(Original Signature of Member)

117TH CONGRESS 1ST SESSION



To improve the governmental process for recommending applications for clemency, and for other purposes.

IN THE HOUSE OF REPRESENTATIVES

Ms. PRESSLEY introduced the following bill; which was referred to the Committee on _____

A BILL

To improve the governmental process for recommending applications for clemency, 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 "Fair and Independent

5 Experts in Clemency Act" or the "FIX Clemency Act".

6 SEC. 2. ESTABLISHMENT OF U.S. CLEMENCY BOARD.

7 (a) IN GENERAL.—There is established an inde8 pendent board to be known as the "U.S. Clemency Board"
9 (in this Act referred to as the "Board").

 $\mathbf{2}$

1	(b) DUTIES.—
2	(1) IN GENERAL.—The duties of the Board
3	shall be to—
4	(A) recommend individuals for clemency
5	directly to the President;
6	(B) make available applications for clem-
7	ency in English and Spanish;
8	(C) review applications for any person con-
9	victed of a Federal offense or experiencing Fed-
10	eral collateral consequences requesting a par-
11	don, commutation, remission of a fine or for-
12	feiture or restoration of civil and political
13	rights, not later than 18 months after submis-
14	sion of such application;
15	(D) maintain public statistics and records
16	of all acts of clemency granted by each Presi-
17	dent;
18	(E) compile research reports on relevant
19	subjects;
20	(F) transmit an annual report to Congress
21	outlining the Board's activities, feedback from
22	applicants, and recommendations disaggregated
23	by relevant characteristics, including age, gen-
24	der identity, race and ethnicity, sexual orienta-
25	tion, disability, type of offense, years served,

(801382|14)

and geographical location of the individual ap plying for clemency; and

3 (G) establish a process for applicants
4 whose applications are not recommended to the
5 President to petition for reconsideration by the
6 full Board after rejection by a panel.

7 (2) PRIORITY.—In carrying out the duties
8 under paragraph (1), the Board shall seek guidance
9 from the President on any priority factors for re10 viewing applications. Any selected priority factors
11 shall be included in the annual report under section
12 7.

(c) POWER TO COMPEL.—The Board may request
any Federal agency or Federal judicial officer to disclose
information, data, and reports related to any application
being considered for clemency. The Federal agency or
Federal judicial officer shall fully disclose all relevant information, data, and reports, including presentence reports, subject to any restrictions in accordance with the
law.

(d) ADMISSION OF GUILT.—The Board shall not require any applicant to admit guilt as a condition of recommendation for pardon, commutation, remission of a
fine or forfeiture or restoration of civil and political rights.
Any admission of guilt in an application may not be used

against an applicant in any way nor is such admission ad missible in a court of law.

- 3 (e) DEFINITIONS.—In this section:
- 4 (1) CLEMENCY.—The term "clemency" includes
 5 a full pardon, partial or full commutation of sen6 tence, or remission of a fine or forfeiture or restora7 tion of civil and political rights.

8 (2) FEDERAL OFFENSE.—The term "Federal
9 offense" includes any offense under Federal statute
10 or the Uniform Code of Military Justice.

11 SEC. 3. MEMBERSHIP.

12	(a) BOARD COMPOSITION.—The Board shall be com-
13	posed of 9 members possessing significant experience with
14	the criminal legal system, clemency, behavioral health, or
15	reentry services appointed by the President, including—
16	(1) an individual who was formerly incarcer-
17	ated;
18	(2) an individual who has been directly im-
19	pacted by crime;
20	(3) an individual who has previously served or
21	currently serves in a Federal defender organization;
22	and
23	(4) an individual who shall serve as representa-
24	tive of the Department of Justice.

 $\mathbf{5}$

(b) INDEPENDENT MEMBERS.—To be a member ap pointed pursuant to subsection (a), except subsection
 (a)(4), the member shall have or have had no affiliation
 with the Department of Justice in the 16 years prior to
 such appointment.

6 (c) TERMS.—

7 (1) IN GENERAL.—Members of the Board may
8 serve throughout the presidency of the President
9 who appointed them.

10 (2) VACANCY.—Any vacancy of the Board shall
11 not affect the powers and duties of the Board. The
12 President shall have the authority to fill a vacancy
13 on the Board.

14 (3) REAPPOINTMENT.—A member of the Board15 shall be eligible for reappointment to the Board.

16 (d) CHAIRPERSON.—The Chairperson of the Board17 shall be designated by the President after all members are18 appointed to the Board.

(e) PANELS.—The Board may convene panels of 3
Board members to review applications and recommend individuals for clemency if 2 of the Board members on the
panel are in favor of such recommendation.

(f) MAJORITY.—The Board shall require a majority
of members present and voting to approve actions of the
Board.

(g) PROHIBITION OF COMPENSATION OF FEDERAL
 EMPLOYEES.—Members of the Board who are full-time
 officers and employees of the United States may not re ceive additional pay, allowances, or benefits by reason of
 their service on the Board.

6 (h) COMPENSATION OF NON-FEDERAL EMPLOY-7 EES.—Members of the Board who are not full-time offi-8 cers and employees of the United States shall each be paid 9 at a rate equal to the rate of basic pay for level IV of 10 the Executive Schedule by the Executive Office of the 11 President.

(i) TRAVEL EXPENSES.—Each member of the Board
shall receive travel expenses, including per diem in lieu
of subsistence, in accordance with applicable provisions
under subchapter I of chapter 57 of title 5, United States
Code.

(j) MEETINGS.—The Board shall meet at the call ofthe Chairperson not less than once a quarter each yearto conduct business.

SEC. 4. ABOLITION OF OFFICE OF THE PARDON ATTORNEY;
 TRANSFER OF FUNCTIONS AND PERSONNEL
 OF THE OFFICE OF THE PARDON ATTORNEY
 TO THE BOARD.

5 (a) Abolition.—The Office of the Pardon Attorney of the Department of Justice shall be abolished not later 6 7 than 120 days after the date of enactment of this Act. 8 (b) TRANSFER OF FUNCTIONS.—The functions of the 9 Office of the Pardon Attorney shall be transferred to and carried out by the Board. The functions authorized to be 10 11 performed by the office described in subsection (a) as of the day before the date of enactment of this Act, and the 12 13 assets and personnel associated with such functions, are transferred to the Board. 14

(c) GRADE RETENTION.—In the case of an employee
transferred to the Board under subsection (b), whether a
full-time or part-time employee—

(1) subsections (b) and (c) of section 5362 of
title 5, United States Code, relating to grade retention, shall apply to the employee, except that—

21 (A) the grade retention period shall be the
22 one-year period beginning on the date of the
23 transfer; and

24 (B) paragraphs (1), (2), and (3) of such
25 subsection (c) shall not apply to the employee;
26 and

(2) the employee may not be separated, other
 than pursuant to chapter 75 of title 5, United States
 Code, during such one-year period.

4 (d) ADMINISTRATIVE HEAD.—The Board established
5 under section 2 shall appoint, in consultation with the At6 torney General, a Pardon Attorney to act as the adminis7 trative head of the Board. Such Pardon Attorney shall re8 port to the Board and be paid by the Executive Office
9 of the President.

10 (e) REFERENCES.—Any reference in any other Fed11 eral law, executive order, rule, regulation, delegation of au12 thority, or any document—

(1) to the head of the Office of the Pardon Attorney is deemed to be the Pardon Attorney appointed by the Board established under section 2, in
consultation with the Attorney General, to act as the
administrative head of the Board; or

18 (2) to the Office of the Pardon Attorney is19 deemed to refer to the Board.

(f) EXERCISE OF AUTHORITIES.—Except as otherwise provided by law, the Board may, for the purposes
of performing the functions of the Office of the Pardon
Attorney, exercise all authorities under any provision of
law that were available with respect to the performance

of the function immediately before the effective date of
 the transfer of the function under this section.

- 3 (g) SAVINGS PROVISIONS.—
- 4 (1) LEGAL DOCUMENTS.—All orders, deter5 minations, rules, regulations, permits, grants, loans,
 6 contracts, agreements, certificates, licenses, and
 7 privileges—

8 (A) that have been issued, made, granted, 9 or allowed to become effective by the President 10 or any other Government official, or by a court 11 of competent jurisdiction, in the performance of 12 any function that is transferred by this Act, 13 and

14 (B) that are in effect on the effective date
15 of such transfer (or become effective after such
16 date pursuant to their terms as in effect on
17 such effective date),

shall continue in effect according to their terms until
modified, terminated, superseded, set aside, or revoked in accordance with law by the President, any
other authorized Government official, a court of
competent jurisdiction, or operation of law.

23 (2) PROCEEDINGS.—This Act shall not affect
24 any proceedings or any application for any benefits,
25 service, license, permit, certificate, or financial as-

1 sistance pending on the date of the enactment of 2 this Act before an office abolished by this Act, but 3 such proceedings and applications shall be contin-4 ued. Orders shall be issued in such proceedings, ap-5 peals shall be taken therefrom, and payments shall 6 be made pursuant to such orders, as if this Act had 7 not been enacted, and orders issued in any such pro-8 ceeding shall continue in effect until modified, termi-9 nated, superseded, or revoked by a duly authorized 10 official, by a court of competent jurisdiction, or by 11 operation of law. Nothing in this subsection shall be 12 considered to prohibit the discontinuance or modification of any such proceeding under the same 13 14 terms and conditions and to the same extent that 15 such proceeding could have been discontinued or modified if this Act had not been enacted. 16

17 (3) SUITS.—This Act shall not affect suits com18 menced before the date of the enactment of this Act,
19 and in all such suits, proceeding shall be had, ap20 peals taken, and judgments rendered in the same
21 manner and with the same effect as if this Act had
22 not been enacted.

(4) NONABATEMENT OF ACTIONS.—No suit, action, or other proceeding commenced by or against
the Department of Justice, or by or against any in-

dividual in the official capacity of such individual as
 an officer or employee of an office transferred by
 this Act, shall abate by reason of the enactment of
 this Act.

(5) CONSTANCE OF SUITS.—If any Government 5 6 officer in the official capacity of such officer is party 7 to a suit with respect to a function of the officer. 8 and under this Act such function is transferred to 9 any other officer or office, then such suit shall be 10 continued with the other officer or the head of such 11 other office, as applicable, substituted or added as a 12 party.

13 (6) Administrative procedure and Judi-14 CIAL REVIEW.—Except as otherwise provided by this 15 Act, any statutory requirements relating to notice, 16 hearings, action upon the record, or administrative 17 or judicial review that apply to any function trans-18 ferred by this Act shall apply to the exercise of such 19 function by the head of the Federal agency, and 20 other officers of the agency, to which such function 21 is transferred by this Act.

(h) TRANSFER OF ASSETS.—Except as otherwise
provided in this Act, so much of the personnel, property,
records, and unexpended balances of appropriations, allocations, and other funds employed, used, held, available,

or to be made available in connection with a function
 transferred to an official or agency by this Act shall be
 available to the official or the head of that agency, respec tively, at such time or times as the Director of the Office
 of Management and Budget directs for use in connection
 with the functions transferred.

7 (i) DELEGATION AND ASSIGNMENT.—Except as oth-8 erwise expressly prohibited by law or otherwise provided 9 in this Act, an official to whom functions are transferred 10 under this Act (including the head of any office to which functions are transferred under this Act) may delegate 11 12 any of the functions so transferred to such officers and employees of the office of the official as the official may 13 designate, and may authorize successive redelegations of 14 15 such functions as may be necessary or appropriate. No delegation of functions under this section or under any 16 other provision of this Act shall relieve the official to whom 17 a function is transferred under this Act of responsibility 18 19 for the administration of the function.

(j) Authority of the Director of the Office
Of Management and Budget With Respect to
Functions Transferred.—

(1) DETERMINATIONS.—If necessary, the Director shall make any determination of the functions
that are transferred under this Act.

1 (2) INCIDENTAL TRANSFERS.—The Director, at 2 such time or times as the Director shall provide, 3 may make such determinations as may be necessary 4 with regard to the functions transferred by this Act, and to make such additional incidental dispositions 5 6 of personnel, assets, liabilities, grants, contracts, 7 property, records, and unexpended balances of ap-8 propriations, authorizations, allocations, and other 9 funds held, used, arising from, available to, or to be 10 made available in connection with such functions, as 11 may be necessary to carry out the provisions of this 12 Act. The Director shall provide for the termination 13 of the affairs of all entities terminated by this Act 14 and for such further measures and dispositions as may be necessary to effectuate the purposes of this 15 16 Act.

17 (k) CERTAIN VESTING OF FUNCTIONS CONSIDERED
18 TRANSFERS.—For purposes of this Act, the vesting of a
19 function in a department or office pursuant to reestablish20 ment of an office shall be considered to be transfer of the
21 function.

(1) AVAILABILITY OF EXISTING FUNDS.—Existing
appropriations and funds available for the performance of
functions, programs, and activities terminated pursuant to
this Act shall remain available, for the duration of their

period of availability, for necessary expenses in connection
 with the termination and resolution of such functions, pro grams, and activities.

4 (m) DEFINITIONS.—In this section:

5 (1) FUNCTION.—The term "function" includes
6 any duty, obligation, power, authority, responsibility,
7 right, privilege, activity, or program; and

8 (2) OFFICE.—The term "office" includes any 9 office, administration, agency, bureau, institute, 10 council, unit, organizational entity, or component 11 thereof.

12 SEC. 5. FEDERAL ADVISORY COMMITTEE.

13 The Federal Advisory Committee Act (5 U.S.C. App.)14 shall not apply to the Board established pursuant to this15 Act.

16 SEC. 6. ADEQUATE REPRESENTATION OF DEFENDANTS.

Section 3006A(a)(2)(B)) of title 18, United States
Code is amended by striking "seeking relief under" and
inserting "seeking relief from their conviction or sentence,
including pursuant to".

21 SEC. 7. REPORT.

Not later than 90 days after the date on which the
Board is established, the Chairperson of the Board shall
submit to Congress a report on the established procedures
for review of elemency applications and administrative

plans related to research and any other actions the Board
 will be taking. This report shall include a plan for address ing pending applications, which may include augmentation
 of staff through temporary hire or assignment to the
 Board.

6 SEC. 8. REPORT ON U.S. ATTORNEY CHARGING AND PLEA 7 PRACTICES.

8 Not later than two years after the date of enactment 9 of this Act, the Director of the National Institute of Justice shall complete a review and publish a report on the 10 charging and plea bargaining practices of U.S. Attorneys' 11 12 Offices, including racial and gender disparities. The Director may consult with the Department of Justice Office of 13 the Inspector General to secure any information necessary 14 15 to complete this report.

16 SEC. 9. REPORT ON PSYCHOLOGICAL IMPACT OF INCAR-17 CERATION.

18 Not later than one year after the date of enactment 19 of this Act, the Director of the National Institute of Jus-20 tice shall publish a report summarizing the current body 21 of research on the psychological impact of people who are 22 incarcerated. This report shall be completed in coordina-23 tion with at least 2 individuals who have published peer-24 reviewed scholarship or have expertise on this topic.

1 SEC. 10. SEVERABILITY.

If any application of this Act or any provision of this
Act to any person or circumstance is held invalid, the remainder of this Act and the application of this Act to other
persons and circumstances shall not be affected by the invalidity.