	(Ori	ginal Signature of Member)
117TH CONGRESS 1ST SESSION	H.R.	

To direct the Attorney General to establish a grant program to establish, create, and administer the violent incident clearance and technology investigative method, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Mrs.	Demings	introduced	the	following	bill;	which	was	referred	to	the
	Com	mittee on								

A BILL

To direct the Attorney General to establish a grant program to establish, create, and administer the violent incident clearance and technology investigative method, 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 "Violent Incident Clear-
- 5 ance and Technological Investigative Methods Act of
- 6 2021" or the "VICTIM Act of 2021".

1 SEC. 2. FINDINGS.

2	Congress finds the following:
3	(1) Research indicates that law enforcement
4	agencies can impact clearance rates by improving in-
5	vestigative processes, detective effort, and organiza-
6	tional oversight and supervision of investigations.
7	(2) Law enforcement agencies that demonstrate
8	higher rates of clearance for homicides and non-fatal
9	shootings—
10	(A) have more structured oversight and
11	formal interactions between investigative units
12	and agency leadership;
13	(B) are more likely to have investigative
14	units that have good relationships with other
15	units and that share information well with
16	other units;
17	(C) have investigative units that have spe-
18	cific goals and performance metrics for both the
19	unit and for investigators within that unit; tend
20	to assign most, if not all, serious crimes to an
21	investigator, at least for preliminary review;
22	(D) have investigators who more frequently
23	respond to the initial crime scene shortly after
24	crimes have been reported;
25	(E) have investigators who either have (or
26	are required to have) specialized experience be-

1	fore joining investigative units or are expected
2	to be trained on specific skills once they join
3	those units;
4	(F) often have standard operating proce-
5	dures for investigations, where cases are man-
6	aged carefully and have requirements for com-
7	pletion;
8	(G) tend to support their investigative
9	units, both in terms of resources, as well as
10	symbolically; and
11	(H) have better relationships with their
12	community, even if no specific community-ori-
13	ented campaign or initiative exists between in-
14	vestigative units and community groups.
15	(3) Criminal justice agencies should collaborate
16	among each other and share best practices for solv-
17	ing homicides and non-fatal shootings.
18	(4) A comprehensive community engagement
19	strategy concerning gun violence is essential to im-
20	prove clearance rates for homicides and non-fatal
21	shootings.

1	SEC. 3. GRANT PROGRAM WITH RESPECT TO VIOLENT INCI-
2	DENT CLEARANCE AND TECHNOLOGICAL IN-
3	VESTIGATIVE METHODS.
4	(a) In General.—Not later than 180 days after the
5	date of the enactment of this Act, the Attorney General
6	shall establish a grant program (in this Act referred to
7	as the "Program") within the Office of Justice Programs
8	to establish, implement, and administer violent incident
9	clearance and technological investigative methods.
10	(b) Grant Authority.—In carrying out the Pro-
11	gram, the Attorney General may award a grant to an eligi-
12	ble recipient that submits an application for the Program.
13	(e) Eligible Recipient.—Grants awarded under
14	the Program shall be awarded to a State, Tribal, or local
15	law enforcement agency or prosecuting office, or a group
16	of agencies or offices, and may be used for an eligible
17	project under subsection (e).
18	(d) Applications.—A law enforcement agency ap-
19	plying to receive a grant under the Program shall submit
20	to the Attorney General an application at such time, in
21	such manner, and containing or accompanied by such in-
22	formation as the Attorney General may reasonably re-
23	quire.
24	(e) Eligible Projects.—Grant funds awarded
25	under the Program shall be used to improve clearance
26	rates for homicides and non-fatal shootings by—

1	(1) ensuring the retention of detectives cur-
2	rently assigned to investigate homicides and non-
3	fatal shootings;
4	(2) hiring additional detectives to investigate
5	homicides and non-fatal shootings;
6	(3) training detectives in policies and proce-
7	dures determined to improve detectives' ability to ef-
8	fectively investigate and solve homicides and non-
9	fatal shootings;
10	(4) training police personnel to address the
11	needs of victims and family members from homicides
12	and non-fatal shootings;
13	(5) hiring additional patrol officers to replace
14	officers who have been transferred to detective;
15	(6) acquiring, upgrading or replacing investiga-
16	tive or evidence processing technology or equipment;
17	(7) hiring additional evidence processing per-
18	sonnel;
19	(8) ensuring personnel responsible for evidence
20	processing have sufficient resources and training;
21	(9) hiring and training of personnel to analyze
22	violent crime, specifically with regards to the use of
23	intelligence information of criminal networks and the
24	potential for retaliation among gangs or groups, and

1	the geographic trends among homicides and shoot-
2	ings;
3	(10) ensuring victim services and personnel are
4	sufficiently funded, staffed, and trained;
5	(11) ensuring victims and family members of
6	homicides and non-fatal shootings have access to re-
7	sources, including—
8	(A) convenient mental health treatment
9	and grief counseling;
10	(B) funeral and burial expenses;
11	(C) relocation expenses;
12	(D) emergency shelter;
13	(E) emergency transportation; and
14	(F) lost wage assistance;
15	(12) developing competitive and evidence-based
16	programs to improve homicide and non-fatal shoot-
17	ing clearance rates; or
18	(13) developing best practices for improving ac-
19	cess to and acceptance of victim services, including
20	those that promote medical and psychological
21	wellness, ongoing counseling, legal advice, and finan-
22	cial compensation.
23	(f) FEDERAL SHARE.—The Federal share of the cost
24	of a project assisted with a grant under the Program shall
25	not exceed 100 percent if the grant is awarded on or be-

1	fore the date of December 31, 2032. The Federal share
2	of the cost of a project assisted with a grant under the
3	Program shall not exceed 50 percent if such grant is
4	awarded after December 31, 2032.
5	(g) REPORT BY ELIGIBLE RECIPIENT.—Not later
6	than 365 days after receiving a grant under the Program,
7	an eligible recipient shall submit to the Attorney General
8	a report on the Program, including—
9	(1) the number of homicide and non-fatal
10	shooting detectives hired by the grantee;
11	(2) the number of evidence processing personnel
12	hired by the grantee;
13	(3) any training provided to existing or newly
14	hired homicide and non-fatal shooting detectives de-
15	signed to assist in the solving of crimes and improve
16	clearance rates;
17	(4) any new evidence processing technology or
18	equipment or any upgrades to existing evidence tech-
19	nology or equipment;
20	(5) any training provided to evidence processing
21	personnel to improve outcomes and capacity; and
22	(6) data regarding clearance rates for homicides
23	and non-fatal shootings and crime trends from with-
24	in each jurisdiction in which grant funds were pro-
25	vided.

1	(h) National Institute of Justice Evaluation
2	AND REPORT TO CONGRESS.—
3	(1) Evaluation.—Not later than two years
4	after the date of the enactment of this Act, and
5	every two years thereafter, the National Institute of
6	Justice shall conduct an evaluation of the practices
7	deployed by grant recipients to identify policies and
8	procedures that have successfully improved clearance
9	rates for homicides and non-fatal shootings.
10	(2) Report to congress.—Not later than 30
11	days after completion of the evaluation under para-
12	graph (1), the Attorney General shall submit to Con-
13	gress a report including—
14	(A) the results of the evaluation conducted
15	by the National Institute of Justice; and
16	(B) information reported by each eligible
17	entity under subsection (i).
18	(i) Authorization of Appropriations.—
19	(1) In general.—There are authorized to be
20	appropriated to carry out this Program
21	\$100,000,000 for each of fiscal years 2023 through
22	2032.
23	(2) Percent for certain eligible recipi-
24	ENTS.—10 percent of each appropriation made
25	under paragraph (1) shall be awarded to a Tribal

- 1 law enforcement agency or prosecuting office, or a
- 2 group of such agencies or offices.
- 3 (j) Law Enforcement Agency Defined.—In this
- 4 section, the term "law enforcement agency" means a pub-
- 5 lic agency charged with policing functions, including any
- 6 of its component bureaus (such as governmental victim
- 7 services programs or Village Public Safety Officers), in-
- 8 cluding those referred to in subparagraphs (B) and (C)
- 9 of section 2(10) of the Indian Law Enforcement Reform
- 10 Act (25 U.S.C. 2801(10)(B)(C), as amended by section
- 11 203(b) of the Indian Arts and Crafts Amendments (Public
- 12 Law 111-211).