

118TH CONGRESS  
1ST SESSION

# S. 3272

To amend title 18, United States Code, to divert certain parents of minor children, expectant parents, and other caregivers from incarceration and into comprehensive programs providing resources, services, and training to those individuals and their families.

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## IN THE SENATE OF THE UNITED STATES

NOVEMBER 9, 2023

Mr. WYDEN (for himself, Mr. DURBIN, Mr. WARNOCK, Mr. BLUMENTHAL, Mr. SANDERS, Mr. MERKLEY, Mr. MARKEY, Ms. HIRONO, Mr. BOOKER, Ms. WARREN, and Ms. DUCKWORTH) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

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# A BILL

To amend title 18, United States Code, to divert certain parents of minor children, expectant parents, and other caregivers from incarceration and into comprehensive programs providing resources, services, and training to those individuals and their families.

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 “Finding Alternatives  
5       to Mass Incarceration: Lives Improved by Ending Separa-  
6       tion Act of 2023” or the “FAMILIES Act”.

1 **SEC. 2. PURPOSE.**

2       The purpose of this Act is to divert parents of minor  
3 children, expectant parents, and other caregivers from in-  
4 carceration if those individuals, and society, would be bet-  
5 ter served by the individuals entering into a comprehensive  
6 community supervision program that would provide re-  
7 sources, services, and training to them and their families.

8 **SEC. 3. FAMILIES DIVERSION PROGRAM.**

9       (a) IN GENERAL.—Chapter 227 of title 18, United  
10 States Code, is amended—  
11           (1) in subchapter A—  
12              (A) in section 3551—  
13                (i) in subsection (b)—  
14                  (I) in paragraph (2), by striking  
15                  “or” at the end;  
16                  (II) in paragraph (3), by striking  
17                  the period at the end and inserting “;  
18                  or”;  
19                  (III) by inserting after paragraph  
20                  (3) the following:  
21                  “(4) participation in the FAMILIES Program  
22                  as authorized by subchapter E, as a condition of a  
23                  term of supervised release imposed under section  
24                  3583”; and

4 (aa) by striking “A sentence” and inserting “Subject to  
5 subsection (d), a sentence”; and  
6

(bb) by striking “A sanction” and inserting “Subjection to subsection (d), a sanction”;

10 and

11 (ii) by adding at the end the fol-  
12 lowing:

13        "(d) IMPOSITION OF FINES AND SANCTIONS IN AD-  
14 DITION TO PARTICIPATION IN FAMILIES PROGRAM.—

15       “(1) IN GENERAL.—If the court sentences an  
16       individual to participation in the FAMILIES Pro-  
17       gram under subchapter E, the court may not impose  
18       a sentence to pay a fine, or impose a sanction under  
19       section 3554 (relating to criminal forfeiture), 3555  
20       (relating to notice to victims), or 3556 (relating to  
21       restitution), unless the court considers the factors  
22       under paragraph (2) of this subsection.

“(2) CONSIDERATIONS.—Before imposing a sentence to pay a fine, or imposing a sanction under section 3554, 3555, or 3556, on an individual de-

1 scribed in paragraph (1) of this subsection, the court  
2 shall—

3 “(A) weigh the importance of the fine or  
4 sanction against—

5 “(i) the ability of the individual to af-  
6 ford the fine, forfeiture, cost of giving no-  
7 tice, or restitution, as applicable; and

8 “(ii) the impact of the fine or sanction  
9 on the ability of the individual to succeed  
10 in the FAMILIES Program; and

11 “(B) take all necessary steps to ensure  
12 that the success of the individual in the FAMI-  
13 LIES Program is not hindered by financial ob-  
14 stacles.

15 “(3) NO MANDATORY RESTITUTION.—Notwith-  
16 standing section 3663A, an order of restitution  
17 under that section with respect to an individual de-  
18 scribed in paragraph (1) of this subsection shall be  
19 at the discretion of the court and shall be subject to  
20 the requirements of this subsection.”; and

21 (B) in section 3553—

22 (i) by redesignating subsections (b)  
23 through (g) as subsections (c) through (h),  
24 respectively;

(ii) by inserting after subsection (a)  
the following:

3       “(b) CONSIDERATION OF DIVERSION TO FAMILIES  
4 PROGRAM.—

“(1) DETERMINATION.—Notwithstanding any other provision of this section, other than subsection (c), and notwithstanding any minimum term of imprisonment required to be imposed under any other provision of law, in the case of a defendant who is an eligible individual (as defined in section 3590), the court shall determine, in accordance with paragraph (2), whether the defendant, and society, would be best served by diverting the defendant into the FAMILIES Program under subchapter E instead of sentencing the defendant to a term of probation under subchapter B or a term of imprisonment under subchapter D.

## 18                  "(2) FACTORS.—

19                 “(A) IN GENERAL.—In making the deter-  
20                 mination under paragraph (1), the court shall  
21                 consider, in addition to other factors the court  
22                 determines relevant—

“(i) whether the defendant has significant caregiver responsibilities, including significant expected parental responsibil-

ties in the case of an individual who is pregnant or the spouse or dating partner of such an individual;

“(ii) whether the defendant has significant caregiving responsibilities with respect to an adult dependent;

“(iii) whether the defendant poses no apparent risk of harm to any identifiable child with respect to whom the defendant has significant parental responsibilities;

“(iv) whether the defendant poses no apparent risk of harm to any identifiable adult dependent with respect to whom the defendant has significant caregiving responsibilities;

“(v) a statement, if available, regarding the impact that a sentence of probation or imprisonment would have on the family of the defendant;

“(vi) the nature of the offense as it relates to the future rehabilitation of the defendant;

“(vii) the defendant’s ties to the community;

1                     “(viii) a statement from the victim re-  
2                     garding the impact of the offense on the  
3                     victim; and

4                     “(ix) any prior criminal history of the  
5                     defendant.

6                     “(B) RULE OF CONSTRUCTION.—The  
7                     court shall not be required to find that each  
8                     factor described in subparagraph (A) weighs in  
9                     favor of the participation of the defendant in  
10                    the FAMILIES Program in order to determine  
11                    that the defendant, and society, would be best  
12                    served by diverting the defendant into the  
13                    FAMILIES Program.

14                    “(3) FINDINGS OF FACT.—At the time of sen-  
15                    tencing a defendant who is an eligible individual (as  
16                    defined in section 3590), the court, in stating in  
17                    open court the reasons for its imposition of the par-  
18                    ticular sentence under subsection (c), shall include  
19                    its determination under paragraph (1) of this sub-  
20                    section as to whether the defendant, and society,  
21                    would be best served by diverting the defendant into  
22                    the FAMILIES Program under subchapter E, in-  
23                    cluding findings of fact supporting that determina-  
24                    tion.”;

(iii) in subsection (c), as so redesignated, by striking “or (c)” and inserting “or (d)”;

4 (iv) in subsection (d), as so redesign-  
5 nated, by striking “or (b)” and inserting  
6 “or (c)”; and

10 (2) in subchapter (D), in section 3583(a)—

(A) by inserting “or a sentence of participation in the FAMILIES Program under sub-chapter E” after “term of imprisonment”; and

14 (B) by inserting “or as a requirement of  
15 participation in the FAMILIES Program, as  
16 the case may be,” after “after imprisonment”;  
17 and

18 (3) by adding at the end the following:

19 “Subchapt

## 20 “§ 3590. Definitions

21        “In this subchapter—  
22            “(1) the term ‘child abuse and neglect’ has the  
23        meaning given the term in section 3 of the Child  
24        Abuse Prevention and Treatment Act (42 U.S.C.  
25        5101 note; Public Law 93–247);

1           “(2) the term ‘dating partner’ has the meaning  
2       given the term in section 40002(a) of the Violence  
3       Against Women Act of 1994 (34 U.S.C. 12291(a));

4           “(3) the term ‘domestic violence’ has the mean-  
5       ing given the term in section 40002(a) of the Vi-  
6       olence Against Women Act of 1994 (34 U.S.C.  
7       12291(a));

8           “(4) the term ‘electronic means’ includes tele-  
9       phone, teleconference, and videoconference;

10          “(5) the term ‘eligible individual’ means an in-  
11       dividual who is—

12           “(A) a parent of a minor child;

13           “(B) pregnant;

14           “(C) a caregiver for a minor child or other  
15       minor relative;

16           “(D) a caregiver for an individual with dis-  
17       abilities;

18           “(E) a caregiver for an elderly family  
19       member; or

20           “(F) the spouse or dating partner of an in-  
21       dividual who is—

22           “(i) a parent of a minor child; or

23           “(ii) pregnant;

24          “(6) the term ‘FAMILIES Program’ means the  
25       program established under section 3590B;

1           “(7) the term ‘minor’, with respect to an individual, means the individual is under the age of 18;

3           “(8) the term ‘Office’ means the Office of Probation and Pretrial Services of the Administrative  
4           Office of the United States Courts;

6           “(9) the term ‘participant’ means an eligible individual who is participating in the FAMILIES Program;

9           “(10) the term ‘Secretary’ means the Secretary of Health and Human Services; and

11          “(11) the term ‘trauma-informed decision making’ means decision making—

13           “(A) informed by an organizational structure and treatment framework that involves understanding, recognizing, and responding to the effects of all types of trauma; and

17           “(B) in accordance with recognized principles of a trauma-informed approach and trauma-specific interventions to address the consequences of trauma and facilitate healing.

21          **“§ 3590A. Sentencing**

22          “(a) IMPOSITION OF SENTENCE.—If an eligible individual is found guilty of an offense and the court makes an affirmative determination under section 3553(b)(1), the court shall impose a sentence for the offense that in-

1     cludes participation in the FAMILIES Program instead  
2     of a term of probation under subchapter B or a term of  
3     imprisonment under subchapter D.

4       “(b) CONSIDERATION OF SPECIAL FAMILIES PRO-  
5     GRAM AND EXPUNGEMENT PROCEDURES.—In imposing a  
6     sentence under subsection (a), the court shall consider  
7     whether to utilize the procedures under section 3590D in  
8     light of the personal history of the defendant and whether  
9     a record of the arrest, criminal proceedings, or conviction  
10    for the offense and the associated collateral consequences  
11    would harm the defendant and the ability of the defendant  
12    to perform caregiving duties.

13       “(c) IDENTIFYING PROGRAMS AND SERVICES.—

14           “(1) IN GENERAL.—In imposing a sentence  
15    under subsection (a), the court, in collaboration with  
16    the Office and the Secretary, shall identify the pro-  
17    grams and services in which the defendant shall be  
18    required to meaningfully participate in order to suc-  
19    cessfully complete the FAMILIES Program.

20           “(2) USER FEES AND OTHER COSTS.—

21           “(A) IN GENERAL.—In identifying the pro-  
22    grams and services in which a defendant shall  
23    be required to meaningfully participate under  
24    the Families Program, the court may not im-  
25    pose on the defendant any user fee or other

1           cost relating to those programs and services un-  
2           less the court considers the factors under sub-  
3           paragraph (B).

4           “(B) CONSIDERATIONS.—Before imposing  
5           any user fee or other cost relating to programs  
6           and services under the Families Program on a  
7           defendant, the court shall—

8                 “(i) weigh the importance of the fee  
9                 or other cost against—

10                 “(I) the ability of the defendant  
11                 to afford the fee or other cost; and

12                 “(II) the impact of the fee or  
13                 other cost on the ability of the defen-  
14                 dant to succeed in the FAMILIES Pro-  
15                 gram; and

16                 “(ii) take all necessary steps to ensure  
17                 that the success of the defendant in the  
18                 FAMILIES Program is not hindered by fi-  
19                 nancial obstacles.

20           “(d) TRAINING FOR JUDGES.—The Secretary, in col-  
21           laboration with the Attorney General, the United States  
22           Sentencing Commission, and the Chief of the Defender  
23           Services Office of the Administrative Office of the United  
24           States Courts shall develop training for judges of the dis-

1 strict courts on how to implement the FAMILIES Pro-  
2 gram, which shall include training on—  
3       “(1) trauma-informed decision making;  
4       “(2) child development, family dynamics, and  
5       the effects of parental separation;  
6       “(3) domestic violence;  
7       “(4) child abuse and neglect;  
8       “(5) substance abuse and addiction;  
9       “(6) mental health;  
10      “(7) cultural competence; and  
11      “(8) examining bias.

12 **“§ 3590B. FAMILIES Program**

13       “(a) ESTABLISHMENT.—The Office, in cooperation  
14 with the Director of the Administrative Office of the  
15 United States Courts, the Attorney General, the Sec-  
16 retary, and the Chief of the Defender Services Office of  
17 the Administrative Office of the United States Courts,  
18 shall establish and operate the FAMILIES Program for  
19 purposes of this subchapter.

20       “(b) CONTENTS.—The FAMILIES Program shall in-  
21 clude—

22           “(1) education programs, including—  
23              “(A) general educational development  
24              (commonly known as ‘GED’) programs; and

1                 “(B) postsecondary education programs,  
2                 including enrollment in community college  
3                 coursework;  
4                 “(2) employment counseling and job-seeking ac-  
5                 tivities;  
6                 “(3) subsidized jobs programs;  
7                 “(4) in-home parenting and skill-based pro-  
8                 grams;  
9                 “(5) substance abuse and mental health treat-  
10                ment programs, including medication-assisted treat-  
11                ment programs that make available not less than 2  
12                drugs that have been approved under the Federal  
13                Food, Drug, and Cosmetic Act (21 U.S.C. 301 et  
14                seq.) or section 351 of the Public Health Service Act  
15                (42 U.S.C. 262) for the treatment of an opioid use  
16                disorder; and  
17                 “(6) two-generation model programs that ad-  
18                dress needs of both the parent and the child.

19                 **“(c) COLLABORATION WITH STATE AND LOCAL Gov-**  
20                **ERNMENTS.**—The Office, the Director of the Administra-  
21                tive Office of the United States Courts, the Attorney Gen-  
22                eral, and the Secretary shall collaborate with State and  
23                local governmental agencies and nonprofit organizations,  
24                including community-based nonprofit organizations, to  
25                offer comprehensive community supervision programs and

1 services to a participant under the FAMILIES Program  
2 in areas close to the place of residence of the participant.

3       “(d) CONNECTION TO SERVICES.—To the extent  
4 practicable, the Office shall connect an eligible individual  
5 who is sentenced to participate in the FAMILIES Pro-  
6 gram to services and programs that will meet the basic  
7 needs of the individual and the family of the individual,  
8 as appropriate, including—

9           “(1) health care services, including assistance  
10 with enrollment in health insurance;

11           “(2) housing assistance;

12           “(3) services to help the individual enroll in—  
13                  “(A) the special supplemental nutrition  
14 program for women, infants, and children es-  
15 tablished by section 17 of the Child Nutrition  
16 Act of 1966 (42 U.S.C. 1786) (commonly  
17 known as the ‘WIC Program’);

18                  “(B) the supplemental nutrition assistance  
19 program under the Food and Nutrition Act of  
20 2008 (7 U.S.C. 2011 et seq.) (commonly known  
21 as the ‘SNAP Program’);

22                  “(C) the program of block grants for  
23 States for temporary assistance for needy fami-  
24 lies established under part A of title IV of the

1           Social Security Act (42 U.S.C. 601 et seq.)  
2           (commonly known as the ‘TANF Program’);

3           “(D) disability insurance benefits under  
4           title II of the Social Security Act (42 U.S.C.  
5           401 et seq.), or other benefits payable under  
6           such title on the basis of a disability; and

7           “(E) supplemental security income benefits  
8           under title XVI of the Social Security Act (42  
9           U.S.C. 1381 et seq.);

10          “(4) evidence-based substance use disorder  
11          treatment, including medication-assisted treatment  
12          described in subsection (b)(5), and harm reduction  
13          services; and

14          “(5) any other service or program that the Of-  
15          fice determines necessary to meet the basic needs of  
16          the individual and the family of the individual, in-  
17          cluding family therapy or counseling services.

18          “(e) OPERATION DURING EMERGENCIES.—

19          “(1) IN GENERAL.—To the extent practicable,  
20          during a period of a national or State public health  
21          emergency, including the COVID–19 pandemic, the  
22          FAMILIES Program may be conducted solely by  
23          electronic means.

24          “(2) INABILITY TO PARTICIPATE.—During a  
25          period described in paragraph (1), if an element of

1       the FAMILIES Program is not available by elec-  
2       tronic means—

3               “(A) a participant shall not be penalized  
4               for being unable to participate in the unavail-  
5               able element; and

6               “(B) the Office may offer a participant de-  
7               scribed in subparagraph (A) the opportunity to  
8               participate in other elements of the FAMILIES  
9               Program that can be conducted solely by elec-  
10               tronic means.

11       **“§ 3590C. Continuation or revocation of participation**

12       “(a) IN GENERAL.—If the defendant violates a condi-  
13       tion of participation in the FAMILIES Program at any  
14       time prior to completion of the program, the court may,  
15       after conducting a hearing, considering the factors set  
16       forth in section 3553(a) to the extent that they are appli-  
17       cable, and considering whether the programmatic require-  
18       ments of the sentence need to be modified in order for  
19       the defendant to be successful—

20               “(1) continue the participation of the defendant  
21       in the FAMILIES Program, with or without extend-  
22       ing the term or modifying or enlarging the condi-  
23       tions; or

24               “(2) revoke the sentence and resentence the de-  
25       fendant under subchapter A.

1       “(b) RIGHT TO COUNSEL.—

2           “(1) IN GENERAL.—At a hearing conducted  
3           under subsection (a), the defendant shall have the  
4           right to be represented by counsel.

5           “(2) COURT-PROVIDED COUNSEL.—

6           “(A) IN GENERAL.—If the defendant is fi-  
7           nancially unable to obtain representation by  
8           counsel for the hearing under subsection (a),  
9           the court shall appoint counsel to represent the  
10          defendant in the hearing.

11           “(B) APPOINTMENT; COMPENSATION.—  
12          Appointment and compensation of counsel  
13          under subparagraph (A) shall be in accordance  
14          with section 3006A.

15           “(c) SUBSTANCE USE DISORDER RELAPSE.—If a de-  
16          fendant participating in the FAMILIES Program who is  
17          recovering from a substance use disorder suffers a relapse,  
18          the court—

19           “(1) shall notify each service provider that is  
20          working with the defendant under the FAMILIES  
21          Program; and

22           “(2) may not revoke the sentence of the defen-  
23          dant or otherwise penalize the defendant under sub-  
24          section (a) solely because of the relapse.

1   **“§ 3590D. Pre-judgment sentence and expungement**  
2                   **procedures**

3       “(a) PRE-JUDGMENT SENTENCE.—

4               “(1) IN GENERAL.—If an eligible individual is  
5               found guilty of an offense and the court makes an  
6               affirmative determination under sections 3553(b)(1)  
7               and 3590A(b), the court may, with the consent of  
8               the individual, sentence the individual to participa-  
9               tion in the FAMILIES Program for a term to be de-  
10               termined by the court without entering a judgment  
11               of conviction.

12               “(2) EARLY DISCHARGE.—At any time before  
13               the expiration of the term of the sentence under  
14               paragraph (1), if the individual has not violated a  
15               condition of participation in the FAMILIES Pro-  
16               gram, the court may, without entering a judgment  
17               of conviction, dismiss the proceedings against the in-  
18               dividual and discharge the individual from the FAM-  
19               ILIES Program.

20               “(3) TIMELY DISCHARGE.—At the expiration of  
21               the term of the sentence under paragraph (1), if the  
22               individual has not violated a condition of participa-  
23               tion in the FAMILIES Program, the court shall,  
24               without entering a judgment of conviction, dismiss  
25               the proceedings against the individual and discharge  
26               the individual from the FAMILIES Program.

1           “(4) REVOCATION.—If the individual violates a  
2 condition of participation in the FAMILIES Pro-  
3 gram, the court shall proceed in accordance with the  
4 provisions of section 3590C.

5           “(b) COLLATERAL CONSEQUENCES.—A disposition  
6 under subsection (a), or a conviction that is the subject  
7 of an expungement order under subsection (c), shall not  
8 be considered a conviction for the purpose of a disquali-  
9 fication or a disability imposed by law upon conviction of  
10 a crime, or for any other purpose.

11          “(c) EXPUNGEMENT OF RECORD OF DISPOSITION.—  
12           “(1) IN GENERAL.—If the case against an indi-  
13 vidual is the subject of a disposition under sub-  
14 section (a), and the individual was less than 21  
15 years old at the time of the offense, the court shall  
16 enter an expungement order upon dismissing the  
17 proceedings against the individual and discharging  
18 the individual from the FAMILIES Program.

19           “(2) CONTENTS OF ORDER.—An expungement  
20 order entered under paragraph (1) shall direct that  
21 there be expunged from all official records all ref-  
22 erences to the arrest of the individual for the of-  
23 fense, the institution of criminal proceedings against  
24 the individual, and the results thereof.

1                 “(3) EFFECT.—The effect of an expungement  
2                 order entered under paragraph (1) shall be to re-  
3                 store the individual, in the contemplation of the law,  
4                 to the status the individual occupied before the ar-  
5                 rest or institution of criminal proceedings.

6                 “(4) PROTECTION FROM PERJURY LAWS.—An  
7                 individual concerning whom an expungement order  
8                 has been entered under paragraph (1) shall not be  
9                 held thereafter under any provision of law to be  
10                 guilty of perjury, false swearing, or making a false  
11                 statement by reason of the failure of the individual  
12                 to recite or acknowledge the arrests or institution of  
13                 criminal proceedings for the offense, or the results  
14                 thereof, in response to an inquiry made of the indi-  
15                 vidual for any purpose.”.

16                 (b) TECHNICAL AND CONFORMING AMENDMENTS.—  
17                 Chapter 227 of title 18, United States Code, is amended—  
18                         (1) by striking the matter between the chapter  
19                 heading and the heading for subchapter A and in-  
20                 serting the following:

“SUBCHAPTER A—GENERAL PROVISIONS

“Sec.  
“3551. Authorized sentences.  
“3552. Presentence reports.  
“3553. Imposition of a sentence.  
“3554. Order of criminal forfeiture.  
“3555. Order of notice to victims.  
“3556. Order of restitution.  
“3557. Review of a sentence.  
“3558. Implementation of a sentence.  
“3559. Sentencing classification of offenses.

## “SUBCHAPTER B—PROBATION

- “3561. Sentence of probation.
- “3562. Imposition of a sentence of probation.
- “3563. Conditions of probation.
- “3564. Running of a term of probation.
- “3565. Revocation of probation.
- “3566. Implementation of a sentence of probation.

## “SUBCHAPTER C—FINES

- “3571. Sentence of fine.
- “3572. Imposition of a sentence of fine and related matters.
- “3573. Petition of the government for modification or remission.
- “3574. Implementation of a sentence of fine.

## “SUBCHAPTER D—IMPRISONMENT

- “3581. Sentence of imprisonment.
- “3582. Imposition of a sentence of imprisonment.
- “3583. Inclusion of a term of supervised release after imprisonment.
- “3584. Multiple sentences of imprisonment.
- “3585. Calculation of a term of imprisonment.
- “3586. Implementation of a sentence of imprisonment.

## “SUBCHAPTER E—FAMILIES PROGRAM

- “3590. Definitions.
- “3590A. Sentencing.
- “3590B. FAMILIES Program.
- “3590C. Continuation or revocation of participation.
- “3590D. Pre-judgment sentence and expungement procedures.”.

1                   (2) by striking the matter between section 3559  
2                   and the heading for subchapter B;  
3                   (3) by striking the matter between section 3566  
4                   and the heading for subchapter C; and  
5                   (4) by striking the matter between section 3574  
6                   and the heading for subchapter D.

7                   (c) STATE GRANT PROGRAM.—

8                   (1) DEFINITION.—In this subsection, the term  
9                   “Attorney General” means the Attorney General,  
10                  acting through the Director of the Bureau of Justice  
11                  Assistance.

1                             (2) AUTHORITY.—The Attorney General shall  
2 make grants to States to replicate, on a larger scale,  
3 successful State parenting sentencing alternatives  
4 (commonly known as “PSA”) programs that have  
5 the potential to keep parents out of prison.

6                             (3) APPROPRIATION.—There is appropriated,  
7 out of amounts in the Treasury not otherwise appro-  
8 priated, for fiscal year 2024, to remain available  
9 until expended, \$20,000,000 to the Attorney General  
10 to carry out paragraph (2).

11                             (d) STUDIES.—

12                             (1) OFFICE OF PLANNING, RESEARCH AND  
13 EVALUATION STUDY.—

14                             (A) IN GENERAL.—Not later than 2 years  
15 after the date of enactment of this Act, the Of-  
16 fice of Planning, Research and Evaluation of  
17 the Department of Health and Human Services,  
18 in collaboration with the National Institute of  
19 Justice, shall study and publish a report on the  
20 effects of incarceration on children of incarcera-  
21 ted parents.

22                             (B) APPROPRIATION.—Out of amounts in  
23 the Treasury not otherwise appropriated, there  
24 is appropriated to the Office of Planning, Re-  
25 search and Evaluation of the Department of

1           Health and Human Services to carry out the  
2           study under subparagraph (A), \$1,000,000 for  
3           fiscal year 2024, to remain available until ex-  
4           pended.

5           (2) GAO STUDY.—Not later than 2 years after  
6           the date of enactment of this Act, the Comptroller  
7           General of the United States shall examine the im-  
8           plementation of the FAMILIES Program under sub-  
9           chapter E of chapter 227 of title 18, United States  
10          Code (as added by subsection (a)), focusing on de-  
11          mographic data and profiles of program participants  
12          in order to—

13           (A) determine—

14               (i) who is receiving the benefits of the  
15          program;

16               (ii) that program services are equi-  
17          tably available to all eligible individuals;  
18          and

19               (iii) how program services can be bet-  
20          ter directed to eligible individuals who  
21          would otherwise be sentenced to a term of  
22          probation or a term of imprisonment; and

23               (B) examine access to the FAMILIES  
24          Program for Black, Latinx or Hispanic, Native

1           American, Asian American, and Pacific Islander  
2           communities.

3           (e) APPROPRIATIONS.—

4           (1) IMPLEMENTATION.—Out of amounts in the  
5           Treasury not otherwise appropriated, there is appro-  
6           priated to the Office of Probation and Pretrial Serv-  
7           ices of the Administrative Office of the United  
8           States Courts to carry out the FAMILIES Program  
9           established under section 3590B of title 18, United  
10           States Code, as added by subsection (a) of this sec-  
11           tion, \$100,000,000 for fiscal year 2024, to remain  
12           available until expended.

13           (2) TRAINING.—Out of amounts in the Treas-  
14           ury not otherwise appropriated, there is appro-  
15           priated to the Secretary of Health and Human Serv-  
16           ices to develop training for judges under section  
17           3590A(d) of title 18, United States Code, as added  
18           by subsection (a) of this section, \$5,000,000 for fis-  
19           cal year 2024, to remain available until expended.

