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H. RES. 702

Recognizing that the United States has a moral obligation to meet its foundational promise of guaranteed justice for all.

IN THE HOUSE OF REPRESENTATIVES

NOVEMBER 14, 2019

Ms. PRESSLEY submitted the following resolution; which was referred to the Committee on the Judiciary

RESOLUTION

Recognizing that the United States has a moral obligation to meet its foundational promise of guaranteed justice for all.

Whereas the United States has an incarceration crisis that has destabilized millions of Americans, caused intergenerational harm and trauma to families, decimated entire communities, and disproportionately impacted communities of color, particularly Black communities;

Whereas the Federal Government has an obligation to rebuild the American legal system so that it is smaller, safer, less punitive, and more humane;

Whereas mass decarceration is a moral and societal imperative that the United States must strategically and effectively pursue;

Whereas the Federal Government manages the largest immigration detention system in the world, spends more resources on immigration enforcement than on all other Federal enforcement agencies combined, and now makes up the fastest growing incarceration system in the country;

Whereas it should be the responsibility of the Federal Government to make America more free by dramatically reducing jail, prison, and immigration detention populations; make America more equal by eliminating racial disparities, wealth-based discrimination and corporate profiteering; make America more secure by investing in the communities most destabilized by the failed policies of over-policing and mass incarceration; and make America more just and humane by ensuring basic resources needed to feel safe are equitably provided to all people;

Whereas the American legal system duplicates and maintains systems of oppression that can be traced back to slavery, and as a result disproportionately harms Black communities throughout the United States;

Whereas public safety is of paramount importance for every person, family, and community in this country;

Whereas a humane and effective justice system is a necessary predicate for a functioning and healthy democracy;

Whereas, as recently as the early 1970s, the United States had an incarceration rate on par with most other Western democracies, and while their crime rates today are at nearly identical levels, America's incarceration rate is five times higher;

Whereas the United States of America, a Nation purported to be founded on the principles of liberty and justice for

all, has become the most incarcerated country in the world;

Whereas throughout the United States—

- (1) nearly 5 million people are arrested and jailed every year;
- (2) almost 2.2 million people are incarcerated, including 176,824 people in Federal jails and prisons;
- (3) collectively, 1,273,605 people are locked in State prisons and another 745,200 people are detained in a local jail on any given night;
- (4) 500,000 immigrants are incarcerated in immigrant jails and prisons annually, marking a 75 percent increase in immigration detention over the last decade;
- (5) 4.5 million people are under some form of community supervision, including probation and parole;
- (6) despite making up just 4 percent of the world's population, the United States is home to 21 percent of the world's prisoners;
- (7) incarcerated people remain incarcerated for longer periods of time and the number of people serving life sentences has quadrupled since 1984, even as crime has fallen, and—
 - (A) one out of every seven people in prison is currently serving a life sentence, of which almost one-quarter are sentenced to life without parole;
 - (B) the average sentence length for individuals convicted of a Federal offense carrying a mandatory minimum penalty is 110 months of imprisonment;
 - (C) more than two-thirds of Federal prisoners serving life sentences have been convicted of non-violent crimes, including 30 percent convicted for a drug crime; and

(D) there are tens of thousands of people over the age of 50 who remain locked up though they are elderly, sick, and pose little to no public safety risk;

(8) tens of thousands of people are forcibly deported away from their families through an immigration enforcement system that replicates the harms of over-policing and racial profiling by local law enforcement agencies due to formal and informal cooperation agreements between such agencies and Federal immigration enforcement;

(9) more than a quarter of a million young people are arrested or referred to law enforcement in their schools each year with increasing investments towards school policing, surveillance, suspensions and expulsions, harsh discipline, and arrests, in lieu of counseling, educational resources, and physical improvements to classrooms and school structures, leading to a “cradle-to-prison pipeline”;

Whereas while incarceration is the final and too frequently end result of the American legal system, the harm is collectively experienced by a far larger set of people, especially Black and Brown individuals, through overzealous policing practices and subsequent correctional surveillance and stigmatization;

Whereas Black people are incarcerated at 5 times the rate of White people, making up just 13 percent of the population, but 33 percent of the country's prisoners;

Whereas Latinos represent 16 percent of the adult population, but account for 23 percent of the Nation's prisoners;

Whereas the imprisonment rate for Black women (92 per 100,000) is twice the rate of White women (49 per 100,000);

Whereas Black, Hispanics, and Indigenous communities are the most heavily impacted by the American legal system;

Whereas expanded and militarized police forces, including in the form of proactive policing or so-called “broken windows” policing, has led to mass criminalization, worsening police-community relations, and unacceptable levels of State violence, specifically impacting Black people;

Whereas women are the fastest growing population in the American legal system, outpacing men two to one and have grown nearly 800 percent from 1978 to 2017;

Whereas one in two women in prison are incarcerated as a result of nonviolent offenses, and nearly two-thirds are confined in jails due to an inability to afford cash bail;

Whereas a majority of incarcerated women report having experienced trauma due to sexual violence, intimate partner violence, and caregiver violence;

Whereas 85 percent of currently incarcerated women report having been the primary caretaker of children prior to their incarceration;

Whereas a large percentage of currently incarcerated women are either elderly, ill, survivors of domestic violence, or have served more than 10 years;

Whereas incarcerated women are subject to permanent denial of parental rights, which have contributed significantly to the destruction of families;

Whereas women and young people continue to be criminalized and fear arrest or jail for experiencing a pregnancy loss, ending a pregnancy, or supporting a loved one who has lost or ended a pregnancy;

Whereas the toll of incarceration and detention has had a severe impact on lesbian, gay, bisexual, transgender, queer, intersex, and asexual (“LGBTQ+”) individuals who are imprisoned at far higher rates than the overall population;

Whereas eight percent of adults in prisons and jails, or approximately 162,000 adults, identify as lesbian, gay, or bisexual;

Whereas an estimated 3,209 adults held in prisons or jails in the United States identify as transgender;

Whereas LGBTQ+ people are more likely to experience sexual violence while incarcerated than non-LGBTQ+ people;

Whereas LGBTQ+ immigrants are 97 times more likely to be sexually victimized in immigration detention than non-LGBTQ+ individuals;

Whereas LGBTQ+ people in prison, jail, and detention facilities are disproportionately subjected to solitary confinement as a means of protection compared to non-LGBTQ+ people;

Whereas incarceration can be traumatic, dehumanizing, and harmful for LGBTQ+ people affected by it, particularly those who are low-income and people of color;

Whereas violence against transgender women of color has reached epidemic proportions in the United States, as evidenced by the murder of at least 26 transgender women in 2018;

Whereas incarcerated individuals endure jails and prisons that are cruel, inhumane, and are subjected to practices that are not conducive to rehabilitation;

Whereas over 61,000 people across the United States are subjected to solitary confinement every day, isolated for 22 to 24 hours a day with little to no human interaction;

Whereas many incarcerated individuals suffering from chronic illnesses often receive little or no treatment, and individuals suffering from substance use disorders face higher rates of overdose in jails and prisons that prohibit treatment drugs such as methadone and buprenorphine;

Whereas one in five people incarcerated are people with a cognitive disability, while another one in five inmates have a serious mental health diagnosis;

Whereas incarcerated people are three or four times more likely to report having a disability than the rest of the United States population;

Whereas incarcerated people with cognitive and physical disabilities are disproportionately subjected to solitary confinement;

Whereas people with disabilities are subject to criminalization, violence, and death, including those with untreated mental health diagnosis who are 16 times more likely to be killed by law enforcement;

Whereas the total cost of the mass incarceration crisis, including the costs to those incarcerated and their families, is nearly \$182 billion per year;

Whereas the burden to pay for the Nation's mass incarceration crisis too often falls upon everyday people trapped in cycles of poverty and intergenerational trauma, and statistical mechanisms to comprehensively quantify the ongoing and generational effects of carceral trauma are limited and oftentimes unknown;

Whereas nearly a half a million people are in jails without having been convicted, often because of an inability to afford cash bail, which leads to an increased likelihood of conviction and lengthier sentences;

Whereas in order to finance the mass incarceration system, many cities, States, courts, and prosecutors levy hefty fines at nearly every stage of the criminal justice process, including—

- (1) fines and fees for being arrested;
- (2) lawyer fees;
- (3) crime lab fees and victim assessments;
- (4) fees to enter a diversion or substance use disorder treatment program; or
- (5) fees to pay for public and private probation supervision;

Whereas people leave jails and prison owing an average of \$13,607 in fines and fees, and an inability to pay can lead to being denied the right to vote, license suspension, additional fines and fees, and even further incarceration;

Whereas the policy decisions that led to the incarceration crisis, as well as the unjust economic burden to sustain the system, caused inestimable, intergenerational, and disproportionate harm to communities;

Whereas one in two adults in America has had a family member in jail or prison, and one in five has had a parent incarcerated;

Whereas nearly 65 percent of families with an incarcerated or detained family member are unable to meet basic needs, including housing, health, food, and employment;

Whereas children with an incarcerated parent are nearly six times more likely to be expelled from school and increase-

ingly less likely to graduate from college than children without incarcerated parents;

Whereas zero-tolerance policies, including exclusionary disciplinary policies and school-based arrests, result in the growing cradle-to-prison pipeline;

Whereas tens of thousands of United States citizen children have a parent who is detained or has been deported, with approximately 5,000 children placed in the foster care system;

Whereas children with incarcerated mothers are five times more likely to end up in foster care than those with incarcerated fathers;

Whereas a vast, sound, and consistent body of scientific evidence suggests that—

(1) the best estimate of the overall effect of incarceration on crime is modest, deterrence effects are negligible;

(2) increased coordination between local law enforcement and immigration enforcement has not been shown to have a measurable impact on reducing crime and have been shown to destabilize communities;

(3) education programs for people in prison have been proven to reduce recidivism, yet such programs have been underfunded or altogether eliminated at both the State and Federal level, including the ban on Pell Grants in prison, and restoring Pell Grant access to prisoners would increase the employment rate for people with a criminal history by 10 percent and improve collective earnings by \$45 million in the first year after release; and

(4) the root causes of crime and instability are typically poverty, substance use disorder, family and

generational trauma, and poor access to health care and other basic social services;

Whereas the consequences of criminal convictions do not end with the prison sentence served or fines paid, and a majority of people imprisoned in the United States are expected to return home, return to society, and become productive members of their communities;

Whereas yearly, over 680,000 people are released from incarceration, and are expected to be taxpayers rather than tax burdens, yet the reality is that these individuals go home to find that their sentences, although served, are far from over;

Whereas there are approximately 45,000 collateral consequences and civil disabilities across jurisdictions that prevent people with criminal records from reentering society, gaining meaningful employment;

Whereas in many jurisdictions, individuals with a criminal record are automatically excluded from certain professional licenses such as those required to be a security guard, firefighter, real estate broker, and electrician;

Whereas an estimated 6.1 million Americans, or 1 in every 40 adults, are banned from voting due to felony disenfranchisement or laws restricting voting rights for those with a current or previous felony conviction;

Whereas the Federal Government has invested massive amounts of funding in policing, immigration enforcement, and prison and detention systems, which has accelerated mass criminalization and incarceration and fueled the prison industrial complex;

Whereas 2019 represents the 25th anniversary of the signing of the Violent Crime Control and Law Enforcement Act

of 1994 (in this resolution referred to as the “94 Crime Bill”), and awareness that many of the policies contained in the 94 Crime Bill have proven harmful to certain communities;

Whereas the 94 Crime Bill put forward the false view that punitive systems of policing and prisons lead to public safety and are necessary to combat “violent” crime;

Whereas by endorsing and financing ineffective and damaging policies and practices at the State and local levels, the 94 Crime Bill encouraged the growth of police and prison infrastructure while limiting, and sometimes depleting, community investments that would have increased public safety, particularly in underresourced communities; and

Whereas the Federal Government has a tremendous impact on the operation of the criminal legal system at the Federal, State, and local levels and can push for a more humane, dignified, and just society for all: Now, therefore, be it

1 *Resolved*, That it is the sense of the House of Rep-
2 resentatives that the time is now for the Federal Govern-
3 ment to begin a large-scale decarceration effort to reshape
4 the American legal system to—

5 (1) support and commit to a participatory peo-
6 ple’s process that recognizes directly impacted people
7 as experts on transforming the justice system, who
8 speak from experience about the devastation of crim-
9 inalization and incarceration and offer community-
10 oriented solutions that reduce harm by—

1 (A) empowering directly impacted commu-
2 nities, through people's assemblies, townhalls,
3 listening sessions, and workshops, to inform
4 and draft legislation to repeal and dismantle
5 the 94 Crime Bill and other punitive policies,
6 and replace them with a holistic and commu-
7 nity-led public health and safety agenda; and

8 (B) advancing a community-led platform of
9 justice, freedom, and safety, which shifts re-
10 sources away from criminalization and incarcera-
11 tion and toward policies and investments that
12 fairly and equitably ensure that all people can
13 thrive;

14 (2) dramatically reduce the incarcerated popu-
15 lations to—

16 (A) decriminalize behavior and divert cases
17 that do not require confinement by—

18 (i) providing tax incentives to local
19 governments and States that commit to
20 policies such as repealing truth-in-sen-
21 tencing and three-strike provisions to sig-
22 nificantly reduce the prison and jail popu-
23 lation;

24 (ii) decriminalizing sex work by re-
25 moving criminal and civil penalties related

1 to consensual sex work and addressing
2 structural inequities that impede the safe-
3 ty, dignity, and wellbeing of all individuals,
4 especially those most vulnerable to dis-
5 crimination on the basis of race, gender
6 identity or expression, sexual orientation,
7 disability, socioeconomic status, and citi-
8 zenship status;

9 (iii) decriminalizing addiction, home-
10 lessness, poverty, HIV status, and disabil-
11 ties, including mental health diagnosis, by
12 legalizing marijuana and overdose preven-
13 tion sites, declining to criminally prosecute
14 low-level offenses such as loitering and
15 theft of necessity goods, and expunging the
16 records of individuals for all drug-related
17 offenses;

18 (iv) dramatically increasing diversion
19 opportunities, community service, restora-
20 tive justice programming, and treatment
21 options that minimize court involvement
22 and result in no prison time for most of-
23 fenses where the person does not cause or
24 intend to cause harm;

(v) ending the criminalization of Black and brown students in school, including ending zero-tolerance school discipline policies and dress code and appearance policies that disproportionately impact girls of color and LGBTQ+ students, the removal of police and school resource officers, the decriminalization of truancy, and the reallocation of funds to support trauma informed, comprehensive mental health, and restorative services;

12 (vi) ensuring that any and all new re-
13 duced sentencing provisions be applied
14 retroactively and are inclusive of impacted
15 immigrant communities;

16 (vii) creating a clemency review board
17 that is comprised of community, court, and
18 congressional stakeholders to identify and
19 make recommendations of people in Fed-
20 eral facilities who should be considered for
21 clemency consideration by the President;
22 and

23 (viii) decriminalizing the act of migra-
24 tion by repealing provisions in Federal law
25 that criminalize migrants for irregular bor-

1 der crossings, significantly limiting the
2 conduct-and conviction-based grounds of
3 deportability and inadmissibility and end-
4 ing draconian systems of mandatory deten-
5 tion and automatic deportation;

6 (B) make confinement last only as long as
7 necessary by—

8 (i) capping prison sentences for all
9 crimes, particularly those that do not cause
10 serious harm, and where no intention to
11 cause such harm exists;

12 (ii) ending the death penalty, includ-
13 ing effective death sentences of life without
14 the possibility of parole;

15 (iii) ending mandatory minimum sen-
16 tencing and providing incarcerated individ-
17 uals an opportunity to petition for release
18 after serving 10 years for any crime by a
19 review board that includes at least one in-
20 dividual who has previously served time, to
21 both encourage and reward people who re-
22 form themselves and pose no threat to
23 public safety no matter the offense;

24 (iv) ending truth-in-sentencing laws
25 and reinstating Federal parole;

(v) ending the sentencing disparity be-

tween crack and cocaine;

(vi) establishing a national compas-

sionate release standard that includes a

presumption of release for any person with

a disability who has spent at least 15 years

in prison, as well as any person over the

age of 50 who has spent at least 10 years

in prison, over the age of 55 who has spent

5 years in prison, or over the age of 60;

(vii) requiring States to impose sen-

tencing reviewing standards, particularly

for juveniles sentenced prior to their 18th

birthday, abolishing youth jails, and mak-

ing the detention of children in any form

the absolute last resort;

(viii) repealing overly restrictive ha-

beas corpus rules that make it difficult for

people who have been wrongfully accused

to bring their cases to court; and

(ix) repealing the Prison Litigation

Reform Act of 1996 to return agency to

incarcerated individuals and power to the

courts to carry out regulation and over-

sight through court orders; and

(C) reduce the risk of recidivism by transforming the experience of confinement by—

(i) ending solitary confinement;

(ii) incarcerating people, to the extent

possible, at a facility closest to their home, and at a location that comports with their security destination;

(iii) banning the prosecution of chil-

dren under the age of 18 in adult courts and ensuring juveniles are not housed in adult prisons but in community- or home-based rehabilitation programs;

(iv) allowing transgender individuals to be housed in a facility that conforms with their gender identity;

(v) providing access to high-quality trauma-informed, and culturally responsive physical, mental, and behavioral health care in prisons and jails, including substance use disorder and mental health treatment, medication for overdoses, hormonal treatment and gender-affirming procedures, and full reproductive and gynecological services, including adequate services

1 for pregnant, laboring, and postpartum
2 people;

3 (vi) providing people who are incarcerated
4 with access to commissary items, and
5 clothing at rates no higher than those
6 available on the free market, as well as
7 programming, educational materials, and
8 personal property in which all items are
9 consistent with the individual's gender
10 identity and cultural preferences;

11 (vii) providing high-quality, gender-re-
12 sponsive education and vocation training
13 and access to sufficient libraries and read-
14 ing materials;

15 (viii) restoring eligibility for Federal
16 Pell Grants to all students regardless of
17 immigration status and those incarcerated
18 in Federal, State, and local facilities with-
19 out regard to offense or sentence length;

20 (ix) ending forced labor practices and
21 requiring incarcerated individuals to be
22 paid for their labor at a rate that is no
23 lower than the Federal minimum wage;

24 (x) providing generous in-person visi-
25 tation for a reasonable duration of time,

including regular visitation between incarcerated individuals who are primary caretaker parents and their family members and access to free phone calls and video conferencing sessions;

(xi) improving the quality of in-person visits by allowing partners, parents, and children to have physical contact, a room with natural light, a space that allows for some privacy, a place with food available for purchase, space for children and parents to play together, and are accessible for families with disabilities including American Sign Language interpreters and fully accessible buildings that are ADA compliant;

(xii) providing healthy and nutritious food and room for physical exercise to promote health;

(xiv) providing reasonable accommodations for people with disabilities as

1 required by the Americans with Disabilities
2 Act and section 504 of the Rehabilitation
3 Act;

4 (xv) establishing gender-responsive
5 practices for all incarcerated people, in-
6 cluding women, transgender, gender-vari-
7 ant, and nonbinary individuals, including a
8 ban on solitary confinement and physical
9 restraints on pregnant people and ensuring
10 all body searches are conducted by staff of
11 the incarcerated person's preferred gender;

12 (xvi) explicitly prohibiting discrimina-
13 tion and mistreatment of incarcerated peo-
14 ple on the basis of sex, age, race, national
15 origin, disability, religion, and sexual ori-
16 entation and gender identity or expression;

17 (xvii) creating an independent division
18 or agency to provide oversight of the Bu-
19 reau of Prisons and Department of Home-
20 land Security with the authority to inves-
21 tigate civil rights complaints from incarcera-
22 ted individuals and ensure prisoners are
23 housed in safe, healthy environments;

24 (xviii) providing adequate oversight of
25 the Prison Rape Elimination Act to ensure

1 the safety and protection of all incarcerated
2 people, including LGBTQ+ individuals in prisons and jails;

3
4 (xix) eliminating supervision revocation
5 and reincarceration of people subject
6 to correctional surveillance who commit
7 compliance violations such as, but not lim-
8 ited to, failure to obtain a GED, failure to
9 secure housing, failure to obtain employ-
10 ment, or failure to attend mental health or
11 substance use treatment; and

12 (xx) providing support to ensure suc-
13 cessful transition for returning citizens
14 through targeted and robust reentry pro-
15 grams, including establishing a Federal
16 agency dedicated to monitoring and im-
17 proving reentry supports and services;

18 (3) ensure that wealth discrimination and cor-
19 porate profiteering play no role in the determination
20 of outcomes in the American legal system by—

21 (A) ending the use of secured bonds or
22 money bail and providing grants to States to
23 establish alternate pretrial systems to reduce
24 the pretrial detention population;

(B) repealing the use of criminal fees for probation supervision, presentence investigations, and drug and alcohol testing;

(C) ending the imposition of court fees and fines to individuals lacking the ability to pay, and ending practices that result in incarceration, extension of supervision, or stripping of rights for nonpayment of a debt alone;

(D) investing in public defender offices at both the Federal and State levels, ensuring defender offices have ample capacity—including immigration law experts—to ensure the quality of defense a person receives is not dependent on one's financial situation and that the quality of defense is not inhibited by unmanageable case-loads;

(E) prohibiting private companies from profiting from jails, prisons, immigration detention facilities and alternative-to-detention programs, probation programs, electronic monitoring or any other form of mass supervision or detention;

(F) prohibiting private companies from profiting from the operation of prisons, jails, and immigration detention facilities, including

1 food services, financial services, commissaries,
2 and medical care;

3 (G) delivering resources towards education,
4 fair employment, civic engagement, and access
5 to housing, transportation, and social services
6 for currently and formerly incarcerated people;

7 (H) ensuring the right to vote for all citi-
8 zens, including incarcerated and formerly incor-
9 cerated people and individuals awaiting trial;
10 and

11 (I) ending the practice of prison gerry-
12 mandering whereby incarcerated persons are
13 counted in Census population counts as resi-
14 dents of correctional facilities and not their
15 most recent residence prior to imprisonment;
16 and

17 (4) rebuild the communities most harmed by
18 the failed policies of mass incarceration through—

19 (A) ensuring that dignity and stability is
20 within everyone's reach by—

21 (i) creating a health care system that
22 guarantees every American comprehensive
23 care, including repealing the Hyde Amend-
24 ment and ensuring safe and legal access to
25 the full-range of reproductive health serv-

ices, and eliminating out-of-pocket monthly premiums, copays, and deductibles for substance use disorder and mental health treatment in communities;

(ii) investing \$1 trillion to modernize and expand the stock of social housing throughout the country, providing targeted down payment and rent payment assistance, incentivizing local rent control programs, and conditioning Federal funding on the removal of apartment ban policies and exclusionary zoning requirements;

(iii) providing stability to the workers who drive our economy by raising the minimum wage to \$15 and tying it to inflation, providing a Federal job to every person who wants one, ending the subminimum wage and fairly compensating people who provide immense value to their families and communities through nontraditional work such as childcare and family caregiving;

(iv) ensuring all communities, specifically those communities disproportionately impacted by systemic environmental, so-

1 cial, and economic injustice, have access to
2 clean, safe, and healthy homes, water,
3 food, and air, including the promotion, im-
4 plementation, and funding to support the
5 Green New Deal;

6 (v) providing free transportation and
7 removing criminal penalties associated with
8 accessing systems of transportation, such
9 as fare evasion, transportation and street
10 safety violations that result in ticketing,
11 court, and technical assistance programs,
12 and banning the use of biometric data such
13 as facial analytics technology as it relates
14 to travel;

15 (vi) providing comprehensive supports
16 and sustained resources to crime survivors,
17 including survivors of sexual assault, traf-
18 ficking and child exploitation, domestic vio-
19 lence, and gun violence and their families
20 in the form of mental health treatment
21 costs, trauma services, victim relocations
22 services, and help covering basic needs
23 such as housing, food, and transportation;

24 (vii) reducing gun violence by regu-
25 lating manufacturers, limiting firearm pro-

duction and sales, including a permanent ban on assault-type weapons, a mass gun buyback program, and supporting community-based violence and trauma interruption initiatives;

6 (viii) ensuring reparations are made
7 through a systematic accounting, acknowledg-
8 edgement, and repair of past and ongoing
9 harms to Black communities, specifically
10 descendants of enslaved people in America
11 that includes monetary compensation and
12 large-scale social investments that include,
13 but are not limited to, debt free college,
14 homeownership assistance, guaranteed
15 health care, and business financing sup-
16 port;

tems, by removing strict timelines related to the termination of parental rights under the Adoption and Safe Families Act, repealing provisions of the Immigration and Nationality Act that mandate detention and allow for the forced separation of immigrant children and families, promoting policies and practices focused on trauma prevention and support, family reunification and keeping families together, and strengthening and enforcing the Indian Child Welfare Act to ensure Native children impacted by parental incarceration can remain within Tribal communities; and

(B) ending militarized policing practices and investing in services that provide real safety through—

(ii) prohibiting State and local law enforcement agencies from carrying out Federal immigration enforcement activities, including a prompt end to Secure Communities programs and programs implemented under section 287(g) of the Immigration and Nationality Act, and ensuring that localities are never required to share information with Federal immigration enforcement agencies;

(iii) prioritizing law enforcement resources to dramatically increase the solve rate of the most serious offenses, such as shootings, homicides, and sexual assaults, including fully eliminating the rape-kit backlog;

(iv) testing, implementing, and evaluating methods of processing 911 calls that reduce unnecessary contact between law enforcement and community members;

(v) creating and supporting first-responder agencies and partnerships to solve problems that arise from substance use disorders, mental health diagnoses, and poverty that do not require criminal en-

1 forcement or armed officers, including the
2 designation of a non-911 number for dis-
3 patch of crisis and trauma intervention
4 teams;

(vi) providing resources for non-law enforcement led, community-based violence and trauma interruption models;

14 (viii) establishing standards and re-
15 porting, and providing training on implicit
16 bias, use of force, de-escalation, including
17 nonlethal interventions and responding to
18 crises involving youth, immigrants, people
19 with disabilities, people with different reli-
20 gious affiliations, English Language
21 Learners, LGBTQ+, and gender noncon-
22 forming individuals;

23 (ix) eliminating the doctrine of abso-
24 lute immunity for prosecutors and pro-
25 viding resources to support better prosecu-

1 torial practices, in line with defendants'
2 constitutional and statutory rights;

3 (x) ensuring the economic vitality of
4 communities dependent on the incarceration
5 industry by guaranteeing a job for
6 every person who currently works in a jail
7 or prison, including any necessary training
8 or education;

9 (xi) banning law enforcement use of
10 facial analytics technology, including surveillance
11 technologies and risk assessment
12 software that are subject to algorithmic
13 bias;

14 (xii) providing law enforcement, first
15 responders, and civilian staff with adequate
16 mental health services;

17 (xiii) severely restricting the use of
18 civil asset forfeiture by police departments
19 and prosecutor offices, limiting such forfeitures
20 to efforts to disrupt major crime organizations,
21 such as terrorist networks and international drug cartels;

22 (xiv) reinstating the Department of
23 Justice's role in investigating police departments
24 that repeatedly violate citizens'

1 civil rights, and establishing adequate over-
2 sight of consent decrees; and
3 (xv) ensuring criminal liability for civil
4 rights and Brady violations resulting from
5 police or prosecutorial misconduct.

