115th CONGRESS 2d Session

To provide additional protections for our veterans.

IN THE SENATE OF THE UNITED STATES

Mr. GRASSLEY (for himself and Mr. MANCHIN) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To provide additional protections for our veterans.

- 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 "Veterans' Second5 Amendment Rights Restoration Act of 2018".

6 SEC. 2. ADDITIONAL PROTECTIONS FOR OUR VETERANS.

7 (a) IN GENERAL.—Chapter 55 of title 38, United
8 States Code, is amended by adding at the end the fol9 lowing new section:

1 "§5511. Conditions for treatment of certain persons as adjudicated mentally incompetent for certain purposes

"(a) IN GENERAL.—(1) Beginning on the date of en-4 5 actment of this section, in any case arising out of the administration by the Secretary of laws and benefits under 6 7 this title, the Secretary shall not determine a person to 8 be adjudicated as a mental defective under subsection 9 (d)(4) or (g)(4) of section 922 of title 18 unless the Fed-10 eral Government has met the burden of proving, by clear and convincing evidence, that the person is a danger to 11 12 self or others.

"(2) The process to determine whether such person
is a danger to self or others, as set forth in this section,
shall proceed only after the Department has determined
that a person requires the assignment of a fiduciary due
to a finding of mental incompetency.

18 "(3) A person who is subject to the process set forth in this section that may result in a finding that he or she 19 20 is a danger to self or others shall be provided formal notice 21 and a process by which to challenge the Federal Govern-22 ment's position, and shall be provided written notice of 23 the effect of the ruling with respect to their ability to own 24 and possess firearms and the protections granted under this section. 25

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1 "(b) DETERMINATION OF DANGEROUSNESS.—(1) 2 The process by which a person may be determined to be 3 a danger to self or others shall be initiated, with the excep-4 tion of those persons described in subsection (i)(1), only 5 after the Department has determined that a person requires the assignment of a fiduciary due to a finding of 6 7 mental incompetency and if the Department has a reason-8 able basis based on articulable facts that a person may 9 be a danger to self or others. After such reasonable basis 10 is found, the Department may then proceed to formally determine, based on clear and convincing evidence, wheth-11 12 er such person is a danger to self or others for purposes 13 of reporting to the National Instant Criminal Background Check System. 14

"(2) Factors to Consider in the Course of De-15 TERMINING A REASONABLE BASIS.—In analyzing whether 16 17 a reasonable basis exists that a person is a danger to self or others, the Department may consider all records re-18 19 viewed in the course of assigning a fiduciary. Once that 20 reasonable basis is found to exist, the Department may 21 then proceed to formally determine, based on clear and 22 convincing evidence, whether a person is a danger to self 23 or others for purposes of reporting to the National Instant Criminal Background Check System. 24

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"(3) FACTORS TO CONSIDER IN THE COURSE OF DE TERMINING WHETHER A PERSON IS A DANGER TO SELF
 OR OTHERS.—

4 "(A) In analyzing whether a person is a danger
5 to self or others, the Department may consider all
6 records reviewed in the course of assigning a fidu7 ciary and a person's existing medical records.

8 "(B) In analyzing whether a person is a danger 9 to self or others, the Department may consider a 10 current statement from the beneficiary's primary-11 health physician assessing the beneficiary's current 12 and past (5 year period preceding the initiation of 13 this process) mental health status, specifically 14 whether the beneficiary has ever been a danger to 15 self or others. A statement shall be considered cur-16 rent if it is based upon an assessment conducted 17 during the 90-day period immediately preceding the 18 initiation of the Medical Review.

19 "(C) In analyzing whether a person is a danger 20 to self or others, the Department may consider the 21 beneficiary's reputation, as provided in statements 22 and other evidence relating to the beneficiary. These 23 statements must identify the person supplying the 24 information; provide the person's complete contact 25 information, to include a current address and tele $\mathbf{5}$

phone number; and describe the person's relation ship with the beneficiary and frequency of contact.
 Specifically, the person providing such a statement
 shall indicate whether the beneficiary has a reputa tion for violence and explain why the beneficiary is
 a danger to self or others.

7 "(D) In analyzing whether a person is a danger
8 to self or others, the Department may consider other
9 factors reasonably bearing on whether such person is
10 a danger to self or others.

"(E) If after review of evidence acquired in
paragraph (3) the Department finds based on clear
and convincing evidence that a person is a danger to
self or others, the Department shall proceed to subsection (c) to initiate a formal process to notify such
person.

"(4) If a conclusion by the Department that a person
is a danger to self or others is not made in accordance
with paragraph (1) through (3), the Federal Government
shall not begin the process to find that such person is a
danger to self or others.

"(c) PROCESS.—If a conclusion that a person is a
danger to self or others is made under subsection (b), not
later than 30 days after that date on which such conclusion is made, the Department shall provide notice to the

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person, in writing, of the medical finding, the rights and
 protections afforded by this section, and the effect of a
 future administrative or judicial ruling with respect to the
 ability of the person to own and possess firearms.

5 "(d) Administrative Review.—(1)(A) Except as provided in subsection (i), not later than 60 days after 6 7 the date on which a person described in subsection (a) re-8 ceives notice of the pendency of the Federal Government 9 action to determine whether or not such person is a danger 10 to self or others, such person may request a review by the board designed or established under paragraphs (2) 11 12 and (3) or a court of competent jurisdiction to determine 13 whether such person is a danger to self or others.

14 "(B) If such person does not specify a forum, the15 Federal Government shall choose the forum.

"(C) In such assessment, the board may consider the
person's honorable discharge or decoration and other mitigating factors reasonably bearing on whether such person
is a danger to self or others.

20 "(2) Not later than 120 days after the date of enact-21 ment of this section, the Secretary shall designate or es-22 tablish a board that shall, upon request of a person under 23 subsection (a), make a determination after both parties 24 have presented their case as to whether a person is a dan-25 ger to self or others. 7

1 "(3) The board shall consist of three individuals, who 2 shall either be retired Federal or State judges in good 3 standing or administrative law judges appointed under 4 section 3105 of title 5, United States Code, in good stand-5 ing, for a term of two years each and a majority decision 6 shall control.

7 "(4) A determination by the board designated or es-8 tablished under paragraph (2) or by a court of competent 9 jurisdiction that a person does not meet the standard 10 under subsection (f) shall preclude the Secretary from reporting such person to the National Instant Criminal 11 12 Background Check System for the purpose of prohibiting 13 the acquisition, receipt, transfer, shipment, transportation, or possession of firearms or ammunition. 14

"(5)(A) Not later than 90 days after the date on
which the person or Federal Government chooses the administrative review process, the board shall make a determination.

"(B) If the board does not make a determination
within the required 90-day period, the Secretary shall not
report the person to the National Instant Criminal Background Check System for the purpose of prohibiting the
acquisition, receipt, transfer, shipment, transportation, or
possession of firearms or ammunition.

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"(e) JUDICIAL REVIEW.—(1) Not later than 45 days
 after the date on which an assessment of a person under
 subsection (d) is made, such person or the Federal Gov ernment may file a petition for judicial review of the
 board's determination with a court of competent jurisdic tion.

7 "(2) A court shall review a case under paragraph (1)8 de novo.

9 "(f) BURDEN OF PROOF.—The burden of proof for 10 all actions arising under this section shall be on the Fed-11 eral Government to prove, based on clear and convincing 12 evidence, that a person is a danger to self or others and 13 such burden shall be met before the person may be adju-14 dicated as a mental defective under subsection (d)(4) or 15 (g)(4) of section 922 of title 18.

16 "(g) EMERGENCY ORDER.—(1)(A) In the case of a person who the Secretary believes may be an imminent 17 18 danger to self or others, the Secretary may file an emer-19 gency petition in a court of competent jurisdiction to seek 20 a temporary order prohibiting the acquisition, receipt, 21 transfer, shipment, transportation, or possession of fire-22 arms or ammunition, if the Secretary has already trans-23 mitted the notification letter described in subsection (c). 24 "(B) The court in which an action is filed under sub-

25 paragraph (A) may, if the court finds probable cause ex-

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ists that a person is an imminent danger to self or others,
 grant such petition.

3 "(C) The Secretary shall submit to the court the in4 formation and documents, in unredacted form, that sup5 port the Secretary's position.

6 "(2) Except as provided in paragraph (3), an emer7 gency order issued under this subsection shall expire on
8 the earlier of—

9 "(A) the date that is 90 days after the date on
10 which the order is issued; or

"(B) the date on which a determination is made
by the board established under subsection (d)(2) or
a court of competent jurisdiction as to whether the
person is a danger to self or others.

"(3) The court may, in its discretion, extend an order
issued under this subsection for not more than 30 days.
"(h) REGULATORY CHANGES.—Consistent with the
requirements imposed under this section, the Secretary
shall review all relevant regulations and revise such regulations as necessary.

"(i) PERSONS WITH EXISTING RECORDS.—(1) For
persons with existing records in the National Instant
Criminal Background Check System database supplied by
the Secretary as of the date of enactment of this section,
not later than 90 days after such date of enactment, the

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Secretary shall provide written notice of the opportunity
 for administrative review or judicial review consistent with
 this section.

4 "(2) Each person described in paragraph (1) may, 5 at any time, request administrative review under sub-6 section (d) or judicial review by a court of competent juris-7 diction to challenge the placement of the person in the 8 National Instant Criminal Background Check System 9 database consistent with the procedures and standards set 10 forth in this section.

11 "(3) In an action under this subsection, the failure 12 of the Federal Government to prove, based on clear and 13 convincing evidence, that a person is a danger to self or 14 others consistent with the procedures in this section shall 15 result in the removal of such person's information from 16 the National Instant Criminal Background Check System 17 database.

18 "(j) NEW AND MATERIAL EVIDENCE.—A person or
19 the Federal government may reopen a finally adjudicated
20 case by submitting new and material evidence consistent
21 with this section.

22 "(k) DEFINITIONS.—In this section—

23 "(1) the term 'court of competent jurisdiction'
24 means the district court of the United States for the

1	district in which the person who is subject to the as-
2	sessment or determination resides; and
3	"(2) the term 'danger to self or others' means,
4	in relation to a person, the person is likely to use,
5	carry, or possess a firearm in a manner dangerous
6	to himself or the public due to mental illness, condi-
7	tion, or disease.".
8	(b) Clerical Amendment.—The table of sections
9	at the beginning of chapter 55 of such title is amended
10	by adding at the end the following new item:
	"5511. Conditions for treatment of certain persons as adjudicated mentally in- competent for certain purposes.".
11	(c) Applicability.—
12	(1) Determinations before date of en-
13	ACTMENT.—Section 5511 of title 38, United States
14	Code, as added by subsection (a), shall apply with
15	respect to all persons who are determined by the
16	Secretary of Veterans Affairs to be mentally incom-
17	petent as of the date of enactment of this Act.
18	(2) Determinations after date of enact-
19	MENT.—After the date of enactment of this Act, in
20	any case arising out of the administration by the
21	Secretary of laws and benefits under title 38, United
22	States Code, for persons determined to be a danger
23	to self or others, such determination shall be made

- 1 consistent with section 5511 of title 38, United
- 2 States Code, as added by subsection (a).