

113TH CONGRESS  
1ST SESSION

# H. R. 2851

To eliminate racial profiling by law enforcement, and for other purposes.

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## IN THE HOUSE OF REPRESENTATIVES

JULY 30, 2013

Mr. CONYERS (for himself, Mrs. BEATTY, Mr. BISHOP of Georgia, Mr. CARSON of Indiana, Mrs. CHRISTENSEN, Ms. CHU, Ms. CLARKE, Mr. CLAY, Mr. COHEN, Mr. CUMMINGS, Ms. DEGETTE, Mr. DINGELL, Ms. EDWARDS, Mr. ELLISON, Mr. FARR, Ms. FUDGE, Mr. GRIJALVA, Mr. GUTIÉRREZ, Mr. HINOJOSA, Mr. HONDA, Ms. JACKSON LEE, Mr. LARSEN of Washington, Ms. LEE of California, Mr. LEWIS, Ms. MCCOLLUM, Mr. MEEKS, Ms. MOORE, Mr. NADLER, Mrs. NAPOLITANO, Ms. NORTON, Mr. PAYNE, Mr. PETERS of Michigan, Mr. RANGEL, Mr. RICHMOND, Ms. SCHAKOWSKY, Mr. SCOTT of Virginia, Mr. SERRANO, Mr. THOMPSON of Mississippi, Mr. VAN HOLLEN, and Ms. WILSON of Florida) introduced the following bill; which was referred to the Committee on the Judiciary

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# A BILL

To eliminate racial profiling by law enforcement, 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; TABLE OF CONTENTS.**
- 4       (a) SHORT TITLE.—This Act may be cited as the
- 5       “End Racial Profiling Act of 2013”.

1       (b) TABLE OF CONTENTS.—The table of contents of  
 2 this Act is as follows:

See. 1. Short title; table of contents.  
 Sec. 2. Definitions.

#### TITLE I—PROHIBITION OF RACIAL PROFILING

Sec. 101. Prohibition.  
 Sec. 102. Enforcement.

#### TITLE II—PROGRAMS TO ELIMINATE RACIAL PROFILING BY FEDERAL LAW ENFORCEMENT AGENCIES

Sec. 201. Policies to eliminate racial profiling.

#### TITLE III—PROGRAMS TO ELIMINATE RACIAL PROFILING BY STATE, LOCAL, AND INDIAN TRIBAL LAW ENFORCEMENT AGENCIES

Sec. 301. Policies required for grants.  
 Sec. 302. Involvement of Attorney General.  
 Sec. 303. Data collection demonstration project.  
 Sec. 304. Best practices development grants.

#### TITLE IV—DATA COLLECTION

Sec. 401. Attorney General to issue regulations.  
 Sec. 402. Duties of the Bureau of Justice Statistics.  
 Sec. 403. Limitations on publication of data.

#### TITLE V—DEPARTMENT OF JUSTICE REGULATIONS AND REPORTS ON RACIAL PROFILING IN THE UNITED STATES

Sec. 501. Attorney General to issue regulations and reports.

#### TITLE VI—MISCELLANEOUS PROVISIONS

Sec. 601. Severability.  
 Sec. 602. Savings clause.

### 3 SEC. 2. DEFINITIONS.

4       In this Act:

5           (1) COVERED PROGRAM.—The term “covered  
 6 program” means any program or activity funded in  
 7 whole or in part with funds made available under—  
 8              (A) the Edward Byrne Memorial Justice  
 9 Assistance Grant Program under part E of title

1           I of the Omnibus Crime Control and Safe  
2           Streets Act of 1968 (42 U.S.C. 3750 et seq.);  
3           and

4                 (B) the “Cops on the Beat” program  
5                 under part Q of title I of the Omnibus Crime  
6                 Control and Safe Streets Act of 1968 (42  
7                 U.S.C. 3796dd et seq.), except that no pro-  
8                 gram, project, or other activity specified in sec-  
9                 tion 1701(b)(13) of such part shall be a covered  
10                 program under this paragraph.

11                 (2) GOVERNMENTAL BODY.—The term “govern-  
12                 mental body” means any department, agency, special  
13                 purpose district, or other instrumentality of Federal,  
14                 State, local, or Indian tribal government.

15                 (3) HIT RATE.—The term “hit rate” means the  
16                 percentage of stops and searches in which a law en-  
17                 forcement officer finds drugs, a gun, or something  
18                 else that leads to an arrest. The hit rate is cal-  
19                 culated by dividing the total number of searches by  
20                 the number of searches that yield contraband. The  
21                 hit rate is complementary to the rate of false stops.

22                 (4) INDIAN TRIBE.—The term “Indian tribe”  
23                 has the meaning given the term in section 102 of the  
24                 Federally Recognized Indian Tribe List Act of 1994  
25                 (25 U.S.C. 479a).

6                             (6) LAW ENFORCEMENT AGENT.—The term  
7                             “law enforcement agent” means any Federal, State,  
8                             local, or Indian tribal official responsible for enforc-  
9                             ing criminal, immigration, or customs laws, includ-  
10                          ing police officers and other agents of a law enforce-  
11                          ment agency.

## 12 (7) RACIAL PROFILING.—

18 (i) in selecting which individual to  
19 subject to routine or spontaneous inves-  
20 tigatory activities; or

1 enforcement agent or agency that relies on race,  
2 ethnicity, national origin, gender, or religion  
3 when there is trustworthy information, relevant  
4 to the locality and timeframe, that links a per-  
5 son of a particular race, ethnicity, national ori-  
6 gin, gender, or religion to an identified criminal  
7 incident or scheme.

8 (8) ROUTINE OR SPONTANEOUS INVESTIGATORY  
9 ACTIVITIES.—The term “routine or spontaneous in-  
10 vestigatory activities” means the following activities  
11 by a law enforcement agent:

12 (A) Interviews.  
13 (B) Traffic stops.  
14 (C) Pedestrian stops.  
15 (D) Frisks and other types of body  
16 searches.

17 (E) Consensual or nonconsensual searches  
18 of the persons, property, or possessions (includ-  
19 ing vehicles) of individuals using any form of  
20 public or private transportation, including mo-  
21 torists and pedestrians.

22 (F) Data collection and analysis, assess-  
23 ments, and predicated investigations.

1                             (G) Inspections and interviews of entrants  
2                             into the United States that are more extensive  
3                             than those customarily carried out.

4                             (H) Immigration-related workplace inves-  
5                             tigations.

6                             (I) Such other types of law enforcement  
7                             encounters about which statistical information  
8                             is compiled for or by the Federal Bureau of In-  
9                             vestigation or the Department of Justice Bu-  
10                             reau of Justice Statistics.

11                             (9) REASONABLE REQUEST.—The term “rea-  
12                             sonable request” means all requests for information,  
13                             except for those that—

14                             (A) are immaterial to the investigation;  
15                             (B) would result in the unnecessary disclo-  
16                             sure of personal information; or  
17                             (C) would place a severe burden on the re-  
18                             sources of the law enforcement agency given its  
19                             size.

20                             (10) STATE.—The term “State” means each of  
21                             the 50 States, the District of Columbia, the Com-  
22                             monwealth of Puerto Rico, and any other territory  
23                             or possession of the United States.

24                             (11) UNIT OF LOCAL GOVERNMENT.—The term  
25                             “unit of local government” means—

(A) any city, county, township, town, borough, parish, village, or other general purpose political subdivision of a State;

(B) any law enforcement district or judicial  
enforcement district that—

(ii) has the authority to, in a manner independent of other State entities, establish a budget and impose taxes; or

# **TITLE I—PROHIBITION OF RACIAL PROFILING**

16 SEC. 101. PROHIBITION.

17 No law enforcement agent or law enforcement agency  
18 shall engage in racial profiling.

## 19 SEC. 102. ENFORCEMENT.

20       (a) REMEDY.—The United States, or an individual  
21 injured by racial profiling, may enforce this title in a civil  
22 action for declaratory or injunctive relief, filed either in  
23 a State court of general jurisdiction or in a district court  
24 of the United States.

1       (b) PARTIES.—In any action brought under this title,  
2 relief may be obtained against—

3           (1) any governmental body that employed any  
4 law enforcement agent who engaged in racial  
5 profiling;

6           (2) any agent of such body who engaged in ra-  
7 cial profiling; and

8           (3) any person with supervisory authority over  
9 such agent.

10       (c) NATURE OF PROOF.—Proof that the routine or  
11 spontaneous investigatory activities of law enforcement  
12 agents in a jurisdiction have had a disparate impact on  
13 racial, ethnic, or religious minorities shall constitute prima  
14 facie evidence of a violation of this title.

15       (d) ATTORNEY'S FEES.—In any action or proceeding  
16 to enforce this title against any governmental body, the  
17 court may allow a prevailing plaintiff, other than the  
18 United States, reasonable attorney's fees as part of the  
19 costs, and may include expert fees as part of the attorney's  
20 fee.

1     **TITLE II—PROGRAMS TO ELIMI-**  
2     **NATE RACIAL PROFILING BY**  
3     **FEDERAL LAW ENFORCE-**  
4     **MENT AGENCIES**

5     **SEC. 201. POLICIES TO ELIMINATE RACIAL PROFILING.**

6         (a) IN GENERAL.—Federal law enforcement agencies

7     shall—

8             (1) maintain adequate policies and procedures  
9     designed to eliminate racial profiling; and

10             (2) cease existing practices that permit racial  
11     profiling.

12         (b) POLICIES.—The policies and procedures de-  
13     scribed in subsection (a)(1) shall include—

14             (1) a prohibition on racial profiling;

15             (2) training on racial profiling issues as part of  
16     Federal law enforcement training;

17             (3) the collection of data in accordance with the  
18     regulations issued by the Attorney General under  
19     section 401;

20             (4) procedures for receiving, investigating, and  
21     responding meaningfully to complaints alleging ra-  
22     cial profiling by law enforcement agents; and

23             (5) any other policies and procedures the Attor-  
24     ney General determines to be necessary to eliminate  
25     racial profiling by Federal law enforcement agencies.

1   **TITLE III—PROGRAMS TO ELIMI-**  
2   **NATE RACIAL PROFILING BY**  
3   **STATE, LOCAL, AND INDIAN**  
4   **TRIBAL LAW ENFORCEMENT**  
5   **AGENCIES**

6   **SEC. 301. POLICIES REQUIRED FOR GRANTS.**

- 7       (a) IN GENERAL.—An application by a State, a unit  
8       of local government, or a State, local, or Indian tribal law  
9       enforcement agency for funding under a covered program  
10      shall include a certification that such State, unit of local  
11      government, or law enforcement agency, and any law en-  
12      forcement agency to which it will distribute funds—  
13               (1) maintains adequate policies and procedures  
14              designed to eliminate racial profiling; and  
15               (2) has eliminated any existing practices that  
16              permit or encourage racial profiling.  
17       (b) POLICIES.—The policies and procedures de-  
18      scribed in subsection (a)(1) shall include—  
19               (1) a prohibition on racial profiling;  
20               (2) training on racial profiling issues as part of  
21              law enforcement training;  
22               (3) the collection of data in accordance with the  
23              regulations issued by the Attorney General under  
24              section 401; and

1                   (4) participation in an administrative complaint  
2                   procedure or independent audit program that meets  
3                   the requirements of section 302.

4                   (c) EFFECTIVE DATE.—This section shall take effect  
5                   12 months after the date of enactment of this Act.

6                   **SEC. 302. INVOLVEMENT OF ATTORNEY GENERAL.**

7                   (a) REGULATIONS.—

8                   (1) IN GENERAL.—Not later than 6 months  
9                   after the date of enactment of this Act and in con-  
10                  sultation with stakeholders, including Federal, State,  
11                  tribal, and local law enforcement agencies and com-  
12                  munity, professional, research, and civil rights orga-  
13                  nizations, the Attorney General shall issue regula-  
14                  tions for the operation of administrative complaint  
15                  procedures and independent audit programs to en-  
16                  sure that such procedures and programs provide an  
17                  appropriate response to allegations of racial profiling  
18                  by law enforcement agents or agencies.

19                   (2) GUIDELINES.—The regulations issued  
20                  under paragraph (1) shall contain guidelines that  
21                  ensure the fairness, effectiveness, and independence  
22                  of the administrative complaint procedures and inde-  
23                  pendent auditor programs.

24                   (b) NONCOMPLIANCE.—If the Attorney General de-  
25                  termines that the recipient of a grant from any covered

1 program is not in compliance with the requirements of sec-  
2 tion 301 or the regulations issued under subsection (a),  
3 the Attorney General shall withhold, in whole or in part  
4 (at the discretion of the Attorney General), funds for 1  
5 or more grants to the recipient under the covered pro-  
6 gram, until the recipient establishes compliance.

7 (c) PRIVATE PARTIES.—The Attorney General shall  
8 provide notice and an opportunity for private parties to  
9 present evidence to the Attorney General that a recipient  
10 of a grant from any covered program is not in compliance  
11 with the requirements of this title.

12 **SEC. 303. DATA COLLECTION DEMONSTRATION PROJECT.**

13 (a) COMPETITIVE AWARDS.—

14 (1) IN GENERAL.—The Attorney General may,  
15 through competitive grants or contracts, carry out a  
16 2-year demonstration project for the purpose of de-  
17 veloping and implementing data collection programs  
18 on the hit rates for stops and searches by law en-  
19 forcement agencies. The data collected shall be  
20 disaggregated by race, ethnicity, national origin,  
21 gender, and religion.

22 (2) NUMBER OF GRANTS.—The Attorney Gen-  
23 eral shall provide not more than 5 grants or con-  
24 tracts under this section.

1                             (3) ELIGIBLE GRANTEES.—Grants or contracts  
2       under this section shall be awarded to law enforce-  
3       ment agencies that serve communities where there is  
4       a significant concentration of racial or ethnic minori-  
5       ties and that are not already collecting data volun-  
6       tarily.

7                             (b) REQUIRED ACTIVITIES.—Activities carried out  
8       with a grant or contract under this section shall include—

9                                 (1) developing a data collection tool, compiling  
10      data related to hit rates, and reporting the compiled  
11      data to the Attorney General; and

12                                 (2) training of law enforcement personnel on  
13      data collection, particularly for data collection on hit  
14      rates for stops and searches.

15                             (c) EVALUATION.—Not later than 3 years after the  
16      date of enactment of this Act, the Attorney General shall  
17      enter into a contract with an institution of higher edu-  
18      cation (as defined in section 101 of the Higher Education  
19      Act of 1965 (20 U.S.C. 1001)) to analyze the data col-  
20      lected by each of the law enforcement agencies funded  
21      under this section.

22                             (d) AUTHORIZATION OF APPROPRIATIONS.—There  
23      are authorized to be appropriated to carry out activities  
24      under this section—

1                   (1) \$5,000,000, over a 2-year period, to carry  
2                   out the demonstration program under subsection  
3                   (a); and

4                   (2) \$500,000 to carry out the evaluation under  
5                   subsection (c).

6 **SEC. 304. BEST PRACTICES DEVELOPMENT GRANTS.**

7                   (a) GRANT AUTHORIZATION.—The Attorney General,  
8 through the Bureau of Justice Assistance, may make  
9 grants to States, local law enforcement agencies, and units  
10 of local government to develop and implement best prac-  
11 tice devices and systems to eliminate racial profiling.

12                  (b) USE OF FUNDS.—The funds provided under sub-  
13 section (a) shall be used for programs that include the  
14 following purposes:

15                  (1) The development and implementation of  
16 training to prevent racial profiling and to encourage  
17 more respectful interaction with the public.

18                  (2) The acquisition and use of technology to fa-  
19 cilitate the accurate collection and analysis of data  
20 related to racial profiling.

21                  (3) The development and acquisition of feed-  
22 back systems and technologies that identify officers  
23 or units of officers engaged in, or at risk of engag-  
24 ing in, racial profiling or other misconduct.

1                   (4) The establishment and maintenance of an  
2                   administrative complaint procedure or independent  
3                   auditor program that meets the requirements of sec-  
4                   tion 302.

5                   (c) EQUITABLE DISTRIBUTION.—The Attorney Gen-  
6                   eral shall ensure that grants under this section are award-  
7                   ed in a manner that reserves an equitable share of funding  
8                   for small and rural law enforcement agencies.

9                   (d) APPLICATION.—Each State, local law enforce-  
10                  ment agency, or unit of local government desiring a grant  
11                  under this section shall submit an application to the Attor-  
12                  ney General at such time, in such manner, and accom-  
13                  panied by such information as the Attorney General may  
14                  require.

## 15                 **TITLE IV—DATA COLLECTION**

### 16                 **SEC. 401. ATTORNEY GENERAL TO ISSUE REGULATIONS.**

17                  (a) REGULATIONS.—Not later than 6 months after  
18                  the date of enactment of this Act, the Attorney General,  
19                  in consultation with stakeholders, including Federal,  
20                  State, and local law enforcement agencies and community,  
21                  professional, research, and civil rights organizations, shall  
22                  issue regulations for the collection and compilation of data  
23                  under sections 201 and 301.

24                  (b) REQUIREMENTS.—The regulations issued under  
25                  subsection (a) shall—

1                     (1) provide for the collection of data on all rou-  
2                     tine or spontaneous investigatory activities;

3                     (2) provide that the data collected shall—

4                         (A) be collected by race, ethnicity, national  
5                     origin, gender, and religion, as perceived by the  
6                     law enforcement officer;

7                         (B) include the date, time, and location of  
8                     such investigatory activities;

9                         (C) include detail sufficient to permit an  
10                     analysis of whether a law enforcement agency is  
11                     engaging in racial profiling; and

12                         (D) not include personally identifiable in-  
13                     formation described in section 403;

14                     (3) provide that a standardized form shall be  
15                     made available to law enforcement agencies for the  
16                     submission of collected data to the Department of  
17                     Justice;

18                     (4) provide that law enforcement agencies shall  
19                     compile data on the standardized form made avail-  
20                     able under paragraph (3), and submit the form to  
21                     the Civil Rights Division and the Department of  
22                     Justice Bureau of Justice Statistics;

23                     (5) provide that law enforcement agencies shall  
24                     maintain all data collected under this Act for not  
25                     less than 4 years;

1                 (6) include guidelines for setting comparative  
2                 benchmarks, consistent with best practices, against  
3                 which collected data shall be measured; and

4                 (7) provide for the protection of the privacy of  
5                 individuals whose data is collected by—

6                         (A) limiting the use and disclosure of the  
7                 data collected under this Act to the purposes  
8                 set forth in this Act;

9                         (B) except as otherwise provided in this  
10                 Act, limiting access to the data collected under  
11                 this Act to those Federal, State, local, or tribal  
12                 employees or agents who require such access in  
13                 order to fulfill the purposes for the data set  
14                 forth in this Act;

15                         (C) requiring contractors or other non-gov-  
16                 ernmental agents who are permitted access to  
17                 the data collected under this Act to sign use  
18                 agreements incorporating the use and disclosure  
19                 restrictions set forth in subparagraph (A); and

20                         (D) requiring the maintenance of adequate  
21                 security measures to prevent unauthorized ac-  
22                 cess to the data collected under this Act.

23 **SEC. 402. DUTIES OF THE BUREAU OF JUSTICE STATISTICS.**

24                 (a) ANALYSIS AND REPORTS.—The Department of  
25                 Justice Bureau of Justice Statistics shall—

1                         (1) analyze the data collected under sections  
2                         201 and 301 for any statistically significant dispari-  
3                         ties, including—

4                             (A) disparities in the percentage of drivers  
5                         or pedestrians stopped relative to the proportion  
6                         of the population passing through the neighbor-

7                         hood;

8                             (B) disparities in the hit rate; and

9                             (C) disparities in the frequency of searches  
10                         performed on minority drivers and the fre-  
11                         quency of searches performed on non-minority  
12                         drivers; and

13                         (2) not later than 3 years after the date of en-  
14                         actment of this Act, and annually thereafter—

15                             (A) prepare a report regarding the findings  
16                         of the analysis conducted under paragraph (1);

17                             (B) provide such report to Congress and  
18                         the Attorney General; and

19                             (C) make such report available to the pub-  
20                         lic, including on a Web site of the Department  
21                         of Justice.

22                         (b) PUBLICATION OF DATA.—The Department of  
23                         Justice Bureau of Justice Statistics shall provide to Con-  
24                         gress and make available to the public, together with each  
25                         annual report described in subsection (a)(2), the data col-

1 lected pursuant to this Act, excluding any personally iden-  
2 tifiable information described in section 403.

3 **SEC. 403. LIMITATIONS ON PUBLICATION OF DATA.**

4       The name or identifying information of a law enforce-  
5 ment officer, complainant, or any other individual involved  
6 in any activity for which data is collected and compiled  
7 under this Act shall not be—

8           (1) released to the public;

9           (2) disclosed to any person, except for—

10              (A) such disclosures as are necessary to  
11 comply with this Act;

12              (B) disclosures of information regarding a  
13 particular person to that person; or

14              (C) disclosures pursuant to litigation; or

15              (3) subject to disclosure under section 552 of  
16 title 5, United States Code (commonly known as the  
17 Freedom of Information Act), except for disclosures  
18 of information regarding a particular person to that  
19 person.

1     **TITLE V—DEPARTMENT OF JUS-**  
2     **TICE REGULATIONS AND RE-**  
3     **PORTS           ON           RACIAL**  
4     **PROFILING IN THE UNITED**  
5     **STATES**

6     **SEC. 501. ATTORNEY GENERAL TO ISSUE REGULATIONS**  
7                   **AND REPORTS.**

8         (a) REGULATIONS.—In addition to the regulations re-  
9         quired under sections 302 and 401, the Attorney General  
10        shall issue such other regulations as the Attorney General  
11        determines are necessary to implement this Act.

12         (b) REPORTS.—

13                 (1) IN GENERAL.—Not later than 2 years after  
14        the date of enactment of this Act, and annually  
15        thereafter, the Attorney General shall submit to  
16        Congress a report on racial profiling by law enforce-  
17        ment agencies.

18                 (2) SCOPE.—Each report submitted under  
19        paragraph (1) shall include—

20                     (A) a summary of data collected under sec-  
21        tions 201(b)(3) and 301(b)(3) and from any  
22        other reliable source of information regarding  
23        racial profiling in the United States;

24                     (B) a discussion of the findings in the  
25        most recent report prepared by the Department

1           of Justice Bureau of Justice Statistics under  
2           section 401(b)(7);

3           (C) the status of the adoption and imple-  
4           mentation of policies and procedures by Federal  
5           law enforcement agencies under section 201  
6           and by the State and local law enforcement  
7           agencies under sections 301 and 302; and

8           (D) a description of any other policies and  
9           procedures that the Attorney General believes  
10          would facilitate the elimination of racial  
11          profiling.

## 12           **TITLE VI—MISCELLANEOUS 13           PROVISIONS**

### 14           **SEC. 601. SEVERABILITY.**

15          If any provision of this Act, or the application of such  
16          a provision to any person or circumstance, is held to be  
17          unconstitutional, the remainder of this Act and the appli-  
18          cation of the remaining provisions of this Act to any per-  
19          son or circumstance shall not be affected thereby.

### 20           **SEC. 602. SAVINGS CLAUSE.**

21          Nothing in this Act shall be construed—

22           (1) to limit legal or administrative remedies  
23          under section 1979 of the Revised Statutes of the  
24          United States (42 U.S.C. 1983), section 210401 of  
25          the Violent Crime Control and Law Enforcement

1       Act of 1994 (42 U.S.C. 14141), the Omnibus Crime  
2       Control and Safe Streets Act of 1968 (42 U.S.C.  
3       3701 et seq.), or title VI of the Civil Rights Act of  
4       1964 (42 U.S.C. 2000d et seq.);

5               (2) to affect any Federal, State, or tribal law  
6       that applies to an Indian tribe because of the polit-  
7       ical status of the tribe; or

8               (3) to waive the sovereign immunity of an In-  
9       dian tribe without the consent of the tribe.

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