ASSEMBLY CONCURRENT RESOLUTION No. 19

STATE OF NEW JERSEY 219th LEGISLATURE

PRE-FILED FOR INTRODUCTION IN THE 2020 SESSION

Sponsored by: Assemblywoman CAROL A. MURPHY District 7 (Burlington) Assemblywoman VALERIE VAINIERI HUTTLE District 37 (Bergen)

Co-Sponsored by: Assemblywomen Downey, McKnight, Speight, Timberlake, Reynolds-Jackson, Assemblymen McKeon and Danielsen

SYNOPSIS

Urges Congress to reauthorize "Violence Against Women Act."

CURRENT VERSION OF TEXT

Introduced Pending Technical Review by Legislative Counsel.



(Sponsorship Updated As Of: 3/16/2020)

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A CONCURRENT RESOLUTION urging Congress to reauthorize the
 "Violence Against Women Act."

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WHEREAS, "The Violence against Women Act" of 1994
(Pub.L.103-322) (VAWA) was the first federal enactment
recognizing domestic violence and sexual assault as crimes; and
WHEREAS, The 1994 law provided \$1.6 billion in federal resources
to encourage community-coordinated responses to combat
violence by enhancing the ability of states to investigate and

10 prosecute violent crimes perpetrated against women, requiring 11 the imposition of automatic and mandatory restitution on those 12 convicted of these crimes, permitting the federal prosecution of 13 interstate domestic violence and sexual assault cases and the 14 enforcement of interstate protection orders, and allowing for 15 civil redress in cases that prosecutors chose not to prosecute; and

WHEREAS, The VAWA was reauthorized in 2000, improving the foundation of the original law by creating a legal assistance program for victims of violent crimes and expanding the definition of crime to include dating violence and stalking; and

WHEREAS, A subsequent reauthorization of the VAWA in 2005 20 developed culturally and linguistically-specific criminal, civil 21 22 justice, and community-based programs geared to meet the 23 emerging needs of ethnic populations across the nation, have 24 dramatically increased the ability of federal, state, and local governmental agencies and victim services organizations to 25 26 provide critical services to support women in their struggle to 27 overcome abusive situations; and

WHEREAS, The VAWA continues to support comprehensive and
cost- effective responses to the crimes of domestic violence,
sexual assault, dating violence, and stalking on the federal, State,
and local levels; and

WHEREAS, The VAWA encourages collaboration among law
 enforcement agencies, the courts, attorneys, and victim services
 organizations by creating a leadership role for the federal
 government that has motivated state, local, and tribal
 governments to improve responses to victims and perpetrators of
 these crimes; and

38 WHEREAS, The law also establishes new federal crimes of domestic 39 violence, dating violence, sexual assault, and defines those 40 crimes to fill in jurisdictional gaps in the way the crimes are 41 prosecuted; identifies best practices in the way governmental 42 entities and victim services organizations respond to victims and 43 perpetrators of violent crimes; and focuses on the needs of 44 underserved communities such as immigrant, Native American, 45 gay and transgendered, and prison populations; and

46 WHEREAS, As a result of the VAWA's enactment, more than 660
47 new state laws have been enacted to combat domestic violence,
48 sexual assault, dating violence, and stalking, including making

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1 stalking a crime and upgrading the criminal penalties for date or 2 spousal rape; additionally, more victims are reporting acts of 3 violence and receiving services that help them move from crisis 4 to stability, and the criminal justice system has improved its 5 ability to keep victims safe and hold perpetrators responsible for 6 their actions; and 7 WHEREAS, The VAWA not only helps to improve the lives of crime 8 victims but saves money as well; a 2002 study found that the law 9 saved taxpayers approximately \$14.8 billion in net averted social 10 costs in its first six years of existence; and WHEREAS, The current reauthorization of the VAWA expired on 11 12 February 15, 2019; and WHEREAS, The reauthorization bill, H.R. 1585, introduced by 13 14 Representative Karen Bass (California), would: enhance judicial 15 and law enforcement tools through the use of STOP grants; develop and enforce firearm surrender policies and expand 16 17 firearm laws prohibiting persons convicted of certain crimes 18 from possessing firearms; expand programs focused on 19 increasing legal assistance for dependent children of survivors of sexual assault or domestic violence; provide services for young 20 victims of violence and bullying; reauthorize and update 21 22 programs reducing dating violence, helping children exposed to 23 violence, and engaging men in preventing violence; expand 24 housing protections and provide economic security assistance for survivors of sexual assault or domestic violence; protect Native 25 26 American women, by including provisions to improve the 27 response to missing and murdered Native American women; and 28 safeguard the Office on Violence Against Women in the 29 Department of Justice; and

WHEREAS, Since 1994, the VAWA has broken new ground in
federal, state, tribal, and local responses to domestic violence,
sexual assault, dating violence, and stalking, and each
reauthorization has been renewed with near unanimous support;
and

35 WHEREAS, The United States Congress is urged to reauthorize the 36 VAWA to allow the act's programs to continue to impact the way 37 law enforcement agencies, courts, legal professionals, and victim 38 services organizations respond to, and meet the needs of, victims of domestic violence, sexual assault, dating violence, and stalking, 39 while holding perpetrators responsible for their actions, and to 40 41 provide additional protections for victims of these crimes; now, therefore, 42

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44 **BE IT RESOLVED** by the General Assembly of the State of New
45 Jersey (the Senate concurring):

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47 1. The United States Congress is urged to reauthorize the48 "Violence Against Women Act" (VAWA) to allow the VAWA's

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programs to continue to impact the way law enforcement agencies, 1 2 the courts, legal professionals, and victim services organizations 3 respond to, and meet the needs of, victims of domestic violence, 4 dating violence, sexual assault, and stalking, while holding 5 perpetrators responsible for their actions, and to provide additional protections for victims of these crimes. 6 7 8 2. Duly authenticated copies of this resolution, as filed with the Secretary of State, shall be transmitted by the Clerk of the General 9 Assembly or the Secretary of the State to the President of the 10 United States, the Office on Violence Against Women in the United 11 12 States Department of Justice, and every member of the New Jersey 13 Congressional delegation. 14 15 16 **STATEMENT** 17 18 This concurrent resolution urges the United States Congress to 19 reauthorize the "Violence Against Women Act" (VAWA) to allow the VAWA's programs to continue to impact the way law 20

enforcement agencies, the courts, legal professionals, and victim services organizations respond to, and meet the needs of, victims of domestic violence, dating violence, sexual assault, and stalking, while holding perpetrators responsible for their actions, and to provide additional protections for victims of these crimes.