In the Senate of the United States,

December 16, 2005.

Resolved, That the bill from the House of Representatives (H.R. 3402) entitled "An Act to authorize appropriations for the Department of Justice for fiscal years 2006 through 2009, and for other purposes.", do pass with the following

AMENDMENT:

Strike out all after the enacting clause and insert:

1 SECTION 1. SHORT TITLE.

- 2 This Act may be cited as the "Violence Against Women
- 3 and Department of Justice Reauthorization Act of 2005".

1 SEC. 2. TABLE OF CONTENTS.

2 The table of contents for this Act is as follows:

- Sec. 1. Short title.
- Sec. 2. Table of contents.
- Sec. 3. Universal definitions and grant provisions.

TITLE I—ENHANCING JUDICIAL AND LAW ENFORCEMENT TOOLS TO COMBAT VIOLENCE AGAINST WOMEN

- Sec. 101. Stop grants improvements.
- Sec. 102. Grants to encourage arrest and enforce protection orders improvements.
- Sec. 103. Legal Assistance for Victims improvements.
- Sec. 104. Ensuring crime victim access to legal services.
- Sec. 105. The Violence Against Women Act court training and improvements.
- Sec. 106. Full faith and credit improvements.
- Sec. 107. Privacy protections for victims of domestic violence, dating violence, sexual violence, and stalking.
- Sec. 108. Sex offender management.
- Sec. 109. Stalker database.
- Sec. 110. Federal victim assistants reauthorization.
- Sec. 111. Grants for law enforcement training programs.
- Sec. 112. Reauthorization of the court-appointed special advocate program.
- Sec. 113. Preventing cyberstalking.
- Sec. 114. Criminal provision relating to stalking.
- Sec. 115. Repeat offender provision.
- Sec. 116. Prohibiting dating violence.
- Sec. 117. Prohibiting violence in special maritime and territorial jurisdiction.
- Sec. 118. Updating protection order definition.
- Sec. 119. GAO study and report.
- Sec. 120. Grants for outreach to underserved populations.
- Sec. 121. Enhancing culturally and linguistically specific services for victims of domestic violence, dating violence, sexual assault, and stalking.

TITLE II—IMPROVING SERVICES FOR VICTIMS OF DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

- Sec. 201. Findings.
- Sec. 202. Sexual assault services program.
- Sec. 203. Amendments to the Rural Domestic Violence and Child Abuse Enforcement Assistance Program.
- Sec. 204. Training and services to end violence against women with disabilities.
- Sec. 205. Training and services to end violence against women in later life.
- Sec. 206. Strengthening the National Domestic Violence Hotline.

TITLE III—SERVICES, PROTECTION, AND JUSTICE FOR YOUNG VICTIMS OF VIOLENCE

- Sec. 301. Findings.
- Sec. 302. Rape prevention and education.
- Sec. 303. Services, education, protection, and justice for young victims of violence.
- Sec. 304. Grants to combat violent crimes on campuses.
- Sec. 305. Juvenile justice.
- Sec. 306. Safe havens.

TITLE IV—STRENGTHENING AMERICA'S FAMILIES BY PREVENTING VIOLENCE

- Sec. 401. Preventing violence against women and children.
- Sec. 403. Public Awareness Campaign.
- Sec. 402. Study conducted by the Centers for Disease Control and

TITLE V—STRENGTHENING THE HEALTHCARE SYSTEM'S RE-SPONSE TO DOMESTIC VIOLENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND STALKING

- Sec. 501. Findings.
- Sec. 502. Purpose.
- Sec. 503. Training and education of health professionals in domestic and sexual violence.
- Sec. 504. Grants to foster public health responses to domestic violence, dating violence, sexual assault, and stalking grants.
- Sec. 505. Research on effective interventions in the healthcare setting.

TITLE VI—HOUSING OPPORTUNITIES AND SAFETY FOR BATTERED WOMEN AND CHILDREN

- Sec. 601. Addressing the housing needs of victims of domestic violence, dating violence, sexual assault, and stalking.
- Sec. 602. Transitional housing assistance grants for victims of domestic violence, dating violence, sexual assault, or stalking.
- Sec. 603. Public housing authority plans reporting requirement.
- Sec. 604. Housing strategies.
- Sec. 605. Amendment to the McKinney-Vento Homeless Assistance Act.
- Sec. 606. Amendments to the low-income housing assistance voucher program.
- Sec. 607. Amendments to the public housing program.

TITLE VII—PROVIDING ECONOMIC SECURITY FOR VICTIMS OF VIOLENCE

Sec. 701. Grant for National Resource Center on Workplace Responses to assist victims of domestic and sexual violence.

TITLE VIII—PROTECTION OF BATTERED AND TRAFFICKED IMMIGRANTS

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- Sec. 834. Sharing of certain information.

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- Sec. 902. Purposes.
- Sec. 903. Consultation.
- Sec. 904. Analysis and research on violence against Indian women.
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- Sec. 1151. Changes to certain financial authorities.
- Sec. 1152. Coordination duties of Assistant Attorney General.
- Sec. 1153. Simplification of compliance deadlines under sex-offender registration laws.
- Sec. 1154. Repeal of certain programs.
- Sec. 1155. Elimination of certain notice and hearing requirements.

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- Sec. 1157. Clarification of authority to pay subsistence payments to prisoners for health care items and services.
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- Sec. 1162. Consolidation of financial management systems of Office of Justice Programs.
- Sec. 1163. Authorization and change of COPS program to single grant program.
- Sec. 1164. Clarification of persons eligible for benefits under public safety officers' death benefits programs.
- Sec. 1165. Pre-release and post-release programs for juvenile offenders.
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- Sec. 1177. Increased penalties and expanded jurisdiction for sexual abuse offenses in correctional facilities.
- Sec. 1178. Expanded jurisdiction for contraband offenses in correctional facilities.
- Sec. 1179. Magistrate judge's authority to continue preliminary hearing.
- Sec. 1180. Technical corrections relating to steroids.
- Sec. 1181. Prison Rape Commission extension.
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- Sec. 1187. Transfer of provisions relating to the Bureau of Alcohol, Tobacco, Firearms, and Explosives.
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- Sec. 1194. Assistance to courts.
- Sec. 1195. Study and report on correlation between substance abuse and domestic violence at domestic violence shelters.
- Sec. 1196. Reauthorization of State Criminal Alien Assistance Program.
- Sec. 1197. Extension of Child Safety Pilot Program.

Sec. 1198. Transportation and subsistence for special sessions of District Courts. Sec. 1199. Youth Violence Reduction Demonstration Projects.

1 SEC. 3. UNIVERSAL DEFINITIONS AND GRANT PROVISIONS.

- 2 (a) In General.—The Violence Against Women Act
- 3 of 1994 (108 Stat. 1902 et seq.) is amended by adding after
- 4 section 40001 the following:

5 "SEC. 40002. DEFINITIONS AND GRANT PROVISIONS.

- 6 "(a) DEFINITIONS.—In this title:
- 7 "(1) Courts.—The term 'courts' means any 8 civil or criminal, tribal, and Alaskan Village, Fed-9 eral, State, local or territorial court having jurisdic-10 tion to address domestic violence, dating violence, sex-11 ual assault or stalking, including immigration, fam-12 ily, juvenile, and dependency courts, and the judicial 13 officers serving in those courts, including judges, mag-14 istrate judges, commissioners, justices of the peace, or 15 any other person with decisionmaking authority.
 - "(2) CHILD ABUSE AND NEGLECT.—The term 'child abuse and neglect' means any recent act or failure to act on the part of a parent or caregiver with intent to cause death, serious physical or emotional harm, sexual abuse, or exploitation, or an act or failure to act which presents an imminent risk of serious harm. This definition shall not be construed to mean that failure to leave an abusive relationship, in the

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1	absence of other action constituting abuse or neglect,
2	is itself abuse or neglect.
3	"(3) Community-based organization.—The
4	term 'community-based organization' means an orga-
5	nization that—
6	"(A) focuses primarily on domestic violence,
7	dating violence, sexual assault, or stalking;
8	"(B) has established a specialized culturally
9	specific program that addresses domestic vio-
10	lence, dating violence, sexual assault, or stalking;
11	"(C) has a primary focus on underserved
12	populations (and includes representatives of
13	these populations) and domestic violence, dating
14	violence, sexual assault, or stalking; or
15	"(D) obtains expertise, or shows dem-
16	onstrated capacity to work effectively, on domes-
17	tic violence, dating violence, sexual assault, and
18	stalking through collaboration.
19	"(4) Child maltreatment.—The term 'child
20	maltreatment' means the physical or psychological
21	abuse or neglect of a child or youth, including sexual
22	assault and abuse.
23	"(5) Court-based and court-related per-
24	SONNEL.—The term 'court-based' and 'court-related

1	personnel' mean persons working in the court, wheth
2	er paid or volunteer, including—
3	"(A) clerks, special masters, domestic rela
4	tions officers, administrators, mediators, custody
5	evaluators, guardians ad litem, lawyers, nego-
6	tiators, probation, parole, interpreters, victim as
7	sistants, victim advocates, and judicial, adminis-
8	trative, or any other professionals or personne
9	similarly involved in the legal process;
10	"(B) court security personnel;
11	"(C) personnel working in related, supple
12	mentary offices or programs (such as child sup-
13	port enforcement); and
14	"(D) any other court-based or community
15	based personnel having responsibilities or au
16	thority to address domestic violence, dating vio-
17	lence, sexual assault, or stalking in the court sys-
18	tem.
19	"(6) Domestic violence.—The term 'domestic
20	violence' includes felony or misdemeanor crimes of vi
21	olence committed by a current or former spouse of the
22	victim, by a person with whom the victim shares of
23	child in common, by a person who is cohabitating
24	with or has cohabitated with the victim as a spouse

by a person similarly situated to a spouse of the vic-

1	tim under the domestic or family violence laws of the
2	jurisdiction receiving grant monies, or by any other
3	person against an adult or youth victim who is pro-
4	tected from that person's acts under the domestic or
5	family violence laws of the jurisdiction.
6	"(7) Dating partner.—The term 'dating part-
7	ner' refers to a person who is or has been in a social
8	relationship of a romantic or intimate nature with
9	the abuser, and where the existence of such a relation-
10	ship shall be determined based on a consideration
11	of—
12	"(A) the length of the relationship;
13	"(B) the type of relationship; and
14	"(C) the frequency of interaction between
15	the persons involved in the relationship.
16	"(8) Dating violence.—The term 'dating vio-
17	lence' means violence committed by a person—
18	"(A) who is or has been in a social relation-
19	ship of a romantic or intimate nature with the
20	victim; and
21	"(B) where the existence of such a relation-
22	ship shall be determined based on a consider-
23	ation of the following factors:
24	"(i) The length of the relationship.
25	"(ii) The type of relationship.

1	"(iii) The frequency of interaction be-
2	tween the persons involved in the relation-
3	ship.
4	"(9) Elder abuse.—The term 'elder abuse'
5	means any action against a person who is 50 years
6	of age or older that constitutes the willful—
7	"(A) infliction of injury, unreasonable con-
8	finement, intimidation, or cruel punishment
9	with resulting physical harm, pain, or mental
10	anguish; or
11	"(B) deprivation by a person, including a
12	caregiver, of goods or services with intent to
13	cause physical harm, mental anguish, or mental
14	illness.
15	"(10) Indian' means a
16	member of an Indian tribe.
17	"(11) Indian country.—The term Indian
18	country' has the same meaning given such term in
19	section 1151 of title 18, United States Code.
20	"(12) Indian Housing.—The term 'Indian hous-
21	ing' means housing assistance described in the Native
22	American Housing Assistance and Self-Determination
23	Act of 1996 (25 U.S.C. 4101 et seq., as amended).
24	"(13) Indian tribe.—The term 'Indian tribe'
25	means a tribe, band, pueblo, nation, or other orga-

- nized group or community of Indians, including any
 Alaska Native village or regional or village corporation (as defined in, or established pursuant to, the
 Alaska Native Claims Settlement Act (43 U.S.C. 1601
 tet seq.)), that is recognized as eligible for the special
 programs and services provided by the United States
 to Indians because of their status as Indians.
 - "(14) Indian Law enforcement' means the departments or individuals under the direction of the Indian tribe that maintain public order.
 - "(15) Law enforcement.—The term law enforcement' means a public agency charged with policing functions, including any of its component bureaus (such as governmental victim services programs), including those referred to in section 3 of the Indian Enforcement Reform Act (25 U.S.C. 2802).
 - "(16) Legal assistance.—The term legal assistance' includes assistance to adult and youth victims of domestic violence, dating violence, sexual assault, and stalking in—
- 22 "(A) family, tribal, territorial, immigra-23 tion, employment, administrative agency, hous-24 ing matters, campus administrative or protec-

1	tion or stay away order proceedings, and other
2	similar matters; and
3	"(B) criminal justice investigations, pros-
4	ecutions and post-trial matters (including sen-
5	tencing, parole, and probation) that impact the
6	victim's safety and privacy.
7	"(17) Linguistically and culturally spe-
8	CIFIC SERVICES.—The term linguistically and cul-
9	turally specific services' means community-based serv-
10	ices that offer full linguistic access and culturally spe-
11	cific services and resources, including outreach, col-
12	laboration, and support mechanisms primarily di-
13	rected toward underserved communities.
14	"(18) Personally identifying information
15	OR PERSONAL INFORMATION.—The term 'personally
16	identifying information' or 'personal information'
17	means individually identifying information for or
18	about an individual including information likely to
19	disclose the location of a victim of domestic violence,
20	dating violence, sexual assault, or stalking,
21	including—
22	"(A) a first and last name;
23	"(B) a home or other physical address;

1	"(C) contact information (including a post-
2	al, e-mail or Internet protocol address, or tele-
3	phone or facsimile number);
4	"(D) a social security number; and
5	"(E) any other information, including date
6	of birth, racial or ethnic background, or religious
7	affiliation, that, in combination with any of sub-
8	paragraphs (A) through (D), would serve to
9	identify any individual.
10	"(19) Prosecution.—The term 'prosecution'
11	means any public agency charged with direct respon-
12	sibility for prosecuting criminal offenders, including
13	such agency's component bureaus (such as govern-
14	mental victim services programs).
15	"(20) Protection order or restraining
16	ORDER.—The term 'protection order' or 'restraining
17	order' includes—
18	"(A) any injunction, restraining order, or
19	any other order issued by a civil or criminal
20	court for the purpose of preventing violent or
21	threatening acts or harassment against, sexual
22	violence or contact or communication with or
23	physical proximity to, another person, including
24	any temporary or final orders issued by civil or
25	criminal courts whether obtained by filing an

1	independent action or as a pendente lite order in
2	another proceeding so long as any civil order
3	was issued in response to a complaint, petition,
4	or motion filed by or on behalf of a person seek-
5	ing protection; and
6	"(B) any support, child custody or visita-
7	tion provisions, orders, remedies, or relief issued
8	as part of a protection order, restraining order,
9	or stay away injunction pursuant to State, trib-
10	al, territorial, or local law authorizing the
11	issuance of protection orders, restraining orders,
12	or injunctions for the protection of victims of do-
13	mestic violence, dating violence, sexual assault,
14	$or\ stalking.$
15	"(21) Rural area and rural community.—
16	The term 'rural area' and 'rural community' mean—
17	"(A) any area or community, respectively,
18	no part of which is within an area designated as
19	a standard metropolitan statistical area by the
20	Office of Management and Budget; or
21	"(B) any area or community, respectively,
22	that is—
23	"(i) within an area designated as a
24	metropolitan statistical area or considered

1	as part of a metropolitan statistical area;
2	and
3	"(ii) located in a rural census tract.
4	"(22) Rural State.—The term 'rural State'
5	means a State that has a population density of 52 or
6	fewer persons per square mile or a State in which the
7	largest county has fewer than 150,000 people, based
8	on the most recent decennial census.
9	"(23) Sexual assault.—The term 'sexual as-
10	sault' means any conduct prescribed by chapter 109A
11	of title 18, United States Code, whether or not the
12	conduct occurs in the special maritime and territorial
13	jurisdiction of the United States or in a Federal pris-
14	on and includes both assaults committed by offenders
15	who are strangers to the victim and assaults com-
16	mitted by offenders who are known or related by blood
17	or marriage to the victim.
18	"(24) Stalking.—The term 'stalking' means en-
19	gaging in a course of conduct directed at a specific
20	person that would cause a reasonable person to—
21	"(A) fear for his or her safety or the safety
22	of others; or
23	"(B) suffer substantial emotional distress.
24	"(25) State.—The term 'State' means each of
25	the several States and the District of Columbia, and

1	except as otherwise provided, the Commonwealth of
2	Puerto Rico, Guam, American Samoa, the Virgin Is-
3	lands, and the Northern Mariana Islands.
4	"(26) State domestic violence coalition.—
5	The term 'State domestic violence coalition' means a
6	program determined by the Administration for Chil-
7	dren and Families under the Family Violence Preven-
8	tion and Services Act (42 U.S.C. 10410(b)).
9	"(27) State sexual assault coalition.—The
10	term 'State sexual assault coalition' means a program
11	determined by the Center for Injury Prevention and
12	Control of the Centers for Disease Control and Pre-
13	vention under the Public Health Service Act (42
14	U.S.C. 280b et seq.).
15	"(28) Territorial domestic violence or
16	SEXUAL ASSAULT COALITION.—The term 'territorial
17	domestic violence or sexual assault coalition' means a
18	program addressing domestic or sexual violence that
19	is—
20	"(A) an established nonprofit, nongovern-
21	mental territorial coalition addressing domestic
22	violence or sexual assault within the territory; or
23	"(B) a nongovernmental organization with
24	a demonstrated history of addressing domestic
25	violence or sexual assault within the territory

1	that proposes to incorporate as a nonprofit, non-
2	$governmental\ territorial\ coalition.$
3	"(29) Tribal coalition.—The term 'tribal coa-
4	lition' means—
5	"(A) an established nonprofit, nongovern-
6	mental tribal coalition addressing domestic vio-
7	lence and sexual assault against American In-
8	dian or Alaskan Native women; or
9	"(B) individuals or organizations that pro-
10	pose to incorporate as nonprofit, nongovern-
11	mental tribal coalitions to address domestic vio-
12	lence and sexual assault against American In-
13	dian or Alaska Native women.
14	"(30) Tribal government.—The term 'tribal
15	government' means—
16	"(A) the governing body of an Indian tribe;
17	or
18	"(B) a tribe, band, pueblo, nation, or other
19	organized group or community of Indians, in-
20	cluding any Alaska Native village or regional or
21	village corporation (as defined in, or established
22	pursuant to, the Alaska Native Claims Settle-
23	ment Act (43 U.S.C. 1601 et seq.)), that is recog-
24	nized as eligible for the special programs and

1	services provided by the United States to Indians
2	because of their status as Indians.
3	"(31) Tribal organization.—The term 'tribal
4	organization' means—
5	"(A) the governing body of any Indian
6	tribe;
7	"(B) any legally established organization of
8	Indians which is controlled, sanctioned, or char-
9	tered by such governing body of a tribe or tribes
10	to be served, or which is democratically elected
11	by the adult members of the Indian community
12	to be served by such organization and which in-
13	cludes the maximum participation of Indians in
14	all phases of its activities; or
15	"(C) any tribal nonprofit organization.
16	"(32) Underserved populations.—The term
17	'underserved populations' includes populations under-
18	served because of geographic location, underserved ra-
19	cial and ethnic populations, populations underserved
20	because of special needs (such as language barriers,
21	disabilities, alienage status, or age), and any other
22	population determined to be underserved by the Attor-
23	ney General or by the Secretary of Health and
24	Human Services, as appropriate.

- 1 "(33) VICTIM ADVOCATE.—The term 'victim ad2 vocate' means a person, whether paid or serving as a
 3 volunteer, who provides services to victims of domestic
 4 violence, sexual assault, stalking, or dating violence
 5 under the auspices or supervision of a victim services
 6 program.
 - "(34) VICTIM ASSISTANT.—The term 'victim assistant' means a person, whether paid or serving as a volunteer, who provides services to victims of domestic violence, sexual assault, stalking, or dating violence under the auspices or supervision of a court or a law enforcement or prosecution agency.
 - "(35) Victim services or victim service provider.—The term 'victim services' or 'victim service provider' means a nonprofit, nongovernmental organization that assists domestic violence, dating violence, sexual assault, or stalking victims, including rape crisis centers, domestic violence shelters, faithbased organizations, and other organizations, with a documented history of effective work concerning domestic violence, dating violence, sexual assault, or stalking.
 - "(36) Youth.—The term 'youth' means teen and young adult victims of domestic violence, dating violence, sexual assault, or stalking.

1	"(b) Grant Conditions.—
2	"(1) Match.—No matching funds shall be re-
3	quired for a grant or subgrant made under this title
4	for any tribe, territory, victim service provider, or
5	any entity that the Attorney General determines has
6	adequately demonstrated financial need.
7	"(2) Nondisclosure of confidential or pri-
8	VATE INFORMATION.—
9	"(A) In general.—In order to ensure the
10	safety of adult, youth, and child victims of do-
11	mestic violence, dating violence, sexual assault,
12	or stalking, and their families, grantees and sub-
13	grantees under this title shall protect the con-
14	fidentiality and privacy of persons receiving
15	services.
16	"(B) Nondisclosure.—Subject to subpara-
17	graphs (C) and (D), grantees and subgrantees
18	shall not—
19	"(i) disclose any personally identifying
20	information or individual information col-
21	lected in connection with services requested,
22	utilized, or denied through grantees' and
23	subgrantees' programs; or
24	"(ii) reveal individual client informa-
25	tion without the informed, written, reason-

1	ably time-limited consent of the person (or
2	in the case of an unemancipated minor, the
3	minor and the parent or guardian or in the
4	case of persons with disabilities, the guard-
5	ian) about whom information is sought,
6	whether for this program or any other Fed-
7	eral, State, tribal, or territorial grant pro-
8	gram, except that consent for release may
9	not be given by the abuser of the minor,
10	person with disabilities, or the abuser of the
11	other parent of the minor.
12	"(C) Release.—If release of information
13	described in subparagraph (B) is compelled by
14	statutory or court mandate—
15	"(i) grantees and subgrantees shall
16	make reasonable attempts to provide notice
17	to victims affected by the disclosure of infor-
18	mation; and
19	"(ii) grantees and subgrantees shall
20	take steps necessary to protect the privacy
21	and safety of the persons affected by the re-
22	lease of the information.
23	"(D) Information sharing.—Grantees
24	and subgrantees may share—

1	"(i) nonpersonally identifying data in
2	the aggregate regarding services to their cli-
3	ents and nonpersonally identifying demo-
4	graphic information in order to comply
5	with Federal, State, tribal, or territorial re-
6	porting, evaluation, or data collection re-
7	quirements;
8	"(ii) court-generated information and
9	law-enforcement generated information con-
10	tained in secure, governmental registries for
11	protection order enforcement purposes; and
12	"(iii) law enforcement- and prosecu-
13	tion-generated information necessary for
14	law enforcement and prosecution purposes.
15	"(E) Oversight.—Nothing in this para-
16	graph shall prevent the Attorney General from
17	disclosing grant activities authorized in this Act
18	to the chairman and ranking members of the
19	Committee on the Judiciary of the House of Rep-
20	resentatives and the Committee on the Judiciary
21	of the Senate exercising Congressional oversight
22	authority. All disclosures shall protect confiden-
23	tiality and omit personally identifying informa-
24	tion, including location information about indi-
25	viduals.

- "(3) APPROVED ACTIVITIES.—In carrying out
 the activities under this title, grantees and subgrantees may collaborate with and provide information to Federal, State, local, tribal, and territorial
 public officials and agencies to develop and implement policies to reduce or eliminate domestic violence,
 dating violence, sexual assault, and stalking.
 - "(4) Non-supplantation.—Any Federal funds received under this title shall be used to supplement, not supplant, non-Federal funds that would otherwise be available for activities under this title.
 - "(5) USE OF FUNDS.—Funds authorized and appropriated under this title may be used only for the specific purposes described in this title and shall remain available until expended.
 - "(6) Reports.—An entity receiving a grant under this title shall submit to the disbursing agency a report detailing the activities undertaken with the grant funds, including and providing additional information as the agency shall require.
 - "(7) EVALUATION.—Federal agencies disbursing funds under this title shall set aside up to 3 percent of such funds in order to conduct—

- 1 "(A) evaluations of specific programs or 2 projects funded by the disbursing agency under 3 this title or related research; or
 - "(B) evaluations of promising practices or problems emerging in the field or related research, in order to inform the agency or agencies as to which programs or projects are likely to be effective or responsive to needs in the field.
 - "(8) Nonexclusivity.—Nothing in this title shall be construed to prohibit male victims of domestic violence, dating violence, sexual assault, and stalking from receiving benefits and services under this title.
 - "(9) Prohibition on tort litigation.—Funds appropriated for the grant program under this title may not be used to fund civil representation in a lawsuit based on a tort claim. This paragraph should not be construed as a prohibition on providing assistance to obtain restitution in a protection order or criminal case.
 - "(10) Prohibition on Lobbying.—Any funds appropriated for the grant program shall be subject to the prohibition in section 1913 of title 18, United States Code, relating to lobbying with appropriated moneus

25 moneys.

- 1 "(11) TECHNICAL ASSISTANCE.—If there is a
 2 demonstrated history that the Office on Violence
 3 Against Women has previously set aside amounts
 4 greater than 8 percent for technical assistance and
 5 training relating to grant programs authorized under
 6 this title, the Office has the authority to continue set7 ting aside amounts greater than 8 percent.".
- 8 (b) Change of Certain Reports From Annual to 9 Biennial.—
- 10 (1) Stalking and domestic violence.—Sec-11 tion 40610 of the Violence Against Women Act of 12 1994 (42 U.S.C. 14039) is amended by striking "The 13 Attorney General shall submit to the Congress an an-14 nual report, beginning 1 year after the date of the en-15 actment of this Act, that provides" and inserting 16 "Each even-numbered fiscal year, the Attorney Gen-17 eral shall submit to the Congress a biennial report 18 that provides".
 - (2) SAFE HAVENS FOR CHILDREN.—Section 1301(d)(l) of the Victims of Trafficking and Violence Protection Act of 2000 (42 U.S.C. 10420(d)(1)) is amended in the matter preceding subparagraph (A) by striking "Not later than 1 year after the last day of the first fiscal year commencing on or after the date of enactment of this Act, and not later than 180

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- days after the last day of each fiscal year thereafter,"
 and inserting "Not later than 1 month after the end
 of each even-numbered fiscal year,".
 - (3) STOP VIOLENCE AGAINST WOMEN FORMULA GRANTS.—Section 2009(b) of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796gg-3) is amended by striking "Not later than" and all that follows through "the Attorney General shall submit" and inserting the following: "Not later than 1 month after the end of each even-numbered fiscal year, the Attorney General shall submit".
 - (4) Transitional Housing assistance grants For Child Victims of Domestic Violence, stalk-ing, or sexual assault.—Section 40299(f) of the Violence Against Women Act of 1994 (42 U.S.C. 13975(f)) is amended by striking "shall annually prepare and submit to the Committee on the Judiciary of the House of Representatives and the Committee on the Judiciary of the Senate a report that contains a compilation of the information contained in the report submitted under subsection (e) of this section." and inserting "shall prepare and submit to the Committee on the Judiciary of the House of Representatives and the Committee on the Judiciary of the Senate a report that contains a compilation of the information of the inf

- 1 mation contained in the report submitted under sub-
- 2 section (e) of this section not later than 1 month after
- 3 the end of each even-numbered fiscal year.".
- 4 (c) Definitions and Grant Conditions in Crime
- 5 Control Act.—
- 6 (1) Part T.—Part T of title I of the Omnibus
- 7 Crime Control and Safe Streets Act of 1968 (42
- 8 U.S.C. 3796gg et seq.) is amended by striking section
- 9 2008 and inserting the following:
- 10 "SEC. 2008. DEFINITIONS AND GRANT CONDITIONS.
- 11 "In this part the definitions and grant conditions in
- 12 section 40002 of the Violence Against Women Act of 1994
- 13 shall apply.".
- 14 (2) PART U.—Section 2105 of the Omnibus
- 15 Crime Control and Safe Streets Act of 1968 is amend-
- 16 ed to read as follows:
- 17 "SEC. 2105. DEFINITIONS AND GRANT CONDITIONS.
- 18 "In this part the definitions and grant conditions in
- 19 section 40002 of the Violence Against Women Act of 1994
- 20 shall apply.".
- 21 (d) Definitions and Grant Conditions in 2000
- 22 Act.—Section 1002 of the Violence Against Women Act of
- 23 2000 (42 U.S.C. 3796gg-2 note) is amended to read as fol-
- 24 *lows*:

1	"SEC. 1002. DEFINITIONS AND GRANT CONDITIONS.
2	"In this division the definitions and grant conditions
3	in section 40002 of the Violence Against Women Act of 1994
4	shall apply.".
5	TITLE I—ENHANCING JUDICIAL
6	AND LAW ENFORCEMENT
7	TOOLS TO COMBAT VIOLENCE
8	AGAINST WOMEN
9	SEC. 101. STOP GRANTS IMPROVEMENTS.
10	(a) Authorization of Appropriations.—Section
11	1001(a)(18) of title I of the Omnibus Crime Control and
12	Safe Streets Act of 1968 (42 U.S.C. 3793(a)(18)) is amend-
13	ed by striking "\$185,000,000 for each of fiscal years 2001
14	through 2005" and inserting "\$225,000,000 for each of fis-
15	cal years 2007 through 2011".
16	(b) Purpose Area Enhancements.—Section
17	2001(b) of title I of the Omnibus Crime Control and Safe
18	Streets Act of 1968 (42 U.S.C. 3796gg(b)) is amended—
19	(1) in paragraph (10), by striking "and" after
20	$the \ semicolon;$
21	(2) in paragraph (11), by striking the period
22	and inserting a semicolon; and
23	(3) by adding at the end the following:
24	"(12) maintaining core victim services and

criminal justice initiatives, while supporting com-

1	plementary new initiatives and emergency services for
2	victims and their families;
3	"(13) supporting the placement of special victim
4	assistants (to be known as 'Jessica Gonzales Victim
5	Assistants') in local law enforcement agencies to serve
6	as liaisons between victims of domestic violence, dat-
7	ing violence, sexual assault, and stalking and per-
8	sonnel in local law enforcement agencies in order to
9	improve the enforcement of protection orders. Jessica
10	Gonzales Victim Assistants shall have expertise in do-
11	mestic violence, dating violence, sexual assault, or
12	stalking and may undertake the following activities—
13	"(A) developing, in collaboration with pros-
14	ecutors, courts, and victim service providers,
15	standardized response policies for local law en-
16	forcement agencies, including triage protocols to
17	ensure that dangerous or potentially lethal cases
18	are identified and prioritized;
19	"(B) notifying persons seeking enforcement
20	of protection orders as to what responses will be
21	provided by the relevant law enforcement agency,
22	"(C) referring persons seeking enforcement
23	of protection orders to supplementary services
24	(such as emergency shelter programs, hotlines, or
25	legal assistance services); and

1	"(D) taking other appropriate action to as-
2	sist or secure the safety of the person seeking en-
3	forcement of a protection order; and
4	"(14) to provide funding to law enforcement
5	agencies, nonprofit nongovernmental victim services
6	providers, and State, tribal, territorial, and local gov-
7	ernments, (which funding stream shall be known as
8	the Crystal Judson Domestic Violence Protocol Pro-
9	gram) to promote—
10	"(A) the development and implementation
11	of training for local victim domestic violence
12	service providers, and to fund victim services
13	personnel, to be known as 'Crystal Judson Vic-
14	tim Advocates,' to provide supportive services
15	and advocacy for victims of domestic violence
16	committed by law enforcement personnel;
17	"(B) the implementation of protocols within
18	law enforcement agencies to ensure consistent
19	and effective responses to the commission of do-
20	mestic violence by personnel within such agencies
21	(such as the model policy promulgated by the
22	International Association of Chiefs of Police
23	('Domestic Violence by Police Officers: A Policy
24	of the IACP, Police Response to Violence Against
25	Women Project' July 2003));

1	"(C) the development of such protocols in
2	collaboration with State, tribal, territorial and
3	local victim service providers and domestic vio-
4	lence coalitions.
5	Any law enforcement, State, tribal, territorial, or
6	local government agency receiving funding under the
7	Crystal Judson Domestic Violence Protocol Program
8	under paragraph (14) shall on an annual basis, re-
9	ceive additional training on the topic of incidents of
10	domestic violence committed by law enforcement per-
11	sonnel from domestic violence and sexual assault non-
12	profit organizations and, after a period of 2 years,
13	provide a report of the adopted protocol to the De-
14	partment of Justice, including a summary of progress
15	in implementing such protocol.".
16	(c) Clarification of Activities Regarding Un-
17	DERSERVED POPULATIONS.—Section 2007 of the Omnibus
18	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
19	3796gg-1) is amended—
20	(1) in subsection $(c)(2)$, by inserting before the
21	semicolon the following: "and describe how the State
22	will address the needs of underserved populations";
23	and
24	(2) in subsection (e)(2), by striking subpara-
25	graph (D) and inserting the following:

1	"(D) recognize and meaningfully respond to
2	the needs of underserved populations and ensure
3	that monies set aside to fund linguistically and
4	culturally specific services and activities for un-
5	derserved populations are distributed equitably
6	among those populations.".
7	(d) Tribal and Territorial Setasides.—Section
8	2007 of the Omnibus Crime Control and Safe Streets Act
9	of 1968 (42 U.S.C. 3796gg-1) is amended—
10	(1) in subsection (b)—
11	(A) in paragraph (1), by striking "5 per-
12	cent" and inserting "10 percent";
13	(B) in paragraph (2), striking by "1/54"
14	and inserting "1/56";
15	(C) in paragraph (3), by striking "and the
16	coalition for the combined Territories of the
17	United States, each receiving an amount equal
18	to ½4" and inserting "coalitions for Guam,
19	American Samoa, the United States Virgin Is-
20	lands, and the Commonwealth of the Northern
21	Mariana Islands, each receiving an amount
22	equal to ½56"; and
23	(D) in paragraph (4), by striking "1/54"
24	and inserting "1/56";

1	(2) in subsection $(c)(3)(B)$, by inserting after
2	"victim services" the following: ", of which at least 10
3	percent shall be distributed to culturally specific com-
4	munity-based organization"; and
5	(3) in subsection (d)—
6	(A) in paragraph (3), by striking the period
7	and inserting "; and"; and
8	(B) by adding at the end the following:
9	"(4) documentation showing that tribal, terri-
10	torial, State or local prosecution, law enforcement,
11	and courts have consulted with tribal, territorial,
12	State, or local victim service programs during the
13	course of developing their grant applications in order
14	to ensure that proposed services, activities and equip-
15	ment acquisitions are designed to promote the safety,
16	confidentiality, and economic independence of victims
17	of domestic violence, sexual assault, stalking, and dat-
18	ing violence.".
19	(e) Training, Technical Assistance, and Data
20	Collection.—Section 2007 of the Omnibus Crime Control
21	and Safe Streets Act of 1968 (42 U.S.C. 3796gg-1) is
22	amended by adding at the end the following:
23	"(i) Training, Technical Assistance, and Data
24	Collection—

- "(1) In GENERAL.—Of the total amounts appropriated under this part, not less than 3 percent and up to 8 percent shall be available for providing training and technical assistance relating to the purpose areas of this part to improve the capacity of grantees, subgrantees and other entities.
- "(2) Indian training.—The Director of the Office on Violence Against Women shall ensure that
 training or technical assistance regarding violence
 against Indian women will be developed and provided
 by entities having expertise in tribal law, customary
 practices, and Federal Indian law."
- 13 (f) AVAILABILITY OF FORENSIC MEDICAL EXAMS.—
 14 Section 2010 of the Omnibus Crime Control and Safe
 15 Streets Act of 1968 (42 U.S.C. 3796gg-4) is amended by
 16 adding at the end the following:
- "(c) USE OF FUNDS.—A State or Indian tribal govlater than the state of the state

ment for such exams from their insurance carriers.

1	"(d) Rule of Construction.—Nothing in this sec-
2	tion shall be construed to permit a State, Indian tribal gov-
3	ernment, or territorial government to require a victim of
4	sexual assault to participate in the criminal justice system
5	or cooperate with law enforcement in order to be provided
6	with a forensic medical exam, reimbursement for charges
7	incurred on account of such an exam, or both.
8	"(e) Judicial Notification.—
9	"(1) In general.—A State or unit of local gov-
10	ernment shall not be entitled to funds under this part
11	unless the State or unit of local government—
12	"(A) certifies that its judicial administra-
13	tive policies and practices include notification to
14	domestic violence offenders of the requirements
15	delineated in section $922(g)(8)$ and $(g)(9)$ of title
16	18, United States Code, and any applicable re-
17	lated Federal, State, or local laws; or
18	"(B) gives the Attorney General assurances
19	that its judicial administrative policies and
20	practices will be in compliance with the require-
21	ments of subparagraph (A) within the later of—
22	"(i) the period ending on the date on
23	which the next session of the State legisla-
24	ture ends; or
25	"(ii) 2 years.

- 1 "(2) Redistribution.—Funds withheld from a
- 2 State or unit of local government under subsection (a)
- 3 shall be distributed to other States and units of local
- 4 government, pro rata.".
- 5 (g) Polygraph Testing Prohibition.—Part T of
- 6 title I of the Omnibus Crime Control and Safe Streets Act
- 7 of 1968 (42 U.S.C. 3796gg et seq.) is amended by adding
- 8 at the end the following:

9 "SEC. 2013. POLYGRAPH TESTING PROHIBITION.

- 10 "(a) In General.—In order to be eligible for grants
- 11 under this part, a State, Indian tribal government, terri-
- 12 torial government, or unit of local government shall certify
- 13 that, not later than 3 years after the date of enactment of
- 14 this section, their laws, policies, or practices will ensure
- 15 that no law enforcement officer, prosecuting officer or other
- 16 government official shall ask or require an adult, youth, or
- 17 child victim of an alleged sex offense as defined under Fed-
- 18 eral, tribal, State, territorial, or local law to submit to a
- 19 polygraph examination or other truth telling device as a
- 20 condition for proceeding with the investigation of such an
- 21 offense.
- 22 "(b) Prosecution.—The refusal of a victim to submit
- 23 to an examination described in subsection (a) shall not pre-
- 24 vent the investigation, charging, or prosecution of the of-
- 25 fense.".

1	SEC. 102. GRANTS TO ENCOURAGE ARREST AND ENFORCE
2	PROTECTION ORDERS IMPROVEMENTS.
3	(a) Authorization of Appropriations.—Section
4	1001(a)(19) of title I of the Omnibus Crime Control and
5	Safe Streets Act of 1968 (42 U.S.C. 3793(a)(19)) is amend-
6	ed by striking "\$65,000,000 for each of fiscal years 2001
7	through 2005" and inserting "\$75,000,000 for each of fiscal
8	years 2007 through 2011. Funds appropriated under this
9	paragraph shall remain available until expended.".
10	(b) Grantee Requirements.—Section 2101 of the
11	Omnibus Crime Control and Safe Streets Act of 1968 (42
12	U.S.C. 3796hh) is amended—
13	(1) in subsection (a), by striking "to treat do-
14	mestic violence as a serious violation" and inserting
15	"to treat domestic violence, dating violence, sexual as-
16	sault, and stalking as serious violations";
17	(2) in subsection (b)—
18	(A) in the matter before paragraph (1), by
19	inserting after "State" the following: ", tribal,
20	territorial,";
21	(B) in paragraph (1), by—
22	(i) striking "mandatory arrest or";
23	and
24	(ii) striking "mandatory arrest pro-
25	grams and";
26	(C) in paragraph (2), by—

1	(i) inserting after "educational pro-
2	grams," the following: "protection order reg-
3	istries,";
4	(ii) striking "domestic violence and
5	dating violence" and inserting "domestic vi-
6	olence, dating violence, sexual assault, and
7	stalking. Policies, educational programs,
8	protection order registries, and training de-
9	scribed in this paragraph shall incorporate
10	confidentiality, and privacy protections for
11	victims of domestic violence, dating vio-
12	lence, sexual assault, and stalking";
13	(D) in paragraph (3), by—
14	(i) striking "domestic violence cases"
15	and inserting "domestic violence, dating vi-
16	olence, sexual assault, and stalking cases";
17	and
18	(ii) striking "groups" and inserting
19	"teams";
20	(E) in paragraph (5), by striking "domestic
21	violence and dating violence" and inserting "do-
22	mestic violence, dating violence, sexual assault,
23	and stalking";
24	(F) in paragraph (6), by—

1	(i) striking "other" and inserting
2	"civil"; and
3	(ii) inserting after "domestic violence"
4	the following: ", dating violence, sexual as-
5	sault, and stalking"; and
6	(G) by adding at the end the following:
7	"(9) To develop State, tribal, territorial, or local
8	policies, procedures, and protocols for preventing dual
9	arrests and prosecutions in cases of domestic violence,
10	dating violence, sexual assault, and stalking, and to
11	develop effective methods for identifying the pattern
12	and history of abuse that indicates which party is the
13	actual perpetrator of abuse.
14	"(10) To plan, develop and establish comprehen-
15	sive victim service and support centers, such as fam-
16	ily justice centers, designed to bring together victim
17	advocates from non-profit, non-governmental victim
18	services organizations, law enforcement officers, pros-
19	ecutors, probation officers, governmental victim as-
20	sistants, forensic medical professionals, civil legal at-
21	torneys, chaplains, legal advocates, representatives
22	from community-based organizations and other rel-
23	evant public or private agencies or organizations into
24	one centralized location, in order to improve safety,
25	access to services, and confidentiality for victims and

1	families. Although funds may be used to support the
2	colocation of project partners under this paragraph,
3	funds may not support construction or major renova-
4	tion expenses or activities that fall outside of the
5	scope of the other statutory purpose areas.
6	"(11) To develop and implement policies and
7	training for police, prosecutors, probation and parole
8	officers, and the judiciary in recognizing, inves-
9	tigating, and prosecuting instances of sexual assault,
10	with an emphasis on recognizing the threat to the
11	community for repeat crime perpetration by such in-
12	dividuals.
13	"(12) To develop, enhance, and maintain protec-
14	tion order registries.
15	"(13) To develop human immunodeficiency virus
16	(HIV) testing programs for sexual assault perpetra-
17	tors and notification and counseling protocols.";—
18	(3) in subsection (c)—
19	(A) in paragraph (3), by striking "and"
20	after the semicolon;
21	(B) in paragraph (4), by striking the period
22	and inserting "; and"; and
23	(C) by adding at the end the following:

1	"(5) certify that, not later than 3 years after the
2	date of enactment of this section, their laws, policies,
3	or practices will ensure that—
4	"(A) no law enforcement officer, prosecuting
5	officer or other government official shall ask or
6	require an adult, youth, or child victim of a sex
7	offense as defined under Federal, tribal, State,
8	territorial, or local law to submit to a polygraph
9	examination or other truth telling device as a
10	condition for proceeding with the investigation of
11	such an offense; and
12	"(B) the refusal of a victim to submit to an
13	examination described in subparagraph (A) shall
14	not prevent the investigation of the offense."; and
15	(4) by striking subsections (d) and (e) and in-
16	serting the following:
17	"(d) Speedy Notice to Victims.—A State or unit
18	of local government shall not be entitled to 5 percent of the
19	funds allocated under this part unless the State or unit of
20	local government—
21	"(1) certifies that it has a law or regulation that
22	requires—
23	"(A) the State or unit of local government
24	at the request of a victim to administer to a de-
25	fendant, against whom an information or indict-

1	ment is presented for a crime in which by force
2	or threat of force the perpetrator compels the vic-
3	tim to engage in sexual activity, testing for the
4	immunodeficiency virus (HIV) not later than 48
5	hours after the date on which the information or
6	indictment is presented;
7	"(B) as soon as practicable notification to
8	the victim, or parent and guardian of the victim,
9	and defendant of the testing results; and
10	"(C) follow-up tests for HIV as may be
11	medically appropriate, and that as soon as prac-
12	ticable after each such test the results be made
13	available in accordance with subparagraph (B);
14	or
15	"(2) gives the Attorney General assurances that
16	it laws and regulations will be in compliance with re-
17	quirements of paragraph (1) within the later of—
18	"(A) the period ending on the date on which
19	the next session of the State legislature ends; or
20	"(B) 2 years.
21	"(e) Allotment for Indian Tribes.—Not less than
22	10 percent of the total amount made available for grants
23	under this section for each fiscal year shall be available for
24	grants to Indian tribal governments.".

1	(c) Applications.—Section 2102(b) of the Omnibus
2	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
3	3796hh-1(b)) is amended in each of paragraphs (1) and
4	(2) by inserting after "involving domestic violence" the fol-
5	lowing: ", dating violence, sexual assault, or stalking".
6	(d) Training, Technical Assistance, Confiden-
7	TIALITY.—Part U of title I of the Omnibus Crime Control
8	and Safe Streets Act of 1968 (42 U.S.C. 3796hh et seq.)
9	is amended by adding at the end the following:
10	"SEC. 2106. TRAINING AND TECHNICAL ASSISTANCE.
11	"Of the total amounts appropriated under this part,
12	not less than 5 percent and up to 8 percent shall be avail-
13	able for providing training and technical assistance relat-
14	ing to the purpose areas of this part to improve the capacity
15	of grantees and other entities.".
16	SEC. 103. LEGAL ASSISTANCE FOR VICTIMS IMPROVE-
17	MENTS.
18	Section 1201 of the Violence Against Women Act of
19	2000 (42 U.S.C. 3796gg-6) is amended—
20	(1) in subsection (a), by—
21	(A) inserting before "legal assistance" the
22	following: "civil and criminal";
23	(B) inserting after "effective aid to" the fol-

1	(C) inserting at the end the following:
2	"Criminal legal assistance provided for under
3	this section shall be limited to criminal matters
4	relating to domestic violence, sexual assault, dat-
5	ing violence, and stalking.";
6	(2) by striking subsection (b) and inserting the
7	following:
8	"(b) Definitions.—In this section, the definitions
9	provided in section 40002 of the Violence Against Women
10	Act of 1994 shall apply.";
11	(3) in subsection (c), by inserting "and tribal or-
12	ganizations, territorial organizations" after "Indian
13	tribal governments";
14	(4) in subsection (d) by striking paragraph (2)
15	and inserting the following:
16	"(2) any training program conducted in satis-
17	faction of the requirement of paragraph (1) has been
18	or will be developed with input from and in collabo-
19	ration with a tribal, State, territorial, or local domes-
20	tic violence, dating violence, sexual assault or stalking
21	organization or coalition, as well as appropriate trib-
22	al, State, territorial, and local law enforcement offi-
23	cials;".
24	(5) in subsection (e), by inserting "dating vio-
25	lence," after "domestic violence,"; and

1	(6) in subsection (f)—
2	(A) by striking paragraph (1) and inserting
3	$the\ following:$
4	"(1) In general.—There is authorized to be ap-
5	propriated to carry out this section \$65,000,000 for
6	each of fiscal years 2007 through 2011."; and
7	(B) in paragraph (2)(A), by—
8	(i) striking "5 percent" and inserting
9	"10 percent"; and
10	(ii) inserting "adult and youth" after
11	"that assist".
12	SEC. 104. ENSURING CRIME VICTIM ACCESS TO LEGAL
13	SERVICES.
14	(a) In General.—Section 502 of the Department of
15	Commerce, Justice, and State, the Judiciary, and Related
16	Agencies Appropriations Act, 1998 (Public Law 105–119;
17	111 Stat. 2510) is amended—
18	(1) in subsection $(a)(2)(C)$ —
19	(A) in the matter preceding clause (i), by
20	striking "using funds derived from a source other
21	than the Corporation to provide" and inserting
22	"providing";
23	(B) in clause (i), by striking "in the United
24	States" and all that follows and inserting "or a
25	victim of sexual assault or trafficking in the

1 United States, or qualifies for immigration relief 2 under section 101(a)(15)(U) of the Immigration and Nationality Act (8 U.S.C. 1101(a)(15)(U)); 3 or"; and 4 5 (C) in clause (ii), by striking "has been bat-6 tered" and all that follows and inserting ", with-7 out the active participation of the alien, has been 8 battered or subjected to extreme cruelty or a vic-9 tim of sexual assault or trafficking in the United 10 States, or qualifies for immigration relief under 11 section 101(a)(15)(U) of the Immigration and 12 Nationality Act (8 U.S.C. 1101(a)(15)(U))."; 13 and 14 (2) in subsection (b)(2), by striking "described in such subsection" and inserting ", sexual assault or 15 16 trafficking, thecrimes listed insection or17 101(a)(15)(U)(iii) of the Immigration and Nation-18 ality Act (8 U.S.C. 1101(a)(15)(U)(iii))". 19 (b) SAVINGS PROVISION.—Nothing in this Act, or the amendments made by this Act, shall be construed to restrict 20 21 the legal assistance provided to victims of trafficking and certain family members authorized under section 107(b)(1) of the Trafficking Victims Protection Act of 2000 (22 U.S.C. 7105(b)(1)). 24

1	SEC. 105. THE VIOLENCE AGAINST WOMEN ACT COURT
2	TRAINING AND IMPROVEMENTS.
3	(a) Violence Against Women Act Court Training
4	AND IMPROVEMENTS.—The Violence Against Women Act of
5	1994 (108 Stat. 1902 et seq.) is amended by adding at the
6	end the following:
7	"Subtitle J—Violence Against
8	Women Act Court Training and
9	<i>Improvements</i>
10	"SEC. 41001. SHORT TITLE.
11	"This subtitle may be cited as the Violence Against
12	Women Act Court Training and Improvements Act of
13	2005'.
14	"SEC. 41002. PURPOSE.
15	"The purpose of this subtitle is to enable the Attorney
16	General, though the Director of the Office on Violence
17	Against Women, to award grants to improve court responses
18	to adult and youth domestic violence, dating violence, sex-
19	ual assault, and stalking to be used for—
20	"(1) improved internal civil and criminal court
21	functions, responses, practices, and procedures;
22	"(2) education for court-based and court-related
23	personnel on issues relating to victims' needs, includ-
24	ing safety, security, privacy, confidentiality, and eco-
25	nomic independence, as well as information about

1	perpetrator behavior and best practices for holding
2	$perpetrators\ accountable;$
3	"(3) collaboration and training with Federal,
4	State, tribal, territorial, and local public agencies
5	and officials and nonprofit, nongovernmental organi-
6	zations to improve implementation and enforcement
7	of relevant Federal, State, tribal, territorial, and local
8	law;
9	"(4) enabling courts or court-based or court-re-
10	lated programs to develop new or enhance current—
11	"(A) court infrastructure (such as special-
12	ized courts, dockets, intake centers, or interpreter
13	services);
14	"(B) community-based initiatives within
15	the court system (such as court watch programs,
16	victim assistants, or community-based supple-
17	mentary services);
18	"(C) offender management, monitoring, and
19	$accountability\ programs;$
20	"(D) safe and confidential information-stor-
21	age and -sharing databases within and between
22	court systems;
23	"(E) education and outreach programs to
24	improve community access, including enhanced
25	access for underserved populations; and

1	"(F) other projects likely to improve court
2	responses to domestic violence, dating violence,
3	sexual assault, and stalking; and
4	"(5) providing technical assistance to Federal,
5	State, tribal, territorial, or local courts wishing to
6	improve their practices and procedures or to develop
7	new programs.
8	"SEC. 41003. GRANT REQUIREMENTS.
9	"Grants awarded under this subtitle shall be subject
10	to the following conditions:
11	"(1) Eligible grantees.—Eligible grantees
12	may include—
13	"(A) Federal, State, tribal, territorial, or
14	local courts or court-based programs; and
15	"(B) national, State, tribal, territorial, or
16	local private, nonprofit organizations with dem-
17	onstrated expertise in developing and providing
18	judicial education about domestic violence, dat-
19	ing violence, sexual assault, or stalking.
20	"(2) Conditions of Eligibility.—To be eligible
21	for a grant under this section, applicants shall certify
22	in writing that—
23	"(A) any courts or court-based personnel
24	working directly with or making decisions about
25	adult or youth parties experiencing domestic vio-

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lence, dating violence, sexual assault, and stalking have completed or will complete education about domestic violence, dating violence, sexual assault, and stalking;

> "(B) any education program developed under section 41002 has been or will be developed with significant input from and in collaboration with a national, tribal, State, territorial, or local victim services provider or coalition; and

> "(C) the grantee's internal organizational policies, procedures, or rules do not require mediation or counseling between offenders and victims physically together in cases where domestic violence, dating violence, sexual assault, or stalking is an issue.

16 "SEC. 41004. NATIONAL EDUCATION CURRICULA.

"(a) IN GENERAL.—The Attorney General, through the
Director of the Office on Violence Against Women, shall
fund efforts to develop a national education curriculum for
use by State and national judicial educators to ensure that
all courts and court personnel have access to information
about relevant Federal, State, territorial, or local law,
promising practices, procedures, and policies regarding
court responses to adult and youth domestic violence, dating
violence, sexual assault, and stalking.

1	"(b) Eligible Entities.—Any curricula developed
2	under this section—
3	"(1) shall be developed by an entity or entities
4	having demonstrated expertise in developing judicial
5	education curricula on issues relating to domestic vio-
6	lence, dating violence, sexual assault, and stalking; or
7	"(2) if the primary grantee does not have dem-
8	onstrated expertise with such issues, shall be developed
9	by the primary grantee in partnership with an orga-
10	nization having such expertise.
11	"SEC. 41005. TRIBAL CURRICULA.
12	"(a) In General.—The Attorney General, through the
13	Office on Violence Against Women, shall fund efforts to de-
14	velop education curricula for tribal court judges to ensure
15	that all tribal courts have relevant information about prom-
16	ising practices, procedures, policies, and law regarding trib-
17	al court responses to adult and youth domestic violence, dat-
18	ing violence, sexual assault, and stalking.
19	"(b) Eligible Entities.—Any curricula developed
20	under this section—
21	"(1) shall be developed by a tribal organization
22	having demonstrated expertise in developing judicial
23	education curricula on issues relating to domestic vio-
24	lence, dating violence, sexual assault, and stalking; or

1	"(2) if the primary grantee does not have such
2	expertise, the curricula shall be developed by the pri-
3	mary grantee through partnership with organizations
4	having such expertise.
5	"SEC. 41006. AUTHORIZATION OF APPROPRIATIONS.
6	"(a) In General.—There is authorized to be appro-
7	priated to carry out this subtitle \$5,000,000 for each of fis-
8	cal years 2007 to 2011.
9	"(b) Availability.—Funds appropriated under this
10	section shall remain available until expended and may only
11	be used for the specific programs and activities described
12	in this subtitle.
13	"(c) Set Aside.—Of the amounts made available
14	under this subsection in each fiscal year, not less than 10
15	percent shall be used for grants for tribal courts, tribal
16	court-related programs, and tribal nonprofits.".
17	SEC. 106. FULL FAITH AND CREDIT IMPROVEMENTS.
18	(a) Enforcement of Protection Orders Issued
19	By Territories.—Section 2265 of title 18, United States
20	Code, is amended by—
21	(1) striking "or Indian tribe" each place it ap-
22	pears and inserting ", Indian tribe, or territory"; and
23	(2) striking "State or tribal" each place it ap-
24	pears and inserting "State, tribal, or territorial".

- 1 (b) Clarification of Entities Having Enforce-
- 2 MENT AUTHORITY AND RESPONSIBILITIES.—Section
- 3 2265(a) of title 18, United States Code, is amended by strik-
- 4 ing "and enforced as if it were" and inserting "and en-
- 5 forced by the court and law enforcement personnel of the
- 6 other State, Indian tribal government or Territory as if it
- 7 were".
- 8 (c) Limits on Internet Publication of Protec-
- 9 TION ORDER INFORMATION.—Section 2265(d) of title 18,
- 10 United States Code, is amended by adding at the end the
- 11 following:
- 12 "(3) Limits on internet publication of reg-
- 13 ISTRATION INFORMATION.—A State, Indian tribe, or
- 14 territory shall not make available publicly on the
- 15 Internet any information regarding the registration
- or filing of a protection order, restraining order, or
- injunction in either the issuing or enforcing State,
- 18 tribal or territorial jurisdiction, if such publication
- 19 would be likely to publicly reveal the identity or loca-
- 20 tion of the party protected under such order. A State,
- 21 Indian tribe, or territory may share court-generated
- 22 and law enforcement-generated information contained
- in secure, governmental registries for protection order
- 24 enforcement purposes.".

1	(d) Definitions.—Section 2266 of title 18, United
2	States Code, is amended—
3	(1) by striking paragraph (5) and inserting the
4	following:
5	"(5) Protection order.—The term 'protection
6	order' includes—
7	"(A) any injunction, restraining order, or
8	any other order issued by a civil or criminal
9	court for the purpose of preventing violent or
10	threatening acts or harassment against, sexual
11	violence, or contact or communication with or
12	physical proximity to, another person, including
13	any temporary or final order issued by a civil
14	or criminal court whether obtained by filing an
15	independent action or as a pendente lite order in
16	another proceeding so long as any civil or crimi-
17	nal order was issued in response to a complaint,
18	petition, or motion filed by or on behalf of a per-
19	son seeking protection; and
20	"(B) any support, child custody or visita-
21	tion provisions, orders, remedies or relief issued
22	as part of a protection order, restraining order,
23	or injunction pursuant to State, tribal, terri-
24	torial, or local law authorizing the issuance of
25	protection orders, restraining orders, or injunc-

1	tions for the protection of victims of domestic vi-
2	olence, sexual assault, dating violence, or stalk-
3	ing."; and
4	(2) in clauses (i) and (ii) of paragraph (7)(A),
5	by striking "2261A, a spouse or former spouse of the
6	abuser, a person who shares a child in common with
7	the abuser, and a person who cohabits or has
8	cohabited as a spouse with the abuser" and inserting
9	"2261A—
10	"(I) a spouse or former spouse of
11	the abuser, a person who shares a child
12	in common with the abuser, and a per-
13	son who cohabits or has cohabited as a
14	spouse with the abuser; or
15	"(II) a person who is or has been
16	in a social relationship of a romantic
17	or intimate nature with the abuser, as
18	determined by the length of the rela-
19	tionship, the type of relationship, and
20	the frequency of interaction between the
21	persons involved in the relationship".

1	SEC. 107. PRIVACY PROTECTIONS FOR VICTIMS OF DOMES-
2	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
3	VIOLENCE, AND STALKING.
4	The Violence Against Women Act of 1994 (108 Stat.
5	1902 et seq.) is amended by adding at the end the following:
6	"Subtitle K—Privacy Protections for
7	Victims of Domestic Violence,
8	Dating Violence, Sexual Vio-
9	lence, and Stalking
10	"SEC. 41101. GRANTS TO PROTECT THE PRIVACY AND CON-
11	FIDENTIALITY OF VICTIMS OF DOMESTIC VIO-
12	LENCE, DATING VIOLENCE, SEXUAL ASSAULT,
13	AND STALKING.
14	"The Attorney General, through the Director of the Of-
15	fice on Violence Against Women, may award grants under
16	this subtitle to States, Indian tribes, territories, or local
17	agencies or nonprofit, nongovernmental organizations to en-
18	sure that personally identifying information of adult,
19	youth, and child victims of domestic violence, sexual vio-
20	lence, stalking, and dating violence shall not be released or
21	disclosed to the detriment of such victimized persons.
22	"SEC. 41102. PURPOSE AREAS.
23	"Grants made under this subtitle may be used—
24	"(1) to develop or improve protocols, procedures,
25	and policies for the purpose of preventing the release

1	of personally identifying information of victims (such
2	as developing alternative identifiers);
3	"(2) to defray the costs of modifying or improv-
4	ing existing databases, registries, and victim notifica-
5	tion systems to ensure that personally identifying in-
6	formation of victims is protected from release, unau-
7	thorized information sharing and disclosure;
8	"(3) to develop confidential opt out systems that
9	will enable victims of violence to make a single re-
10	quest to keep personally identifying information out
11	of multiple databases, victim notification systems,
12	and registries; or
13	"(4) to develop safe uses of technology (such as
14	notice requirements regarding electronic surveillance
15	by government entities), to protect against abuses of
16	technology (such as electronic or GPS stalking), or
17	providing training for law enforcement on high tech
18	electronic crimes of domestic violence, dating violence,
19	sexual assault, and stalking.
20	"SEC. 41103. ELIGIBLE ENTITIES.
21	"Entities eligible for grants under this subtitle
22	include—
23	"(1) jurisdictions or agencies within jurisdic-

 $tions\ having\ authority\ or\ responsibility\ for\ developing$

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1	or maintaining public databases, registries or victim
2	$notification\ systems;$
3	"(2) nonprofit nongovernmental victim advocacy
4	organizations having expertise regarding confiden-
5	tiality, privacy, and information technology and how
6	these issues are likely to impact the safety of victims;
7	"(3) States or State agencies;
8	"(4) local governments or agencies;
9	"(5) Indian tribal governments or tribal organi-
10	zations;
11	"(6) territorial governments, agencies, or organi-
12	zations; or
13	"(7) nonprofit nongovernmental victim advocacy
14	organizations, including statewide domestic violence
15	and sexual assault coalitions.
16	"SEC. 41104. GRANT CONDITIONS.
17	"Applicants described in paragraph (1) and para-
18	graphs (3) through (6) shall demonstrate that they have en-
19	tered into a significant partnership with a State, tribal,
20	territorial, or local victim service or advocacy organization
21	or condition in order to develop safe, confidential, and effec-
22	tive protocols, procedures, policies, and systems for pro-
23	tecting personally identifying information of victims.

1 "SEC. 41105. AUTHORIZATION OF APPROPRIATIONS.

- 2 "(a) In General.—There is authorized to be appro-
- 3 priated to carry out this subtitle \$5,000,000 for each of fis-
- 4 cal years 2007 through 2011.
- 5 "(b) Tribal Allocation.—Of the amount made
- 6 available under this section in each fiscal year, 10 percent
- 7 shall be used for grants to Indian tribes for programs that
- 8 assist victims of domestic violence, dating violence, stalking,
- 9 and sexual assault.
- 10 "(c) Technical Assistance and Training.—Of the
- 11 amount made available under this section in each fiscal
- 12 year, not less than 5 percent shall be used for grants to
- 13 organizations that have expertise in confidentiality, pri-
- 14 vacy, and technology issues impacting victims of domestic
- 15 violence, dating violence, sexual assault, and stalking to
- 16 provide technical assistance and training to grantees and
- 17 non-grantees on how to improve safety, privacy, confiden-
- 18 tiality, and technology to protect victimized persons.".
- 19 SEC. 108. SEX OFFENDER MANAGEMENT.
- 20 Section 40152 of the Violent Crime Control and Law
- 21 Enforcement Act of 1994 (42 U.S.C. 13941) is amended by
- 22 striking subsection (c) and inserting the following:
- 23 "(c) Authorization of Appropriations.—There are
- 24 authorized to be appropriated to carry out this section
- 25 \$3,000,000 for each of fiscal years 2007 through 2011.".

1	SEC. 109. STALKER DATABASE.
2	Section 40603 of the Violence Against Women Act of
3	1994 (42 U.S.C. 14032) is amended—
4	(1) by striking "2001" and inserting "2007";
5	and
6	(2) by striking "2006" and inserting "2011".
7	SEC. 110. FEDERAL VICTIM ASSISTANTS REAUTHORIZA-
8	TION.
9	Section 40114 of the Violence Against Women Act of
10	1994 (Public Law 103–322) is amended to read as follows:
11	"SEC. 40114. AUTHORIZATION FOR FEDERAL VICTIM ASSIST-
12	ANTS.
13	"There are authorized to be appropriated for the
14	United States attorneys for the purpose of appointing vic-
15	tim assistants for the prosecution of sex crimes and domes-
16	tic violence crimes where applicable (such as the District
17	of Columbia), \$1,000,000 for each of fiscal years 2007
18	through 2011.".
19	SEC. 111. GRANTS FOR LAW ENFORCEMENT TRAINING PRO-
20	GRAMS.
21	(a) Definitions.—In this section:
22	(1) ACT OF TRAFFICKING.—The term "act of
23	trafficking" means an act or practice described in
24	paragraph (8) of section 103 of the Trafficking Vic-
25	tims Protection Act of 2000 (22 U.S.C. 7102).

1	(2) Eligible enti-The term "eligible enti-
2	ty" means a State or a local government.
3	(3) State.—The term "State" means any State
4	of the United States, the District of Columbia, the
5	Commonwealth of Puerto Rico, Guam, the United
6	States Virgin Islands, the Commonwealth of the
7	Northern Mariana Islands, American Samoa, and
8	any other territory or possession of the United States.
9	(4) Victim of trafficking.—The term "victim
10	of trafficking" means a person subjected to an act of
11	trafficking.
12	(b) Grants Authorized.—The Attorney General
13	may award grants to eligible entities to provide training
14	to State and local law enforcement personnel to identify
15	and protect victims of trafficking.
16	(c) Use of Funds.—A grant awarded under this sec-
17	tion shall be used to—
18	(1) train law enforcement personnel to identify
19	and protect victims of trafficking, including training
20	such personnel to utilize Federal, State, or local re-
21	sources to assist victims of trafficking;
22	(2) train law enforcement or State or local pros-
23	ecutors to identify, investigate, or prosecute acts of
24	trafficking; or

1	(3) train law enforcement or State or local pros-
2	ecutors to utilize laws that prohibit acts of trafficking
3	and to assist in the development of State and local
4	laws to prohibit acts of trafficking.
5	(d) Restrictions.—
6	(1) Administrative expenses.—An eligible en-
7	tity that receives a grant under this section may use
8	not more than 5 percent of the total amount of such
9	grant for administrative expenses.
10	(2) Nonexclusivity.—Nothing in this section
11	may be construed to restrict the ability of an eligible
12	entity to apply for or obtain funding from any other
13	source to carry out the training described in sub-
14	section (c).
15	(e) Authorization of Appropriations.—There are
16	authorized to be appropriated \$10,000,000 for each of the
17	fiscal years 2007 through 2011 to carry out the provisions
18	of this section.
19	SEC. 112. REAUTHORIZATION OF THE COURT-APPOINTED
20	SPECIAL ADVOCATE PROGRAM.
21	(a) FINDINGS.—Section 215 of the Victims of Child
22	Abuse Act of 1990 (42 U.S.C. 13011) is amended by striking
23	paragraphs (1) and (2) and inserting the following:
24	"(1) Court Appointed Special Advocates, who
25	may serve as quardians ad litem, are trained volun-

1	teers appointed by courts to advocate for the best in-
2	terests of children who are involved in the juvenile
3	and family court system due to abuse or neglect; and
4	"(2) in 2003, Court Appointed Special Advocate
5	volunteers represented 288,000 children, more than 50
6	percent of the estimated 540,000 children in foster
7	care because of substantiated cases of child abuse or
8	neglect.".
9	(b) Implementation Date.—Section 216 of the Vic-
10	tims of Child Abuse Act of 1990 (42 U.S.C. 13012) is
11	amended by striking "January 1, 1995" and inserting
12	"January 1, 2010".
13	(c) Clarification of Program Goals.—Section 217
14	of the Victims of Child Abuse Act of 1990 (42 U.S.C. 13013)
15	is amended—
16	(1) in subsection (a), by striking "to expand"
17	and inserting "to initiate, sustain, and expand";
18	(2) subsection (b)—
19	(A) in paragraph (1)—
20	(i) by striking "subsection (a) shall be"
21	and inserting the following: "subsection
22	(a)—
23	"(A) shall be";
24	(ii) by striking "(2) may be" and in-
25	serting the following:

1	"(B) may be"; and
2	(iii) in subparagraph (B) (as redesig-
3	nated), by striking "to initiate or expand"
4	and inserting "to initiate, sustain, and ex-
5	pand"; and
6	(B) in the first sentence of paragraph (2)—
7	(i) by striking "(1)(a)" and inserting
8	"(1)(A)"; and
9	(ii) striking "to initiate and to ex-
10	pand" and inserting "to initiate, sustain,
11	and expand"; and
12	(3) by adding at the end the following:
13	"(d) Background Checks.—State and local Court
14	Appointed Special Advocate programs are authorized to re-
15	quest fingerprint-based criminal background checks from
16	the Federal Bureau of Investigation's criminal history
17	database for prospective volunteers. The requesting program
18	is responsible for the reasonable costs associated with the
19	Federal records check.".
20	(d) Report.—Subtitle B of title II of the Victims of
21	Child Abuse Act of 1990 (42 U.S.C. 13011 et seq.) is
22	amended—
23	(1) by redesignating section 218 as section 219;
24	and

1	(2) by inserting after section 217 the following
2	new section:
3	"SEC. 218. REPORT.
4	"(a) Report Required.—Not later than December
5	31, 2006, the Inspector General of the Department of Justice
6	shall submit to Congress a report on the types of activities
7	funded by the National Court-Appointed Special Advocate
8	Association and a comparison of outcomes in cases where
9	court-appointed special advocates are involved and cases
10	where court-appointed special advocates are not involved.
11	"(b) Elements of Report.—The report submitted
12	under subsection (a) shall include information on the fol-
13	lowing:
14	"(1) The types of activities the National Court-
15	Appointed Special Advocate Association has funded
16	since 1993.
17	"(2) The outcomes in cases where court-ap-
18	pointed special advocates are involved as compared to
19	cases where court-appointed special advocates are not
20	involved, including—
21	"(A) the length of time a child spends in
22	$foster\ care;$
23	"(B) the extent to which there is an in-
24	creased provision of services;

1	"(C) the percentage of cases permanently
2	closed; and
3	"(D) achievement of the permanent plan for
4	reunification or adoption.".
5	(e) Authorization of Appropriations.—
6	(1) Authorization.—Section 219 of the Vic-
7	tims of Child Abuse Act of 1990, as redesignated by
8	subsection (d), is amended by striking subsection (a)
9	and inserting the following:
10	"(a) Authorization.—There is authorized to be ap-
11	propriated to carry out this subtitle \$12,000,000 for each
12	of fiscal years 2007 through 2011.".
13	(2) Prohibition on lobbying.—Section 219 of
14	the Victims of Child Abuse Act of 1990, as redesig-
15	nated by subsection (d) and amended by paragraphs
16	(1) and (2), is further amended by adding at the end
17	the following new subsection:
18	"(c) Prohibition on Lobbying.—No funds author-
19	ized under this subtitle may be used for lobbying activities
20	in contravention of OMB Circular No. A-122.".
21	SEC. 113. PREVENTING CYBERSTALKING.
22	(a) In General.—Paragraph (1) of section 223(h) of
23	the Communications Act of 1934 (47 U.S.C. 223(h)(1)) is
24	amended—

1	(1) in subparagraph (A), by striking "and" at
2	$the \ end;$
3	(2) in subparagraph (B), by striking the period
4	at the end and inserting "; and"; and
5	(3) by adding at the end the following new sub-
6	paragraph:
7	"(C) in the case of subparagraph (C) of sub-
8	section (a)(1), includes any device or software
9	that can be used to originate telecommunications
10	or other types of communications that are trans-
11	mitted, in whole or in part, by the Internet (as
12	such term is defined in section 1104 of the Inter-
13	net Tax Freedom Act (47 U.S.C. 151 note)).".
14	(b) Rule of Construction.—This section and the
15	amendment made by this section may not be construed to
16	affect the meaning given the term "telecommunications de-
17	vice" in section 223(h)(1) of the Communications Act of
18	1934, as in effect before the date of the enactment of this
19	section.
20	SEC. 114. CRIMINAL PROVISION RELATING TO STALKING.
21	(a) Interstate Stalking.—Section 2261A of title
22	18, United States Code, is amended to read as follows:
23	"§ 2261A. Stalking
24	"Whoever—

"(1) travels in interstate or foreign commerce or within the special maritime and territorial jurisdiction of the United States, or enters or leaves Indian country, with the intent to kill, injure, harass, or place under surveillance with intent to kill, injure, harass, or intimidate another person, and in the course of, or as a result of, such travel places that person in reasonable fear of the death of, or serious bodily injury to, or causes substantial emotional distress to that person, a member of the immediate family (as defined in section 115) of that person, or the spouse or intimate partner of that person; or

"(2) with the intent—

"(A) to kill, injure, harass, or place under surveillance with intent to kill, injure, harass, or intimidate, or cause substantial emotional distress to a person in another State or tribal jurisdiction or within the special maritime and territorial jurisdiction of the United States; or

"(B) to place a person in another State or tribal jurisdiction, or within the special maritime and territorial jurisdiction of the United States, in reasonable fear of the death of, or serious bodily injury to—

"(i) that person;

1	"(ii) a member of the immediate fam-
2	ily (as defined in section 115 of that person;
3	or
4	"(iii) a spouse or intimate partner of
5	that person;
6	uses the mail, any interactive computer service,
7	or any facility of interstate or foreign commerce
8	to engage in a course of conduct that causes sub-
9	stantial emotional distress to that person or
10	places that person in reasonable fear of the death
11	of, or serious bodily injury to, any of the persons
12	described in clauses (i) through (iii) of subpara-
13	graph(B);
14	shall be punished as provided in section 2261(b) of this
15	title.".
16	(b) Enhanced Penalties for Stalking.—Section
17	2261(b) of title 18, United States Code, is amended by add-
18	ing at the end the following:
19	"(6) Whoever commits the crime of stalking in
20	violation of a temporary or permanent civil or crimi-
21	nal injunction, restraining order, no-contact order, or
22	other order described in section 2266 of title 18,
23	United States Code, shall be punished by imprison-
24	ment for not less than 1 year.".

1 SEC. 115. REPEAT OFFENDER PROVISION. 2 Chapter 110A of title 18, United States Code, is amended by adding after section 2265 the following: 3 4 "§ 2265A. Repeat offenders 5 "(a) Maximum Term of Imprisonment.—The maximum term of imprisonment for a violation of this chapter 6 7 after a prior domestic violence or stalking offense shall be twice the term otherwise provided under this chapter. 9 "(b) Definition.—For purposes of this section— "(1) the term 'prior domestic violence or stalking 10 11 offense' means a conviction for an offense— 12 "(A) under section 2261, 2261A, or 2262 of 13 this chapter; or "(B) under State law for an offense con-14 15 sisting of conduct that would have been an of-16 fense under a section referred to in subparagraph 17 (A) if the conduct had occurred within the spe-18 cial maritime and territorial jurisdiction of the 19 United States, or in interstate or foreign com-20 merce; and 21 "(2) the term 'State' means a State of the United 22 States, the District of Columbia, or any common-23 wealth, territory, or possession of the United States.". 24 SEC. 116. PROHIBITING DATING VIOLENCE. 25 (a) In General.—Section 2261(a) of title 18, United States Code, is amended— 26

1	(1) in paragraph (1), striking "or intimate part-
2	ner" and inserting ", intimate partner, or dating
3	partner"; and
4	(2) in paragraph (2), striking "or intimate part-
5	ner" and inserting ", intimate partner, or dating
6	partner".
7	(b) Definition.—Section 2266 of title 18, United
8	States Code, is amended by adding at the end the following:
9	"(10) DATING PARTNER.—The term 'dating
10	partner' refers to a person who is or has been in a
11	social relationship of a romantic or intimate nature
12	with the abuser and the existence of such a relation-
13	ship based on a consideration of—
14	"(A) the length of the relationship; and
15	"(B) the type of relationship; and
16	"(C) the frequency of interaction between
17	the persons involved in the relationship.".
18	SEC. 117. PROHIBITING VIOLENCE IN SPECIAL MARITIME
19	AND TERRITORIAL JURISDICTION.
20	(a) Domestic Violence.—Section 2261(a)(1) of title
21	18, United States Code, is amended by inserting after "In-
22	dian country" the following: "or within the special mari-
23	time and territorial jurisdiction of the United States".
24	(b) Protection Order.—Section 2262(a)(1) of title
25	18, United States Code, is amended by inserting after "In-

1	aian country" the following: "or within the special mari-
2	time and territorial jurisdiction of the United States".
3	SEC. 118. UPDATING PROTECTION ORDER DEFINITION.
4	Section 534 of title 28, United States Code, is amended
5	by striking subsection $(e)(3)(B)$ and inserting the following:
6	"(B) the term 'protection order' includes—
7	"(i) any injunction, restraining order,
8	or any other order issued by a civil or
9	criminal court for the purpose of preventing
10	violent or threatening acts or harassment
11	against, sexual violence or contact or com-
12	munication with or physical proximity to,
13	another person, including any temporary or
14	final orders issued by civil or criminal
15	courts whether obtained by filing an inde-
16	pendent action or as a pendente lite order
17	in another proceeding so long as any civil
18	order was issued in response to a com-
19	plaint, petition, or motion filed by or on be-
20	half of a person seeking protection; and
21	"(ii) any support, child custody or vis-
22	itation provisions, orders, remedies, or relief
23	issued as part of a protection order, re-
24	straining order, or stay away injunction
25	pursuant to State, tribal, territorial, or

1	local law authorizing the issuance of protec-
2	tion orders, restraining orders, or injunc-
3	tions for the protection of victims of domes-
4	tic violence, dating violence, sexual assault,
5	or stalking.".
6	SEC. 119. GAO STUDY AND REPORT.
7	(a) Study Required.—The Comptroller General
8	shall conduct a study to establish the extent to which men,
9	women, youth, and children are victims of domestic vio-
10	lence, dating violence, sexual assault, and stalking and the
11	availability to all victims of shelter, counseling, legal rep-
12	resentation, and other services commonly provided to vic-
13	tims of domestic violence.
14	(b) Activities Under Study.—In conducting the
15	study, the following shall apply:
16	(1) Crime Statistics.—The Comptroller Gen-
17	eral shall not rely only on crime statistics, but may
18	also use existing research available, including public
19	health studies and academic studies.
20	(2) Survey.—The Comptroller General shall
21	survey the Department of Justice, as well as any re-
22	cipients of Federal funding for any purpose or an ap-
23	propriate sampling of recipients, to determine—

1	(A) what services are provided to victims of
2	domestic violence, dating violence, sexual assault,
3	and stalking;
4	(B) whether those services are made avail-
5	able to youth, child, female, and male victims;
6	and
7	(C) the number, age, and gender of victims
8	receiving each available service.
9	(c) Report.—Not later than 1 year after the date of
10	the enactment of this Act, the Comptroller General shall
11	submit to Congress a report on the activities carried out
12	under this section.
13	SEC. 120. GRANTS FOR OUTREACH TO UNDERSERVED POP-
14	ULATIONS.
15	(a) Grants Authorized.—
16	(1) In general.—From amounts made avail-
17	(1) In allient. I for amounts made wear
	able to carry out this section, the Attorney General,
18	
18 19	able to carry out this section, the Attorney General,
	able to carry out this section, the Attorney General, acting through the Director of the Office on Violence
19	able to carry out this section, the Attorney General, acting through the Director of the Office on Violence Against Women, shall award grants to eligible entities
19 20	able to carry out this section, the Attorney General, acting through the Director of the Office on Violence Against Women, shall award grants to eligible entities described in subsection (b) to carry out local, re-
19 20 21	able to carry out this section, the Attorney General, acting through the Director of the Office on Violence Against Women, shall award grants to eligible entities described in subsection (b) to carry out local, regional, or national public information campaigns fo-
19 20 21 22	able to carry out this section, the Attorney General, acting through the Director of the Office on Violence Against Women, shall award grants to eligible entities described in subsection (b) to carry out local, regional, or national public information campaigns focused on addressing adult, youth, or minor domestic

1	on services available to victims and ways to prevent
2	or reduce domestic violence, dating violence, sexual
3	assault, and stalking.
4	(2) TERM.—The Attorney General shall award
5	grants under this section for a period of 1 fiscal year.
6	(b) Eligible Entities.—Eligible entities under this
7	section are—
8	(1) nonprofit, nongovernmental organizations or
9	coalitions that represent the targeted tribal and un-
10	derserved populations or immigrant community
11	that—
12	(A) have a documented history of creating
13	and administering effective public awareness
14	campaigns addressing domestic violence, dating
15	violence, sexual assault, and stalking; or
16	(B) work in partnership with an organiza-
17	tion that has a documented history of creating
18	and administering effective public awareness
19	campaigns addressing domestic violence, dating
20	violence, sexual assault, and stalking; or
21	(2) a governmental entity that demonstrates a
22	partnership with organizations described in para-
23	graph (1).
24	(c) Allocation of Funds.—Of the amounts appro-
25	priated for grants under this section—

- 1 (1) not more than 20 percent shall be used for 2 national model campaign materials targeted to spe-3 cific tribal and underserved populations or immi-4 grant community, including American Indian tribes 5 and Alaskan native villages for the purposes of re-6 search, testing, message development, and preparation 7 of materials; and
- 8 (2) the balance shall be used for not less than 10 9 State, regional, territorial, tribal, or local campaigns 10 targeting specific communities with information and 11 materials developed through the national campaign 12 or, if appropriate, new materials to reach an under-13 served population or a particularly isolated commu-14 nity.
- 15 (d) USE OF FUNDS.—Funds appropriated under this 16 section shall be used to conduct a public information cam-17 paign and build the capacity and develop leadership of ra-18 cial, ethnic populations, or immigrant community members 19 to address domestic violence, dating violence, sexual assault, 20 and stalking.
- 21 (e) APPLICATION.—An eligible entity desiring a grant 22 under this section shall submit an application to the Direc-23 tor of the Office on Violence Against Women at such time, 24 in such form, and in such manner as the Director may pre-25 scribe.

1	(f) Criteria.—In awarding grants under this section,
2	the Attorney General shall ensure—
3	(1) reasonable distribution among eligible grant-
4	ees representing various underserved and immigrant
5	communities;
6	(2) reasonable distribution among State, re-
7	gional, territorial, tribal, and local campaigns;
8	(3) that not more than 8 percent of the total
9	amount appropriated under this section for each fis-
10	cal year is set aside for training, technical assistance,
11	and data collection.
12	(g) Reports.—Each eligible entity receiving a grant
13	under this section shall submit to the Director of the Office
14	of Violence Against Women, every 18 months, a report that
15	describes the activities carried out with grant funds.
16	(h) AUTHORIZATION OF APPROPRIATIONS.—There are
17	authorized to be appropriated to carry out this section
18	\$2,000,000 for each of fiscal years 2007 through 2011.
19	SEC. 121. ENHANCING CULTURALLY AND LINGUISTICALLY
20	SPECIFIC SERVICES FOR VICTIMS OF DOMES-
21	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
22	ASSAULT, AND STALKING.
23	(a) Establishment.—
24	(1) In general.—Of the amounts appropriated
25	under certain grant programs identified in para-

1	graph (a)(2) of this Section, the Attorney General,
2	through the Director of the Violence Against Women
3	Office (referred to in this section as the "Director"),
4	shall take 5 percent of such appropriated amounts
5	and combine them to establish a new grant program
6	to enhance culturally and linguistically specific serv-
7	ices for victims of domestic violence, dating violence,
8	sexual assault, and stalking. Grants made under this
9	new program shall be administered by the Director.
10	(2) Programs covered.—The programs covered
11	by paragraph (1) are the programs carried out under
12	the following provisions:
13	(A) Section 2101 (42 U.S.C. 3796hh),
14	Grants to Encourage Arrest Policies.
15	(B) Section 1201 of the Violence Against
16	Women Act of 2000 (42 U.S.C. 3796gg-6), Legal
17	Assistance for Victims.
18	(C) Section 40295 of the Violence Against
19	Women Act of 1994 (42 U.S.C. 13971), Rural
20	Domestic Violence and Child Abuser Enforce-
21	ment Assistance.
22	(D) Section of the Violence Against
23	Women Act of 1994 (42 U.S.C), Older
24	Battered Women.

1	(E) Section of the Violence Against
2	Women Act of 2000 (42 U.S.C), Dis-
3	abled Women Program.
4	(b) Purpose of Program and Grants.—
5	(1) General program purpose.—The purpose
6	of the program required by this section is to promote:
7	(A) The maintenance and replication of ex-
8	isting successful services in domestic violence,
9	dating violence, sexual assault, and stalking
10	community-based programs providing culturally
11	and linguistically specific services and other re-
12	sources.
13	(B) The development of innovative cul-
14	turally and linguistically specific strategies and
15	projects to enhance access to services and re-
16	sources for victims of domestic violence, dating
17	violence, sexual assault, and stalking who face
18	obstacles to using more traditional services and
19	resources.
20	(2) Purposes for which grants may be
21	USED.—The Director shall make grants to commu-
22	nity-based programs for the purpose of enhancing cul-
23	turally and linguistically specific services for victims
24	of domestic violence, dating violence, sexual assault,
25	and stalking. Grants under the program shall support

- 1 community-based efforts to address distinctive cul-2 tural and linguistic responses to domestic violence, 3 dating violence, sexual assault, and stalking.
- TECHNICAL ASSISTANCE AND TRAINING.— 5 The Director shall provide technical assistance and 6 training to grantees of this and other programs under 7 this Act regarding the development and provision of 8 effective culturally and linguistically specific commu-9 nity-based services by entering into cooperative agree-10 ments or contracts with an organization or organiza-11 tions having a demonstrated expertise in and whose 12 primary purpose is addressing the development and 13 provision of culturally and linguistically specific 14 community-based services to victims of domestic vio-15 lence, dating violence, sexual assault, and stalking.
- 16 (c) Eligible Entities.—Eligible entities for grants 17 under this Section include—
 - (1) community-based programs whose primary purpose is providing culturally and linguistically specific services to victims of domestic violence, dating violence, sexual assault, and stalking; and
 - (2) community-based programs whose primary purpose is providing culturally and linguistically specific services who can partner with a program having demonstrated expertise in serving victims of

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- 1 domestic violence, dating violence, sexual assault, and
- 2 stalking.
- 3 (d) Reporting.—The Director shall issue a biennial
- 4 report on the distribution of funding under this section, the
- 5 progress made in replicating and supporting increased
- 6 services to victims of domestic violence, dating violence, sex-
- 7 ual assault, and stalking who face obstacles to using more
- 8 traditional services and resources, and the types of cul-
- 9 turally and linguistically accessible programs, strategies,
- 10 technical assistance, and training developed or enhanced
- 11 through this program.
- 12 (e) Grant Period.—The Director shall award grants
- 13 for a 2-year period, with a possible extension of another
- 14 2 years to implement projects under the grant.
- 15 (f) Evaluation.—The Director shall award a contract
- 16 or cooperative agreement to evaluate programs under this
- 17 section to an entity with the demonstrated expertise in and
- 18 primary goal of providing enhanced cultural and linguistic
- 19 access to services and resources for victims of domestic vio-
- 20 lence, dating violence, sexual assault, and stalking who face
- 21 obstacles to using more traditional services and resources.
- 22 (g) Non-Exclusivity.—Nothing in this Section shall
- 23 be interpreted to exclude linguistic and culturally specific
- 24 community-based programs from applying to other grant
- 25 programs authorized under this Act.

1	TITLE II—IMPROVING SERVICES
2	FOR VICTIMS OF DOMESTIC
3	VIOLENCE, DATING VIO-
4	LENCE, SEXUAL ASSAULT,
5	AND STALKING
6	SEC. 201. FINDINGS.
7	Congress finds the following:
8	(1) Nearly ½ of American women report phys-
9	ical or sexual abuse by a husband or boyfriend at
10	some point in their lives.
11	(2) According to the National Crime Victimiza-
12	tion Survey, 248,000 Americans 12 years of age and
13	older were raped or sexually assaulted in 2002.
14	(3) Rape and sexual assault in the United States
15	is estimated to cost \$127,000,000,000 per year,
16	including—
17	(A) lost productivity;
18	(B) medical and mental health care;
19	(C) police and fire services;
20	$(D)\ social\ services;$
21	(E) loss of and damage to property; and
22	(F) reduced quality of life.
23	(4) Nonreporting of sexual assault in rural areas
24	is a particular problem because of the high rate of
25	nonstranger sexual assault.

1	(5) Geographic isolation often compounds the
2	problems facing sexual assault victims. The lack of
3	anonymity and accessible support services can limit
4	opportunities for justice for victims.
5	(6) Domestic elder abuse is primarily family
6	abuse. The National Elder Abuse Incidence Study
7	found that the perpetrator was a family member in
8	90 percent of cases.
9	(7) Barriers for older victims leaving abusive re-
10	lationships include—
11	(A) the inability to support themselves;
12	(B) poor health that increases their depend-
13	ence on the abuser;
14	(C) fear of being placed in a nursing home;
15	and
16	(D) ineffective responses by domestic abuse
17	programs and law enforcement.
18	(8) Disabled women comprise another vulnerable
19	population with unmet needs. Women with disabil-
20	ities are more likely to be the victims of abuse and
21	violence than women without disabilities because of
22	their increased physical, economic, social, or psycho-
23	logical dependence on others.
24	(9) Many women with disabilities also fail to re-
25	port the abuse, since they are dependent on their

1	abusers and fear being abandoned or institutional-
2	ized.
3	(10) Of the 598 battered women's programs
4	surveyed—
5	(A) only 35 percent of these programs of-
6	fered disability awareness training for their
7	staff; and
8	(B) only 16 percent dedicated a staff mem-
9	ber to provide services to women with disabil-
10	ities.
11	(11) Problems of domestic violence are exacer-
12	bated for immigrants when spouses control the immi-
13	gration status of their family members, and abusers
14	use threats of refusal to file immigration papers and
15	threats to deport spouses and children as powerful
16	tools to prevent battered immigrant women from seek-
17	ing help, trapping battered immigrant women in vio-
18	lent homes because of fear of deportation.
19	(12) Battered immigrant women who attempt to
20	flee abusive relationships may not have access to bi-
21	lingual shelters or bilingual professionals, and face re-
22	strictions on public or financial assistance. They may
23	also lack assistance of a certified interpreter in court,

 $when \ reporting \ complaints \ to \ the \ police \ or \ a \ 9-1-1$

- operator, or even in acquiring information about
 their rights and the legal system.
- 3 (13) More than 500 men and women call the Na-4 tional Domestic Violence Hotline every day to get im-5 mediate, informed, and confidential assistance to help 6 deal with family violence.
 - (14) The National Domestic Violence Hotline service is available, toll-free, 24 hours a day and 7 days a week, with bilingual staff, access to translators in 150 languages, and a TTY line for the hearing-impaired.
 - (15) With access to over 5,000 shelters and service providers across the United States, Puerto Rico, and the United States Virgin Islands, the National Domestic Violence Hotline provides crisis intervention and immediately connects callers with sources of help in their local community.
 - (16) Approximately 60 percent of the callers indicate that calling the Hotline is their first attempt to address a domestic violence situation and that they have not called the police or any other support services.
 - (17) Between 2000 and 2003, there was a 27 percent increase in call volume at the National Domestic Violence Hotline.

1	(18) Improving technology infrastructure at the
2	National Domestic Violence Hotline and training ad-
3	vocates, volunteers, and other staff on upgraded tech-
4	nology will drastically increase the Hotline's ability
5	to answer more calls quickly and effectively.
6	SEC. 202. SEXUAL ASSAULT SERVICES PROGRAM.
7	Part T of title I of the Omnibus Crime Control and
8	Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is
9	amended by inserting after section 2012, as added by this
10	Act, the following:
11	"SEC. 2014. SEXUAL ASSAULT SERVICES.
12	"(a) Purposes.—The purposes of this section are—
13	"(1) to assist States, Indian tribes, and terri-
14	tories in providing intervention, advocacy, accom-
15	paniment, support services, and related assistance
16	for—
17	"(A) adult, youth, and child victims of sex-
18	ual assault;
19	"(B) family and household members of such
20	victims; and
21	"(C) those collaterally affected by the vic-
22	timization, except for the perpetrator of such vic-
23	timization;
24	"(2) to provide for technical assistance and
25	training relating to sexual assault to—

1	"(A) Federal, State, tribal, territorial and
2	local governments, law enforcement agencies, and
3	courts;
4	"(B) professionals working in legal, social
5	service, and health care settings;
6	$``(C)\ nonprofit\ organizations;$
7	"(D) faith-based organizations; and
8	"(E) other individuals and organizations
9	seeking such assistance.
10	"(b) Grants to States and Territories.—
11	"(1) Grants authorized.—The Attorney Gen-
12	eral shall award grants to States and territories to
13	support the establishment, maintenance, and expan-
14	sion of rape crisis centers and other programs and
15	projects to assist those victimized by sexual assault.
16	"(2) Allocation and use of funds.—
17	"(A) Administrative costs.—Not more
18	than 5 percent of the grant funds received by a
19	State or territory governmental agency under
20	this subsection for any fiscal year may be used
21	for administrative costs.
22	"(B) Grant funds.—Any funds received
23	by a State or territory under this subsection that
24	are not used for administrative costs shall be
25	used to provide grants to rape crisis centers and

1	other nonprofit, nongovernmental organizations
2	for programs and activities within such State or
3	territory that provide direct intervention and re-
4	lated assistance.
5	"(C) Intervention and related assist-
6	ANCE.—Intervention and related assistance
7	under subparagraph (B) may include—
8	"(i) 24 hour hotline services providing
9	crisis intervention services and referral;
10	"(ii) accompaniment and advocacy
11	through medical, criminal justice, and so-
12	cial support systems, including medical fa-
13	cilities, police, and court proceedings;
14	"(iii) crisis intervention, short-term
15	individual and group support services, and
16	comprehensive service coordination and su-
17	pervision to assist sexual assault victims
18	and family or household members;
19	"(iv) information and referral to assist
20	the sexual assault victim and family or
21	$household\ members;$
22	$``(v)\ community\mbox{-}based,\ linguistically$
23	and culturally specific services and support
24	mechanisms, including outreach activities
25	for underserved communities: and

1	"(vi) the development and distribution
2	of materials on issues related to the services
3	described in clauses (i) through (v).
4	"(3) Application.—
5	"(A) In general.—Each eligible entity de-
6	siring a grant under this subsection shall submit
7	an application to the Attorney General at such
8	time and in such manner as the Attorney Gen-
9	eral may reasonably require.
10	"(B) Contents.—Each application sub-
11	mitted under subparagraph (A) shall—
12	"(i) set forth procedures designed to en-
13	sure meaningful involvement of the State or
14	territorial sexual assault coalition and rep-
15	resentatives from underserved communities
16	in the development of the application and
17	the implementation of the plans;
18	"(ii) set forth procedures designed to
19	ensure an equitable distribution of grants
20	and grant funds within the State or terri-
21	tory and between urban and rural areas
22	within such State or territory;
23	"(iii) identify the State or territorial
24	agency that is responsible for the adminis-
25	tration of programs and activities; and

1	"(iv) meet other such requirements as
2	the Attorney General reasonably determines
3	are necessary to carry out the purposes and
4	provisions of this section.
5	"(4) Minimum amount.—The Attorney General
6	shall allocate to each State not less than 1.50 percent
7	of the total amount appropriated in a fiscal year for
8	grants under this section, except that the United
9	States Virgin Islands, American Samoa, Guam, the
10	District of Columbia, Puerto Rico, and the Common-
11	wealth of the Northern Mariana Islands shall each be
12	allocated 0.125 percent of the total appropriations.
13	The remaining funds shall be allotted to each State
14	and each territory in an amount that bears the same
15	ratio to such remaining funds as the population of
16	such State and such territory bears to the population
17	of the combined States or the population of the com-
18	bined territories.
19	"(c) Grants for Culturally Specific Programs
20	Addressing Sexual Assault.—
21	"(1) Grants authorized.—The Attorney Gen-
22	eral shall award grants to eligible entities to support
23	the establishment, maintenance, and expansion of cul-
24	turally specific intervention and related assistance for
25	victims of sexual assault.

1	"(2) Eligible entities.—To be eligible to re-
2	ceive a grant under this section, an entity shall—
3	"(A) be a private nonprofit organization
4	that focuses primarily on culturally specific com-
5	munities;
6	"(B) must have documented organizational
7	experience in the area of sexual assault interven-
8	tion or have entered into a partnership with an
9	organization having such expertise;
10	"(C) have expertise in the development of
11	community-based, linguistically and culturally
12	specific outreach and intervention services rel-
13	evant for the specific communities to whom as-
14	sistance would be provided or have the capacity
15	to link to existing services in the community tai-
16	lored to the needs of culturally specific popu-
17	lations; and
18	"(D) have an advisory board or steering
19	committee and staffing which is reflective of the
20	targeted culturally specific community.
21	"(3) AWARD BASIS.—The Attorney General shall
22	award grants under this section on a competitive
23	basis.
24	"(4) Distribution.—

1	"(A) The Attorney General shall not use
2	more than 2.5 percent of funds appropriated
3	under this subsection in any year for adminis-
4	tration, monitoring, and evaluation of grants
5	made available under this subsection.
6	"(B) Up to 5 percent of funds appropriated
7	under this subsection in any year shall be avail-
8	able for technical assistance by a national, non-
9	profit, nongovernmental organization or organi-
10	zations whose primary focus and expertise is in
11	addressing sexual assault within underserved
12	culturally specific populations.
13	"(5) Term.—The Attorney General shall make
14	grants under this section for a period of no less than
15	2 fiscal years.
16	"(6) Reporting.—Each entity receiving a grant
17	under this subsection shall submit a report to the At-
18	torney General that describes the activities carried out
19	with such grant funds.
20	"(d) Grants to State, Territorial, and Tribal
21	Sexual Assault Coalitions.—
22	"(1) Grants authorized.—
23	"(A) In General.—The Attorney General
24	shall award grants to State, territorial, and trib-
25	al sexual assault coalitions to assist in suo-

1	porting the establishment, maintenance, and ex-
2	pansion of such coalitions.
3	"(B) Minimum amount.—Not less than 10
4	percent of the total amount appropriated to
5	carry out this section shall be used for grants
6	under subparagraph (A).
7	"(C) Eligible Applicants.—Each of the
8	State, territorial, and tribal sexual assault coali-
9	tions.
10	"(2) USE OF FUNDS.—Grant funds received
11	under this subsection may be used to—
12	"(A) work with local sexual assault pro-
13	grams and other providers of direct services to
14	encourage appropriate responses to sexual as-
15	sault within the State, territory, or tribe;
16	"(B) work with judicial and law enforce-
17	ment agencies to encourage appropriate re-
18	sponses to sexual assault cases;
19	"(C) work with courts, child protective serv-
20	ices agencies, and children's advocates to develop
21	appropriate responses to child custody and visi-
22	tation issues when sexual assault has been deter-
23	mined to be a factor;
24	"(D) design and conduct public education
25	campaigns;

1	"(E) plan and monitor the distribution of
2	grants and grant funds to their State, territory,
3	or tribe; or
4	"(F) collaborate with and inform Federal,
5	State, or local public officials and agencies to de-
6	velop and implement policies to reduce or elimi-
7	nate sexual assault.
8	"(3) Allocation and use of funds.—From
9	amounts appropriated for grants under this sub-
10	section for each fiscal year—
11	"(A) not less than 10 percent of the funds
12	shall be available for grants to tribal sexual as-
13	sault coalitions;
14	"(B) the remaining funds shall be available
15	for grants to State and territorial coalitions, and
16	the Attorney General shall allocate an amount
17	equal to $^{1}/_{56}$ of the amounts so appropriated to
18	each of those State and territorial coalitions.
19	"(4) APPLICATION.—Each eligible entity desiring
20	a grant under this subsection shall submit an appli-
21	cation to the Attorney General at such time, in such
22	manner, and containing such information as the At-
23	torney General determines to be essential to carry out
24	the purposes of this section.

1 "(5) FIRST-TIME APPLICANTS.—No entity shall
2 be prohibited from submitting an application under
3 this subsection during any fiscal year for which funds
4 are available under this subsection because such enti5 ty has not previously applied or received funding
6 under this subsection.

"(e) Grants to Tribes.—

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"(1) Grants authorized.—The Attorney General may award grants to Indian tribes, tribal organizations, and nonprofit tribal organizations for the operation of sexual assault programs or projects in Indian country and Alaska Native villages to support the establishment, maintenance, and expansion of programs and projects to assist those victimized by sexual assault.

"(2) Allocation and use of funds.—

"(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by an Indian tribe, tribal organization, and nonprofit tribal organization under this subsection for any fiscal year may be used for administrative costs.

"(B) GRANT FUNDS.—Any funds received under this subsection that are not used for administrative costs shall be used to provide grants to tribal organizations and nonprofit tribal or-

1	ganizations for programs and activities within
2	Indian country and Alaskan native villages that
3	provide direct intervention and related assist-
4	ance.
5	"(f) Authorization of Appropriations.—
6	"(1) In general.—There are authorized to be
7	appropriated \$50,000,000 for each of the fiscal years
8	2007 through 2011 to carry out the provisions of this
9	section.
10	"(2) Allocations.—Of the total amounts ap-
11	propriated for each fiscal year to carry out this
12	section—
13	"(A) not more than 2.5 percent shall be
14	used by the Attorney General for evaluation,
15	monitoring, and other administrative costs
16	under this section;
17	"(B) not more than 2.5 percent shall be
18	used for the provision of technical assistance to
19	grantees and subgrantees under this section;
20	"(C) not less than 65 percent shall be used
21	for grants to States and territories under sub-
22	section (b);
23	"(D) not less than 10 percent shall be used
24	for making grants to State, territorial, and trib-
25	al sexual assault coalitions under subsection (d):

1	"(E) not less than 10 percent shall be used
2	for grants to tribes under subsection (e); and
3	"(F) not less than 10 percent shall be used
4	for grants for culturally specific programs ad-
5	dressing sexual assault under subsection (c).".
6	SEC. 203. AMENDMENTS TO THE RURAL DOMESTIC VIO-
7	LENCE AND CHILD ABUSE ENFORCEMENT AS-
8	SISTANCE PROGRAM.
9	Section 40295 of the Safe Homes for Women Act of
10	1994 (42 U.S.C. 13971) is amended to read as follows:
11	"SEC. 40295. RURAL DOMESTIC VIOLENCE, DATING VIO-
12	LENCE, SEXUAL ASSAULT, STALKING, AND
13	CHILD ABUSE ENFORCEMENT ASSISTANCE.
14	"(a) Purposes.—The purposes of this section are—
15	"(1) to identify, assess, and appropriately re-
16	spond to child, youth, and adult victims of domestic
17	violence, sexual assault, dating violence, and stalking
18	in rural communities, by encouraging collaboration
19	among—
20	"(A) domestic violence, dating violence, sex-
21	ual assault, and stalking victim service pro-
22	viders;
23	"(B) law enforcement agencies;
24	"(C) prosecutors;
25	$"(D) \ courts;$

1	$\lq\lq(E)$ other criminal justice service pro-
2	viders;
3	"(F) human and community service pro-
4	viders;
5	"(G) educational institutions; and
6	"(H) health care providers;
7	"(2) to establish and expand nonprofit, non-
8	governmental, State, tribal, territorial, and local gov-
9	ernment victim services in rural communities to
10	child, youth, and adult victims; and
11	"(3) to increase the safety and well-being of
12	women and children in rural communities, by—
13	"(A) dealing directly and immediately with
14	domestic violence, sexual assault, dating violence,
15	and stalking occurring in rural communities;
16	and
17	"(B) creating and implementing strategies
18	to increase awareness and prevent domestic vio-
19	lence, sexual assault, dating violence, and stalk-
20	ing.
21	"(b) Grants Authorized.—The Attorney General,
22	acting through the Director of the Office on Violence Against
23	Women (referred to in this section as the 'Director'), may
24	award grants to States, Indian tribes, local governments,
25	and nonprofit, public or private entities, including tribal

1	nonprofit organizations, to carry out programs serving
2	rural areas or rural communities that address domestic vio-
3	lence, dating violence, sexual assault, and stalking by—
4	"(1) implementing, expanding, and establishing
5	cooperative efforts and projects among law enforce-
6	ment officers, prosecutors, victim advocacy groups,
7	and other related parties to investigate and prosecute
8	incidents of domestic violence, dating violence, sexual
9	assault, and stalking;
10	"(2) providing treatment, counseling, advocacy,
11	and other long- and short-term assistance to adult
12	and minor victims of domestic violence, dating vio-
13	lence, sexual assault, and stalking in rural commu-
14	nities, including assistance in immigration matters;
15	and
16	"(3) working in cooperation with the community
17	to develop education and prevention strategies di-
18	rected toward such issues.
19	"(c) Use of Funds.—Funds appropriated pursuant
20	to this section shall be used only for specific programs and
21	activities expressly described in subsection (a).
22	"(d) Allotments and Priorities.—
23	"(1) Allotment for indian tribes.—Not less
24	than 10 percent of the total amount made available
25	for each fiscal year to carry out this section shall be

1	allocated for grants to Indian tribes or tribal organi-
2	zations.
3	"(2) Allotment for sexual assault.—
4	"(A) In General.—Not less than 25 per-
5	cent of the total amount appropriated in a fiscal
6	year under this section shall fund services that
7	meaningfully address sexual assault in rural
8	communities, however at such time as the
9	amounts appropriated reach the amount of
10	\$45,000,000, the percentage allocated shall rise to
11	30 percent of the total amount appropriated, at
12	such time as the amounts appropriated reach the
13	amount of \$50,000,000, the percentage allocated
14	shall rise to 35 percent of the total amount ap-
15	propriated, and at such time as the amounts ap-
16	propriated reach the amount of \$55,000,000, the
17	percentage allocated shall rise to 40 percent of
18	the amounts appropriated.
19	"(B) Multiple purpose applications.—
20	Nothing in this section shall prohibit any appli-
21	cant from applying for funding to address sexual
22	assault, domestic violence, stalking, or dating vi-
23	olence in the same application.

"(3) Allotment for technical assistance.—

Of the amounts appropriated for each fiscal year to

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- carry out this section, not more than 8 percent may
 be used by the Director for technical assistance costs.

 Of the amounts appropriated in this subsection, no
 less than 25 percent of such amounts shall be available to a nonprofit, nongovernmental organization or
 organizations whose focus and expertise is in addressing sexual assault to provide technical assistance to
 sexual assault grantees.
 - "(4) Underserved populations.—In awarding grants under this section, the Director shall give priority to the needs of underserved populations.
 - "(5) Allocation of Funds for Rural States.—Not less than 75 percent of the total amount made available for each fiscal year to carry out this section shall be allocated to eligible entities located in rural States.

"(e) Authorization of Appropriations.—

- "(1) In General.—There are authorized to be appropriated \$55,000,000 for each of the fiscal years 2007 through 2011 to carry out this section.
- "(2) ADDITIONAL FUNDING.—In addition to funds received through a grant under subsection (b), a law enforcement agency may use funds received through a grant under part Q of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42)

1	U.S.C. 3796dd et seq.) to accomplish the objectives of
2	this section.".
3	SEC. 204. TRAINING AND SERVICES TO END VIOLENCE
4	AGAINST WOMEN WITH DISABILITIES.
5	(a) In General.—Section 1402 of the Violence
6	Against Women Act of 2000 (42 U.S.C. 3796gg-7) is
7	amended to read as follows:
8	"SEC. 1402. EDUCATION, TRAINING, AND ENHANCED SERV-
9	ICES TO END VIOLENCE AGAINST AND ABUSE
10	OF WOMEN WITH DISABILITIES.
11	"(a) In General.—The Attorney General, in con-
12	sultation with the Secretary of Health and Human Serv-
13	ices, may award grants to eligible entities—
14	"(1) to provide training, consultation, and infor-
15	mation on domestic violence, dating violence, stalking,
16	and sexual assault against individuals with disabil-
17	ities (as defined in section 3 of the Americans with
18	Disabilities Act of 1990 (42 U.S.C. 12102)); and
19	"(2) to enhance direct services to such individ-
20	uals.
21	"(b) Use of Funds.—Grants awarded under this sec-
22	tion shall be used—
23	"(1) to provide personnel, training, technical as-
24	sistance, advocacy, intervention, risk reduction and

1	prevention of domestic violence, dating violence, stalk-
2	ing, and sexual assault against disabled individuals;
3	"(2) to conduct outreach activities to ensure that
4	disabled individuals who are victims of domestic vio-
5	lence, dating violence, stalking, or sexual assault re-
6	ceive appropriate assistance;
7	"(3) to conduct cross-training for victim service
8	organizations, governmental agencies, courts, law en-
9	forcement, and nonprofit, nongovernmental organiza-
10	tions serving individuals with disabilities about risk
11	reduction, intervention, prevention and the nature of
12	domestic violence, dating violence, stalking, and sex-
13	ual assault for disabled individuals;
14	"(4) to provide technical assistance to assist with
15	modifications to existing policies, protocols, and pro-
16	cedures to ensure equal access to the services, pro-
17	grams, and activities of victim service organizations
18	for disabled individuals;
19	"(5) to provide training and technical assistance
20	on the requirements of shelters and victim services or-
21	ganizations under Federal antidiscrimination laws,
22	including—
23	"(A) the Americans with Disabilities Act of
24	1990: and

1	"(B) section 504 of the Rehabilitation Act of
2	1973;
3	"(6) to modify facilities, purchase equipment,
4	and provide personnel so that shelters and victim
5	service organizations can accommodate the needs of
6	$disabled\ individuals;$
7	"(7) to provide advocacy and intervention serv-
8	ices for disabled individuals who are victims of do-
9	mestic violence, dating violence, stalking, or sexual
10	assault; or
11	"(8) to develop model programs providing advo-
12	cacy and intervention services within organizations
13	serving disabled individuals who are victims of do-
14	mestic violence, dating violence, sexual assault, or
15	stalking.
16	"(c) Eligible Entities.—
17	"(1) In general.—An entity shall be eligible to
18	receive a grant under this section if the entity is—
19	"(A) a State;
20	"(B) a unit of local government;
21	"(C) an Indian tribal government or tribal
22	organization; or
23	"(D) a nonprofit and nongovernmental vic-
24	tim services organization, such as a State domes-
25	tic violence or sexual assault coalition or a non-

1	profit, nongovernmental organization serving
2	$disabled\ individuals.$
3	"(2) Limitation.—A grant awarded for the pur-
4	pose described in subsection (b)(8) shall only be
5	awarded to an eligible agency (as defined in section
6	410 of the Rehabilitation Act of 1973 (29 U.S.C.
7	796f–5).
8	"(d) Underserved Populations.—In awarding
9	grants under this section, the Director shall ensure that the
10	needs of underserved populations are being addressed.
11	"(e) Authorization of Appropriations.—There are
12	authorized to be appropriated \$10,000,000 for each of the
13	fiscal years 2007 through 2011 to carry out this section.".
14	SEC. 205. TRAINING AND SERVICES TO END VIOLENCE
15	AGAINST WOMEN IN LATER LIFE.
16	(a) Training Programs.—Section 40802 of the Vio-
17	lence Against Women Act of 1994 (42 U.S.C. 14041a) is
18	amended to read as follows:
19	"SEC. 40802. ENHANCED TRAINING AND SERVICES TO END
20	VIOLENCE AGAINST AND ABUSE OF WOMEN
21	LATER IN LIFE.
22	"(a) Grants Authorized.—The Attorney General,
23	through the Director of the Office on Violence Against
24	Women, may award grants, which may be used for—

- "(1) training programs to assist law enforce-ment, prosecutors, governmental agencies, victim as-sistants, and relevant officers of Federal, State, tribal, territorial, and local courts in recognizing, address-ing, investigating, and prosecuting instances of elder abuse, neglect, and exploitation, including domestic violence, dating violence, sexual assault, or stalking against victims who are 50 years of age or older;
 - "(2) providing or enhancing services for victims of elder abuse, neglect, and exploitation, including domestic violence, dating violence, sexual assault, or stalking, who are 50 years of age or older;
 - "(3) creating or supporting multidisciplinary collaborative community responses to victims of elder abuse, neglect, and exploitation, including domestic violence, dating violence, sexual assault, and stalking, who are 50 years of age or older; and
 - "(4) conducting cross-training for victim service organizations, governmental agencies, courts, law enforcement, and nonprofit, nongovernmental organizations serving victims of elder abuse, neglect, and exploitation, including domestic violence, dating violence, sexual assault, and stalking, who are 50 years of age or older.

1	"(b) Eligible Entities.—An entity shall be eligible
2	to receive a grant under this section if the entity is—
3	"(1) a State;
4	"(2) a unit of local government;
5	"(3) an Indian tribal government or tribal orga-
6	nization; or
7	"(4) a nonprofit and nongovernmental victim
8	services organization with demonstrated experience in
9	assisting elderly women or demonstrated experience
10	in addressing domestic violence, dating violence, sex-
11	ual assault, and stalking.
12	"(c) Underserved Populations.—In awarding
13	grants under this section, the Director shall ensure that
14	services are culturally and linguistically relevant and that
15	the needs of underserved populations are being addressed.".
16	(b) Authorization of Appropriations.—Section
17	40803 of the Violence Against Women Act of 1994 (42
18	U.S.C. 14041b) is amended by striking "\$5,000,000 for each
19	of fiscal years 2001 through 2005" and inserting
20	"\$10,000,000 for each of the fiscal years 2007 through
21	2011".
22	SEC. 206. STRENGTHENING THE NATIONAL DOMESTIC VIO-
23	LENCE HOTLINE.
24	Section 316 of the Family Violence Prevention and
25	Services Act (42 U.S.C. 10416) is amended—

1	(1) in subsection (d)(2), by inserting "(including
2	technology training)" after "train;"
3	(2) in subsection $(f)(2)(A)$, by inserting ", in-
4	cluding technology training to ensure that all persons
5	affiliated with the hotline are able to effectively oper-
6	ate any technological systems used by the hotline"
7	after "hotline personnel"; and
8	(3) in subsection $(g)(2)$, by striking "shall" and
9	inserting "may".
10	TITLE III—SERVICES, PROTEC-
11	TION, AND JUSTICE FOR
12	YOUNG VICTIMS OF VIO-
13	LENCE
14	SEC. 301. FINDINGS.
15	Congress finds the following:
16	(1) Youth, under the age of 18, account for 67
17	percent of all sexual assault victimizations reported to
18	law enforcement officials.
19	(2) The Department of Justice consistently finds
20	that young women between the ages of 16 and 24 ex-
21	perience the highest rate of non-fatal intimate partner
22	violence.
23	(3) In 1 year, over 4,000 incidents of rape or
24	sexual assault occurred in public schools across the
25	country.

- 1 (4) Young people experience particular obstacles
 2 to seeking help. They often do not have access to
 3 money, transportation, or shelter services. They must
 4 overcome issues such as distrust of adults, lack of
 5 knowledge about available resources, or pressure from
 6 peers and parents.
 - (5) A needs assessment on teen relationship abuse for the State of California, funded by the California Department of Health Services, identified a desire for confidentiality and confusion about the law as 2 of the most significant barriers to young victims of domestic and dating violence seeking help.
 - (6) Only one State specifically allows for minors to petition the court for protection orders.
 - (7) Many youth are involved in dating relationships, and these relationships can include the same kind of domestic violence and dating violence seen in the adult population. In fact, more than 40 percent of all incidents of domestic violence involve people who are not married.
 - (8) 40 percent of girls ages 14 to 17 report knowing someone their age who has been hit or beaten by a boyfriend, and 13 percent of college women report being stalked.

1	(9) Of college women who said they had been the
2	victims of rape or attempted rape, 12.8 percent of
3	completed rapes, 35 percent of attempted rapes, and
4	22.9 percent of threatened rapes took place on a date.
5	Almost 60 percent of the completed rapes that oc-
6	curred on campus took place in the victim's residence.
7	(10) According to a 3-year study of student-ath-
8	letes at 10 Division I universities, male athletes made
9	up only 3.3 percent of the general male university
10	population, but they accounted for 19 percent of the
11	students reported for sexual assault and 35 percent of
12	domestic violence perpetrators.
13	SEC. 302. RAPE PREVENTION AND EDUCATION.
14	Section 393B(c) of part J of title III of the Public
15	Health Service Act (42 U.S.C. 280b-1c(c)) is amended to
16	read as follows:
17	"(c) Authorization of Appropriations.—
18	"(1) In general.—There is authorized to be ap-
19	propriated to carry out this section \$80,000,000 for
20	each of fiscal years 2007 through 2011.
21	"(2) National sexual violence resource
22	CENTER ALLOTMENT.—Of the total amount made
23	available under this subsection in each fiscal year,
24	not less than \$1,500,000 shall be available for allot-
25	ment under subsection (b).".

1	SEC. 303. SERVICES, EDUCATION, PROTECTION, AND JUS-
2	TICE FOR YOUNG VICTIMS OF VIOLENCE.
3	The Violence Against Women Act of 1994 (Public Law
4	103-322, Stat. 1902 et seq.) is amended by adding at the
5	end the following:
6	"Subtitle L—Services, Education,
7	Protection and Justice for
8	Young Victims of Violence
9	"SEC. 41201. SERVICES TO ADVOCATE FOR AND RESPOND
10	то уоитн.
11	"(a) Grants Authorized.—The Attorney General,
12	in consultation with the Department of Health and Human
13	Services, shall award grants to eligible entities to conduct
14	programs to serve youth victims of domestic violence, dating
15	violence, sexual assault, and stalking. Amounts appro-
16	priated under this section may only be used for programs
17	and activities described under subsection (c).
18	"(b) Eligible Grantees.—To be eligible to receive
19	a grant under this section, an entity shall be—
20	"(1) a nonprofit, nongovernmental entity, the
21	primary purpose of which is to provide services to
22	teen and young adult victims of domestic violence,
23	dating violence, sexual assault, or stalking;
24	"(2) a community-based organization special-
25	izing in intervention or violence prevention services
26	for youth;

1	"(3) an Indian Tribe or tribal organization pro-
2	viding services primarily to tribal youth or tribal vic-
3	tims of domestic violence, dating violence, sexual as-
4	sault or stalking; or
5	"(4) a nonprofit, nongovernmental entity pro-
6	viding services for runaway or homeless youth affected
7	by domestic or sexual abuse.
8	"(c) Use of Funds.—
9	"(1) In general.—An entity that receives a
10	grant under this section shall use amounts provided
11	under the grant to design or replicate, and imple-
12	ment, programs and services, using domestic violence,
13	dating violence, sexual assault, and stalking interven-
14	tion models to respond to the needs of youth who are
15	victims of domestic violence, dating violence, sexual
16	assault or stalking.
17	"(2) Types of programs.—Such a program—
18	"(A) shall provide direct counseling and ad-
19	vocacy for youth and young adults, who have ex-
20	perienced domestic violence, dating violence, sex-
21	ual assault or stalking;
22	"(B) shall include linguistically, culturally,
23	and community relevant services for underserved
24	populations or linkages to existing services in the

1	community tailored to the needs of underserved
2	populations;
3	"(C) may include mental health services for
4	youth and young adults who have experienced
5	domestic violence, dating violence, sexual assault,
6	$or\ stalking;$
7	"(D) may include legal advocacy efforts on
8	behalf of youth and young adults with respect to
9	domestic violence, dating violence, sexual assault
10	$or\ stalking;$
11	"(E) may work with public officials and
12	agencies to develop and implement policies,
13	rules, and procedures in order to reduce or elimi-
14	nate domestic violence, dating violence, sexual
15	assault, and stalking against youth and young
16	adults; and
17	"(F) may use not more than 25 percent of
18	the grant funds to provide additional services
19	and resources for youth, including childcare,
20	transportation, educational support, and respite
21	care.
22	"(d) Awards Basis.—
23	"(1) Grants to indian tribes.—Not less than
24	7 percent of funds appropriated under this section in

- any year shall be available for grants to Indian
 Tribes or tribal organizations.
- 3 "(2) ADMINISTRATION.—The Attorney General 4 shall not use more than 2.5 percent of funds appro-5 priated under this section in any year for adminis-6 tration, monitoring, and evaluation of grants made 7 available under this section.
- 8 "(3) TECHNICAL ASSISTANCE.—Not less than 5
 9 percent of funds appropriated under this section in
 10 any year shall be available to provide technical assist11 ance for programs funded under this section.
- 12 "(e) TERM.—The Attorney General shall make the 13 grants under this section for a period of 3 fiscal years.
- "(f) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$15,000,000 for each of fiscal years 2007 through 2011.
- 17 "SEC. 41202. ACCESS TO JUSTICE FOR YOUTH.
- "(a) Purpose.—It is the purpose of this section to en19 courage cross training and collaboration between the courts,
 20 domestic violence and sexual assault service providers,
 21 youth organizations and service providers, violence preven22 tion programs, and law enforcement agencies, so that com23 munities can establish and implement policies, procedures,
 24 and practices to protect and more comprehensively and ef25 fectively serve young victims of dating violence, domestic

1	violence, sexual assault, and stalking who are between the
2	ages of 12 and 24, and to engage, where necessary, other
3	entities addressing the safety, health, mental health, social
4	service, housing, and economic needs of young victims of
5	domestic violence, dating violence, sexual assault, and stalk-
6	ing, including community-based supports such as schools,
7	local health centers, community action groups, and neigh-
8	borhood coalitions.
9	"(b) Grant Authority.—
10	"(1) In General.—The Attorney General,
11	through the Director of the Office on Violence Against
12	Women (in this section referred to as the 'Director'),
13	shall make grants to eligible entities to carry out the
14	purposes of this section.
15	"(2) Grant Periods.—Grants shall be awarded
16	under this section for a period of 2 fiscal years.
17	"(3) Eligible entities.—To be eligible for a
18	grant under this section, a grant applicant shall es-
19	tablish a collaboration that—
20	"(A) shall include a victim service provider
21	that has a documented history of effective work
22	concerning domestic violence, dating violence,
23	sexual assault, or stalking and the effect that
24	those forms of abuse have on young people;

1	"(B) shall include a court or law enforce-
2	ment agency partner; and
3	"(C) may include—
4	"(i) batterer intervention programs or
5	sex offender treatment programs with spe-
6	cialized knowledge and experience working
7	with youth offenders;
8	"(ii) community-based youth organiza-
9	tions that deal specifically with the concerns
10	and problems faced by youth, including pro-
11	grams that target teen parents and under-
12	$served\ communities;$
13	"(iii) schools or school-based programs
14	designed to provide prevention or interven-
15	tion services to youth experiencing prob-
16	lems;
17	"(iv) faith-based entities that deal with
18	the concerns and problems faced by youth;
19	"(v) healthcare entities eligible for re-
20	imbursement under title XVIII of the Social
21	Security Act, including providers that tar-
22	get the special needs of youth;
23	"(vi) education programs on HIV and
24	other sexually transmitted diseases that are
25	designed to target teens;

1	"(vii) Indian Health Service, tribal
2	child protective services, the Bureau of In-
3	dian Affairs, or the Federal Bureau of In-
4	$vestigations;\ or$
5	"(viii) law enforcement agencies of the
6	Bureau of Indian Affairs providing tribal
7	law enforcement.
8	"(c) Uses of Funds.—An entity that receives a grant
9	under this section shall use the funds made available
10	through the grant for cross-training and collaborative
11	efforts—
12	"(1) addressing domestic violence, dating vio-
13	lence, sexual assault, and stalking, assessing and ana-
14	lyzing currently available services for youth and
15	young adult victims, determining relevant barriers to
16	such services in a particular locality, and developing
17	a community protocol to address such problems col-
18	laboratively;
19	"(2) to establish and enhance linkages and col-
20	laboration between—
21	"(A) domestic violence and sexual assault
22	service providers; and
23	"(B) where applicable, law enforcement
24	agencies, courts, Federal agencies, and other en-
25	tities addressina the safety, health, mental

1	health, social service, housing, and economic
2	needs of young victims of abuse, including com-
3	munity-based supports such as schools, local
4	health centers, community action groups, and
5	neighborhood coalitions—
6	"(i) to respond effectively and com-
7	prehensively to the varying needs of young
8	victims of abuse;
9	"(ii) to include linguistically, cul-
10	turally, and community relevant services
11	for underserved populations or linkages to
12	existing services in the community tailored
13	to the needs of underserved populations; and
14	"(iii) to include where appropriate
15	legal assistance, referral services, and pa-
16	$rental\ support;$
17	"(3) to educate the staff of courts, domestic vio-
18	lence and sexual assault service providers, and, as ap-
19	plicable, the staff of law enforcement agencies, Indian
20	child welfare agencies, youth organizations, schools,
21	healthcare providers, and other community prevention
22	and intervention programs to responsibly address
23	youth victims and perpetrators of domestic violence,
24	dating violence, sexual assault, and stalking;

1	"(4) to identify, assess, and respond appro-
2	priately to dating violence, domestic violence, sexual
3	assault, or stalking against teens and young adults
4	and meet the needs of young victims of violence; and
5	"(5) to provide appropriate resources in juvenile
6	court matters to respond to dating violence, domestic
7	violence, sexual assault, and stalking and ensure nec-
8	essary services dealing with the health and mental
9	health of victims are available.
10	"(d) Grant Applications.—To be eligible for a grant
11	under this section, the entities that are members of the ap-
12	plicant collaboration described in subsection (b)(3) shall
13	jointly submit an application to the Director at such time,
14	in such manner, and containing such information as the
15	Director may require.
16	"(e) Priority.—In awarding grants under this sec-
17	tion, the Director shall give priority to entities that have
18	submitted applications in partnership with community or-
19	ganizations and service providers that work primarily with
20	youth, especially teens, and who have demonstrated a com-
21	mitment to coalition building and cooperative problem solv-

24 "(f) Distribution.—In awarding grants under this

22 ing in dealing with problems of dating violence, domestic

23 violence, sexual assault, and stalking in teen populations.

25 section—

- 1 "(1) not less than 10 percent of funds appro-2 priated under this section in any year shall be avail-3 able to Indian tribal governments to establish and 4 maintain collaborations involving the appropriate 5 tribal justice and social services departments or do-6 mestic violence or sexual assault service providers, the 7 purpose of which is to provide culturally appropriate 8 services to American Indian women or youth;
 - "(2) the Director shall not use more than 2.5 percent of funds appropriated under this section in any year for monitoring and evaluation of grants made available under this section;
 - "(3) the Attorney General of the United States shall not use more than 2.5 percent of funds appropriated under this section in any year for administration of grants made available under this section; and
 - "(4) up to 8 percent of funds appropriated under this section in any year shall be available to provide technical assistance for programs funded under this section.
- 22 "(g) DISSEMINATION OF INFORMATION.—Not later 23 than 12 months after the end of the grant period under this 24 section, the Director shall prepare, submit to Congress, and

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1	make widely available, including through electronic means,
2	summaries that contain information on—
3	"(1) the activities implemented by the recipients
4	of the grants awarded under this section; and
5	"(2) related initiatives undertaken by the Direc-
6	tor to promote attention to dating violence, domestic
7	violence, sexual assault, and stalking and their im-
8	pact on young victims by—
9	"(A) the staffs of courts;
10	"(B) domestic violence, dating violence, sex-
11	ual assault, and stalking victim service pro-
12	viders; and
13	"(C) law enforcement agencies and commu-
14	nity organizations.
15	"(h) Authorization of Appropriations.—There
16	are authorized to be appropriated to carry out this section,
17	\$5,000,000 in each of fiscal years 2007 through 2011.
18	"SEC. 41203. GRANTS FOR TRAINING AND COLLABORATION
19	ON THE INTERSECTION BETWEEN DOMESTIC
20	VIOLENCE AND CHILD MALTREATMENT.
21	"(a) Purpose of this section is to sup-
22	port efforts by child welfare agencies, domestic violence or
23	dating violence victim services providers, courts, law en-
24	forcement, and other related professionals and community
25	organizations to develop collaborative responses and services

1	and provide cross-training to enhance community responses
2	to families where there is both child maltreatment and do-
3	mestic violence.
4	"(b) Grants Authorized.—The Secretary of the De-
5	partment of Health and Human Services (in this section
6	referred to as the 'Secretary'), through the Family and
7	Youth Services Bureau, and in consultation with the Office
8	on Violence Against Women, shall award grants on a com-
9	petitive basis to eligible entities for the purposes and in the
10	manner described in this section.
11	"(c) Authorization of Appropriations.—There are
12	authorized to be appropriated to carry out this section
13	\$5,000,000 for each of fiscal years 2007 through 2011.
14	Funds appropriated under this section shall remain avail-
15	able until expended. Of the amounts appropriated to carry
16	out this section for each fiscal year, the Secretary shall—
17	"(1) use not more than 3 percent for evaluation,
18	monitoring, site visits, grantee conferences, and other
19	administrative costs associated with conducting ac-
20	tivities under this section;
21	"(2) set aside not more than 7 percent for grants
22	to Indian tribes to develop programs addressing child
23	maltreatment and domestic violence or dating vio-
24	lence that are operated by, or in partnership with, a
25	tribal organization; and

- 1 "(3) set aside up to 8 percent for technical as-2 sistance and training to be provided by organizations 3 having demonstrated expertise in developing collabo-4 rative community and system responses to families in which there is both child maltreatment and domestic 5 6 violence or dating violence, which technical assistance 7 and training may be offered to jurisdictions in the 8 process of developing community responses to families 9 in which children are exposed to child maltreatment 10 and domestic violence or dating violence, whether or 11 not they are receiving funds under this section.
- 12 "(d) Underserved Populations.—In awarding 13 grants under this section, the Secretary shall consider the 14 needs of underserved populations.
- 15 "(e) GRANT AWARDS.—The Secretary shall award 16 grants under this section for periods of not more than 2 17 fiscal years.
- "(f) USES OF FUNDS.—Entities receiving grants
 under this section shall use amounts provided to develop
 collaborative responses and services and provide cross-training to enhance community responses to families where there
 is both child maltreatment and domestic violence or dating
 violence. Amounts distributed under this section may only
 be used for programs and activities described in subsection
 (g).

1	"(g) Programs and Activities.—The programs and
2	activities developed under this section shall—
3	"(1) encourage cross training, education, service
4	development, and collaboration among child welfare
5	agencies, domestic violence victim service providers,
6	and courts, law enforcement agencies, community-
7	based programs, and other entities, in order to ensure
8	that such entities have the capacity to and will iden-
9	tify, assess, and respond appropriately to—
10	"(A) domestic violence or dating violence in
11	homes where children are present and may be ex-
12	posed to the violence;
13	"(B) domestic violence or dating violence in
14	child protection cases; and
15	"(C) the needs of both the child and non-
16	abusing parent;
17	"(2) establish and implement policies, proce-
18	dures, programs, and practices for child welfare agen-
19	cies, domestic violence victim service providers, courts,
20	law enforcement agencies, and other entities, that are
21	consistent with the principles of protecting and in-
22	creasing the immediate and long-term safety and well
23	being of children and non-abusing parents and care-
24	takers;

- 1 "(3) increase cooperation and enhance linkages 2 between child welfare agencies, domestic violence vic-3 tim service providers, courts, law enforcement agen-4 cies, and other entities to provide more comprehensive 5 community-based services (including health, mental 6 health, social service, housing, and neighborhood re-7 sources) to protect and to serve both child and adult 8 victims;
 - "(4) identify, assess, and respond appropriately to domestic violence or dating violence in child protection cases and to child maltreatment when it cooccurs with domestic violence or dating violence;
 - "(5) analyze and change policies, procedures, and protocols that contribute to overrepresentation of certain populations in the court and child welfare system; and
 - "(6) provide appropriate referrals to community-based programs and resources, such as health and mental health services, shelter and housing assistance for adult and youth victims and their children, legal assistance and advocacy for adult and youth victims, assistance for parents to help their children cope with the impact of exposure to domestic violence or dating violence and child maltreatment, appropriate intervention and treatment for adult perpetrators of do-

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mestic violence or dating violence whose children are
the subjects of child protection cases, programs providing support and assistance to underserved populations, and other necessary supportive services.

"(h) Grantee Requirements.—

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"(1) APPLICATIONS.—Under this section, an entity shall prepare and submit to the Secretary an application at such time, in such manner, and containing such information as the Secretary may require, consistent with the requirements described herein. The application shall—

"(A) ensure that communities impacted by these systems or organizations are adequately represented in the development of the application, the programs and activities to be undertaken, and that they have a significant role in evaluating the success of the project;

"(B) describe how the training and collaboration activities will enhance or ensure the safety and economic security of families where both child maltreatment and domestic violence or dating violence occurs by providing appropriate resources, protection, and support to the victimized parents of such children and to the children themselves; and

1	"(C) outline methods and means partici-
2	pating entities will use to ensure that all services
3	are provided in a developmentally, linguistically
4	and culturally competent manner and will uti-
5	lize community-based supports and resources.
6	"(2) Eligible entities.—To be eligible for a
7	grant under this section, an entity shall be a collabo-
8	ration that—
9	"(A) shall include a State or local child
10	welfare agency or Indian Tribe;
11	"(B) shall include a domestic violence or
12	dating violence victim service provider;
13	"(C) shall include a law enforcement agency
14	or Bureau of Indian Affairs providing tribal law
15	enforcement;
16	"(D) may include a court; and
17	"(E) may include any other such agencies
18	or private nonprofit organizations and faith-
19	based organizations, including community-based
20	organizations, with the capacity to provide effec-
21	tive help to the child and adult victims served by
22	$the\ collaboration.$

1	"SEC. 41204. GRANTS TO COMBAT DOMESTIC VIOLENCE,
2	DATING VIOLENCE, SEXUAL ASSAULT, AND
3	STALKING IN MIDDLE AND HIGH SCHOOLS.
4	"(a) Short Title.—This section may be cited as the
5	'Supporting Teens through Education and Protection Act
6	of 2005' or the 'STEP Act'.
7	"(b) Grants Authorized.—The Attorney General,
8	through the Director of the Office on Violence Against
9	Women, is authorized to award grants to middle schools
10	and high schools that work with domestic violence and sex-
11	ual assault experts to enable the schools—
12	"(1) to provide training to school administra-
13	tors, faculty, counselors, coaches, healthcare providers,
14	security personnel, and other staff on the needs and
15	concerns of students who experience domestic violence,
16	dating violence, sexual assault, or stalking, and the
17	impact of such violence on students;
18	"(2) to develop and implement policies in middle
19	and high schools regarding appropriate, safe responses
20	to, and identification and referral procedures for, stu-
21	dents who are experiencing or perpetrating domestic
22	violence, dating violence, sexual assault, or stalking,
23	including procedures for handling the requirements of
24	court protective orders issued to or against students
25	or school personnel, in a manner that ensures the

- safety of the victim and holds the perpetrator account able;
 - "(3) to provide support services for students and school personnel, such as a resource person who is either on-site or on-call, and who is an expert described in subsections (i)(2) and (i)(3), for the purpose of developing and strengthening effective prevention and intervention strategies for students and school personnel experiencing domestic violence, dating violence, sexual assault or stalking;
 - "(4) to provide developmentally appropriate educational programming to students regarding domestic violence, dating violence, sexual assault, and stalking, and the impact of experiencing domestic violence, dating violence, sexual assault, and stalking on children and youth by adapting existing curricula activities to the relevant student population;
 - "(5) to work with existing mentoring programs and develop strong mentoring programs for students, including student athletes, to help them understand and recognize violence and violent behavior, how to prevent it and how to appropriately address their feelings; and

- 1 "(6) to conduct evaluations to assess the impact
- 2 of programs and policies assisted under this section
- 3 in order to enhance the development of the programs.
- 4 "(c) AWARD BASIS.—The Director shall award grants
- 5 and contracts under this section on a competitive basis.
- 6 "(d) Policy Dissemination.—The Director shall dis-
- 7 seminate to middle and high schools any existing Depart-
- 8 ment of Justice, Department of Health and Human Serv-
- 9 ices, and Department of Education policy guidance and
- 10 curricula regarding the prevention of domestic violence,
- 11 dating violence, sexual assault, and stalking, and the im-
- 12 pact of the violence on children and youth.
- 13 "(e) Nondisclosure of Confidential or Private
- 14 Information.—In order to ensure the safety of adult,
- 15 youth, and minor victims of domestic violence, dating vio-
- 16 lence, sexual assault, or stalking and their families, grantees
- 17 and subgrantees shall protect the confidentiality and pri-
- 18 vacy of persons receiving services. Grantees and subgrantees
- 19 pursuant to this section shall not disclose any personally
- 20 identifying information or individual information collected
- 21 in connection with services requested, utilized, or denied
- 22 through grantees' and subgrantees' programs. Grantees and
- 23 subgrantees shall not reveal individual client information
- 24 without the informed, written, reasonably time-limited con-
- 25 sent of the person (or in the case of unemancipated minor,

1	the minor and the parent or guardian, except that consent
2	for release may not be given by the abuser of the minor
3	or of the other parent of the minor) about whom informa-
4	tion is sought, whether for this program or any other Trib-
5	al, Federal, State or Territorial grant program. If release
6	of such information is compelled by statutory or court man-
7	date, grantees and subgrantees shall make reasonable at-
8	tempts to provide notice to victims affected by the disclosure
9	of information. If such personally identifying information
10	is or will be revealed, grantees and subgrantees shall take
11	steps necessary to protect the privacy and safety of the per-
12	sons affected by the release of the information. Grantees
13	may share non-personally identifying data in the aggregate
14	regarding services to their clients and non-personally iden-
15	tifying demographic information in order to comply with
16	Tribal, Federal, State or Territorial reporting, evaluation,
17	or data collection requirements. Grantees and subgrantees
18	may share court-generated information contained in secure,
19	governmental registries for protection order enforcement
20	purposes.
21	"(f) Grant Term and Allocation.—
22	"(1) TERM.—The Director shall make the grants
23	under this section for a period of 3 fiscal years.
24	"(2) Allocation.—Not more than 15 percent of
25	the funds available to a grantee in a given year shall

- 1 be used for the purposes described in subsection 2 (b)(4)(D), (b),(5), and (b)(6).
- 3 "(g) DISTRIBUTION.—

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- "(1) IN GENERAL.—Not less than 5 percent of funds appropriated under subsection (l) in any year shall be available for grants to tribal schools, schools on tribal lands or schools whose student population is more than 25 percent Native American.
 - "(2) ADMINISTRATION.—The Director shall not use more than 5 percent of funds appropriated under subsection (l) in any year for administration, monitoring and evaluation of grants made available under this section.
- "(3) Training, technical assistance, and
 Data collection.—Not less than 5 percent of funds
 appropriated under subsection (l) in any year shall
 be available to provide training, technical assistance,
 and data collection for programs funded under this
 section.
- "(h) APPLICATION.—To be eligible to be awarded a 21 grant or contract under this section for any fiscal year, a 22 middle or secondary school, in consultation with an expert 23 as described in subsections (i)(2) and (i)(3), shall submit 24 an application to the Director at such time and in such 25 manner as the Director shall prescribe.

1	"(i) Eligible Entities.—To be eligible to receive a
2	grant under this section, an entity shall be a partnership
3	that—
4	"(1) shall include a public, charter, tribal, or na-
5	tionally accredited private middle or high school, a
6	school administered by the Department of Defense
7	under 10 U.S.C. 2164 or 20 U.S.C. 921, a group of
8	schools, or a school district;
9	"(2) shall include a domestic violence victim
10	service provider that has a history of working on do-
11	mestic violence and the impact that domestic violence
12	and dating violence have on children and youth;
13	"(3) shall include a sexual assault victim service
14	provider, such as a rape crisis center, program serv-
15	ing tribal victims of sexual assault, or coalition or
16	other nonprofit nongovernmental organization car-
17	rying out a community-based sexual assault program,
18	that has a history of effective work concerning sexual
19	assault and the impact that sexual assault has on
20	children and youth; and
21	"(4) may include a law enforcement agency, the
22	State, Tribal, Territorial or local court, nonprofit

nongovernmental organizations and service providers

addressing sexual harassment, bullying or gang-re-

lated violence in schools, and any other such agencies

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1	or	nonprofit	nongovernmental	organizations	with	the

- 2 capacity to provide effective assistance to the adult,
- 3 youth, and minor victims served by the partnership.
- 4 "(j) Priority.—In awarding grants under this sec-
- 5 tion, the Director shall give priority to entities that have
- 6 submitted applications in partnership with relevant courts
- 7 or law enforcement agencies.
- 8 "(k) Reporting and Dissemination of Informa-
- 9 *TION.*—

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- "(1) REPORTING.—Each of the entities that are
 members of the applicant partnership described in
 subsection (i), that receive a grant under this section
 shall jointly prepare and submit to the Director every
 members of the applicant partnership described in
 subsection (i), that receive a grant under this section
 shall jointly prepare and submit to the Director every
 members of the applicant partnership described in
 subsection (i), that receive a grant under this section
 shall jointly prepare and submit to the Director every
 members of the applicant partnership described in
 subsection (i), that receive a grant under this section
 shall jointly prepare and submit to the Director every
 members of the applicant partnership described in
 subsection (ii), that receive a grant under this section
 shall jointly prepare and submit to the Director every
 members of the applicant partnership described in
 - "(2) DISSEMINATION OF INFORMATION.—Within
 9 months of the completion of the first full grant
 cycle, the Director shall publicly disseminate, including through electronic means, model policies and procedures developed and implemented in middle and
 high schools by the grantees, including information on
 the impact the policies have had on their respective
 schools and communities.

additional information as the Director shall require.

25 "(l) Authorization of Appropriations.—

1	"(1) In general.—There is authorized to be ap-
2	propriated to carry out this section, \$5,000,000 for
3	each of fiscal years 2007 through 2011.
4	"(2) AVAILABILITY.—Funds appropriated under
5	paragraph (1) shall remain available until ex-
6	pended.".
7	SEC. 304. GRANTS TO COMBAT VIOLENT CRIMES ON CAME
8	PUSES.
9	(a) Grants Authorized.—
10	(1) In General.—The Attorney General is au-
11	thorized to make grants to institutions of higher edu-
12	cation, for use by such institutions or consortia con-
13	sisting of campus personnel, student organizations,
14	campus administrators, security personnel, and re-
15	gional crisis centers affiliated with the institution, to
16	develop and strengthen effective security and inves-
17	tigation strategies to combat domestic violence, dating
18	violence, sexual assault, and stalking on campuses,

(2) AWARD BASIS.—The Attorney General shall award grants and contracts under this section on a

and to develop and strengthen victim services in cases

involving such crimes against women on campuses,

which may include partnerships with local criminal

justice authorities and community-based victim serv-

ices agencies.

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1	competitive basis for a period of 3 years. The Attor-
2	ney General, through the Director of the Office on Vi-
3	olence Against Women, shall award the grants in
4	amounts of not more than \$500,000 for individual in-
5	stitutions of higher education and not more than
6	\$1,000,000 for consortia of such institutions.
7	(3) Equitable participation.—The Attorney
8	General shall make every effort to ensure—
9	(A) the equitable participation of private
10	and public institutions of higher education in
11	the activities assisted under this section;
12	(B) the equitable geographic distribution of
13	grants under this section among the various re-
14	gions of the United States; and
15	(C) the equitable distribution of grants
16	under this section to tribal colleges and univer-
17	sities and traditionally black colleges and uni-
18	versities.
19	(b) Use of Grant Funds.—Grant funds awarded
20	under this section may be used for the following purposes:
21	(1) To provide personnel, training, technical as-
22	sistance, data collection, and other equipment with re-
23	spect to the increased apprehension, investigation,
24	and adjudication of persons committing domestic vio-

- 1 lence, dating violence, sexual assault, and stalking on 2 campus.
- 3 (2) To train campus administrators, campus se-4 curity personnel, and personnel serving on campus 5 disciplinary or judicial boards to develop and imple-6 ment campus policies, protocols, and services that 7 more effectively identify and respond to the crimes of 8 domestic violence, dating violence, sexual assault, and 9 stalking. Within 90 days after the date of enactment 10 of this Act, the Attorney General shall issue and make available minimum standards of training relating to 12 domestic violence, dating violence, sexual assault, and 13 stalking on campus, for all campus security personnel 14 and personnel serving on campus disciplinary or ju-15 dicial boards.
 - (3) To implement and operate education programs for the prevention of domestic violence, dating violence, sexual assault, and stalking.
 - (4) To develop, enlarge, or strengthen victim services programs on the campuses of the institutions involved, including programs providing legal, medical, or psychological counseling, for victims of domestic violence, dating violence, sexual assault, and stalking, and to improve delivery of victim assistance on campus. To the extent practicable, such an institution

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shall collaborate with any entities carrying out nonprofit and other victim services programs, including
domestic violence, dating violence, sexual assault, and
stalking victim services programs in the community
in which the institution is located. If appropriate victim services programs are not available in the community or are not accessible to students, the institution shall, to the extent practicable, provide a victim
services program on campus or create a victim services program in collaboration with a communitybased organization. The institution shall use not less
than 20 percent of the funds made available through
the grant for a victim services program provided in
accordance with this paragraph.

- (5) To create, disseminate, or otherwise provide assistance and information about victims' options on and off campus to bring disciplinary or other legal action, including assistance to victims in immigration matters.
- (6) To develop, install, or expand data collection and communication systems, including computerized systems, linking campus security to the local law enforcement for the purpose of identifying and tracking arrests, protection orders, violations of protection orders, prosecutions, and convictions with respect to the

1	crimes of domestic violence, dating violence, sexual as
2	sault, and stalking on campus.
3	(7) To provide capital improvements (including
4	improved lighting and communications facilities but
5	not including the construction of buildings) on cam-
6	puses to address the crimes of domestic violence, dat
7	ing violence, sexual assault, and stalking.
8	(8) To support improved coordination among
9	campus administrators, campus security personnel
10	and local law enforcement to reduce domestic violence
11	dating violence, sexual assault, and stalking on cam-
12	pus.
13	(c) Applications.—
14	(1) In general.—In order to be eligible to be
15	awarded a grant under this section for any fisca
16	year, an institution of higher education shall submit
17	an application to the Attorney General at such time
18	and in such manner as the Attorney General shall
19	prescribe.
20	(2) Contents.—Each application submitted
21	under paragraph (1) shall—
22	(A) describe the need for grant funds and
23	the plan for implementation for any of the pur-

poses described in subsection (b);

1	(B) include proof that the institution of
2	higher education collaborated with any non-prof-
3	it, nongovernmental entities carrying out other
4	victim services programs, including domestic vio-
5	lence, dating violence, sexual assault, and stalk-
6	ing victim services programs in the community
7	in which the institution is located;
8	(C) describe the characteristics of the popu-
9	lation being served, including type of campus,
10	demographics of the population, and number of
11	students;
12	(D) provide measurable goals and expected
13	results from the use of the grant funds;
14	(E) provide assurances that the Federal
15	funds made available under this section shall be
16	used to supplement and, to the extent practical,
17	increase the level of funds that would, in the ab-
18	sence of Federal funds, be made available by the
19	institution for the purposes described in sub-
20	section (b); and
21	(F) include such other information and as-
22	surances as the Attorney General reasonably de-
23	termines to be necessary.
24	(3) Compliance with campus crime report-
25	ING REQUIRED.—No institution of higher education

shall be eligible for a grant under this section unless such institution is in compliance with the requirements of section 485(f) of the Higher Education Act of 1965 (20 U.S.C. 1092(f)). Up to \$200,000 of the total amount of grant funds appropriated under this section for fiscal years 2007 through 2011 may be used to provide technical assistance in complying with the mandatory reporting requirements of section 485(f) of such Act.

(d) General Terms and Conditions.—

(1) Nonmonetary assistance.—In addition to the assistance provided under this section, the Attorney General may request any Federal agency to use the agency's authorities and the resources granted to the agency under Federal law (including personnel, equipment, supplies, facilities, and managerial, technical, and advisory services) in support of campus security, and investigation and victim service efforts.

(2) Grantee reporting.—

(A) Annual report.—Each institution of higher education receiving a grant under this section shall submit a biennial performance report to the Attorney General. The Attorney General shall suspend funding under this section for

1	an institution of higher education if the institu-
2	tion fails to submit such a report.
3	(B) Final report.—Upon completion of
4	the grant period under this section, the institu-
5	tion shall file a performance report with the At-
6	torney General and the Secretary of Education
7	explaining the activities carried out under this
8	section together with an assessment of the effec-
9	tiveness of those activities in achieving the pur-
10	poses described in subsection (b).
11	(3) Report to congress.—Not later than 180
12	days after the end of the fiscal year for which grants
13	are awarded under this section, the Attorney General
14	shall submit to Congress a report that includes—
15	(A) the number of grants, and the amount
16	of funds, distributed under this section;
17	(B) a summary of the purposes for which
18	the grants were provided and an evaluation of
19	the progress made under the grant;
20	(C) a statistical summary of the persons
21	served, detailing the nature of victimization, and
22	providing data on age, sex, race, ethnicity, lan-
23	guage, disability, relationship to offender, geo-
24	graphic distribution, and type of campus; and

1	(D) an evaluation of the effectiveness of pro-
2	grams funded under this part.
3	(e) Authorization of Appropriations.—For the
4	purpose of carrying out this section, there are authorized
5	to be appropriated \$12,000,000 for fiscal year 2007 and
6	\$15,000,000 for each of fiscal years 2008 through 2011.
7	(f) Repeal.—Section 826 of the Higher Education
8	Amendments of 1998 (20 U.S.C. 1152) is repealed.
9	SEC. 305. JUVENILE JUSTICE.
10	Section 223(a) of the Juvenile Justice and Delin-
11	quency Prevention Act of 1974 (42 U.S.C. 5633(a)) is
12	amended—
13	(1) in paragraph (7)(B)—
14	(A) by redesignating clauses (i), (ii) and
15	(iii), as clauses (ii), (iii), and (iv), respectively;
16	and
17	(B) by inserting before clause (ii) the fol-
18	lowing:
19	"(i) an analysis of gender-specific services
20	for the prevention and treatment of juvenile de-
21	linquency, including the types of such services
22	available and the need for such services;".
23	SEC. 306. SAFE HAVENS.
24	Section 1301 of the Victims of Trafficking and Violence
25	Protection Act of 2000 (42 U.S.C. 10420) is amended—

1	(1) by striking the section heading and inserting
2	$the\ following:$
3	"SEC. 10402. SAFE HAVENS FOR CHILDREN.";
4	(2) in subsection (a)—
5	(A) by inserting ", through the Director of
6	the Office on Violence Against Women," after
7	"Attorney General";
8	(B) by inserting "dating violence," after
9	"domestic violence,";
10	(C) by striking "to provide" and inserting
11	$the\ following:$
12	"(1) to provide";
13	(D) by striking the period at the end and
14	inserting a semicolon; and
15	(E) by adding at the end the following:
16	"(2) to protect children from the trauma of wit-
17	nessing domestic or dating violence or experiencing
18	abduction, injury, or death during parent and child
19	$visitation\ exchanges;$
20	"(3) to protect parents or caretakers who are vic-
21	tims of domestic and dating violence from experi-
22	encing further violence, abuse, and threats during
23	child visitation exchanges; and
24	"(4) to protect children from the trauma of expe-
25	riencing sexual assault or other forms of physical as-

1	sault or abuse during parent and child visitation and
2	visitation exchanges."; and
3	(3) by striking subsection (e) and inserting the
4	following:
5	"(e) Authorization of Appropriations.—
6	"(1) In general.—There is authorized to be ap-
7	propriated to carry out this section, \$20,000,000 for
8	each of fiscal years 2007 through 2011. Funds appro-
9	priated under this section shall remain available
10	$until\ expended.$
11	"(2) Use of funds.—Of the amounts appro-
12	priated to carry out this section for each fiscal year,
13	the Attorney General shall—
14	"(A) set aside not less than 7 percent for
15	grants to Indian tribal governments or tribal or-
16	ganizations;
17	"(B) use not more than 3 percent for eval-
18	uation, monitoring, site visits, grantee con-
19	ferences, and other administrative costs associ-
20	ated with conducting activities under this sec-
21	tion; and
22	"(C) set aside not more than 8 percent for
23	technical assistance and training to be provided
24	by organizations having nationally recognized
25	expertise in the design of safe and secure super-

1	vised visitation programs and visitation ex-
2	change of children in situations involving domes-
3	tic violence, dating violence, sexual assault, or
4	stalking.".
5	TITLE IV—STRENGTHENING
6	AMERICA'S FAMILIES BY PRE-
7	VENTING VIOLENCE
8	SEC. 401. PREVENTING VIOLENCE AGAINST WOMEN AND
9	CHILDREN.
10	The Violence Against Women Act of 1994 (108 Stat.
11	1902 et seq.) is amended by adding at the end the following:
12	"Subtitle M—Strengthening Amer-
13	ica's Families by Preventing Vio-
14	lence Against Women and Chil-
15	dren
16	"SEC. 41301. FINDINGS.
17	"Congress finds that—
18	"(1) the former United States Advisory Board on
19	Child Abuse suggests that domestic violence may be
20	the single major precursor to child abuse and neglect
21	fatalities in this country;
22	"(2) studies suggest that as many as 10,000,000
23	children witness domestic violence every year;
24	"(3) studies suggest that among children and
25	teenagers, recent exposure to violence in the home was

1	a significant factor in predicting a child's violent be-
2	havior;
3	"(4) a study by the Nurse-Family Partnership
4	found that children whose parents did not participate
5	in home visitation programs that provided coaching
6	in parenting skills, advice and support, were almost
7	5 times more likely to be abused in their first 2 years
8	of life;
9	"(5) a child's exposure to domestic violence seems
10	to pose the greatest independent risk for being the vic-
11	tim of any act of partner violence as an adult;
12	"(6) children exposed to domestic violence are
13	more likely to believe that using violence is an effec-
14	tive means of getting one's needs met and managing
15	$conflict\ in\ close\ relationships;$
16	"(7) children exposed to abusive parenting, harsh
17	or erratic discipline, or domestic violence are at in-
18	creased risk for juvenile crime; and
19	"(8) in a national survey of more than 6,000
20	American families, 50 percent of men who frequently
21	assaulted their wives also frequently abused their chil-
22	dren.
23	"SEC. 41302. PURPOSE.
24	"The purpose of this subtitle is to—

1	"(1) prevent crimes involving violence against
2	women, children, and youth;
3	"(2) increase the resources and services available
4	to prevent violence against women, children, and
5	youth;
6	"(3) reduce the impact of exposure to violence in
7	the lives of children and youth so that the
8	intergenerational cycle of violence is interrupted;
9	"(4) develop and implement education and serv-
10	ices programs to prevent children in vulnerable fami-
11	lies from becoming victims or perpetrators of domestic
12	violence, dating violence, sexual assault, or stalking;
13	"(5) promote programs to ensure that children
14	and youth receive the assistance they need to end the
15	cycle of violence and develop mutually respectful, non-
16	violent relationships; and
17	"(6) encourage collaboration among community-
18	based organizations and governmental agencies serv-
19	ing children and youth, providers of health and men-
20	tal health services and providers of domestic violence,
21	dating violence, sexual assault, and stalking victim
22	services to prevent violence against women and chil-
23	dren.

1	"SEC. 41303. GRANTS TO ASSIST CHILDREN AND YOUTH EX-
2	POSED TO VIOLENCE.
3	"(a) Grants Authorized.—
4	"(1) In General.—The Attorney General, acting
5	through the Director of the Office on Violence Against
6	Women, and in collaboration with the Department of
7	Health and Human Services, is authorized to award
8	grants on a competitive basis to eligible entities for
9	the purpose of mitigating the effects of domestic vio-
10	lence, dating violence, sexual assault, and stalking on
11	children exposed to such violence, and reducing the
12	risk of future victimization or perpetration of domes-
13	tic violence, dating violence, sexual assault, and stalk-
14	ing.
15	"(2) Term.—The Director shall make grants
16	under this section for a period of 2 fiscal years.
17	"(3) AWARD BASIS.—The Director shall award
18	grants—
19	"(A) considering the needs of underserved
20	populations;
21	"(B) awarding not less than 10 percent of
22	such amounts to Indian tribes for the funding of
23	tribal projects from the amounts made available
24	under this section for a fiscal year;
25	"(C) awarding up to 8 percent for the fund-
26	ing of technical assistance programs from the

1	amounts made available under this section for a
2	fiscal year; and
3	"(D) awarding not less than 66 percent to
4	programs described in subsection $(c)(1)$ from the
5	amounts made available under this section for a
6	fiscal year.
7	"(b) Authorization of Appropriations.—There is
8	authorized to be appropriated to carry out this section
9	\$20,000,000 for each of fiscal years 2007 through 2011.
10	"(c) Use of Funds.—The funds appropriated under
11	this section shall be used for—
12	"(1) programs that provide services for children
13	exposed to domestic violence, dating violence, sexual
14	assault, or stalking, which may include direct coun-
15	seling, advocacy, or mentoring, and must include sup-
16	port for the nonabusing parent or the child's care-
17	taker; or
18	"(2) training, coordination, and advocacy for
19	programs that serve children and youth (such as
20	Head Start, child care, and after-school programs) on
21	how to safely and confidentially identify children and
22	families experiencing domestic violence and properly
23	refer them to programs that can provide direct serv-
24	ices to the family and children, and coordination
25	with other domestic violence or other programs serv-

1	ing children exposed to domestic violence, dating vio-
2	lence, sexual assault, or stalking that can provide the
3	training and direct services referenced in this sub-
4	section.
5	"(d) Eligible Entities.—To be eligible to receive a
6	grant under this section, an entity shall be a—
7	"(1) a victim service provider, tribal nonprofit
8	organization or community-based organization that
9	has a documented history of effective work concerning
10	children or youth exposed to domestic violence, dating
11	violence, sexual assault, or stalking, including pro-
12	grams that provide culturally specific services, Head
13	Start, childcare, faith-based organizations, after
14	school programs, and health and mental health pro-
15	viders; or
16	"(2) a State, territorial, or tribal, or local unit
17	of government agency that is partnered with an orga-
18	nization described in paragraph (1).
19	"(e) Grantee Requirements.—Under this section,
20	an entity shall—
21	"(1) prepare and submit to the Director an ap-
22	plication at such time, in such manner, and con-
23	taining such information as the Director may re-
24	quire; and

1	"(2) at a minimum, describe in the application
2	the policies and procedures that the entity has or will
3	adopt to—
4	"(A) enhance or ensure the safety and secu-
5	rity of children who have been or are being ex-
6	posed to violence and their nonabusing parent,
7	enhance or ensure the safety and security of chil-
8	dren and their nonabusing parent in homes al-
9	ready experiencing domestic violence, dating vio-
10	lence, sexual assault, or stalking; and
11	"(B) ensure linguistically, culturally, and
12	community relevant services for underserved
13	communities.
14	"SEC. 41304. DEVELOPMENT OF CURRICULA AND PILOT
15	PROGRAMS FOR HOME VISITATION
16	PROJECTS.
17	"(a) Grants Authorized.—
18	"(1) In General.—The Attorney General, acting
19	through the Director of the Office on Violence Against
20	Women, and in collaboration with the Department of
21	Health and Human Services, shall award grants on
22	a competitive basis to home visitation programs, in
23	collaboration with victim service providers, for the
24	purposes of developing and implementing model poli-
25	cies and procedures to train home visitation service

1	providers on addressing domestic violence, dating vio-
2	lence, sexual assault, and stalking in families experi-
3	encing violence, or at risk of violence, to reduce the
4	impact of that violence on children, maintain safety,
5	improve parenting skills, and break intergenerational
6	cycles of violence.
7	"(2) Term.—The Director shall make the grants
8	under this section for a period of 2 fiscal years.
9	"(3) AWARD BASIS.—The Director shall—
10	"(A) consider the needs of underserved pop-
11	ulations;
12	"(B) award not less than 7 percent of such
13	amounts for the funding of tribal projects from
14	the amounts made available under this section
15	for a fiscal year; and
16	"(C) award up to 8 percent for the funding
17	of technical assistance programs from the
18	amounts made available under this section for a
19	fiscal year.
20	"(b) Authorization of Appropriations.—There is
21	authorized to be appropriated to carry out this section
22	\$7,000,000 for each of fiscal years 2007 through 2011.
23	"(c) Eligible Entities.—To be eligible to receive a
24	grant under this section, an entity shall be a national, Fed-
25	eral, State, local, territorial, or tribal—

1	"(1) home visitation program that provides serv-
2	ices to pregnant women and to young children and
3	their parent or primary caregiver that are provided
4	in the permanent or temporary residence or in other
5	familiar surroundings of the individual or family re-
6	ceiving such services; or
7	"(2) victim services organization or agency in
8	collaboration with an organization or organizations
9	listed in paragraph (1).
10	"(d) Grantee Requirements.—Under this section,
11	an entity shall—
12	"(1) prepare and submit to the Director an ap-
13	plication at such time, in such manner, and con-
14	taining such information as the Director may re-
15	quire; and
16	"(2) describe in the application the policies and
17	procedures that the entity has or will adopt to—
18	"(A) enhance or ensure the safety and secu-
19	rity of children and their nonabusing parent in
20	homes already experiencing domestic violence,
21	dating violence, sexual assault, or stalking;
22	"(B) ensure linguistically, culturally, and
23	community relevant services for underserved
24	communities;

1	"(C) ensure the adequate training by do-
2	mestic violence, dating violence, sexual assault or
3	stalking victim service providers of home visita-
4	tion grantee program staff to—
5	"(i) safely screen for and/or recognize
6	domestic violence, dating violence, sexual
7	assault, and stalking;
8	"(ii) understand the impact of domes-
9	tic violence or sexual assault on children
10	and protective actions taken by a non-
11	abusing parent or caretaker in response to
12	violence against anyone in the household;
13	and
14	"(iii) link new parents with existing
15	community resources in communities where
16	resources exist; and
17	"(D) ensure that relevant State and local
18	domestic violence, dating violence, sexual assault,
19	and stalking victim service providers and coali-
20	tions are aware of the efforts of organizations re-
21	ceiving grants under this section, and are in-
22	cluded as training partners, where possible.

1	"SEC. 41305. ENGAGING MEN AND YOUTH IN PREVENTING
2	DOMESTIC VIOLENCE, DATING VIOLENCE,
3	SEXUAL ASSAULT, AND STALKING.
4	"(a) Grants Authorized.—
5	"(1) In General—The Attorney General, acting
6	through the Director of the Office on Violence Against
7	Women, and in collaboration with the Department of
8	Health and Human Services, shall award grants on
9	a competitive basis to eligible entities for the purpose
10	of developing or enhancing programs related to engag-
11	ing men and youth in preventing domestic violence,
12	dating violence, sexual assault, and stalking by help-
13	ing them to develop mutually respectful, nonviolent
14	relationships.
15	"(2) Term.—The Director shall make grants
16	under this section for a period of 2 fiscal years.
17	"(3) AWARD BASIS.—The Director shall award
18	grants—
19	"(A) considering the needs of underserved
20	populations;
21	"(B) awarding not less than 10 percent of
22	such amounts for the funding of Indian tribes
23	from the amounts made available under this sec-
24	tion for a fiscal year; and
25	"(C) awarding up to 8 percent for the fund-
26	ing of technical assistance for grantees and non-

1	grantees working in this area from the amounts
2	made available under this section for a fiscal
3	year.
4	"(b) Authorization of Appropriations.—There is
5	authorized to be appropriated to carry out this section
6	\$10,000,000 for each of fiscal years 2007 through 2011.
7	"(c) Use of Funds.—
8	"(1) Programs.—The funds appropriated under
9	this section shall be used by eligible entities—
10	"(A) to develop or enhance community-
11	based programs, including gender-specific pro-
12	grams in accordance with applicable laws that—
13	"(i) encourage children and youth to
14	pursue nonviolent relationships and reduce
15	their risk of becoming victims or perpetra-
16	tors of domestic violence, dating violence,
17	sexual assault, or stalking; and
18	"(ii) that include at a minimum—
19	"(I) information on domestic vio-
20	lence, dating violence, sexual assault,
21	stalking, or child sexual abuse and how
22	they affect children and youth; and
23	"(II) strategies to help partici-
24	pants be as safe as possible; or

1	"(B) to create public education campaigns
2	and community organizing to encourage men
3	and boys to work as allies with women and girls
4	to prevent violence against women and girls con-
5	ducted by entities that have experience in con-
6	ducting public education campaigns that address
7	domestic violence, dating violence, sexual assault,
8	$or\ stalking.$
9	"(2) Media limits.—No more than 40 percent
10	of funds received by a grantee under this section may
11	be used to create and distribute media materials.
12	"(d) Eligible Entities.—
13	"(1) Relationships.—Eligible entities under
14	subsection $(c)(1)(A)$ are—
15	"(A) nonprofit, nongovernmental domestic
16	violence, dating violence, sexual assault, or stalk-
17	ing victim service providers or coalitions;
18	"(B) community-based child or youth serv-
19	ices organizations with demonstrated experience
20	and expertise in addressing the needs and con-
21	cerns of young people;
22	"(C) a State, territorial, tribal, or unit of
23	local governmental entity that is partnered with
24	an organization described in subparagraph (A)
25	or(B); or

1	"(D) a program that provides culturally
2	specific services.
3	"(2) AWARENESS CAMPAIGN.—Eligible entities
4	under subsection $(c)(1)(B)$ are—
5	"(A) nonprofit, nongovernmental organiza-
6	tions or coalitions that have a documented his-
7	tory of creating and administering effective pub-
8	lic education campaigns addressing the preven-
9	tion of domestic violence, dating violence, sexual
10	assault or stalking; or
11	"(B) a State, territorial, tribal, or unit of
12	local governmental entity that is partnered with
13	an organization described in subparagraph (A) .
14	"(e) Grantee Requirements.—Under this section,
15	an entity shall—
16	"(1) prepare and submit to the Director an ap-
17	plication at such time, in such manner, and con-
18	taining such information as the Director may re-
19	quire; and
20	"(2) eligible entities pursuant to subsection
21	(c)(1)(A) shall describe in the application the policies
22	and procedures that the entity has or will adopt to—
23	"(A) enhance or ensure the safety and secu-
24	rity of children and youth already experiencing

1	domestic violence, dating violence, sexual assault,
2	or stalking in their lives;
3	"(B) ensure linguistically, culturally, and
4	community relevant services for underserved
5	communities;
6	"(C) inform participants about laws, serv-
7	ices, and resources in the community, and make
8	referrals as appropriate; and
9	"(D) ensure that State and local domestic
10	violence, dating violence, sexual assault, and
11	stalking victim service providers and coalitions
12	are aware of the efforts of organizations receiving
13	grants under this section.".
14	SEC. 402. STUDY CONDUCTED BY THE CENTERS FOR DIS-
15	EASE CONTROL AND PREVENTION.
16	(a) Purposes.—The Secretary of Health and Human
17	Services acting through the National Center for Injury Pre-
18	vention and Control at the Centers for Disease Control Pre-
19	vention shall make grants to entities, including domestic
20	and sexual assault coalitions and programs, research orga-
21	nizations, tribal organizations, and academic institutions
22	to support research to examine prevention and intervention
23	programs to further the understanding of sexual and domes-

- 1 (b) Use of Funds.—The research conducted under
- 2 this section shall include evaluation and study of best prac-
- 3 tices for reducing and preventing violence against women
- 4 and children addressed by the strategies included in De-
- 5 partment of Health and Human Services-related provisions
- 6 this title, including strategies addressing underserved com-
- 7 munities.
- 8 (c) AUTHORIZATION OF APPROPRIATIONS.—There
- 9 shall be authorized to be appropriated to carry out this title
- 10 \$2,000,000 for each of the fiscal years 2007 through 2011.
- 11 SEC. 403. PUBLIC AWARENESS CAMPAIGN.
- 12 (a) In General.—The Attorney General, acting
- 13 through the Office on Violence Against Women], shall make
- 14 grants to States for carrying out a campaign to increase
- 15 public awareness of issues regarding domestic violence
- 16 against pregnant women.
- 17 (b) Authorization of Appropriations.—For the
- 18 purpose of carrying out this section, there are authorized
- 19 to be appropriated such sums as may be necessary for each
- 20 of the fiscal years 2006 through 2010.

1	TITLE V—STRENGTHENING THE
2	HEALTHCARE SYSTEM'S RE-
3	SPONSE TO DOMESTIC VIO-
4	LENCE, DATING VIOLENCE,
5	SEXUAL ASSAULT, AND
6	STALKING
7	SEC. 501. FINDINGS.
8	Congress makes the following findings:
9	(1) The health-related costs of intimate partner
10	violence in the United States exceed \$5,800,000,000
11	annually.
12	(2) Thirty-seven percent of all women who
13	sought care in hospital emergency rooms for violence-
14	related injuries were injured by a current or former
15	spouse, boyfriend, or girlfriend.
16	(3) In addition to injuries sustained during vio-
17	lent episodes, physical and psychological abuse is
18	linked to a number of adverse physical and mental
19	health effects. Women who have been abused are much
20	more likely to suffer from chronic pain, diabetes, de-
21	pression, unintended pregnancies, substance abuse
22	and sexually transmitted infections, including HIV/

AIDS.

- 1 (4) Health plans spend an average of \$1,775 2 more a year on abused women than on general enroll-3 ees.
 - (5) Each year about 324,000 pregnant women in the United States are battered by the men in their lives. This battering leads to complications of pregnancy, including low weight gain, anemia, infections, and first and second trimester bleeding.
 - (6) Pregnant and recently pregnant women are more likely to be victims of homicide than to die of any other pregnancy-related cause, and evidence exists that a significant proportion of all female homicide victims are killed by their intimate partners.
 - (7) Children who witness domestic violence are more likely to exhibit behavioral and physical health problems including depression, anxiety, and violence towards peers. They are also more likely to attempt suicide, abuse drugs and alcohol, run away from home, engage in teenage prostitution, and commit sexual assault crimes.
 - (8) Recent research suggests that women experiencing domestic violence significantly increase their safety-promoting behaviors over the short- and longterm when health care providers screen for, identify,

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- and provide followup care and information to address
 the violence.
- (9) Currently, only about 10 percent of primary
 care physicians routinely screen for intimate partner
 abuse during new patient visits and 9 percent routinely screen for intimate partner abuse during periodic checkups.
- 8 (10) Recent clinical studies have proven the effec-9 tiveness of a 2-minute screening for early detection of 10 abuse of pregnant women. Additional longitudinal 11 studies have tested a 10-minute intervention that was 12 proven highly effective in increasing the safety of 13 pregnant abused women. Comparable research does 14 not yet exist to support the effectiveness of screening 15 men.
- 16 (11) Seventy to 81 percent of the patients studied 17 reported that they would like their healthcare pro-18 viders to ask them privately about intimate partner 19 violence.

20 **SEC. 502. PURPOSE.**

It is the purpose of this title to improve the health care system's response to domestic violence, dating violence, sexual assault, and stalking through the training and education of health care providers, developing comprehensive public health responses to violence against women and chil-

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- 2 identified, and treated for lifetime exposure to violence, and
- 3 expanding research on effective interventions in the health
- 4 care setting.
- 5 SEC. 503. TRAINING AND EDUCATION OF HEALTH PROFES-
- 6 SIONALS IN DOMESTIC AND SEXUAL VIO-
- 7 LENCE.
- 8 Part D of title VII of the Public Health Service Act
- 9 (42 U.S.C. 294 et seq.) is amended by adding at the end
- 10 the following:
- 11 "SEC. 758. INTERDISCIPLINARY TRAINING AND EDUCATION
- 12 ON DOMESTIC VIOLENCE AND OTHER TYPES
- 13 **OF VIOLENCE AND ABUSE.**
- "(a) Grants.—The Secretary, acting through the Di-
- 15 rector of the Health Resources and Services Administration,
- 16 shall award grants under this section to develop inter-
- 17 disciplinary training and education programs that provide
- 18 undergraduate, graduate, post-graduate medical, nursing
- 19 (including advanced practice nursing students), and other
- 20 health professions students with an understanding of, and
- 21 clinical skills pertinent to, domestic violence, sexual assault,
- 22 stalking, and dating violence.
- 23 "(b) Eligibility.—To be eligible to receive a grant
- 24 under this section an entity shall—

1	"(1) be an accredited school of allopathic or os-
2	$teopathic\ medicine;$
3	"(2) prepare and submit to the Secretary an ap-
4	plication at such time, in such manner, and con-
5	taining such information as the Secretary may re-
6	quire, including—
7	"(A) information to demonstrate that the
8	applicant includes the meaningful participation
9	of a school of nursing and at least one other
10	school of health professions or graduate program
11	in public health, dentistry, social work, mid-
12	wifery, or behavioral and mental health;
13	"(B) strategies for the dissemination and
14	sharing of curricula and other educational mate-
15	rials developed under the grant to other inter-
16	ested medical and nursing schools and national
17	resource repositories for materials on domestic
18	violence and sexual assault; and
19	"(C) a plan for consulting with community-
20	based coalitions or individuals who have experi-
21	ence and expertise in issues related to domestic
22	violence, sexual assault, dating violence, and
23	stalking for services provided under the program
24	carried out under the grant.
25	"(c) Use of Funds.—

1	"(1) REQUIRED USES.—Amounts provided under
2	a grant under this section shall be used to—
3	"(A) fund interdisciplinary training and
4	education projects that are designed to train
5	medical, nursing, and other health professions
6	students and residents to identify and provide
7	health care services (including mental or behav-
8	ioral health care services and referrals to appro-
9	priate community services) to individuals who
10	are or who have experienced domestic violence,
11	sexual assault, and stalking or dating violence;
12	and
13	"(B) plan and develop culturally competent
14	clinical components for integration into ap-
15	proved residency training programs that address
16	health issues related to domestic violence, sexual
17	assault, dating violence, and stalking, along with
18	other forms of violence as appropriate, and in-
19	clude the primacy of victim safety and confiden-
20	tiality.
21	"(2) Permissive uses.—Amounts provided
22	under a grant under this section may be used to—
23	"(A) offer community-based training oppor-
24	tunities in rural areas for medical, nursing, and
25	other students and residents on domestic vio-

lence, sexual assault, stalking, and dating violence, and other forms of violence and abuse, which may include the use of distance learning networks and other available technologies needed to reach isolated rural areas; or

"(B) provide stipends to students who are underrepresented in the health professions as necessary to promote and enable their participation in clerkships, preceptorships, or other offsite training experiences that are designed to develop health care clinical skills related to domestic violence, sexual assault, dating violence, and stalking.

"(3) REQUIREMENTS.—

"(A) Confidentiality and safety.—
Grantees under this section shall ensure that all educational programs developed with grant funds address issues of confidentiality and patient safety, and that faculty and staff associated with delivering educational components are fully trained in procedures that will protect the immediate and ongoing security of the patients, patient records, and staff. Advocacy-based coalitions or other expertise available in the community shall be consulted on the development and

1	adequacy of confidentially and security proce-
2	dures, and shall be fairly compensated by grant-
3	ees for their services.

- "(B) Rural programs.—Rural training programs carried out under paragraph (2)(A) shall reflect adjustments in protocols and procedures or referrals that may be needed to protect the confidentiality and safety of patients who live in small or isolated communities and who are currently or have previously experienced violence or abuse.
- "(4) Child and elder abuse may be addressed as part of a comprehensive programmatic approach implemented under a grant under this section.

"(d) Requirements of Grantees.—

- "(1) Limitation on administrative ex-PENSES.—A grantee shall not use more than 10 percent of the amounts received under a grant under this section for administrative expenses.
- "(2) Contribution of funds.—A grantee under this section, and any entity receiving assistance under the grant for training and education, shall contribute non-Federal funds, either directly or through in-kind contributions, to the costs of the ac-

1	tivities to be funded under the grant in an amount
2	that is not less than 25 percent of the total cost of
3	such activities.
4	"(e) Authorization of Appropriations.—There is
5	authorized to be appropriated to carry out this section,
6	\$3,000,000 for each of fiscal years 2007 through 2011.
7	Amounts appropriated under this subsection shall remain
8	available until expended.".
9	SEC. 504. GRANTS TO FOSTER PUBLIC HEALTH RESPONSES
10	TO DOMESTIC VIOLENCE, DATING VIOLENCE,
11	SEXUAL ASSAULT, AND STALKING GRANTS.
12	Part P of title III of the Public Health Service Act
13	(42 U.S.C. 280g et seq.) is amended by adding at the end
14	the following:
15	"SEC. 3990. GRANTS TO FOSTER PUBLIC HEALTH RE-
16	SPONSES TO DOMESTIC VIOLENCE, DATING
17	VIOLENCE, SEXUAL ASSAULT, AND STALKING.
18	"(a) Authority to Award Grants.—
19	"(1) In General.—The Secretary, acting
20	through the Director of the Centers for Disease Con-
21	trol and Prevention, shall award grants to eligible
22	State, tribal, territorial, or local entities to strengthen
23	the response of State, tribal, territorial, or local health
24	care systems to domestic violence, dating violence, sex-
25	ual assault, and stalking.

1	"(2) Eligible Entities.—To be eligible to re-
2	ceive a grant under this section, an entity shall—
3	"(A) be—
4	"(i) a State department (or other divi-
5	sion) of health, a State domestic or sexual
6	assault coalition or service-based program,
7	State law enforcement task force, or any
8	other nonprofit, nongovernmental, tribal,
9	territorial, or State entity with a history of
10	effective work in the fields of domestic vio-
11	lence, dating violence, sexual assault or
12	stalking, and health care; or
13	"(ii) a local, nonprofit domestic vio-
14	lence, dating violence, sexual assault, or
15	stalking service-based program, a local de-
16	partment (or other division) of health, a
17	local health clinic, hospital, or health sys-
18	tem, or any other nonprofit, tribal, or local
19	entity with a history of effective work in the
20	field of domestic or sexual violence and
21	health;
22	"(B) prepare and submit to the Secretary
23	an application at such time, in such manner,
24	and containing such agreements, assurances, and
25	information as the Secretary determines to be

1	necessary to carry out the purposes for which the
2	grant is to be made; and

- "(C) demonstrate that the entity is representing a team of organizations and agencies working collaboratively to strengthen the response of the health care system involved to domestic violence, dating violence, sexual assault, or stalking and that such team includes domestic violence, dating violence, sexual assault or stalking and health care organizations.
- "(3) Duration.—A program conducted under a grant awarded under this section shall not exceed 2 years.

"(b) Use of Funds.—

- "(1) In General.—An entity shall use amounts received under a grant under this section to design and implement comprehensive strategies to improve the response of the health care system involved to domestic or sexual violence in clinical and public health settings, hospitals, clinics, managed care settings (including behavioral and mental health), and other health settings.
- "(2) Mandatory strategies.—Strategies implemented under paragraph (1) shall include the following:

"(A) The implementation, dissemination, and evaluation of policies and procedures to guide health care professionals and behavioral and public health staff in responding to domestic violence, dating violence, sexual assault, and stalking, including strategies to ensure that health information is maintained in a manner that protects the patient's privacy and safety and prohibits insurance discrimination.

"(B) The development of on-site access to services to address the safety, medical, mental health, and economic needs of patients either by increasing the capacity of existing health care professionals and behavioral and public health staff to address domestic violence, dating violence, sexual assault, and stalking, by contracting with or hiring domestic or sexual assault advocates to provide the services, or to model other services appropriate to the geographic and cultural needs of a site.

"(C) The evaluation of practice and the institutionalization of identification, intervention, and documentation including quality improvement measurements.

1	"(D) The provision of training and fol-
2	lowup technical assistance to health care profes-
3	sionals, behavioral and public health staff, and
4	allied health professionals to identify, assess,
5	treat, and refer clients who are victims of domes-
6	tic violence, dating violence, sexual violence, or
7	stalking.
8	"(3) Permissive strategies.—Strategies im-
9	plemented under paragraph (1) may include the fol-
10	lowing:
11	"(A) Where appropriate, the development of
12	training modules and policies that address the
13	overlap of child abuse, domestic violence, dating
14	violence, sexual assault, and stalking and elder
15	abuse as well as childhood exposure to domestic
16	violence.
17	"(B) The creation, adaptation, and imple-
18	mentation of public education campaigns for pa-
19	tients concerning domestic violence, dating vio-
20	lence, sexual assault, and stalking prevention.
21	"(C) The development, adaptation, and dis-
22	semination of domestic violence, dating violence,
23	sexual assault, and stalking education materials
24	to patients and health care professionals and be-
25	havioral and public health staff.

1	"(D) The promotion of the inclusion of do-
2	mestic violence, dating violence, sexual assault,
3	and stalking into health professional training
4	schools, including medical, dental, nursing
5	school, social work, and mental health cur-
6	riculum.
7	"(E) The integration of domestic violence,
8	dating violence, sexual assault, and stalking into
9	health care accreditation and professional licens-
10	ing examinations, such as medical, dental, social
11	work, and nursing boards.
12	"(c) Allocation of Funds.—Funds appropriated
13	under this section shall be distributed equally between State
14	and local programs.
15	"(d) Authorization of Appropriations.—There is
16	authorized to be appropriated to award grants under this
17	section, \$5,000,000 for each of fiscal years 2007 through
18	2011.".
19	SEC. 505. RESEARCH ON EFFECTIVE INTERVENTIONS IN
20	THE HEALTHCARE SETTING.
21	Subtitle B of the Violence Against Women Act of 1994
22	(Public Law 103-322; 108 Stat. 1902 et seq.), as amended
23	by the Violence Against Women Act of 2000 (114 Stat. 1491
24	et seq.), and as amended by this Act, is further amended
25	by adding at the end the following:

1	"CHAPTER 11—RESEARCH ON EFFECTIVE
2	INTERVENTIONS TO ADDRESS VIO-
3	LENCE AGAINST WOMEN
4	"SEC. 40297. RESEARCH ON EFFECTIVE INTERVENTIONS IN
5	THE HEALTH CARE SETTING.
6	"(a) Purpose.—The Secretary, acting through the Di-
7	rector of the Centers for Disease Control and Prevention
8	and the Director of the Agency for Healthcare Research and
9	Quality, shall award grants and contracts to fund research
10	on effective interventions in the health care setting that pre-
11	vent domestic violence, dating violence, and sexual assault
12	across the lifespan and that prevent the health effects of such
13	violence and improve the safety and health of individuals
14	who are currently being victimized.
15	"(b) USE OF FUNDS.—Research conducted with
16	amounts received under a grant or contract under this sec-
17	tion shall include the following:
18	"(1) With respect to the authority of the Centers
19	for Disease Control and Prevention—
20	"(A) research on the effects of domestic vio-
21	lence, dating violence, sexual assault, and child-
22	hood exposure to domestic, dating, or sexual vio-
23	lence, on health behaviors, health conditions, and
24	the health status of individuals, families, and
25	populations;

1	"(B) research and testing of best messages
2	and strategies to mobilize public and health care
3	provider action concerning the prevention of do-
4	mestic, dating, or sexual violence; and
5	"(C) measure the comparative effectiveness
6	and outcomes of efforts under this Act to reduce
7	violence and increase women's safety.
8	"(2) With respect to the authority of the Agency
9	for Healthcare Research and Quality—
10	"(A) research on the impact on the health
11	care system, health care utilization, health care
12	costs, and health status of domestic violence, dat-
13	ing violence, and childhood exposure to domestic
14	and dating violence, sexual violence and stalking
15	and childhood exposure; and
16	"(B) research on effective interventions
17	within primary care and emergency health care
18	settings and with health care settings that in-
19	clude clinical partnerships within community
20	domestic violence providers for adults and chil-
21	dren exposed to domestic or dating violence.
22	"(c) USE OF DATA.—Research funded under this sec-
23	tion shall be utilized by eligible entities under section 3990
24	of the Public Health Service Act.

1	"(d) Authorization of Appropriations.—There is
2	authorized to be appropriated to carry out this section,
3	\$5,000,000 for each of fiscal years 2007 through 2011.".
4	TITLE VI—HOUSING OPPORTUNI-
5	TIES AND SAFETY FOR BAT-
6	TERED WOMEN AND CHIL-
7	DREN
8	SEC. 601. ADDRESSING THE HOUSING NEEDS OF VICTIMS
9	OF DOMESTIC VIOLENCE, DATING VIOLENCE,
10	SEXUAL ASSAULT, AND STALKING.
11	The Violence Against Women Act of 1994 (42 U.S.C.
12	13701 et seq.) is amended by adding at the end the fol-
13	lowing:
14	"Subtitle N-Addressing the Hous-
15	ing Needs of Victims of Domestic
16	Violence, Dating Violence, Sex-
17	ual Assault, and Stalking
18	"SEC. 41401. FINDINGS.
19	"Congress finds that:
20	"(1) There is a strong link between domestic vio-
21	lence and homelessness. Among cities surveyed, 44
22	percent identified domestic violence as a primary
23	cause of homelessness.
24	"(2) Ninety-two percent of homeless women have
25	experienced severe physical or sexual abuse at some

- point in their lives. Of all homeless women and children, 60 percent had been abused by age 12, and 63 percent have been victims of intimate partner violence as adults.
 - "(3) Women and families across the country are being discriminated against, denied access to, and even evicted from public and subsidized housing because of their status as victims of domestic violence.
 - "(4) A recent survey of legal service providers around the country found that these providers have responded to almost 150 documented eviction cases in the last year alone where the tenant was evicted because of the domestic violence crimes committed against her. In addition, nearly 100 clients were denied housing because of their status as victims of domestic violence.
 - "(5) Women who leave their abusers frequently lack adequate emergency shelter options. The lack of adequate emergency options for victims presents a serious threat to their safety and the safety of their children. Requests for emergency shelter by homeless women with children increased by 78 percent of United States cities surveyed in 2004. In the same year, 32 percent of the requests for shelter by homeless

- families went unmet due to the lack of available emer gency shelter beds.
 - "(6) The average stay at an emergency shelter is 60 days, while the average length of time it takes a homeless family to secure housing is 6 to 10 months.
 - "(7) Victims of domestic violence often return to abusive partners because they cannot find long-term housing.
 - "(8) There are not enough Federal housing rent vouchers available to accommodate the number of people in need of long-term housing. Some people remain on the waiting list for Federal housing rent vouchers for years, while some lists are closed.
 - "(9) Transitional housing resources and services provide an essential continuum between emergency shelter provision and independent living. A majority of women in transitional housing programs stated that had these programs not existed, they would have likely gone back to abusive partners.
 - "(10) Because abusers frequently manipulate finances in an effort to control their partners, victims often lack steady income, credit history, landlord references, and a current address, all of which are necessary to obtain long-term permanent housing.

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1 "(11) Victims of domestic violence in rural areas 2 face additional barriers, challenges, and unique cir-3 cumstances, such as geographical isolation, poverty, 4 lack of public transportation systems, shortages of 5 health care providers, under-insurance or lack of 6 health insurance, difficulty ensuring confidentiality 7 in small communities, and decreased access to many 8 resources (such as advanced education, job opportuni-9 ties, and adequate childcare).

> "(12) Congress and the Secretary of Housing and Urban Development have recognized in recent years that families experiencing domestic violence have unique needs that should be addressed by those administering the Federal housing programs.

15 "SEC. 41402. PURPOSE.

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- 16 "The purpose of this subtitle is to reduce domestic vio-17 lence, dating violence, sexual assault, and stalking, and to 18 prevent homelessness by—
- "(1) protecting the safety of victims of domestic violence, dating violence, sexual assault, and stalking who reside in homeless shelters, public housing, assisted housing, tribally designated housing, or other emergency, transitional, permanent, or affordable housing, and ensuring that such victims have mean-

1	ingful access to the criminal justice system without
2	jeopardizing such housing;
3	"(2) creating long-term housing solutions that
4	develop communities and provide sustainable living
5	solutions for victims of domestic violence, dating vio-
6	lence, sexual assault, and stalking;
7	"(3) building collaborations among victim serv-
8	ice providers, homeless service providers, housing pro-
9	viders, and housing agencies to provide appropriate
10	services, interventions, and training to address the
11	housing needs of victims of domestic violence, dating
12	violence, sexual assault, and stalking; and
13	"(4) enabling public and assisted housing agen-
14	cies, tribally designated housing entities, private
15	landlords, property management companies, and
16	other housing providers and agencies to respond ap-
17	propriately to domestic violence, dating violence, sex-
18	ual assault, and stalking, while maintaining a safe
19	environment for all housing residents.
20	"SEC. 41403. DEFINITIONS.
21	"For purposes of this subtitle—
22	"(1) the term 'assisted housing' means housing
23	assisted—
24	"(A) under sections 213, 220, 221(d)(3),
25	221(d)(4), 223(e), 231, or 236 of the National

1	Housing Act (12 U.S.C. 1715 $l(d)(3)$, $(d)(4)$, or
2	1715z-1);
3	"(B) under section 101 of the Housing and
4	Urban Development Act of 1965 (12 U.S.C.
5	1701s);
6	"(C) under section 202 of the Housing Act
7	of 1959 (12 U.S.C. 1701q);
8	"(D) under section 811 of the Cranston-
9	Gonzales National Affordable Housing Act (42
10	$U.S.C.\ 8013);$
11	"(E) under title II of the Cranston-Gonzales
12	National Affordable Housing Act (42 U.S.C.
13	12701 et seq.);
14	"(F) under subtitle D of title VIII of the
15	Cranston-Gonzalez National Affordable Housing
16	Act (42 U.S.C. 12901 et seq.);
17	"(G) under title I of the Housing and Com-
18	munity Development Act of 1974 (42 U.S.C.
19	5301 et seq.); or
20	"(H) under section 8 of the United States
21	Housing Act of 1937 (42 U.S.C. 1437f);
22	"(2) the term 'continuum of care' means a com-
23	munity plan developed to organize and deliver hous-
24	ing and services to meet the specific needs of people

1	who are homeless as they move to stable housing and
2	achieve maximum self-sufficiency;
3	"(3) the term low-income housing assistance
4	voucher' means housing assistance described in section
5	8 of the United States Housing Act of 1937 (42
6	U.S.C. 1437f);
7	"(4) the term 'public housing' means housing de-
8	scribed in section 3(b)(1) of the United States Hous-
9	ing Act of 1937 (42 U.S.C. 1437a(b)(1));
10	"(5) the term 'public housing agency' means an
11	agency described in section $3(b)(6)$ of the United
12	States Housing Act of 1937 (42 U.S.C. 1437a(b)(6));
13	"(6) the terms 'homeless', 'homeless individual',
14	and 'homeless person'—
15	"(A) mean an individual who lacks a fixed,
16	regular, and adequate nighttime residence; and
17	"(B) includes—
18	"(i) an individual who—
19	"(I) is sharing the housing of
20	other persons due to loss of housing,
21	economic hardship, or a similar rea-
22	son;
23	"(II) is living in a motel, hotel,
24	trailer park, or campground due to the

1	lack of alternative adequate accom-
2	modations;
3	"(III) is living in an emergency
4	$or\ transitional\ shelter;$
5	"(IV) is abandoned in a hospital;
6	or
7	"(V) is awaiting foster care place-
8	ment;
9	"(ii) an individual who has a primary
10	nighttime residence that is a public or pri-
11	vate place not designed for or ordinarily
12	used as a regular sleeping accommodation
13	for human beings; or
14	"(iii) migratory children (as defined
15	in section 1309 of the Elementary and Sec-
16	ondary Education Act of 1965; 20 U.S.C.
17	6399) who qualify as homeless under this
18	section because the children are living in
19	circumstances described in this paragraph;
20	"(7) the term 'homeless service provider' means
21	a nonprofit, nongovernmental homeless service pro-
22	vider, such as a homeless shelter, a homeless service or
23	advocacy program, a tribal organization serving
24	homeless individuals, or coalition or other nonprofit,
25	nongovernmental organization carrying out a com-

1	munity-based homeless or housing program that has
2	a documented history of effective work concerning
3	homelessness;
4	"(8) the term 'tribally designated housing' means
5	housing assistance described in the Native American
6	Housing Assistance and Self-Determination Act of
7	1996 (25 U.S.C. 4101 et seq.); and
8	"(9) the term 'tribally designated housing entity'
9	means a housing entity described in the Native Amer-
10	ican Housing Assistance and Self-Determination Act
11	of 1996 (25 U.S.C. 4103(21));
12	"SEC. 41404. COLLABORATIVE GRANTS TO INCREASE THE
12	I ONG TEDM STADII ITV OF VICTIMS
13	LONG-TERM STABILITY OF VICTIMS.
13	"(a) Grants Authorized.—
14	"(a) Grants Authorized.—
14 15	"(a) Grants Authorized.— "(1) In general.—The Secretary of Health and
14 15 16	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration
14 15 16 17	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the
14 15 16 17	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the Secretary of Housing and Urban Development, shall
114 115 116 117 118	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the Secretary of Housing and Urban Development, shall award grants, contracts, or cooperative agreements for
14 15 16 17 18 19 20	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the Secretary of Housing and Urban Development, shall award grants, contracts, or cooperative agreements for a period of not less than 2 years to eligible entities
14 15 16 17 18 19 20 21	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the Secretary of Housing and Urban Development, shall award grants, contracts, or cooperative agreements for a period of not less than 2 years to eligible entities to develop long-term sustainability and self-suffi-
14 15 16 17 18 19 20 21	"(a) Grants Authorized.— "(1) In General.—The Secretary of Health and Human Services, acting through the Administration of Children and Families, in partnership with the Secretary of Housing and Urban Development, shall award grants, contracts, or cooperative agreements for a period of not less than 2 years to eligible entities to develop long-term sustainability and self-sufficiency options for adult and youth victims of domes-

1	"(2) Amount.—The Secretary of Health and
2	Human Services shall award funds in amounts—
3	"(A) not less than \$25,000 per year; and
4	"(B) not more than \$1,000,000 per year.
5	"(b) Eligible Entities.—To be eligible to receive
6	funds under this section, an entity shall demonstrate that
7	it is a coalition or partnership, applying jointly, that—
8	"(1) shall include a domestic violence victim
9	service provider;
10	"(2) shall include—
11	"(A) a homeless service provider;
12	"(B) a nonprofit, nongovernmental commu-
13	nity housing development organization or a De-
14	partment of Agriculture rural housing service
15	program; or
16	"(C) in the absence of a homeless service
17	provider on tribal lands or nonprofit, nongovern-
18	mental community housing development organi-
19	zation on tribal lands, a tribally designated
20	housing entity or tribal housing consortium;
21	"(3) may include a dating violence, sexual as-
22	sault, or stalking victim service provider;
23	"(4) may include housing developers, housing
24	corporations, State housing finance agencies, other

1	housing agencies, and associations representing land-
2	lords;
3	"(5) may include a public housing agency or
4	tribally designated housing entity;
5	"(6) may include tenant organizations in public
6	or tribally designated housing, as well as nonprofit,
7	$nongovernmental\ tenant\ organizations;$
8	"(7) may include other nonprofit, nongovern-
9	mental organizations participating in the Depart-
10	ment of Housing and Urban Development's Con-
11	tinuum of Care process;
12	"(8) may include a State, tribal, territorial, or
13	local government or government agency; and
14	"(9) may include any other agencies or non-
15	profit, nongovernmental organizations with the ca-
16	pacity to provide effective help to adult and youth
17	victims of domestic violence, dating violence, sexual
18	assault, or stalking.
19	"(c) Application.—Each eligible entity seeking funds
20	under this section shall submit an application to the Sec-
21	retary of Health and Human Services at such time, in such
22	manner, and containing such information as the Secretary
23	of Health and Human Services may require.
24	"(d) Use of Funds.—

1	"(1) In general.—Funds awarded to eligible
2	entities under subsection (a) shall be used to design
3	or replicate and implement new activities, services,
4	and programs to increase the stability and self-suffi-
5	ciency of, and create partnerships to develop long-
6	term housing options for adult and youth victims of
7	domestic violence, dating violence, sexual assault, or
8	stalking, and their dependents, who are currently
9	homeless or at risk of becoming homeless.
10	"(2) Activities, services, programs.—Such
11	activities, services, or programs described in para-
12	graph (1) shall develop sustainable long-term living
13	solutions in the community by—
14	"(A) coordinating efforts and resources
15	among the various groups and organizations
16	comprised in the entity to access existing private
17	and public funding;
18	"(B) assisting with the placement of indi-
19	viduals and families in long-term housing; and
20	"(C) providing services to help individuals
21	or families find and maintain long-term hous-
22	ing, including financial assistance and support
23	services;
24	"(3) may develop partnerships with individuals,
25	organizations, corporations, or other entities that pro-

1	vide capital costs for the purchase, preconstruction,
2	construction, renovation, repair, or conversion of af-
3	fordable housing units;
4	"(4) may use funds for the administrative ex-
5	penses related to the continuing operation, upkeep,
6	maintenance, and use of housing described in para-
7	graph (3); and
8	"(5) may provide to the community information
9	about housing and housing programs, and the process
10	to locate and obtain long-term housing.
11	"(e) Limitation.—Funds provided under paragraph
12	(a) shall not be used for construction, modernization or ren-
13	ovation.
14	"(f) Underserved Populations and Priorities.—
15	In awarding grants under this section, the Secretary of
16	Health and Human Services shall—
17	"(1) give priority to linguistically and culturally
18	specific services;
19	"(2) give priority to applications from entities
20	that include a sexual assault service provider as de-
21	scribed in subsection (b)(3); and
22	"(3) award a minimum of 15 percent of the
23	funds appropriated under this section in any fiscal
24	year to tribal organizations.
25	"(g) Definitions.—For purposes of this section:

1	"(1) Affordable Housing.—The term 'afford-
2	able housing' means housing that complies with the
3	conditions set forth in section 215 of the Cranston-
4	Gonzalez National Affordable Housing Act (42 U.S.C.
5	12745).
6	"(2) Long-term Housing.—The term long-term
7	housing' means housing that is sustainable, accessible,
8	affordable, and safe for the foreseeable future and is—
9	"(A) rented or owned by the individual;
10	"(B) subsidized by a voucher or other pro-
11	gram which is not time-limited and is available
12	for as long as the individual meets the eligibility
13	requirements for the voucher or program; or
14	"(C) provided directly by a program, agen-
15	cy, or organization and is not time-limited and
16	is available for as long as the individual meets
17	the eligibility requirements for the program,
18	agency, or organization.
19	"(h) Evaluation, Monitoring, Administration,
20	AND TECHNICAL ASSISTANCE.—For purposes of this
21	section—
22	"(1) up to 5 percent of the funds appropriated
23	under subsection (i) for each fiscal year may be used
24	by the Secretary of Health and Human Services for

1	evaluation, monitoring, and administration costs
2	under this section; and
3	"(2) up to 8 percent of the funds appropriated
4	under subsection (i) for each fiscal year may be used
5	to provide technical assistance to grantees under this
6	section.
7	$\lq\lq(i)$ Authorization of Appropriations.—There are
8	authorized to be appropriated \$10,000,000 for each of fiscal
9	years 2007 through 2011 to carry out the provisions of this
10	section.
11	"SEC. 41405. GRANTS TO COMBAT VIOLENCE AGAINST
12	WOMEN IN PUBLIC AND ASSISTED HOUSING.
13	"(a) Purpose.—It is the purpose of this section to as-
14	sist eligible grantees in responding appropriately to domes-
15	tic violence, dating violence, sexual assault, and stalking
16	so that the status of being a victim of such a crime is not
17	a reason for the denial or loss of housing. Such assistance
18	shall be accomplished through—
19	"(1) education and training of eligible entities;
20	"(2) development and implementation of appro-
21	priate housing policies and practices;
22	"(3) enhancement of collaboration with victim
23	service providers and tenant organizations; and
24	"(4) reduction of the number of victims of such
25	crimes who are evicted or denied housing because of

1	crimes and lease violations committed or directly
2	caused by the perpetrators of such crimes.
3	"(b) Grants Authorized.—
4	"(1) In general.—The Attorney General, acting
5	through the Director of the Violence Against Women
6	Office of the Department of Justice ('Director'), and
7	in consultation with the Secretary of Housing and
8	Urban Development ('Secretary'), and the Secretary
9	of Health and Human Services, acting through the
10	Administration for Children, Youth and Families
11	('ACYF'), shall award grants and contracts for not
12	less than 2 years to eligible grantees to promote the
13	full and equal access to and use of housing by adult
14	and youth victims of domestic violence, dating vio-
15	lence, sexual assault, and stalking.
16	"(2) Amounts.—Not less than 15 percent of the
17	funds appropriated to carry out this section shall be
18	available for grants to tribally designated housing en-
19	tities.
20	"(3) AWARD BASIS.—The Attorney General shall
21	award grants and contracts under this section on a
22	$competitive\ basis.$
23	"(4) Limitation.—Appropriated funds may
24	only be used for the purposes described in subsection

(f).

1	"(c) Eligible Grantees.—
2	"(1) In general.—Eligible grantees are—
3	"(A) public housing agencies;
4	"(B) principally managed public housing
5	resident management corporations, as deter-
6	mined by the Secretary;
7	"(C) public housing projects owned by pub-
8	lic housing agencies;
9	"(D) tribally designated housing entities;
10	and
11	"(E) private, for-profit, and nonprofit own-
12	ers or managers of assisted housing.
13	"(2) Submission required for all grant-
14	EES.—To receive assistance under this section, an eli-
15	gible grantee shall certify that—
16	"(A) its policies and practices do not pro-
17	hibit or limit a resident's right to summon police
18	or other emergency assistance in response to do-
19	mestic violence, dating violence, sexual assault,
20	$or\ stalking;$
21	"(B) programs and services are developed
22	that give a preference in admission to adult and
23	youth victims of such violence, consistent with
24	local housing needs, and applicable law and the
25	Secretary's instructions;

1	"(C) it does not discriminate against any
2	person—
3	"(i) because that person is or is per-
4	ceived to be, or has a family or household
5	member who is or is perceived to be, a vic-
6	tim of such violence; or
7	"(ii) because of the actions or threat-
8	ened actions of the individual who the vic-
9	tim, as certified in subsection (e), states has
10	committed or threatened to commit acts of
11	such violence against the victim, or against
12	the victim's family or household member;
13	"(D) plans are developed that establish
14	meaningful consultation and coordination with
15	local victim service providers, tenant organiza-
16	tions, linguistically and culturally specific serv-
17	ice providers, State domestic violence and sexual
18	assault coalitions, and, where they exist, tribal
19	domestic violence and sexual assault coalitions;
20	and
21	"(E) its policies and practices will be in
22	compliance with those described in this para-
23	graph within the later of 1 year or a period se-
24	lected by the Attorney General in consultation
25	with the Secretary and ACYF.

1 "(d) APPLICATION.—Each eligible entity seeking a grant under this section shall submit an application to the Attorney General at such a time, in such a manner, and containing such information as the Attorney General may 5 require. 6 "(e) CERTIFICATION.— 7 "(1) In GENERAL.—A public housing agency. 8 tribally designated housing entity, or assisted housing 9 provider receiving funds under this section may re-10 quest that an individual claiming relief under this 11 section certify that the individual is a victim of do-12 mestic violence, dating violence, sexual assault, or 13 stalking. The individual shall provide a copy of such 14 certification to the public housing agency, tribally 15 designated housing entity, or assisted housing pro-16 vider within a reasonable period of time after the 17 agency or authority requests such certification. 18 "(2) Contents.—An individual may satisfy the 19 certification requirement of paragraph (1) by— 20 "(A) providing the public housing agency, 21 tribally designated housing entity, or assisted 22 housing provider with documentation, signed by 23 an employee, agent, or volunteer of a victim

service provider, an attorney, a member of the

clergy, a medical professional, or any other pro-

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1	fessional from whom the victim has sought assist-
2	ance in addressing domestic violence, dating vio-
3	lence, sexual assault, or stalking, or the effects of
4	abuse; or

- "(B) producing a Federal, State, tribal, territorial, or local police or court record.
- "(3) LIMITATION.—Nothing in this subsection shall be construed to require any housing agency, assisted housing provider, tribally designated housing entity, owner, or manager to demand that an individual produce official documentation or physical proof of the individual's status as a victim of domestic violence, dating violence, sexual assault, or stalking, in order to receive any of the benefits provided in this section. A housing agency, assisted housing provider, tribally designated housing entity, owner, or manager may provide benefits to an individual based solely on the individual's statement or other corroborating evidence.

"(4) Confidentiality.—

"(A) In General.—All information provided to any housing agency, assisted housing provider, tribally designated housing entity, owner, or manager pursuant to paragraph (1), including the fact that an individual is a victim

1	of domestic violence, dating violence, sexual as-
2	sault, or stalking, shall be retained in confidence
3	by such agency, and shall neither be entered into
4	any shared database, nor provided to any related
5	housing agency, assisted housing provider, trib-
6	ally designated housing entity, owner, or man-
7	ager, except to the extent that disclosure is—
8	"(i) requested or consented to by the
9	individual in writing; or
10	"(ii) otherwise required by applicable
11	law.
12	"(B) Notification.—Public housing agen-
13	cies must provide notice to tenants of their rights
14	under this section, including their right to con-
15	fidentiality and the limits thereof, and to owners
16	and managers of their rights and obligations
17	under this section.
18	"(f) USE OF FUNDS.—Grants and contracts awarded
19	pursuant to subsection (a) shall provide to eligible entities
20	personnel, training, and technical assistance to develop and
21	implement policies, practices, and procedures, making
22	physical improvements or changes, and developing or en-
23	hancing collaborations for the purposes of—
24	"(1) enabling victims of domestic violence, dat-
25	ing violence, sexual assault, and stalking with other-

- wise disqualifying rental, credit, or criminal histories
 to be eligible to obtain housing or housing assistance,
 if such victims would otherwise qualify for housing or
 housing assistance and can provide documented evidence that demonstrates the causal connection between
 such violence or abuse and the victims' negative histories;
 - "(2) permitting applicants for housing or housing assistance to provide incomplete rental and employment histories, otherwise required as a condition of admission or assistance, if the victim believes that providing such rental and employment history would endanger the victim's or the victim children's safety;
 - "(3) protecting victims' confidentiality, including protection of victims' personally identifying information, address, or rental history;
 - "(4) assisting victims who need to leave a public housing, tribally designated housing, or assisted housing unit quickly to protect their safety, including those who are seeking transfer to a new public housing unit, tribally designated housing unit, or assisted housing unit, whether in the same or a different neighborhood or jurisdiction;
 - "(5) enabling the public housing agency, tribally designated housing entity, or assisted housing pro-

1	vider, or the victim, to remove, consistent with appli-
2	cable State law, the perpetrator of domestic violence,
3	dating violence, sexual assault, or stalking without
4	evicting, removing, or otherwise penalizing the victim;
5	"(6) enabling the public housing agency, tribally
6	designated housing entity, or assisted housing pro-
7	vider, when notified, to honor court orders addressing
8	rights of access to or control of the property, includ-
9	ing civil protection orders issued to protect the victim
10	and issued to address the distribution or possession of
11	property among the household members in cases where
12	a family breaks up;
13	"(7) developing and implementing more effective
14	security policies, protocols, and services;
15	"(8) allotting not more than 15 percent of funds
16	awarded under the grant to make modest physical
17	improvements to enhance safety;
18	"(9) training personnel to more effectively iden-
19	tify and respond to victims of domestic violence, dat-
20	ing violence, sexual assault, and stalking; and
21	"(10) effectively providing notice to applicants
22	and residents of the above housing policies, practices,
23	and procedures.
24	"(g) AUTHORIZATION OF APPROPRIATIONS.—There
25	are authorized to be appropriated \$10,000,000 for each of

1	fiscal years 2007 through 2011 to carry out the provisions
2	of this section.
3	"(h) Technical Assistance.—Up to 12 percent of
4	the amount appropriated under subsection (g) for each fis-
5	cal year shall be used by the Attorney General for technical
6	assistance costs under this section.".
7	SEC. 602. TRANSITIONAL HOUSING ASSISTANCE GRANTS
8	FOR VICTIMS OF DOMESTIC VIOLENCE, DAT-
9	ING VIOLENCE, SEXUAL ASSAULT, OR STALK-
10	ING.
11	(a) In General.—Section 40299 of the Violence
12	Against Women Act of 1994 (42 U.S.C. 13975) is
13	amended—
14	(1) in subsection (a)—
15	(A) by inserting "the Department of Hous-
16	ing and Urban Development, and the Depart-
17	ment of Health and Human Services," after
18	"Department of Justice,";
19	(B) by inserting ", including domestic vio-
20	lence and sexual assault victim service providers,
21	domestic violence and sexual assault coalitions,
22	other nonprofit, nongovernmental organizations,
23	or community-based and culturally specific orga-
24	nizations, that have a documented history of ef-
25	fective work concerning domestic violence, dating

1	violence, sexual assault, or stalking" after "other
2	organizations"; and
3	(C) in paragraph (1), by inserting ", dat-
4	ing violence, sexual assault, or stalking" after
5	"domestic violence";
6	(2) in subsection (b)—
7	(A) by redesignating paragraphs (1) and
8	(2) as paragraphs (2) and (3), respectively;
9	(B) in paragraph (3), as redesignated, by
10	inserting ", dating violence, sexual assault, or
11	stalking" after "violence";
12	(C) by inserting before paragraph (2), as
13	redesignated, the following:
14	"(1) transitional housing, including funding for
15	the operating expenses of newly developed or existing
16	transitional housing."; and
17	(D) in paragraph $(3)(B)$ as redesignated,
18	by inserting "Participation in the support serv-
19	ices shall be voluntary. Receipt of the benefits of
20	the housing assistance described in paragraph
21	(2) shall not be conditioned upon the participa-
22	tion of the youth, adults, or their dependents in
23	any or all of the support services offered them."
24	after "assistance.";

1	(3) in paragraph (1) of subsection (c), by strik-
2	ing "18 months" and inserting "24 months";
3	(4) in subsection $(d)(2)$ —
4	(A) by striking "and" at the end of sub-
5	paragraph (A);
6	(B) by redesignating subparagraph (B) as
7	subparagraph (C); and
8	(C) by inserting after subparagraph (A) the
9	following:
10	"(B) provide assurances that any sup-
11	portive services offered to participants in pro-
12	grams developed under subsection (b)(3) are vol-
13	untary and that refusal to receive such services
14	shall not be grounds for termination from the
15	program or eviction from the victim's housing;
16	and";
17	(5) in subsection $(e)(2)$ —
18	(A) in subparagraph (A), by inserting
19	"purpose and" before "amount";
20	(B) in clause (ii) of subparagraph (C), by
21	striking "and";
22	(C) in subparagraph (D), by striking the
23	period and inserting "; and"; and
24	(D) by adding at the end the following new
25	subparagraph:

1	"(E) the client population served and the
2	number of individuals requesting services that
3	the transitional housing program is unable to
4	serve as a result of a lack of resources."; and
5	(6) in subsection (g)—
6	(A) in paragraph (1), by striking
7	"\$30,000,000" and inserting "\$40,000,000";
8	(B) in paragraph (1), by striking "2004"
9	and inserting "2007";
10	(C) in paragraph (1), by striking "2008"
11	and inserting "2011";
12	(D) in paragraph (2), by striking "not
13	more than 3 percent" and inserting "up to 5
14	percent";
15	(E) in paragraph (2), by inserting "evalua-
16	tion, monitoring, technical assistance," before
17	"salaries"; and
18	(F) in paragraph (3), by adding at the end
19	the following new subparagraphs:
20	"(C) Underserved populations.—
21	"(i) A minimum of 7 percent of the
22	total amount appropriated in any fiscal
23	year shall be allocated to tribal organiza-
24	tions serving adult and youth victims of do-

1	mestic violence, dating violence, sexual as-
2	sault, or stalking, and their dependents.
3	"(ii) Priority shall be given to projects
4	developed under subsection (b) that pri-
5	marily serve underserved populations.".
6	SEC. 603. PUBLIC HOUSING AUTHORITY PLANS REPORTING
7	REQUIREMENT.
8	Section 5A of the United States Housing Act of 1937
9	(42 U.S.C. 1437c–1) is amended—
10	(1) in subsection (a)—
11	(A) in paragraph (1), by striking "para-
12	graph (2)" and inserting "paragraph (3)";
13	(B) by redesignating paragraph (2) as
14	paragraph (3); and
15	(C) by inserting after paragraph (1) the fol-
16	lowing:
17	"(2) Statement of Goals.—The 5-year plan
18	shall include a statement by any public housing agen-
19	cy of the goals, objectives, policies, or programs that
20	will enable the housing authority to serve the needs of
21	child and adult victims of domestic violence, dating
22	violence, sexual assault, or stalking.";
23	(2) in subsection (d), by redesignating para-
24	graphs (13), (14), (15), (16), (17), and (18), as para-

1	graphs (14), (15), (16), (17), (18), and (19), respec-
2	tively; and
3	(3) by inserting after paragraph (12) the fol-
4	lowing:
5	"(13) Domestic violence, dating violence,
6	SEXUAL ASSAULT, OR STALKING PROGRAMS.—A de-
7	scription of—
8	"(A) any activities, services, or programs
9	provided or offered by an agency, either directly
10	or in partnership with other service providers, to
11	child or adult victims of domestic violence, dat-
12	ing violence, sexual assault, or stalking;
13	"(B) any activities, services, or programs
14	provided or offered by a public housing agency
15	that helps child and adult victims of domestic vi-
16	olence, dating violence, sexual assault, or stalk-
17	ing, to obtain or maintain housing; and
18	"(C) any activities, services, or programs
19	provided or offered by a public housing agency
20	to prevent domestic violence, dating violence, sex-
21	ual assault, and stalking, or to enhance victim
22	safety in assisted families.".
23	SEC. 604. HOUSING STRATEGIES.
24	Section 105(b)(1) of the Cranston-Gonzalez National
25	Affordable Housing Act (42 U.S.C. 12705(b)(1)) is amended

1	by inserting after "immunodeficiency syndrome," the fol-
2	lowing: "victims of domestic violence, dating violence, sex-
3	ual assault, and stalking".
4	SEC. 605. AMENDMENT TO THE MCKINNEY-VENTO HOME-
5	LESS ASSISTANCE ACT.
6	Section 423 of the Stewart B. McKinney Homeless As-
7	sistance Act (42 U.S.C. 11383) is amended—
8	(1) by adding at the end of subsection (a) the fol-
9	lowing:
10	"(8) Confidentiality.—
11	"(A) Victim service providers.—In the
12	course of awarding grants or implementing pro-
13	grams under this subsection, the Secretary shall
14	instruct any victim service provider that is a re-
15	cipient or subgrantee not to disclose for purposes
16	of a Homeless Management Information System
17	personally identifying information about any
18	client. The Secretary may, after public notice
19	and comment, require or ask such recipients and
20	subgrantees to disclose for purposes of a Home-
21	less Management Information System non-per-
22	sonally identifying data that has been de-identi-
23	fied, encrypted, or otherwise encoded. Nothing in
24	this section shall be construed to supersede any

provision of any Federal, State, or local law that

1	provides greater protection than this paragraph
2	for victims of domestic violence, dating violence,
3	sexual assault, or stalking.
4	"(B) DEFINITIONS
5	"(i) Personally identifying infor-
6	MATION OR PERSONAL INFORMATION.—The
7	term 'personally identifying information' or
8	'personal information' means individually
9	identifying information for or about an in-
10	dividual including information likely to
11	disclose the location of a victim of domestic
12	violence, dating violence, sexual assault, or
13	stalking, including—
14	"(I) a first and last name;
15	"(II) a home or other physical ad-
16	dress;
17	"(III) contact information (in-
18	cluding a postal, e-mail or Internet
19	protocol address, or telephone or fac-
20	$simile\ number);$
21	"(IV) a social security number;
22	and
23	"(V) any other information, in-
24	cluding date of birth, racial or ethnic
25	background, or religious affiliation,

1	that, in combination with any other
2	non-personally identifying information
3	would serve to identify any individual.
4	"(ii) Victim service provider.—The
5	term 'victim service provider' or 'victim
6	service providers' means a nonprofit, non-
7	governmental organization including rape
8	crisis centers, battered women's shelters, do-
9	mestic violence transitional housing pro-
10	grams, and other programs whose primary
11	mission is to provide services to victims of
12	domestic violence, dating violence, sexual
13	assault, or stalking.".
14	SEC. 606. AMENDMENTS TO THE LOW-INCOME HOUSING AS-
15	SISTANCE VOUCHER PROGRAM.
16	Section 8 of the United States Housing Act of 1937
17	(42 U.S.C. 1437f) is amended—
18	(1) in subsection (c), by adding at the end the
19	following new paragraph:
20	"(9)(A) That an applicant or participant is or
21	has been a victim of domestic violence, dating vio-
22	lence, or stalking is not an appropriate basis for de-
23	nial of program assistance or for denial of admission,
24	if the applicant otherwise qualifies for assistance or
25	admission.

"(B) An incident or incidents of actual or threatened domestic violence, dating violence, or stalking will not be construed as a serious or repeated violation of the lease by the victim or threatened victim of that violence and shall not be good cause for terminating the assistance, tenancy, or occupancy rights of the victim of such violence.

"(C)(i) Criminal activity directly relating to domestic violence, dating violence, or stalking, engaged in by a member of a tenant's household or any guest or other person under the tenant's control shall not be cause for termination of assistance, tenancy, or occupancy rights if the tenant or an immediate member of the tenant's family is the victim or threatened victim of that domestic violence, dating violence, or stalking.

"(ii) Notwithstanding clause (i), an owner or manager may bifurcate a lease under this section, in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant.

"(iii) Nothing in clause (i) may be construed to limit the authority of a public housing agency, owner, or manager, when notified, to honor court orders addressing rights of access to or control of the property, including civil protection orders issued to protect the victim and issued to address the distribution or possession of property among the household members in cases where a family breaks up.

"(iv) Nothing in clause (i) limits any otherwise available authority of an owner or manager to evict or the public housing agency to terminate assistance to a tenant for any violation of a lease not premised on the act or acts of violence in question against the tenant or a member of the tenant's household, provided that the owner or manager does not subject an individual who is or has been a victim of domestic violence, dating violence, or stalking to a more demanding standard than other tenants in determining whether to evict or terminate.

"(v) Nothing in clause (i) may be construed to limit the authority of an owner, manager, or public housing agency to evict or terminate from assistance any tenant or lawful occupant if the owner, manager or public housing agency can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property if that tenant is not evicted or terminated from assistance.

"(vi) Nothing in this section shall be construed to supersede any provision of any Federal, State, or local law that provides greater protection than this section for victims of domestic violence, dating violence, or stalking.";

(2) in subsection (d)—

(A) in paragraph (1)(A), by inserting after "public housing agency" the following: "and that an applicant or participant is or has been a victim of domestic violence, dating violence, or stalking is not an appropriate basis for denial of program assistance or for denial of admission if the applicant otherwise qualifies for assistance or admission";

(B) in paragraph (1)(B)(ii), by inserting after "other good cause" the following: ", and that an incident or incidents of actual or threatened domestic violence, dating violence, or stalking will not be construed as a serious or repeated violation of the lease by the victim or threatened victim of that violence and will not be good cause for terminating the tenancy or occupancy rights of the victim of such violence"; and

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(C) in paragraph (1)(B)(iii), by inserting after "termination of tenancy" the following: ". except that (I) criminal activity directly relating to domestic violence, dating violence, or stalking, engaged in by a member of a tenant's household or any quest or other person under the tenant's control, shall not be cause for termination of the tenancy or occupancy rights or program assistance, if the tenant or immediate member of the tenant's family is a victim of that domestic violence, dating violence, or stalking; (II) notwithstanding subclause (I), a public housing agency may terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, or an owner or manager under this section may bifurcate a lease, in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant; (III) nothing in subclause (I) may be

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construed to limit the authority of a public housing agency, owner, or manager, when notified, to honor court orders addressing rights of access to or control of the property, including civil protection orders issued to protect the victim and issued to address the distribution or possession of property among the household members in cases where a family breaks up; (IV) nothing in subclause (I) limits any otherwise available authority of an owner or manager to evict or the public housing agency to terminate assistance to a tenant for any violation of a lease not premised on the act or acts of violence in question against the tenant or a member of the tenant's household, provided that the owner, manager, or public housing agency does not subject an individual who is or has been a victim of domestic violence, dating violence, or stalking to a more demanding standard than other tenants in determining whether to evict or terminate; (V) nothing in subclause (I) may be construed to limit the authority of an owner or manager to evict, or the public housing agency to terminate assistance, to any tenant if the owner, manager, or public housing agency can demonstrate an actual and

1	imminent threat to other tenants or those em-
2	ployed at or providing service to the property if
3	that tenant is not evicted or terminated from as-
4	sistance; and (VI) nothing in this section shall be
5	construed to supersede any provision of any Fed-
6	eral, State, or local law that provides greater
7	protection than this section for victims of domes-
8	tic violence, dating violence, or stalking.";
9	(3) in subsection (f)—
10	(A) in paragraph (6), by striking "and";
11	(B) in paragraph (7), by striking the period
12	at the end and inserting a semicolon; and
13	(C) by adding at the end the following new
14	paragraphs:
15	"(8) the term 'domestic violence' has the same
16	meaning given the term in section 40002 of the Vio-
17	lence Against Women Act of 1994;
18	"(9) the term 'dating violence' has the same
19	meaning given the term in section 40002 of the Vio-
20	lence Against Women Act of 1994; and
21	"(10) the term 'stalking' means—
22	" $(A)(i)$ to follow, pursue, or repeatedly com-
23	mit acts with the intent to kill, injure, harass,
24	or intimidate another person; and

1	"(ii) to place under surveillance with the
2	intent to kill, injure, harass, or intimidate an-
3	other person; and
4	"(B) in the course of, or as a result of, such
5	following, pursuit, surveillance, or repeatedly
6	committed acts, to place a person in reasonable
7	fear of the death of, or serious bodily injury to,
8	or to cause substantial emotional harm to—
9	"(i) that person;
10	"(ii) a member of the immediate fam-
11	ily of that person; or
12	"(iii) the spouse or intimate partner of
13	that person; and
14	"(11) the term 'immediate family member'
15	means, with respect to a person—
16	"(A) a spouse, parent, brother or sister, or
17	child of that person, or an individual to whom
18	that person stands in loco parentis; or
19	"(B) any other person living in the house-
20	hold of that person and related to that person by
21	blood and marriage.";
22	(4) in subsection (o)—
23	(A) by inserting at the end of paragraph
24	(6)(B) the following new sentence: "That an ap-
25	plicant or participant is or has been a victim of

domestic violence, dating violence, or stalking is not an appropriate basis for denial of program assistance by or for denial of admission if the applicant otherwise qualifies for assistance for admission, and that nothing in this section shall be construed to supersede any provision of any Federal, State, or local law that provides greater protection than this section for victims of domestic violence, dating violence, or stalking.";

(B) in paragraph (7)(C), by inserting after "other good cause" the following: ", and that an incident or incidents of actual or threatened domestic violence, dating violence, or stalking shall not be construed as a serious or repeated violation of the lease by the victim or threatened victim of that violence and shall not be good cause for terminating the tenancy or occupancy rights of the victim of such violence";

(C) in paragraph (7)(D), by inserting after "termination of tenancy" the following: "; except that (i) criminal activity directly relating to domestic violence, dating violence, or stalking, engaged in by a member of a tenant's household or any guest or other person under the tenant's control shall not be cause for termination of the ten-

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ancy or occupancy rights, if the tenant or immediate member of the tenant's family is a victim of that domestic violence, dating violence, or stalking; (ii) notwithstanding clause (i), a public housing agency may terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, or an owner or manager may bifurcate a lease under this section, in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant; (iii) nothing in clause (i) may be construed to limit the authority of a public housing agency, owner, or manager, when notified, to honor court orders addressing rights of access to control of the property, including civil protection orders issued to protect the victim and issued to address the distribution or possession of property among the household members in cases where a family

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breaks up; (iv) nothing in clause (i) limits any otherwise available authority of an owner or manager to evict or the public housing agency to terminate assistance to a tenant for any violation of a lease not premised on the act or acts of violence in question against the tenant or a member of the tenant's household, provided that the owner, manager, or public housing agency does not subject an individual who is or has been a victim of domestic violence, dating violence, or stalking to a more demanding standard than other tenants in determining whether to evict or terminate; (v) nothing in clause (i) may be construed to limit the authority of an owner or manager to evict, or the public housing agency to terminate, assistance to any tenant if the owner, manager, or public housing agency can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property if that tenant is not evicted or terminated from assistance; and (vi) nothing in this section shall be construed to supersede any provision of any Federal, State, or local law that provides greater protection than this section

1	for victims of domestic violence, dating violence,
2	or stalking."; and
3	(D) by adding at the end the following new
4	paragraph:
5	"(20) Prohibited basis for termination of as-
6	SISTANCE.—
7	"(A) In general.—A public housing agency
8	may not terminate assistance to a participant in the
9	voucher program on the basis of an incident or inci-
10	dents of actual or threatened domestic violence, dating
11	violence, or stalking against that participant.
12	"(B) Construal of lease provisions.—
13	Criminal activity directly relating to domestic vio-
14	lence, dating violence, or stalking shall not be consid-
15	ered a serious or repeated violation of the lease by the
16	victim or threatened victim of that criminal activity
17	justifying termination of assistance to the victim or
18	threatened victim.
19	"(C) Termination on the basis of criminal
20	ACTIVITY.—Criminal activity directly relating to do-
21	mestic violence, dating violence, or stalking shall not
22	be considered cause for termination of assistance for
23	any participant or immediate member of a partici-
24	pant's family who is a victim of the domestic vio-
25	lence, dating violence, or stalking.

"(D) Exceptions.—

"(i) Public Housing Authority Right to Terminate for Criminal acts of physical violence against family members or others."

"(ii) Compliance with court orders.—
Nothing in subparagraphs (A), (B), or (C) may
be construed to limit the authority of a public
housing agency, when notified, to honor court orders addressing rights of access to or control of
the property, including civil protection orders
issued to protect the victim and issued to address
the distribution possession of property among the
household members in cases where a family
breaks up.

"(iii) Public Housing Authority Right
To terminate voucher assistance for
Lease violations.—Nothing in subparagraphs
(A), (B), or (C) limit any otherwise available
authority of the public housing agency to terminate voucher assistance to a tenant for any violation of a lease not premised on the act or acts

of violence in question against the tenant or a member of the tenant's household, provided that the public housing agency does not subject an individual who is or has been a victim of domestic violence, dating violence, or stalking to a more demanding standard than other tenants in determining whether to terminate.

"(iv) Public Housing Authority Right To terminate voucher Assistance for imminent the public housing agency to terminate voucher assistance to a tenant if the public housing agency can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property or public housing agency if that tenant is not evicted or terminated from assistance.

"(v) PREEMPTION.—Nothing in this section shall be construed to supersede any provision of any Federal, State, or local law that provides greater protection than this section for victims of domestic violence, dating violence, or stalking."; (5) in subsection (r)(5), by inserting after "violation of a lease" the following: ", except that a fam-

ily may receive a voucher from a public housing agency and move to another jurisdiction under the tenant-based assistance program if the family has complied with all other obligations of the section 8 program and has moved out of the assisted dwelling unit in order to protect the health or safety of an individual who is or has been the victim of domestic violence, dating violence, or stalking and who reasonably believed he or she was imminently threatened by harm from further violence if he or she remained in the assisted dwelling unit"; and

(6) by adding at the end the following new subsection:

"(ee) Certification and Confidentiality.—

"(1) CERTIFICATION.—

"(A) IN GENERAL.—An owner, manager, or public housing agency responding to subsections (c)(9), (d)(1)(B)(ii), (d)(1)(B)(iii), (o)(7)(C), (o)(7)(D), (o)(20), and (r)(5) may request that an individual certify via a HUD approved certification form that the individual is a victim of domestic violence, dating violence, or stalking, and that the incident or incidents in question are bona fide incidents of such actual or threatened abuse and meet the requirements set forth

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in the aforementioned paragraphs. Such certification shall include the name of the perpetrator.

The individual shall provide such certification within 14 business days after the owner, manager, or public housing agency requests such certification.

"(B) *FAILURE* TO**PROVIDE** CERTIFI-CATION.—If the individual does not provide the certification within 14 business days after the owner, manager, public housing agency, or assisted housing provider has requested such certification in writing, nothing in this subsection insubsection (c)(9). (d)(1)(B)(ii), (d)(1)(B)(iii), (o)(7)(C), (o)(7)(D), (o)(20), or(r)(5) may be construed to limit the authority of an owner or manager to evict, or the public housing agency or assisted housing provider to terminate voucher assistance for, any tenant or lawful occupant that commits violations of a lease. The owner, manager, public housing agency, or assisted housing provider may extend the 14-day deadline at their discretion.

"(C) Contents.—An individual may satisfy the certification requirement of subparaaraph (A) by—

1	"(i) providing the requesting owner,
2	manager, or public housing agency with
3	documentation signed by an employee,
4	agent, or volunteer of a victim service pro-
5	vider, an attorney, or a medical profes-
6	sional, from whom the victim has sought as-
7	sistance in addressing domestic violence,
8	dating violence, sexual assault, or stalking,
9	or the effects of the abuse, in which the pro-
10	fessional attests under penalty of perjury
11	(28 U.S.C. 1746) to the professional's belief
12	that the incident or incidents in question
13	are bona fide incidents of abuse, and the
14	victim of domestic violence, dating violence,
15	or stalking has signed or attested to the doc-
16	$umentation;\ or$
17	"(ii) producing a Federal, State, trib-
18	al, territorial, or local police or court
19	record.
20	"(D) Limitation.—Nothing in this sub-
21	section shall be construed to require an owner,
22	manager, or public housing agency to demand
23	that an individual produce official documenta-
24	tion or physical proof of the individual's status

as a victim of domestic violence, dating violence,

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sexual assault, or stalking in order to receive any of the benefits provided in this section. At their discretion, the owner, manager, or public housing agency may provide benefits to an individual based solely on the individual's statement or other corroborating evidence.

"(E) Compliance not sufficient to con-STITUTE EVIDENCE OF UNREASONABLE ACT.— Compliance with this statute by an owner, manager, public housing agency, or assisted housing provider based on the certification specified in paragraph (1)(A) and (B) of this subsection or based solely on the victim's statement or other corroborating evidence, as permitted by paragraph (1)(C) of this subsection, shall not alone be sufficient to constitute evidence of an unreasonable act or omission by an owner, manger, public housing agency, or assisted housing provider, or employee thereof. Nothing in this subparagraph shall be construed to limit liability for failure to comply with the requirements of subsections(c)(9),(d)(1)(B)(ii),(d)(1)(B)(iii),(o)(7)(C), (o)(7)(D), (o)(20), or (r)(5).

"(F) Preemption.—Nothing in this section shall be construed to supersede any provision of

1	any Federal, State, or local law that provides
2	greater protection than this section for victims of
3	domestic violence, dating violence, or stalking.
4	"(2) Confidentiality.—
5	"(A) In general.—All information pro-
6	vided to an owner, manager, or public housing
7	agency pursuant to paragraph (1), including the
8	fact that an individual is a victim of domestic
9	violence, dating violence, or stalking, shall be re-
10	tained in confidence by an owner, manager, or
11	public housing agency, and shall neither be en-
12	tered into any shared database nor provided to
13	any related entity, except to the extent that dis-
14	closure is—
15	"(i) requested or consented to by the
16	individual in writing;
17	"(ii) required for use in an eviction
18	proceeding under subsections (c)(9),
19	(d)(1)(B(ii), (d)(1)(B)(iii), (o)(7)(C),
20	$(o)(7)(D), \ or \ (o)(20),; \ or$
21	"(iii) otherwise required by applicable
22	law.
23	"(B) Notification.—Public housing agen-
24	cies must provide notice to tenants assisted
25	under Section 8 of the United States Housing

1	Act of 1937 of their rights under this subsection
2	and subsections $(c)(9)$, $(d)(1)(B(ii)$,
3	(d)(1)(B)(iii), (o)(7)(C), (o)(7)(D), (o)(20), and
4	(r)(5), including their right to confidentiality
5	and the limits thereof, and to owners and man-
6	agers of their rights and obligations under this
7	subsection and subsections $(c)(9)$, $(d)(1)(B(ii)$,
8	(d)(1)(B)(iii), (o)(7)(C), (o)(7)(D), (o)(20), and
9	(r)(5).".
10	SEC. 607. AMENDMENTS TO THE PUBLIC HOUSING PRO-
11	GRAM.
12	Section 6 of the United States Housing Act of 1937
13	(42 U.S.C. 1437d) is amended—
14	(1) in subsection (c), by redesignating paragraph
15	(3) and (4), as paragraphs (4) and (5), respectively;
16	(2) by inserting after paragraph (2) the fol-
17	lowing:
18	"(3) the public housing agency shall not deny
19	admission to the project to any applicant on the basis
20	that the applicant is or has been a victim of domestic
21	violence, dating violence, or stalking if the applicant
22	otherwise qualifies for assistance or admission, and
23	that nothing in this section shall be construed to su-
24	persede any provision of any Federal, State, or local
25	law that provides greater protection than this section

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for victims of domestic violence, dating violence, or stalking";

(3) in subsection (1)(5), by inserting after "other good cause" the following: ", and that an incident or incidents of actual or threatened domestic violence, dating violence, or stalking will not be construed as a serious or repeated violation of the lease by the victim or threatened victim of that violence and will not be good cause for terminating the tenancy or occu-

pancy rights of the victim of such violence": 10

> (4) in subsection (l)(6), by inserting after "termination of tenancy" the following: "; except that (A) criminal activity directly relating to domestic violence, dating violence, or stalking, engaged in by a member of a tenant's household or any guest or other person under the tenant's control, shall not be cause for termination of the tenancy or occupancy rights, if the tenant or immediate member of the tenant's family is a victim of that domestic violence, dating violence, or stalking; (B) notwithstanding subparagraph (A), a public housing agency under this section may bifurcate a lease under this section, in order to evict, remove, or terminate assistance to any individual who is a tenant or lawful occupant and who engages in criminal acts of physical violence against family

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members or others, without evicting, removing, terminating assistance to, or otherwise penalizing the victim of such violence who is also a tenant or lawful occupant; (C) nothing in subparagraph (A) may be construed to limit the authority of a public housing agency, when notified, to honor court orders addressing rights of access to or control of the property, including civil protection orders issued to protect the victim and issued to address the distribution or possession of property among the household members in cases where a family breaks up; (D) nothing in subparagraph (A) limits any otherwise available authority of a public housing agency to evict a tenant for any violation of a lease not premised on the act or acts of violence in question against the tenant or a member of the tenant's household, provided that the public housing agency does not subject an individual who is or has been a victim of domestic violence, dating violence, or stalking to a more demanding standard than other tenants in determining whether to evict or terminate; (E) nothing in subparagraph (A) may be construed to limit the authority of a public housing agency to terminate the tenancy of any tenant if the public housing agency can demonstrate an actual and imminent threat to other tenants or those employed at or providing service to the property if
that tenant's tenancy is not terminated; and (F)
nothing in this section shall be construed to supersede
any provision of any Federal, State, or local law that
provides greater protection than this section for victims of domestic violence, dating violence, or stalking."; and

(5) by inserting at the end of subsection (t) the following new subsection:

"(u) Certification and Confidentiality.—

"(1) CERTIFICATION.—

"(A) IN GENERAL.—A public housing agency responding to subsection (l) (5) and (6) may request that an individual certify via a HUD approved certification form that the individual is a victim of domestic violence, dating violence, or stalking, and that the incident or incidents in question are bona fide incidents of such actual or threatened abuse and meet the requirements set forth in the aforementioned paragraphs. Such certification shall include the name of the perpetrator. The individual shall provide such certification within 14 business days after the public housing agency requests such certification.

"(B) Failure to provide certification.—If the individual does not provide the certification within 14 business days after the public housing agency has requested such certification in writing, nothing in this subsection, or in paragraph (5) or (6) of subsection (l), may be construed to limit the authority of the public housing agency to evict any tenant or lawful occupant that commits violations of a lease. The public housing agency may extend the 14-day deadline at its discretion.

"(C) Contents.—An individual may satisfy the certification requirement of subparagraph (A) by—

"(i) providing the requesting public housing agency with documentation signed by an employee, agent, or volunteer of a victim service provider, an attorney, or a medical professional, from whom the victim has sought assistance in addressing domestic violence, dating violence, or stalking, or the effects of the abuse, in which the professional attests under penalty of perjury (28 U.S.C. 1746) to the professional's belief that the incident or incidents in question are

1	bona fide incidents of abuse, and the victim
2	of domestic violence, dating violence, or
3	stalking has signed or attested to the docu-
4	$mentation;\ or$
5	"(ii) producing a Federal, State, trib-
6	al, territorial, or local police or court
7	record.
8	"(D) Limitation.—Nothing in this sub-
9	section shall be construed to require any public
10	housing agency to demand that an individual
11	produce official documentation or physical proof
12	of the individual's status as a victim of domestic
13	violence, dating violence, or stalking in order to
14	receive any of the benefits provided in this sec-
15	tion. At the public housing agency's discretion, a
16	public housing agency may provide benefits to
17	an individual based solely on the individual's
18	statement or other corroborating evidence.
19	"(E) Preemption.—Nothing in this section
20	shall be construed to supersede any provision of
21	any Federal, State, or local law that provides
22	greater protection than this section for victims of
23	domestic violence, dating violence, or stalking.
24	"(F) Compliance not sufficient to con-
25	STITUTE EVIDENCE OF UNREASONABLE ACT.—

Compliance with this statute by a public housing agency, or assisted housing provider based on the certification specified in subparagraphs (A) and (B) of this subsection or based solely on the victim's statement or other corroborating evidence, as permitted by subparagraph (D) of this subsection, shall not alone be sufficient to constitute evidence of an unreasonable act or omission by a public housing agency or employee thereof. Nothing in this subparagraph shall be construed to limit liability for failure to comply with the requirements of subsection (l)(5) and (6).

"(2) Confidentiality.—

"(A) IN GENERAL.—All information provided to any public housing agency pursuant to paragraph (1), including the fact that an individual is a victim of domestic violence, dating violence, or stalking, shall be retained in confidence by such public housing agency, and shall neither be entered into any shared database nor provided to any related entity, except to the extent that disclosure is—

"(i) requested or consented to by the individual in writing;

1	"(ii) required for use in an eviction
2	proceeding under subsections $(l)(5)$ or (6) ;
3	or
4	"(iii) otherwise required by applicable
5	law.
6	"(B) Notification.—Public housing agen-
7	cies must provide notice to tenants assisted
8	under Section 6 of the United States Housing
9	Act of 1937 of their rights under this subsection
10	and subsections (l)(5) and (6), including their
11	right to confidentiality and the limits thereof.
12	"(3) Definitions.—For purposes of this sub-
13	section, subsection $(c)(3)$, and subsection $(l)(5)$ and
14	(6)—
15	"(A) the term 'domestic violence' has the
16	same meaning given the term in section 40002
17	of the Violence Against Women Act of 1994;
18	"(B) the term 'dating violence' has the same
19	meaning given the term in
20	"(C) the term 'stalking' means—
21	" $(i)(I)$ to follow, pursue, or repeatedly
22	commit acts with the intent to kill, injure,
23	harass, or intimidate; or

1	"(II) to place under surveillance with
2	the intent to kill, injure, harass, or intimi-
3	date another person; and
4	"(ii) in the course of, or as a result of,
5	such following, pursuit, surveillance, or re-
6	peatedly committed acts, to place a person
7	in reasonable fear of the death of, or serious
8	bodily injury to, or to cause substantial
9	emotional harm to—
10	"(I) that person;
11	"(II) a member of the immediate
12	family of that person; or
13	"(III) the spouse or intimate
14	partner of that person; and
15	"(D) the term 'immediate family member'
16	means, with respect to a person—
17	"(i) a spouse, parent, brother or sister,
18	or child of that person, or an individual to
19	whom that person stands in loco parentis;
20	or
21	"(ii) any other person living in the
22	household of that person and related to that
23	person by blood and marriage.".

1	TITLE VII—PROVIDING ECO-
2	NOMIC SECURITY FOR VIC-
3	TIMS OF VIOLENCE
4	SEC. 701. GRANT FOR NATIONAL RESOURCE CENTER ON
5	WORKPLACE RESPONSES TO ASSIST VICTIMS
6	OF DOMESTIC AND SEXUAL VIOLENCE.
7	Subtitle N of the Violence Against Women Act of 1994
8	(Public Law 103–322; 108 Stat. 1902) is amended by add-
9	ing at the end the following:
10	"Subtitle O—National Resource
11	Center
12	"SEC. 41501. GRANT FOR NATIONAL RESOURCE CENTER ON
13	WORKPLACE RESPONSES TO ASSIST VICTIMS
14	OF DOMESTIC AND SEXUAL VIOLENCE.
15	"(a) AUTHORITY.—The Attorney General, acting
16	through the Director of the Office on Violence Against
17	Women, may award a grant to an eligible nonprofit non-
18	governmental entity or tribal organization, in order to pro-
19	vide for the establishment and operation of a national re-
20	source center on workplace responses to assist victims of do-
21	mestic and sexual violence. The resource center shall provide
22	information and assistance to employers and labor organi-
23	zations to aid in their efforts to develop and implement re-
24	sponses to such violence.

1	"(b) Applications.—To be eligible to receive a grant
2	under this section, an entity or organization shall submit
3	an application to the Attorney General at such time, in
4	such manner, and containing such information as the At-
5	torney General may require, including—
6	"(1) information that demonstrates that the enti-
7	ty or organization has nationally recognized expertise
8	in the area of domestic or sexual violence;
9	"(2) a plan to maximize, to the extent prac-
10	ticable, outreach to employers (including private com-
11	panies and public entities such as public institutions
12	of higher education and State and local governments)
13	and labor organizations described in subsection (a)
14	concerning developing and implementing workplace
15	responses to assist victims of domestic or sexual vio-
16	lence; and
17	"(3) a plan for developing materials and train-
18	ing for materials for employers that address the needs
19	of employees in cases of domestic violence, dating vio-
20	lence, sexual assault, and stalking impacting the
21	workplace, including the needs of underserved commu-
22	nities.
23	"(c) Use of Grant Amount.—
24	"(1) In general.—An entity or organization
25	that receives a grant under this section may use the

1	funds made available through the grant for staff sala-
2	ries, travel expenses, equipment, printing, and other
3	reasonable expenses necessary to develop, maintain,
4	and disseminate to employers and labor organizations
5	described in subsection (a), information and assist-
6	ance concerning workplace responses to assist victims
7	of domestic or sexual violence.
8	"(2) Responses.—Responses referred to in
9	paragraph (1) may include—
10	"(A) providing training to promote a better
11	understanding of workplace assistance to victims
12	of domestic or sexual violence;
13	"(B) providing conferences and other edu-
14	cational opportunities; and
15	"(C) developing protocols and model work-
16	place policies.
17	"(d) Liability.—The compliance or noncompliance of
18	any employer or labor organization with any protocol or
19	policy developed by an entity or organization under this
20	section shall not serve as a basis for liability in tort, express
21	or implied contract, or by any other means. No protocol
22	or policy developed by an entity or organization under this
23	section shall be referenced or enforced as a workplace safety
24	standard by any Federal, State, or other governmental
25	agencu

1	"(e) Authorization of Appropriations.—There is
2	authorized to be appropriated to carry out this section
3	\$1,000,000 for each of fiscal years 2007 through 2011.
4	"(f) Availability of Grant Funds.—Funds appro-
5	priated under this section shall remain available until ex-
6	pended.".
7	TITLE VIII—PROTECTION OF
8	BATTERED AND TRAFFICKED
9	<i>IMMIGRANTS</i>
10	Subtitle A—Victims of Crime
11	SEC. 801. TREATMENT OF SPOUSE AND CHILDREN OF VIC-
12	TIMS.
13	(a) Treatment of Spouse and Children of Vic-
14	TIMS OF TRAFFICKING.—Section 101(a)(15)(T) of the Im-
15	migration and Nationality Act (8 U.S.C. 1101(a)(15)(T))
16	is amended—
17	(1) in clause (i)—
18	(A) in the matter preceding subclause (I),
19	by striking "Attorney General" and inserting
20	"Secretary of Homeland Security, or in the case
21	of subclause (III)(aa) the Secretary of Homeland
22	Security and the Attorney General jointly;";
23	(B) in subclause (III)(aa)—
24	(i) by inserting "Federal, State, or
25	local" before "investigation": and

1	(ii) by striking ", or" and inserting
2	"or the investigation of crime where acts of
3	trafficking are at least one central reason
4	for the commission of that crime; or"; and
5	(C) in subclause (IV), by striking "and" at
6	$the\ end;$
7	(2) by amending clause (ii) to read as follows:
8	"(ii) if accompanying, or following to join, the
9	alien described in clause (i)—
10	"(I) in the case of an alien described in
11	clause (i) who is under 21 years of age, the
12	spouse, children, unmarried siblings under 18
13	years of age on the date on which such alien ap-
14	plied for status under such clause, and parents
15	of such alien; or
16	"(II) in the case of an alien described in
17	clause (i) who is 21 years of age or older, the
18	spouse and children of such alien; and"; and
19	(3) by inserting after clause (ii) the following:
20	"(iii) if the Secretary of Homeland Security, in
21	his or her discretion and with the consultation of the
22	Attorney General, determines that a trafficking vic-
23	tim, due to psychological or physical trauma, is un-
24	able to cooperate with a request for assistance de-

1	scribed in clause $(i)(III)(aa)$, the request is unreason-
2	able.".
3	(b) Treatment of Spouses and Children of Vic-
4	TIMS OF ABUSE.—Section 101(a)(15)(U) of the Immigra-
5	tion and Nationality Act (8 U.S.C. 1101(a)(15)(U)) is
6	amended—
7	(1) in clause (i), by striking "Attorney General"
8	and inserting "Secretary of Homeland Security"; and
9	(2) by amending clause (ii) to read as follows:
10	"(ii) if accompanying, or following to join, the
11	alien described in clause (i)—
12	"(I) in the case of an alien described in
13	clause (i) who is under 21 years of age, the
14	spouse, children, unmarried siblings under 18
15	years of age on the date on which such alien ap-
16	plied for status under such clause, and parents
17	of such alien; or
18	"(II) in the case of an alien described in
19	clause (i) who is 21 years of age or older, the
20	spouse and children of such alien; and".
21	(c) Technical Amendments.—Section 101(i) of the
22	Immigration and Nationality Act (8 U.S.C. 1101(i)) is
23	amended—

1	(1) in paragraph (1), by striking "Attorney Gen-
2	eral" and inserting "Secretary of Homeland Security,
3	the Attorney General,"; and
4	(2) in paragraph (2), by striking "Attorney Gen-
5	eral" and inserting "Secretary of Homeland Secu-
6	rity".
7	SEC. 802. PRESENCE OF VICTIMS OF A SEVERE FORM OF
8	TRAFFICKING IN PERSONS.
9	(a) In General.—Section 212(a)(9)(B)(iii) of the Im-
10	migration and Nationality Act (8 U.S.C.
11	1182(a)(9)(B)(iii)) is amended by adding at the end the
12	following:
13	"(V) Victims of a severe form of traf-
14	FICKING IN PERSONS.—Clause (i) shall not
15	apply to an alien who demonstrates that the se-
16	vere form of trafficking (as that term is defined
17	in section 103 of the Trafficking Victims Protec-
18	tion Act of 2000 (22 U.S.C. 7102)) was at least
19	one central reason for the alien's unlawful pres-
20	ence in the United States.".
21	(b) Technical Amendment.—Paragraphs (13) and
22	(14) of section 212(d) of the Immigration and Nationality
23	Act (8 U.S.C. 1182(d)) are amended by striking "Attorney
24	General" each place it appears and inserting "Secretary
25	of Homeland Security".

1 SEC. 803. ADJUSTMENT OF STATUS.

2	(a) Victims of Trafficking.—Section 245(l) of the
3	Immigration and Nationality Act (8 U.S.C. 1255(1)) is
4	amended—
5	(1) in paragraph (1)—
6	(A) by striking "Attorney General" each
7	place it appears and inserting "Secretary of
8	Homeland Security, or in the case of subpara-
9	graph (C)(i), the Attorney General,"; and
10	(B) in subparagraph (A), by inserting at
11	the end "or has been physically present in the
12	United States for a continuous period during the
13	investigation or prosecution of acts of trafficking
14	and that, in the opinion of the Attorney General,
15	the investigation or prosecution is complete,
16	whichever period of time is less;";
17	(2) in paragraph (2), by striking "Attorney Gen-
18	eral" each place it appears and inserting "Secretary
19	of Homeland Security"; and
20	(3) in paragraph (5), by striking "Attorney Gen-
21	eral" and inserting "Secretary of Homeland Secu-
22	rity".
23	(b) Victims of Crimes Against Women.—Section
24	245(m) of the Immigration and Nationality Act (8 U.S.C.
25	12255(m)) is amended—
26	(1) in paragraph (1)—

1	(A) by striking "Attorney General may ad-
2	just" and inserting "Secretary of Homeland Se-
3	curity may adjust"; and
4	(B) in subparagraph (B), by striking "At-
5	torney General" and inserting "Secretary of
6	Homeland Security";
7	(2) in paragraph (3)—
8	(A) by striking "Attorney General may ad-
9	just" and inserting "Secretary of Homeland Se-
10	curity may adjust"; and
11	(B) by striking "Attorney General con-
12	siders" and inserting "Secretary considers"; and
13	(3) in paragraph (4), by striking "Attorney Gen-
14	eral" and inserting "Secretary of Homeland Secu-
15	rity".
16	SEC. 804. PROTECTION AND ASSISTANCE FOR VICTIMS OF
17	TRAFFICKING.
18	(a) Clarification of Department of Justice and
19	DEPARTMENT OF HOMELAND SECURITY ROLES.—Section
20	107 of the Trafficking Victims Protection Act of 2000 (22
21	U.S.C. 7105) is amended—
22	(1) in subsections $(b)(1)(E)$, $(e)(5)$, and (g) , by
23	striking "Attorney General" each place it appears
24	and inserting "Secretary of Homeland Security"; and

1	(2) in subsection (c), by inserting ", the Sec-
2	retary of Homeland Security" after "Attorney Gen-
3	eral".
4	(b) Certification Process.—Section 107(b)(1)(E)
5	of the Trafficking Victims Protection Act of 2000 (22 U.S.C.
6	7105(b)(1)(E)) is amended—
7	(1) in clause (i)—
8	(A) in the matter preceding subclause (I),
9	by inserting "and the Secretary of Homeland Se-
10	curity" after "Attorney General"; and
11	(B) in subclause (II)(bb), by inserting "and
12	the Secretary of Homeland Security" after "At-
13	torney General".
14	(2) in clause (ii), by inserting "Secretary of
15	Homeland Security" after "Attorney General";
16	(3) in clause (iii)—
17	(A) in subclause (II), by striking "and" at
18	$the\ end;$
19	(B) in subclause (III), by striking the pe-
20	riod at the end and inserting "; or"; and
21	(C) by adding at the end the following:
22	"(IV) responding to and cooper-
23	ating with requests for evidence and
24	information.".

1	(c) Protection From Removal for Certain Crime
2	Victims.—Section 107(e) of the Trafficking Victims Protec-
3	tion Act of 2000 (22 U.S.C. 7105(e)) is amended by striking
4	"Attorney General" each place it occurs and inserting "Sec-
5	retary of Homeland Security".
6	(d) Annual Report.—Section 107(g) of the Traf-
7	ficking Victims Protection Act of 2000 (22 U.S.C. 7105(g))
8	is amended by inserting "or the Secretary of Homeland Se-
9	curity" after "Attorney General".
10	SEC. 805. PROTECTING VICTIMS OF CHILD ABUSE.
11	(a) Aging Out Children.—Section 204(a)(1)(D) of
12	the Immigration and Nationality Act (8 U.S.C.
13	1154(a)(1)(D)) is amended—
14	(1) in clause (i)—
15	(A) in subclause (I), by inserting "or sec-
16	tion 204(a)(1)(B)(iii)" after "204(a)(1)(A)" each
17	place it appears; and
18	(B) in subclause (III), by striking "a peti-
19	tioner for preference status under paragraph (1),
20	(2), or (3) of section 203(a), whichever para-
21	graph is applicable," and inserting "a VAWA
22	self-petitioner"; and
23	(2) by adding at the end the following:
24	"(iv) Any alien who benefits from this subparagraph
25	may adjust status in accordance with subsections (a) and

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(c) of section 245 as an alien having an approved petition
   for classification under subparagraph (A)(iii), (A)(iv),
 3
   (B)(ii), or (B)(iii).".
 4
        (b) Application of CSPA Protections.—
 5
                  IMMEDIATE
                                RELATIVE
                                           RULES.—Section
 6
        201(f) of the Immigration and Nationality Act (8)
 7
        U.S.C. 1151(f)) is amended by adding at the end the
 8
        following:
 9
             "(4) Application to self-petitions.—Para-
10
        graphs (1) through (3) shall apply to self-petitioners
11
        and derivatives of self-petitioners.".
12
             (2) CHILDREN RULES.—Section 203(h) of the
13
        Immigration and Nationality Act (8 U.S.C. 1153(h))
14
        is amended by adding at the end the following:
15
             "(4) Application to self-petitions.—Para-
16
        graphs (1) through (3) shall apply to self-petitioners
17
        and derivatives of self-petitioners.".
18
        (c) Late Petition Permitted for Immigrant Sons
   AND DAUGHTERS BATTERED AS CHILDREN.—
19
20
             (1) In General.—Section 204(a)(1)(D) of the
21
        Immigration and Nationality Act (8)
                                                    U.S.C.
22
        1154(a)(1)(D)), as amended by subsection (a), is fur-
23
        ther amended by adding at the end the following:
24
        "(v) For purposes of this paragraph, an individual
   who is not less than 21 years of age, who qualified to file
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- 1 a petition under subparagraph (A)(iv) as of the day before
- 2 the date on which the individual attained 21 years of age,
- 3 and who did not file such a petition before such day, shall
- 4 be treated as having filed a petition under such subpara-
- 5 graph as of such day if a petition is filed for the status
- 6 described in such subparagraph before the individual at-
- 7 tains 25 years of age and the individual shows that the
- 8 abuse was at least one central reason for the filing delay.
- 9 Clauses (i) through (iv) of this subparagraph shall apply
- 10 to an individual described in this clause in the same man-
- 11 ner as an individual filing a petition under subparagraph
- 12 (A)(iv).".
- 13 (d) Removing a 2-Year Custody and Residency
- 14 Requirement for Battered Adopted Children.—Sec-
- 15 $tion \ 101(b)(1)(E)(i)$ of the Immigration and Nationality
- 16 Act (8 U.S.C. 1101(b)(1)(E)(i)) is amended by inserting be-
- 17 fore the colon the following: "or if the child has been battered
- 18 or subject to extreme cruelty by the adopting parent or by
- 19 a family member of the adopting parent residing in the
- 20 same household".

21 Subtitle B—VAWA Self-Petitioners

- 22 SEC. 811. DEFINITION OF VAWA SELF-PETITIONER.
- 23 Section 101(a) of the Immigration and Nationality
- 24 Act (8 U.S.C. 1101(a)) is amended by adding at the end
- 25 the following:

1	"(51) The term 'VAWA self-petitioner' means an
2	alien, or a child of the alien, who qualifies for relief
3	under—
4	"(A) clause (iii), (iv), or (vii) of section
5	204(a)(1)(A);
6	"(B) clause (ii) or (iii) of section
7	204(a)(1)(B);
8	"(C) section $216(c)(4)(C)$;
9	"(D) the first section of Public Law 89–732
10	(8 U.S.C. 1255 note) (commonly known as the
11	Cuban Adjustment Act) as a child or spouse who
12	has been battered or subjected to extreme cruelty;
13	"(E) section $902(d)(1)(B)$ of the Haitian
14	Refugee Immigration Fairness Act of 1998 (8
15	$U.S.C.\ 1255\ note);$
16	"(F) section $202(d)(1)$ of the Nicaraguan
17	Adjustment and Central American Relief Act; or
18	"(G) section 309 of the Illegal Immigration
19	Reform and Immigrant Responsibility Act of
20	1996 (division C of Public Law 104–208).".
21	SEC. 812. APPLICATION IN CASE OF VOLUNTARY DEPAR-
22	TURE.
23	Section $240B(d)$ of the Immigration and Nationality
24	Act (8 U.S.C. $1229c(d)$) is amended to read as follows:
25	"(d) Civil Penalty for Failure To Depart.—

1	"(1) In general.—Subject to paragraph (2), if
2	an alien is permitted to depart voluntarily under this
3	section and voluntarily fails to depart the United
4	States within the time period specified, the alien—
5	"(A) shall be subject to a civil penalty of
6	not less than \$1,000 and not more than \$5,000;
7	and
8	"(B) shall be ineligible, for a period of 10
9	years, to receive any further relief under this sec-
10	tion and sections 240A, 245, 248, and 249.
11	"(2) Application of vawa protections.—The
12	restrictions on relief under paragraph (1) shall not
13	apply to relief under section 240A or 245 on the basis
14	of a petition filed by a VAWA self-petitioner, or a pe-
15	tition filed under section $240A(b)(2)$, or under section
16	244(a)(3) (as in effect prior to March 31, 1997), if the
17	extreme cruelty or battery was at least one central
18	reason for the alien's overstaying the grant of vol-
19	untary departure.
20	"(3) Notice of penalties.—The order permit-
21	ting an alien to depart voluntarily shall inform the
22	alien of the penalties under this subsection.".
23	SEC. 813. REMOVAL PROCEEDINGS.
24	(a) Exceptional Circumstances.—

1	(1) In General.—Section 240(e)(1) of the Im-
2	migration and Nationality Act (8 U.S.C.
3	1229a(e)(1)) is amended by striking "serious illness of
4	the alien" and inserting "battery or extreme cruelty
5	to the alien or any child or parent of the alien, seri-
6	ous illness of the alien,".
7	(2) Effective date.—The amendment made by
8	paragraph (1) shall apply to a failure to appear that
9	occurs before, on, or after the date of the enactment
10	$of\ this\ Act.$
11	(b) Discretion to Consent to an Alien's Re-
12	APPLICATION FOR ADMISSION.—
13	(1) In General.—The Secretary of Homeland
14	Security, the Attorney General, and the Secretary of
15	State shall continue to have discretion to consent to
16	an alien's reapplication for admission after a pre-
17	vious order of removal, deportation, or exclusion.
18	(2) Sense of congress.—It is the sense of
19	Congress that the officials described in paragraph (1)
20	should particularly consider exercising this authority
21	in cases under the Violence Against Women Act of
22	1994, cases involving nonimmigrants described in
23	subparagraph (T) or (U) of section $101(a)(15)$ of the
24	Immigration and Nationality Act (8 U.S.C.

1101(a)(15)), and relief under section 240A(b)(2) or

1	244(a)(3) of such Act (as in effect on March 31, 1997)
2	pursuant to regulations under section 212.2 of title 8,
3	Code of Federal Regulations.
4	(c) Clarifying Application of Domestic Violence
5	Waiver Authority in Cancellation of Removal.—
6	(1) In General.—Section 240A(b) of the Immi-
7	gration and Nationality Act (8 U.S.C. 1229b(b)) is
8	amended—
9	(A) in paragraph (1)(C), by striking "(ex-
10	$cept \ in \ a \ case \ described \ in \ section \ 237(a)(7)$
11	where the Attorney General exercises discretion
12	to grant a waiver)" and inserting ", subject to
13	paragraph (5)";
14	(B) in paragraph $(2)(A)(iv)$, by striking
15	"(except in a case described in section 237(a)(7)
16	where the Attorney General exercises discretion
17	to grant a waiver)" and inserting ", subject to
18	paragraph (5)"; and
19	(C) by adding at the end the following:
20	"(5) Application of domestic violence waiv-
21	ER AUTHORITY.—The authority provided under sec-
22	tion 237(a)(7) may apply under paragraphs (1)(B),
23	(1)(C), and $(2)(A)(iv)$ in a cancellation of removal
24	and adjustment of status proceeding.".

1	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLICA-
2	TIONS AND LIMITATION ON PETITIONING
3	FOR ABUSERS.
4	(a) Application of VAWA Deportation Protec-
5	tions to Aliens Eligible for Relief Under Cuban
6	Adjustment and Haitian Refugee Immigration Fair-
7	NESS ACT.—Section 1506(c)(2) of the Violence Against
8	Women Act of 2000 (8 U.S.C. 1229a note; division B of
9	Public Law 106–386) is amended—
10	(1) in subparagraph (A)—
11	(A) by amending clause (i) to read as fol-
12	lows:
13	"(i) if the basis of the motion is to
14	apply for relief under—
15	"(I) clause (iii) or (iv) of section
16	204(a)(1)(A) of the Immigration and
17	Nationality Act (8 U.S.C.
18	1154(a)(1)(A));
19	"(II) clause (ii) or (iii) of section
20	204(a)(1)(B) of such Act (8 U.S.C.
21	1154(a)(1)(B));
22	"(III) section $244(a)(3)$ of such
23	Act (8 U.S.C. 8 U.S.C. 1254(a)(3));
24	"(IV) the first section of Public
25	Law 89–732 (8 U.S.C. 1255 note)
26	(commonly known as the Cuban Ad-

1	justment Act) as a child or spouse who
2	has been battered or subjected to ex-
3	treme cruelty; or
4	"(V) section $902(d)(1)(B)$ of the
5	Haitian Refugee Immigration Fairness
6	Act of 1998 (8 U.S.C. 1255 note);
7	and"; and
8	(B) in clause (ii), by inserting "or adjust-
9	ment of status" after "suspension of deporta-
10	tion"; and
11	(2) in subparagraph (B)(ii), by striking "for re-
12	lief" and all that follows through "1101 note))" and
13	inserting "for relief described in subparagraph
14	(A)(i)".
15	(b) Employment Authorization for VAWA Self-
16	Petitioners.—Section 204(a)(1) of the Immigration and
17	Nationality Act (8 U.S.C. 1154(a)(1)) is amended by add-
18	ing at the end the following:
19	"(K) Upon the approval of a petition as a VAWA self-
20	petitioner, the alien—
21	"(i) is eligible for work authorization; and
22	"(ii) may be provided an 'employment author-
23	ized' endorsement or appropriate work permit inci-
24	dental to such approval.".

- 1 (c) Employment Authorization for Battered
- 2 Spouses of Certain Nonimmigrants.—Title I of the Im-
- 3 migration and Nationality Act is amended by adding at
- 4 the end the following new section:
- 5 "SEC. 106. EMPLOYMENT AUTHORIZATION FOR BATTERED
- 6 SPOUSES OF CERTAIN NONIMMIGRANTS.
- 7 "(a) In General.—In the case of an alien spouse ad-
- 8 mitted under subparagraph (A), (E)(iii), (G), or (H) of sec-
- 9 tion 101(a)(15) who is accompanying or following to join
- 10 a principal alien admitted under subparagraph (A),
- 11 (E)(iii), (G), or (H) of such section, respectively, the Sec-
- 12 retary of Homeland Security may authorize the alien
- 13 spouse to engage in employment in the United States and
- 14 provide the spouse with an 'employment authorized' en-
- 15 dorsement or other appropriate work permit if the alien
- 16 spouse demonstrates that during the marriage the alien
- 17 spouse or a child of the alien spouse has been battered or
- 18 has been the subject of extreme cruelty perpetrated by the
- 19 spouse of the alien spouse. Requests for relief under this sec-
- 20 tion shall be handled under the procedures that apply to
- 21 aliens seeking relief under section 204(a)(1)(A)(iii).
- 22 "(b) Construction.—The grant of employment au-
- 23 thorization pursuant to this section shall not confer upon
- 24 the alien any other form of relief.".

1	(d) Clerical Amendment.—The table of contents of
2	such Act is amended by inserting after the item relating
3	to section 105 the following new item:
	"Sec. 106. Employment authorization for battered spouses of certain non- immigrants.".
4	(e) Limitation on Petitioning for Abuser.—Sec-
5	tion 204(a)(1) of the Immigration and Nationality Act (8
6	U.S.C. 1154(a)(1)) is amended by adding at the end the
7	following new subparagraph:
8	"(L) Notwithstanding the previous provi-
9	sions of this paragraph, an individual who was
10	a VAWA petitioner or who had the status of a
11	$nonimmigrant\ under\ subparagraph\ (T)\ or\ (U)\ og$
12	section 101(a)(15) may not file a petition for
13	classification under this section or section 214 to
14	classify any person who committed the battery or
15	extreme cruelty or trafficking against the indi-
16	vidual (or the individual's child) which estab-
17	lished the individual's (or individual's child) eli-
18	gibility as a VAWA petitioner or for such non-
19	immigrant status.".
20	SEC. 815. APPLICATION FOR VAWA-RELATED RELIEF.
21	(a) In General.—Section 202(d)(1) of the Nica-
22	raguan Adjustment and Central American Relief Act (8

23 U.S.C. 1255 note; Public Law 105–100) is amended—

- 1 (1) in subparagraph (B)(ii), by inserting ", or 2 was eligible for adjustment," after "whose status is 3 adjusted"; and
- 4 (2) in subparagraph (E), by inserting ", or, in 5 the case of an alien who qualifies under subparagraph
- 6 (B)(ii), applies for such adjustment during the 18-
- 7 month period beginning on the date of enactment of
- 8 the Violence Against Women and Department of Jus-
- 9 tice Reauthorization Act of 2005" after "April 1,
- 10 *2000*".
- 11 (b) Technical Amendment.—Section 202(d)(3) of
- 12 such Act (8 U.S.C. 1255 note; Public Law 105-100) is
- 13 amended by striking "204(a)(1)(H)" and inserting
- 14 "204(a)(1)(J)".
- 15 (c) Effective Date.—The amendment made by sub-
- 16 section (b) shall take effect as if included in the enactment
- 17 of the Violence Against Women Act of 2000 (division B of
- 18 Public Law 106–386; 114 Stat. 1491).
- 19 SEC. 816. SELF-PETITIONING PARENTS.
- 20 Section 204(a)(1)(A) of the Immigration and Nation-
- 21 ality Act (8 U.S.C. 1154(a)(1)(A)) is amended by adding
- 22 at the end the following:
- 23 "(vii) An alien may file a petition with the Secretary
- 24 of Homeland Security under this subparagraph for classi-

1	fication of the alien under section $201(b)(2)(A)(i)$ if the
2	alien—
3	"(I) is the parent of a citizen of the United
4	States or was a parent of a citizen of the United
5	States who, within the past 2 years, lost or renounced
6	citizenship status related to an incident of domestic
7	violence or died;
8	"(II) is a person of good moral character;
9	"(III) is eligible to be classified as an immediate
10	$relative\ under\ section\ 201(b)(2)(A)(i);$
11	"(IV) resides, or has resided, with the citizen
12	daughter or son; and
13	"(V) demonstrates that the alien has been bat-
14	tered or subject to extreme cruelty by the citizen
15	daughter or son.".
16	SEC. 817. VAWA CONFIDENTIALITY NONDISCLOSURE.
17	Section 384 of the Illegal Immigration Reform and
18	Immigrant Responsibility Act of 1996 (8 U.S.C. 1367) is
19	amended—
20	(1) in subsection (a)—
21	(A) in the matter preceding paragraph (1),
22	by striking "(including any bureau or agency of
23	such Department)" and inserting ", the Sec-
24	retary of Homeland Security, the Secretary of
25	State, or any other official or employee of the

1	Department of Homeland Security or Depart-
2	ment of State (including any bureau or agency
3	of either of such Departments)"; and
4	(B) in paragraph (1)—
5	(i) in subparagraph (D), by striking
6	"or" at the end; and
7	(ii) by inserting after subparagraph
8	(E) the following:
9	"(F) in the case of an alien applying for
10	status under section $101(a)(15)(T)$ of the Immi-
11	gration and Nationality Act (8 U.S.C.
12	$1101(a)(15)(T)), \hspace{1cm} under \hspace{1cm} section$
13	107(b)(1)(E)(i)(II)(bb) of the Trafficking Victims
14	Protection Act of 2000 (22 U.S.C. 7105), under
15	section $244(a)(3)$ of the Immigration and Na-
16	tionality Act (8 U.S.C. 1254a(a)(3)), as in effect
17	prior to March 31, 1999, or as a VAWA self-peti-
18	tioner (as defined in section 101(a)(51) of the
19	Immigration and Nationality Act (8 U.S.C.
20	1101(a)(51)), the trafficker or perpetrator,";
21	(2) in subsection (b), by adding at the end the
22	following new paragraphs:
23	"(6) Subsection (a) may not be construed to pre-
24	vent the Attorney General and the Secretary of Home-
25	land Security from disclosing to the chairmen and

ranking members of the Committee on the Judiciary of the Senate or the Committee on the Judiciary of the House of Representatives, for the exercise of congressional oversight authority, information on closed cases under this section in a manner that protects the confidentiality of such information and that omits personally identifying information (including locational information about individuals).

"(7) Government entities adjudicating applications for relief under subsection (a)(2), and government personnel carrying out mandated duties under
section 101(i)(1) of the Immigration and Nationality
Act, may, with the prior written consent of the alien
involved, communicate with nonprofit, nongovernmental victims' service providers for the sole purpose
of assisting victims in obtaining victim services from
programs with expertise working with immigrant victims. Agencies receiving referrals are bound by the
provisions of this section. Nothing in this paragraph
shall be construed as affecting the ability of an applicant to designate a safe organization through whom
governmental agencies may communicate with the applicant.";

(3) in subsection (c), by inserting "or who knowingly makes a false certification under section 239(e)

1	of the Immigration and Nationality Act" after "in
2	violation of this section"; and
3	(4) by adding at the end the following new sub-
4	section:
5	"(d) Guidance.—The Attorney General and the Sec-
6	retary of Homeland Security shall provide guidance to offi-
7	cers and employees of the Department of Justice or the De-
8	partment of Homeland Security who have access to infor-
9	mation covered by this section regarding the provisions of
10	this section, including the provisions to protect victims of
11	domestic violence from harm that could result from the in-
12	appropriate disclosure of covered information.".
13	Subtitle C—Miscellaneous
14	$oldsymbol{Amendments}$
15	SEC. 821. DURATION OF T AND U VISAS.
16	(a) T VISAS.—Section 214(o) of the Immigration and
17	Nationality Act (8 U.S.C. 1184(o)) is amended by adding
18	at the end the following:
19	"(7)(A) Except as provided in subparagraph (B), an
20	alien who is issued a visa or otherwise provided non-
21	immigrant status under section 101(a)(15)(T) may be
22	granted such status for a period of not more than 4 years.
23	"(B) An alien who is issued a visa or otherwise pro-
24	$vided\ nonimmigrant\ status\ under\ section\ 101(a)(15)(T)$
25	may extend the period of such status beyond the period de-

- 1 scribed in subparagraph (A) if a Federal, State, or local
- 2 law enforcement official, prosecutor, judge, or other author-
- 3 ity investigating or prosecuting activity relating to human
- 4 trafficking or certifies that the presence of the alien in the
- 5 United States is necessary to assist in the investigation or
- 6 prosecution of such activity.".
- 7 (b) U VISAS.—Section 214(p) of the Immigration and
- 8 Nationality Act (8 U.S.C. 1184(p)) is amended by adding
- 9 at the end the following:
- 10 "(6) Duration of Status.—The authorized pe-
- 11 riod of status of an alien as a nonimmigrant under
- 12 section 101(a)(15)(U) shall be for a period of not
- more than 4 years, but shall be extended upon certifi-
- cation from a Federal, State, or local law enforcement
- official, prosecutor, judge, or other Federal, State, or
- 16 local authority investigating or prosecuting criminal
- activity described in section 101(a)(15)(U)(iii) that
- 18 the alien's presence in the United States is required
- 19 to assist in the investigation or prosecution of such
- 20 criminal activity.".
- 21 (c) Permitting Change of Nonimmigrant Status
- 22 TO T AND U NONIMMIGRANT STATUS.—
- 23 (1) In General.—Section 248 of the Immigra-
- 24 tion and Nationality Act (8 U.S.C. 1258) is
- 25 amended—

1	(A) by striking "The Attorney General" and
2	inserting "(a) The Secretary of Homeland Secu-
3	rity";
4	(B) by inserting "(subject to subsection
5	(b))" after "except"; and
6	(C) by adding at the end the following:
7	"(b) The exceptions specified in paragraphs (1)
8	through (4) of subsection (a) shall not apply to a change
9	of nonimmigrant classification to that of a nonimmigrant
10	under subparagraph (T) or (U) of section 101(a)(15).".
11	(2) Conforming amendment.—Section
12	214(l)(2)(A) of the Immigration and Nationality Act
13	(8 U.S.C. $1184(l)(2)(A)$) is amended by striking
14	"248(2)" and inserting "248(a)(2)".
15	SEC. 822. TECHNICAL CORRECTION TO REFERENCES IN AP-
16	PLICATION OF SPECIAL PHYSICAL PRESENCE
17	AND GOOD MORAL CHARACTER RULES.
18	(a) Physical Presence Rules.—Section
19	240A(b)(2)(B) of the Immigration and Nationality Act (8
20	U.S.C. 1229b(b)(2)(B)) is amended—
21	(1) in the first sentence, by striking "(A)(i)(II)"
22	and inserting "(A)(ii)"; and
23	(2) in the fourth sentence, by striking "subsection
24	(b)(2)(B) of this section" and inserting "this subpara-
25	graph, subparagraph (A)(ii),".

1	(b) Moral Character Rules.—Section
2	240A(b)(2)(C) of the Immigration and Nationality Act (8
3	U.S.C. $1229b(b)(2)(C))$ is amended by striking
4	"(A)(i)(III)" and inserting "(A)(iii)".
5	(c) Correction of Cross-Reference Error in Ap-
6	PLYING GOOD MORAL CHARACTER.—
7	(1) In General.—Section 101(f)(3) of the Immi-
8	gration and Nationality Act (8 U.S.C. 1101(f)(3)) is
9	amended by striking "(9)(A)" and inserting
10	"(10)(A)".
11	(2) Effective date.—The amendment made by
12	paragraph (1) shall be effective as if included in sec-
13	tion 603(a)(1) of the Immigration Act of 1990 (Public
14	Law 101-649; 104 Stat. 5082).
15	SEC. 823. PETITIONING RIGHTS OF CERTAIN FORMER
16	SPOUSES UNDER CUBAN ADJUSTMENT.
17	(a) In General.—The first section of Public Law 89-
18	732 (8 U.S.C. 1255 note) (commonly known as the Cuban
19	Adjustment Act) is amended—
20	(1) in the last sentence, by striking
21	"204(a)(1)(H)" and inserting "204(a)(1)(J)"; and
22	(2) by adding at the end the following: "An alien
23	who was the spouse of any Cuban alien described in
24	this section and has resided with such spouse shall
25	continue to be treated as such a spouse for 2 years

1	after the date on which the Cuban alien dies (or, if
2	later, 2 years after the date of enactment of Violence
3	Against Women and Department of Justice Reauthor-
4	ization Act of 2005), or for 2 years after the date of
5	termination of the marriage (or, if later, 2 years after
6	the date of enactment of Violence Against Women and
7	Department of Justice Reauthorization Act of 2005)
8	if there is demonstrated a connection between the ter-
9	mination of the marriage and the battering or ex-
10	treme cruelty by the Cuban alien.".
11	(b) Effective Date.—The amendment made by sub-
12	section (a)(1) shall take effect as if included in the enact-
13	ment of the Violence Against Women Act of 2000 (division
14	B of Public Law 106–386; 114 Stat. 1491).
15	SEC. 824. SELF-PETITIONING RIGHTS OF HRIFA APPLI-
16	
	CANTS.
17	CANTS. (a) In General.—Section 902(d)(1)(B) of the Hai-
	(a) In General.—Section 902(d)(1)(B) of the Hai-
18	(a) In General.—Section 902(d)(1)(B) of the Haitian Refugee Immigration Fairness Act of 1998 (8 U.S.C.
18 19	(a) IN GENERAL.—Section 902(d)(1)(B) of the Haitian Refugee Immigration Fairness Act of 1998 (8 U.S.C. 1255 note) is amended—
18 19 20	(a) In General.—Section 902(d)(1)(B) of the Hai- tian Refugee Immigration Fairness Act of 1998 (8 U.S.C. 1255 note) is amended— (1) in clause (i), by striking "whose status is ad-
18 19 20 21	(a) In General.—Section 902(d)(1)(B) of the Haitian Refugee Immigration Fairness Act of 1998 (8 U.S.C. 1255 note) is amended— (1) in clause (i), by striking "whose status is adjusted to that of an alien lawfully admitted for per-
18 19 20 21 22	(a) In General.—Section 902(d)(1)(B) of the Haitian Refugee Immigration Fairness Act of 1998 (8 U.S.C. 1255 note) is amended— (1) in clause (i), by striking "whose status is adjusted to that of an alien lawfully admitted for permanent residence" and inserting "who is or was eligi-

1	manent residence" and inserting "who is or was eligi-
2	ble for classification"; and
3	(3) in clause (iii), by striking "204(a)(1)(H)"
4	and inserting " $204(a)(1)(J)$ ".
5	(b) Effective Date.—The amendment made by sub-
6	section (a)(3) shall take effect as if included in the enact-
7	ment of the Violence Against Women Act of 2000 (division
8	B of Public Law 106–386; 114 Stat. 1491).
9	SEC. 825. MOTIONS TO REOPEN.
10	(a) Removal Proceedings.—Section 240(c)(7) of the
11	Immigration and Nationality Act (8 U.S.C. 1229a(c)(7)),
12	as redesignated by section $101(d)(1)$ of the REAL ID Act
13	of 2005 (division B of Public Law 109–13), is amended—
14	(1) in subparagraph (A), by inserting ", except
15	that this limitation shall not apply so as to prevent
16	the filing of one motion to reopen described in sub-
17	paragraph (C)(iv)" before the period at the end; and
18	(2) in subparagraph (C)—
19	(A) in the heading of clause (iv), by striking
20	"Spouses and children" and inserting
21	"Spouses, Children, and Parents";
22	(B) in the matter before subclause (I) of
23	clause (iv), by striking "The deadline specified
24	in subsection $(b)(5)(C)$ for filing a motion to re-
25	open does not apply" and inserting "Any limita-

1	tion under this section on the deadlines for filing
2	such motions shall not apply";
3	(C) in clause (iv)(I), by striking "or section
4	240A(b)" and inserting ", section 240A(b), or
5	section 244(a)(3) (as in effect on March 31,
6	1997)";
7	(D) by striking "and" at the end of clause
8	(iv)(II);
9	(E) by striking the period at the end of
10	clause (iv)(III) and inserting "; and"; and
11	(F) by adding at the end the following:
12	"(IV) if the alien is physically
13	present in the United States at the
14	time of filing the motion.
15	The filing of a motion to reopen under this
16	clause shall only stay the removal of a qualified
17	alien (as defined in section $431(c)(1)(B)$ of the
18	Personal Responsibility and Work Opportunity
19	Reconciliation Act of 1996 (8 U.S.C.
20	1641(c)(1)(B)) pending the final disposition of
21	the motion, including exhaustion of all appeals
22	if the motion establishes that the alien is a quali-
23	fied alien.".

1	(b) Deportation and Exclusion Proceedings.—
2	Section 1506(c)(2) of the Violence Against Women Act of
3	2000 (8 U.S.C. 1229a note) is amended—
4	(1) by striking subparagraph (A) and inserting
5	$the\ following:$
6	"(A)(i) In general.—Notwithstanding any
7	limitation imposed by law on motions to reopen
8	or rescind deportation proceedings under the Im-
9	migration and Nationality Act (as in effect be-
10	fore the title III-A effective date in section 309
11	of the Illegal Immigration Reform and Immi-
12	grant Responsibility Act of 1996 (8 U.S.C. 1101
13	note))—
14	"(I) there is no time limit on the filing
15	of a motion to reopen such proceedings, and
16	the deadline specified in section $242B(c)(3)$
17	of the Immigration and Nationality Act (as
18	so in effect) (8 U.S.C. $1252b(c)(3)$) does not
19	apply—
20	"(aa) if the basis of the motion is
21	to apply for relief under clause (iii) or
22	(iv) of section $204(a)(1)(A)$ of the Im-
23	migration and Nationality Act (8
24	$U.S.C.\ 1154(a)(1)(A)),\ clause\ (ii)\ or$
25	(iii) of section 204(a)(1)(B) of such Act

1	(8 U.S.C. $1154(a)(1)(B)$), or section
2	244(a)(3) of such Act (as so in effect)
3	(8 U.S.C. $1254(a)(3)$); and
4	"(bb) if the motion is accom-
5	panied by a suspension of deportation
6	application to be filed with the Sec-
7	retary of Homeland Security or by a
8	copy of the self-petition that will be
9	filed with the Department of Homeland
10	Security upon the granting of the mo-
11	tion to reopen; and
12	"(II) any such limitation shall not
13	apply so as to prevent the filing of one mo-
14	tion to reopen described in section
15	240(c)(7)(C)(iv) of the Immigration and
16	Nationality Act (8 U.S.C. $1229a(c)(7)$).
17	"(ii) Prima facie case.—The filing of a
18	motion to reopen under this subparagraph shall
19	only stay the removal of a qualified alien (as de-
20	fined in section $431(c)(1)(B)$ of the Personal Re-
21	sponsibility and Work Opportunity Reconcili-
22	ation Act of 1996 (8 U.S.C. 1641(c)(1)(B)) pend-
23	ing the final disposition of the motion, including
24	exhaustion of all appeals if the motion estab-
25	lishes that the alien is a qualified alien.";

1	(2) in subparagraph (B), in the matter pre-
2	ceding clause (i), by inserting "who are physically
3	present in the United States and" after "filed by
4	aliens"; and
5	(3) in subparagraph $(B)(i)$, by inserting "or ex-
6	clusion" after "deportation".
7	(c) Certification of Compliance in Removal Pro-
8	CEEDINGS.—
9	(1) In General.—Section 239 of the Immigra-
10	tion and Nationality Act (8 U.S.C. 1229) is amended
11	by adding at the end the following new subsection:
12	"(e) Certification of Compliance With Restric-
13	tions on Disclosure.—
14	"(1) In general.—In cases where an enforce-
15	ment action leading to a removal proceeding was
16	taken against an alien at any of the locations speci-
17	fied in paragraph (2), the Notice to Appear shall in-
18	clude a statement that the provisions of section 384
19	of the Illegal Immigration Reform and Immigrant
20	Responsibility Act of 1996 (8 U.S.C. 1367) have been
21	$complied\ with.$
22	"(2) Locations.—The locations specified in this
23	paragraph are as follows:
24	"(A) At a domestic violence shelter, a rape
25	crisis center, supervised visitation center, family

justice center, a victim services, or victim services provider, or a community-based organization.

> "(B) At a courthouse (or in connection with that appearance of the alien at a courthouse) if the alien is appearing in connection with a protection order case, child custody case, or other civil or criminal case relating to domestic violence, sexual assault, trafficking, or stalking in which the alien has been battered or subject to extreme cruelty or if the alien is described in subparagraph (T) or (V) of section 101(a)(15).".

(2) Effective date.—The amendment made by paragraph (1) shall take effect on the date that is 30 days after the date of the enactment of this Act and shall apply to apprehensions occurring on or after such date.

18 SEC. 826. PROTECTING ABUSED JUVENILES.

Section 287 of the Immigration and Nationality Act

20 (8 U.S.C. 1357), as amended by section 726, is further

21 amended by adding at the end the following new clause:

22 "(i) An alien described in section 101(a)(27)(J) of the

23 Immigration and Nationality Act who has been battered,

24 abused, neglected, or abandoned, shall not be compelled to

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- 1 abuser) at any stage of applying for special immigrant ju-
- 2 venile status, including after a request for the consent of
- 3 the Secretary of Homeland Security under section
- 4 101(a)(27)(J)(iii)(I) of such Act.".
- 5 SEC. 827. PROTECTION OF DOMESTIC VIOLENCE AND
- 6 CRIME VICTIMS FROM CERTAIN DISCLO-
- 7 SURES OF INFORMATION.
- 8 In developing regulations or guidance with regard to
- 9 identification documents, including driver's licenses, the
- 10 Secretary of Homeland Security, in consultation with the
- 11 Administrator of Social Security, shall consider and ad-
- 12 dress the needs of victims, including victims of battery, ex-
- 13 treme cruelty, domestic violence, dating violence, sexual as-
- 14 sault, stalking or trafficking, who are entitled to enroll in
- 15 State address confidentiality programs, whose addresses are
- 16 entitled to be suppressed under State or Federal law or sup-
- 17 pressed by a court order, or who are protected from disclo-
- 18 sure of information pursuant to section 384 of the Illegal
- 19 Immigration Reform and Immigrant Responsibility Act of
- 20 1996 (8 U.S.C. 1367).
- 21 SEC. 828. RULEMAKING.
- Not later than 180 days after the date of enactment
- 23 of this Act, the Attorney General, the Secretary of Home-
- 24 land Security, and the Secretary of State shall promulgate
- 25 regulations to implement the provisions contained in the

1	Battered Immigrant Women Protection Act of 2000 (title
2	V of Public Law 106–386), this Act, and the amendments
3	made by this Act.
4	Subtitle D—International Marriage
5	Broker Regulation
6	SEC. 831. SHORT TITLE.
7	This subtitle may be cited as the "International Mar-
8	riage Broker Regulation Act of 2005".
9	SEC. 832. ACCESS TO VAWA PROTECTION REGARDLESS OF
10	MANNER OF ENTRY.
11	(a) Information on Certain Convictions and Lim-
12	ITATION ON PETITIONS FOR K NONIMMIGRANT PETI-
13	TIONERS.—
14	(1) 214(D) AMENDMENT.—Section 214(d) of the
15	Immigration and Nationality Act (8 U.S.C. 1184(d))
16	is amended—
17	(A) by striking "(d)" and inserting
18	((d)(1));
19	(B) by inserting after the second sentence
20	"Such information shall include information on
21	any criminal convictions of the petitioner for
22	any specified crime.";
23	(C) by striking "Attorney General" and in-
24	serting "Secretary of Homeland Security" each
25	place it appears; and

1	(D) by adding at the end the following:
2	"(2)(A) Subject to subparagraphs (B) and (C), a con-
3	sular officer may not approve a petition under paragraph
4	(1) unless the officer has verified that—
5	"(i) the petitioner has not, previous to the pend-
6	ing petition, petitioned under paragraph (1) with re-
7	spect to two or more applying aliens; and
8	"(ii) if the petitioner has had such a petition
9	previously approved, 2 years have elapsed since the
10	filing of such previously approved petition.
11	"(B) The Secretary of Homeland Security may, in the
12	Secretary's discretion, waive the limitations in subpara-
13	graph (A) if justification exists for such a waiver. Except
14	in extraordinary circumstances and subject to subpara-
15	graph (C), such a waiver shall not be granted if the peti-
16	tioner has a record of violent criminal offenses against a
17	person or persons.
18	" $(C)(i)$ The Secretary of Homeland Security is not
19	limited by the criminal court record and shall grant a
20	waiver of the condition described in the second sentence of
21	subparagraph (B) in the case of a petitioner described in
22	clause (ii).
23	"(ii) A petitioner described in this clause is a peti-
24	tioner who has been battered or subjected to extreme cruelty

1	and who is or was not the primary perpetrator of violence
2	in the relationship upon a determination that—
3	"(I) the petitioner was acting in self-defense;
4	"(II) the petitioner was found to have violated a
5	protection order intended to protect the petitioner; or
6	"(III) the petitioner committed, was arrested for,
7	was convicted of, or pled guilty to committing a
8	crime that did not result in serious bodily injury and
9	where there was a connection between the crime and
10	the petitioner's having been battered or subjected to
11	extreme cruelty.
12	"(iii) In acting on applications under this subpara-
13	graph, the Secretary of Homeland Security shall consider
14	any credible evidence relevant to the application. The deter-
15	mination of what evidence is credible and the weight to be
16	given that evidence shall be within the sole discretion of the
17	Secretary.
18	"(3) In this subsection:
19	"(A) The terms 'domestic violence', 'sexual as-
20	sault', 'child abuse and neglect', 'dating violence',
21	'elder abuse', and 'stalking' have the meaning given
22	such terms in section 3 of the Violence Against
23	Women and Department of Justice Reauthorization
24	Act of 2005.

1	"(B) The term 'specified crime' means the fol-
2	lowing:
3	"(i) Domestic violence, sexual assault, child
4	abuse and neglect, dating violence, elder abuse,
5	and stalking.
6	"(ii) Homicide, murder, manslaughter,
7	rape, abusive sexual contact, sexual exploitation,
8	incest, torture, trafficking, peonage, holding hos-
9	tage, involuntary servitude, slave trade, kidnap-
10	ping, abduction, unlawful criminal restraint,
11	false imprisonment, or an attempt to commit
12	any of the crimes described in this clause.
13	"(iii) At least three convictions for crimes
14	relating to a controlled substance or alcohol not
15	arising from a single act.".
16	(2) 214(R) AMENDMENT.—Section 214(r) of such
17	Act (8 U.S.C. 1184(r)) is amended—
18	(A) in paragraph (1), by inserting after the
19	second sentence "Such information shall include
20	information on any criminal convictions of the
21	petitioner for any specified crime."; and
22	(B) by adding at the end the following:
23	"(4)(A) The Secretary of Homeland Security shall cre-
24	ate a database for the purpose of tracking multiple visa pe-
25	titions filed for fiancé(e)s and spouses under clauses (i) and

- 1 (ii) of section 101(a)(15)(K). Upon approval of a second
- 2 visa petition under section 101(a)(15)(K) for a fiancé(e) or
- 3 spouse filed by the same United States citizen petitioner,
- 4 the petitioner shall be notified by the Secretary that infor-
- 5 mation concerning the petitioner has been entered into the
- 6 multiple visa petition tracking database. All subsequent
- 7 fiancé(e) or spouse nonimmigrant visa petitions filed by
- 8 that petitioner under such section shall be entered in the
- 9 database.
- 10 "(B)(i) Once a petitioner has had two fiancé(e) or
- 11 spousal petitions approved under clause (i) or (ii) of section
- 12 101(a)(15)(K), if a subsequent petition is filed under such
- 13 section less than 10 years after the date the first visa peti-
- 14 tion was filed under such section, the Secretary of Home-
- 15 land Security shall notify both the petitioner and bene-
- 16 ficiary of any such subsequent petition about the number
- 17 of previously approved fiancé(e) or spousal petitions listed
- 18 in the database.
- 19 "(ii) A copy of the information and resources pam-
- 20 phlet on domestic violence developed under section 833(a)
- 21 of the International Marriage Broker Regulation Act of
- 22 2005 shall be mailed to the beneficiary along with the noti-
- 23 fication required in clause (i).
- 24 "(5) In this subsection:

1	"(A) The terms 'domestic violence', 'sexual as-
2	sault', 'child abuse and neglect', 'dating violence',
3	'elder abuse', and 'stalking' have the meaning given
4	such terms in section 3 of the Violence Against
5	Women and Department of Justice Reauthorization
6	Act of 2005.
7	"(B) The term 'specified crime' means the fol-
8	lowing:
9	"(i) Domestic violence, sexual assault, child
10	abuse and neglect, dating violence, elder abuse,
11	and stalking.
12	"(ii) Homicide, murder, manslaughter,
13	rape, abusive sexual contact, sexual exploitation,
14	incest, torture, trafficking, peonage, holding hos-
15	tage, involuntary servitude, slave trade, kidnap-
16	ping, abduction, unlawful criminal restraint,
17	false imprisonment, or an attempt to commit
18	any of the crimes described in this clause.
19	"(iii) At least three convictions for crimes
20	relating to a controlled substance or alcohol not
21	arising from a single act.".
22	(3) Effective date.—The amendments made
23	by this subsection shall take effect on the date that is
24	60 days after the date of the enactment of this Act.

1	(b) Limitation on Use of Certain Information.—
2	The fact that an alien described in clause (i) or (ii) of sec-
3	$tion\ 101(a)(15)(K)\ of\ the\ Immigration\ and\ Nationality\ Act$
4	(8 U.S.C. 1101(a)(15)(K)) is aware of any information dis-
5	closed under the amendments made by this section or under
6	section 833 shall not be used to deny the alien eligibility
7	for relief under any other provision of law.
8	SEC. 833. DOMESTIC VIOLENCE INFORMATION AND RE-
9	SOURCES FOR IMMIGRANTS AND REGULA-
10	TION OF INTERNATIONAL MARRIAGE BRO-
11	KERS.
12	(a) Information for K Nonimmigrants on Legal
13	RIGHTS AND RESOURCES FOR IMMIGRANT VICTIMS OF DO-
14	mestic Violence.—
15	(1) In General.—The Secretary of Homeland
16	Security, in consultation with the Attorney General
17	and the Secretary of State, shall develop an informa-
18	tion pamphlet, as described in paragraph (2), on
19	legal rights and resources for immigrant victims of
20	domestic violence and distribute and make such pam-
21	phlet available as described in paragraph (5). In pre-
22	paring such materials, the Secretary of Homeland Se-
23	curity shall consult with nongovernmental organiza-
24	tions with expertise on the legal rights of immigrant

1	victims of battery, extreme cruelty, sexual assault,
2	and other crimes.
3	(2) Information pamphlet.—The information
4	pamphlet developed under paragraph (1) shall in-
5	clude information on the following:
6	(A) The K nonimmigrant visa application
7	process and the marriage-based immigration
8	process, including conditional residence and ad-
9	justment of status.
10	(B) The illegality of domestic violence, sex-
11	ual assault, and child abuse in the United States
12	and the dynamics of domestic violence.
13	(C) Domestic violence and sexual assault
14	services in the United States, including the Na-
15	tional Domestic Violence Hotline and the Na-
16	tional Sexual Assault Hotline.
17	(D) The legal rights of immigrant victims
18	of abuse and other crimes in immigration,
19	criminal justice, family law, and other matters,
20	including access to protection orders.
21	(E) The obligations of parents to provide
22	child support for children.
23	(F) Marriage fraud under United States
24	immigration laws and the penalties for commit-
25	ting such fraud.

1 (G) A warning concerning the potential use
2 of K nonimmigrant visas by United States citi3 zens who have a history of committing domestic
4 violence, sexual assault, child abuse, or other
5 crimes and an explanation that such acts may
6 not have resulted in a criminal record for such
7 a citizen.

(H) Notification of the requirement under subsection (d)(3)(A) that international marriage brokers provide foreign national clients with background information gathered on United States clients from searches of Federal and State sex offender public registries and collected from United States clients regarding their marital history and domestic violence or other violent criminal history, but that such information may not be complete or accurate because the United States client may not have a criminal record or may not have truthfully reported their marital or criminal record.

(3) SUMMARIES.—The Secretary of Homeland Security, in consultation with the Attorney General and the Secretary of State, shall develop summaries of the pamphlet developed under paragraph (1) that

shall be used by Federal officials when reviewing the pamphlet in interviews under subsection (b).

(4) Translation.—

(A) In General.—In order to best serve the language groups having the greatest concentration of K nonimmigrant visa applicants, the information pamphlet developed under paragraph (1) shall, subject to subparagraph (B), be translated by the Secretary of State into foreign languages, including Russian, Spanish, Tagalog, Vietnamese, Chinese, Ukrainian, Thai, Korean, Polish, Japanese, French, Arabic, Portuguese, Hindi, and such other languages as the Secretary of State, in the Secretary's discretion, may specify.

(B) REVISION.—Every 2 years, the Secretary of Homeland Security, in consultation with the Attorney General and the Secretary of State, shall determine at least 14 specific languages into which the information pamphlet is translated based on the languages spoken by the greatest concentrations of K nonimmigrant visa applicants.

1	(5) Availability and distribution.—The in-
2	formation pamphlet developed under paragraph (1)
3	shall be made available and distributed as follows:
4	(A) Mailings to k nonimmigrant visa
5	APPLICANTS.—
6	(i) The pamphlet shall be mailed by
7	the Secretary of State to each applicant for
8	a K nonimmigrant visa at the same time
9	that the instruction packet regarding the
10	visa application process is mailed to such
11	applicant. The pamphlet so mailed shall be
12	in the primary language of the applicant or
13	in English if no translation into the appli-
14	cant's primary language is available.
15	(ii) The Secretary of Homeland Secu-
16	rity shall provide to the Secretary of State,
17	for inclusion in the mailing under clause
18	(i), a copy of the petition submitted by the
19	petitioner for such applicant under sub-
20	section (d) or (r) of section 214 of such Act
21	(8 U.S.C. 1184).
22	(iii) The Secretary of Homeland Secu-
23	rity shall provide to the Secretary of State
24	any criminal background information the
25	Secretary of Homeland Security possesses

1	with respect to a petitioner under subsection
2	(d) or (r) of section 214 of such Act (8
3	U.S.C. 1184). The Secretary of State, in
4	turn, shall share any such criminal back-
5	ground information that is in government
6	records or databases with the K non-
7	immigrant visa applicant who is the bene-
8	ficiary of the petition. The visa applicant
9	shall be informed that such criminal back-
10	ground information is based on available
11	records and may not be complete. The Sec-
12	retary of State also shall provide for the
13	disclosure of such criminal background in-
14	formation to the visa applicant at the con-
15	sular interview in the primary language of
16	the visa applicant. Nothing in this clause
17	shall be construed to authorize the Secretary
18	of Homeland Security to conduct any new
19	or additional criminal background check
20	that is not otherwise conducted in the course
21	of adjudicating such petitions.
22	(B) Consular access.—The pamphlet de-

(B) Consular access.—The pamphlet developed under paragraph (1) shall be made available to the public at all consular posts. The summaries described in paragraph (3) shall be

1	made available to foreign service officers at all
2	consular posts.
3	(C) Posting on Federal websites.—The
4	pamphlet developed under paragraph (1) shall be
5	posted on the websites of the Department of State
6	and the Department of Homeland Security, as
7	well as on the websites of all consular posts proc-
8	essing applications for K nonimmigrant visas.
9	(D) International marriage brokers
10	AND VICTIM ADVOCACY ORGANIZATIONS.—The
11	pamphlet developed under paragraph (1) shall be
12	made available to any international marriage
13	broker, government agency, or nongovernmental
14	$advocacy\ organization.$
15	(6) Deadline for pamphlet development
16	AND DISTRIBUTION.—The pamphlet developed under
17	paragraph (1) shall be distributed and made avail-
18	able (including in the languages specified under para-
19	graph (4)) not later than 120 days after the date of
20	the enactment of this Act.
21	(b) Visa and Adjustment Interviews.—
22	(1) Fiancé(e)s, spouses and their deriva-
23	TIVES.—During an interview with an applicant for a
24	K nonimmigrant visa, a consular officers shall—

1	(A) provide information, in the primary
2	language of the visa applicant, on protection or-
3	ders or criminal convictions collected under sub-
4	section (a)(5)(A)(iii);
5	(B) provide a copy of the pamphlet devel-
6	oped under subsection (a)(1) in English or an-
7	other appropriate language and provide an oral
8	summary, in the primary language of the visa
9	applicant, of that pamphlet; and
10	(C) ask the applicant, in the primary lan-
11	guage of the applicant, whether an international
12	marriage broker has facilitated the relationship
13	between the applicant and the United States pe-
14	titioner, and, if so, obtain the identity of the
15	international marriage broker from the appli-
16	cant and confirm that the international mar-
17	riage broker provided to the applicant the infor-
18	mation and materials required under subsection
19	(d)(3)(A)(iii).
20	(2) Family-based applicants.—The pamphlet
21	developed under subsection (a)(1) shall be distributed
22	directly to applicants for family-based immigration
23	petitions at all consular and adjustment interviews
24	for such visas. The Department of State or Depart-

ment of Homeland Security officer conducting the

1	interview shall review the summary of the pamphlet
2	with the applicant orally in the applicant's primary
3	language, in addition to distributing the pamphlet to
4	the applicant in English or another appropriate lan-
5	guage.
6	(c) Confidentiality.—In fulfilling the requirements
7	of this section, no official of the Department of State or
8	the Department of Homeland Security shall disclose to a
9	nonimmigrant visa applicant the name or contact informa-
10	tion of any person who was granted a protection order or
11	restraining order against the petitioner or who was a vic-
12	tim of a crime of violence perpetrated by the petitioner, but
13	shall disclose the relationship of the person to the petitioner.
14	(d) Regulation of International Marriage Bro-
15	KERS.—
16	(1) Prohibition on marketing children.—
17	An international marriage broker shall not provide
18	any individual or entity with the personal contact in-
19	formation, photograph, or general information about
20	the background or interests of any individual under
21	the age of 18.
22	(2) Requirements of international mar-
23	RIAGE BROKERS WITH RESPECT TO MANDATORY COL-
24	LECTION OF BACKGROUND INFORMATION.—
25	(A) In general.—

1	(i) Search of sex offender public
2	REGISTRIES.—Each international marriage
3	broker shall search the National Sex Of-
4	fender Public Registry or State sex offender
5	public registry, as required under para-
6	$graph\ (3)(A)(i).$
7	(ii) Collection of background in-
8	FORMATION.—Each international marriage
9	broker shall also collect the background in-
10	formation listed in subparagraph (B) about
11	the United States client to whom the per-
12	sonal contact information of a foreign na-
13	tional client would be provided.
14	(B) BACKGROUND INFORMATION.—The
15	international marriage broker shall collect a cer-
16	tification signed (in written, electronic, or other
17	form) by the United States client accompanied
18	by documentation or an attestation of the fol-
19	lowing background information about the United
20	States client:
21	(i) Any temporary or permanent civil
22	protection order or restraining order issued
23	against the United States client.
24	(ii) Any Federal, State, or local arrest
25	or conviction of the United States client for

1	homicide, murder, manslaughter, assault,
2	battery, domestic violence, rape, sexual as-
3	sault, abusive sexual contact, sexual exploi-
4	tation, incest, child abuse or neglect, tor-
5	ture, trafficking, peonage, holding hostage,
6	involuntary servitude, slave trade, kidnap-
7	ping, abduction, unlawful criminal re-
8	straint, false imprisonment, or stalking.
9	(iii) Any Federal, State, or local arrest
10	or conviction of the United States client
11	for—
12	(I) solely, principally, or inciden-
13	tally engaging in prostitution;
14	(II) a direct or indirect attempt
15	to procure prostitutes or persons for the
16	purpose of prostitution; or
17	(III) receiving, in whole or in
18	part, of the proceeds of prostitution.
19	(iv) Any Federal, State, or local arrest
20	or conviction of the United States client for
21	offenses related to controlled substances or
22	alcohol.
23	(v) Marital history of the United
24	States client, including whether the client is
25	currently married whether the client has

1	previously been married and how many
2	times, how previous marriages of the client
3	were terminated and the date of termi-
4	nation, and whether the client has pre-
5	viously sponsored an alien to whom the cli-
6	ent was engaged or married.
7	(vi) The ages of any of the United
8	States client's children who are under the
9	age of 18.
10	(vii) All States and countries in which
11	the United States client has resided since
12	the client was 18 years of age.
13	(3) Obligation of international marriage
14	BROKERS WITH RESPECT TO INFORMED CONSENT.—
15	(A) Limitation on sharing information
16	About foreign national clients.—An inter-
17	national marriage broker shall not provide any
18	United States client or representative with the
19	personal contact information of any foreign na-
20	tional client unless and until the international
21	marriage broker has—
22	(i) performed a search of the National
23	Sex Offender Public Registry, or of the rel-
24	evant State sex offender public registry for
25	any State not yet participating in the Na-

1	tional Sex Offender Public Registry in
2	which the United States client has resided
3	during the previous 20 years, for informa-
4	tion regarding the United States client;
5	(ii) collected background information
6	about the United States client required
7	under paragraph (2);
8	(iii) provided to the foreign national
9	client—
10	(I) in the foreign national client's
11	primary language, a copy of any
12	records retrieved from the search re-
13	$quired\ under\ paragraph\ (2)(A)(i)\ or$
14	documentation confirming that such
15	search retrieved no records;
16	(II) in the foreign national cli-
17	ent's primary language, a copy of the
18	background information collected by
19	the international marriage broker
20	under paragraph $(2)(B)$; and
21	(III) in the foreign national cli-
22	ent's primary language (or in English
23	or other appropriate language if there
24	is no translation available into the cli-

1	ent's primary language), the pamphlet
2	developed under subsection (a)(1); and
3	(iv) received from the foreign national
4	client a signed, written consent, in the for-
5	eign national client's primary language, to
6	release the foreign national client's personal
7	contact information to the specific United
8	States client.

- (B) Confidentiality.—In fulfilling the requirements of this paragraph, an international marriage broker shall disclose the relationship of the United States client to individuals who were issued a protection order or restraining order as described in clause (i) of paragraph (2)(B), or of any other victims of crimes as described in clauses (ii) through (iv) of such paragraph, but shall not disclose the name or location information of such individuals.
- (C) Penalty for misuse of informattion.—A person who knowingly discloses, uses, or causes to be used any information obtained by an international marriage broker as a result of the obligations imposed on it under paragraph (2) and this paragraph for any purpose other than the disclosures required under this para-

graph shall be fined in accordance with title 18,

United States Code, or imprisoned not more
than 1 year, or both. These penalties are in addition to any other civil or criminal liability
under Federal or State law which a person may
be subject to for the misuse of that information,
including to threaten, intimidate, or harass any
individual. Nothing in this section shall prevent
the disclosure of such information to law enforcement or pursuant to a court order.

(4) LIMITATION ON DISCLOSURE.—An international marriage broker shall not provide the personal contact information of any foreign national client to any person or entity other than a United States client. Such information shall not be disclosed to potential United States clients or individuals who are being recruited to be United States clients or representatives.

(5) Penalties.—

(A) Federal civil penalty.—

(i) VIOLATION.—An international marriage broker that violates (or attempts to violate) paragraph (1), (2), (3), or (4) is subject to a civil penalty of not less than

1	\$5,000 and not more than \$25,000 for each
2	such violation.
3	(ii) Procedures for imposition of
4	PENALTY.—A penalty may be imposed
5	under clause (i) by the Attorney General
6	only after notice and an opportunity for an
7	agency hearing on the record in accordance
8	with subchapter II of chapter 5 of title 5,
9	United States Code (popularly known as the
10	$Administrative\ Procedure\ Act).$
11	(B) Federal Criminal Penalty.—In cir-
12	cumstances in or affecting interstate or foreign
13	commerce, an international marriage broker
14	that, within the special maritime and territorial
15	jurisdiction of the United States, violates (or at-
16	tempts to violate) paragraph (1), (2), (3), or (4)
17	shall be fined in accordance with title 18, United
18	States Code, or imprisoned for not more than 5
19	years, or both.
20	(C) Additional remedies.—The penalties
21	and remedies under this subsection are in addi-
22	tion to any other penalties or remedies available
23	under law.
24	(6) Nonpreemption.—Nothing in this sub-
25	section shall preempt—

1	(A) any State law that provides additional
2	protections for aliens who are utilizing the serv-
3	ices of an international marriage broker; or
4	(B) any other or further right or remedy
5	available under law to any party utilizing the
6	services of an international marriage broker.
7	(7) Effective date.—
8	(A) In general.—Except as provided in
9	subparagraph (B), this subsection shall take ef-
10	fect on the date that is 60 days after the date of
11	the enactment of this Act.
12	(B) Additional time allowed for in-
13	FORMATION PAMPHLET.—The requirement for
14	the distribution of the pamphlet developed under
15	subsection (a)(1) shall not apply until 30 days
16	after the date of its development and initial dis-
17	$tribution\ under\ subsection\ (a)(6).$
18	(e) Definitions.—In this section:
19	(1) Crime of violence.—The term "crime of
20	violence" has the meaning given such term in section
21	16 of title 18, United States Code.
22	(2) Domestic violence.—The term "domestic
23	violence" has the meaning given such term in section
24	3 of this Act.

eign national client" means a person who is not a United States citizen or national or an alien lawfully admitted to the United States for permanent residence and who utilizes the services of an international marriage broker. Such term includes an alien residing in the United States who is in the United States as a result of utilizing the services of an international marriage broker and any alien recruited by an international marriage broker or representative of such broker.

(4) International marriage Broker(A) In General.—The term "international marriage broker" means a corporation, partnership, business, individual, or other legal entity, whether or not organized under any law of the United States, that charges fees for providing dating, matrimonial, matchmaking services, or social referrals between United States citizens or nationals or aliens lawfully admitted to the United States as permanent residents and foreign national clients by providing personal contact information or otherwise facilitating communication between individuals.

24 (B) Exceptions.—Such term does not 25 include—

1	(i) a traditional matchmaking organi-
2	zation of a cultural or religious nature that
3	operates on a nonprofit basis and otherwise
4	operates in compliance with the laws of the
5	countries in which it operates, including the
6	laws of the United States; or
7	(ii) an entity that provides dating
8	services if its principal business is not to
9	provide international dating services be-
10	tween United States citizens or United
11	States residents and foreign nationals and
12	it charges comparable rates and offers com-
13	parable services to all individuals it serves
14	regardless of the individual's gender or
15	$country\ of\ citizenship.$
16	(5) K nonimmigrant visa.—The term "K non-
17	immigrant visa" means a nonimmigrant visa under
18	clause (i) or (ii) of section 101(a)(15)(K) of the Im-
19	migration and Nationality Act (8 U.S.C.
20	1101(a)(15)(K)).
21	(6) Personal contact information.—
22	(A) In general.—The term "personal con-
23	tact information" means information, or a
24	forum to obtain such information, that would

1	permit individuals to contact each other,
2	including—
3	(i) the name or residential, postal, elec-
4	tronic mail, or instant message address of
5	an individual;
6	(ii) the telephone, pager, cellphone, or
7	fax number, or voice message mailbox of an
8	individual; or
9	(iii) the provision of an opportunity
10	for an in-person meeting.
11	(B) Exception.—Such term does not in-
12	clude a photograph or general information about
13	the background or interests of a person.
14	(7) Representative.—The term "representa-
15	tive" means, with respect to an international mar-
16	riage broker, the person or entity acting on behalf of
17	such broker. Such a representative may be a recruiter,
18	agent, independent contractor, or other international
19	marriage broker or other person conveying informa-
20	tion about or to a United States client or foreign na-
21	tional client, whether or not the person or entity re-
22	ceives remuneration.
23	(8) State.—The term "State" includes the Dis-
24	trict of Columbia, Puerto Rico, the Virgin Islands.

1	Guam, American Samoa, and the Northern Mariana
2	Islands.
3	(9) United States.—The term "United States",
4	when used in a geographic sense, includes all the
5	States.
6	(10) United states client.—The term
7	"United States client" means a United States citizen
8	or other individual who resides in the United States
9	and who utilizes the services of an international mar-
10	riage broker, if a payment is made or a debt is in-
11	curred to utilize such services.
12	(f) GAO STUDY AND REPORT.—
13	(1) Study.—The Comptroller General of the
14	United States shall conduct a study—
15	(A) on the impact of this section and sec-
16	tion 832 on the K nonimmigrant visa process,
17	including specifically—
18	(i) annual numerical changes in peti-
19	$tions\ for\ K\ nonimmigrant\ visas;$
20	(ii) the annual number (and percent-
21	age) of such petitions that are denied under
22	subsection $(d)(2)$ or (r) of section 214 of the
23	Immigration and Nationality Act (8 U.S.C.
24	1184), as amended by this Act;

1	(iii) the annual number of waiver ap-
2	plications submitted under such a sub-
3	section, the number (and percentage) of such
4	applications granted or denied, and the rea-
5	sons for such decisions;
6	(iv) the annual number (and percent-
7	age) of cases in which the criminal back-
8	ground information collected and provided
9	to the applicant as required by subsection
10	(a)(5)(A)(iii) contains one or more convic-
11	tions;
12	(v) the annual number and percentage
13	of cases described in clause (iv) that were
14	granted or were denied waivers under sec-
15	tion $214(d)(2)$ of the Immigration and Na-
16	tionality Act, as amended by this Act;
17	(vi) the annual number of fiancé(e)
18	and spousal K nonimmigrant visa petitions
19	or family-based immigration petitions filed
20	by petitioners or applicants who have pre-
21	$viously\ filed\ other\ fianc\'e(e)\ or\ spousal\ K$
22	nonimmigrant visa petitions or family-
23	$based\ immigration\ petitions;$
24	(vii) the annual number of fiancé(e)
25	and spousal K nonimmigrant visa petitions

1	or family-based immigration petitions filed
2	by petitioners or applicants who have con-
3	$currently\ filed\ other\ fianc\'e(e)\ or\ spousal\ K$
4	nonimmigrant visa petitioners or family-
5	based immigration petitions; and
6	(viii) the annual and cumulative num-
7	ber of petitioners and applicants tracked in
8	the multiple filings database established
9	under paragraph (4) of section 214(r) of the
10	Immigration and Nationality Act, as added
11	by this Act;
12	(B) regarding the number of international
13	marriage brokers doing business in the United
14	States, the number of marriages resulting from
15	the services provided, and the extent of compli-
16	ance with the applicable requirements of this sec-
17	tion;
18	(C) that assesses the accuracy and complete-
19	ness of information gathered under section 832
20	and this section from clients and petitioners by
21	international marriage brokers, the Department
22	of State, or the Department of Homeland Secu-
23	rity;
24	(D) that examines, based on the information
25	gathered, the extent to which persons with a his-

- 1 tory of violence are using either the K non-2 immigrant visa process or the services of inter-3 national marriage brokers, or both, and the ex-4 tent to which such persons are providing accu-5 rate and complete information to the Depart-6 ment of State or the Department of Homeland 7 Security and to international marriage brokers 8 inaccordance with subsections(a)and 9 (d)(2)(B); and
 - (E) that assesses the accuracy and completeness of the criminal background check performed by the Secretary of Homeland Security at identifying past instances of domestic violence.
 - (2) REPORT.—Not later than 2 years after the date of enactment of this Act, the Comptroller General shall submit to the Committee on the Judiciary of the Senate and the Committee on the Judiciary of the House of Representatives a report setting forth the results of the study conducted under paragraph (1).
 - (3) Data collection.—The Secretary of Homeland Security and the Secretary of State shall collect and maintain the data necessary for the Comptroller General of the United States to conduct the study required by paragraph (1).

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1	(g) Repeal of Mail-Order Bride Provision.—Sec-
2	tion 652 of the Illegal Immigration Reform and Immigrant
3	Responsibility Act of 1996 (division C of Public Law 104–
4	208; 8 U.S.C. 1375) is hereby repealed.
5	SEC. 834. SHARING OF CERTAIN INFORMATION.
6	Section 222(f) of the Immigration and Nationality Act
7	(8 U.S.C. 1202(f)) shall not be construed to prevent the
8	sharing of information regarding a United States petitioner
9	for a visa under clause (i) or (ii) of section 101(a)(15)(K)
10	of such Act (8 U.S.C. 1101(a)(15)(K)) for the limited pur-
11	poses of fulfilling disclosure obligations imposed by the
12	amendments made by section 832(a) or by section 833, in-
13	cluding reporting obligations of the Comptroller General of
14	the United States under section 833(f).
15	TITLE IX—SAFETY FOR INDIAN
16	WOMEN
17	SEC. 901. FINDINGS.
18	Congress finds that—
19	(1) 1 out of every 3 Indian (including Alaska
20	Native) women are raped in their lifetimes;
21	(2) Indian women experience 7 sexual assaults
22	per 1,000, compared with 4 per 1,000 among Black
23	Americans, 3 per 1,000 among Caucasians, 2 per
24	1,000 among Hispanic women, and 1 per 1,000
25	among Asian women;

1	(3) Indian women experience the violent crime of
2	battering at a rate of 23.2 per 1,000, compared with
3	8 per 1,000 among Caucasian women;
4	(4) during the period 1979 through 1992, homi-
5	cide was the third leading cause of death of Indian
6	females aged 15 to 34, and 75 percent were killed by
7	family members or acquaintances;
8	(5) Indian tribes require additional criminal
9	justice and victim services resources to respond to vio-
10	lent assaults against women; and
11	(6) the unique legal relationship of the United
12	States to Indian tribes creates a Federal trust respon-
13	sibility to assist tribal governments in safeguarding
14	the lives of Indian women.
15	SEC. 902. PURPOSES.
16	The purposes of this title are—
17	(1) to decrease the incidence of violent crimes
18	against Indian women;
19	(2) to strengthen the capacity of Indian tribes to
20	exercise their sovereign authority to respond to violent
21	crimes committed against Indian women; and
22	(3) to ensure that perpetrators of violent crimes
23	committed against Indian women are held account-
24	able for their criminal behavior.

1 SEC. 903. CONSULTATION.

2	(a) In General.—The Attorney General shall conduct
3	annual consultations with Indian tribal governments con-
4	cerning the Federal administration of tribal funds and pro-
5	grams established under this Act, the Violence Against
6	Women Act of 1994 (title IV of Public Law 103–322; 108
7	Stat. 1902) and the Violence Against Women Act of 2000
8	(division B of Public Law 106–386; 114 Stat. 1491).
9	(b) Recommendations.—During consultations under
10	subsection (a), the Secretary of the Department of Health
11	and Human Services and the Attorney General shall solicit
12	recommendations from Indian tribes concerning—
13	(1) administering tribal funds and programs;
14	(2) enhancing the safety of Indian women from
15	domestic violence, dating violence, sexual assault, and
16	stalking; and
17	(3) strengthening the Federal response to such
18	violent crimes.
19	SEC. 904. ANALYSIS AND RESEARCH ON VIOLENCE AGAINST
20	INDIAN WOMEN.
21	(a) National Baseline Study.—
22	(1) In general.—The National Institute of Jus-
23	tice, in consultation with the Office on Violence
24	Against Women, shall conduct a national baseline
25	study to examine violence against Indian women in
26	Indian country.

1	(2) Scope.—
2	(A) In General.—The study shall examine
3	violence committed against Indian women,
4	including—
5	(i) domestic violence;
6	(ii) dating violence;
7	(iii) sexual assault;
8	(iv) stalking; and
9	(v) murder.
10	(B) EVALUATION.—The study shall evaluate
11	the effectiveness of Federal, State, tribal, and
12	local responses to the violations described in sub-
13	paragraph (A) committed against Indian
14	women.
15	(C) Recommendations.—The study shall
16	propose recommendations to improve the effec-
17	tiveness of Federal, State, tribal, and local re-
18	sponses to the violation described in subpara-
19	graph (A) committed against Indian women.
20	(3) Task force.—
21	(A) In General.—The Attorney General,
22	acting through the Director of the Office on Vio-
23	lence Against Women, shall establish a task force
24	to assist in the development and implementation
25	of the study under paragraph (1) and guide im-

1	plementation of the recommendation in para-
2	graph(2)(C).
3	(B) Members.—The Director shall appoint
4	to the task force representatives from—
5	(i) national tribal domestic violence
6	and sexual assault nonprofit organizations;
7	(ii) tribal governments; and
8	(iii) the national tribal organizations.
9	(4) Report.—Not later than 2 years after the
10	date of enactment of this Act, the Attorney General
11	shall submit to the Committee on Indian Affairs of
12	the Senate, the Committee on the Judiciary of the
13	Senate, and the Committee on the Judiciary of the
14	House of Representatives a report that describes the
15	study.
16	(5) Authorization of Appropriations.—
17	There is authorized to be appropriated to carry out
18	this section \$1,000,000 for each of fiscal years 2007
19	and 2008, to remain available until expended.
20	(b) Injury Study.—
21	(1) In General.—The Secretary of Health and
22	Human Services, acting through the Indian Health
23	Service and the Centers for Disease Control and Pre-
24	vention, shall conduct a study to obtain a national
25	projection of—

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1	(A) the incidence of injuries and homicides
2	resulting from domestic violence, dating violence,
3	sexual assault, or stalking committed against
4	American Indian and Alaska Native women;
5	and
6	(B) the cost of providing health care for the
7	injuries described in subparagraph (A).
8	(2) Report.—Not later than 2 years after the
9	date of enactment of this Act, the Secretary of Health
10	and Human Services shall submit to the Committee
11	on Indian Affairs of the Senate, the Committee on the
12	Judiciary of the Senate, and the Committee on the
13	Judiciary of the House of Representatives a report
14	that describes the findings made in the study and rec-
15	ommends health care strategies for reducing the inci-
16	dence and cost of the injuries described in paragraph
17	(1).
18	(3) Authorization of appropriations.—
19	There is authorized to be appropriated to carry out

(3) AUTHORIZATION OF APPROPRIATIONS.—
There is authorized to be appropriated to carry out
this section \$500,000 for each of fiscal years 2007 and
2008, to remain available until expended.

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1	SEC. 905. TRACKING OF VIOLENCE AGAINST INDIAN
2	WOMEN.
3	(a) Access to Federal Criminal Information
4	Databases.—Section 534 of title 28, United States Code,
5	is amended—
6	(1) by redesignating subsection (d) as subsection
7	(e); and
8	(2) by inserting after subsection (c) the fol-
9	lowing:
10	"(d) Indian Law Enforcement Agencies.—The At-
11	torney General shall permit Indian law enforcement agen-
12	cies, in cases of domestic violence, dating violence, sexual
13	assault, and stalking, to enter information into Federal
14	criminal information databases and to obtain information
15	from the databases.".
16	(b) Tribal Registry.—
17	(1) Establishment.—The Attorney General
18	shall contract with any interested Indian tribe, tribal
19	organization, or tribal nonprofit organization to de-
20	velop and maintain—
21	(A) a national tribal sex offender registry;
22	and
23	(B) a tribal protection order registry con-
24	taining civil and criminal orders of protection
25	issued by Indian tribes and participating juris-
26	dictions.

1	(2) Authorization of appropriations.—
2	There is authorized to be appropriated to carry out
3	this section \$1,000,000 for each of fiscal years 2007
4	through 2011, to remain available until expended.
5	SEC. 906. GRANTS TO INDIAN TRIBAL GOVERNMENTS.
6	(a) In General.—Part T of title I of the Omnibus
7	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
8	3796gg et seq.) is amended by adding at the end the fol-
9	lowing:
10	"SEC. 2007. GRANTS TO INDIAN TRIBAL GOVERNMENTS.
11	"(a) Grants.—The Attorney General may make
12	grants to Indian tribal governments and tribal organiza-
13	tions to—
14	"(1) develop and enhance effective governmentation
15	strategies to curtail violent crimes against and in-
16	crease the safety of Indian women consistent with
17	tribal law and custom;
18	"(2) increase tribal capacity to respond to do-
19	mestic violence, dating violence, sexual assault, and
20	stalking crimes against Indian women;
21	"(3) strengthen tribal justice interventions in-
22	cluding tribal law enforcement, prosecution, courts,
23	probation correctional facilities

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- "(4) enhance services to Indian women victimized by domestic violence, dating violence, sexual assault, and stalking;
 - "(5) work in cooperation with the community to develop education and prevention strategies directed toward issues of domestic violence, dating violence, and stalking programs and to address the needs of children exposed to domestic violence;
 - "(6) provide programs for supervised visitation and safe visitation exchange of children in situations involving domestic violence, sexual assault, or stalking committed by one parent against the other with appropriate security measures, policies, and procedures to protect the safety of victims and their children; and
 - "(7) provide transitional housing for victims of domestic violence, dating violence, sexual assault, or stalking, including rental or utilities payments assistance and assistance with related expenses such as security deposits and other costs incidental to relocation to transitional housing, and support services to enable a victim of domestic violence, dating violence, sexual assault, or stalking to locate and secure permanent housing and integrate into a community.

- 1 "(b) Collaboration.—All applicants under this sec-
- 2 tion shall demonstrate their proposal was developed in con-
- 3 sultation with a nonprofit, nongovernmental Indian victim
- 4 services program, including sexual assault and domestic vi-
- 5 olence victim services providers in the tribal or local com-
- 6 munity, or a nonprofit tribal domestic violence and sexual
- 7 assault coalition to the extent that they exist. In the absence
- 8 of such a demonstration, the applicant may meet the re-
- 9 quirement of this subsection through consultation with
- 10 women in the community to be served.
- 11 "(c) Nonexclusivity.—The Federal share of a grant
- 12 made under this section may not exceed 90 percent of the
- 13 total costs of the project described in the application sub-
- 14 mitted, except that the Attorney General may grant a waiv-
- 15 er of this match requirement on the basis of demonstrated
- 16 financial hardship. Funds appropriated for the activities
- 17 of any agency of an Indian tribal government or of the Bu-
- 18 reau of Indian Affairs performing law enforcement func-
- 19 tions on any Indian lands may be used to provide the non-
- 20 Federal share of the cost of programs or projects funded
- 21 under this section.".
- 22 (b) Authorization of Funds From Grants To
- 23 Combat Violent Crimes Against Women.—Section
- 24 2007(b)(1) of the Omnibus Crime Control and Safe Streets

- 1 Act of 1968 (42 U.S.C. 3796gg-1(b)(1)) is amended to read
- 2 as follows:
- 3 "(1) Ten percent shall be available for grants
- 4 under the program authorized in section 2007. The
- 5 requirements of this part shall not apply to funds al-
- 6 located for such program.".
- 7 (c) Authorization of Funds From Grants To En-
- 8 COURAGE STATE POLICIES AND ENFORCEMENT OF PRO-
- 9 TECTION ORDERS PROGRAM.—Section 2101 of the Omnibus
- 10 Crime Control and Safe Streets Act of 1968 (42 U.S.C.
- 11 3796hh) is amended by striking subsection (e) and inserting
- 12 the following:
- "(e) Not less than 10 percent of the total amount avail-
- 14 able under this section for each fiscal year shall be available
- 15 for grants under the program authorized in section 2007.
- 16 The requirements of this part shall not apply to funds allo-
- 17 cated for such program.".
- 18 (d) Authorization of Funds From Rural Domes-
- 19 TIC VIOLENCE AND CHILD ABUSE ENFORCEMENT ASSIST-
- 20 ANCE GRANTS.—Subsection 40295(c) of the Violence
- 21 Against Women Act of 1994 (42 U.S.C. 13971(c)(3)) is
- 22 amended by striking paragraph (3) and inserting the fol-
- 23 lowing:
- 24 "(3) Not less than 10 percent of the total amount
- 25 available under this section for each fiscal year shall

1	be available	for	arants	under	the	program	authoriz	red
1		.,	9.0000	correct.	0.00	p. 09. a	COUCOTO CA	1000

- 2 in section 2007 of the Omnibus Crime Control and
- 3 Safe Streets Act of 1968. The requirements of this
- 4 paragraph shall not apply to funds allocated for such
- 5 program.".
- 6 (e) Authorization of Funds From the Safe Ha-
- 7 VENS FOR CHILDREN PROGRAM.—Section 1301 of the Vio-
- 8 lence Against Women Act of 2000 (42 U.S.C. 10420) is
- 9 amended by striking subsection (f) and inserting the fol-
- 10 lowing:
- 11 "(f) Not less than 10 percent of the total amount avail-
- 12 able under this section for each fiscal year shall be available
- 13 for grants under the program authorized in section 2007
- 14 of the Omnibus Crime Control and Safe Streets Act of 1968.
- 15 The requirements of this subsection shall not apply to funds
- 16 allocated for such program.".
- 17 (f) Authorization of Funds From the Transi-
- 18 Tional Housing Assistance Grants for Child Victims
- 19 of Domestic Violence, Stalking, or Sexual Assault
- 20 Program.—Section 40299(g) of the Violence Against
- 21 Women Act of 1994 (42 U.S.C. 13975(g)) is amended by
- 22 adding at the end the following:
- 23 "(4) Tribal program.—Not less than 10 per-
- 24 cent of the total amount available under this section
- 25 for each fiscal year shall be available for grants under

1	t t t	ie	program	authorized	in	section	2007	of	the	Omni-

- 2 bus Crime Control and Safe Streets Act of 1968. The
- 3 requirements of this paragraph shall not apply to
- 4 funds allocated for such program.".
- 5 (g) Authorization of Funds From the Legal As-
- 6 SISTANCE FOR VICTIMS IMPROVEMENTS PROGRAM.—Sec-
- 7 tion 1201(f) of the Violence Against Women Act of 2000
- 8 (42 U.S.C. 3796gg-6) is amended by adding at the end the
- 9 following:
- 10 "(4) Not less than 10 percent of the total amount
- 11 available under this section for each fiscal year shall
- be available for grants under the program authorized
- in section 2007 of the Omnibus Crime Control and
- 14 Safe Streets Act of 1968. The requirements of this
- paragraph shall not apply to funds allocated for such
- 16 program.".
- 17 SEC. 907. TRIBAL DEPUTY IN THE OFFICE ON VIOLENCE
- 18 AGAINST WOMEN.
- 19 Part T of title I of the Omnibus Crime Control and
- 20 Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.), as
- 21 amended by section 906, is amended by adding at the end
- 22 the following:

"SEC. 2008. TRIBAL DEPUTY.

2	"(a) Establishment.—There is established in the Of-
3	fice on Violence Against Women a Deputy Director for Trib-
4	al Affairs.
5	"(b) Duties.—
6	"(1) In General.—The Deputy Director shall
7	under the guidance and authority of the Director of
8	the Office on Violence Against Women—
9	"(A) oversee and manage the administra-
10	tion of grants to and contracts with Indian
11	tribes, tribal courts, tribal organizations, or trib-
12	$al\ nonprofit\ organizations;$
13	"(B) ensure that, if a grant under this Act
14	or a contract pursuant to such a grant is made
15	to an organization to perform services that ben-
16	efit more than 1 Indian tribe, the approval of
17	each Indian tribe to be benefitted shall be a pre-
18	requisite to the making of the grant or letting of
19	$the\ contract;$
20	"(C) coordinate development of Federal pol-
21	icy, protocols, and guidelines on matters relating
22	to violence against Indian women;
23	"(D) advise the Director of the Office on Vi-
24	olence Against Women concerning policies, legis-
25	lation, implementation of laws, and other issues
26	relating to violence against Indian women;

1	"(E) represent the Office on Violence
2	Against Women in the annual consultations
3	under section 903;
4	"(F) provide technical assistance, coordina-
5	tion, and support to other offices and bureaus in
6	the Department of Justice to develop policy and
7	to enforce Federal laws relating to violence
8	against Indian women, including through litiga-
9	tion of civil and criminal actions relating to
10	$those\ laws;$
11	"(G) maintain a liaison with the judicial
12	branches of Federal, State, and tribal govern-
13	ments on matters relating to violence against In-
14	dian women;
15	"(H) support enforcement of tribal protec-
16	tion orders and implementation of full faith and
17	credit educational projects and comity agree-
18	ments between Indian tribes and States; and
19	"(I) ensure that adequate tribal technical
20	assistance is made available to Indian tribes,
21	tribal courts, tribal organizations, and tribal
22	nonprofit organizations for all programs relating
23	to violence against Indian women.
24	"(c) AUTHORITY.—

1	"(1) In General.—The Deputy Director shall
2	ensure that a portion of the tribal set-aside funds
3	from any grant awarded under this Act, the Violence
4	Against Women Act of 1994 (title IV of Public Law
5	103–322; 108 Stat. 1902), or the Violence Against
6	Women Act of 2000 (division B of Public Law 106–
7	386; 114 Stat. 1491) is used to enhance the capacity
8	of Indian tribes to address the safety of Indian
9	women.
10	"(2) Accountability.—The Deputy Director
11	shall ensure that some portion of the tribal set-aside
12	funds from any grant made under this part is used
13	to hold offenders accountable through—
14	"(A) enhancement of the response of Indian
15	tribes to crimes of domestic violence, dating vio-
16	lence, sexual assault, and stalking against In-
17	dian women, including legal services for victims
18	and Indian-specific offender programs;
19	"(B) development and maintenance of tribal
20	domestic violence shelters or programs for bat-
21	tered Indian women, including sexual assault
22	services, that are based upon the unique cir-
23	cumstances of the Indian women to be served;
24	"(C) development of tribal educational
25	awareness programs and materials;

1	"(D) support for customary tribal activities
2	to strengthen the intolerance of an Indian tribe
3	to violence against Indian women; and
4	"(E) development, implementation, and
5	maintenance of tribal electronic databases for
6	tribal protection order registries.".
7	SEC. 908. ENHANCED CRIMINAL LAW RESOURCES.
8	(a) Firearms Possession Prohibitions.—Section
9	921(33)(A)(i) of title 18, United States Code, is amended
10	to read: "(i) is a misdemeanor under Federal, State, or
11	Tribal law; and".
12	(b) Law Enforcement Authority.—Section 4(3) of
13	the Indian Law Enforcement Reform Act (25 U.S.C.
14	2803(3) is amended—
15	(1) in subparagraph (A), by striking "or";
16	(2) in subparagraph (B), by striking the semi-
17	colon and inserting ", or"; and
18	(3) by adding at the end the following:
19	"(C) the offense is a misdemeanor crime of
20	domestic violence, dating violence, stalking, or
21	violation of a protection order and has, as an
22	element, the use or attempted use of physical
23	force, or the threatened use of a deadly weapon,
24	committed by a current or former spouse, parent,
25	or quardian of the victim, by a person with

1	whom the victim shares a child in common, by
2	a person who is cohabitating with or has
3	cohabited with the victim as a spouse, parent, or
4	guardian, or by a person similarly situated to a
5	spouse, parent or guardian of the victim, and the
6	employee has reasonable grounds to believe that
7	the person to be arrested has committed, or is
8	committing the crime;".
9	SEC. 909. DOMESTIC ASSAULT BY AN HABITUAL OFFENDER.
10	Chapter 7 of title 18, United States Code, is amended
11	by adding at the end the following:
12	"§ 117. Domestic assault by an habitual offender
13	"(a) In General.—Any person who commits a domes-
14	tic assault within the special maritime and territorial ju-
15	risdiction of the United States or Indian country and who
16	has a final conviction on at least 2 separate prior occasions
17	in Federal, State, or Indian tribal court proceedings for of-
18	fenses that would be, if subject to Federal jurisdiction—
19	"(1) any assault, sexual abuse, or serious violent
20	felony against a spouse or intimate partner; or
21	"(2) an offense under chapter 110A,
22	shall be fined under this title, imprisoned for a term of not
23	more than 5 years, or both, except that if substantial bodily
24	injury results from violation under this section, the offender
25	shall be imprisoned for a term of not more than 10 years.

1	"(b) Domestic Assault Defined.—In this section,
2	the term 'domestic assault' means an assault committed by
3	a current or former spouse, parent, child, or guardian of
4	the victim, by a person with whom the victim shares a child
5	in common, by a person who is cohabitating with or has
6	cohabitated with the victim as a spouse, parent, child, or
7	guardian, or by a person similarly situated to a spouse,
8	parent, child, or guardian of the victim.".
9	TITLE X—DNA FINGERPRINTING
10	SEC. 1001. SHORT TITLE.
11	This title may be cited as the "DNA Fingerprint Act
12	of 2005".
13	SEC. 1002. USE OF OPT-OUT PROCEDURE TO REMOVE SAM-
14	PLES FROM NATIONAL DNA INDEX.
15	Section 210304 of the DNA Identification Act of 1994
16	(42 U.S.C. 14132) is amended—
17	(1) in subsection $(a)(1)(C)$, by striking "DNA
18	profiles" and all that follows through ", and";
19	(2) in subsection $(d)(1)$, by striking subpara-
20	graph (A), and inserting the following:
21	"(A) The Director of the Federal Bureau of
22	Investigation shall promptly expunge from the
23	index described in subsection (a) the DNA anal-
24	ysis of a person included in the index—

1	"(i) on the basis of conviction for a
2	qualifying Federal offense or a qualifying
3	District of Columbia offense (as determined
4	under sections 3 and 4 of the DNA Analysis
5	Backlog Elimination Act of 2000 (42
6	U.S.C. 14135a, 14135b), respectively), if the
7	Director receives, for each conviction of the
8	person of a qualifying offense, a certified
9	copy of a final court order establishing that
10	such conviction has been overturned; or
11	"(ii) on the basis of an arrest under
12	the authority of the United States, if the At-
13	torney General receives, for each charge
14	against the person on the basis of which the
15	analysis was or could have been included in
16	the index, a certified copy of a final court
17	order establishing that such charge has been
18	dismissed or has resulted in an acquittal or
19	that no charge was filed within the applica-
20	ble time period.";
21	(3) in subsection $(d)(2)(A)(ii)$, by striking "all
22	charges for" and all that follows, and inserting the
23	following: "the responsible agency or official of that
24	State receives, for each charge against the person on
25	the basis of which the analysis was or could have been

1	included in the index, a certified copy of a final court
2	order establishing that such charge has been dismissed
3	or has resulted in an acquittal or that no charge was
4	filed within the applicable time period."; and
5	(4) by striking subsection (e).
6	SEC. 1003. EXPANDED USE OF CODIS GRANTS.
7	Section 2(a)(1) of the DNA Analysis Backlog Elimi-
8	nation Act of 2000 (42 U.S.C. 14135(a)(1)) is amended by
9	striking "taken from individuals convicted of a qualifying
10	State offense (as determined under subsection (b)(3))" and
11	inserting "collected under applicable legal authority".
12	SEC. 1004. AUTHORIZATION TO CONDUCT DNA SAMPLE
13	COLLECTION FROM PERSONS ARRESTED OR
14	DETAINED UNDER FEDERAL AUTHORITY.
15	(a) In General.—Section 3 of the DNA Analysis
16	Backlog Elimination Act of 2000 (42 U.S.C. 14135a) is
17	amended—
18	(1) in subsection (a)—
19	(A) in paragraph (1), by striking "The Di-
20	rector" and inserting the following:
21	"(A) The Attorney General may, as pre-
22	scribed by the Attorney General in regulation,
23	collect DNA samples from individuals who are
23 24	collect DNA samples from individuals who are arrested or from non-United States persons who

1 States. The Attorney General may delegate this 2 function within the Department of Justice as 3 provided in section 510 of title 28, United States 4 Code, and may also authorize and direct any 5 other agency of the United States that arrests or 6 detains individuals or supervises individuals fac-7 ing charges to carry out any function and exer-8 cise any power of the Attorney General under this section. 9 "(B) The Director"; and 10 11 (B) in paragraphs (3) and (4), by striking 12 "Director of the Bureau of Prisons" each place 13 it appears and inserting "Attorney General, the 14 Director of the Bureau of Prisons,"; and

15 (2) in subsection (b), by striking "Director of the Bureau of Prisons" and inserting "Attorney General, 16

17 the Director of the Bureau of Prisons,".

18 (b) Conforming Amendments.—Subsections (b) and 19 (c)(1)(A) of section 3142 of title 18, United States Code, are each amended by inserting "and subject to the condition 20 21 that the person cooperate in the collection of a DNA sample from the person if the collection of such a sample is author-23 ized pursuant to section 3 of the DNA Analysis Backlog Elimination Act of 2000 (42 U.S.C. 14135a)" after "period of release". 25

1	SEC. 1005. TOLLING OF STATUTE OF LIMITATIONS FOR SEX-
2	UAL-ABUSE OFFENSES.
3	Section 3297 of title 18, United States Code, is amend-
4	ed by striking "except for a felony offense under chapter
5	109A,".
6	TITLE XI—DEPARTMENT OF
7	JUSTICE REAUTHORIZATION
8	Subtitle A—AUTHORIZATION OF
9	APPROPRIATIONS
10	SEC. 1101. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
11	CAL YEAR 2006.
12	There are authorized to be appropriated for fiscal year
13	2006, to carry out the activities of the Department of Jus-
14	tice (including any bureau, office, board, division, commis-
15	sion, subdivision, unit, or other component thereof), the fol-
16	lowing sums:
17	(1) General administration.—For General
18	Administration:~\$161,407,000.
19	(2) Administrative review and appeals.—
20	For Administrative Review and Appeals:
21	\$216,286,000 for administration of clemency petitions
22	$and\ for\ immigration\mbox{-}related\ activities.$
23	(3) Office of inspector general.—For the
24	Office of Inspector General: \$72,828,000, which shall
25	include not to exceed \$10,000 to meet unforeseen
26	emergencies of a confidential character.

1	(4) General legal activities.—For General
2	Legal Activities: \$679,661,000, which shall include—
3	(A) not less than \$4,000,000 for the inves-
4	tigation and prosecution of denaturalization and
5	deportation cases involving alleged Nazi war
6	criminals;
7	(B) not less than \$15,000,000 for the inves-
8	tigation and prosecution of violations of title 17
9	of the United States Code;
10	(C) not to exceed \$20,000 to meet unforeseen
11	emergencies of a confidential character; and
12	(D) \$5,000,000 for the investigation and
13	prosecution of violations of chapter 77 of title 18
14	of the United States Code.
15	(5) Antitrust Division.—For the Antitrust Di-
16	vision: \$144,451,000.
17	(6) United states attorneys.—For United
18	States Attorneys: \$1,626,146,000.
19	(7) Federal bureau of investigation.—For
20	the Federal Bureau of Investigation: \$5,761,237,000,
21	which shall include not to exceed \$70,000 to meet un-
22	foreseen emergencies of a confidential character.
23	(8) United States marshals service.—For
24	the United States Marshals Service: \$800,255,000.

1	(9) Federal prison system.—For the Federal
2	Prison System, including the National Institute of
3	Corrections: \$5,065,761,000.
4	(10) Drug enforcement administration.—

- (10) Drug Enforcement Administration:

 For the Drug Enforcement Administration:
 \$1,716,173,000, which shall include not to exceed
 \$70,000 to meet unforeseen emergencies of a confidential character.
 - (11) Bureau of Alcohol, Tobacco, Firearms

 And Explosives.—For the Bureau of Alcohol, Tobacco, Firearms and Explosives: \$923,613,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—For Fees and Expenses of Witnesses: \$181,137,000, which shall include not to exceed \$8,000,000 for construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$661,940,000 for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.

1	(14) Foreign claims settlement commis-
2	SION.—For the Foreign Claims Settlement Commis-
3	sion: \$1,270,000.
4	(15) Community relations service.—For the
5	Community Relations Service: \$9,759,000.
6	(16) Assets forfeiture fund.—For the Assets
7	Forfeiture Fund: \$21,468,000 for expenses authorized
8	by section 524 of title 28, United States Code.
9	(17) United States parole commission.—For
10	the United States Parole Commission: \$11,300,000.
11	(18) FEDERAL DETENTION TRUSTEE.—For the
12	necessary expenses of the Federal Detention Trustee:
13	\$1,222,000,000.
14	(19) Justice information sharing tech-
15	NOLOGY.—For necessary expenses for information
16	sharing technology, including planning, development,
17	and deployment: \$181,490,000.
18	(20) Narrow band communications.—For the
19	costs of conversion to narrowband communications,
20	including the cost for operation and maintenance of
21	Land Mobile Radio legacy systems: \$128,701,000.
22	(21) Administrative expenses for certain
23	ACTIVITIES.—For the administrative expenses of the
24	Office of Justice Programs, the Office on Violence

1	Against Women, and Office of Community Oriented
2	Policing Services:
3	(A) \$121,105,000 for the Office of Justice
4	Programs.
5	(B) \$14,172,000 for the Office on Violence
6	Against Women.
7	(C) \$31,343,000 for the Office of Commu-
8	nity Oriented Policing Services.
9	SEC. 1102. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
10	CAL YEAR 2007.
11	There are authorized to be appropriated for fiscal year
12	2007, to carry out the activities of the Department of Jus-
13	tice (including any bureau, office, board, division, commis-
14	sion, subdivision, unit, or other component thereof), the fol-
15	lowing sums:
16	(1) General administration.—For General
17	Administration: \$167, 863,000.
18	(2) Administrative review and appeals.—
19	For Administrative Review and Appeals:
20	\$224,937,000 for administration of clemency petitions
21	and for immigration-related activities.
22	(3) Office of inspector general.—For the
23	Office of Inspector General: \$75,741,000, which shall
24	include not to exceed \$10,000 to meet unforeseen
25	emergencies of a confidential character.

1	(4) General legal activities.—For General
2	Legal Activities: \$706,847,000, which shall include—
3	(A) not less than \$4,000,000 for the inves-
4	tigation and prosecution of denaturalization and
5	deportation cases involving alleged Nazi war
6	criminals;
7	(B) not less than \$15,600,000 for the inves-
8	tigation and prosecution of violations of title 17
9	of the United States Code;
10	(C) not to exceed \$20,000 to meet unforeseen
11	emergencies of a confidential character; and
12	(D) \$5,000,000 for the investigation and
13	prosecution of violations of chapter 77 of title 18
14	of the United States Code.
15	(5) Antitrust Division.—For the Antitrust Di-
16	vision: \$150,229,000.
17	(6) United states attorneys.—For United
18	States Attorneys: \$1,691,192,000.
19	(7) Federal bureau of investigation.—For
20	the Federal Bureau of Investigation: \$5,991,686,000,
21	which shall include not to exceed \$70,000 to meet un-
22	foreseen emergencies of a confidential character.
23	(8) United States marshals service.—For
24	the United States Marshals Service: \$832,265,000.

1	(9) Federal prison system.—For the Federal
2	Prison System, including the National Institute of
3	Corrections: \$5,268,391,000.

- (10) Drug enforcement Administration:

 For the Drug Enforcement Administration:
 \$1,784,820,000, which shall include not to exceed
 \$70,000 to meet unforeseen emergencies of a confidential character.
 - (11) Bureau of Alcohol, Tobacco, Firearms

 And Explosives.—For the Bureau of Alcohol, Tobacco, Firearms and Explosives: \$960,558,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—For Fees and Expenses of Witnesses: \$188,382,000, which shall include not to exceed \$8,000,000 for construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$688,418,000, for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.

1	(14) Foreign claims settlement commis-
2	SION.—For the Foreign Claims Settlement Commis-
3	sion: \$1,321,000.
4	(15) Community relations service.—For the
5	Community Relations Service: \$10,149,000.
6	(16) Assets forfeiture fund.—For the Assets
7	Forfeiture Fund: \$22,000,000 for expenses authorized
8	by section 524 of title 28, United States Code.
9	(17) United States parole commission.—For
10	the United States Parole Commission: \$11,752,000.
11	(18) FEDERAL DETENTION TRUSTEE.—For the
12	necessary expenses of the Federal Detention Trustee:
13	\$1,405,300,000.
14	(19) Justice information sharing tech-
15	NOLOGY.—For necessary expenses for information
16	sharing technology, including planning, development,
17	and deployment: \$188,750,000.
18	(20) Narrowband communications.—For the
19	costs of conversion to narrowband communications,
20	including the cost for operation and maintenance of
21	Land Mobile Radio legacy systems: \$133,849,000.
22	(21) Administrative expenses for certain
23	ACTIVITIES.—For the administrative expenses of the
24	Office of Justice Programs, the Office on Violence

1	Against Women, and the Office of Community Ori-
2	ented Policing Services:
3	(A) \$125,949,000 for the Office of Justice
4	Programs.
5	(B) \$15,600,000 for the Office on Violence
6	Against Women.
7	(C) \$32,597,000 for the Office of Commu-
8	nity Oriented Policing Services.
9	SEC. 1103. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
10	CAL YEAR 2008.
11	There are authorized to be appropriated for fiscal year
12	2008, to carry out the activities of the Department of Jus-
13	tice (including any bureau, office, board, division, commis-
14	sion, subdivision, unit, or other component thereof), the fol-
15	lowing sums:
16	(1) General administration.—For General
17	Administration:~\$174,578,000.
18	(2) Administrative review and appeals.—
19	For Administrative Review and Appeals:
20	\$233,934,000 for administration of clemency petitions
21	and for immigration-related activities.
22	(3) Office of inspector general.—For the
23	Office of Inspector General: \$78,771,000, which shall
24	include not to exceed \$10,000 to meet unforeseen
25	emergencies of a confidential character.

1	(4) General legal activities.—For General
2	Legal Activities: \$735,121,000, which shall include—
3	(A) not less than \$4,000,000 for the inves-
4	tigation and prosecution of denaturalization and
5	deportation cases involving alleged Nazi war
6	criminals;
7	(B) not less than \$16,224,000 for the inves-
8	tigation and prosecution of violations of title 17
9	of the United States Code;
10	(C) not to exceed \$20,000 to meet unforeseen
11	emergencies of a confidential character; and
12	(D) \$5,000,000 for the investigation and
13	prosecution of violations of chapter 77 of title 18
14	of the United States Code.
15	(5) Antitrust Division.—For the Antitrust Di-
16	vision: \$156,238,000.
17	(6) United states attorneys.—For United
18	States Attorneys: \$1,758,840,000.
19	(7) Federal bureau of investigation.—For
20	the Federal Bureau of Investigation: \$6,231,354,000,
21	which shall include not to exceed \$70,000 to meet un-
22	foreseen emergencies of a confidential character.
23	(8) United States marshals service.—For
24	the United States Marshals Service: \$865,556,000.

1	(9) Federal prison system.—For the Federal
2	Prison System, including the National Institute of
3	Corrections: \$5,479,127,000.

- 4 (10) DRUG ENFORCEMENT ADMINISTRATION.—
 5 For the Drug Enforcement Administration:
 6 \$1,856,213,000, which shall include not to exceed
 7 \$70,000 to meet unforeseen emergencies of a confidential character.
 - (11) Bureau of Alcohol, Tobacco, Firearms and Explosives: \$998,980,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—For Fees and Expenses of Witnesses: \$195,918,000, which shall include not to exceed \$8,000,000 for construction of protected witness safesites.
 - (13) Interagency Crime and Drug Enforcement: \$715,955,000, for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.

1	(14) Foreign claims settlement commis-								
2	SION.—For the Foreign Claims Settlement Commis-								
3	sion: \$1,374,000.								
4	(15) Community relations service.—For the								
5	Community Relations Service: \$10,555,000.								
6	(16) Assets forfeiture fund.—For the Assets								
7	Forfeiture Fund: \$22,000,000 for expenses authorized								
8	by section 524 of title 28, United States Code.								
9	(17) United States parole commission.—For								
10	the United States Parole Commission: \$12,222,000.								
11	(18) FEDERAL DETENTION TRUSTEE.—For the								
12	necessary expenses of the Federal Detention Trustee:								
13	\$1,616,095,000.								
14	(19) Justice information sharing tech-								
15	NOLOGY.—For necessary expenses for information								
16	sharing technology, including planning, development,								
17	and deployment: \$196,300,000.								
18	(20) Narrowband communications.—For the								
19	costs of conversion to narrowband communications,								
20	including the cost for operation and maintenance of								
21	Land Mobile Radio legacy systems: \$139,203,000.								
22	(21) Administrative expenses for certain								
23	ACTIVITIES.—For the administrative expenses of the								
24	Office of Justice Programs, the Office on Violence								

1	Against Women, and the Office of Community Ori-
2	ented Policing Services:
3	(A) \$130,987,000 for the Office of Justice
4	Programs.
5	(B) \$16,224,000 for the Office on Violence
6	Against Women.
7	(C) \$33,901,000 for the Office of Commu-
8	nity Oriented Policing Services.
9	SEC. 1104. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
10	CAL YEAR 2009.
11	There are authorized to be appropriated for fiscal year
12	2009, to carry out the activities of the Department of Jus-
13	tice (including any bureau, office, board, division, commis-
14	sion, subdivision, unit, or other component thereof), the fol-
15	lowing sums:
16	(1) General administration.—For General
17	Administration: \$181, 561, 000.
18	(2) Administrative review and appeals.—
19	For Administrative Review and Appeals:
20	\$243,291,000 for administration of pardon and clem-
21	ency petitions and for immigration-related activities.
22	(3) Office of inspector general.—For the
23	Office of Inspector General: \$81,922,000, which shall
24	include not to exceed \$10,000 to meet unforeseen
25	emergencies of a confidential character.

1	(4) General legal activities.—For General							
2	Legal Activities: \$764,526,000, which shall include—							
3	(A) not less than \$4,000,000 for the inves-							
4	tigation and prosecution of denaturalization and							
5	deportation cases involving alleged Nazi war							
6	criminals;							
7	(B) not less than \$16,872,000 for the inves-							
8	tigation and prosecution of violations of title 17							
9	of the United States Code;							
10	(C) not to exceed \$20,000 to meet unforeseen							
11	emergencies of a confidential character; and							
12	(D) \$5,000,000 for the investigation and							
13	prosecution of violations of chapter 77 of title 18							
14	of the United States Code.							
15	(5) Antitrust division.—For the Antitrust Di-							
16	vision: \$162,488,000.							
17	(6) United States attorneys.—For United							
18	States Attorneys: \$1,829,194,000.							
19	(7) Federal bureau of investigation.—For							
20	the Federal Bureau of Investigation: \$6,480,608,000,							
21	which shall include not to exceed \$70,000 to meet un-							
22	foreseen emergencies of a confidential character.							
23	(8) United states marshals service.—For							
24	the United States Marshals Service: \$900,178,000.							

1	(9) Federal prison system.—For the Federal
2	Prison System, including the National Institute of
3	Corrections: \$5,698,292,000.

- 4 (10) DRUG ENFORCEMENT ADMINISTRATION.—
 5 For the Drug Enforcement Administration:
 6 \$1,930,462,000, which shall include not to exceed
 7 \$70,000 to meet unforeseen emergencies of a confidential character.
 - (11) Bureau of Alcohol, Tobacco, Firearms and Explosives: \$1,038,939,000.
 - (12) FEES AND EXPENSES OF WITNESSES.—For Fees and Expenses of Witnesses: \$203,755,000, which shall include not to exceed \$8,000,000 for construction of protected witness safesites.
 - (13) Interagency crime and Drug Enforcement: \$744,593,000, for expenses not otherwise provided for, for the investigation and prosecution of persons involved in organized crime drug trafficking, except that any funds obligated from appropriations authorized by this paragraph may be used under authorities available to the organizations reimbursed from such funds.

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1	(14) Foreign claims settlement commis-								
2	SION.—For the Foreign Claims Settlement Commis-								
3	sion: \$1,429,000.								
4	(15) Community relations service.—For the								
5	Community Relations Service: \$10,977,000.								
6	(16) Assets forfeiture fund.—For the Assets								
7	Forfeiture Fund: \$22,000,000 for expenses authorized								
8	by section 524 of title 28, United States Code.								
9	(17) United States parole commission.—For								
10	the United States Parole Commission: \$12,711,000.								
11	(18) FEDERAL DETENTION TRUSTEE.—For the								
12	necessary expenses of the Federal Detention Trustee:								
13	\$1,858,509,000.								
14	(19) Justice information sharing tech-								
15	NOLOGY.—For necessary expenses for information								
16	sharing technology, including planning, development,								
17	and deployment: \$204,152,000.								
18	(20) Narrowband communications.—For the								
19	costs of conversion to narrowband communications,								
20	including the cost for operation and maintenance of								
21	Land Mobile Radio legacy systems: \$144,771,000.								
22	(21) Administrative expenses for certain								
23	ACTIVITIES.—For the administrative expenses of the								
24	Office of Justice Programs, the Office on Violence								

1	Against Women, and the Office of Community Ori-
2	ented Policing Services:
3	(A) \$132,226,000 for the Office of Justice
4	Programs.
5	(B) \$16,837,000 for the Office on Violence
6	Against Women.
7	(C) \$35,257,000 for the Office of Commu-
8	nity Oriented Policing Services.
9	SEC. 1105. ORGANIZED RETAIL THEFT.
10	(a) National Data.—(1) The Attorney General and
11	the Federal Bureau of Investigation, in consultation with
12	the retail community, shall establish a task force to combat
13	organized retail theft and provide expertise to the retail
14	community for the establishment of a national database or
15	clearinghouse housed and maintained in the private sector
16	to track and identify where organized retail theft type
17	crimes are being committed in the United Sates. The na-
18	tional database shall allow Federal, State, and local law
19	enforcement officials as well as authorized retail companies
20	(and authorized associated retail databases) to transmit in-
21	formation into the database electronically and to review in-
22	formation that has been submitted electronically.
23	(2) The Attorney General shall make available funds
24	to provide for the ongoing administrative and technological

1	costs to federal law enforcement agencies participating in
2	the database project.
3	(3) The Attorney General through the Bureau of Jus-
4	tice Assistance in the Office of Justice may make grants
5	to help provide for the administrative and technological
6	costs to State and local law enforcement agencies partici-
7	pating in the data base project.
8	(b) Authorization of Appropriations.—There is
9	authorized to be appropriated for each of fiscal years 2006
10	through 2009, \$5,000,000 for educating and training fed-
11	eral law enforcement regarding organized retail theft, for
12	investigating, apprehending and prosecuting individuals
13	engaged in organized retail theft, and for working with the
14	private sector to establish and utilize the database described
15	in subsection (a).
16	(c) Definition of Organized Retail Theft.—For
17	purposes of this section, "organized retail theft" means—
18	(1) the violation of a State prohibition on retain
19	merchandise theft or shoplifting, if the violation con-
20	sists of the theft of quantities of items that would not
21	normally be purchased for personal use or consump-
22	tion and for the purpose of reselling the items or for
23	reentering the items into commerce;

(2) the receipt, possession, concealment, bartering, sale, transport, or disposal of any property

24

1	that is know or should be known to have been taken
2	in violation of paragraph (1); or
3	(3) the coordination, organization, or recruit-
4	ment of persons to undertake the conduct described in
5	paragraph (1) or (2).
6	SEC. 1106. UNITED STATES-MEXICO BORDER VIOLENCE
7	TASK FORCE.
8	(a) Task Force.—(1) The Attorney General shall es-
9	tablish the United States-Mexico Border Violence Task
10	Force in Laredo, Texas, to combat drug and firearms traf-
11	ficking, violence, and kidnapping along the border between
12	the United States and Mexico and to provide expertise to
13	the law enforcement and homeland security agencies along
14	the border between the United States and Mexico. The Task
15	Force shall include personnel from the Bureau of Alcohol,
16	Tobacco, Firearms, and Explosives, Immigration and Cus-
17	toms Enforcement, the Drug Enforcement Administration,
18	Customs and Border Protection, other Federal agencies (as
19	appropriate), the Texas Department of Public Safety, and
20	local law enforcement agencies.
21	(2) The Attorney General shall make available funds
22	to provide for the ongoing administrative and technological
23	costs to Federal, State, and local law enforcement agencies
24	participating in the Task Force.

1	(b) Authorization of Appropriations.—There are
2	authorized to be appropriated \$10,000,000 for each of the
3	fiscal years 2006 through 2009, for—
4	(1) the establishment and operation of the
5	United States-Mexico Border Violence Task Force;
6	and
7	(2) the investigation, apprehension, and prosecu-
8	tion of individuals engaged in drug and firearms
9	trafficking, violence, and kidnapping along the border
10	between the United States and Mexico.
11	SEC. 1107. NATIONAL GANG INTELLIGENCE CENTER.
12	(a) Establishment.—The Attorney General shall es-
13	tablish a National Gang Intelligence Center and gang infor-
14	mation database to be housed at and administered by the
15	Federal Bureau of Investigation to collect, analyze, and dis-
16	seminate gang activity information from—
17	(1) the Federal Bureau of Investigation;
18	(2) the Bureau of Alcohol, Tobacco, Firearms,
19	and Explosives;
20	(3) the Drug Enforcement Administration;
21	(4) the Bureau of Prisons;
22	(5) the United States Marshals Service;
23	(6) the Directorate of Border and Transportation
24	Security of the Department of Homeland Security:

1	(7) the Department of Housing and Urban De-						
2	velopment;						
3	(8) State and local law enforcement;						
4	(9) Federal, State, and local prosecutors;						
5	(10) Federal, State, and local probation and pa-						
6	role offices;						
7	(11) Federal, State, and local prisons and jails						
8	and						
9	(12) any other entity as appropriate.						
10	(b) Information.—The Center established under sub-						
11	section (a) shall make available the information referred to						
12	in subsection (a) to—						
13	(1) Federal, State, and local law enforcement						
14	agencies;						
15	(2) Federal, State, and local corrections agencies						
16	and penal institutions;						
17	(3) Federal, State, and local prosecutorial agen-						
18	cies; and						
19	(4) any other entity as appropriate.						
20	(c) Annual Report.—The Center established under						
21	subsection (a) shall annually submit to Congress a report						
22	on gang activity.						
23	(d) AUTHORIZATION OF APPROPRIATIONS.—There are						
24	authorized to be appropriated to carry out this section						

1	\$10,000,000 for fiscal year 2006 and for each fiscal year
2	thereafter.
3	Subtitle B—IMPROVING THE DE-
4	PARTMENT OF JUSTICE'S
5	GRANT PROGRAMS
6	CHAPTER 1—ASSISTING LAW ENFORCE-
7	MENT AND CRIMINAL JUSTICE AGEN-
8	CIES
9	SEC. 1111. MERGER OF BYRNE GRANT PROGRAM AND
10	LOCAL LAW ENFORCEMENT BLOCK GRANT
11	PROGRAM.
12	(a) In General.—Part E of title I of the Omnibus
13	Crime Control and Safe Streets Act of 1968 is amended
14	as follows:
15	(1) Subpart 1 of such part (42 U.S.C. 3751-
16	3759) is repealed.
17	(2) Such part is further amended—
18	(A) by inserting before section 500 (42
19	U.S.C. 3750) the following new heading:
20	"Subpart 1—Edward Byrne Memorial Justice
21	Assistance Grant Program";
22	(B) by amending section 500 to read as fol-
23	lows:

1 "SEC. 500. NAME OF PROGRAM.

2	"(a)	IN	General. The	grant	program	established

- 3 under this subpart shall be known as the 'Edward Byrne
- 4 Memorial Justice Assistance Grant Program'.
- 5 "(b) References to Former Programs.—(1) Any
- 6 reference in a law, regulation, document, paper, or other
- 7 record of the United States to the Edward Byrne Memorial
- 8 State and Local Law Enforcement Assistance Programs, or
- 9 to the Local Government Law Enforcement Block Grants
- 10 program, shall be deemed to be a reference to the grant pro-
- 11 gram referred to in subsection (a).
- 12 "(2) Any reference in a law, regulation, document,
- 13 paper, or other record of the United States to section 506
- 14 of this Act as such section was in effect on the date of the
- 15 enactment of the Department of Justice Appropriations Au-
- 16 thorization Act, Fiscal Years 2006 through 2009, shall be
- 17 deemed to be a reference to section 505(a) of this Act as
- 18 amended by the Department of Justice Appropriations Au-
- 19 thorization Act, Fiscal Years 2006 through 2009."; and
- 20 (C) by inserting after section 500 the fol-
- 21 lowing new sections:
- 22 "SEC. 501. DESCRIPTION.
- 23 "(a) Grants Authorized.—
- 24 "(1) In General.—From amounts made avail-
- able to carry out this subpart, the Attorney General
- 26 may, in accordance with the formula established

1	under section 505, make grants to States and units
2	of local government, for use by the State or unit of
3	local government to provide additional personnel,
4	equipment, supplies, contractual support, training,
5	technical assistance, and information systems for
6	criminal justice, including for any one or more of the
7	following programs:
8	"(A) Law enforcement programs.
9	"(B) Prosecution and court programs.
10	"(C) Prevention and education programs.
11	"(D) Corrections and community correc-
12	tions programs.
13	"(E) Drug treatment and enforcement pro-
14	grams.
15	"(F) Planning, evaluation, and technology
16	improvement programs.
17	"(G) Crime victim and witness programs
18	(other than compensation).
19	"(2) Rule of construction.—Paragraph (1)
20	shall be construed to ensure that a grant under that
21	paragraph may be used for any purpose for which a
22	grant was authorized to be used under either or both
23	of the programs specified in section 500(b), as those
24	programs were in effect immediately before the enact-
25	ment of this paragraph.

1	"(b) Contracts and Subawards.—A State or unit
2	of local government may, in using a grant under this sub-
3	part for purposes authorized by subsection (a), use all or
4	a portion of that grant to contract with or make one or
5	more subawards to one or more—
6	"(1) neighborhood or community-based organiza-
7	tions that are private and nonprofit;
8	"(2) units of local government; or
9	"(3) tribal governments.
10	"(c) Program Assessment Component; Waiver.—
11	"(1) Each program funded under this subpart
12	shall contain a program assessment component, devel-
13	oped pursuant to guidelines established by the Attor-
14	ney General, in coordination with the National Insti-
15	tute of Justice.
16	"(2) The Attorney General may waive the re-
17	quirement of paragraph (1) with respect to a program
18	if, in the opinion of the Attorney General, the pro-
19	gram is not of sufficient size to justify a full program
20	assessment.
21	"(d) Prohibited Uses.—Notwithstanding any other
22	provision of this Act, no funds provided under this subpart
23	may be used, directly or indirectly, to provide any of the
24	following matters:

1	"(1) Any security enhancements or any equip-
2	ment to any nongovernmental entity that is not en-
3	gaged in criminal justice or public safety.
4	"(2) Unless the Attorney General certifies that
5	extraordinary and exigent circumstances exist that
6	make the use of such funds to provide such matters
7	essential to the maintenance of public safety and good
8	order—
9	"(A) vehicles (excluding police cruisers),
10	vessels (excluding police boats), or aircraft (ex-
11	$cluding\ police\ helicopters);$
12	"(B) luxury items;
13	"(C) real estate;
14	"(D) construction projects (other than penal
15	or correctional institutions); or
16	"(E) any similar matters.
17	"(e) Administrative Costs.—Not more than 10 per-
18	cent of a grant made under this subpart may be used for
19	costs incurred to administer such grant.
20	"(f) PERIOD.—The period of a grant made under this
21	subpart shall be four years, except that renewals and exten-
22	sions beyond that period may be granted at the discretion
23	of the Attorney General.
24	"(g) Rule of Construction.—Subparagraph $(d)(1)$
25	shall not be construed to prohibit the use, directly or indi-

- 1 rectly, of funds provided under this subpart to provide secu-
- 2 rity at a public event, such as a political convention or
- 3 major sports event, so long as such security is provided
- 4 under applicable laws and procedures.

5 "SEC. 502. APPLICATIONS.

- 6 "To request a grant under this subpart, the chief execu-
- 7 tive officer of a State or unit of local government shall sub-
- 8 mit an application to the Attorney General within 90 days
- 9 after the date on which funds to carry out this subpart are
- 10 appropriated for a fiscal year, in such form as the Attorney
- 11 General may require. Such application shall include the fol-
- 12 *lowing*:
- 13 "(1) A certification that Federal funds made
- available under this subpart will not be used to sup-
- plant State or local funds, but will be used to increase
- 16 the amounts of such funds that would, in the absence
- of Federal funds, be made available for law enforce-
- 18 *ment activities.*
- 19 "(2) An assurance that, not fewer than 30 days
- before the application (or any amendment to the ap-
- 21 plication) was submitted to the Attorney General, the
- 22 application (or amendment) was submitted for review
- 23 to the governing body of the State or unit of local gov-
- 24 ernment (or to an organization designated by that
- 25 governing body).

1	"(3) An assurance that, before the application
2	(or any amendment to the application) was submitted
3	to the Attorney General—
4	"(A) the application (or amendment) was
5	made public; and
6	"(B) an opportunity to comment on the ap-
7	plication (or amendment) was provided to citi-
8	zens and to neighborhood or community-based
9	organizations, to the extent applicable law or es-
10	tablished procedure makes such an opportunity
11	available.
12	"(4) An assurance that, for each fiscal year cov-
13	ered by an application, the applicant shall maintain
14	and report such data, records, and information (pro-
15	grammatic and financial) as the Attorney General
16	may reasonably require.
17	"(5) A certification, made in a form acceptable
18	to the Attorney General and executed by the chief ex-
19	ecutive officer of the applicant (or by another officer
20	of the applicant, if qualified under regulations pro-
21	mulgated by the Attorney General), that—
22	"(A) the programs to be funded by the grant
23	meet all the requirements of this subpart;
24	"(B) all the information contained in the
25	application is correct;

1	"(C) there has been appropriate coordina-
2	tion with affected agencies; and
3	"(D) the applicant will comply with all
4	provisions of this subpart and all other applica-
5	ble Federal laws.
6	"SEC. 503. REVIEW OF APPLICATIONS.
7	"The Attorney General shall not finally disapprove
8	any application (or any amendment to that application)
9	submitted under this subpart without first affording the ap-
10	plicant reasonable notice of any deficiencies in the applica-
11	tion and opportunity for correction and reconsideration.
12	"SEC. 504. RULES.
13	"The Attorney General shall issue rules to carry out
14	this subpart. The first such rules shall be issued not later
15	than one year after the date on which amounts are first
16	made available to carry out this subpart.
17	"SEC. 505. FORMULA.
18	"(a) Allocation Among States.—
19	"(1) In general.—Of the total amount appro-
20	priated for this subpart, the Attorney General shall,
21	except as provided in paragraph (2), allocate—
22	"(A) 50 percent of such remaining amount
23	to each State in amounts that bear the same
24	ratio of—

1	"(i) the total population of a State
2	to—
3	"(ii) the total population of the United
4	States; and
5	"(B) 50 percent of such remaining amount
6	to each State in amounts that bear the same
7	ratio of—
8	"(i) the average annual number of part
9	1 violent crimes of the Uniform Crime Re-
10	ports of the Federal Bureau of Investigation
11	reported by such State for the three most re-
12	cent years reported by such State to—
13	"(ii) the average annual number of
14	such crimes reported by all States for such
15	years.
16	"(2) Minimum allocation.—If carrying out
17	paragraph (1) would result in any State receiving an
18	allocation less than 0.25 percent of the total amount
19	(in this paragraph referred to as a 'minimum alloca-
20	tion State'), then paragraph (1), as so carried out,
21	shall not apply, and the Attorney General shall
22	instead—
23	"(A) allocate 0.25 percent of the total
24	amount to each State; and

1	"(B) using the amount remaining after car-
2	rying out subparagraph (A), carry out para-
3	graph (1) in a manner that excludes each min-
4	imum allocation State, including the population
5	of and the crimes reported by such State.
6	"(b) Allocation Between States and Units of
7	Local Government.—Of the amounts allocated under
8	subsection (a)—
9	"(1) 60 percent shall be for direct grants to
10	States, to be allocated under subsection (c); and
11	"(2) 40 percent shall be for grants to be allocated
12	$under\ subsection\ (d).$
13	"(c) Allocation for State Governments.—
14	"(1) In General.—Of the amounts allocated
15	under subsection (b)(1), each State may retain for the
16	purposes described in section 501 an amount that
17	bears the same ratio of—
18	"(A) total expenditures on criminal justice
19	by the State government in the most recently
20	completed fiscal year to—
21	"(B) the total expenditure on criminal jus-
22	tice by the State government and units of local
23	government within the State in such year.
24	"(2) Remaining amounts.—Except as provided
25	in subsection (e)(1), any amounts remaining after the

allocation required by paragraph (1) shall be made available to units of local government by the State for the purposes described in section 501.

"(d) Allocations to Local Governments.—

"(1) In GENERAL.—Of the amounts allocated under subsection (b)(2), grants for the purposes described in section 501 shall be made directly to units of local government within each State in accordance with this subsection, subject to subsection (e).

"(2) Allocation.—

"(A) IN GENERAL.—From the amounts referred to in paragraph (1) with respect to a State (in this subsection referred to as the local amount'), the Attorney General shall allocate to each unit of local government an amount which bears the same ratio to such share as the average annual number of part 1 violent crimes reported by such unit to the Federal Bureau of Investigation for the 3 most recent calendar years for which such data is available bears to the number of part 1 violent crimes reported by all units of local government in the State in which the unit is located to the Federal Bureau of Investigation for such years.

1	"(B) Transitional rule.—Notwith-
2	standing subparagraph (A), for fiscal years
3	2006, 2007, and 2008, the Attorney General shall
4	allocate the local amount to units of local gov-
5	ernment in the same manner that, under the
6	Local Government Law Enforcement Block
7	Grants program in effect immediately before the
8	date of the enactment of this section, the reserved
9	amount was allocated among reporting and non-
10	reporting units of local government.
11	"(3) Annexed units.—If a unit of local govern-
12	ment in the State has been annexed since the date of
13	the collection of the data used by the Attorney General
14	in making allocations pursuant to this section, the
15	Attorney General shall pay the amount that would
16	have been allocated to such unit of local government
17	to the unit of local government that annexed it.
18	"(4) Resolution of disparate alloca-
19	TIONS.—(A) Notwithstanding any other provision of
20	this subpart, if—
21	"(i) the Attorney General certifies that a
22	unit of local government bears more than 50 per-
23	cent of the costs of prosecution or incarceration

that arise with respect to part 1 violent crimes

1	reported by a specified geographically con-
2	stituent unit of local government; and
3	"(ii) but for this paragraph, the amount of
4	funds allocated under this section to—
5	"(I) any one such specified geographi-
6	cally constituent unit of local government
7	exceeds 150 percent of the amount allocated
8	to the unit of local government certified
9	pursuant to clause (i); or
10	"(II) more than one such specified geo-
11	graphically constituent unit of local govern-
12	ment exceeds 400 percent of the amount al-
13	located to the unit of local government cer-
14	tified pursuant to clause (i),
15	then in order to qualify for payment under this sub-
16	section, the unit of local government certified pursu-
17	ant to clause (i), together with any such specified geo-
18	graphically constituent units of local government de-
19	scribed in clause (ii), shall submit to the Attorney
20	General a joint application for the aggregate of funds
21	allocated to such units of local government. Such ap-
22	plication shall specify the amount of such funds that
23	are to be distributed to each of the units of local gov-
24	ernment and the purposes for which such funds are
25	to be used. The units of local government involved

- may establish a joint local advisory board for the
 purposes of carrying out this paragraph.
- "(B) In this paragraph, the term 'geographically constituent unit of local government' means a unit of local government that has jurisdiction over areas located within the boundaries of an area over which a unit of local government certified pursuant to clause (i) has jurisdiction.
- 9 "(e) Limitation on Allocations to Units of 10 Local Government.—
 - "(1) MAXIMUM ALLOCATION.—No unit of local government shall receive a total allocation under this section that exceeds such unit's total expenditures on criminal justice services for the most recently completed fiscal year for which data are available. Any amount in excess of such total expenditures shall be allocated proportionally among units of local government whose allocations under this section do not exceed their total expenditures on such services.
 - "(2) ALLOCATIONS UNDER \$10,000.—If the allocation under this section to a unit of local government is less than \$10,000 for any fiscal year, the direct grant to the State under subsection (c) shall be increased by the amount of such allocation, to be distributed (for the purposes described in section 501)

- among State police departments that provide criminal justice services to units of local government and units of local government whose allocation under this section is less than \$10,000.
- "(3) Non-Reporting Units.—No allocation
 under this section shall be made to a unit of local
 government that has not reported at least three years
 of data on part 1 violent crimes of the Uniform
 Crime Reports to the Federal Bureau of Investigation
 within the immediately preceding 10 years.
- 10 11 "(f) Funds Not Used by the State.—If the Attor-12 ney General determines, on the basis of information available during any grant period, that any allocation (or portion thereof) under this section to a State for such grant 14 period will not be required, or that a State will be unable to qualify or receive funds under this subpart, or that a 16 State chooses not to participate in the program established 18 under this subpart, then such State's allocation (or portion 19 thereof) shall be awarded by the Attorney General to units 20 of local government, or combinations thereof, within such 21 State, giving priority to those jurisdictions with the highest annual number of part 1 violent crimes of the Uniform 23 Crime Reports reported by the unit of local government to the Federal Bureau of Investigation for the three most recent calendar years for which such data are available.

1	"(g) Special Rules for Puerto Rico.—
2	"(1) All funds set aside for common-
3	WEALTH GOVERNMENT.—Notwithstanding any other
4	provision of this subpart, the amounts allocated under
5	subsection (a) to Puerto Rico, 100 percent shall be for
6	direct grants to the Commonwealth government of
7	$Puerto\ Rico.$
8	"(2) No local allocations.—Subsections (c)
9	and (d) shall not apply to Puerto Rico.
10	"(h) Units of Local Government in Louisiana.—
11	In carrying out this section with respect to the State of Lou-
12	isiana, the term 'unit of local government' means a district
13	attorney or a parish sheriff.
14	"SEC. 506. RESERVED FUNDS.
15	"(a) Of the total amount made available to carry out
16	this subpart for a fiscal year, the Attorney General shall
17	reserve not more than—
18	"(1) \$20,000,000, for use by the National Insti-
19	tute of Justice in assisting units of local government
20	to identify, select, develop, modernize, and purchase
21	new technologies for use by law enforcement, of which
22	\$1,000,000 shall be for use by the Bureau of Justice
23	Statistics to collect data necessary for carrying out
24	this subpart; and

1	"(2) \$20,000,000, to be granted by the Attorney
2	General to States and units of local government to de-
3	velop and implement antiterrorism training pro-
4	grams.
5	"(b) Of the total amount made available to carry out
6	this subpart for a fiscal year, the Attorney General may
7	reserve not more than 5 percent, to be granted to 1 or more
8	States or units of local government, for 1 or more of the
9	purposes specified in section 501, pursuant to his deter-
10	mination that the same is necessary—
11	"(1) to combat, address, or otherwise respond to
12	precipitous or extraordinary increases in crime, or in
13	a type or types of crime; or
14	"(2) to prevent, compensate for, or mitigate sig-
15	nificant programmatic harm resulting from operation
16	of the formula established under section 505.
17	"SEC. 507. INTEREST-BEARING TRUST FUNDS.
18	"(a) Trust Fund Required.—A State or unit of
19	local government shall establish a trust fund in which to
20	deposit amounts received under this subpart.
21	"(b) Expenditures.—
22	"(1) In general.—Each amount received under
23	this subpart (including interest on such amount) shall
24	be expended before the date on which the grant period
25	expires.

- 1 "(2) REPAYMENT.—A State or unit of local gov2 ernment that fails to expend an entire amount (in3 cluding interest on such amount) as required by
 4 paragraph (1) shall repay the unexpended portion to
 5 the Attorney General not later than 3 months after
 6 the date on which the grant period expires.
- 7 "(3) REDUCTION OF FUTURE AMOUNTS.—If a 8 State or unit of local government fails to comply with 9 paragraphs (1) and (2), the Attorney General shall 10 reduce amounts to be provided to that State or unit 11 of local government accordingly.
- "(c) REPAID AMOUNTS.—Amounts received as repayments under this section shall be subject to section 108 of
 this title as if such amounts had not been granted and repaid. Such amounts shall be deposited in the Treasury in
 dedicated fund for use by the Attorney General to carry
 out this subpart. Such funds are hereby made available to

19 "SEC. 508. AUTHORIZATION OF APPROPRIATIONS.

- 20 "There is authorized to be appropriated to carry out
- 21 this subpart \$1,095,000,000 for fiscal year 2006 and such
- 22 sums as may be necessary for each of fiscal years 2007
- 23 through 2009.".

18

carry out this subpart.

- 24 (b) Repeals of Certain Authorities Relating to
- 25 Byrne Grants.—

1	(1) Discretionary grants to public and pri-
2	Vate entities.—Chapter A of subpart 2 of Part E
3	of title I of the Omnibus Crime Control and Safe
4	Streets Act of 1968 (42 U.S.C. 3760–3762) is re-
5	pealed.
6	(2) Targeted grants to curb motor vehi-
7	CLE THEFT.—Subtitle B of title I of the Anti Car
8	Theft Act of 1992 (42 U.S.C. 3750a-3750d) is re-
9	pealed.
10	(c) Conforming Amendments.—
11	(1) Crime identification technology act.—
12	Subsection $(c)(2)(G)$ of section 102 of the Crime Iden-
13	tification Technology Act of 1998 (42 U.S.C. 14601)
14	is amended by striking "such as" and all that follows
15	through "the M.O.R.E. program" and inserting "such
16	as the Edward Byrne Justice Assistance Grant Pro-
17	gram and the M.O.R.E. program".
18	(2) Safe streets act.—Title I of the Omnibus
19	Crime Control and Safe Streets Act of 1968 is
20	amended—
21	(A) in section 517 (42 U.S.C. 3763), in sub-
22	section (a)(1), by striking "pursuant to section
23	511 or 515" and inserting "pursuant to section
24	515";
25	(B) in section 520 (42 U.S.C. 3766)—

1	(i) in subsection (a)(1), by striking
2	"the program evaluations as required by
3	section 501(c) of this part" and inserting
4	"program evaluations";
5	(ii) in subsection (a)(2), by striking
6	"evaluations of programs funded under sec-
7	tion 506 (formula grants) and sections 511
8	and 515 (discretionary grants) of this part"
9	and inserting "evaluations of programs
10	funded under section 505 (formula grants)
11	and section 515 (discretionary grants) of
12	this part"; and
13	(iii) in subsection (b)(2), by striking
14	"programs funded under section 506 (for-
15	mula grants) and section 511 (discretionary
16	grants)" and inserting "programs funded
17	under section 505 (formula grants)";
18	(C) in section 522 (42 U.S.C. 3766b)—
19	(i) in subsection (a), in the matter pre-
20	ceding paragraph (1), by striking "section
21	506" and inserting "section 505"; and
22	(ii) in subsection (a)(1), by striking
23	"an assessment of the impact of such activi-
24	ties on meeting the needs identified in the
25	State strategy submitted under section 503"

1	and inserting "an assessment of the impact
2	of such activities on meeting the purposes of
3	subpart 1";
4	(D) in section 801(b) (42 U.S.C. 3782(b)),
5	in the matter following paragraph (5)—
6	(i) by striking "the purposes of section
7	501 of this title" and inserting "the pur-
8	poses of such subpart 1"; and
9	(ii) by striking "the application sub-
10	mitted pursuant to section 503 of this title."
11	and inserting "the application submitted
12	pursuant to section 502 of this title. Such
13	report shall include details identifying each
14	applicant that used any funds to purchase
15	any cruiser, boat, or helicopter and, with
16	respect to such applicant, specifying both
17	the amount of funds used by such applicant
18	for each purchase of any cruiser, boat, or
19	helicopter and a justification of each such
20	purchase (and the Bureau of Justice Assist-
21	ance shall submit to the Committee of the
22	Judiciary of the House of Representatives
23	and the Committee of the Judiciary of the
24	Senate, promptly after preparation of such
25	report a written copy of the portion of such

1	report containing the information required
2	by this sentence).";
3	(E) in section 808 (42 U.S.C. 3789), by
4	striking "the State office described in section 507
5	or 1408" and inserting "the State office respon-
6	sible for the trust fund required by section 507,
7	or the State office described in section 1408,";
8	(F) in section 901 (42 U.S.C. 3791), in sub-
9	section $(a)(2)$, by striking "for the purposes of
10	section 506(a)" and inserting "for the purposes
11	of section 505(a)";
12	(G) in section 1502 (42 U.S.C. 3796bb-1)—
13	(i) in paragraph (1), by striking "sec-
14	tion 506(a)" and inserting "section
15	505(a)";
16	(ii) in paragraph (2)—
17	(I) by striking "section 503(a)"
18	and inserting "section 502"; and
19	(II) by striking "section 506" and
20	inserting "section 505";
21	(H) in section 1602 (42 U.S.C. 3796cc-1),
22	in subsection (b), by striking "The office des-
23	ignated under section 507 of title I" and insert-
24	ing "The office responsible for the trust fund re-
25	quired by section 507";

1	(I) in section 1702 (42 U.S.C. 3796dd-1),
2	in subsection $(c)(1)$, by striking "and reflects
3	consideration of the statewide strategy under sec-
4	tion $503(a)(1)$ "; and
5	(J) in section 1902 (42 U.S.C. 3796ff-1), in
6	subsection (e), by striking "The Office designated
7	under section 507" and inserting "The office re-
8	sponsible for the trust fund required by section
9	507".
10	(d) Applicability.—The amendments made by this
11	section shall apply with respect to the first fiscal year begin-
12	ning after the date of the enactment of this Act and each
13	fiscal year thereafter.
14	SEC. 1112. CLARIFICATION OF NUMBER OF RECIPIENTS
15	WHO MAY BE SELECTED IN A GIVEN YEAR TO
16	RECEIVE PUBLIC SAFETY OFFICER MEDAL OF
17	VALOR.
18	Section 3(c) of the Public Safety Officer Medal of Valor
19	Act of 2001 (42 U.S.C. 15202(c)) is amended by striking
20	"more than 5 recipients" and inserting "more than 5 indi-
21	viduals, or groups of individuals, as recipients".

1	SEC. 1113. CLARIFICATION OF OFFICIAL TO BE CONSULTED
2	BY ATTORNEY GENERAL IN CONSIDERING AP-
3	PLICATION FOR EMERGENCY FEDERAL LAW
4	ENFORCEMENT ASSISTANCE.
5	Section 609M(b) of the Justice Assistance Act of 1984
6	(42 U.S.C. 10501(b)) is amended by striking "the Director
7	of the Office of Justice Assistance" and inserting "the As-
8	sistant Attorney General for the Office of Justice Pro-
9	grams".
10	SEC. 1114. CLARIFICATION OF USES FOR REGIONAL INFOR-
11	MATION SHARING SYSTEM GRANTS.
12	Section 1301(b) of the Omnibus Crime Control and
13	Safe Streets Act of 1968 (42 U.S.C. 3796h(b)), as most re-
14	cently amended by section 701 of the USA PATRIOT Act
15	(Public Law 107–56; 115 Stat. 374), is amended—
16	(1) in paragraph (1), by inserting "regional" be-
17	fore "information sharing systems";
18	(2) by amending paragraph (3) to read as fol-
19	lows:
20	"(3) establishing and maintaining a secure tele-
21	communications system for regional information
22	sharing between Federal, State, tribal, and local law
23	enforcement agencies;"; and
24	(3) by striking "(5)" at the end of paragraph
25	(4).

1	SEC. 1115. INTEGRITY AND ENHANCEMENT OF NATIONAL
2	CRIMINAL RECORD DATABASES.
3	(a) Duties of Director.—Section 302 of the Omni-
4	bus Crime Control and Safe Streets Act of 1968 (42 U.S.C.
5	3732) is amended—
6	(1) in subsection (b), by inserting after the third
7	sentence the following new sentence: "The Director
8	shall be responsible for the integrity of data and sta-
9	tistics and shall protect against improper or illegal
10	use or disclosure.";
11	(2) by amending paragraph (19) of subsection
12	(c) to read as follows:
13	"(19) provide for improvements in the accuracy,
14	quality, timeliness, immediate accessibility, and inte-
15	gration of State criminal history and related records,
16	support the development and enhancement of national
17	systems of criminal history and related records in-
18	cluding the National Instant Criminal Background
19	Check System, the National Incident-Based Reporting
20	System, and the records of the National Crime Infor-
21	mation Center, facilitate State participation in na-
22	tional records and information systems, and support
23	statistical research for critical analysis of the im-
24	provement and utilization of criminal history
25	records;"; and
26	(3) in subsection (d)—

1	(A) by striking "and" at the end of para-
2	graph(4);
3	(B) by striking the period at the end of
4	paragraph (5) and inserting "; and"; and
5	(C) by adding at the end the following:
6	"(6) confer and cooperate with Federal statistical
7	agencies as needed to carry out the purposes of this
8	part, including by entering into cooperative data
9	sharing agreements in conformity with all laws and
10	regulations applicable to the disclosure and use of
11	data.".
12	(b) USE OF DATA.—Section 304 of such Act (42 U.S.C.
13	3735) is amended by striking "particular individual" and
14	inserting "private person or public agency".
15	(c) Confidentiality of Information.—Section
16	812(a) of such Act (42 U.S.C. 3789g(a)) is amended by
17	striking "Except as provided by Federal law other than this
18	title, no" and inserting "No".
19	SEC. 1116. EXTENSION OF MATCHING GRANT PROGRAM FOR
20	LAW ENFORCEMENT ARMOR VESTS.
21	Section $1001(a)(23)$ of title I of the Omnibus Crime
22	Control and Safe Streets Act of 1968 (42 U.S.C.
23	3793(a)(23)) is amended by striking "2007" and inserting
24	<i>"2009"</i> .

- 1 CHAPTER 2—BUILDING COMMUNITY CA-
- 2 PACITY TO PREVENT, REDUCE, AND
- 3 **CONTROL CRIME**
- 4 SEC. 1121. OFFICE OF WEED AND SEED STRATEGIES.
- 5 (a) In General.—Part A of title I of the Omnibus
- 6 Crime Control and Safe Streets Act of 1968 is amended
- 7 by inserting after section 102 (42 U.S.C. 3712) the fol-
- 8 lowing new sections:
- 9 "SEC. 103. OFFICE OF WEED AND SEED STRATEGIES.
- 10 "(a) Establishment.—There is established within
- 11 the Office an Office of Weed and Seed Strategies, headed
- 12 by a Director appointed by the Attorney General.
- 13 "(b) Assistance.—The Director may assist States,
- 14 units of local government, and neighborhood and commu-
- 15 nity-based organizations in developing Weed and Seed
- 16 strategies, as provided in section 104.
- 17 "(c) Authorization of Appropriations.—There is
- 18 authorized to be appropriated to carry out this section
- 19 \$60,000,000 for fiscal year 2006, and such sums as may
- 20 be necessary for each of fiscal years 2007, 2008, and 2009,
- 21 to remain available until expended.
- 22 "SEC. 104. WEED AND SEED STRATEGIES.
- 23 "(a) In General.—From amounts made available
- 24 under section 103(c), the Director of the Office of Weed and
- 25 Seed Strategies may implement strategies, to be known as

1	Weed and Seed strategies, to prevent, control, and reduce
2	violent crime, criminal drug-related activity, and gang ac-
3	tivity in designated Weed-and-Seed communities. Each
4	such strategy shall involve both of the following activities:
5	"(1) Weeding.—Activities, to be known as
6	Weeding activities, which shall include promoting
7	and coordinating a broad spectrum of community ef-
8	forts (especially those of law enforcement agencies and
9	prosecutors) to arrest, and to sanction or incarcerate,
10	persons in that community who participate or engage
11	in violent crime, criminal drug-related activity, and
12	other crimes that threaten the quality of life in that
13	community.
14	"(2) Seeding.—Activities, to be known as Seed-
15	ing activities, which shall include promoting and co-
16	ordinating a broad spectrum of community efforts
17	(such as drug abuse education, mentoring, and em-
18	ployment counseling) to provide—
19	"(A) human services, relating to prevention,
20	intervention, or treatment, for at-risk individ-
21	uals and families; and
22	"(B) community revitalization efforts, in-
23	cluding enforcement of building codes and devel-
24	opment of the economy.

1	"(b) Guidelines.—The Director shall issue guidelines
2	for the development and implementation of Weed and Seed
3	strategies under this section. The guidelines shall ensure
4	that the Weed and Seed strategy for a community referred
5	to in subsection (a) shall—
6	"(1) be planned and implemented through and
7	under the auspices of a steering committee, properly
8	established in the community, comprised of—
9	"(A) in a voting capacity, representatives
10	of—
11	"(i) appropriate law enforcement agen-
12	cies; and
13	"(ii) other public and private agencies,
14	and neighborhood and community-based or-
15	ganizations, interested in criminal justice
16	and community-based development and re-
17	vitalization in the community; and
18	"(B) in a voting capacity, both—
19	"(i) the Drug Enforcement Adminis-
20	tration's special agent in charge for the ju-
21	risdiction encompassing the community;
22	and
23	"(ii) the United States Attorney for the
24	District encompassing the community;

1	"(2) describe how law enforcement agencies, other
2	public and private agencies, neighborhood and com-
3	munity-based organizations, and interested citizens
4	are to cooperate in implementing the strategy; and
5	"(3) incorporate a community-policing compo-
6	nent that shall serve as a bridge between the Weeding
7	activities under subsection (a)(1) and the Seeding ac-
8	tivities under subsection $(a)(2)$.
9	"(c) Designation.—For a community to be des-
10	ignated as a Weed-and-Seed community for purposes of sub-
11	section (a)—
12	"(1) the United States Attorney for the District
13	encompassing the community must certify to the Di-
14	rector that—
15	"(A) the community suffers from consist-
16	ently high levels of crime or otherwise is appro-
17	priate for such designation;
18	"(B) the Weed and Seed strategy proposed,
19	adopted, or implemented by the steering com-
20	mittee has a high probability of improving the
21	criminal justice system within the community
22	and contains all the elements required by the Di-
23	rector; and
24	"(C) the steering committee is capable of
25	implementing the strategy appropriately; and

1	"(2) the community must agree to formulate a
2	timely and effective plan to independently sustain the
3	strategy (or, at a minimum, a majority of the best
4	practices of the strategy) when assistance under this
5	section is no longer available.
6	"(d) Application.—An application for designation as
7	a Weed-and-Seed community for purposes of subsection (a)
8	shall be submitted to the Director by the steering committee
9	of the community in such form, and containing such infor-
10	mation and assurances, as the Director may require. The
11	application shall propose—
12	"(1) a sustainable Weed and Seed strategy that
13	includes—
14	"(A) the active involvement of the United
15	States Attorney for the District encompassing the
16	community, the Drug Enforcement Administra-
17	tion's special agent in charge for the jurisdiction
18	encompassing the community, and other Federal
19	law enforcement agencies operating in the vicin-
20	ity;
21	"(B) a significant community-oriented po-
22	licing component; and
23	"(C) demonstrated coordination with com-
24	plementary neighborhood and community-based
25	programs and initiatives; and

1	"(2) a methodology with outcome measures and
2	specific objective indicia of performance to be used to
3	evaluate the effectiveness of the strategy.
4	"(e) Grants.—
5	"(1) In general.—In implementing a strategy
6	for a community under subsection (a), the Director
7	may make grants to that community.
8	"(2) USES.—For each grant under this sub-
9	section, the community receiving that grant may not
10	use any of the grant amounts for construction, except
11	that the Assistant Attorney General may authorize
12	use of grant amounts for incidental or minor con-
13	struction, renovation, or remodeling.
14	"(3) Limitations.—A community may not re-
15	ceive grants under this subsection (or fall within such
16	a community)—
17	"(A) for a period of more than 10 fiscal
18	years;
19	"(B) for more than 5 separate fiscal years,
20	except that the Assistant Attorney General may,
21	in single increments and only upon a showing of
22	extraordinary circumstances, authorize grants
23	for not more than 3 additional separate fiscal
24	years; or

1	"(C) in an aggregate amount of more than
2	\$1,000,000, except that the Assistant Attorney
3	General may, upon a showing of extraordinary
4	circumstances, authorize grants for not more
5	than an additional \$500,000.
6	"(4) Distribution.—In making grants under
7	this subsection, the Director shall ensure that—
8	"(A) to the extent practicable, the distribu-
9	tion of such grants is geographically equitable
10	and includes both urban and rural areas of
11	varying population and area; and
12	"(B) priority is given to communities that
13	clearly and effectively coordinate crime preven-
14	tion programs with other Federal programs in a
15	manner that addresses the overall needs of such
16	communities.
17	"(5) Federal share.—(A) Subject to subpara-
18	graph (B), the Federal share of a grant under this
19	subsection may not exceed 75 percent of the total costs
20	of the projects described in the application for which
21	the grant was made.
22	"(B) The requirement of subparagraph (A)—
23	"(i) may be satisfied in cash or in kind;
24	and

1	"(ii) may be waived by the Assistant Attor-
2	ney General upon a determination that the fi-
3	nancial circumstances affecting the applicant
4	warrant a finding that such a waiver is equi-
5	table.
6	"(6) Supplement, not supplant.—To receive
7	a grant under this subsection, the applicant must
8	provide assurances that the amounts received under
9	the grant shall be used to supplement, not supplant,
10	non-Federal funds that would otherwise be available
11	for programs or services provided in the community.
12	"SEC. 105. INCLUSION OF INDIAN TRIBES.
13	"For purposes of sections 103 and 104, the term 'State'
14	includes an Indian tribal government.".
15	(b) Abolishment of Executive Office of Weed
16	and Seed; Transfers of Functions.—
17	(1) Abolishment.—The Executive Office of
18	Weed and Seed is abolished.
19	(2) Transfer are hereby transferred to
20	the Office of Weed and Seed Strategies all functions
21	and activities performed immediately before the date
22	of the enactment of this Act by the Executive Office
23	of Weed and Seed Strategies.

1	(c) Effective Date.—This section and the amend-
2	ments made by this section take effect 90 days after the date
3	of the enactment of this Act.
4	CHAPTER 3—ASSISTING VICTIMS OF
5	CRIME
6	SEC. 1131. GRANTS TO LOCAL NONPROFIT ORGANIZATIONS
7	TO IMPROVE OUTREACH SERVICES TO VIC-
8	TIMS OF CRIME.
9	Section 1404(c) of the Victims of Crime Act of 1984
10	(42 U.S.C. 10603(c)), as most recently amended by section
11	623 of the USA PATRIOT Act (Public Law 107–56; 115
12	Stat. 372), is amended—
13	(1) in paragraph (1)—
14	(A) in the matter preceding subparagraph
15	(A), by striking the comma after "Director";
16	(B) in subparagraph (A), by striking "and"
17	at the end;
18	(C) in subparagraph (B), by striking the
19	period at the end and inserting "; and"; and
20	(D) by adding at the end the following new
21	subparagraph:
22	"(C) for nonprofit neighborhood and community-
23	based victim service organizations and coalitions to
24	improve outreach and services to victims of crime.";
25	(2) in paragraph (2)—

1	(A) in subparagraph (A) —
2	(i) by striking "paragraph (1)(A)" and
3	inserting "paragraphs $(1)(A)$ and $(1)(C)$ ";
4	and
5	(ii) by striking "and" at the end;
6	(B) in subparagraph (B), by striking the
7	period at the end and inserting "; and"; and
8	(C) by adding at the end the following new
9	subparagraph:
10	"(C) not more than \$10,000 shall be used for any
11	single grant under paragraph (1)(C).".
12	SEC. 1132. CLARIFICATION AND ENHANCEMENT OF CER-
13	TAIN AUTHORITIES RELATING TO CRIME VIC-
14	TIMS FUND.
15	Section 1402 of the Victims of Crime Act of 1984 (42
16	U.S.C. 10601) is amended as follows:
17	(1) Authority to accept gifts.—Subsection
18	(b)(5) of such section is amended by striking the pe-
19	riod at the end and inserting the following: ", which
20	the Director is hereby authorized to accept for deposit
21	into the Fund, except that the Director is not hereby
22	authorized to accept any such gift, bequest, or dona-
23	tion that—
24	"(A) attaches conditions inconsistent with
25	applicable laws or regulations; or

1	"(B) is conditioned upon or would require
2	the expenditure of appropriated funds that are
3	not available to the Office for Victims of
4	Crime.".
5	(2) Authority to replenish antiterrorism
6	EMERGENCY RESERVE.—Subsection $(d)(5)(A)$ of such
7	section is amended by striking "expended" and insert-
8	$ing\ ``obligated".$
9	(3) Authority to make grants to indian
10	TRIBES FOR VICTIM ASSISTANCE PROGRAMS.—Sub-
11	section (g) of such section is amended—
12	(A) in paragraph (1), by striking ", acting
13	through the Director,";
14	(B) by redesignating paragraph (2) as
15	paragraph (3); and
16	(C) by inserting after paragraph (1) the fol-
17	lowing new paragraph:
18	"(2) The Attorney General may use 5 percent of the
19	funds available under subsection (d)(2) (prior to distribu-
20	tion) for grants to Indian tribes to establish child victim
21	assistance programs, as appropriate.".

1	SEC. 1133. AMOUNTS RECEIVED UNDER CRIME VICTIM
2	GRANTS MAY BE USED BY STATE FOR TRAIN-
3	ING PURPOSES.
4	(a) Crime Victim Compensation.—Section
5	1403(a)(3) of the Victims of Crime Act of 1984 (42 U.S.C.
6	10602(a)(3)) is amended by inserting after "may be used
7	for" the following: "training purposes and".
8	(b) Crime Victim Assistance.—Section 1404(b)(3)
9	of such Act (42 U.S.C. 10603(b)(3)) is amended by inserting
10	after "may be used for" the following: "training purposes
11	and".
12	SEC. 1134. CLARIFICATION OF AUTHORITIES RELATING TO
13	VIOLENCE AGAINST WOMEN FORMULA AND
14	DISCRETIONARY GRANT PROGRAMS.
15	(a) Clarification of State Grants.—Section 2007
16	of the Omnibus Crime Control and Safe Streets Act of 1968
17	(42 U.S.C. 3796gg-1) is amended—
18	(1) in subsection $(c)(3)(A)$, by striking "police"
19	and inserting 'law enforcement'; and
20	(2) in subsection (d)—
21	(A) in the second sentence, by inserting
22	after "each application" the following: "sub-
23	mitted by a State"; and
24	(B) in the third sentence, by striking "An
25	application" and inserting "In addition, each

1	application submitted by a State or tribal gov-
2	ernment".
3	(b) Change From Annual to Biennial Report-
4	ING.—Section 2009(b) of such Act (42 U.S.C. 3796gg-3) is
5	amended by striking "Not later than" and all that follows
6	through "the Attorney General shall submit" and inserting
7	the following: "Not later than one month after the end of
8	each even-numbered fiscal year, the Attorney General shall
9	submit".
10	SEC. 1135. CHANGE OF CERTAIN REPORTS FROM ANNUAL
11	TO BIENNIAL.
12	(a) Stalking and Domestic Violence.—Section
13	40610 of the Violence Against Women Act of 1994 (title IV
14	of the Violent Crime Control and Law Enforcement Act of
15	1994; 42 U.S.C. 14039) is amended by striking "The Attor-
16	ney General shall submit to the Congress an annual report,
17	beginning one year after the date of the enactment of this
18	Act, that provides" and inserting "Each even-numbered fis-
19	cal year, the Attorney General shall submit to the Congress
	cal year, the Attorney General shall submit to the Congress a biennial report that provides".
20 21	a biennial report that provides".

24 matter preceding subparagraph (A) by striking "Not later

25 than 1 year after the last day of the first fiscal year com-

- 1 mencing on or after the date of enactment of this Act, and
- 2 not later than 180 days after the last day of each fiscal
- 3 year thereafter," and inserting "Not later than 1 month
- 4 after the end of each even-numbered fiscal year,".
- 5 (c) Stop Violence Against Women Formula
- 6 Grants.—Subsection 2009(b) of the Omnibus Crime Con-
- 7 trol and Safe Streets Act of 1968 (42 U.S.C. 3796gg-3),
- 8 is amended by striking "Not later than" and all that follows
- 9 through "the Attorney General shall submit" and inserting
- 10 the following: "Not later than 1 month after the end of each
- 11 even-numbered fiscal year, the Attorney General shall sub-
- 12 *mit*".
- 13 (d) Grants to Combat Violent Crimes Against
- 14 Women on Campus.—Subsection 826(d)(3) of the Higher
- 15 Education Amendments Act of 1998 (20 U.S.C. 1152
- 16 (d)(3)) is amended by striking from "Not" through and in-
- 17 cluding "under this section" and inserting "Not later than
- 18 1 month after the end of each even-numbered fiscal year".
- 19 (e) Transitional Housing Assistance Grants for
- 20 Child Victims of Domestic Violence, Stalking, or
- 21 Sexual Assault.—Subsection 40299(f) of the Violence
- 22 Against Women Act of 1994 (42 U.S.C. 13975(f)) is amend-
- 23 ed by striking "shall annually prepare and submit to the
- 24 Committee on the Judiciary of the House of Representatives
- 25 and the Committee on the Judiciary of the Senate a report

1	that contains a compilation of the information contained
2	in the report submitted under subsection (e) of this section.'
3	and inserting "shall prepare and submit to the Committee
4	on the Judiciary of the House of Representatives and the
5	Committee on the Judiciary of the Senate a report that con-
6	tains a compilation of the information contained in the re-
7	port submitted under subsection (e) of this section not later
8	than one month after the end of each even-numbered fiscal
9	year.".
10	SEC. 1136. GRANTS FOR YOUNG WITNESS ASSISTANCE.
11	(a) In General.—The Attorney General, acting
12	through the Bureau of Justice Assistance, may make grants
13	to State and local prosecutors and law enforcement agencies
14	in support of juvenile and young adult witness assistance
15	programs.
16	(b) Use of Funds.—Grants made available under
17	this section may be used—
18	(1) to assess the needs of juvenile and young
19	adult witnesses;
20	(2) to develop appropriate program goals and
21	objectives; and
22	(3) to develop and administer a variety of wit-
23	ness assistance services, which includes—

1	(A) counseling services to young witnesses
2	dealing with trauma associated in witnessing a
3	violent crime;
4	(B) pre- and post-trial assistance for the
5	youth and their family;
6	(C) providing education services if the child
7	is removed from or changes their school for safety
8	concerns;
9	(D) protective services for young witnesses
10	and their families when a serious threat of harm
11	from the perpetrators or their associates is made;
12	and
13	(E) community outreach and school-based
14	initiatives that stimulate and maintain public
15	awareness and support.
16	(c) Definitions.—In this section:
17	(1) The term "juvenile" means an individual
18	who is age 17 or younger.
19	(2) The term "young adult" means an indi-
20	vidual who is age 21 or younger but not a juvenile.
21	(3) The term "State" includes the District of Co-
22	lumbia, the Commonwealth of Puerto Rico, the Virgin
23	Islands, American Samoa, Guam, and the Northern
24	Mariana Islands.

1	(d) AUTHORIZATION OF APPROPRIATIONS.—There are
2	authorized to be appropriated to carry out this section
3	\$3,000,000 for each of fiscal years 2006 through 2009.
4	CHAPTER 4—PREVENTING CRIME
5	SEC. 1141. CLARIFICATION OF DEFINITION OF VIOLENT OF-
6	FENDER FOR PURPOSES OF JUVENILE DRUG
7	COURTS.
8	Section 2953(b) of the Omnibus Crime Control and
9	Safe Streets Act of 1968 (42 U.S.C. 3797u–2(b)) is amended
10	in the matter preceding paragraph (1) by striking "an of-
11	fense that" and inserting "a felony-level offense that".
12	SEC. 1142. CHANGES TO DISTRIBUTION AND ALLOCATION
13	OF GRANTS FOR DRUG COURTS.
14	(a) Minimum Allocation Repealed.—Section 2957
15	of such Act (42 U.S.C. 3797u-6) is amended by striking
16	
	subsection (b) and inserting the following:
17	subsection (b) and inserting the following: "(b) Technical Assistance and Training.—Unless
18	"(b) Technical Assistance and Training.—Unless
18 19	"(b) Technical Assistance and Training.—Unless one or more applications submitted by any State or unit
18 19 20	"(b) Technical Assistance and Training.—Unless one or more applications submitted by any State or unit of local government within such State (other than an In-
18 19 20 21	"(b) Technical Assistance and Training.—Unless one or more applications submitted by any State or unit of local government within such State (other than an Indian tribe) for a grant under this part has been funded
18 19 20 21 22	"(b) Technical Assistance and Training.—Unless one or more applications submitted by any State or unit of local government within such State (other than an Indian tribe) for a grant under this part has been funded in any fiscal year, such State, together with eligible appli-
118 119 220 221 222 23	"(b) Technical Assistance and Training.—Unless one or more applications submitted by any State or unit of local government within such State (other than an Indian tribe) for a grant under this part has been funded in any fiscal year, such State, together with eligible applicants within such State, shall be provided targeted technical

- 1 part, and to strengthen existing State drug court systems.
- 2 In providing such technical assistance and training, the
- 3 Community Capacity Development Office shall consider
- 4 and respond to the unique needs of rural States, rural areas
- 5 and rural communities."
- 6 (b) Authorization of Appropriations.—Section
- 7 1001(25)(A) of title I of the Omnibus Crime Control and
- 8 Safe Streets Act of 1968 (42 U.S.C. 3793(25)(A)) is amend-
- 9 ed by adding at the end the following:
- 10 "(v) \$70,000,000 for each of fiscal
- 11 years 2007 and 2008.".
- 12 SEC. 1143. ELIGIBILITY FOR GRANTS UNDER DRUG COURT
- 13 GRANTS PROGRAM EXTENDED TO COURTS
- 14 THAT SUPERVISE NON-OFFENDERS WITH
- 15 SUBSTANCE ABUSE PROBLEMS.
- 16 Section 2951(a)(1) of such Act (42 U.S.C.
- 17 3797u(a)(1)) is amended by striking "offenders with sub-
- 18 stance abuse problems" and inserting "offenders, and other
- 19 individuals under the jurisdiction of the court, with sub-
- 20 stance abuse problems".

1	SEC. 1144. TERM OF RESIDENTIAL SUBSTANCE ABUSE
2	TREATMENT PROGRAM FOR LOCAL FACILI-
3	TIES.
4	Section 1904 of the Omnibus Crime Control and Safe
5	Streets Act of 1968 (42 U.S.C. 3796ff-3) is amended by
6	adding at the end the following new subsection:
7	"(d) Definition.—In this section, the term 'residen-
8	tial substance abuse treatment program' means a course of
9	individual and group activities, lasting between 6 and 12
10	months, in residential treatment facilities set apart from
11	the general prison population—
12	"(1) directed at the substance abuse problems of
13	the prisoners; and
14	"(2) intended to develop the prisoner's cognitive,
15	behavioral, social, vocational and other skills so as to
16	solve the prisoner's substance abuse and other prob-
17	lems; and
18	"(3) which may include the use of
19	pharmacotherapies, where appropriate, that may ex-
20	tend beyond the treatment period.".
21	SEC. 1145. ENHANCED RESIDENTIAL SUBSTANCE ABUSE
22	TREATMENT PROGRAM FOR STATE PRIS-
23	ONERS.
24	(a) Enhanced Drug Screenings Requirement.—
25	Subsection (b) of section 1902 of the Omnibus Crime Con-

1	trol and Safe Streets Act of 1968 (42 U.S.C. 3796ff—1(b))
2	is amended to read as follows:
3	"(b) Substance Abuse Testing Requirement.—To
4	be eligible to receive funds under this part, a State must
5	agree to implement or continue to require urinalysis or
6	other proven reliable forms of testing, including both peri-
7	odic and random testing—
8	"(1) of an individual before the individual enters
9	a residential substance abuse treatment program and
10	during the period in which the individual partici-
11	pates in the treatment program; and
12	"(2) of an individual released from a residential
13	substance abuse treatment program if the individual
14	remains in the custody of the State.".
15	(b) Aftercare Services Requirement.—Sub-
16	section (c) of such section is amended—
17	(1) in the matter preceding paragraph (1), by
18	striking "ELIGIBILITY FOR PREFERENCE WITH
19	AFTER CARE COMPONENT" and inserting
20	"AFTERCARE SERVICES REQUIREMENT"; and
21	(2) by amending paragraph (1) to read as fol-
22	lows:
23	"(1) To be eligible for funding under this part,
24	a State shall ensure that individuals who participate
25	in the substance abuse treatment program established

1	or implemented with assistance provided under this
2	part will be provided with after care services."; and
3	(3) by adding at the end the following new para-
4	graph:
5	"(4) After care services required by this sub-
6	section shall be funded through funds provided for this
7	part.".
8	(c) Priority for Partnerships With Community-
9	Based Drug Treatment Programs.—Section 1903 of
10	such Act (42 U.S.C. 3796ff-2) is amended by adding at
11	the end the following new subsection:
12	"(e) Priority for Partnerships With Community-
13	Based Drug Treatment Programs.—In considering an
14	application submitted by a State under section 1902, the
15	Attorney General shall give priority to an application that
16	involves a partnership between the State and a community-
17	based drug treatment program within the State.".
18	SEC. 1146. RESIDENTIAL SUBSTANCE ABUSE TREATMENT
19	PROGRAM FOR FEDERAL FACILITIES.
20	Section 3621(e) of title 18, United States Code, is
21	amended—
22	(1) by striking paragraph (4) and inserting the
23	following:
24	"(4) Authorization of Appropriations.—
25	There are authorized to carry out this subsection such

1	sums as may be necessary for each of fiscal years
2	2007 through 2011."; and
3	(2) in paragraph $(5)(A)$ —
4	(A) in clause (i) by striking "and" after the
5	semicolon'
6	(B) in clause (ii) by inserting "and" after
7	the semicolon; and
8	(C) by adding at the end the following:
9	"(iii) which may include the use of
10	pharmacoptherapies, if appropriate, that
11	may extend beyond the treatment period;".
12	CHAPTER 5—OTHER MATTERS
13	SEC. 1151. CHANGES TO CERTAIN FINANCIAL AUTHORITIES.
14	(a) Certain Programs That Are Exempt From
15	Paying States Interest on Late Disbursements Also
16	Exempted From Paying Charge to Treasury for Un-
17	TIMELY DISBURSEMENTS.—Section 204(f) of Public Law
18	107–273 (116 Stat. 1776; 31 U.S.C. 6503 note) is
19	amended—
20	(1) by striking "section 6503(d)" and inserting
21	"sections 3335(b) or 6503(d)"; and
22	(2) by striking "section 6503" and inserting
23	"sections 3335(b) or 6503".
24	(b) Southwest Border Prosecutor Initiative In-
25	CLUDED AMONG SUCH EXEMPTED PROGRAMS.—Section

- 1 204(f) of such Act is further amended by striking "pursuant
- 2 to section 501(a)" and inserting "pursuant to the Southwest
- 3 Border Prosecutor Initiative (as carried out pursuant to
- 4 paragraph (3) (117 Stat. 64) under the heading relating
- 5 to Community Oriented Policing Services of the Depart-
- 6 ment of Justice Appropriations Act, 2003 (title I of division
- 7 B of Public Law 108-7), or as carried out pursuant to any
- 8 subsequent authority) or section 501(a)".
- 9 (c) ATFE Undercover Investigative Oper-
- 10 Ations.—Section 102(b) of the Department of Justice and
- 11 Related Agencies Appropriations Act, 1993, as in effect pur-
- 12 suant to section 815(d) of the Antiterrorism and Effective
- 13 Death Penalty Act of 1996 shall apply with respect to the
- 14 Bureau of Alcohol, Tobacco, Firearms, and Explosives and
- 15 the undercover investigative operations of the Bureau on the
- 16 same basis as such section applies with respect to any other
- 17 agency and the undercover investigative operations of such
- 18 agency.
- 19 SEC. 1152. COORDINATION DUTIES OF ASSISTANT ATTOR-
- 20 **NEY GENERAL.**
- 21 (a) Coordinate and Support Office for Victims
- 22 OF CRIME.—Section 102 of the Omnibus Crime Control and
- 23 Safe Streets Act of 1968 (42 U.S.C. 3712) is amended in
- 24 subsection (a)(5) by inserting after "the Bureau of Justice"
- 25 Statistics," the following: "the Office for Victims of Crime,".

- 1 (b) Setting Grant Conditions and Priorities.—
- 2 Such section is further amended in subsection (a)(6) by in-
- 3 serting ", including placing special conditions on all
- 4 grants, and determining priority purposes for formula
- 5 grants" before the period at the end.
- 6 SEC. 1153. SIMPLIFICATION OF COMPLIANCE DEADLINES
- 7 UNDER SEX-OFFENDER REGISTRATION LAWS.
- 8 (a) Compliance Period.—A State shall not be treat-
- 9 ed, for purposes of any provision of law, as having failed
- 10 to comply with section 170101 (42 U.S.C. 14071) or 170102
- 11 (42 U.S.C. 14072) of the Violent Crime Control and Law
- 12 Enforcement Act of 1994 until 36 months after the date of
- 13 the enactment of this Act, except that the Attorney General
- 14 may grant an additional 24 months to a State that is mak-
- 15 ing good faith efforts to comply with such sections.
- 16 (b) Time for Registration of Current Ad-
- 17 DRESS.—Subsection (a)(1)(B) of such section 170101 is
- 18 amended by striking "unless such requirement is termi-
- 19 nated under" and inserting "for the time period specified
- 20 in".
- 21 SEC. 1154. REPEAL OF CERTAIN PROGRAMS.
- 22 (a) Safe Streets Act Program.—The Criminal
- 23 Justice Facility Construction Pilot program (part F; 42
- 24 U.S.C. 3769–3769d) of title I of the Omnibus Crime Control
- 25 and Safe Streets Act of 1968 is repealed.

1	(b) VIOLENT CRIME CONTROL AND LAW ENFORCE-
2	MENT ACT PROGRAMS.—The following provisions of the
3	Violent Crime Control and Law Enforcement Act of 1994
4	are repealed:
5	(1) Local crime prevention block grant
6	PROGRAM.—Subtitle B of title III (42 U.S.C. 13751-
7	13758).
8	(2) Assistance for delinquent and at-risk
9	YOUTH.—Subtitle G of title III (42 U.S.C. 13801–
10	13802).
11	(3) Improved training and technical auto-
12	Mation.—Subtitle E of title XXI (42 U.S.C. 14151).
13	(4) Other state and local aid.—Subtitle F
14	of title XXI (42 U.S.C. 14161).
15	SEC. 1155. ELIMINATION OF CERTAIN NOTICE AND HEAR-
16	ING REQUIREMENTS.
17	Part H of title I of the Omnibus Crime Control and
18	Safe Streets Act of 1968 is amended as follows:
19	(1) Notice and hearing on denial or termi-
20	NATION OF GRANT.—Section 802 (42 U.S.C. 3783) of
21	such part is amended—
22	(A) by striking subsections (b) and (c); and
23	(B) by striking "(a)" before "Whenever,".
24	(2) Finality of Determinations.—Section 803
25	(42 U.S.C. 3784) of such part is amended—

1	(A) by striking ", after reasonable notice
2	and opportunity for a hearing,"; and
3	(B) by striking ", except as otherwise pro-
4	vided herein".
5	(3) Repeal of appellate court review.—
6	Section 804 (42 U.S.C. 3785) of such part is repealed.
7	SEC. 1156. AMENDED DEFINITIONS FOR PURPOSES OF OM-
8	NIBUS CRIME CONTROL AND SAFE STREETS
9	ACT OF 1968.
10	Section 901 of title I of the Omnibus Crime Control
11	and Safe Streets Act of 1968 (42 U.S.C. 3791) is amended
12	as follows:
13	(1) Indian tribe.—Subsection (a)(3)(C) of such
14	section is amended by striking "(as that term is de-
15	fined in section 103 of the Juvenile Justice and De-
16	linquency Prevention Act of 1974 (42 U.S.C. 5603))".
17	(2) Combination.—Subsection (a)(5) of such
18	section is amended by striking "program or project"
19	and inserting "program, plan, or project".
20	(3) Neighborhood or community-based or-
21	GANIZATIONS.—Subsection (a)(11) of such section is
22	amended by striking "which" and inserting ", includ-
23	ing faith-based, that".
24	(4) Indian tribe; private person.—Sub-
25	section (a) of such section is further amended—

1	(A) in paragraph (24) by striking "and" at
2	$the\ end;$
3	(B) in paragraph (25) by striking the pe-
4	riod at the end and inserting a semicolon; and
5	(C) by adding at the end the following new
6	paragraphs:
7	"(26) the term 'Indian Tribe' has the meaning
8	given the term 'Indian tribe' in section 4(e) of the In-
9	dian Self-Determination and Education Assistance
10	Act (25 U.S.C. $450b(e)$); and
11	"(27) the term 'private person' means any indi-
12	vidual (including an individual acting in his official
13	capacity) and any private partnership, corporation,
14	association, organization, or entity (or any combina-
15	tion thereof).".
16	SEC. 1157. CLARIFICATION OF AUTHORITY TO PAY SUBSIST-
17	ENCE PAYMENTS TO PRISONERS FOR HEALTH
18	CARE ITEMS AND SERVICES.
19	Section 4006 of title 18, United States Code, is
20	amended—
21	(1) in subsection (a) by inserting after "The At-
22	torney General" the following: "or the Secretary of
23	Homeland Security, as applicable,"; and
24	(2) in subsection (b)(1)—

1	(A) by striking "the Immigration and Nat-
2	uralization Service" and inserting "the Depart-
3	ment of Homeland Security";
4	(B) by striking "shall not exceed the lesser
5	of the amount" and inserting "shall be the
6	amount billed, not to exceed the amount";
7	(C) by striking "items and services" and all
8	that follows through "the Medicare program"
9	and inserting "items and services under the
10	Medicare program"; and
11	(D) by striking "; or" and all that follows
12	through the period at the end and inserting a pe-
13	riod.
14	SEC. 1158. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
15	MENT.
16	(a) In General.—Part A of title I of the Omnibus
17	Crime Control and Safe Streets Act of 1968 is amended
18	by adding after section 104, as added by section 211 of this
19	Act, the following new section:
20	"SEC. 105. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
21	MENT.
22	"(a) Establishment.—
23	"(1) In general.—There is established within
24	the Office an Office of Audit, Assessment, and Man-
25	agement, headed by a Director appointed by the At-

- torney General. In carrying out the functions of the
 Office, the Director shall be subject to the authority,
 direction, and control of the Attorney General. Such
 authority, direction, and control may be delegated
 only to the Assistant Attorney General, without redelegation.
- 7 "(2) Purpose.—The purpose of the Office shall 8 be to carry out and coordinate program assessments 9 of, take actions to ensure compliance with the terms 10 of, and manage information with respect to, grants 11 under programs covered by subsection (b). The Direc-12 tor shall take special conditions of the grant into ac-13 count and consult with the office that issued those 14 conditions to ensure appropriate compliance.
 - "(3) Exclusivity.—The Office shall be the exclusive element of the Department of Justice, other than the Inspector General, performing functions and activities for the purpose specified in paragraph (2). There are hereby transferred to the Office all functions and activities, other than functions and activities of the Inspector General, for such purpose performed immediately before the date of the enactment of this Act by any other element of the Department.
- 24 "(b) COVERED PROGRAMS.—The programs referred to 25 in subsection (a) are the following:

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1	"(1) The program under part Q of this title.
2	"(2) Any grant program carried out by the Of
3	fice of Justice Programs.
4	"(3) Any other grant program carried out by the
5	Department of Justice that the Attorney General con-
6	siders appropriate.
7	"(c) Program Assessments Required.—
8	"(1) In General.—The Director shall select
9	grants awarded under the programs covered by sub-
10	section (b) and carry out program assessments on
11	such grants. In selecting such grants, the Director
12	shall ensure that the aggregate amount awarded
13	under the grants so selected represent not less than 10
14	percent of the aggregate amount of money awarded
15	under all such grant programs.
16	"(2) Relationship to nij evaluations.—This
17	subsection does not affect the authority or duty of the
18	Director of the National Institute of Justice to carry
19	out overall evaluations of programs covered by sub-
20	section (b), except that such Director shall consult
21	with the Director of the Office in carrying out such
22	evaluations.
23	"(3) Timing of Program Assessments.—The
24	program assessment required by paragraph (1) of a

1	grant selected under paragraph (1) shall be carried
2	out—
3	"(A) not later than the end of the grant pe-
4	riod, if the grant period is not more than 1 year;
5	and
6	"(B) at the end of each year of the grant pe-
7	riod, if the grant period is more than 1 year.
8	"(d) Compliance Actions Required.—The Director
9	shall take such actions to ensure compliance with the terms
10	of a grant as the Director considers appropriate with re-
11	spect to each grant that the Director determines (in con-
12	sultation with the head of the element of the Department
13	of Justice concerned), through a program assessment under
14	subsection (a) or other means, is not in compliance with
15	such terms. In the case of a misuse of more than 1 percent
16	of the grant amount concerned, the Director shall, in addi-
17	tion to any other action to ensure compliance that the Di-
18	rector considers appropriate, ensure that the entity respon-
19	sible for such misuse ceases to receive any funds under any
20	program covered by subsection (b) until such entity repays
21	to the Attorney General an amount equal to the amounts
22	misused. The Director may, in unusual circumstances,
23	grant relief from this requirement to ensure that an inno-
24	cent party is not punished.

1	"(e) Grant Management System.—The Director
2	shall establish and maintain, in consultation with the chief
3	information officer of the Office, a modern, automated sys-
4	tem for managing all information relating to the grants
5	made under the programs covered by subsection (b).
6	"(f) Availability of Funds.—Not to exceed 3 percent
7	of all funding made available for a fiscal year for the pro-
8	grams covered by subsection (b) shall be reserved for the Of-
9	fice of Audit, Assessment and Management for the activities
10	authorized by this section.".
11	(b) Effective Date.—This section and the amend-
12	ment made by this section take effect 90 days after the date
13	of the enactment of this Act.
14	SEC. 1159. COMMUNITY CAPACITY DEVELOPMENT OFFICE.
15	(a) In General.—Part A of title I of the Omnibus
16	Crime Control and Safe Streets Act of 1968 is amended
17	by adding after section 105, as added by section 248 of this
18	Act, the following new section:
19	"SEC. 106. COMMUNITY CAPACITY DEVELOPMENT OFFICE.
20	"(a) Establishment.—
21	"(1) In General.—There is established within
22	the Office a Community Capacity Development Of-
23	fice, headed by a Director appointed by the Attorney

General. In carrying out the functions of the Office,

the Director shall be subject to the authority, direc-

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- tion, and control of the Attorney General. Such authority, direction, and control may be delegated only
 to the Assistant Attorney General, without redelegation.
- 5 "(2) PURPOSE.—The purpose of the Office shall
 6 be to provide training to actual and prospective par7 ticipants under programs covered by section 105(b) to
 8 assist such participants in understanding the sub9 stantive and procedural requirements for partici10 pating in such programs.
 - "(3) Exclusivity.—The Office shall be the exclusive element of the Department of Justice performing functions and activities for the purpose specified in paragraph (2). There are hereby transferred to the Office all functions and activities for such purpose performed immediately before the date of the enactment of this Act by any other element of the Department. This does not preclude a grant-making office from providing specialized training and technical assistance in its area of expertise.
- 21 "(b) MEANS.—The Director shall, in coordination with 22 the heads of the other elements of the Department, carry 23 out the purpose of the Office through the following means:
- 24 "(1) Promoting coordination of public and pri-25 vate efforts and resources within or available to

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1	States, units of local government, and neighborhood
2	and community-based organizations.
3	"(2) Providing information, training, and tech-
4	nical assistance.
5	"(3) Providing support for inter- and intra-
6	agency task forces and other agreements and for as-
7	sessment of the effectiveness of programs, projects, ap-
8	proaches, or practices.
9	"(4) Providing in the assessment of the effective-
10	ness of neighborhood and community-based law en-
11	forcement and crime prevention strategies and tech-
12	niques, in coordination with the National Institute of
13	Justice.
14	"(5) Any other similar means.
15	"(c) Locations.—Training referred to in subsection
16	(a) shall be provided on a regional basis to groups of such
17	participants. In a case in which remedial training is ap-
18	propriate, as recommended by the Director or the head of
19	any element of the Department, such training may be pro-
20	vided on a local basis to a single such participant.
21	"(d) Best Practices.—The Director shall—
22	"(1) identify grants under which clearly bene-
23	ficial outcomes were obtained, and the characteristics
24	of those grants that were responsible for obtaining
25	those outcomes; and

"(2) incorporate those characteristics into the

2	training provided under this section.
3	"(e) Availability of Funds.—not to exceed 3 percent
4	of all funding made available for a fiscal year for the pro-
5	grams covered by section 105(b) shall be reserved for the
6	Community Capacity Development Office for the activities
7	authorized by this section.".
8	(b) Effective Date.—This section and the amend-
9	ment made by this section take effect 90 days after the date
10	of the enactment of this Act.
11	SEC. 1160. OFFICE OF APPLIED LAW ENFORCEMENT TECH-
12	NOLOGY.
13	(a) In General.—Part A of title I of the Omnibus
14	Crime Control and Safe Streets Act of 1968 is amended
15	by adding after section 106, as added by section 249 of this
16	Act, the following new section:
17	"SEC. 107. DIVISION OF APPLIED LAW ENFORCEMENT TECH-
18	NOLOGY.
19	"(a) Establishment.—There is established within
20	the Office of Science and Technology, the Division of Ap-
21	plied Law Enforcement Technology, headed by an indi-
22	vidual appointed by the Attorney General. The purpose of
23	the Division shall be to provide leadership and focus to those
24	grants of the Department of Justice that are made for the

1	purpose of using or improving law enforcement computer
2	systems.
3	"(b) Duties.—In carrying out the purpose of the Di-
4	vision, the head of the Division shall—
5	"(1) establish clear minimum standards for com-
6	puter systems that can be purchased using amounts
7	awarded under such grants; and
8	"(2) ensure that recipients of such grants use
9	such systems to participate in crime reporting pro-
10	grams administered by the Department, such as Uni-
11	form Crime Reports or the National Incident-Based
12	Reporting System.".
13	(b) Effective Date.—This section and the amend-
14	ment made by this section take effect 90 days after the date
15	of the enactment of this Act.
16	SEC. 1161. AVAILABILITY OF FUNDS FOR GRANTS.
17	(a) In General.—Part A of title I of the Omnibus
18	Crime Control and Safe Streets Act of 1968 is amended
19	by adding after section 107, as added by section 250 of this
20	Act, the following new section:
21	"SEC. 108. AVAILABILITY OF FUNDS.
22	"(a) Period for Awarding Grant Funds.—
23	"(1) In general.—Unless otherwise specifically
24	provided in an authorization, DOJ grant funds for a
25	fiscal year shall remain available to be awarded and

distributed to a grantee only in that fiscal year and the three succeeding fiscal years, subject to paragraphs (2) and (3). DOJ grant funds not so awarded

and distributed shall revert to the Treasury.

- 5 "(2) TREATMENT OF REPROGRAMMED FUNDS.—
 6 DOJ grant funds for a fiscal year that are repro7 grammed in a later fiscal year shall be treated for
 8 purposes of paragraph (1) as DOJ grant funds for
 9 such later fiscal year.
- "(3) TREATMENT OF DEOBLIGATED FUNDS.—If

 DOJ grant funds were obligated and then deobligated,

 the period of availability that applies to those grant

 funds under paragraph (1) shall be extended by a

 number of days equal to the number of days from the

 date on which those grant funds were obligated to the

 date on which those grant funds were deobligated.
- 18 grant funds for a fiscal year that have been awarded and 19 distributed to a grantee may be expended by that grantee 20 only in the period permitted under the terms of the grant. 21 DOJ grant funds not so expended shall revert to the Treas-22 ury.

"(b) Period for Expending Grant Funds.—DOJ

23 "(c) Definition.—In this section, the term 'DOJ 24 grant funds' means, for a fiscal year, amounts appropriated

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1	for activities of the Department of Justice in carrying out
2	grant programs for that fiscal year.
3	$\lq\lq(d)$ Applicability.—This section applies to DOJ
4	grant funds for fiscal years beginning with fiscal year
5	2006.".
6	(b) Effective Date.—This section and the amend-
7	ment made by this section take effect 90 days after the date
8	of the enactment of this Act.
9	SEC. 1162. CONSOLIDATION OF FINANCIAL MANAGEMENT
10	SYSTEMS OF OFFICE OF JUSTICE PROGRAMS.
11	(a) Consolidation of Accounting Activities and
12	Procurement Activities.—The Assistant Attorney Gen-
13	eral of the Office of Justice Programs, in coordination with
14	the Chief Information Officer and Chief Financial Officer
15	of the Department of Justice, shall ensure that—
16	(1) all accounting activities for all elements of
17	the Office of Justice Programs are carried out under
18	the direct management of the Office of the Comp-
19	troller; and
20	(2) all procurement activities for all elements of
21	the Office are carried out under the direct manage-
22	ment of the Office of Administration.
23	(b) Further Consolidation of Procurement Ac-
24	TIVITIES.—The Assistant Attorney General, in coordination
25	with the Chief Information Officer and Chief Financial Of-

1	ficer of the Department of Justice, shall ensure that, on and
2	after September 30, 2008—
3	(1) all procurement activities for all elements of
4	the Office are carried out through a single manage-
5	ment office; and
6	(2) all contracts and purchase orders used in
7	carrying out those activities are processed through a
8	single procurement system.
9	(c) Consolidation of Financial Management Sys-
10	TEMS.—The Assistant Attorney General, in coordination
11	with the Chief Information Officer and Chief Financial Of-
12	ficer of the Department of Justice, shall ensure that, on and
13	after September 30, 2010, all financial management activi-
14	ties (including human resources, payroll, and accounting
15	activities, as well as procurement activities) of all elements
16	of the Office are carried out through a single financial man-
17	agement system.
18	(d) Achieving Compliance.—
19	(1) Schedule.—The Assistant Attorney General
20	shall undertake a scheduled consolidation of oper-
21	ations to achieve compliance with the requirements of
22	this section.
23	(2) Specific requirements.—With respect to
24	achieving compliance with the requirements of—

1	(A) subsection (a), the consolidation of oper-
2	ations shall be initiated not later than 90 days
3	after the date of the enactment of this Act; and
4	(B) subsections (b) and (c), the consolida-
5	tion of operations shall be initiated not later
6	than September 30, 2006, and shall be carried
7	out by the Office of Administration, in consulta-
8	tion with the Chief Information Officer and the
9	Office of Audit, Assessment, and Management.
10	SEC. 1163. AUTHORIZATION AND CHANGE OF COPS PRO-
11	GRAM TO SINGLE GRANT PROGRAM.
12	(a) In General.—Section 1701 of title I of the Omni-
13	bus Crime Control and Safe Streets Act of 1968 (42 U.S.C.
14	3796dd) is amended—
15	(1) by amending subsection (a) to read as fol-
16	lows:
17	"(a) Grant Authorization.—The Attorney General
18	shall carry out a single grant program under which the At-
19	torney General makes grants to States, units of local gov-
20	ernment, Indian tribal governments, other public and pri-
21	vate entities, and multi-jurisdictional or regional consortia
22	for the purposes described in subsection (b).";
23	(2) by striking subsections (b) and (c);
24	(3) by redesignating subsection (d) as subsection
25	(b), and in that subsection—

1	(A) by striking "ADDITIONAL GRANT
2	PROJECTS .—Grants made under subsection (a)
3	may include programs, projects, and other ac-
4	tivities to—" and inserting "USES OF GRANT
5	AMOUNTS.—The purposes for which grants
6	made under subsection (a) may be made are—
7	" ,
8	(B) by redesignating paragraphs (1)
9	through (12) as paragraphs (6) through (17), re-
10	spectively;
11	(C) by inserting before paragraph (6) (as so
12	redesignated) the following new paragraphs:
13	"(1) rehire law enforcement officers who have
14	been laid off as a result of State and local budget re-
15	ductions for deployment in community-oriented polic-
16	ing;
17	"(2) hire and train new, additional career law
18	enforcement officers for deployment in community-
19	oriented policing across the Nation;
20	"(3) procure equipment, technology, or support
21	systems, or pay overtime, to increase the number of
22	officers deployed in community-oriented policing;
23	"(4) award grants to pay for offices hired to per-
24	form intelligence, anti-terror, or homeland security
25	duties;"; and

1	(D) by amending paragraph (9) (as so re-
2	designated) to read as follows:
3	"(9) develop new technologies, including inter-
4	operable communications technologies, modernized
5	criminal record technology, and forensic technology,
6	to assist State and local law enforcement agencies in
7	reorienting the emphasis of their activities from react-
8	ing to crime to preventing crime and to train law en-
9	forcement officers to use such technologies;";
10	(4) by redesignating subsections (e) through (k)
11	as subsections (c) through (i), respectively; and
12	(5) in subsection (c) (as so redesignated) by
13	striking "subsection (i)" and inserting "subsection
14	(g)".
15	(b) Conforming Amendment.—Section 1702 of title
16	I of such Act (42 U.S.C. 3796dd-1) is amended in sub-
17	section (d)(2) by striking "section 1701(d)" and inserting
18	"section 1701(b)".
19	(c) Authorization of Appropriations.—Section
20	1001(a)(11) of title I of such Act (42 U.S.C. $3793(a)(11)$)
21	is amended—
22	(1) in subparagraph (A) by striking "ex-
23	pended—" and all that follows through "2000" and
24	inserting "expended \$1,047,119,000 for each of fiscal
25	years 2006 through 2009"; and

1	(2) in subparagraph (B)—
2	(A) by striking "section 1701(f)" and in-
3	serting "section 1701(d)"; and
4	(B) by striking the third sentence.
5	SEC. 1164. CLARIFICATION OF PERSONS ELIGIBLE FOR BEN-
6	EFITS UNDER PUBLIC SAFETY OFFICERS
7	DEATH BENEFITS PROGRAMS.
8	(a) Persons Eligible for Death Benefits.—Sec-
9	tion 1204 of the Omnibus Crime Control and Safe Streets
10	Act of 1968 (42 U.S.C. 3796b), as most recently amended
11	by section 2(a) of the Mychal Judge Police and Fire Chap-
12	lains Public Safety Officers' Benefit Act of 2002 (Public
13	Law 107–196; 116 Stat. 719), is amended—
14	(1) by redesignating paragraphs (7) and (8) as
15	paragraphs (8) and (9), respectively;
16	(2) by inserting after paragraph (6) the fol-
17	lowing new paragraph:
18	"(7) 'member of a rescue squad or ambulance
19	crew' means an officially recognized or designated
20	public employee member of a rescue squad or ambu-
21	lance crew;"; and
22	(3) in paragraph (4) by striking "and" and all
23	that follows through the end and inserting a semi-
24	colon.

1	(4) in paragraph (6) by striking "enforcement of
2	the laws" and inserting "enforcement of the criminal
3	laws (including juvenile delinquency)."
4	(b) Clarification of Limitation on Payments in
5	Non-Civilian Cases.—Section 1202(5) of such Act (42
6	U.S.C. 3796a(5)) is amended by inserting "with respect"
7	before "to any individual".
8	(c) Waiver of Collection in Certain Cases.—Sec-
9	tion 1201 of such Act (42 U.S.C. 3796) is amended by add-
10	ing at the end the following:
11	"(m) The Bureau may suspend or end collection action
12	on an amount disbursed pursuant to a statute enacted
13	retroactively or otherwise disbursed in error under sub-
14	section (a) or (c), where such collection would be imprac-
15	tical, or would cause undue hardship to a debtor who acted
16	in good faith.".
17	(d) Designation of Beneficiary.—Section
18	1201(a)(4) of such Act (42 U.S.C. 3796(a)(4)) is amended
19	to read as follows:
20	"(4) if there is no surviving spouse or surviving
21	child—
22	"(A) in the case of a claim made on or after
23	the date that is 90 days after the date of the en-
24	actment of this subparagraph, to the individual
25	designated by such officer as beneficiary under

this section in such officer's most recently executed designation of beneficiary on file at the
time of death with such officer's public safety
agency, organization, or unit, provided that such
individual survived such officer; or

- "(B) if there is no individual qualifying under subparagraph (A), to the individual designated by such officer as beneficiary under such officer's most recently executed life insurance policy on file at the time of death with such officer's public safety agency, organization, or unit, provided that such individual survived such officer; or"
- 14 (e) CONFIDENTIALITY.—Section 1201(1)(a) of such Act
 15 (42 U.S.C. 3796(a)) is amended by adding at the end the
 16 following:
- "(6) The public safety agency, organization, or unit responsible for maintaining on file an executed designation of beneficiary or recently executed life insurance policy pursuant to paragraph (4) shall maintain the confidentiality of such designation or policy in the same manner as it maintains personnel or other similar records of the officer."

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1	SEC. 1165. PRE-RELEASE AND POST-RELEASE PROGRAMS
2	FOR JUVENILE OFFENDERS.
3	Section 1801(b) of the Omnibus Crime Control and
4	Safe Streets Act of 1968 (42 U.S.C. 3796ee(b)) is
5	amended—
6	(1) in paragraph (15) by striking "or" at the
7	end;
8	(2) in paragraph (16) by striking the period at
9	the end and inserting "; or"; and
10	(3) by adding at the end the following:
11	"(17) establishing, improving, and coordinating
12	pre-release and post-release systems and programs to
13	facilitate the successful reentry of juvenile offenders
14	from State or local custody in the community.".
15	SEC. 1166. REAUTHORIZATION OF JUVENILE ACCOUNT-
16	ABILITY BLOCK GRANTS.
17	Section 1810(a) of the Omnibus Crime Control and
18	Safe Streets Act of 1968 (42 U.S.C. 3796gg-10(a)) is
19	amended by striking "2002 through 2005" and inserting
20	"2006 through 2009".
21	SEC. 1167. SEX OFFENDER MANAGEMENT.
22	Section 40152 of the Violent Crime Control and Law
23	Enforcement Act of 1994 (42 U.S.C. 13941) is amended by
24	striking subsection (c) and inserting the following:

1	"(c) Authorization of Appropriations.—There are
2	authorized to be appropriated to carry out this section
3	\$5,000,000 for each of fiscal years 2006 through 2010.".
4	SEC. 1168. EVIDENCE-BASED APPROACHES.
5	Section 1802 of the Omnibus Crime Control and Safe
6	Streets Act of 1968 is amended—
7	(1) in subsection $(a)(1)(B)$ by inserting ", in-
8	cluding the extent to which evidence-based approaches
9	are utilized" after "part"; and
10	(2) in subsection (b)(1)(A)(ii) by inserting ", in-
11	cluding the extent to which evidence-based approaches
12	are utilized" after "part".
13	SEC. 1169. REAUTHORIZATION OF MATCHING GRANT PRO-
14	GRAM FOR SCHOOL SECURITY.
15	(a) In General.—Section 2705 of the Omnibus Crime
16	Control and Safe Streets Act of 1968 (42 U.S.C. 3797e) is
17	amended by striking "2003" and inserting "2009".
18	(b) Program to Remain Under COPS Office.—
19	Section 2701 of the Omnibus Crime Control and Safe
20	Streets Act of 1968 (42 U.S.C. 3797a) is amended in sub-
21	section (a) by inserting after "The Attorney General" the
22	following: ", acting through the Office of Community Ori-
23	ented Policing Services,".

1 SEC. 1170. TECHNICAL AMENDMENTS TO AIMEE'S LAW. 2 Section 2001 of Div. C, Pub. L. 106-386 (42 U.S.C. 3 13713), is amended— 4 (1) in each of subsections (b), (c)(1), (c)(2), (c)(3), (e)(1), and (g) by striking the first upper-case 5 6 letter after the heading and inserting a lower case let-7 ter of such letter and the following: "Pursuant to reg-8 ulations promulgated by the Attorney General here-9 under," (2) in subsection (c), paragraphs (1) and (2), re-10 11 spectively, by— 12 (A) striking "a State", the first place it ap-13 pears, and inserting "a criminal-records-report-14 ing State"; and 15 (B) striking "(3)," and all that follows through "subsequent offense" and inserting "(3), 16 17 it may, under subsection (d), apply to the Attor-18 ney General for \$10,000, for its related appre-19 hension and prosecution costs, and \$22,500 per 20 year (up to a maximum of 5 years), for its re-21 lated incarceration costs with both amounts for 22 costs adjusted annually for the rate of inflation"; 23 (3) in subsection (c)(3), by— (A) striking "if—" and inserting "unless— 24 "; 25 26 (B) striking—

1	(i) "average";
2	(ii) "individuals convicted of the of-
3	fense for which,"; and
4	(iii) "convicted by the State is"; and
5	(C) inserting "not" before "less" each place
6	it appears.
7	(4) in subsections (d) and (e), respectively, by
8	striking "transferred";
9	(5) in subsection (e)(1), by—
10	(A) inserting "pursuant to section 506 of
11	the Omnibus Crime Control and Safe Streets Act
12	of 1968" before "that"; and
13	(B) striking the last sentence and inserting
14	"No amount described under this section shall be
15	subject to section 3335(b) or 6503(d) of title 31,
16	United States Code".;
17	(6) in subsection (i)(1), by striking "State-" and
18	inserting "State (where practicable)-"; and
19	(7) by striking subsection (i)(2) and inserting:
20	"(2) Report.—The Attorney General shall sub-
21	mit to Congress—
22	"(A) a report, by not later than 6 months
23	after the date of enactment of this Act, that pro-
24	vides national estimates of the nature and extent
25	of recidivism (with an emphasis on interstate re-

1	cidivism) by State inmates convicted of murder,
2	rape, and dangerous sexual offenses;
3	"(B) a report, by not later than October 1,
4	2007, and October 1 of each year thereafter, that
5	provides statistical analysis and criminal his-
6	tory profiles of interstate recidivists identified in
7	any State applications under this section; and
8	"(C) reports, at regular intervals not to ex-
9	ceed every five years, that include the informa-
10	tion described in paragraph (1).".
11	Subtitle C—MISCELLANEOUS
12	PROVISIONS
13	SEC. 1171. TECHNICAL AMENDMENTS RELATING TO PUBLIC
14	LAW 107-56.
15	(a) Striking Surplus Words.—
16	(1) Section 2703(c)(1) of title 18, United States
17	Code, is amended by striking "or" at the end of sub-
18	paragraph (C).
19	(2) Section $1960(b)(1)(C)$ of title 18, United
20	States Code, is amended by striking "to be used to be
21	used" and inserting "to be used".
22	(b) Punctuation and Grammar Corrections.—
23	Section 2516(1)(q) of title 18, United States Code, is
24	

1	(1) by striking the semicolon after the first close
2	parenthesis; and
3	(2) by striking "sections" and inserting "sec-

- 5 (c) Cross Reference Correction.—Section 322 of
- 6 Public Law 107-56 is amended, effective on the date of the
- 7 enactment of that section, by striking "title 18" and insert-
- 8 ing "title 28".

tion".

4

9 SEC. 1172. MISCELLANEOUS TECHNICAL AMENDMENTS.

- 10 (a) Table of Sections Omission.—The table of sec-
- 11 tions at the beginning of chapter 203 of title 18, United
- 12 States Code, is amended by inserting after the item relating
- 13 to section 3050 the following new item:

"3051. Powers of Special Agents of Bureau of Alcohol, Tobacco, Firearms, and Explosives".

- 14 (b) Repeal of Duplicative Program.—Section 316
- 15 of Part A of the Runaway and Homeless Youth Act (42
- 16 U.S.C. 5712d), as added by section 40155 of the Violent
- 17 Crime Control and Law Enforcement Act of 1994 (Public
- 18 Law 103-322; 108 Stat. 1922), is repealed.
- 19 (c) Repeal of Provision Relating to Unauthor-
- 20 IZED Program.—Section 20301 of Public Law 103-322 is
- 21 amended by striking subsection (c).
- 22 SEC. 1173. USE OF FEDERAL TRAINING FACILITIES.
- 23 (a) Federal Training Facilities.—Unless author-
- 24 ized in writing by the Attorney General, or the Assistant

- 1 Attorney General for Administration, if so delegated by the
- 2 Attorney General, the Department of Justice (and each enti-
- 3 ty within it) shall use for any predominantly internal
- 4 training or conference meeting only a facility that does not
- 5 require a payment to a private entity for use of the facility.
- 6 (b) Annual Report.—The Attorney General shall
- 7 prepare an annual report to the Chairmen and ranking mi-
- 8 nority members of the Committees on the Judiciary of the
- 9 Senate and of the House of Representatives that details each
- 10 training and conference meeting that requires specific au-
- 11 thorization under subsection (a). The report shall include
- 12 an explanation of why the facility was chosen, and a break-
- 13 down of any expenditures incurred in excess of the cost of
- 14 conducting the training or meeting at a facility that did
- 15 not require such authorization.

16 SEC. 1174. PRIVACY OFFICER.

- 17 (a) In General.—The Attorney General shall des-
- 18 ignate a senior official in the Department of Justice to as-
- 19 sume primary responsibility for privacy policy.
- 20 (b) Responsibilities of such
- 21 official shall include advising the Attorney General
- 22 regarding—
- 23 (1) appropriate privacy protections, relating to
- 24 the collection, storage, use, disclosure, and security of
- 25 personally identifiable information, with respect to

1	the Department's existing or proposed information
2	technology and information systems;
3	(2) privacy implications of legislative and regu-
4	latory proposals affecting the Department and involv-
5	ing the collection, storage, use, disclosure, and secu-
6	rity of personally identifiable information;
7	(3) implementation of policies and procedures,
8	including appropriate training and auditing, to en-
9	sure the Department's compliance with privacy-re-
10	lated laws and policies, including section 552a of title
11	5, United States Code, and Section 208 of the E-Gov-
12	ernment Act of 2002 (Pub. L. 107–347);
13	(4) ensuring that adequate resources and staff
14	are devoted to meeting the Department's privacy-re-
15	lated functions and obligations;
16	(5) appropriate notifications regarding the De-
17	partment's privacy policies and privacy-related in-
18	quiry and complaint procedures; and
19	(6) privacy-related reports from the Department
20	to Congress and the President.
21	(c) Review of Privacy Related Functions, Re-
22	Sources, and Report.—Within 120 days of his designa-
23	tion, the privacy official shall prepare a comprehensive re-
24	port to the Attorney General and to the Committees on the
25	Judiciary of the House of Representatives and of the Senate,

1	describing the organization and resources of the Department
2	with respect to privacy and related information manage-
3	ment functions, including access, security, and records
4	management, assessing the Department's current and future
5	needs relating to information privacy issues, and making
6	appropriate recommendations regarding the Department's
7	organizational structure and personnel.
8	(d) Annual Report.—The privacy official shall sub-
9	mit a report to the Committees on the Judiciary of the
10	House of Representatives and of the Senate on an annual
11	basis on activities of the Department that affect privacy,
12	including a summary of complaints of privacy violations,
13	implementation of section 552a of title 5, United States
14	Code, internal controls, and other relevant matters.
15	SEC. 1175. BANKRUPTCY CRIMES.
16	The Director of the Executive Office for United States
17	Trustees shall prepare an annual report to the Congress
18	detailing—
19	(1) the number and types of criminal referrals
20	made by the United States Trustee Program;
21	(2) the outcomes of each criminal referral;
22	(3) for any year in which the number of crimi-
23	nal referrals is less than for the prior year, an expla-
24	nation of the decrease; and

1	(4) the United States Trustee Program's efforts
2	to prevent bankruptcy fraud and abuse, particularly
3	with respect to the establishment of uniform internal
4	controls to detect common, higher risk frauds, such as
5	a debtor's failure to disclose all assets.
6	SEC. 1176. REPORT TO CONGRESS ON STATUS OF UNITED
7	STATES PERSONS OR RESIDENTS DETAINED
8	ON SUSPICION OF TERRORISM.
9	Not less often than once every 12 months, the Attorney
10	General shall submit to Congress a report on the status of
11	United States persons or residents detained, as of the date
12	of the report, on suspicion of terrorism. The report shall—
13	(1) specify the number of persons or residents so
14	detained; and
15	(2) specify the standards developed by the De-
16	partment of Justice for recommending or determining
17	that a person should be tried as a criminal defendant
18	or should be designated as an enemy combatant.
19	SEC. 1177. INCREASED PENALTIES AND EXPANDED JURIS-
20	DICTION FOR SEXUAL ABUSE OFFENSES IN
21	CORRECTIONAL FACILITIES.
22	(a) Expanded Jurisdiction.—The following provi-
23	sions of title 18, United States Code, are each amended by
24	inserting "or in any prison, institution, or facility in
25	which persons are held in custody by direction of or pursu-

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1 ant to a contract or agreement with the Attorney General"
    after "in a Federal prison,":
 3
             (1) Subsections (a) and (b) of section 2241.
 4
             (2) The first sentence of subsection (c) of section
 5
        2241.
 6
             (3) Section 2242.
 7
             (4) Subsections (a) and (b) of section 2243.
 8
             (5) Subsections (a) and (b) of section 2244.
 9
        (b) Increased Penalties.—
10
             (1)
                  Sexual abuse of a ward.—Section
11
        2243(b) of such title is amended by striking "one
12
        year" and inserting "five years".
13
             (2) Abusive sexual contact.—Section 2244 of
14
        such title is amended by striking "six months" and
15
        inserting "two years" in each of subsections (a)(4)
16
        and (b).
    SEC. 1178. EXPANDED JURISDICTION FOR CONTRABAND
18
                 OFFENSES IN CORRECTIONAL FACILITIES.
19
        Section 1791(d)(4) of title 18, United States Code, is
    amended by inserting "or any prison, institution, or facil-
21
    ity in which persons are held in custody by direction of
   or pursuant to a contract or agreement with the Attorney
23 General" after "penal facility".
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1	SEC. 1179. MAGISTRATE JUDGE'S AUTHORITY TO CONTINUE							
2	PRELIMINARY HEARING.							
3	The second sentence of section 3060(c) of title 18,							
4	United States Code, is amended to read as follows: "In the							
5	absence of such consent of the accused, the judge or mag-							
6	istrate judge may extend the time limits only on a showing							
7	that extraordinary circumstances exist and justice requires							
8	the delay.".							
9	SEC. 1180. TECHNICAL CORRECTIONS RELATING TO							
10	STEROIDS.							
11	Section 102(41)(A) of the Controlled Substances Act							
12	(21 U.S.C. 802(41)(A)), as amended by the Anabolic Ster-							
13	oid Control Act of 2004 (Public law 108–358), is amended							
14	by—							
15	(1) striking clause (xvii) and inserting the fol-							
16	lowing:							
17	"(xvii) 13β -ethyl-17 β -hydroxygon-4-en-3-one;";							
18	and							
19	(2) striking clause (xliv) and inserting the fol-							
20	lowing:							
21	"(xliv) stanozolol (17 $lpha$ -methyl-17 eta -hydroxy-[5 $lpha$]-							
22	$and rost \hbox{-} 2-eno \hbox{$[3,2-c]$-} pyrazole); \hbox{$"$}.$							
23	SEC. 1181. PRISON RAPE COMMISSION EXTENSION.							
24	Section 7 of the Prison Rape Elimination Act of 2003							
25	(42 U.S.C. 15606) is amended in subsection $(d)(3)(A)$ by							
26	striking "2 years" and inserting "3 years".							

1	CEC	1100	LONCED	CTATITE	OF	LIMITATION	$E \cap D$	LITTMAN
	SEC	1182.	LONGRR	STATITH	()H	LIMITATION	HUK	HUMAN

- 2 TRAFFICKING-RELATED OFFENSES.
- 3 (a) In General.—Chapter 213 of title 18, United
- 4 States Code, is amended by adding at the end the following
- 5 new section:

6 "§ 3298. Trafficking-related offenses

- 7 "No person shall be prosecuted, tried, or punished for
- 8 any non-capital offense or conspiracy to commit a non-cap-
- 9 ital offense under section 1581 (Peonage; Obstructing En-
- 10 forcement), 1583 (Enticement into Slavery), 1584 (Sale
- 11 into Involuntary Servitude), 1589 (Forced Labor), 1590
- 12 (Trafficking with Respect to Peonage, Slavery, Involuntary
- 13 Servitude, or Forced Labor), or 1592 (Unlawful Conduct
- 14 with Respect to Documents in furtherance of Trafficking,
- 15 Peonage, Slavery, Involuntary Servitude, or Forced Labor)
- 16 of this title or under section 274(a) of the Immigration and
- 17 Nationality Act unless the indictment is found or the infor-
- 18 mation is instituted not later than 10 years after the com-
- 19 mission of the offense.".
- 20 (b) Clerical Amendment.—The table of sections at
- 21 the beginning of such chapter is amended by adding at the
- 22 end the following new item:

"3298. Trafficking-related offenses".

- 23 (c) Modification of Statute Applicable to Of-
- 24 FENSE AGAINST CHILDREN.—Section 3283 of title 18,
- 25 United States Code, is amended by inserting ", or for ten

- years after the offense, whichever is longer" after "of the 2 child". SEC. 1183. USE OF CENTER FOR CRIMINAL JUSTICE TECH-4 NOLOGY. 5 (a) In General.—The Attorney General may use the services of the Center for Criminal Justice Technology, a nonprofit "center of excellence" that provides technology as-8 sistance and expertise to the criminal justice community. 9 (b) AUTHORIZATION OF APPROPRIATIONS.—There are 10 authorized to be appropriated to the Attorney General to carry out this section the following amounts, to remain 12 available until expended: 13 (1) \$7,500,000 for fiscal year 2006; 14 (2) \$7,500,000 for fiscal year 2007; and 15 (3) \$10,000,000 for fiscal year 2008. 16 SEC. 1184. SEARCH GRANTS. 17 (a) In General.—Pursuant to subpart 1 of part E of title I of the Omnibus Crime Control and Safe Streets 18 Act of 1968, the Attorney General may make grants to SEARCH, the National Consortium for Justice Information and Statistics, to carry out the operations of the National Technical Assistance and Training Program.
- (b) AUTHORIZATION OF APPROPRIATIONS.—There are authorized to be appropriated to the Attorney General to

1	carry out this section \$4,000,000 for each of fiscal years
2	2006 through 2009.
3	SEC. 1185. REAUTHORIZATION OF LAW ENFORCEMENT
4	TRIBUTE ACT.
5	Section 11001 of Public Law 107–273 (42 U.S.C.
6	15208; 116 Stat. 1816) is amended in subsection (i) by
7	striking "2006" and inserting "2009".
8	SEC. 1186. AMENDMENT REGARDING BULLYING AND
9	GANGS.
10	Paragraph (13) of section 1801(b) of the Omnibus
11	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
12	3796ee(b)) is amended to read as follows:
13	"(13) establishing and maintaining account-
14	ability-based programs that are designed to enhance
15	school safety, which programs may include research-
16	based bullying, cyberbullying, and gang prevention
17	programs;".
18	SEC. 1187. TRANSFER OF PROVISIONS RELATING TO THE
19	BUREAU OF ALCOHOL, TOBACCO, FIREARMS,
20	AND EXPLOSIVES.
21	(a) Organizational Provision.—Part II of title 28,
22	United States Code, is amended by adding at the end the

23 following new chapter:

1 "CHAPTER 40A—BUREAU OF ALCOHOL,

2 TOBACCO, FIREARMS, AND EXPLOSIVES

``Sec"599A. Bureau of Alcohol, Tobacco, Firearms, and Explosives "599B. Personnel management demonstration project". 3 (b) Transfer of Provisions.—The section heading for, and subsections (a), (b), (c)(1), and (c)(3) of, section 1111, and section 1115, of the Homeland Security Act of 2002 (6 U.S.C. 531(a), (b), (c)(1), and (c)(3), and 533) are hereby transferred to, and added at the end of chapter 40A 8 of such title, as added by subsection (a) of this section. 9 (c) Conforming Amendments.— 10 (1) Such section 1111 is amended— 11 (A) by striking the section heading and in-12 serting the following: 13 "§ 599A. Bureau of alcohol, tobacco, firearms, and Ex-14 plosives"; 15 and (B) in subsection (b)(2), by inserting "of 16 17 section 1111 of the Homeland Security Act of 18 2002 (as enacted on the date of the enactment of 19 such Act)" after "subsection (c)", 20 and such section heading and such subsections (as so 21 amended) shall constitute section 599A of such title.

(2) Such section 1115 is amended by striking the

section heading and inserting the following:

22

23

1	<i>"§ 599B</i> .	Personnel	Management	demonstration
2		project",		
3		and such secti	ion (as so amende	d) shall constitute
4	section	on 599 B of suc	ch title.	
5	(d) (CLERICAL AME	NDMENT.—The ch	apter analysis for
6	such part	is amended l	by adding at the	end the following
7	new item: "40A. Bure		Tobacco, Firearms,	
8	SEC. 1188	R. REAUTHORI	ZE THE GANG R	ESISTANCE EDU-
9		CATION A	ND TRAINING PRO	JECTS PROGRAM.
10	Secti	on 32401(b) o	of the Violent Crin	ne Control Act of
11	1994 (42	U.S.C. 13921	(b)) is amended to	by striking para-
12	graphs (1,) through (6) a	and inserting the fo	ollowing:
13		"(1) \$20,000,0	000 for fiscal year	2006;
14		"(2) \$20,000,0	000 for fiscal year	2007;
15		"(3) \$20,000,0	000 for fiscal year	2008;
16		"(4) \$20,000,0	000 for fiscal year	2009; and
17		"(5) \$20,000,0	000 for fiscal year	2010.".
18	SEC. 1189.	NATIONAL TR	AINING CENTER.	
19	(a) I	N GENERAL.—	-The Attorney Ger	neral may use the
20	services o	f the Nationa	l Training Cente	r in Sioux City,
21	Iowa, to u	utilize a natio	nal approach to b	ring communities
22	and crim	inal justice a	gencies together to	receive training
23	to control	the growing	national problem	of methamphet-
24	amine, pe	oly drugs and	their associated	crimes. The Na-
25	tional Tre	aining Center	in Sioux City, Ic	owa, seeks a com-

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prehensive approach to control and reduce methamphet-
   amine trafficking, production and usage through training.
 3
        (b) AUTHORIZATION OF APPROPRIATIONS.—There are
   authorized to be appropriated to the Attorney General to
   carry out this section the following amounts, to remain
 5
 6
   available until expended:
 7
             (1) $2,500,000 for fiscal year 2006.
 8
             (2) $3,000,000 for fiscal year 2007.
 9
             (3) $3,000,000 for fiscal year 2008.
10
             (4) $3,000,000 for fiscal year 2009.
   SEC. 1190. SENSE OF CONGRESS RELATING TO "GOOD
12
                 TIME" RELEASE.
13
        It is the sense of Congress that it is important to study
   the concept of implementing a "good time" release program
14
   for non-violent criminals in the Federal prison system.
   SEC. 1191. PUBLIC EMPLOYEE UNIFORMS.
17
        (a) In General.—Section 716 of title 18, United
   States Code, is amended—
18
19
             (1) by striking "police badge" each place it ap-
20
        pears in subsections (a) and (b) and inserting "offi-
21
        cial insignia or uniform";
22
             (2) in each of paragraphs (2) and (4) of sub-
23
        section (a), by striking "badge of the police" and in-
        serting "official insignia or uniform";
24
25
             (3) in subsection (b)—
```

1	(A) by striking "the badge" and inserting
2	"the insignia or uniform";
3	(B) by inserting "is other than a counterfeit
4	insignia or uniform and" before "is used or is
5	intended to be used"; and
6	(C) by inserting "is not used to mislead or
7	deceive, or" before "is used or intended";
8	(4) in subsection (c)—
9	(A) by striking "and" at the end of para-
10	graph(1);
11	(B) by striking the period at the end of
12	paragraph (2) and inserting "; and";
13	(C) by adding at the end the following:
14	"(3) the term 'official insignia or uniform'
15	means an article of distinctive clothing or insignia,
16	including a badge, emblem or identification card, that
17	is an indicium of the authority of a public employee;
18	"(4) the term 'public employee' means any offi-
19	cer or employee of the Federal Government or of a
20	State or local government; and
21	"(5) the term 'uniform' means distinctive cloth-
22	ing or other items of dress, whether real or counter-
23	feit, worn during the performance of official duties
24	and which identifies the wearer as a public agency
25	employee."; and

1	(5) by adding at the end the following:
2	"(d) It is a defense to a prosecution under this section
3	that the official insignia or uniform is not used or intended
4	to be used to mislead or deceive, or is a counterfeit insignia
5	or uniform and is used or is intended to be used
6	exclusively—
7	"(1) for a dramatic presentation, such as a the-
8	atrical, film, or television production; or
9	"(2) for legitimate law enforcement purposes.";
10	and
11	(6) in the heading for the section, by striking
12	"POLICE BADGES" and inserting "PUBLIC EM-
13	PLOYEE INSIGNIA AND UNIFORM".
	PLOYEE INSIGNIA AND UNIFORM". (b) Conforming Amendment to Table of Sec-
131415	
14 15	(b) Conforming Amendment to Table of Sec-
14 15	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning
14151617	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to
14151617	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to section 716 is amended by striking "Police badges" and in-
14 15 16 17 18	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to section 716 is amended by striking "Police badges" and inserting "Public employee insignia and uniform".
14 15 16 17 18	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to section 716 is amended by striking "Police badges" and inserting "Public employee insignia and uniform". (c) Direction to Sentencing Commission.—The
14 15 16 17 18 19 20	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to section 716 is amended by striking "Police badges" and inserting "Public employee insignia and uniform". (c) Direction to Sentencing Commission is directed to make
14 15 16 17 18 19 20 21	(b) Conforming Amendment to Table of Sections.—The item in the table of sections at the beginning of chapter 33 of title 18, United States Code, relating to section 716 is amended by striking "Police badges" and inserting "Public employee insignia and uniform". (c) Direction to Sentencing Commission is directed to make appropriate amendments to sentencing guidelines, policy

- 1 received in violation of section 716 of title 18, United States
- 2 Code, reflects the gravity of this aggravating factor.
- 3 SEC. 1192. OFFICIALLY APPROVED POSTAGE.
- 4 Section 475 of title 18, United States Code, is amended
- 5 by adding at the end the following: "Nothing in this section
- 6 applies to evidence of postage payment approved by the
- 7 United States Postal Service.".
- 8 SEC. 1193. AUTHORIZATION OF ADDITIONAL APPROPRIA-
- 9 TIONS.
- 10 In addition to any other amounts authorized by law,
- 11 there are authorized to be appropriated for grants to the
- 12 American Prosecutors Research Institute under section
- 13 214A of the Victims of Child Abuse Act of 1990 (42 U.S.C.
- 14 13003) \$7,500,000 for each of fiscal years 2006 through
- 15 2010.
- 16 SEC. 1194. ASSISTANCE TO COURTS.
- 17 The chief judge of each United States district court is
- 18 encouraged to cooperate with requests from State and local
- 19 authorities whose operations have been significantly dis-
- 20 rupted as a result of Hurricane Katrina or Hurricane Rita
- 21 to provide accommodations in Federal facilities for State
- 22 and local courts to conduct their proceedings.

1	SEC. 1195. STUDY AND REPORT ON CORRELATION BETWEEN
2	SUBSTANCE ABUSE AND DOMESTIC VIO-
3	LENCE AT DOMESTIC VIOLENCE SHELTERS.
4	The Secretary of Health and Human Services shall
5	carry out a study on the correlation between a perpetrator's
6	drug and alcohol abuse and the reported incidence of domes-
7	tic violence at domestic violence shelters. The study shall
8	cover fiscal years 2006 through 2008. Not later than Feb-
9	ruary 2009, the Secretary shall submit to Congress a report
10	on the results of the study.
11	SEC. 1196. REAUTHORIZATION OF STATE CRIMINAL ALIEN
12	ASSISTANCE PROGRAM.
13	(a) Authorization of Appropriations.—Section
14	241(i)(5) of the Immigration and Nationality Act (8 U.S.C.
15	1231(i)(5)) is amended by striking "appropriated" and all
16	that follows through the period and inserting the following:
17	"appropriated to carry out this subsection—
18	"(A) \$750,000,000 for fiscal year 2006;
19	"(B) \$850,000,000 for fiscal year 2007; and
20	"(C) \$950,000,000 for each of the fiscal
21	years 2008 through 2011.".
22	(b) Limitation on Use of Funds.—Section 241(i)(6)
23	of the Immigration and Nationality Act (8 U.S.C.
24	1231(i)(6)) is amended to read as follows:
25	"(6) Amounts appropriated pursuant to the au-
26	thorization of appropriations in paragraph (5) that

1	are distributed to a State or political subdivision of
2	a State, including a municipality, may be used only
3	for correctional purposes.".
4	(c) Study and Report on State and Local Assist-
5	ANCE IN INCARCERATING UNDOCUMENTED CRIMINAL
6	Aliens.—
7	(1) In general.—Not later than 1 year after
8	the date of the enactment of this Act, the Inspector
9	General of the United States Department of Justice
10	shall perform a study, and report to the Committee
11	on the Judiciary of the United States House of Rep-
12	resentatives and the Committee on the Judiciary of
13	the United States Senate on the following:
14	(A) Whether there are States, or political
15	subdivisions of a State, that have received com-
16	pensation under section 241(i) of the Immigra-
17	tion and Nationality Act (8 U.S.C. 1231(i)) and
18	are not fully cooperating in the Department of
19	Homeland Security's efforts to remove from the
20	United States undocumented criminal aliens (as
21	defined in paragraph (3) of such section).
22	(B) Whether there are States, or political
23	subdivisions of a State, that have received com-
24	pensation under section 241(i) of the Immigra-
25	tion and Nationality Act (8 U.S.C. 1231(i)) and

I	that have in effect a policy that violates section
2	642 of the Illegal Immigration Reform and Im-
3	migrant Responsibility Act of 1996 (8 U.S.C.
4	1373).
5	(C) The number of criminal offenses that
6	have been committed by aliens unlawfully
7	present in the United States after having been
8	apprehended by States or local law enforcement
9	officials for a criminal offense and subsequently
10	being released without being referred to the De-
11	partment of Homeland Security for removal
12	from the United States.
13	(D) The number of aliens described in sub-
14	paragraph (C) who were released because the
15	State or political subdivision lacked space or
16	funds for detention of the alien.
17	(2) Identification.—In the report submitted
18	under paragraph (1), the Inspector General of the
19	United States Department of Justice—
20	(A) shall include a list identifying each
21	State or political subdivision of a State that is
22	determined to be described in subparagraph (A)
23	or (B) of paragraph (1); and

1	(B) shall include a copy of any written pol-
2	icy determined to be described in subparagraph
3	(B).
4	SEC. 1197. EXTENSION OF CHILD SAFETY PILOT PROGRAM.
5	Section 108 of the PROTECT Act (42 U.S.C. 5119a
6	note) is amended—
7	(1) in subsection (a)—
8	(A) in paragraph (2)(B), by striking "A
9	volunteer organization in a participating State
10	may not submit background check requests under
11	paragraph (3).";
12	(B) in paragraph (3)—
13	(i) in subparagraph (A), by striking
14	"a 30-month" and inserting "a 60-month";
15	(ii) in subparagraph (A), by striking
16	"100,000" and inserting "200,000"; and
17	(iii) by striking subparagraph (B) and
18	inserting the following:
19	"(B) Participating organizations.—
20	"(i) Eligible organizations.—Eli-
21	gible organizations include—
22	"(I) the Boys and Girls Clubs of
23	America;
24	``(II) the MENTOR/National"
25	Mentoring Partnership:

1	"(III) the National Council of
2	Youth Sports; and
3	"(IV) any nonprofit organization
4	that provides care, as that term is de-
5	fined in section 5 of the National Child
6	Protection Act of 1993 (42 U.S.C.
7	5119c), for children.
8	"(ii) Pilot program.—The eligibility
9	of an organization described in clause
10	(i)(IV) to participate in the pilot program
11	established under this section shall be deter-
12	mined by the National Center for Missing
13	and Exploited Children, with the rejection
14	or concurrence within 30 days of the Attor-
15	ney General, according to criteria estab-
16	lished by such Center, including the poten-
17	tial number of applicants and suitability of
18	the organization to the intent of this section.
19	If the Attorney General fails to reject or
20	concur within 30 days, the determination of
21	the National Center for Missing and Ex-
22	ploited Children shall be conclusive.";
23	(iv) by striking subparagraph (C) and
24	inserting the following:

1	"(C) Applicants from participating or-
2	GANIZATIONS.—Participating organizations may
3	request background checks on applicants for posi-
4	tions as volunteers and employees who will be
5	working with children or supervising volun-
6	teers.";
7	(v) in subparagraph (D), by striking
8	"the organizations described in subpara-
9	graph (C)" and inserting "participating or-
10	ganizations"; and
11	(vi) in subparagraph (F), by striking
12	"14 business days" and inserting "10 busi-
13	ness days";
14	(2) in subsection (c)(1), by striking "and 2005"
15	and inserting "through 2008"; and
16	(3) in subsection (d)(1), by adding at the end the
17	following:
18	"(O) The extent of participation by eligible
19	organizations in the state pilot program.".
20	SEC. 1198. TRANSPORTATION AND SUBSISTENCE FOR SPE-
21	CIAL SESSIONS OF DISTRICT COURTS.
22	(a) Transportation and Subsistence.—Section
23	141(b) of title 28, United States Code, as added by section
24	2(b) of Public Law 109-63, is amended by adding at the
25	end the following:

1	"(5) If a district court issues an order exercising its
2	authority under paragraph (1), the court shall direct the
3	United States marshal of the district where the court is
4	meeting to furnish transportation and subsistence to the
5	same extent as that provided in sections 4282 and 4285
6	of title 18.".
7	(b) AUTHORIZATION OF APPROPRIATIONS.—There are
8	authorized to be appropriated such sums as may be nec-
9	essary to carry out paragraph (5) of section 141(b) of title
10	28, United States Code, as added by subsection (a) of this
11	section.
12	SEC. 1199. YOUTH VIOLENCE REDUCTION DEMONSTRATION
13	PROJECTS.
14	(a) Establishment of Youth Violence Reduc-
17	(a) ESTABLISHMENT OF TOUTH VIOLENCE REDUC-
15	TION DEMONSTRATION PROJECTS.—
15	TION DEMONSTRATION PROJECTS.—
15 16	TION DEMONSTRATION PROJECTS.— (1) IN GENERAL.—The Attorney General shall
151617	TION DEMONSTRATION PROJECTS.— (1) In General.—The Attorney General shall make up to 5 grants for the purpose of carrying out
15 16 17 18	TION DEMONSTRATION PROJECTS.— (1) In General.—The Attorney General shall make up to 5 grants for the purpose of carrying out Youth Violence Demonstration Projects to reduce juve-
15 16 17 18 19	TION DEMONSTRATION PROJECTS.— (1) In General.—The Attorney General shall make up to 5 grants for the purpose of carrying out Youth Violence Demonstration Projects to reduce juvenile and young adult violence, homicides, and recidi-
15 16 17 18 19 20	TION DEMONSTRATION PROJECTS.— (1) IN GENERAL.—The Attorney General shall make up to 5 grants for the purpose of carrying out Youth Violence Demonstration Projects to reduce juvenile and young adult violence, homicides, and recidivism among high-risk populations.
15 16 17 18 19 20 21	(1) In General.—The Attorney General shall make up to 5 grants for the purpose of carrying out Youth Violence Demonstration Projects to reduce juvenile and young adult violence, homicides, and recidivism among high-risk populations. (2) Eligible entities.—An entity is eligible
15 16 17 18 19 20 21 22	(1) In General.—The Attorney General shall make up to 5 grants for the purpose of carrying out Youth Violence Demonstration Projects to reduce juvenile and young adult violence, homicides, and recidivism among high-risk populations. (2) Eligible entities.—An entity is eligible for a grant under paragraph (1) if it is a unit of

1	(b) Selection of Grant Recipients.—
2	(1) AWARDS.—The Attorney General shall award
3	grants for Youth Violence Reduction Demonstration
4	Projects on a competitive basis.
5	(2) Amount of Awards.—No single grant
6	award made under subsection (a) shall exceed
7	\$15,000,000 per fiscal year.
8	(3) Application.—An application for a grant
9	under paragraph (1) shall be submitted to the Attor-
10	ney General in such a form, and containing such in-
11	formation and assurances, as the Attorney General
12	may require, and at a minimum shall propose—
13	(A) a program strategy targeting areas with
14	the highest incidence of youth violence and homi-
15	cides;
16	(B) outcome measures and specific objective
17	indicia of performance to assess the effectiveness
18	of the program; and
19	(C) a plan for evaluation by an inde-
20	pendent third party.
21	(4) DISTRIBUTION.—In making grants under
22	this section, the Attorney General shall ensure the fol-
23	lowing:
24	(A) No less than 1 recipient is a city with
25	a population exceeding 1,000,000 and an in-

1	crease of at least 30 percent in the aggregated ju-
2	venile and young adult homicide victimization
3	rate during calendar year 2005 as compared to
4	calendar year 2004.
5	(B) No less than one recipient is a non-
6	metropolitan county or group of counties with
7	per capita arrest rates of juveniles and young
8	adults for serious violent offenses that exceed the
9	national average for nonmetropolitan counties by
10	at least 5 percent.
11	(5) Criteria.—In making grants under this sec-
12	tion, the Attorney General shall give preference to en-
13	tities operating programs that meet the following cri-
14	teria:
15	(A) A program focus on
16	(i) reducing youth violence and homi-
17	cides, with an emphasis on juvenile and
18	young adult probationers and other juve-
19	niles and young adults who have had or are
20	likely to have contact with the juvenile jus-
21	$tice\ system;$
22	(ii) fostering positive relationships be-
23	tween program participants and supportive
24	adults in the community; and

1	(iii) accessing comprehensive supports
2	for program participants through coordi-
3	nated community referral networks, includ-
4	ing job opportunities, educational pro-
5	grams, counseling services, substance abuse
6	programs, recreational opportunities, and
7	$other\ services;$
8	(B) A program goal of almost daily contacts
9	with and supervision of participating juveniles
10	and young adults through small caseloads and a
11	coordinated team approach among case man-
12	agers drawn from the community, probation offi-
13	cers, and police officers;
14	(C) The use of existing structures, local gov-
15	ernment agencies, and nonprofit organizations to
16	operate the program;
17	(D) Inclusion in program staff of individ-
18	uals who live or have lived in the community in
19	which the program operates; have personal expe-
20	riences or cultural competency that build credi-
21	bility in relationships with program partici-
22	pants; and will serve as a case manager, inter-
23	mediary, and mentor;
24	(E) Fieldwork and neighborhood outreach
25	in communities where the young violent offenders

1	live, including support of the program from local
2	public and private organizations and commu-
3	nity members;
4	(F) Imposition of graduated probation
5	sanctions to deter violent and criminal behavior.
6	(G) A record of program operation and ef-
7	fectiveness evaluation over a period of at least
8	five years prior to the date of enactment of this
9	Act;
10	(H) A program structure that can serve as
11	a model for other communities in addressing the
12	problem of youth violence and juvenile and
13	young adult recidivism.
14	(c) AUTHORIZED ACTIVITIES.—Amounts paid to an el-
15	igible entity under a grant award may be used for the fol-
16	lowing activities:
17	(1) Designing and enhancing program activities;
18	(2) Employing and training personnel.
19	(3) Purchasing or leasing equipment.
20	(4) Providing services and training to program
21	participants and their families.
22	(5) Supporting related law enforcement and pro-
23	bation activities, including personnel costs.
24	(6) Establishing and maintaining a system of
25	program records.

1	(7) Acquiring, constructing, expanding, ren-
2	ovating, or operating facilities to support the pro-
3	gram.
4	(8) Evaluating program effectiveness.
5	(9) Undertaking other activities determined by
6	the Attorney General as consistent with the purposes
7	and requirements of the demonstration program.
8	(d) Evaluation and Reports.—
9	(1) Independent evaluation.—The Attorney
10	General may use up to \$500,000 of funds appro-
11	priated annually under this such section to—
12	(A) prepare and implement a design for in-
13	terim and overall evaluations of performance
14	and progress of the funded demonstration
15	projects;
16	(B) provide training and technical assist-
17	ance to grant recipients; and
18	(C) disseminate broadly the information
19	generated and lessons learned from the operation
20	of the demonstration projects.
21	(2) Reports to congress.—Not later than 120
22	days after the last day of each fiscal year for which
23	1 or more demonstration grants are awarded, the At-
24	torney General shall submit to Congress a report
25	which shall include—

1	(A) a summary of the activities carried out
2	with such grants;
3	(B) an assessment by the Attorney General
4	of the program carried out; and
5	(C) such other information as the Attorney
6	General considers appropriate.
7	(e) Federal Share.—
8	(1) In general.—The Federal share of a grant
9	awarded under this Act shall not exceed 90 percent of
10	the total program costs.
11	(2) Non-federal share.—The non-federal
12	share of such cost may be provided in cash or in-kind.
13	(f) Definitions.—In this section:
14	(1) Unit of local government.—The term
15	"unit of local government" means a county, township,
16	city, or political subdivision of a county, township, or
17	city, that is a unit of local government as determined
18	by the Secretary of Commerce for general statistical
19	purposes.
20	(2) Juvenile.—The term "juvenile" means an
21	individual who is 17 years of age or younger.
22	(3) Young adult".—The term "young adult"
23	means an individual who is 18 through 24 years of
24	age.

- 1 (g) AUTHORIZATION OF APPROPRIATIONS.—There are
- 2 authorized to be appropriated to carry out this section
- 3 \$50,000,000 for fiscal year 2007 and such sums as may be
- 4 necessary for each of fiscal years 2008 through 2009, to re-
- 5 main available until expended.

Attest:

Secretary.

109TH CONGRESS H. R. 3402

AMENDMENT