21	application meeting the requirements of sub-
22	section $(g)(1)(D)$; and
23	"(ii) the Secretary, pursuant to subsection
24	(g)(1)(E), determines that the health care pro-

- fessional is deemed to be an employee of the Public Health Service.
- 3 "(C) In the case of a health care professional 4 who is determined by the Secretary pursuant to sub-5 section (g)(1)(E) to be a health professional volun-6 teer at such center, this subsection applies to the 7 health care professional (with respect to services de-8 scribed in paragraph (2)) for any cause of action 9 arising from an act or omission of the health care 10 professional occurring on or after the date on which 11 the Secretary makes such determination.
- "(D) Subsection (g)(1)(F) applies to a health professional volunteer for purposes of this subsection only to the extent that, in providing health services to an individual, each of the conditions specified in paragraph (3) is met.
- "(5)(A) Amounts in the fund established under sub-18 section (k)(2) shall be available for transfer under sub-19 paragraph (C) for purposes of carrying out this subsection 20 for health professional volunteers at entities described in 21 subsection (g)(4).
- "(B) Not later than May 1 of each fiscal year, the Attorney General, in consultation with the Secretary, shall submit to the Congress a report providing an estimate of the amount of claims (together with related fees and ex-

- 1 penses of witnesses) that, by reason of the acts or omis-
- 2 sions of health care professional volunteers, will be paid
- 3 pursuant to this subsection during the calendar year that
- 4 begins in the following fiscal year. Subsection (k)(1)(B)
- 5 applies to the estimate under the preceding sentence re-
- 6 garding health care professional volunteers to the same
- 7 extent and in the same manner as such subsection applies
- 8 to the estimate under such subsection regarding officers,
- 9 governing board members, employees, and contractors of
- 10 entities described in subsection (g)(4).
- 11 "(C) Not later than December 31 of each fiscal year,
- 12 the Secretary shall transfer from the fund under sub-
- 13 section (k)(2) to the appropriate accounts in the Treasury
- 14 an amount equal to the estimate made under subpara-
- 15 graph (B) for the calendar year beginning in such fiscal
- 16 year, subject to the extent of amounts in the fund.
- 17 "(6)(A) This subsection takes effect on October 1,
- 18 2015, except as provided in subparagraph (B).
- 19 "(B) Effective on the date of the enactment of this
- 20 subsection—
- 21 "(i) the Secretary may issue regulations for car-
- 22 rying out this subsection, and the Secretary may ac-
- cept and consider applications submitted pursuant to
- paragraph (4)(B); and

1	"(ii) reports under paragraph (5)(B) may be
2	submitted to the Congress.".
3	TITLE XI—SAMHSA REAUTHOR-
4	IZATION AND REFORMS
5	Subtitle A—Organization and
6	General Authorities
7	SEC. 1101. IN GENERAL.
8	Section 501 of the Public Health Service Act (42
9	U.S.C. 290aa) is amended—
10	(1) in subsection (c)(2), by striking "Secretary"
11	and inserting "Assistant Secretary for Mental
12	Health and Substance Use Disorders";
13	(2) in subsection (d)—
14	(A) in paragraph (2)—
15	(i) by striking "and mental illness";
16	and
17	(ii) by striking "promote mental
18	health";
19	(B) in paragraph (4), by inserting "related
20	to substance abuse" after "related services";
21	(C) in paragraph (6), by striking "and in-
22	dividuals with mental illness and to develop ap-
23	propriate mental health services for individuals
24	with such illnesses"; and

1	(D) in paragraph (18), by striking "mental
2	illness or'';
3	(3) in subsection (h), by inserting at the end
4	the following: "For any such peer review group re-
5	viewing a proposal or grant related to mental illness,
6	no fewer than half of the members of the group shall
7	have a medical degree, or an equivalent doctoral de-
8	gree in psychology and clinical experience.";
9	(4) in subsection (l)—
10	(A) in paragraph (2), by striking "and" at
11	the end;
12	(B) in paragraph (3), by striking the pe-
13	riod at the end and inserting "; and"; and
14	(C) by adding at the end the following:
15	"(4) At least 30 days before awarding a grant,
16	cooperative agreement, or contract, the Adminis-
17	trator shall give written notice of the award to the
18	Committee on Energy and Commerce of the House
19	of Representatives and the Committee on Health,
20	Education, Labor, and Pensions of the Senate.";
21	and
22	(5) in subsection (m)—
23	(A) in paragraph (1), by striking "2.5 per-
24	cent" and inserting "1.5 percent"; and

1	(B) in paragraph (3), by striking "Sec-
2	retary" and inserting "Assistant Secretary for
3	Mental Health and Substance Use Disorders''.
4	SEC. 1102. ADVISORY COUNCILS.
5	Paragraph (3) of section 502(b) of the Public Health
6	Service Act (42 U.S.C. 290aa–1(b)) is amended by adding
7	at the end the following:
8	"(C) No fewer than half of the members of
9	an advisory council shall—
10	"(i) have a medical degree;
11	"(ii) have an equivalent doctoral de-
12	gree in psychology; or
13	"(iii) serve as a licensed mental health
14	professional.".
15	SEC. 1103. PEER REVIEW.
16	Section 504 of the Public Health Service Act (42
17	U.S.C. 290aa–3) is amended—
18	(1) by adding at the end of subsection (b) the
19	following: "At least half of the members of any peer
20	review group established under subsection (a) shall
21	have a degree in medicine, or an equivalent doctoral
22	degree in psychology, or be a licensed mental health
23	
	professional. Before awarding a grant, cooperative
24	professional. Before awarding a grant, cooperative agreement, or contract, the Secretary shall provide a

- sible for reviewing the award to the Committee on
- 2 Energy and Commerce of the House of Representa-
- 3 tives and the Committee on Health, Education,
- 4 Labor, and Pensions of the Senate."; and
- 5 (2) by adding at the end the following:
- 6 "(e) Scientific Controls and Standards.—Peer
- 7 review under this section shall ensure that any research
- 8 concerning an intervention is based on scientific controls
- 9 and standards indicating whether the intervention reduces
- 10 symptoms, improves medical or behavioral outcomes, and
- 11 improves social functioning.".
- 12 SEC. 1104. DATA COLLECTION.
- 13 (a) Transfer of Behavioral Health Statistics
- 14 AND QUALITY.—The Assistant Secretary for Mental
- 15 Health and Substance Use Disorders shall transfer all
- 16 functions and responsibilities of the Center for Behavioral
- 17 Health Statistics and Quality to the National Mental
- 18 Health Policy Laboratory, established under section 501A.
- 19 (b) Transferring Data Collection and Sur-
- 20 VEYS TO THE NATIONAL MENTAL HEALTH POLICY LAB-
- 21 ORATORY.—Section 505 of the Public Health Service Act
- 22 (42 U.S.C. 290aa–4) is amended—
- 23 (1) in subsection (a), by striking "acting
- through the Administrator" and inserting "acting
- 25 through the National Mental Health Policy Labora-

1	tory under the Assistant Secretary for Mental
2	Health and Substance Use Disorders (in this section
3	referred to as the 'Assistant Secretary') with respect
4	to mental illness and substance abuse";
5	(2) in subsections (a)(2) and (d), by striking
6	"Administrator" each place it appears and inserting
7	"Assistant Secretary"; and
8	(3) in subsection (b)—
9	(A) by striking "Administrator" each place
10	it appears and inserting "Assistant Secretary";
11	(B) by striking "and" at the end of para-
12	graph (3);
13	(C) by striking paragraph (4); and
14	(D) by adding at the end the following:
15	"(4) the number of individuals with serious
16	mental illnesses, including those with schizophrenia,
17	bipolar disorder, or major depressive disorder;
18	"(5) the number of individuals admitted to hos-
19	pital emergency rooms as a result of serious mental
20	illness;
21	"(6) the number of individuals who receive in-
22	patient care and are subsequently readmitted to the
23	hospital as a result of their condition within two
24	vears: and

1	"(7) other public health outcomes including
2	mortality rates for individuals with serious mental
3	illness.".
4	Subtitle B—Center for Mental
5	Health Services
6	SEC. 1111. CENTER FOR MENTAL HEALTH SERVICES.
7	Section 520 of the Public Health Service Act (42
8	U.S.C. 290bb-31) is amended to read as follows:
9	"SEC. 520. CENTER FOR MENTAL HEALTH SERVICES.
10	"(a) Establishment.—There is established in the
11	Administration a Center for Mental Health Services (here-
12	after in this section referred to as the 'Center'). The Cen-
13	ter shall be headed by a Director (hereafter in this section
14	referred to as the 'Director') appointed by the Secretary
15	from among individuals with extensive experience or aca-
16	demic qualifications in the provision of mental health serv-
17	ices or in the evaluation of mental health service systems.
18	"(b) Duties.—The Director of the Center shall—
19	"(1) assist the Assistant Secretary for Mental
20	Health and Substance Use Disorders in designing
21	national goals and establishing national priorities
22	for—
23	"(A) the prevention of mental illness;
24	"(B) the treatment of mental illness; and
25	"(C) the promotion of mental health:

1	"(2) encourage local entities and State agencies
2	to achieve the goals and priorities described in para-
3	graph (1);
4	"(3) collaborate with the Department of Edu-
5	cation and the Department of Justice to assist local
6	communities in addressing violence among children
7	and adolescents related to mental illness;
8	"(4) assist the National Institute of Mental
9	Health in deploying improved methods of treating
10	individuals with mental health problems and im-
11	proved methods of assisting the families of such in-
12	dividuals;
13	"(5) carry out the provisions of the Protection
14	and Advocacy of Mentally Ill Individuals Act in
15	order to foster independence and protect the legal
16	rights of persons with mental illness;
17	"(6) carry out the programs under part C;
18	"(7) carry out responsibilities for the Human
19	Resource Development programs;
20	"(8) conduct services-related assessments, in-
21	cluding evaluations of the organization and financing
22	of care, self-help, mental health economics, mental
23	health service systems, and rural mental health, and
24	improve the capacity of States to conduct evalua-

tions of publicly funded mental health programs;

1 "(9) establish a clearinghouse of evidence-based 2 practices, which has first been reviewed and ap-3 proved by a panel of psychiatrists and clinical psy-4 chologists, for mental health information to assure 5 the widespread dissemination of such information to 6 States, political subdivisions, educational agencies 7 and institutions, treatment and prevention service 8 providers, and the general public, including informa-9 tion concerning the practical application of research 10 supported by the National Institute of Mental 11 Health that is applicable to improving the delivery of 12 services; 13 "(10) provide technical assistance to public and 14 private entities that are providers of mental health 15 services; "(11) monitor and enforce obligations incurred 16 17 by community mental health centers pursuant to the 18 Community Mental Health Centers Act (as in effect 19 prior to the repeal of such Act on August 13, 1981, 20 by section 902(e)(2)(B) of Public Law 97–35 (95 21 Stat. 560)); and 22 "(12) assist the Assistant Secretary for Mental 23 Health and Substance Use Disorders, and the Direc-

tor of the Centers for Disease Control and Preven-

1	tion, with surveys with respect to mental health,
2	such as the National Reporting Program.
3	Nothing in this subsection shall be construed as author-
4	izing any new grant program or project that is not explic-
5	itly authorized or required by other statutory provisions.
6	"(c) No General Authority for Grants.—Noth-
7	ing in this section shall be construed as authorizing or
8	requiring any new grant program or project that is not
9	explicitly authorized or required by other statutory provi-
10	sions.".
11	SEC. 1112. REAUTHORIZATION OF PRIORITY MENTAL
12	HEALTH NEEDS OF REGIONAL AND NA-
13	TIONAL SIGNIFICANCE.
14	Section 520A of the Public Health Service Act (42
. _	II C C 20011 22) : l-1
15	U.S.C. 290bb–32) is amended—
15 16	(1) in subsection (a)—
16	(1) in subsection (a)—
16 17	(1) in subsection (a)— (A) in paragraph (2), by inserting "using
16 17 18	(1) in subsection (a)— (A) in paragraph (2), by inserting "using evidence-based medicine" after "technical as-
16 17 18 19	(1) in subsection (a)—(A) in paragraph (2), by inserting "using evidence-based medicine" after "technical assistance programs";
16 17 18 19 20	 (1) in subsection (a)— (A) in paragraph (2), by inserting "using evidence-based medicine" after "technical assistance programs"; (B) by amending paragraph (4) to read as
116 117 118 119 220 221	 (1) in subsection (a)— (A) in paragraph (2), by inserting "using evidence-based medicine" after "technical assistance programs"; (B) by amending paragraph (4) to read as follows:
16 17 18 19 20 21 22	 (1) in subsection (a)— (A) in paragraph (2), by inserting "using evidence-based medicine" after "technical assistance programs"; (B) by amending paragraph (4) to read as follows: "(4) evidence-based programs designed in con-

1	(C) by adding at the end the following:
2	"Before awarding a grant, cooperative agree-
3	ment, or contract under this section, the Sec-
4	retary shall give written notice of the award to
5	the Committee on Energy and Commerce of the
6	House of Representatives and the Committee
7	on Health, Education, Labor, and Pensions of
8	the Senate.";
9	(2) in subsection (b)(2), by inserting ", includ-
10	ing the primary and behavioral health care integra-
11	tion program under section 520K" after "primary
12	health care systems"; and
13	(3) by amending subsection $(f)(1)$ to read as
14	follows:
15	"(1) In general.—For carrying out this sec-
16	tion, there is authorized to be appropriated
17	\$150,000,000 for each of fiscal years 2014 through
18	2018.".
19	SEC. 1113. GARRETT LEE SMITH REAUTHORIZATION.
20	(a) Suicide Prevention Technical Assistance
21	CENTER.—Section 520C of the Public Health Service Act
22	(42 U.S.C. 290bb-34) is amended to read as follows:

1	"SEC. 520C. SUICIDE PREVENTION TECHNICAL ASSISTANCE
2	CENTER.
3	"(a) Program Authorized.—The Assistant Sec-
4	retary for Mental Health and Substance Use Disorders,
5	acting through the Administrator of the Substance Abuse
6	and Mental Health Services Administration, shall award
7	a grant for the operation and maintenance of a research,
8	training, and technical assistance resource center to pro-
9	vide appropriate information, training, and technical as-
10	sistance to States, political subdivisions of States, feder-
11	ally recognized Indian tribes, tribal organizations, institu-
12	tions of higher education, public organizations, or private
13	nonprofit organizations concerning the prevention of sui-
14	cide among all ages, particularly among groups that are
15	at high risk for suicide.
16	"(b) Responsibilities of the Center.—The cen-
17	ter operated and maintained under subsection (a) shall—
18	"(1) assist in the development or continuation
19	of statewide and tribal suicide early intervention and
20	prevention strategies for all ages, particularly among
21	groups that are at high risk for suicide;
22	"(2) ensure the surveillance of suicide early
23	intervention and prevention strategies for all ages,
24	particularly among groups that are at high risk for
25	suicide;

- "(3) study the costs and effectiveness of statewide and tribal suicide early intervention and prevention strategies in order to provide information
 concerning relevant issues of importance to State,
 tribal, and national policymakers;
 - "(4) further identify and understand causes and associated risk factors for suicide for all ages, particularly among groups that are at high risk for suicide;
 - "(5) analyze the efficacy of new and existing suicide early intervention and prevention techniques and technology for all ages, particularly among groups that are at high risk for suicide;
 - "(6) ensure the surveillance of suicidal behaviors and nonfatal suicidal attempts;
 - "(7) study the effectiveness of State-sponsored statewide and tribal suicide early intervention and prevention strategies for all ages particularly among groups that are at high risk for suicide on the overall wellness and health promotion strategies related to suicide attempts;
 - "(8) promote the sharing of data regarding suicide with Federal agencies involved with suicide early intervention and prevention, and State-sponsored statewide and tribal suicide early intervention

- and prevention strategies for the purpose of identi-
- 2 fying previously unknown mental health causes and
- 3 associated risk factors for suicide among all ages
- 4 particularly among groups that are at high risk for
- 5 suicide;
- 6 "(9) evaluate and disseminate outcomes and
- 7 best practices of mental health and substance use
- 8 disorder services at institutions of higher education;
- 9 and
- 10 "(10) conduct other activities determined ap-
- 11 propriate by the Secretary.
- 12 "(c) AUTHORIZATION OF APPROPRIATIONS.—For the
- 13 purpose of carrying out this section, there are authorized
- 14 to be appropriated \$4,957,000 for each of the fiscal years
- 15 2014 through 2018.".
- 16 (b) Youth Suicide Intervention and Preven-
- 17 TION STRATEGIES.—Section 520E of the Public Health
- 18 Service Act (42 U.S.C. 290bb-36) is amended to read as
- 19 follows:
- 20 "SEC. 520E. YOUTH SUICIDE EARLY INTERVENTION AND
- 21 PREVENTION STRATEGIES.
- 22 "(a) In General.—The Secretary, acting through
- 23 the Administrator of the Substance Abuse and Mental
- 24 Health Services Administration, shall award grants or co-
- 25 operative agreements to eligible entities to—

- "(1) develop and implement State-sponsored statewide or tribal youth suicide early intervention and prevention strategies in schools, educational institutions, juvenile justice systems, substance use disorder programs, mental health programs, foster care systems, and other child and youth support organizations;
 - "(2) support public organizations and private nonprofit organizations actively involved in Statesponsored statewide or tribal youth suicide early intervention and prevention strategies and in the development and continuation of State-sponsored statewide youth suicide early intervention and prevention strategies;
 - "(3) provide grants to institutions of higher education to coordinate the implementation of Statesponsored statewide or tribal youth suicide early intervention and prevention strategies;
 - "(4) collect and analyze data on State-sponsored statewide or tribal youth suicide early intervention and prevention services that can be used to monitor the effectiveness of such services and for research, technical assistance, and policy development; and

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1	"(5) assist eligible entities, through State-spon-
2	sored statewide or tribal youth suicide early inter-
3	vention and prevention strategies, in achieving tar-
4	gets for youth suicide reductions under title V of the
5	Social Security Act.
6	"(b) ELIGIBLE ENTITY.—
7	"(1) Definition.—In this section, the term
8	'eligible entity' means—
9	"(A) a State;
10	"(B) a public organization or private non-
11	profit organization designated by a State to de-
12	velop or direct the State-sponsored statewide
13	youth suicide early intervention and prevention
14	strategy; or
15	"(C) a federally recognized Indian tribe or
16	tribal organization (as defined in the Indian
17	Self-Determination and Education Assistance
18	Act) or an urban Indian organization (as de-
19	fined in the Indian Health Care Improvement
20	Act) that is actively involved in the development
21	and continuation of a tribal youth suicide early
22	intervention and prevention strategy.
23	"(2) Limitation.—In carrying out this section,
24	the Secretary shall ensure that a State does not re-
25	ceive more than one grant or cooperative agreement

1 under this section at any one time. For purposes of 2 the preceding sentence, a State shall be considered 3 to have received a grant or cooperative agreement if 4 the eligible entity involved is the State or an entity 5 designated by the State under paragraph (1)(B). 6 Nothing in this paragraph shall be constructed to apply to entities described in paragraph (1)(C). 7 8 "(c) Preference.—In providing assistance under a grant or cooperative agreement under this section, an eli-10 gible entity shall give preference to public organizations, private nonprofit organizations, political subdivisions, in-12 stitutions of higher education, and tribal organizations actively involved with the State-sponsored statewide or tribal vouth suicide early intervention and prevention strategy that— 15

"(1) provide early intervention and assessment services, including screening programs, to youth who are at risk for mental or emotional disorders that may lead to a suicide attempt, and that are integrated with school systems, educational institutions, juvenile justice systems, substance use disorder programs, mental health programs, foster care systems, and other child and youth support organizations;

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1	"(2) demonstrate collaboration among early
2	intervention and prevention services or certify that
3	entities will engage in future collaboration;
4	"(3) employ or include in their applications a
5	commitment to evaluate youth suicide early interven-
6	tion and prevention practices and strategies adapted
7	to the local community;
8	"(4) provide timely referrals for appropriate
9	community-based mental health care and treatment
10	of youth who are at risk for suicide in child-serving
11	settings and agencies;
12	"(5) provide immediate support and informa-
13	tion resources to families of youth who are at risk
14	for suicide;
15	"(6) offer access to services and care to youth
16	with diverse linguistic and cultural backgrounds;
17	"(7) offer appropriate postsuicide intervention
18	services, care, and information to families, friends,
19	schools, educational institutions, juvenile justice sys-
20	tems, substance use disorder programs, mental
21	health programs, foster care systems, and other
22	child and youth support organizations of youth who
23	recently completed suicide;
24	"(8) offer continuous and up-to-date informa-

tion and awareness campaigns that target parents,

- family members, child care professionals, community care providers, and the general public and highlight the risk factors associated with youth suicide and the life-saving help and care available from early intervention and prevention services;
 - "(9) ensure that information and awareness campaigns on youth suicide risk factors, and early intervention and prevention services, use effective communication mechanisms that are targeted to and reach youth, families, schools, educational institutions, and youth organizations;
 - "(10) provide a timely response system to ensure that child-serving professionals and providers are properly trained in youth suicide early intervention and prevention strategies and that child-serving professionals and providers involved in early intervention and prevention services are properly trained in effectively identifying youth who are at risk for suicide;
 - "(11) provide continuous training activities for child care professionals and community care providers on the latest youth suicide early intervention and prevention services practices and strategies;

1	"(12) conduct annual self-evaluations of out-
2	comes and activities, including consulting with inter-
3	ested families and advocacy organizations;
4	"(13) provide services in areas or regions with
5	rates of youth suicide that exceed the national aver-
6	age as determined by the Centers for Disease Con-
7	trol and Prevention; and
8	"(14) obtain informed written consent from a
9	parent or legal guardian of an at-risk child before
10	involving the child in a youth suicide early interven-
11	tion and prevention program.
12	"(d) Requirement for Direct Services.—Not
13	less than 85 percent of grant funds received under this
14	section shall be used to provide direct services, of which
15	not less than 5 percent shall be used for activities author-
16	ized under subsection (a)(3).
17	"(e) Consultation and Policy Development.—
18	"(1) In general.—In carrying out this sec-
19	tion, the Secretary shall collaborate with the Sec-
20	retary of Education and relevant Federal agencies
21	and suicide working groups responsible for early
22	intervention and prevention services relating to
23	youth suicide.
24	"(2) Consultation.—In carrying out this sec-
25	tion the Secretary shall consult with—

1	"(A) State and local agencies, including
2	agencies responsible for early intervention and
3	prevention services under title XIX of the So-
4	cial Security Act, the State Children's Health
5	Insurance Program under title XXI of the So-
6	cial Security Act, and programs funded by
7	grants under title V of the Social Security Act;
8	"(B) local and national organizations that
9	serve youth at risk for suicide and their fami-
10	lies;
11	"(C) relevant national medical and other
12	health and education specialty organizations;
13	"(D) youth who are at risk for suicide,
14	who have survived suicide attempts, or who are
15	currently receiving care from early intervention
16	services;
17	"(E) families and friends of youth who are
18	at risk for suicide, who have survived suicide at-
19	tempts, who are currently receiving care from
20	early intervention and prevention services, or
21	who have completed suicide;
22	"(F) qualified professionals who possess
23	the specialized knowledge, skills, experience,
24	and relevant attributes needed to serve youth at
25	risk for suicide and their families; and

1	"(G) third-party payers, managed care or-
2	ganizations, and related commercial industries.
3	"(3) Policy Development.—In carrying out
4	this section, the Secretary shall—
5	"(A) coordinate and collaborate on policy
6	development at the Federal level with the rel-
7	evant Department of Health and Human Serv-
8	ices agencies and suicide working groups; and
9	"(B) consult on policy development at the
10	Federal level with the private sector, including
11	consumer, medical, suicide prevention advocacy
12	groups, and other health and education profes-
13	sional-based organizations, with respect to
14	State-sponsored statewide or tribal youth sui-
15	cide early intervention and prevention strate-
16	gies.
17	"(f) Rule of Construction; Religious and
18	MORAL ACCOMMODATION.—Nothing in this section shall
19	be construed to require suicide assessment, early interven-
20	tion, or treatment services for youth whose parents or
21	legal guardians object based on the parents' or legal
22	guardians' religious beliefs or moral objections.
23	"(g) Evaluations and Report.—
24	"(1) Evaluations by eligible entities.—
25	Not later than 18 months after receiving a grant or

cooperative agreement under this section, an eligible entity shall submit to the Secretary the results of an evaluation to be conducted by the entity concerning the effectiveness of the activities carried out under

the grant or agreement.

- 6 "(2) Report.—Not later than 2 years after the 7 date of enactment of this section, the Secretary shall 8 submit to the appropriate committees of Congress a 9 report concerning the results of—
- 10 "(A) the evaluations conducted under 11 paragraph (1); and
- 12 "(B) an evaluation conducted by the Sec-13 retary to analyze the effectiveness and efficacy 14 of the activities conducted with grants, collabo-15 rations, and consultations under this section.
- "(h) RULE OF CONSTRUCTION; STUDENT MEDICA-17 TION.—Nothing in this section shall be construed to allow 18 school personnel to require that a student obtain any 19 medication as a condition of attending school or receiving 20 services.
- 21 "(i) Prohibition.—Funds appropriated to carry out 22 this section, section 527, or section 529 shall not be used 23 to pay for or refer for abortion.
- 24 "(j) PARENTAL CONSENT.—States and entities re-25 ceiving funding under this section shall obtain prior writ-

- 1 ten, informed consent from the child's parent or legal
- 2 guardian for assessment services, school-sponsored pro-
- 3 grams, and treatment involving medication related to
- 4 youth suicide conducted in elementary and secondary
- 5 schools. The requirement of the preceding sentence does
- 6 not apply in the following cases:
- 7 "(1) In an emergency, where it is necessary to
- 8 protect the immediate health and safety of the stu-
- 9 dent or other students.
- 10 "(2) Other instances, as defined by the State,
- where parental consent cannot reasonably be ob-
- tained.
- 13 "(k) Relation to Education Provisions.—Noth-
- 14 ing in this section shall be construed to supersede section
- 15 444 of the General Education Provisions Act, including
- 16 the requirement of prior parental consent for the disclo-
- 17 sure of any education records. Nothing in this section shall
- 18 be construed to modify or affect parental notification re-
- 19 quirements for programs authorized under the Elementary
- 20 and Secondary Education Act of 1965 (as amended by the
- 21 No Child Left Behind Act of 2001; Public Law 107–110).
- 22 "(l) Definitions.—In this section:
- 23 "(1) Early intervention.—The term 'early
- intervention' means a strategy or approach that is

1	intended to prevent an outcome or to alter the
2	course of an existing condition.
3	"(2) Educational institution; institution
4	OF HIGHER EDUCATION; SCHOOL.—The term—
5	"(A) 'educational institution' means a
6	school or institution of higher education;
7	"(B) 'institution of higher education' has
8	the meaning given such term in section 101 of
9	the Higher Education Act of 1965; and
10	"(C) 'school' means an elementary or sec-
11	ondary school (as such terms are defined in sec-
12	tion 9101 of the Elementary and Secondary
13	Education Act of 1965).
14	"(3) Prevention.—The term 'prevention'
15	means a strategy or approach that reduces the likeli-
16	hood or risk of onset, or delays the onset, of adverse
17	health problems that have been known to lead to sui-
18	cide.
19	"(4) Youth.—The term 'youth' means individ-
20	uals who are between 10 and 24 years of age.
21	"(m) Authorization of Appropriations.—For
22	the purpose of carrying out this section, there are author-
23	ized to be appropriated \$29,738,000 for each of the fiscal
24	vears 2014 through 2018.".

- 1 (c) SUICIDE PREVENTION FOR YOUTH.—Section
- 2 520E-1 of the Public Health Service Act (42 U.S.C.
- 3 290bb–36a) is amended—
- 4 (1) by amending the section heading to read as
- 5 follows: "SUICIDE PREVENTION FOR YOUTH";
- 6 and
- 7 (2) by striking subsection (n) and inserting the
- 8 following:
- 9 "(n) AUTHORIZATION OF APPROPRIATIONS.—For the
- 10 purpose of carrying out this section, there is authorized
- 11 to be appropriated such sums as may be necessary for
- 12 each of fiscal years 2014 through 2018.".
- 13 (d) Mental Health and Substance Use Dis-
- 14 ORDERS SERVICES AND OUTREACH ON CAMPUS.—Section
- 15 520E-2 of the Public Health Service Act (42 U.S.C.
- 16 290bb-36b) is amended to read as follows:
- 17 "SEC. 520E-2. MENTAL HEALTH AND SUBSTANCE USE DIS-
- 18 ORDERS SERVICES ON CAMPUS.
- 19 "(a) IN GENERAL.—The Secretary, acting through
- 20 the Director of the Center for Mental Health Services and
- 21 in consultation with the Secretary of Education, shall
- 22 award grants on a competitive basis to institutions of
- 23 higher education to enhance services for students with
- 24 mental health or substance use disorders and to develop
- 25 best practices for the delivery of such services.

1	"(b) Uses of Funds.—Amounts received under a
2	grant under this section shall be used for 1 or more of
3	the following activities:
4	"(1) The provision of mental health and sub-
5	stance use disorder services to students, including
6	prevention, promotion of mental health, voluntary
7	screening, early intervention, voluntary assessment,
8	treatment, and management of mental health and
9	substance abuse disorder issues.
10	"(2) The provision of outreach services to notify
11	students about the existence of mental health and
12	substance use disorder services.
13	"(3) Educating students, families, faculty, staff,
14	and communities to increase awareness of mental
15	health and substance use disorders.
16	"(4) The employment of appropriately trained
17	staff, including administrative staff.
18	"(5) The provision of training to students, fac-
19	ulty, and staff to respond effectively to students with
20	mental health and substance use disorders.
21	"(6) The creation of a networking infrastruc-
22	ture to link colleges and universities with providers
23	who can treat mental health and substance use dis-

orders.

1	"(7) Developing, supporting, evaluating, and
2	disseminating evidence-based and emerging best
3	practices.
4	"(c) Implementation of Activities Using Grant
5	FUNDS.—An institution of higher education that receives
6	a grant under this section may carry out activities under
7	the grant through—
8	"(1) college counseling centers;
9	"(2) college and university psychological service
10	centers;
11	"(3) mental health centers;
12	"(4) psychology training clinics;
13	"(5) institution of higher education supported,
14	evidence-based, mental health and substance use dis-
15	order programs; or
16	"(6) any other entity that provides mental
17	health and substance use disorder services at an in-
18	stitution of higher education.
19	"(d) Application.—To be eligible to receive a grant
20	under this section, an institution of higher education shall
21	prepare and submit to the Secretary an application at
22	such time and in such manner as the Secretary may re-
23	quire. At a minimum, such application shall include the
24	following:

- 1 "(1) A description of identified mental health 2 and substance use disorder needs of students at the 3 institution of higher education.
 - "(2) A description of Federal, State, local, private, and institutional resources currently available to address the needs described in paragraph (1) at the institution of higher education.
 - "(3) A description of the outreach strategies of the institution of higher education for promoting access to services, including a proposed plan for reaching those students most in need of mental health services.
 - "(4) A plan, when applicable, to meet the specific mental health and substance use disorder needs of veterans attending institutions of higher education.
 - "(5) A plan to seek input from community mental health providers, when available, community groups and other public and private entities in carrying out the program under the grant.
 - "(6) A plan to evaluate program outcomes, including a description of the proposed use of funds, the program objectives, and how the objectives will be met.

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1	"(7) An assurance that the institution will sub-
2	mit a report to the Secretary each fiscal year con-
3	cerning the activities carried out with the grant and
4	the results achieved through those activities.

- 5 "(e) Special Considerations.—In awarding 6 grants under this section, the Secretary shall give special 7 consideration to applications that describe programs to be 8 carried out under the grant that—
- "(1) demonstrate the greatest need for new or additional mental and substance use disorder services, in part by providing information on current ratios of students to mental health and substance use disorder health professionals; and
 - "(2) demonstrate the greatest potential for replication.
 - "(f) REQUIREMENT OF MATCHING FUNDS.—
 - "(1) IN GENERAL.—The Secretary may make a grant under this section to an institution of higher education only if the institution agrees to make available (directly or through donations from public or private entities) non-Federal contributions in an amount that is not less than \$1 for each \$1 of Federal funds provided under the grant, toward the costs of activities carried out with the grant (as described in subsection (b)) and other activities by the

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- 1 institution to reduce student mental health and sub-2 stance use disorders.
- 3 "(2) Determination of amount contrib-4 UTED.—Non-Federal contributions required under 5 paragraph (1) may be in cash or in kind. Amounts 6 provided by the Federal Government, or services as-7 sisted or subsidized to any significant extent by the 8 Federal Government, may not be included in deter-9 mining the amount of such non-Federal contribu-10 tions.
- "(3) WAIVER.—The Secretary may waive the application of paragraph (1) with respect to an institution of higher education if the Secretary determines that extraordinary need at the institution justifies the waiver.
- "(g) Reports.—For each fiscal year that grants are awarded under this section, the Secretary shall conduct a study on the results of the grants and submit to the Congress a report on such results that includes the following:
- "(1) An evaluation of the grant program outcomes, including a summary of activities carried out with the grant and the results achieved through those activities.

1	"(2) Recommendations on how to improve ac-
2	cess to mental health and substance use disorder
3	services at institutions of higher education, including
4	efforts to reduce the incidence of suicide and sub-
5	stance use disorders.
6	"(h) Definitions.—In this section, the term 'insti-
7	tution of higher education' has the meaning given such
8	term in section 101 of the Higher Education Act of 1965.
9	"(i) Authorization of Appropriations.—For the
10	purpose of carrying out this section, there are authorized
11	to be appropriated \$4,975,000 for each of the fiscal years
12	2014 through 2018.".
12	2014 through 2018.". Subtitle C—Children With Serious
12 13	Subtitle C—Children With Serious
12 13 14	Subtitle C—Children With Serious Emotional Disturbances
12 13 14 15	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH
12 13 14 15 16	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS
12 13 14 15 16	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES.
12 13 14 15 16 17	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES. Paragraph (1) of section 564(a) of the Public Health
12 13 14 15 16 17 18	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES. Paragraph (1) of section 564(a) of the Public Health Service Act (42 U.S.C. 290ff(a)) is amended—
12 13 14 15 16 17 18 19 20	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES. Paragraph (1) of section 564(a) of the Public Health Service Act (42 U.S.C. 290ff(a)) is amended— (1) by striking ", acting through the Director
12 13 14 15 16 17 18 19 20 21	Subtitle C—Children With Serious Emotional Disturbances SEC. 1121. COMPREHENSIVE COMMUNITY MENTAL HEALTH SERVICES FOR CHILDREN WITH SERIOUS EMOTIONAL DISTURBANCES. Paragraph (1) of section 564(a) of the Public Health Service Act (42 U.S.C. 290ff(a)) is amended— (1) by striking ", acting through the Director of the Center for Mental Health Services,"; and

1	tutes of Health to ensure that the grant recipient
2	will use evidence-based practices.".
3	SEC. 1122. GENERAL PROVISIONS; REPORT; FUNDING.
4	Section 565 of the Public Health Service Act (42
5	U.S.C. 290ff-4) is amended—
6	(1) in subsection (c)(2), by striking "not later
7	than 1 year after the date on which amounts are
8	first appropriated under subsection (c)" and insert-
9	ing "not later than 1 year after the date of enact-
10	ment of the Helping Families in Mental Health Cri-
11	sis Act of 2013"; and
12	(2) in subsection (f)—
13	(A) by amending paragraph (1) to read as
14	follows:
15	"(1) Authorization of appropriations.—
16	For the purpose of carrying out this part, there are
17	authorized to be appropriated \$117,000,000 for fis-
18	cal year 2015, \$120,000,000 for fiscal year 2016,
19	123,000,000 for fiscal year 2017, $126,000,000$ for
20	fiscal year 2018, and \$130,000,000 for fiscal year
21	2019."; and
22	(B) by moving the margin of paragraph
23	(2) two ems to the right.

1 Subtitle D—Projects for Children

2 and Violence

- 3 SEC. 1131. CHILDREN AND VIOLENCE.
- 4 Section 581 of the Public Health Service Act (42
- 5 U.S.C. 290hh) are repealed.
- 6 SEC. 1132. REAUTHORIZATION OF NATIONAL CHILD TRAU-
- 7 MATIC STRESS NETWORK.
- 8 (a) Reauthorization of National Child Trau-
- 9 Matic Stress Network.—Section 582(f) of the Public
- 10 Health Service Act (42 U.S.C. 290hh(f)) is amended to
- 11 read as follows:
- 12 "(f) Authorization of Appropriations.—To
- 13 carry out this section, there are authorized to be appro-
- 14 priated \$50,000,000 for each of the fiscal years 2014
- 15 through 2017.".
- 16 (b) Corresponding Reduction in Funding for
- 17 Protection and Advocacy Systems.—Section 117 of
- 18 the Protection and Advocacy for Individuals with Mental
- 19 Illness Act (42 U.S.C. 10827) is amended to read as fol-
- 20 lows:
- 21 "SEC. 117. AUTHORIZATION OF APPROPRIATIONS.
- 22 "There are authorized to be appropriated for allot-
- 23 ments under this title \$5,000,000 for each of the fiscal
- 24 years 2014 through 2017.".

1	Subtitle E-Protection and Advo-
2	cacy for Individuals With Men-
3	tal Illness
4	SEC. 1141. PROHIBITION AGAINST LOBBYING BY SYSTEMS
5	ACCEPTING FEDERAL FUNDS TO PROTECT
6	AND ADVOCATE THE RIGHTS OF INDIVID-
7	UALS WITH MENTAL ILLNESS.
8	Section 105(a) of the Protection and Advocacy for
9	Individuals with Mental Illness Act (42 U.S.C. 10805(a))
10	is amended—
11	(1) in paragraph (9), by striking "and" at the
12	end;
13	(2) in paragraph (10), by striking the period at
14	the end and inserting "; and; and
15	(3) by adding at the end the following:
16	"(11) agree to refrain, during any period for
17	which funding is provided to the system under this
18	part, from—
19	"(A) lobbying or retaining a lobbyist for
20	the purpose of influencing a Federal, State, or
21	local governmental entity or officer;
22	"(B) using such funding to engage in sys-
23	temic lawsuits, or to investigate and seek legal
24	remedies cases other than individual cases of
25	abuse or neglect; or

1	"(C) counseling an individual with a seri-
2	ous mental illness who lacks insight into their
3	condition on refusing medical treatment or act-
4	ing against the wishes of such individual's care-
5	giver.".
6	Subtitle F—Limitations on
7	Authority
8	SEC. 1151. LIMITATIONS ON SAMHSA PROGRAMS.
9	(a) No Sponsoring Conferences.—The Adminis-
10	trator of the Substance Abuse and Mental Health Services
11	Administration shall not host or sponsor any conference
12	that will not be primarily administered by the Substance
13	Abuse and Mental Health Services Administration without
14	giving at least 90 days of prior notification to the Com-
15	mittee on Energy and Commerce and the Committee on
16	Appropriations of the House of Representatives and the
17	Committee on Health, Education, Labor, and Pensions
18	and the Committee on Appropriations of the Senate.
19	(b) EVIDENCE-BASED PRACTICES.—The Adminis-
20	trator of the Substance Abuse and Mental Health Services
21	Administration shall not provide any financial assistance
22	for any program relating to mental health or substance
23	use diagnosis or treatment, unless such diagnosis and

 $\,$ treatment relies on evidence-based practices.

1	SEC. 1152. ELIMINATION OF UNAUTHORIZED SAMHSA PRO-
2	GRAMS.
3	(a) Elimination of Programs Without Explicit
4	STATUTORY AUTHORIZATION.—
5	(1) No New Programs.—The Administrator of
6	the Substance Abuse and Mental Health Services
7	Administration may not establish, and the Secretary
8	of Health and Human Services may not delegate to
9	the Administrator responsibility for, any program or
10	project that is not explicitly authorized or required
11	by statute.
12	(2) Termination of existing programs.—
13	By the end of fiscal year 2014, any program or
14	project of the Substance Abuse and Mental Health
15	Services Administration that is not explicitly author-
16	ized or required by statute shall be terminated.
17	(b) Report.—
18	(1) In General.—The Assistant Secretary for
19	Mental Health and Substance Use Disorders shall
20	seek to enter into an arrangement with the Institute
21	of Medicine under which the Institute (or, if the In-
22	stitute declines to enter into such arrangement, an-
23	other appropriate entity) agrees to submit a report
24	to the Congress not later than July 31, 2014, identi-
25	fying each program, project, or activity to be termi-

nated under subsection (a).

RECOMMENDATIONS.—The report under 1 (2)2 paragraph (1) shall recommend whether any of the 3 programs should be retained based on public health 4 data, such as reduced mortality rates and hospitalization within the community for individuals 5 with serious mental illness, thus proving the pro-6 gram has had a demonstrable benefit using public 7 health and epidemiological factors. 8

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