118TH CONGRESS	C	
1st Session	5.	

To reauthorize certain provisions of the Prioritizing Resources and Organization for Intellectual Property Act of 2008, to create a new grant program to fund legal aid programs to assist small businesses to protect intellectual property, and for other purposes.

IN THE SENATE OF THE UNITED STATES

Ms. Baldwin (for herself and Mr. Cornyn) introduced the following bill; which was read twice and referred to the Committee on

A BILL

To reauthorize certain provisions of the Prioritizing Resources and Organization for Intellectual Property Act of 2008, to create a new grant program to fund legal aid programs to assist small businesses to protect intellectual property, 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.
- 4 This Act may be cited as the "American IP Defense
- 5 and Enforcement Advancement Act" or the "American
- 6 IDEA Act".

SEC	2	AMENDMENTS	

2	The Prioritizing Resources and Organization for In-
3	tellectual Property Act of 2008 (Public Law 110–403; 122
4	Stat. 4265) is amended—
5	(1) in section 3 (15 U.S.C. 8101)—
6	(A) in the section heading, by striking
7	"DEFINITION" and inserting "DEFINITIONS"
8	(B) by redesignating paragraphs (1), (2)
9	and (3) as subparagraphs (A), (B), and (C), re-
10	spectively, and adjusting the margins accord-
11	ingly;
12	(C) by moving the undesignated matter fol-
13	lowing subparagraph (C) (as so redesignated) 2
14	ems to the right;
15	(D) in the undesignated matter following
16	subparagraph (C) (as so redesignated), by
17	striking "paragraph (1), (2), or (3)" and insert
18	ing "subparagraph (A), (B), or (C)";
19	(E) by striking "In this Act, the term
20	'United States person' means—" and inserting
21	the following: "In this Act:
22	"(1) Priority watch list country.—The
23	term 'priority watch list country' means a country
24	on the priority watch list (as defined in section
25	182(g)(3) of the Trade Act of 1974 (19 U.S.C

1	2242(g)(3)) (commonly known as the 'Special 301
2	Priority Watch List').
3	"(2) United States Person.—The term
4	'United States person' means—"; and
5	(F) by adding at the end the following:
6	"(3) WATCH LIST COUNTRY.—The term 'watch
7	list country'—
8	"(A) means a country identified by the
9	United States Trade Representative pursuant
10	to section 182(a) of the Trade Act of 1974 (19
11	U.S.C. 2242(a)); and
12	"(B) includes a priority watch list coun-
13	try.'';
14	(2) in section 303(a) (15 U.S.C. 8113(a))—
15	(A) by redesignating paragraph (6) as
16	paragraph (7); and
17	(B) by inserting after paragraph (5) the
18	following:
19	"(6) Preventing unlawful taking or use of intel-
20	lectual property from corporations and universities
21	located in the United States, particularly by entities
22	or individuals located in a priority watch list coun-
23	try.";
24	(3) in section 304(b) (15 U.S.C. 8114(b)), by
25	adding at the end the following:

1	"(12) Strategies to prevent unlawful taking or
2	use of intellectual property by entities or individuals
3	located in priority watch list countries.";
4	(4) in section 401(b) (34 U.S.C. 30103(b))—
5	(A) in the matter preceding paragraph (1),
6	by striking "'IP-TIC grants'" and inserting
7	"'Intellectual Property Enforcement Program
8	grants' or 'IPEP grants' ";
9	(B) in paragraph (1)—
10	(i) in the heading, by striking "IP-
11	TIC" and inserting "INTELLECTUAL PROP-
12	ERTY ENFORCEMENT PROGRAM";
13	(ii) in the matter preceding subpara-
14	graph (A), by striking "IP-TIC" and in-
15	serting "IPEP"; and
16	(iii) by adding at the end the fol-
17	lowing:
18	"(G) Facilitate coordination between State
19	and local law enforcement officers and prosecu-
20	tors and Federal law enforcement agencies in
21	the enforcement of Federal criminal intellectual
22	property laws.";
23	(C) in paragraph (2)—

1	(1) in the matter preceding subpara-
2	graph (A), by striking "IP-TIC" and in-
3	serting "IPEP"; and
4	(ii) in subparagraph (C), by striking
5	"(42 U.S.C. 3750 et seq.)" and inserting
6	"(34 U.S.C. 10151 et seq.)";
7	(D) by striking paragraph (3) and insert-
8	ing the following:
9	"(3) Matching funds.—
10	"(A) IN GENERAL.—The Federal share of
11	an IPEP grant may not exceed—
12	"(i) except as provided in clause (ii),
13	50 percent of the costs of the program or
14	proposal funded by the IPEP grant; or
15	"(ii) 60 percent of the costs of the
16	program or proposal funded by the IPEP
17	grant in the case of a program or proposal
18	that includes a focus on investigating and
19	prosecuting intellectual property violations
20	that involve—
21	"(I) individuals or entities lo-
22	cated in a watch list country;
23	"(II) individuals or entities oper-
24	ating under the direction or influence

1	of individuals or entities located in a
2	watch list country; or
3	"(III) the import of products or
4	components from a watch list country.
5	"(B) OTHER VIOLATIONS.—The recipient
6	of an IPEP grant with a Federal share de-
7	scribed in subparagraph (A)(ii) may use the
8	grant to investigate or prosecute an intellectual
9	property violation that involves individuals, enti-
10	ties, products, or components not described in
11	subclause (I), (II), or (III) (as applicable) of
12	that subparagraph if the recipient discovered
13	the intellectual property violation during the
14	course of investigating or prosecuting an intel-
15	lectual property violation that involves an indi-
16	vidual, entity, product, or component described
17	in one of those subclauses."; and
18	(E) in paragraph (4)(A), by inserting "and
19	2024 through 2029" after "2009 through
20	2013"; and
21	(5) in section $402(a)(4)(A)$ (34 U.S.C.
22	30104(a)(4)(A)), by inserting ", including crimes
23	perpetrated by entities located in priority watch list
24	countries" after "intellectual property crimes".

1	SEC. 3. GAO STUDY ON PROTECTION OF INTELLECTUAL
2	PROPERTY OF MANUFACTURERS FROM PRI-
3	ORITY WATCH LIST COUNTRIES.
4	(a) STUDY.—The Comptroller General of the United
5	States shall study how the Federal Government could bet-
6	ter protect the intellectual property of manufacturers from
7	priority watch list countries, as defined in section 3 of the
8	Prioritizing Resources and Organization for Intellectual
9	Property Act of 2008 (15 U.S.C. 8101) (as amended by
10	section 2).
11	(b) Report.—Not later than 180 days after the date
12	of the enactment of this Act, the Comptroller General shall
13	submit to Congress a report on the results of the study
14	required under subsection (a).
15	SEC. 4. GAO STUDY ON DIPLOMATIC OPPORTUNITIES FOR
16	INTELLECTUAL PROPERTY ENFORCEMENT
17	AND CAPACITY BUILDING FOR WATCH LIST
18	COUNTRIES.
19	(a) STUDY.—The Comptroller General of the United
20	States shall study whether the Federal Government could
21	use diplomatic and trade channels to—
22	(1) improve the capacity of a watch list coun-
23	try, as defined in section 3 of the Prioritizing Re-
24	sources and Organization for Intellectual Property
25	Act of 2008 (15 U.S.C. 8101) (as amended by sec-
26	tion 2), to adequately and effectively protect the in-

1 tellectual property rights of individuals, universities, 2 and entities located in a watch list country or in the 3 United States; and 4 (2) recover from a priority watch list country, 5 as defined in section 3 of the Prioritizing Resources 6 and Organization for Intellectual Property Act of 7 2008 (15 U.S.C. 8101) (as amended by section 2), 8 any unrecouped financial losses suffered by individ-9 uals, universities, and entities located primarily in 10 the United States resulting from the unlawful use of 11 intellectual property by a priority watch list country 12 or an individual or entity operating under the direc-13 tion or influence of the priority watch list country, 14 if the losses were suffered due to a denial of ade-15 quate and effective protection of intellectual property 16 rights by the priority watch list country. 17 (b) Report.—Not later than 180 days after the date 18 of the enactment of this Act, the Comptroller General shall 19 submit to Congress a report on the results of the study 20 required under subsection (a). 21 SEC. 5. INTELLECTUAL PROPERTY PROTECTION LEGAL 22 AID. 23 (a) Definitions.—In this section: 24 (1) ELIGIBLE ENTITY.—The term "eligible enti-25 tv" means—

1	(A) a law school that is accredited by the
2	American Bar Association;
3	(B) the bar association of a State;
4	(C) a legal services organization; or
5	(D) a nonprofit organization or State
6	agency, in partnership with an entity described
7	in subparagraph (A), (B), or (C).
8	(2) Low-revenue small business.—The
9	term "low-revenue small business" means a small
10	business with an estimated annual revenue of not
11	more than \$150,000.
12	(3) Small business.—The term "small busi-
13	ness" means a small business concern, as that term
14	is defined in section 3 of the Small Business Act (15
15	U.S.C. 632).
16	(4) State.—The term "State" means a State,
17	the District of Columbia, the Commonwealth of
18	Puerto Rico, and any territory or possession of the
19	United States.
20	(b) Grant Program.—From amounts made avail-
21	able to carry out this section, the Attorney General shall
22	make grants to eligible entities to fund—
23	(1) legal aid programs to provide no-cost or
24	low-cost legal advice and services to low-revenue

1	small businesses relating to the protection and en-
2	forcement of intellectual property rights; and
3	(2) the development and delivery of training
4	programs and materials for small businesses relating
5	to the protection and enforcement of intellectual
6	property rights.
7	(c) Authorization of Appropriations.—There is
8	authorized to be appropriated such sums as may be nec-
9	essary to carry out this section.