$[\sim 118H8093]$ 

(Original Signature of Member)

119TH CONGRESS 1ST SESSION



To amend the State Justice Institute Act of 1984 to authorize the State Justice Institute to provide awards to certain organizations to establish a State judicial threat intelligence and resource center.

## IN THE HOUSE OF REPRESENTATIVES

Mrs. McBath introduced the following bill; which was referred to the Committee on \_\_\_\_\_

## A BILL

- To amend the State Justice Institute Act of 1984 to authorize the State Justice Institute to provide awards to certain organizations to establish a State judicial threat intelligence and resource center.
  - 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 "Countering Threats5 and Attacks on Our Judges Act".

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1	SEC. 2. DEFINITIONS.
2	Section 202 of the State Justice Institute Act of 1984
3	(42 U.S.C. 10701) is amended—
4	(1) in paragraph (7), by striking "and" at the
5	end;
6	(2) in paragraph $(8)(B)$ , by striking the period
7	at the end and inserting "; and"; and
8	(3) by adding at the end the following:
9	"(9) 'eligible organization' means a national
10	nonprofit organization that—
11	"(A) provides technical assistance and
12	training on, and has expertise and national-level
13	experience in, judicial security and safety at the
14	State and local levels;
15	"(B) has experience in courthouse design
16	and courthouse security design standards;
17	"(C) has an understanding of State judi-
18	cial operations and public access to judicial
19	services; and
20	"(D) has experience working with a wide
21	array of different judges and court systems, in-
22	cluding an understanding of the challenges fac-
23	ing trial courts, appellate courts, rural courts,
24	and limited-jurisdiction courts at the State and
25	local levels.".

1	SEC. 3. ESTABLISHMENT OF STATE JUDICIAL THREAT IN-
2	TELLIGENCE AND RESOURCE CENTER.
3	Section 206(c) of the State Justice Institute Act of
4	1984 (42 U.S.C. 10705(c)) is amended—
5	(1) in paragraph (14), by striking "and" at the
6	end;
7	(2) by redesignating paragraph $(15)$ as para-
8	graph $(16)$ ; and
9	(3) by inserting after paragraph $(14)$ the fol-
10	lowing:
11	((15) to provide financial and technical support
12	to eligible organizations to establish, implement, and
13	operate a State judicial threat and intelligence re-
14	source center to—
15	"(A) provide technical assistance and
16	training around judicial security, including—
17	"(i) providing judicial officer safety
18	education and training for judicial officers,
19	courts, and local law enforcement;
20	"(ii) creating resources and guides
21	around judicial security; and
22	"(iii) providing physical security as-
23	sessments for courts, homes, and other fa-
24	cilities where judicial officers and staff
25	conduct court-related business;

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1	"(B) proactively monitor threats to the
2	safety of State and local judges and court staff;
3	"(C) coordinate with Federal, State, and
4	local law enforcement agencies to mitigate
5	threats to the safety of State and local judges
6	and court staff;
7	"(D) develop standardized incident report-
8	ing and threat evaluation practices for State
9	and local courts in coordination with State and
10	local law enforcement and fusion centers;
11	"(E) develop a national database for re-
12	porting, tracking, and sharing information
13	about threats and incidents towards judicial of-
14	ficers and court staff at local and State levels
15	with entities working in the interest of judicial
16	security, including State and local law enforce-
17	ment and fusion centers; and
18	"(F) coordinate research to identify, exam-
19	ine, and advance best practices around judicial
20	security.".
21	SEC. 4. REPORTS.
22	Not later than 1 year after the date on which a State
23	judicial threat intelligence and resource center is estab-

24 lished under paragraph (15) of section 206(c) of the State25 Justice Institute Act of 1984, as added by section 3 of

this Act, the State Justice Institute shall submit to the
Committee on the Judiciary of the Senate and the Com mittee on the Judiciary of the House of Representatives
an annual report on the number of threats to State and
local judiciary members and court staff, with breakdown
of types of threats and level of seriousness.