### 107TH CONGRESS 2D SESSION

# H. R. 5701

To foster local collaborations which will ensure that resources are effectively and efficiently used within the criminal and juvenile justice systems.

## IN THE HOUSE OF REPRESENTATIVES

OCTOBER 24, 2002

Mr. Strickland introduced the following bill; which was referred to the Committee on the Judiciary

# A BILL

To foster local collaborations which will ensure that resources are effectively and efficiently used within the criminal and juvenile justice systems.

- 1 Be it enacted by the Senate and House of Representa-
- 2 tives of the United States of America in Congress assembled,
- 3 SECTION 1. SHORT TITLE.
- 4 This Act may be cited as the "Mentally Ill Offender
- 5 Treatment and Crime Reduction Act of 2002".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds the following:
- 8 (1) According to the Bureau of Justice Statis-
- 9 tics, over 16 percent of adults incarcerated in United
- 10 States jails and prisons have a mental illness.

- 1 (2) According to the Office of Juvenile Justice 2 and Delinquency Prevention, approximately 20 per-3 cent of youth in the juvenile justice system have se-4 rious mental health problems, and a significant 5 number have co-occurring mental health and sub-6 stance abuse disorders.
  - (3) According to the National Alliance for the Mentally Ill, up to 40 percent of adults who suffer from a serious mental illness will come into contact with the American criminal justice system at some point in their lives.
  - (4) According to the Office of Juvenile Justice and Delinquency Prevention, over 150,000 juveniles who come into contact with the juvenile justice system each year meet the diagnostic criteria for at least 1 mental or emotional disorder.
  - (5) A significant proportion of adults with a serious mental illness who are involved with the criminal justice system are homeless or at imminent risk of homelessness; and many of these individuals are arrested and jailed for minor, nonviolent offenses.
  - (6) The majority of individuals with a mental illness or emotional disorder who are involved in the criminal or juvenile justice systems are responsive to

- 1 medical and psychological interventions that inte-2 grate treatment, rehabilitation, and support services.
- (7) According to the Bureau of Justice Statis tics, as of July 1999, 75 percent of mentally ill in mates had previously been sentenced at least once to
  time in prison or jail or probation.
- 7 Collaborative programs between mental 8 health, substance abuse, and criminal or juvenile 9 justice systems that ensure the provision of services 10 for those with mental illness or co-occurring mental 11 illness and substance abuse disorders can reduce the 12 number of such individuals in adult and juvenile cor-13 rections facilities, while providing improved public 14 safety.

#### 15 SEC. 3. PURPOSE.

- The purpose of this Act is to increase public safety
- 17 by facilitating collaboration among the criminal justice, ju-
- 18 venile justice, mental health treatment, and substance
- 19 abuse systems. Such collaboration is needed to—
- 20 (1) reduce rearrests among adult and juvenile 21 offenders with mental illness, or co-occurring mental 22 illness and substance abuse disorders;
- 23 (2) provide courts, including existing and new 24 mental health courts, with appropriate mental health 25 and substance abuse treatment options;

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1	(3) maximize the use of alternatives to prosecu-
2	tion through diversion in appropriate cases involving
3	non-violent offenders with mental illness;
4	(4) promote adequate training for criminal jus-
5	tice system personnel about mental illness and sub-
6	stance abuse disorders and the appropriate response
7	to people with such illnesses;
8	(5) promote adequate training for mental health
9	treatment personnel about criminal offenders with
10	mental illness and the appropriate response to such
11	offenders in the criminal justice system; and
12	(6) promote communication between criminal
13	justice or juvenile justice personnel, mental health
14	treatment personnel, nonviolent offenders with men-
15	tal illness, and other support services such as hous-
16	ing, job placement, community, and faith-based or-
17	ganizations.
18	SEC. 4. DEPARTMENT OF JUSTICE MENTAL HEALTH AND
19	CRIMINAL JUSTICE COLLABORATION PRO-
20	GRAM.
21	(a) In General.—Title I of the Omnibus Crime

23 et seq.) is amended by adding at the end the following:

Control and Safe Streets Act of 1968 (42 U.S.C. 3711

1	"PART HH—ADULT AND JUVENILE
2	COLLABORATION PROGRAM GRANTS
3	"SEC. 2991. ADULT AND JUVENILE COLLABORATION PRO-
4	GRAMS.
5	"(a) Definitions.—In this section, the following
6	definitions shall apply:
7	"(1) Applicant.—The term 'applicant' means
8	States, units of local government, Indian tribes, and
9	tribal organizations that apply for a grant under this
10	section.
11	"(2) Collaboration program.—The term
12	'collaboration program' means a program to promote
13	public safety by ensuring access to adequate mental
14	health and other treatment services for mentally ill
15	adults or juveniles that is overseen cooperatively
16	by—
17	"(A) a criminal justice agency, a juvenile
18	justice agency, or a mental health court; and
19	"(B) a mental health agency.
20	"(3) Criminal or Juvenile Justice Agen-
21	CY.—The term 'criminal or juvenile justice agency'
22	means an agency of a State or local government that
23	is responsible for detection, arrest, enforcement,
24	prosecution, defense, adjudication, incarceration,
25	probation, or parole relating to the violation of the
26	criminal laws of that State or local government.

1	"(4) Diversion.—The term 'diversion' means
2	the appropriate use of effective mental health treat-
3	ment alternatives to juvenile justice or criminal jus-
4	tice system institutional placements for adult offend-
5	ers with severe and persistent mental illness or juve-
6	nile offenders with serious mental or emotional dis-
7	orders.
8	"(5) MENTAL HEALTH AGENCY.—The term
9	'mental health agency' means an agency of a State
10	or local government that is responsible for mental
11	health services.
12	"(6) Mental Health Court.—The term
13	'mental health court' means a judicial program that
14	meets the requirements of part V of this title.
15	"(7) Mental illness.—The term 'mental ill-
16	ness' means a diagnosable mental, behavioral, or
17	emotional disorder—
18	"(A) of sufficient duration to meet diag-
19	nostic criteria within the most recent edition of
20	the Diagnostic and Statistical Manual of Men-
21	tal Disorders published by the American Psy-
22	chiatric Association; and
23	"(B) that has resulted in functional im-
24	pairment that substantially interferes with or

limits 1 or more major life activities;

25

1	"(8) Preliminarily qualified offender.—
2	The term 'preliminarily qualified offender' means an
3	adult or juvenile who—
4	"(A)(i) previously or currently has been di-
5	agnosed by a qualified mental health profes-
6	sional as having a mental illness or co-occurring
7	mental illness and substance abuse disorders; or
8	"(ii) manifests obvious signs of mental ill-
9	ness or co-occurring mental illness and sub-
10	stance abuse disorders during arrest or confine-
11	ment or before any court; and
12	"(B) has faced or is facing criminal
13	charges and is deemed eligible by a designated
14	pretrial screening and diversion process, or by
15	a magistrate or judge.
16	"(9) Secretary.—The term 'Secretary' means
17	the Secretary of the Department of Health and
18	Human Services.
19	"(10) Unit of local government.—The
20	term 'unit of local government' means any city,
21	county, township, town, borough, parish, village, or
22	other general purpose political subdivision of a
23	State, including a State court, local court, or a gov-
24	ernmental agency located within a city, county,
25	township, town, borough, parish, or village.

1	"(b) Planning and Implementation Grants.—
2	"(1) In General.—The Attorney General, in
3	consultation with the Secretary, may award non-
4	renewable grants to eligible applicants to prepare a
5	comprehensive plan for and implement an adult or
6	juvenile collaboration program, which targets adults
7	or juveniles with mental illness or co-occurring men-
8	tal illness and substance abuse disorders in order to
9	promote public safety and public health.
10	"(2) Purposes.—Grants awarded under this
11	section shall be used to create or expand—
12	"(A) mental health courts;
13	"(B) programs that offer specialized train-
14	ing to the officers and employees of a criminal
15	or juvenile justice agency and mental health
16	personnel in procedures for identifying the
17	symptoms of mental illness and co-occurring
18	mental illness and substance abuse disorders in
19	order to respond appropriately to individuals
20	with such illnesses; and
21	"(C) programs that support cooperative ef-
22	forts by criminal and juvenile justice agencies
23	and mental health agencies to promote public
24	safety by offering mental health treatment serv-

1	ices and, where appropriate, substance abuse
2	treatment services for—
3	"(i) preliminarily qualified offenders
4	with mental illness or co-occurring mental
5	illness and substance abuse disorders;
6	"(ii) juveniles and adults with mental
7	illness for whom diversion is appropriate;
8	or
9	"(iii) adult offenders with mental ill-
10	ness during periods of incarceration, while
11	under the supervision of a criminal justice
12	agency, or following release from correc-
13	tional facilities.
14	"(3) Applications.—
15	"(A) In general.—To receive a planning
16	grant or an implementation grant, the joint ap-
17	plicants shall prepare and submit a single appli-
18	cation to the Attorney General at such time, in
19	such manner, and containing such information
20	as the Attorney General and the Secretary shall
21	reasonably require. An application under part V
22	of this title may be made in conjunction with an
23	application under this section.
24	"(B) Combined Planning and Imple-
25	MENTATION GRANT APPLICATION —The Attor-

ney General shall develop a procedure under which applicants may apply at the same time and in a single application for a planning grant and an implementation grant, with receipt of the implementation grant conditioned on successful completion of the activities funded by the planning grant.

### "(4) Planning grants.—

"(A) APPLICATION.—The joint applicants may apply to the Attorney General for a non-renewable planning grant to develop a collaboration program.

"(B) Contents.—The Attorney General may not approve a planning grant unless the application for the grant includes or provides, at a minimum, for a budget and a budget justification, a description of the outcome measures that will be used to measure the effectiveness of the program in promoting public safety and public health, the activities proposed (including the provision of substance abuse treatment services, where appropriate) and a schedule for completion of such activities, and the personnel necessary to complete such activities.

1	"(C) Period of Grant.—A planning
2	grant shall be effective for a period of 1 year,
3	beginning on the first day of the month in
4	which the planning grant is made. Applicants
5	may not receive more than 1 such planning
6	grant.
7	"(D) Amount.—The amount of a plan-
8	ning grant may not exceed \$75,000, except that
9	the Attorney General may, for good cause, ap-
10	prove a grant in a higher amount.
11	"(5) Implementation grants.—
12	"(A) Application.—Joint applicants that
13	have prepared a planning grant application may
14	apply to the Attorney General for approval of a
15	nonrenewable implementation grant to develop
16	a collaboration program.
17	"(B) Collaboration.—To receive an im-
18	plementation grant, the joint applicants shall—
19	"(i) document that at least 1 criminal
20	or juvenile justice agency (which can in-
21	clude a mental health court) and 1 mental
22	health agency will participate in the ad-
23	ministration of the collaboration program;
24	"(ii) describe the responsibilities of
25	each participating agency, including how

1	each agency will use grant resources to
2	jointly ensure that the provision of mental
3	health treatment services is integrated with
4	the provision of substance abuse treatment
5	services, where appropriate;
6	"(iii) in the case of an application
7	from a unit of local government, document
8	that a State mental health authority has
9	provided comment and review; and
10	"(iv) involve, to the extent practicable,
11	in developing the grant application—
12	"(I) individuals with mental ill-
13	ness or co-occurring mental illness
14	and substance abuse disorders; or
15	"(II) the families or advocates of
16	such individuals under subclause (I).
17	"(C) Content.—To be eligible for an im-
18	plementation grant, joint applicants shall com-
19	ply with the following:
20	"(i) Definition of Target Popu-
21	LATION.—Applicants for an implementa-
22	tion grant shall—
23	"(I) describe the population with
24	mental illness or co-occurring mental
25	illness and substance abuse disorders

1	that is targeted for the collaboration
2	program; and
3	"(II) develop guidelines that can
4	be used by personnel of a criminal or
5	juvenile justice agency to identify indi-
6	viduals with mental illness or co-oc-
7	curring mental illness and substance
8	abuse disorders.
9	"(ii) Services.—Applicants for an
10	implementation grant shall—
11	"(I) ensure that offenders with
12	mental illness who are to receive serv-
13	ices under the collaboration program
14	will first receive individualized, needs-
15	based assessments to determine, plan,
16	and coordinate the most appropriate
17	services for such individuals;
18	"(II) specify plans for making
19	mental health treatment services
20	available and accessible to mentally ill
21	offenders at the time of their release
22	from the criminal justice system, in-
23	cluding outside of normal business
24	hours;

1	"(III) ensure that mentally ill of
2	fenders served by the collaboration
3	program will have access to commu
4	nity-based mental health services
5	such as crisis intervention, case man
6	agement, assertive community treat
7	ment, medications, medication man
8	agement, psychiatric rehabilitation
9	peer support, or, where appropriate
10	integrated substance abuse treatment
11	services;
12	"(IV) make available, to the ex
13	tent practicable, individualized menta
14	health treatment services, other sup
15	port services (such as housing, edu
16	cation, job placement, mentoring, or
17	health care), benefits (such as dis
18	ability income, disability insurance
19	and medicaid, where appropriate), and
20	the services of faith-based and com
21	munity organizations for mentally il
22	individuals served by the collaboration
23	program; and
24	"(V) include strategies to address
25	developmental and learning disabilities

1	and problems arising from a docu-
2	mented history of physical or sexual
3	abuse, if the population targeted for
4	the collaboration program includes ju-
5	veniles with mental illness.
6	"(D) Housing and Job placement.—
7	Recipients of an implementation grant may use
8	grant funds to assist mentally ill offenders com-
9	pliant with the program in seeking housing or
10	employment assistance.
11	"(E) POLICIES AND PROCEDURES.—Appli-
12	cants for an implementation grant shall strive
13	to ensure prompt access to defense counsel by
14	criminal defendants with mental illness who are
15	facing charges that would trigger a constitu-
16	tional right to counsel.
17	"(F) Financial.—Applicants for an im-
18	plementation grant shall—
19	"(i) explain the applicant's inability to
20	fund the collaboration program adequately
21	without Federal assistance;
22	"(ii) specify how the Federal support
23	provided will be used to supplement, and
24	not supplant, State, local, Indian tribe, or
25	tribal organization sources of funding that

1	would otherwise be available, including bill-
2	ing third-party resources for services al-
3	ready covered under programs (such as
4	medicaid, medicare, and the State Chil-
5	dren's Insurance Program); and
6	"(iii) outline plans for obtaining nec-
7	essary support and continuing the pro-
8	posed collaboration program following the
9	conclusion of Federal support.
10	"(G) Outcomes.—Applicants for an im-
11	plementation grant shall—
12	"(i) identify methodology and outcome
13	measures, as required by the Attorney
14	General and the Secretary, to be used in
15	evaluating the effectiveness of the collabo-
16	ration program;
17	"(ii) ensure mechanisms are in place
18	to capture data, consistent with the meth-
19	odology and outcome measures under
20	clause (i); and
21	"(iii) submit specific agreements from
22	affected agencies to provide the data need-
23	ed by the Attorney General and the Sec-
24	retary to accomplish the evaluation under
25	clause (i).

1	"(H) State plans.—Applicants for an
2	implementation grant shall describe how the
3	adult or juvenile collaboration program relates
4	to existing State criminal or juvenile justice and
5	mental health plans and programs.
6	"(I) Use of funds.—Applicants that re-
7	ceive an implementation grant may use funds
8	for 1 or more of the following purposes:
9	"(i) Mental Health courts and
10	DIVERSION.—Funds may be used to create
11	or expand existing mental health courts
12	that meet program requirements estab-
13	lished by the Attorney General under part
14	V of this title or diversion programs (in-
15	cluding crisis intervention teams and treat-
16	ment accountability services for commu-
17	nities) that meet requirements established
18	by the Attorney General and the Secretary.
19	"(ii) Training.—Funds may be used
20	to create or expand programs, such as cri-
21	sis intervention training, which offer spe-
22	cialized training to—
23	"(I) criminal justice system per-
24	sonnel to identify and respond appro-
25	priately to the unique needs of an

1	adult or juvenile with mental illness or
2	co-occurring mental illness and sub-
3	stance abuse disorders; or
4	"(II) mental health system per-
5	sonnel to respond appropriately to the
6	treatment needs of criminal offenders
7	with mental illness or co-occurring
8	mental illness and substance abuse
9	disorders.
10	"(iii) Service delivery.—Funds
11	may be used to create or expand local
12	treatment programs that promote public
13	safety by serving individuals with mental
14	illness or co-occurring mental illness and
15	substance abuse disorders.
16	"(iv) In-Jail and transitional
17	SERVICES.—Funds may be used to pro-
18	mote and provide mental health treatment
19	for those incarcerated or for transitional
20	re-entry programs for those released from
21	any penal or correctional institution.
22	"(J) Geographic distribution.—The
23	Attorney General, in consultation with the Sec-
24	retary, shall ensure that implementation grants
25	are equitably distributed among the geo-

1	graphical regions of the United States and be-
2	tween urban and rural populations.
3	"(c) Priority.—The Attorney General, in awarding
4	funds under this section, shall give priority to applications
5	that—
6	"(1) demonstrate the strongest commitment to
7	ensuring that such funds are used to promote both
8	public health and public safety;
9	"(2) demonstrate the active participation of
10	each co-applicant in the administration of the col-
11	laboration program; and
12	"(3) have the support of both the Attorney
13	General and the Secretary.
14	"(d) Matching Requirements.—
15	"(1) Federal share.—The Federal share of
16	the cost of a collaboration program carried out by a
17	State, unit of local government, Indian tribe, or trib-
18	al organization under this section shall not exceed—
19	"(A) 80 percent of the total cost of the
20	program during the first 2 years of the grant;
21	"(B) 60 percent of the total cost of the
22	program in year 3; and
23	"(C) 25 percent of the total cost of the
24	program in years 4 and 5.

1	"(2) Non-federal share.—The non-Federal
2	share of payments made under this section may be
3	made in cash or in-kind fairly evaluated, including
4	planned equipment or services.
5	"(e) Federal Use of Funds.—The Attorney Gen-
6	eral, in consultation with the Secretary, in administering
7	grants under this section, may use up to 3 percent of
8	funds appropriated to—
9	"(1) research the use of alternatives to prosecu-
10	tion through pretrial diversion in appropriate cases
11	involving individuals with mental illness;
12	"(2) offer specialized training to personnel of
13	criminal and juvenile justice agencies in appropriate
14	diversion techniques;
15	"(3) provide technical assistance to local gov-
16	ernments, mental health courts, and diversion pro-
17	grams, including technical assistance relating to pro-
18	gram evaluation;
19	"(4) help localities build public understanding
20	and support for community reintegration of individ-
21	uals with mental illness;
22	"(5) develop a uniform program evaluation
23	process; and

"(6) conduct a national evaluation of the col-1 2 laboration program that will include an assessment of its cost-effectiveness. 3 "(f) Interagency Task Force.— "(1) IN GENERAL.—The Attorney General and 6 the Secretary shall establish an interagency task 7 force with the Secretaries of Housing and Urban 8 Development, Labor, Education, and Veterans Af-9 fairs and the Commissioner of Social Security, or 10 their designees. 11 "(2) Responsibilities.—The task force estab-12 lished under paragraph (1) shall— 13 "(A) identify policies within their departments which hinder or facilitate local collabo-14 15 rative initiatives for adults or juveniles with 16 mental illness or co-occurring mental illness and 17 substance abuse disorders; and 18 "(B) submit, not later than 2 years after 19 the date of enactment of this section, a report 20 to Congress containing recommendations for 21 improved interdepartmental collaboration re-22 garding the provision of services to adults and 23 juveniles with mental illness or co-occurring

mental illness and substance abuse disorders.

24

- 1 "(g) MINIMUM ALLOCATION.—Unless all eligible ap-
- 2 plications submitted by any State or unit of local govern-
- 3 ment within such State for a planning or implementation
- 4 grant under this section have been funded, such State, to-
- 5 gether with grantees within the State (other than Indian
- 6 tribes), shall be allocated in each fiscal year under this
- 7 section not less than 0.75 percent of the total amount ap-
- 8 propriated in the fiscal year for planning or implementa-
- 9 tion grants pursuant to this section.
- 10 "(h) AUTHORIZATION OF APPROPRIATIONS.—There
- 11 are authorized to be appropriated to the Department of
- 12 Justice to carry out this section—
- "(1) \$100,000,000 for each of fiscal years 2003
- 14 and 2004; and
- 15 "(2) such sums as may be necessary for fiscal
- 16 years 2005 through 2007.".
- 17 (b) List of "Best Practices".—The Attorney
- 18 General, in consultation with the Secretary of Health and
- 19 Human Services, shall develop a list of "best practices"
- 20 for appropriate diversion from incarceration of adult and
- 21 juvenile offenders.
- 22 (c) Technical Amendment.—The table of contents
- 23 of title I of the Omnibus Crime Control and Safe Streets
- 24 Act of 1968 (42 U.S.C. 3711 et seq.) is amended by add-
- 25 ing at the end the following:

"Part HH—Adult and Juvenile Collaboration Program Grants "Sec. 2991. Adult and juvenile collaboration programs.".

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