117TH CONGRESS 2D SESSION

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## H. R. 9240

To foster transparent crime data, to discourage no-cash bail, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

OCTOBER 28, 2022

Mr. Banks (for himself, Mr. Weber of Texas, and Mr. Posey) introduced the following bill; which was referred to the Committee on the Judiciary

## A BILL

To foster transparent crime data, to discourage no-cash bail, and for other purposes.

1	Be it enacted by the Senate and House of Representa-
2	tives of the United States of America in Congress assembled,
3	SECTION 1. SHORT TITLE.
4	This Act may be cited as the "Concerned Citizens Bill
5	of Rights Act".
6	SEC. 2. DEFINITIONS.
7	In this Act—
8	(1) the term "covered grant" means—
9	(A) the grant program authorized under

section 1701 of title I of the Omnibus Crime

1	Control and Safe Streets Act of 1968 (34
2	U.S.C. 10381); or
3	(B) the grant program under subpart 1 of
4	part E of title I of the Omnibus Crime Control
5	and Safe Streets Act of 1968 (34 U.S.C. 10151
6	et seq.);
7	(2) the term "criminal courts"—
8	(A) means any court of a State or unit of
9	local government having jurisdiction over crimi-
10	nal matters; and
11	(B) includes the judicial officers serving in
12	a court described in subparagraph (A), includ-
13	ing judges, magistrate judges, commissioners,
14	justices of the peace, or any other person with
15	decision-making authority;
16	(3) the term "jail" means any confinement fa-
17	cility of a State or unit of local government, whether
18	administered by such government or by a private or-
19	ganization on behalf of such government;
20	(4) the term "money bail" means any condition
21	of release from confinement that imposes a financial
22	burden on the person released;
23	(5) the term "prosecution office" means any
24	public agency charged with direct responsibility for

1	prosecuting criminal offenders, including any compo-
2	nent bureau of such an agency; and
3	(6) the terms "State" and "unit of local gov-
4	ernment" have the meanings given such terms in
5	section 901(a) of the Omnibus Crime Control and
6	Safe Streets Act of 1968 (34 U.S.C. 10251(a)).
7	SEC. 3. CRIME WAVE TRANSPARENCY.
8	(a) In General.—Each State or unit of local gov-
9	ernment shall—
10	(1) fully and accurately report information re-
11	quired by the National Incident-Based Reporting
12	System of the Federal Bureau of Investigation;
13	(2) not later than 30 days after the date of en-
14	actment of this Act, and at the end of each fiscal
15	year thereafter, submit to the Attorney General a re-
16	port describing—
17	(A) any law, rule, policy, or practice in ef-
18	fect in the jurisdiction of the State or unit of
19	local government which requires or results in
20	the nonenforcement of any criminal offenses
21	within such jurisdiction;
22	(B) any law, rule, policy, or practice in ef-
23	fect in the jurisdiction of the State or unit of
24	local government which requires or results in

1	the nonprosecution of any criminal offenses
2	within such jurisdiction;
3	(C) any law, rule, policy, or practice in ef-
4	fect in the jurisdiction of the State or unit of
5	local government which has the effect of with-
6	drawing law enforcement protection from a geo-
7	graphical area or structure that law enforce-
8	ment officers are lawfully entitled to access;
9	(D) the number of criminal offenses de-
10	clined to be prosecuted, disaggregated by each
11	criminal offense;
12	(E) average sentences for filed criminal
13	charges which resulted in punishment,
14	disaggregated by length of sentence issued after
15	a plea of guilty or plea of nolo contendere,
16	length of sentence issued after guilt was deter-
17	mined by trial, and obligations placed on a de-
18	fendant as a result of pretrial diversion; and
19	(F) the average sentences imposed for each
20	crime within the jurisdiction of the State or
21	unit of local government, and the average sen-
22	tences actually served, disaggregated by each
23	criminal offense;
24	(3) not later than 30 days after the date of en-
25	actment of this Act, and at the end of each fiscal

1	year thereafter, submit to the Attorney General a re-
2	port describing efforts to reduce crime within the ju-
3	risdiction of the State or unit of local government,
4	which shall include a discussion of—
5	(A) ongoing strategies to reduce the num-
6	ber of criminal offenses committed within the
7	jurisdiction of the State or unit of local govern-
8	ment;
9	(B) ongoing efforts to hire and retain law
10	enforcement officers;
11	(C) ongoing strategies to combat anti-po-
12	lice sentiment;
13	(D) ongoing strategies to prevent repeat
14	offenses by violent offenders; and
15	(E) ongoing strategies to increase prosecu-
16	tion of crime within its jurisdiction; and
17	(4) not later than 30 days after the date of en-
18	actment of this Act, and at the end of each fiscal
19	year thereafter, submit to the Attorney General a re-
20	port describing the criminal offenses committed by
21	persons who have been released from jail on pretrial
22	release, which shall include crime data, in compli-
23	ance with the requirements of the National Incident-
24	Based Reporting System, for individuals who have
25	been released from jail on pretrial release that have

- 1 been arrested or charged with a felony or violent
- 2 misdemeanor committed after pretrial release.
- 3 (b) Enforcement Through Reduction in Grant
- 4 Funds.—For any fiscal year beginning on or after the
- 5 date of enactment of this Act, a State or unit of local gov-
- 6 ernment that fails to comply with subsection (a) shall be
- 7 subject to a 20-percent reduction in the amount that
- 8 would otherwise be made available to the State or unit
- 9 of local government under covered grants.
- 10 (c) Use of Amounts.—Amounts not allocated to a
- 11 State or unit of local government under a covered grant
- 12 under subsection (b) for failure to fully comply with sub-
- 13 section (a) shall be reallocated under the applicable cov-
- 14 ered grant program to States or units of local government
- 15 that have not failed to comply with subsection (a).
- 16 (d) Report.—Not later than 30 days after the date
- 17 of enactment of this Act, and at the end of each fiscal
- 18 year thereafter, the Attorney General shall publish a re-
- 19 port listing each State or unit of local government that
- 20 is not in compliance with subsection (a).
- 21 (e) Online Information.—The Attorney General
- 22 shall maintain a public website on which each report re-
- 23 quired under subsection (a) or (d) may be accessed in an
- 24 electronically searchable format.

- 1 (f) Monitoring.—In order to ensure that the re-
- 2 ports required under subsection (a) are true and correct,
- 3 the Attorney General shall monitor and assess the accu-
- 4 racy of the reports required under section (a), which shall
- 5 include conducting audits.
- 6 SEC. 4. CRIME IDENTIFICATION TECHNOLOGY ACT OF 1998.
- 7 Section 102(b) of the Crime Identification Tech-
- 8 nology Act of 1998 (34 U.S.C. 40301(b)) is amended—
- 9 (1) in paragraph (17), by striking "and" at the
- 10 end;
- 11 (2) in paragraph (18), by striking the period
- and inserting "; and"; and
- 13 (3) by adding at the end the following:
- 14 "(19) to assist units of local government that
- have a population of less than 150,000 in complying
- with the report requirements under section 3(a) of
- the Concerned Citizens Bill of Rights Act.".
- 18 SEC. 5. DEFUNDING NO CASH BAIL.
- 19 (a) In General.—In order to be eligible to receive
- 20 any amounts under a covered grant, a State or unit of
- 21 local government shall, not later than 30 days after the
- 22 date of enactment of this Act, and at the end of each fiscal
- 23 year thereafter, submit to the Attorney General a certifi-
- 24 cation that—

1	(1) the State or unit of local government does
2	not have in effect a law, rule, policy, or practice that
3	prohibits criminal courts from—
4	(A) imposing money bail for any felony or
5	any violent misdemeanor offense; or
6	(B) taking the criminal history and dan-
7	gerousness of the defendant into account when
8	setting money bail for any felony or violent mis-
9	demeanor offense; and
10	(2) prosecution office of the State or unit of
11	local government does not have in effect a law, rule,
12	policy, or practice of prohibiting the imposition of
13	money bail for any felony or violent misdemeanor of-
14	fense.
15	(b) USE OF AMOUNTS.—Amounts not allocated to a
16	State or unit of local government under a covered grant
17	for failure to fully comply with subsection (a) shall be re-
18	allocated under the applicable covered grant program to
19	States or units of local government that have not failed
20	to comply with subsection (a).