	(Original Signature of Member)
	TH CONGRESS 1ST SESSION H.R.
	To provide for the establishment of the Office for Access to Justice in the Department of Justice, and for other purposes.
	IN THE HOUSE OF REPRESENTATIVES
	Mr. Nadler introduced the following bill; which was referred to the Committee on
	A BILL
To	provide for the establishment of the Office for Access to Justice in the Department of Justice, 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 "Office for Access to
5	Justice Establishment Act of 2021".
6	SEC. 2. DEFINITIONS.

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In this Act:

1	(1) Department.—The term "Department"
2	means the Department of Justice.
3	(2) DIRECTOR.—The term "Director" means
4	the Director of the Office.
5	(3) Office.—The term "Office" means the Of-
6	fice for Access to Justice established under section
7	3.
8	SEC. 3. OFFICE ESTABLISHMENT.
9	(a) In General.—There is established within the
10	Department the Office for Access to Justice, which shall
11	be headed by a Director, who shall be appointed by the
12	Attorney General.
13	(b) PERSONNEL AND FUNDS.—The Attorney General
14	shall provide to the Office such personnel and funds as
15	are necessary to establish and operate the Office as a com-
16	ponent of the Department.
17	SEC. 4. DUTIES.
18	The Director shall—
19	(1) serve as the legal and policy advisor to the
20	Attorney General to ensure access to justice for low-
21	income and other underrepresented people in the
22	criminal and civil justice systems;
23	(2) serve as the principal legal advisor for the
24	Department on the constitutional right to counsel
25	and the other rights guaranteed under the Sixth

1	Amendment to the Constitution of the United
2	States;
3	(3) serve as the Executive Director of the Legal
4	Aid Interagency Roundtable in accordance with sec-
5	tion 6;
6	(4) serve as the liaison and point of contact be-
7	tween the Department and indigent defense and civil
8	legal aid organizations, including Federal public de-
9	fender organizations, and conduct, along with the
10	Office of the Attorney General, the Office of the
11	Deputy Attorney General, and the Office of the As-
12	sociate Attorney General, semi-annual meetings with
13	representatives of these organizations to receive
14	input and recommendations on how to improve ac-
15	cess to justice and fulfillment of the right to counsel
16	(5) coordinate with other components and divi-
17	sions within the Department to ensure each is con-
18	sidering access to justice and right to counsel in pol-
19	icy, enforcement, and funding decisions;
20	(6) consult with Department grantmaking com-
21	ponents to ensure funding decisions take into ac-
22	count access to justice; and
23	(7) consult with the Secretary of State and
24	serve as the central authority of the executive

1	branch on access to justice before international and
2	multilateral organizations.
3	SEC. 5. PROHIBITION AGAINST PARTICIPATION IN SETTLE-
4	MENT NEGOTIATIONS.
5	The Office may not advise or participate in civil or
6	criminal settlement negotiations involving or on behalf of
7	the Department.
8	SEC. 6. LEGAL AID INTERAGENCY ROUNDTABLE.
9	(a) Purpose; Composition.—
10	(1) In general.—Not later than 180 days
11	after the date of enactment of this Act, the Attorney
12	General shall establish a Legal Aid Interagency
13	Roundtable, which shall be headed by an Executive
14	Director, to raise the awareness of executive branch
15	agencies of the ways in which civil legal aid and indi-
16	gent defense can help advance a wide range of Fed-
17	eral objectives, including employment, family sta-
18	bility, housing, consumer protection, health services,
19	and public safety.
20	(2) Composition.—The Legal Aid Interagency
21	Roundtable as established under paragraph (1) shall
22	be composed of representatives of executive branch
23	department offices identified by the Executive Direc-
24	tor of the Legal Aid Roundtable with the consent of
25	the Attorney General.

1	(3) Requirement.—The Executive Director of
2	the Legal Aid Interagency Roundtable shall convene
3	the Legal Aid Interagency Roundtable not less fre-
4	quently than semi-annually.
5	(b) Duties.—The Legal Aid Interagency Roundtable
6	shall—
7	(1) improve coordination among Federal pro-
8	grams that help the vulnerable and underserved so
9	that such programs are more efficient and produce
10	better outcomes by including, where appropriate,
11	legal services among the range of supportive services
12	provided;
13	(2) develop a list of federally funded programs
14	and resources that incorporate or may incorporate
15	civil legal aid and indigent defense;
16	(3) develop policy recommendations that im-
17	prove access to justice in Federal, State, local, and
18	Tribal jurisdictions;
19	(4) facilitate non-governmental partnerships to
20	promote access to civil legal aid and indigent defense
21	and further law enforcement and civil rights objec-
22	tives;
23	(5) advance evidence-based research, data col-
24	lection, and analysis on civil legal aid and indigent
25	defense, including the potential of technology innova-

1	tions and non-traditional legal professionals to im-
2	prove access to justice;
3	(6) promote the provision of civil legal aid to
4	servicemembers, servicemember families, and vet-
5	erans; and
6	(7) report on the activities of the Legal Aid
7	Interagency Roundtable to the President on an an-
8	nual basis, including policy recommendations to im-
9	prove access to civil and criminal justice in the
10	United States.
11	(c) Appointment of Representatives.—The
12	head of each executive branch department and each par-
13	ticipating executive agency and office shall designate a
14	senior Federal official who shall serve as their representa-
15	tive on the Legal Aid Interagency Roundtable.