#### <sup>106TH CONGRESS</sup> <sup>2D SESSION</sup> S. 2338

To enhance the enforcement of gun violence laws.

#### IN THE SENATE OF THE UNITED STATES

MARCH 30, 2000

Mr. SCHUMER (for himself, Mr. KENNEDY, Mr. DURBIN, Mr. LAUTENBERG, Mr. REED, Mr. TORRICELLI, Mr. LEVIN, Mr. ROBB, Mr. MOYNIHAN, Mrs. BOXER, Mr. DODD, and Mr. DASCHLE) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

### A BILL

To enhance the enforcement of gun violence laws.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,

**3** SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

4 (a) SHORT TITLE.—This Act may be cited as the

- 5 "Effective National Firearms Objectives for Responsible,
- 6 Commonsense Enforcement Act of 2000" or the "EN-
- 7 FORCE Act".
- 8 (b) TABLE OF CONTENTS.—The table of contents for
- 9 this Act is as follows:

Sec. 1. Short title; table of contents.

TITLE I—CRIMINAL GUN TRAFFICKER APPREHENSION

- Sec. 101. Commonsense definition of licensed dealer.
- Sec. 102. Requirement that licensee operate from fixed premises.
- Sec. 103. Secure storage of firearms inventories.
- Sec. 104. Requiring thefts from common carriers to be reported.

#### TITLE II—CRIMINAL GUN DEALER DETECTION

- Sec. 201. Recordkeeping inspections.
- Sec. 202. Disposal of personal firearms collection by certain licensees made subject to regulations.
- Sec. 203. Suspension or revocation of firearms dealer license and civil penalties.

#### TITLE III—VIOLENT FELON GUN BAN ENFORCEMENT

- Sec. 301. Administrative relief from certain firearms and explosives prohibitions.
- Sec. 302. Permanent firearm prohibition for convicted violent felons and serious drug offenders.

#### TITLE IV—INTENSIVE GUN VIOLENCE REDUCTION STRATEGY AND PROJECT EXILE IMPLEMENTATION

#### Subtitle A—Funding Provisions

- Sec. 401. Authorization of funding for Federal domestic violence offender recordkeeping improvements.
- Sec. 402. Authorization of funding for State and local domestic violence offender recordkeeping improvements.
- Sec. 403. Authorization of funding for additional Bureau of Alcohol, Tobacco, and Firearms officers.
- Sec. 404. Authorization of funding for additional State and local gun prosecutors.
- Sec. 405. Authorization of funding for additional Federal firearms prosecutors and gun enforcement teams.
- Sec. 406. Youth crime gun interdiction initiative.
- Sec. 407. Local anti-gun violence media campaigns.
- Sec. 408. Smart gun technology.

#### Subtitle B—Ballistics Testing

- Sec. 411. Definition of forensic ballistics.
- Sec. 412. Test firing and automated storage of forensic ballistics records.

### TITLE I—CRIMINAL GUN

#### 2 TRAFFICKER APPREHENSION

#### 3 SEC. 101. COMMONSENSE DEFINITION OF LICENSED

4 **DEALER.** 

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5 Section 921(a)(22) of title 18, United States Code,
6 is amended in the first sentence by inserting before the
7 period the following: ": *Provided further*, That it shall be

presumed that the intent underlying the sale or disposition 1 2 of a firearm is predominantly one of obtaining livelihood 3 and pecuniary gain if a person transfers more than 50 4 firearms during any 12-month period, or more than 30 5 firearms during any 30-day period, excluding any infrequent transfer of a firearm by gift, bequest, intestate suc-6 7 cession, or other means by an individual to a parent, child, 8 grandparent, or grandchild of the individual".

## 9 SEC. 102. REQUIREMENT THAT LICENSEE OPERATE FROM 10 FIXED PREMISES.

11 Section 923(d)(1)(E)(i) of title 18, United States 12 Code, is amended by striking "premises" and inserting 13 "fixed premises (other than a private residence) primarily 14 devoted to the sale of firearms and conspicuously des-15 ignated to the public as such".

#### 16 SEC. 103. SECURE STORAGE OF FIREARMS INVENTORIES.

17 (a) STORAGE REQUIREMENTS.—Section 923 of title
18, United States Code, is amended by adding at the end
19 the following:

20 "(m) Secure Storage of Firearms Inven-21 tories.—

"(1) IN GENERAL.—Beginning on the date on
which the Secretary issues final regulations under
paragraph (2), it shall be unlawful for any licensed
importer, licensed manufacturer, or licensed dealer

1	(other than a dealer described in section
2	921(a)(11)(B)) to store any firearm on a premises
3	described in subsection $(d)(1)(E)(i)$ , other than in
4	accordance with those regulations.
5	"(2) Regulations.—
6	"(A) IN GENERAL.—Not later than 180
7	days after the date of enactment of this sub-
8	section, the Secretary shall issue final regula-
9	tions governing the secure storage of firearms
10	on premises described in subsection $(d)(1)(E)(i)$
11	by licensed importers, licensed manufacturers,
12	and licensed dealers.
13	"(B) FACTORS FOR CONSIDERATION.—In
14	promulgating regulations issued under this
15	paragraph, the Secretary shall consider—
16	"(i) the type and quantity of the fire-
17	arm or firearms to be stored; and
18	"(ii) the standards of safety and secu-
19	rity recognized in the firearms industry.".
20	(b) PENALTIES.—Section 924 of title 18, United
21	States Code, is amended—
22	(1) in subsection (a)(1), by striking "or (f)"
23	and inserting "(f), or (o)"; and
24	(2) by adding at the end the following:

"(o) FAILURE TO SECURELY STORE FIREARMS IN VENTORY.—

3	"(1) IN GENERAL.—The Secretary may, after
4	notice and opportunity for hearing, suspend or re-
5	voke any license issued under this chapter, may sub-
6	ject the licensee to a civil penalty of not more than
7	\$10,000, or both, if the holder of such license has
8	knowingly violated section 923(m).
9	"(2) REVIEW.—An action of the Secretary
10	under this subsection may be reviewed only as pro-
11	vided in section 923(f).".
12	(c) CONDITION OF LICENSING.—
13	(1) IN GENERAL.—Section $923(d)(1)(F)$ of title
14	18, United States Code, is amended—
15	(A) in clause (ii), by striking "and" at the
16	end;
17	(B) in clause (iii), by striking the period at
18	the end and inserting "; and"; and
19	(C) by adding at the end the following:
20	"(iv) not later than 30 days after the date on
21	which the application is approved, the firearms in-
22	ventory of the business will be stored in accordance
23	with the regulations issued under section $923(m)(2)$ ;
24	and".

(2) EFFECTIVE DATE.—The amendments made
 by this subsection shall apply to any application sub mitted under section 923 of title 18, United States
 Code, on or after the date on which final regulations
 are issued by the Secretary of the Treasury under
 section 923(m)(2) of title 18, United States Code, as
 added by this section.

### 8 SEC. 104. REQUIRING THEFTS FROM COMMON CARRIERS 9 TO BE REPORTED.

10 (a) IN GENERAL.—Section 922(f) of title 18, United
11 States Code, is amended by adding at the end the fol12 lowing:

"(3)(A) It shall be unlawful for any common or contract carrier to fail to report the theft or loss of a firearm
to the Secretary and to the appropriate local authorities
within 48 hours after the theft or loss is discovered.

17 "(B) The Secretary may impose a civil fine of not
18 more than \$10,000 on any person who knowingly violates
19 subparagraph (A).".

(b) PENALTIES.—Section 924(a)(1)(B) of title 18,
21 United States Code, is amended by striking "(f)," and in22 serting "(f)(1), (f)(2),".

### TITLE II—CRIMINAL GUN DEALER DETECTION

#### 3 SEC. 201. RECORDKEEPING INSPECTIONS.

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4 Section 923(g)(1)(B)(ii)(I) of title 18, United States
5 Code, is amended by striking "once" and inserting "4
6 times".

## 7 SEC. 202. DISPOSAL OF PERSONAL FIREARMS COLLECTION 8 BY CERTAIN LICENSEES MADE SUBJECT TO 9 REGULATIONS.

10 Section 923(c) of title 18, United States Code, is 11 amended by striking the second sentence and inserting the 12 following: "A personal collection of firearms of a licensed 13 manufacturer, licensed importer, or licensed dealer shall 14 be considered to be part of the business inventory of the 15 licensee for purposes of this chapter, except that the provisions of this chapter applicable to the disposition of a fire-16 arm from the business inventory of a licensee shall not 17 18 apply to the infrequent transfer of a firearm by gift, be-19 quest, intestate succession, or other means from the per-20 sonal collection of firearms of a licensee to a parent, child, 21 grandparent, or grandchild of the licensee.".

#### 1 SEC. 203. SUSPENSION OR REVOCATION OF FIREARMS 2 DEALER LICENSE AND CIVIL PENALTIES.

3 (a) IN GENERAL.—Section 923 of title 18, United States Code, is amended by striking subsection (e) and 4 5 inserting the following:

"(e) SUSPENSION OR REVOCATION OF DEALER LI-6 7 CENSE; CIVIL PENALTIES.—

8 "(1) WILLFUL VIOLATIONS.—The Secretary 9 may, after notice and opportunity for hearing, sus-10 pend or revoke any license issued under this section, 11 may subject the licensee to a civil penalty of not 12 more than \$10,000 per violation, or both, if the 13 holder of such license has willfully violated any pro-14 vision of this chapter or any rule or regulation pre-15 scribed by the Secretary under this chapter.

"(2) TRANSFER OF ARMOR PIERCING AMMUNI-16 17 TION.—The Secretary may, after notice and oppor-18 tunity for hearing, with respect to a dealer who will-19 fully transfers armor piercing ammunition—

20 "(A) suspend or revoke the license of that 21 dealer;

22 "(B) assess a civil penalty of not more 23 than \$10,000 on that dealer; or

24 "(C) both.

"(3) Compromise, mitigation, or remit-25 26 TANCE OF LIABILITY.—The Secretary may at any time compromise, mitigate, or remit the liability with
 respect to any willful violation of this chapter or any
 rule or regulation prescribed by the Secretary under
 this chapter.

5 "(4) REVIEW.—An action of Secretary under
6 this subsection may be reviewed only as provided in
7 subsection (f).".

8 (b) NOTICE OF LICENSE REVOCATION OR DENIAL.—
9 Section 923 of title 18, United States Code, is amended
10 by striking subsection (f) and inserting the following:

11 "(f) RIGHTS OF APPLICANTS AND LICENSEES.—

"(1) NOTICE REQUIREMENTS.—If the Secretary 12 13 denies an application for, or revokes or suspends a 14 license, or assesses a civil penalty under this section, 15 the Secretary shall provide written notice of such de-16 nial, revocation, suspension, or assessment to the af-17 fected party. Any notice of a revocation or suspen-18 sion of a license under this paragraph shall be given 19 to the holder of such license before the effective date 20 of the revocation or suspension, as applicable.

21 "(2) APPEALS PROCESS.—

"(A) HEARING.—If the Secretary denies
an application for, or revokes or suspends a license, or assesses a civil penalty under this section, the Secretary, shall—

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1	"(i) upon request of the aggrieved
2	party, promptly hold a hearing at a loca-
3	tion convenient to the aggrieved party to
4	review the denial, revocation, suspension,
5	or assessment; and
6	"(ii) in the case of a suspension or
7	revocation of a license, upon the request of
8	the holder of the license, stay the effective
9	date of the suspension or revocation.
10	"(B) NOTICE OF DECISION.—If, after a
11	hearing held under subparagraph (A), the Sec-
12	retary decides not to reverse the decision of the
13	Secretary to deny the application, revoke or
14	suspend the license, or assess the civil penalty,
15	as applicable, the Secretary shall provide notice
16	of the decision of the Secretary to the aggrieved
17	party.
18	"(C) Petition for de novo review.—
19	"(i) IN GENERAL.—During the 60-day
20	period beginning on the date on which an
21	aggrieved party receives a notice under
22	subparagraph (B), the aggrieved party
23	may file a petition with the district court
24	of the United States for the judicial dis-
25	trict in which the aggrieved party resides

1 or has a principal place of business for a 2 de novo judicial review of such denial, rev-3 ocation, suspension, or assessment. 4 "(ii) JUDICIAL PROCEEDING.—In any judicial proceeding pursuant to a petition 5 6 under clause (i)— "(I) the court may consider any 7 8 evidence submitted by the parties to 9 the proceeding, regardless of whether 10 or not such evidence was considered 11 at the hearing held under subpara-12 graph (A); and 13 "(II) if the court decides that the 14 Secretary was not authorized to make 15 such denial, revocation, suspension, or 16 assessment, the court shall order the 17 Secretary to take such actions as may 18 be necessary to comply with the judg-19 ment of the court.". TITLE III—VIOLENT FELON GUN 20 **BAN ENFORCEMENT** 21 22 SEC. 301. ADMINISTRATIVE RELIEF FROM CERTAIN FIRE-23 ARMS AND EXPLOSIVES PROHIBITIONS.

24 (a) IN GENERAL.—

1	(1) FIREARMS.—Section 925(c) of title 18,
2	United States Code, is amended—
3	(A) by inserting "(1)" after "(c)";
4	(B) in the first sentence, by inserting
5	"(other than a natural person)" before "who is
6	prohibited";
7	(C) in the fourth sentence—
8	(i) by inserting "person (other than a
9	natural person) who is a" before "licensed
10	importer"; and
11	(ii) by striking "his license" and in-
12	serting "the license of that person"; and
13	(D) by striking the last sentence and in-
14	serting the following:
15	"(2) Whenever the Secretary grants relief under this
16	section to any person, the Secretary shall promptly publish
17	notice of such action in the Federal Register, which shall
18	include—
19	"(A) the name of the person;
20	"(B) the disability with respect to which the re-
21	lief is granted;
22	"(C) if the disability was imposed by reason of
23	a criminal conviction of the person, the crime for
24	which and the court in which the person was con-
	which and the court in which the person was con

1	"(D) the reasons for the decision of the Sec-
2	retary.".
3	(2) EXPLOSIVE MATERIALS.—Section 845(b) of
4	title 18, United States Code, is amended—
5	(A) in the first sentence, by inserting
6	"(other than a natural person)" before "may
7	make application to the Secretary'; and
8	(B) in the second sentence, by inserting
9	"(other than a natural person)" before "who
10	makes application for relief".
11	(b) APPLICABILITY.—The amendments made by sub-
12	section (a) shall apply to any application for administra-
13	tive relief and any action for judicial review that—
14	(1) is pending on the date of enactment of this
15	Act; and
16	(2) is brought or filed on or after that date.
17	SEC. 302. PERMANENT FIREARM PROHIBITION FOR CON-
18	VICTED VIOLENT FELONS AND SERIOUS
19	DRUG OFFENDERS.
20	Section 921(a)(20) of title 18, United States Code,
21	is amended—
22	(1) in the first sentence—
23	(A) by redesignating subparagraphs (A)
24	and (B) as clauses (i) and (ii), respectively; and
25	(B) by inserting "(A)" after "(20)";

(2) in the second sentence, by striking "What"
and inserting the following:
"(B) What"; and
(3) by striking the third sentence and inserting
the following:
"(C) A State conviction shall not be considered to be
a conviction for purposes of this chapter, if—
"(i) the conviction is for an offense other than
a serious drug offense (as defined in section
924(e)(2)(A)) or violent felony (as defined in section
924(e)(2)(B));
"(ii) the person is pardoned or has restored any
civil right taken away by virtue of the conviction, or
the conviction is expunged; and
"(iii) the authority that grants the pardon, the
restoration of civil rights, or the expungement—
"(I) expressly authorizes the person to
ship, transport, receive, and possess firearms;
and
"(II) expressly determines that the cir-
cumstances regarding the conviction and the
record and reputation of the person are such
that the person is not likely to act in a manner
that is dangerous to public safety, and that the

granting of the relief is not contrary to the pub lic interest.".
 **TITLE IV—INTENSIVE GUN VIO-**

# 4 LENCE REDUCTION STRAT5 EGY AND PROJECT EXILE IM6 PLEMENTATION

7 Subtitle A—Funding Provisions

# 8 SEC. 401. AUTHORIZATION OF FUNDING FOR FEDERAL DO9 MESTIC VIOLENCE OFFENDER RECORD10 KEEPING IMPROVEMENTS.

11 (a) IN GENERAL.—In addition to any other amounts 12 authorized to be appropriated that may be used for such 13 there is authorized to be purpose, appropriated \$70,000,000 for fiscal year 2001 for the improvement of 14 15 the national instant criminal background check system established under section 103 of the Brady Handgun Vio-16 lence Prevention Act (18 U.S.C. 922 note), including im-17 provements with respect to the records described in sub-18 19 section (b) of this section, and especially records of domestic violence incidents, including felony and misdemeanor 20 21 convictions for crimes of domestic violence and restraining 22 orders with respect to incidents of domestic violence.

23 (b) RECORDS INCLUDED.—The records described in24 this subsection are—

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1	(1) the records described in paragraphs $(1)$ ,
2	(2), and (3) of section 509(b) of the Omnibus Crime
3	Control and Safe Streets Act of 1968 (42 U.S.C.
4	3759(b)); and
5	(2) the records required by the Attorney Gen-
6	eral under section 103 of the Brady Handgun Vio-
7	lence Prevention Act (18 U.S.C. 922 note) for the
8	purpose of implementing that Act.
9	SEC. 402. AUTHORIZATION OF FUNDING FOR STATE AND
10	LOCAL DOMESTIC VIOLENCE OFFENDER REC-
11	ORDKEEPING IMPROVEMENTS.
12	(a) Grants for State and Local Domestic Vio-
13	LENCE OFFENDER RECORDKEEPING IMPROVEMENTS
14	Title III of the Violent Crime Control and Law Enforce-
15	ment Act of 1994 is amended by adding at the end the
16	following:
17	"Subtitle Y-Grants for State and
18	Local Domestic Violence Of-
19	fender Recordkeeping Improve-
20	ments
21	"SEC. 32501. GRANT AUTHORIZATION.
22	

22 "The Attorney General may award grants to State
23 or local law enforcement agencies for the purpose of
24 improving—

"(1) the organization of criminal records includ ing records relating to convictions for crimes of do mestic violence and restraining orders with respect
 to domestic violence; and

5 "(2) the reporting of such records to the na6 tional instant criminal background check system es7 tablished under section 103 of the Brady Handgun
8 Violence Prevention Act.

#### 9 "SEC. 32502. USE OF FUNDS.

"Grants awarded by the Attorney General under thissubtitle shall be used to fund programs for the purposespecified in section 32501.

#### 13 "SEC. 32503. APPLICATIONS.

14 "(a) ELIGIBILITY.—To be eligible to receive a grant 15 award under this subtitle for a fiscal year, a State or local 16 law enforcement agency shall submit to the Attorney Gen-17 eral an application, in such form and containing such in-18 formation as the Attorney General may reasonably re-19 quire.

20 "(b) REQUIREMENTS.—Each application submitted21 under this section shall include—

22 "(1) a request for funds for the purpose speci-23 fied in section 32501;

24 "(2) a description of the improvements the applicant intends to make in its organization of crimi-

nal records, including records relating to convictions
 for crimes of domestic violence and to restraining or ders with respect to domestic violence, and its re porting of such records to the national instant crimi nal background check system; and

6 "(3) assurances that Federal funds received
7 under this subtitle shall be used to supplement, not
8 supplant, non-Federal funds that would otherwise be
9 available for activities funded under this section.

#### 10 "SEC. 32504. MATCHING REQUIREMENT.

11 "The Federal share of a grant awarded under this 12 subtitle may not exceed 50 percent of the total costs of 13 the programs described in the applications submitted 14 under section 32503 for the fiscal year for which the pro-15 grams receive assistance under this subtitle.

#### 16 "SEC. 32505. AWARD OF GRANTS.

"(a) IN GENERAL.—In awarding grants under this
subtitle, the Attorney General shall consider the demonstrated need for, and the evidence of the ability of the
applicant to make, the improvements described in section
32503(b)(2), as described in the application submitted
section 32503.

23 "(b) RESEARCH AND EVALUATION.—The Attorney
24 General shall use not more than 3 percent of the funds
25 available under this subtitle, and not less than 1 percent

of such funds, for the purposes of research and evaluation
 of the activities carried out under this subtitle.

#### 3 "SEC. 32506. REPORTS.

4 "(a) REPORT TO ATTORNEY GENERAL.—Not later 5 than March 1 of each fiscal year, each law enforcement 6 agency that received funds from a grant awarded under 7 this subtitle for that fiscal year shall submit to the Attor-8 ney General a report describing the progress achieved in 9 carrying out the program for which the grant was award-10 ed.

11 "(b) REPORT TO CONGRESS.—Beginning not later 12 than October 1 of the first fiscal year following the initial 13 fiscal year during which grants are awarded under this subtitle, and not later than October 1 of each fiscal year 14 15 thereafter, the Attorney General shall submit to Congress a report, which shall contain a detailed statement regard-16 17 ing grant awards, activities of grant recipients, a compilation of statistical information submitted by applicants, and 18 an evaluation of programs established with amounts from 19 20 grants awarded under this subtitle during the preceding 21 fiscal year.

#### 22 **"SEC. 32507. DEFINITION OF STATE.**

23 "In this subtitle, the term 'State' means a State, the
24 District of Columbia, the Commonwealth of Puerto Rico,
25 the Commonwealth of the Northern Mariana Islands,

American Samoa, Guam, and the United States Virgin Is lands.

#### 3 "SEC. 32508. AUTHORIZATION OF APPROPRIATIONS.

4 "There is authorized to be appropriated to carry out
5 this subtitle \$20,000,000 for fiscal year 2001.".

6 (b) Technical and Conforming Amendment.—

7 The table of contents in section 2 of the Violent Crime

8 Control and Law Enforcement Act of 1994 is amended

9 by inserting after the item relating to subtitle X the fol-

10 lowing:

"Subtitle Y—Grants for State and Local Domestic Violence Offender Recordkeeping Improvements

"Sec. 32501. Grant authorization.
"Sec. 32502. Use of funds.
"Sec. 32503. Applications.
"Sec. 32504. Matching requirement.
"Sec. 32505. Award of grants.
"Sec. 32506. Reports.
"Sec. 32507. Definition of State.

"Sec. 32507. Definition of state."

## 11 SEC. 403. AUTHORIZATION OF FUNDING FOR ADDITIONAL 12 BUREAU OF ALCOHOL, TOBACCO AND FIRE13 ARMS OFFICERS.

In addition to any other amounts authorized to be appropriated that may be used for such purpose, there is authorized to be appropriated for the hiring of 600 firearms agents and inspectors for the Bureau of Alcohol, Tobacco, and Firearms, \$53,000,000 for fiscal year 2001.

### SEC. 404. AUTHORIZATION OF FUNDING FOR ADDITIONAL STATE AND LOCAL GUN PROSECUTORS.

3 (a) GRANTS FOR STATE AND LOCAL GUN PROSECU4 TORS.—Title III of the Violent Crime Control and Law
5 Enforcement Act of 1994 is amended by adding at the
6 end the following:

## 7 "Subtitle Z—Grants for State and 8 Local Gun Prosecutors

#### 9 "SEC. 32601. GRANT AUTHORIZATION.

10 "The Attorney General may award grants to State,
11 Indian tribal, or local prosecutors for the purpose of sup12 porting the creation or expansion of community-based jus13 tice programs for the prosecution of firearm-related
14 crimes.

#### 15 "SEC. 32602. USE OF FUNDS.

16 "Grants awarded by the Attorney General under this 17 subtitle shall be used to fund programs for the hiring of 18 prosecutors and related personnel under which those pros-19 ecutors and personnel shall utilize an interdisciplinary 20 team approach to prevent, reduce, and respond to firearm-21 related crimes in partnership with communities.

#### 22 "SEC. 32603. APPLICATIONS.

"(a) ELIGIBILITY.—To be eligible to receive a grant
award under this subtitle for a fiscal year, a State, Indian
tribal, or local prosecutor, in conjunction with the chief
executive officer of the jurisdiction in which the program

will be placed, shall submit to the Attorney General an
 application, in such form and containing such information
 as the Attorney General may reasonably require.

4 "(b) REQUIREMENTS.—Each application submitted
5 under this section shall include—

6 "(1) a request for funds for the purposes de7 scribed in section 32602;

8 "(2) a description of the communities to be
9 served by the grant, including the nature of the fire10 arm-related crime in such communities; and

"(3) assurances that Federal funds received
under this subtitle shall be used to supplement, not
supplant, non-Federal funds that would otherwise be
available for activities funded under this section.

#### 15 "SEC. 32604. MATCHING REQUIREMENT.

16 "The Federal share of a grant awarded under this 17 subtitle may not exceed 50 percent of the total cost of 18 the program described in the application submitted under 19 section 32603 for the fiscal year for which the program 20 receives assistance under this subtitle.

#### 21 "SEC. 32605. AWARD OF GRANTS.

22 "(a) IN GENERAL.—Except as provided in subsection
23 (b), in awarding grants under this subtitle, the Attorney
24 General shall consider—

"(1) the demonstrated need for, and the evi dence of the ability of the applicant to provide, the
 services described in section 32603(b)(2), as de scribed in the application submitted under section
 32603;

6 "(2) the extent to which, as reflected in the 7 1998 Uniform Crime Report of the Federal Bureau 8 of Investigation, there is a high rate of firearm-re-9 lated crime in the jurisdiction of the applicant, 10 measured either in total or per capita;

"(3) the extent to which the jurisdiction of the
applicant has experienced an increase in the total or
per capita rate of firearm-related crime, as reported
in the 3 most recent annual Uniform Crime Reports
of the Federal Bureau of Investigation;

"(4) the extent to which State and local law enforcement agencies in the jurisdiction of the applicant have pledged to cooperate with Federal officials
in responding to the illegal acquisition distribution,
possession, and use of firearms within the jurisdiction; and

"(5) The extent to which the jurisdiction of the
applicant participates in comprehensive firearm law
enforcement strategies, including programs such as
the Youth Crime Gun Interdiction Initiative, Project

4 "(b) INDIAN TRIBES.—

5 "(1) FEDERAL GRANTS.—Not less than 5 per-6 cent of the amount made available for grants under 7 this subtitle for each fiscal year shall be awarded as 8 grants to Indian tribes.

9 "(2) GRANT CRITERIA.—In awarding grants to 10 Indian tribes in accordance with this subsection, the 11 Attorney General shall consider, to the extent prac-12 ticable, the factors for consideration set forth in sub-13 section (a).

14 "(c) RESEARCH AND EVALUATION.—Of the amount 15 made available for grants under this subtitle for each fis-16 cal year, the Attorney General shall use not less than 1 17 percent and not more than 3 percent for research and 18 evaluation of the activities carried out with grants award-19 ed under this subtitle.

#### 20 "SEC. 32606. REPORTS.

21 "(a) REPORT TO ATTORNEY GENERAL.—Not later
22 than March 1 of each fiscal year, each law enforcement
23 agency that receive funds from a grant awarded under this
24 subtitle for that fiscal year shall submit to the Attorney
25 General a report describing the progress achieved in car-

rying out the grant program for which those funds were
 received.

3 "(b) REPORT TO CONGRESS.—Beginning not later 4 than October 1 of the first fiscal year following the initial 5 fiscal year during which grants are awarded under this subtitle, and not later than October 1 of each fiscal year 6 7 thereafter, the Attorney General shall submit to Congress 8 a report, which shall contain a detailed statement regard-9 ing grant awards, activities of grant recipients, a compila-10 tion of statistical information submitted by applicants, and 11 an evaluation of programs established with amounts from 12 grants awarded under this subtitle during the preceding 13 fiscal year.

#### 14 "SEC. 32607. DEFINITIONS.

15 "In this subtitle—

16 "(1) the term 'firearm' has the meaning given
17 the term in section 921(a) of title 18, United States
18 Code;

"(2) the term 'Indian tribe' means a tribe,
band, pueblo, nation, or other organized group or
community of Indians, including an Alaska Native
village (as defined in or established under the Alaska
Native Claims Settlement Act (43 U.S.C. 1601 et
seq.)), that is recognized as eligible for the special

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"(3) the term 'State' means a State, the District of Columbia, the Commonwealth of Puerto
Rico, the Commonwealth of the Northern Mariana
Islands, American Samoa, Guam, and the United
States Virgin Islands.

#### 8 "SEC. 32608. AUTHORIZATION OF APPROPRIATIONS.

9 "There is authorized to be appropriated to carry out10 this subtitle \$150,000,000 for fiscal year 2001.".

(b) TECHNICAL AND CONFORMING AMENDMENT.—
The table of contents in section 2 of the Violent Crime
Control and Law Enforcement Act of 1994 is amended
by inserting after the item relating to subtitle Y (as added
by section 402(b) of this Act) the following:

"Subtitle Z—Grants for State and Local Gun Prosecutors

"Sec. 32601. Grant authorization.

- "Sec. 32602. Use of funds.
- "Sec. 32603. Applications.
- "Sec. 32604. Matching requirement.
- "Sec. 32605. Award of grants.
- "Sec. 32606. Reports.
- "Sec. 32607. Definitions.
- "Sec. 32608. Authorization of appropriations.".

#### 16 SEC. 405. AUTHORIZATION OF FUNDING FOR ADDITIONAL

- 17 FEDERAL FIREARMS PROSECUTORS AND
- 18 GUN ENFORCEMENT TEAMS.
- 19 (a) ADDITIONAL FEDERAL FIREARMS PROSECU-20 TORS.—The Attorney General shall hire 114 additional

Federal prosecutors to prosecute violations of Federal fire arms laws.

- 3 (b) GUN ENFORCEMENT TEAMS.— 4 (1) ESTABLISHMENT.—The Attorney General 5 shall establish in each of the jurisdictions specified 6 in paragraph (3) a gun enforcement team. 7 (2)GUN ENFORCEMENT **REQUIRE-**TEAM 8 MENTS.—Each gun enforcement team established 9 under this subsection shall be composed of— 10 (A) 1 coordinator, who shall be respon-11 sible, with respect to the jurisdiction concerned, 12 for coordinating among Federal, State, and 13 local law enforcement— 14 (i) the appropriate forum for the pros-15 ecution of crimes relating to firearms; and 16 (ii) efforts for the prevention of such 17 crimes; and 18 (B) 1 analyst, who shall be responsible, 19 with respect to the jurisdiction concerned, for 20 analyzing data relating to such crimes and rec-21 ommending law enforcement strategies to re-22 duce such crimes. 23 (3) COVERED JURISDICTIONS.—The jurisdic-24 tions specified in this subsection are not more than
- 25 20 jurisdictions designated by the Attorney General

1	for purposes of this subsection as areas having high
2	rates of crimes relating to firearms.

3 (c) AUTHORIZATION OF APPROPRIATIONS.—In addi4 tion to any other amounts authorized to be appropriated
5 that may be used for such purpose, there is authorized
6 to be appropriated to carry out this section \$15,000,000
7 for fiscal year 2001.

#### 8 SEC. 406. YOUTH CRIME GUN INTERDICTION INITIATIVE.

9 (a) IN GENERAL.—The Secretary of the Treasury10 shall expand—

11 (1) to 50, the number of city and county law 12 enforcement agencies that through the Youth Crime 13 Gun Interdiction Initiative submit identifying infor-14 mation relating to all firearms recovered during law 15 enforcement investigations, including from individ-16 uals under age 25, to the Secretary of the Treasury 17 to identify the types and origins of such firearms; 18 and

(2) the resources devoted to law enforcement
investigations of illegal youth possessors and users
of illegal firearms traffickers identified through the
Youth Crime Gun Interdiction Initiative, including
through the hiring of additional agents, inspectors,
intelligence analysts and support personnel.

(b) SELECTION OF PARTICIPANTS.—The Secretary of
 the Treasury, in consultation with Federal, State, and
 local law enforcement officials, shall select cities and coun ties for participation in the program established under this
 section.

6 (c) ESTABLISHMENT OF SYSTEM.—

7 (1) IN GENERAL.—The Secretary of the Treas-8 ury shall establish a system through which State and 9 local law enforcement agencies, through online com-10 puter technology, can promptly provide firearms-re-11 lated information to the Secretary of the Treasury 12 and access information derived through the Youth 13 Crime Gun Interdiction Initiative as soon as such 14 capability is available.

15 (2) REPORT.—Not later than 6 months after 16 the date of enactment of this Act, the Secretary of 17 the Treasury shall submit to the Chairman and 18 Ranking Member of the Committee on Appropria-19 tions of the House of Representatives, and the 20 Chairman and Ranking Member of the Committee 21 on Appropriations of the Senate, a report explaining 22 the capacity to provide such online access and the 23 future technical and, if necessary, legal changes re-24 quired to make such capability available, including 25 cost estimates.

(d) REPORT.—Not later than 1 year after the date
 of enactment of this section, and annually thereafter, the
 Secretary of the Treasury shall submit to the Chairman
 and Ranking Member of the Committee on Appropriations
 of the House of Representatives, and the Chairman and
 Ranking Member of the Committee on Appropriations of
 the Senate, a report regarding—

8 (1) the types and sources of firearms recovered
9 from individuals, including those under the age of
10 25;

11 (2) regional, State and national firearms traf-12 ficking trends; and

(3) the number of investigations and arrests resulting from the Youth Crime Gun Interdiction Initiative.

16 (e) AUTHORIZATION OF APPROPRIATIONS.—There is
17 authorized to be appropriated to carry out this section
18 \$19,078,000 for fiscal year 2001.

#### 19 SEC. 407. LOCAL ANTI-GUN VIOLENCE MEDIA CAMPAIGNS.

(a) GRANTS FOR LOCAL ANTI-GUN VIOLENCE MEDIA
CAMPAIGNS.—Title III of the Violent Crime Control and
Law Enforcement Act of 1994 is amended by adding at
the end the following:

# Subtitle AA—Grants for Local Anti-Gun Violence Media Cam paigns

#### 4 "SEC. 32701. GRANT AUTHORIZATION.

5 "The Attorney General may award grants to public 6 entities or private nonprofit entities for the purpose of 7 supporting the creation or expansion of local anti-gun vio-8 lence media campaigns.

#### 9 "SEC. 32702. USE OF FUNDS.

"Grants awarded by the Attorney General under this
subtitle shall be used to fund programs for media campaigns on gun violence and gun safety, including campaigns that—

- 14 "(1) highlight coordination among Federal,
  15 State, and local law enforcement agencies;
- 16 "(2) publicize penalties for violations of fire-17 arms laws; and
- 18 "(3) emphasize the safe storage of firearms and19 the prevention of access to firearms by children.

#### 20 "SEC. 32703. APPLICATIONS.

21 "To be eligible to receive a grant award under this 22 subtitle for a fiscal year, a public entity or private non-23 profit entity shall submit to the Attorney General an appli-24 cation, in such form and containing such information as 25 the Attorney General may reasonably require. 1 "SEC. 32704. MATCHING REQUIREMENT.

2 "The Federal share of a grant awarded under this 3 subtitle may not exceed 50 percent of the total cost of 4 the program described in the application submitted under 5 section 32703 for the fiscal year for which the program 6 receives assistance under this subtitle.

#### 7 "SEC. 32705. AUTHORIZATION OF APPROPRIATIONS.

8 "There is authorized to be appropriated to carry out9 this subtitle \$10,000,000 for fiscal year 2001.".

10 (b) Technical and Conforming Amendment.—

11 The table of contents in section 2 of the Violent Crime

12 Control and Law Enforcement Act of 1994 is amended

13 by inserting after the item relating to subtitle Z (as added

14 by section 404(b) of this Act) the following:

"Subtitle AA—Grants for Local Anti-Gun Violence Media Campaigns

"Sec. 32701. Grant authorization.
"Sec. 32702. Use of funds.
"Sec. 32703. Applications.
"Sec. 32704. Matching requirement.
"Sec. 32705. Authorization of appropriations.".

#### 15 SEC. 408. SMART GUN TECHNOLOGY.

(a) IN GENERAL.—The Attorney General, acting
through the Director of the National Institute of Justice,
shall carry out a program for the research and development of smart gun technology.

(b) DEFINITION OF SMART GUN TECHNOLOGY.—In
21 this section, the term "smart gun technology" means a
22 device—

(1) incorporated by manufacture and design
 into a handgun in such a manner that the device
 cannot be readily removed or deactivated;
 (2) that allows the handgun to be fired only by
 a particular individual; and
 (3) that may allow the handgun to be personal-

8 (c) AUTHORIZATION OF APPROPRIATIONS.—In addi-9 tion to any other amounts authorized to be appropriated 10 that may be used for such purpose, there is authorized 11 to be appropriated to carry out this section \$10,000,000 12 for fiscal year 2001.

13 Subtitle B—Ballistics Testing

14 SEC. 411. DEFINITION OF FORENSIC BALLISTICS.

ized to an additional individual.

7

15 Section 921(a) of title 18, United States Code, is16 amended by adding at the end the following:

"(35) The term 'forensic ballistics' means a comparative analysis of fired bullets and cartridge casings to identify the firearm from which the bullets or cartridge casings
were discharged through the identification of the unique
characteristics that each firearm imprints on bullets and
cartridge casings.".

1 SEC. 412. TEST FIRING AND AUTOMATED STORAGE OF FO-2 **RENSIC BALLISTICS RECORDS.** 3 (a) Amendments to Title 18, United States 4 CODE.— 5 (1) IN GENERAL.—Chapter 44 of title 18, 6 United States Code, is amended by adding at the 7 end the following: 8 "§931. Test firing and automated storage of forensic 9 ballistics records "(a) IN GENERAL.—A licensed manufacturer or li-10 11 censed importer shall not transfer a firearm to any person 12 before-"(1) test firing the firearm; 13 14 "(2) preparing forensic ballistics records of the 15 fired bullet and cartridge casings from the test fire; 16 and 17 "(3) making the ballistics records available to 18 the Secretary for entry in a computerized database. 19 "(b) PENALTIES.— 20 "(1) IN GENERAL.—With respect to each viola-21 tion of subsection (a) by a licensed manufacturer or 22 licensed importer, the Secretary may, after notice 23 and opportunity for hearing, suspend the license for 24 not more than 1 year or revoke the license, impose on the licensee a civil fine of not more than \$10,000, 25 26 or both.

1	"(2) REVIEW.—An action of the Secretary
2	under subsection $(b)(1)$ may be reviewed only as
3	provided in section 923(f).
4	"(3) Other administrative remedies.—The
5	suspension or revocation of a license or the imposi-
6	tion of a civil fine under paragraph (1) shall not pre-
7	clude any administrative remedy that is available to
8	the Secretary under any other provision of law.
9	"(c) Compliance Assistance.—
10	"(1) IN GENERAL.—The Attorney General and
11	the Secretary shall assist licensed manufacturers
12	and licensed importers in complying with subsection
13	(a) through—
14	"(A) the acquisition, disposition, and up-
15	grade of computerized forensic ballistics equip-
16	ment and bullet recovery equipment to be
17	placed at the sites of licensed manufacturers
18	and licensed importers or at regional firearm
19	centers established by the Secretary;
20	"(B) the hiring or designation of personnel
21	necessary to develop and maintain a database
22	of forensic ballistics records, research, and eval-
23	uation; and
24	
	"(C) any other steps necessary to imple-

"(2) ONLINE ACCESS TO FORENSIC BALLISTICS
RECORDS.—The Attorney General and the Secretary
shall establish a system through which State and
local law enforcement agencies, through online computer technology, can promptly access forensic ballistics records stored under this section, as soon as the
capability to do so is available.

8 "(d) ANNUAL REPORTS.—Not later than 1 year after 9 the effective date of this section and annually thereafter, 10 the Attorney General and the Secretary shall submit to the Committees on the Judiciary of the House of Rep-11 12 resentatives and the Senate a report regarding the effects 13 of this section, including the number of Federal and State criminal investigations, arrests, indictments, and prosecu-14 15 tions of all cases in which access to forensic ballistics records provided under this section served as a valuable 16 investigative tool. 17

18 "(e) Education and Outreach.—

19 "(1) IN GENERAL.—The Attorney General and
20 the Secretary shall work cooperatively with rep21 resentatives of the firearm industry (including fire22 arm manufacturers and importers) to—

23 "(A) provide education about the role of
24 forensic ballistics as part of a comprehensive
25 firearm crime reduction strategy; and

<u> </u>
"(B) provide for coordination among Fed-
eral, State, and local law enforcement and regu-
latory agencies and the firearm industry to curb
firearm-related crime and illegal firearm traf-
ficking.
"(2) OUTREACH.—In implementing paragraph
(1), the Attorney General and the Secretary shall
concentrate on outreach with—
"(A) firearm manufacturers and importers
that have agreed to participate as a pilot site
for the National Integrated Ballistics Informa-
tion Network;
"(B) firearm manufacturers and importers
that manufacture or import more than 1,000
firearms per year, as reported in the Bureau of
Alcohol, Tobacco, and Firearms Annual Fire-
arms Manufacturing and Export Report, or as
determined from information obtained in an-
nual regulatory inspection audits conducted by
the Secretary; and
"(C) firearm manufacturers and importers
that have a policy that requires the test firing
of all firearms prior to transfer.
"(3) ANNUAL REPORTS.—Not later than 1 year
after the effective date of this section and annually

	90
1	thereafter, the Secretary and the Attorney General
2	shall submit to the Committees on the Judiciary of
3	the House of Representatives and the Senate a re-
4	port containing—
5	"(A) a statement of the number of firearm
6	manufacturers and importers and other rep-
7	resentatives of the firearm industry partici-
8	pating in the outreach effort under this sub-
9	section;
10	"(B) the number and type of personnel of
11	the Bureau of Alcohol, Tobacco, and Firearms
12	and the Department of Justice hired or as-
13	signed to carry out this subsection;
14	"(C) a summary of the activities estab-
15	lished by firearm manufacturers and importers
16	as a result of their participation in the outreach
17	effort under this subsection;
18	"(D) an evaluation of any changes in fire-
19	arm-related crime pertaining to particular types
20	of firearms manufactured by a firearm manu-
21	facturer or importer that is an active partici-
22	pant in the outreach effort under this sub-
23	section;
24	"(E) the volume of forensic ballistics
25	records compiled as a result of the mandatory

1	forensic ballistics testing by participating fire-
2	arm manufacturers and importers;
3	"(F) for each firearm manufacturer and
4	firearm importer, the number of times a tracing
5	request based on forensic ballistics analysis re-
6	sulted in the identification of a firearm manu-
7	factured or imported by the firearm manufac-
8	turer or firearm importer; and
9	"(G) an evaluation of the manner in which
10	the implementation of forensic ballistics testing
11	affected the volume of production or importa-
12	tion of firearms by participating firearm manu-
13	facturers and firearm importers.
13	facturers and meanin importers.
13 14	"(f) MANDATORY FORENSIC BALLISTICS TESTING
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14	"(f) Mandatory Forensic Ballistics Testing
14 15	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary
14 15 16 17	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren-
14 15 16 17	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren- sic ballistics testing of all firearms that are or have been
14 15 16 17 18	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren- sic ballistics testing of all firearms that are or have been taken into the custody of, or procured or utilized by, their
14 15 16 17 18 19	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren- sic ballistics testing of all firearms that are or have been taken into the custody of, or procured or utilized by, their respective agencies.
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren- sic ballistics testing of all firearms that are or have been taken into the custody of, or procured or utilized by, their respective agencies. "(g) AUTHORIZATION OF APPROPRIATIONS.—There
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	"(f) MANDATORY FORENSIC BALLISTICS TESTING OF FIREARMS IN FEDERAL CUSTODY.—The Secretary and the Attorney General shall conduct mandatory foren- sic ballistics testing of all firearms that are or have been taken into the custody of, or procured or utilized by, their respective agencies. "(g) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated—

1	"(A) installation of forensic ballistics
2	equipment and bullet recovery equipment;
3	"(B) establishment of regional centers for
4	firearm testing;
5	"(C) salaries and expenses of necessary
6	personnel; and
7	"(D) research and evaluation; and
8	"(2) to carry out subsection (f), $$38,000,000$
9	for each of fiscal years 2001 through 2004.".
10	(2) TECHNICAL AND CONFORMING AMEND-
11	MENT.—The analysis for chapter 44 of title 18,
12	United States Code, is amended by adding at the
13	end the following:
	"931. Test firing and automated storage of forensic ballistics records.".
14	(3) EFFECTIVE DATE.—The amendments made
15	by this subsection shall take effect on the date on
16	which the Attorney General and the Secretary of the
17	Treasury certify that the Department of Justice and
18	the Department of the Treasury have established a
19	National Integrated Ballistics Network.
20	(b) REPORT.—Not later than 1 year after the date
21	of enactment of this Act, the Attorney General and the
22	Secretary of the Treasury shall submit to the Committees
23	on Appropriations of the House of Representatives and the
24	Senate a report, which shall include an analysis of—

(1) the capacity to provide the online access re quired under section 931(c)(2) of title 18, United
 States Code (as added by this section), and the proc ess by which the online access will be implemented;
 and

6 (2) any future technical or legal changes that
7 may be required to make such a capability available,
8 including estimates of the costs of making those
9 changes.

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