$[\sim 113H5830]$ 

(Original Signature of Member)

114TH CONGRESS 1ST SESSION



To provide that in the case of a law enforcement officer who uses deadly force against a person, and thereby causes the death of that person, a hearing shall be conducted before a judge to determine whether there is probable cause for the State to bring criminal charges against the law enforcement officer relating to the death of the person, and for other purposes.

## IN THE HOUSE OF REPRESENTATIVES

Mr. JOHNSON of Georgia introduced the following bill; which was referred to the Committee on \_\_\_\_\_

# A BILL

- To provide that in the case of a law enforcement officer who uses deadly force against a person, and thereby causes the death of that person, a hearing shall be conducted before a judge to determine whether there is probable cause for the State to bring criminal charges against the law enforcement officer relating to the death of the person, 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,

 $\mathbf{2}$ 

### 1 SECTION 1. SHORT TITLE.

2 This Act may be cited as the "Grand Jury Reform3 Act of 2015".

### 4 SEC. 2. FINDINGS.

5 The Congress finds the following:

6 (1) Grand juries are typically used as the proc7 ess by which allegations of police misconduct are
8 prosecuted.

9 (2) There exists a symbiotic relationship be-10 tween local prosecutors and the law enforcement of-11 ficers who regularly testify in routine grand jury in-12 vestigations.

(3) The closeness of this relationship creates
public suspicion that accused police officers receive
preferential consideration from grand juries when
they are subject to grand jury investigations.

17 (4) Police officers have the right to appear be18 fore the grand jury investigating allegations of
19 wrongdoing by said officer, and give testimony not
20 subject to a thorough cross examination.

21 (5) Grand jury proceedings are by law secret22 proceedings.

(6) The secret grand jury process has historically resulted in a refusal to indict when the subject
of their investigation is a local law enforcement offi-

26 cer.

(7) The recent grand jury proceedings following
 the deaths of Michael Brown and Eric Garner have
 followed historical tradition, ending with a refusal to
 indict the law enforcement officers involved in their
 deaths.

6 (8) The American people have lost confidence in
7 the secretive grand jury process when it is used to
8 evaluate allegations of police misconduct.

9 (9) The loss of confidence in our system of jus-10 tice leads to the undermining of the principles of 11 equality and justice upon which this country was 12 founded.

(10) Preliminary hearings are often replaced
with direct presentments, whereby the prosecutor
may send a case directly to the grand jury without
a public preliminary hearing.

#### 17 SEC. 3. HEARING BEFORE A JUDGE REQUIRED.

(a) RECEIPT OF GRANT FUNDS.—In order for a
State or unit of local government in a State to be eligible
to receive Federal funding under subpart 1 of part E of
title I of the Omnibus Crime Control and Safe Streets Act
of 1968 (42 U.S.C. 3750 et seq.), the State shall comply
with the requirements of this section.

24 (b) NOTIFICATION REQUIREMENTS.—

1 (1) NOTIFICATION TO PROSECUTOR.—In the 2 case of a law enforcement officer of a local law en-3 forcement agency who uses deadly force against a 4 person in the course of the officer's employment, 5 and thereby causes the death of that person, not 6 later than 24 hours after the death occurs, the chief 7 officer of the law enforcement agency of the locality in which the death occurred shall report the death 8 9 to the elected prosecutor of that locality.

10 (2) NOTIFICATION TO GOVERNOR.—Not later
11 than 24 hours after receiving notice under para12 graph (1), the elected prosecutor of the locality in
13 which the death occurred shall report the death to
14 the Governor of that State.

15 (c) HEARING REQUIREMENT; APPOINTMENT OF SPE-16 CIAL PROSECUTOR.—

17 (1) IN GENERAL.—Not later than 3 days after 18 receiving notice under subsection (b)(2), the Gov-19 ernor of the State in which the death occurred shall 20 appoint a special prosecutor to present evidence on 21 behalf of the State at a hearing before a judge in 22 the appropriate court, in order to determine whether 23 probable cause exists for the State to bring criminal 24 charges against the law enforcement officer relating 25 to the death of the person, which determination shall  $\mathbf{5}$ 

be made by the judge. The Governor shall use a random process to select the special prosecutor from
among all of the elected prosecutors in the State, excluding the elected prosecutor of the locality in
which the death occurred.

6 (2) TIMING.—The hearing described in para-7 graph (1) shall be held not later than 90 days after 8 the appointment of the special prosecutor, unless the 9 judge determines that good cause exists to delay the 10 hearing.

(3) COURT TO REMAIN OPEN TO THE PUBLIC.—Except as determined appropriate by the presiding judge, in a hearing described in paragraph
(1), the court shall remain open to the public, and
upon scheduling the hearing the judge shall provide
notice to the public of the date, time, and location
of the hearing.

18 (d) STATE LAW ENFORCEMENT AGENCY TO HAVE19 EXCLUSIVE AUTHORITY OVER INVESTIGATION.—

(1) IN GENERAL.—Not later than 24 hours
after receiving notice under subsection (b)(2), the
Governor shall report the death to the chief officer
of the State law enforcement agency of the State in
which the death occurred, and the State law enforcement agency shall assume exclusive control of the in-

- vestigation of the death during the pendency of the
   probable cause hearing.
- 3 (2) COOPERATION OF LOCAL LAW ENFORCE4 MENT AGENCY.—The chief officer of the law enforce5 ment agency of the locality in which the death oc6 curred shall cooperate with the special prosecutor
  7 and the chief officer of the State law enforcement
  8 agency by responding promptly to requests for infor9 mation related to the death.
- 10 (e) WRITTEN DETERMINATION OF PROBABLE CAUSE.—Not later than 5 days after the conclusion of a 11 hearing described in subsection (c), the judge presiding 12 over the hearing shall issue the determination described 13 in subsection (c) in writing, and shall submit such deter-14 15 mination to the elected prosecutor of the locality in which 16 the death occurred. Such determination shall be made 17 available to the public.
- 18 (f) Recommendations of the Special Pros-ECUTOR.—Upon the conclusion of a hearing described in 19 20subsection (c), the special prosecutor shall submit written 21 recommendations to the elected prosecutor of the locality 22 in which the death occurred, including a recommendation 23 regarding whether criminal charges should be brought 24 against the law enforcement officer relating to the death of the person. 25

(g) TOLLING OF PROCEDURAL DEADLINES.—Any
 applicable filing or other procedural deadlines are tolled
 during the pendency of the hearing described in subsection
 (c).

(h) PRESERVATION OF PROSECUTORIAL DISCRE-5 6 TION.—The hearing described in subsection (c) shall be 7 purely advisory, and shall have no binding effect on the 8 elected prosecutor of the locality in which the death oc-9 curred. After the conclusion of the hearing described in subsection (c), the elected prosecutor of the locality in 10 which the death occurred shall retain prosecutorial discre-11 tion as to whether to bring charges against the law en-12 13 forcement officer, including whether to hold a grand jury proceeding in the appropriate court. 14