¹⁰⁸TH CONGRESS H. R. 3036

AN ACT

To authorize appropriations for the Department of Justice for fiscal years 2004 through 2006, and for other purposes.

108TH CONGRESS 2D SESSION H.R. 3036

AN ACT

To authorize appropriations for the Department of Justice for fiscal years 2004 through 2006, and for other purposes.

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

1 SECTION 1. SHORT TITLE; TABLE OF CONTENTS.

- 2 (a) SHORT TITLE.—This Act may be cited as the
- 3 "Department of Justice Appropriations Authorization Act,
- 4 Fiscal Years 2004 through 2006".
- 5 (b) TABLE OF CONTENTS.—The table of contents of
- 6 this Act is as follows:
 - Sec. 1. Short title; table of contents.

TITLE I—AUTHORIZATION OF APPROPRIATIONS

- Sec. 101. Authorization of appropriations for fiscal year 2004.
- Sec. 102. Authorization of appropriations for fiscal year 2005.
- Sec. 103. Authorization of appropriations for fiscal year 2006.

TITLE II—IMPROVING THE DEPARTMENT OF JUSTICE'S GRANT PROGRAMS

Subtitle A—Assisting Law Enforcement and Criminal Justice Agencies

- Sec. 201. Merger of Byrne grant program and Local Law Enforcement Block Grant program.
- Sec. 202. Clarification of number of recipients who may be selected in a given year to receive Public Safety Officer Medal of Valor.
- Sec. 203. Congressional medal and plaque for public safety officers who responded to the attacks on the United States on September 11, 2001.
- Sec. 204. Clarification of official to be consulted by Attorney General in considering application for emergency Federal law enforcement assistance.
- Sec. 205. Clarification of uses for regional information sharing system grants.
- Sec. 206. Integrity and enhancement of national criminal record databases.
- Sec. 207. Extension of matching grant program for law enforcement armor vests.

Subtitle B—Building Community Capacity to Prevent, Reduce, and Control Crime

Sec. 211. Office of Weed and Seed Strategies.

Subtitle C—Assisting Victims of Crime

- Sec. 221. Grants to local nonprofit organizations to improve outreach services to victims of crime.
- Sec. 222. Clarification and enhancement of certain authorities relating to Crime Victims Fund.
- Sec. 223. Amounts received under crime victim grants may be used by State for training purposes.
- Sec. 224. Clarification of authorities relating to Violence Against Women formula and discretionary grant programs.

- Sec. 225. Expansion of grant programs assisting enforcement of domestic violence cases to also assist enforcement of sexual assault cases.
- Sec. 226. Change of certain reports from annual to biennial.
- Sec. 227. Clarification of recipients and programs eligible for grants under Rural Domestic Violence and Child Abuse Enforcement Assistance program.

Subtitle D—Preventing Crime

- Sec. 231. Clarification of definition of violent offender for purposes of juvenile drug courts.
- Sec. 232. Changes to distribution and allocation of grants for drug courts.
- Sec. 233. Eligibility for grants under drug court grants program extended to courts that supervise non-offenders with substance abuse problems.
- Sec. 234. Term of Residential Substance Abuse Treatment program for local facilities.

Subtitle E—Other Matters

- Sec. 241. Changes to certain financial authorities.
- Sec. 242. Coordination duties of Assistant Attorney General.
- Sec. 243. Simplification of compliance deadlines under sex-offender registration laws.
- Sec. 244. Repeal of certain programs.
- Sec. 245. Elimination of certain notice and hearing requirements.
- Sec. 246. Amended definitions for purposes of Omnibus Crime Control and Safe Streets Act of 1968.
- Sec. 247. Clarification of authority to pay subsistence payments to prisoners for health care items and services.
- Sec. 248. Office of Audit, Assessment, and Management.
- Sec. 249. Community Capacity Development Office.
- Sec. 250. Office of Applied Law Enforcement Technology.
- Sec. 251. Availability of funds for grants.
- Sec. 252. Consolidation of financial management systems of Office of Justice Programs.
- Sec. 253. Authorization and change of COPS program to single grant program.
- Sec. 254. Clarification of persons eligible for benefits under Public Safety Officers' Death Benefits programs.
- Sec. 255. Research-based bullying prevention programs.

TITLE III—MISCELLANEOUS PROVISIONS

- Sec. 301. Technical amendments relating to Public Law 107–56.
- Sec. 302. Miscellaneous technical amendments.
- Sec. 303. Minor substantive amendment relating to contents of FBI annual report.
- Sec. 304. Use of Federal training facilities.
- Sec. 305. Privacy officer.
- Sec. 306. Bankruptcy crimes.
- Sec. 307. Report to Congress on status of United States persons or residents detained on suspicion of terrorism.
- Sec. 308. Technical correction relating to definition used in "terrorism transcending national boundaries" statute.
- Sec. 309. Increased penalties and expanded jurisdiction for sexual abuse offenses in correctional facilities.

- Sec. 310. Expanded jurisdiction for contraband offenses in correctional facilities.
- Sec. 311. Magistrate judge's authority to continue preliminary hearing.
- Sec. 312. Recognizing the 40th anniversary of the founding of the Lawyers' Committee for Civil Rights Under Law and supporting the designation of an Equal Justice Day.

TITLE IV—KOBY MANDELL ACT

- Sec. 401. Short title.
- Sec. 402. Findings.
- Sec. 403. Establishment of an Office in the Department of Justice to undertake specific steps to facilitate the capture of terrorists who have harmed American citizens overseas and to ensure that all American victims of overseas terrorism are treated equally.
- Sec. 404. Authorization of appropriations.

TITLE V—MATTERS RELATING TO INTELLIGENCE AND COUNTERINTELLIGENCE

Sec. 501. FBI Office of Counterintelligence.

1**TITLE I—AUTHORIZATION OF**2**APPROPRIATIONS**

3 SEC. 101. AUTHORIZATION OF APPROPRIATIONS FOR FIS-

4

CAL YEAR 2004.

5 There are authorized to be appropriated for fiscal 6 year 2004, to carry out the activities of the Department 7 of Justice (including any bureau, office, board, division, 8 commission, subdivision, unit, or other component there-9 of), the following sums:

10 (1) GENERAL ADMINISTRATION.—For General
11 Administration: \$133,772,000.

12 (2) ADMINISTRATIVE REVIEW AND APPEALS.—
13 For Administrative Review and Appeals:
14 \$197,420,000 for administration of pardon and
15 clemency petitions and for immigration-related ac16 tivities.

1	(3) Office of inspector general.—For the
2	Office of Inspector General: \$70,000,000, which
3	shall include not to exceed \$10,000 to meet unfore-
4	seen emergencies of a confidential character.
5	(4) GENERAL LEGAL ACTIVITIES.—For General
6	Legal Activities: \$665,346,000, which shall
7	include—
8	(A) not less than $$4,000,000$ for the inves-
9	tigation and prosecution of denaturalization and
10	deportation cases involving alleged Nazi war
11	criminals;
12	(B) not to exceed \$20,000 to meet unfore-
13	seen emergencies of a confidential character;
14	and
15	(C) such sums as may be necessary for ad-
16	ministrative expenses in accordance with the
17	Radiation Exposure Compensation Act.
18	(5) ANTITRUST DIVISION.—For the Antitrust
19	Division: \$141,898,000.
20	(6) UNITED STATES ATTORNEYS.—For United
21	States Attorneys: \$1,556,784,000, which shall in-
22	clude not less than $$10,000,000$ for the investigation
23	and prosecution of intellectual property crimes, in-
24	cluding software counterfeiting crimes, crimes identi-
25	fied in the No Electronic Theft (NET) Act (Public

1	Law 105–147), and violations of laws prohibiting
2	unsolicited commercial e-mail: Provided, That such
3	amounts in the appropriations account "General
4	Legal Services" as may be expended for such inves-
5	tigations or prosecutions shall count towards this
6	minimum as though expended from this appropria-
7	tions account.
8	(7) FEDERAL BUREAU OF INVESTIGATION.—
9	For the Federal Bureau of Investigation:
10	\$4,639,569,000, which shall include—
11	(A) not to exceed \$11,174,000 for con-
12	struction, to remain available until expended;
13	(B) not to exceed \$70,000 to meet unfore-
14	seen emergencies of a confidential character;
15	and
16	(C) such sums as may be necessary to as-
17	sign employees to the Terrorism Threat Inte-
18	gration Center: Provided, That such amounts
19	may only be expended for analyzing intelligence
20	information.
21	(8) UNITED STATES MARSHALS SERVICE.—For
22	the United States Marshals Service: \$733,843,000,
23	which shall include not to exceed \$14,066,000 for
24	construction, to remain available until expended.

(9) FEDERAL PRISON SYSTEM.—For the Fed eral Prison System, including the National Institute
 of Corrections: \$4,677,214,000.

4 (10) DRUG ENFORCEMENT ADMINISTRATION.—
5 For the Drug Enforcement Administration:
6 \$1,601,327,000, which shall include not to exceed
7 \$70,000 to meet unforeseen emergencies of a con8 fidential character.

9 (11) BUREAU OF ALCOHOL, TOBACCO, FIRE10 ARMS AND EXPLOSIVES.—For the Bureau of Alco11 hol, Tobacco, Firearms and Explosives:
12 \$851,987,000.

(12) FEES AND EXPENSES OF WITNESSES.—
For Fees and Expenses of Witnesses: \$156,145,000
to remain available until expended, which shall include not to exceed \$6,000,000 for construction of
protected witness safesites.

18 (13) INTERAGENCY CRIME AND DRUG EN19 FORCEMENT.—For Interagency Crime and Drug
20 Enforcement: \$550,609,000, for expenses not other21 wise provided for, for the investigation and prosecu22 tion of persons involved in organized crime drug
23 trafficking, except that any funds obligated from ap24 propriations authorized by this paragraph may be

1	used under authorities available to the organizations
2	reimbursed from such funds.
3	(14) Foreign claims settlement commis-
4	SION.—For the Foreign Claims Settlement Commis-
5	sion: \$1,212,000.
6	(15) Community relations service.— For
7	the Community Relations Service: \$9,526,000.
8	(16) Assets forfeiture fund.—For the As-
9	sets Forfeiture Fund: \$22,949,000 for expenses au-
10	thorized by section 524 of title 28, United States
11	Code.
12	(17) UNITED STATES PAROLE COMMISSION.—
13	For the United States Parole Commission:
14	\$11,051,000.
15	(18) Federal detention trustee.—For the
16	necessary expenses of the Federal Detention Trust-
17	ee: \$814,097,000.
18	(19) Identification systems integra-
19	TION.—For expenses necessary for the operation of
20	the Identification System Integration: \$34,077,000.
21	(20) NARROWBAND COMMUNICATIONS.—For
22	the costs of conversion to narrowband communica-
23	tions, including the cost for operation and mainte-
24	nance of Land Mobile Radio legacy systems:
25	\$140,083,000.

1	(21) Administrative expenses for certain
2	ACTIVITIES.—For the administrative expenses of the
3	Office of Justice Programs, the Office on Violence
4	Against Women, and the Community Oriented Polic-
5	ing Services program, the following sums:
6	(A) \$106,016,000 for the Office of Justice
7	Programs.
8	(B) \$13,622,000 for the Office on Violence
9	Against Women.
10	(C) $$29,684,000$ for the Community Ori-
11	ented Policing Services program.
12	(22) Legal activities office automa-
13	TION.—For necessary expenses related to office au-
14	tomation: \$33,240,000.
15	(23) Counterterrorism fund.—For nec-
16	essary expenses of the Counterterrorism Fund:
17	\$1,000,000.
18	SEC. 102. AUTHORIZATION OF APPROPRIATIONS FOR FIS-
19	CAL YEAR 2005.
20	There are authorized to be appropriated for fiscal
21	year 2005, to carry out the activities of the Department
22	of Justice (including any bureau, office, board, division,
23	commission, subdivision, unit, or other component there-
24	of), the following sums:

	10
1	(1) GENERAL ADMINISTRATION.—For General
2	Administration: \$186,551,000.
3	(2) Administrative review and appeals.—
4	For Administrative Review and Appeals:
5	\$202,518,000 for administration of pardon and
6	clemency petitions and for immigration-related ac-
7	tivities.
8	(3) Office of inspector general.—For the
9	Office of Inspector General: \$71,400,000, which
10	shall include not to exceed \$10,000 to meet unfore-
11	seen emergencies of a confidential character.
12	(4) GENERAL LEGAL ACTIVITIES.—For General
13	Legal Activities: \$657,135,000, which shall
14	include—
15	(A) not less than $4,000,000$ for the inves-
16	tigation and prosecution of denaturalization and
17	deportation cases involving alleged Nazi war
18	criminals;
19	(B) not to exceed \$20,000 to meet unfore-
20	seen emergencies of a confidential character;
21	and
22	(C) such sums as may be necessary for ad-
23	ministrative expenses in accordance with the
24	Radiation Exposure Compensation Act.

(5) ANTITRUST DIVISION.—For the Antitrust
 Division: \$136,463,000.

3 (6) UNITED STATES ATTORNEYS.—For United 4 States Attorneys: \$1,547,519,000, which shall in-5 clude not less than \$10,000,000 for the investigation 6 and prosecution of intellectual property crimes, including software counterfeiting crimes, crimes identi-7 8 fied in the No Electronic Theft (NET) Act (Public 9 Law 105–147), and violations of law, against unso-10 licited commercial e-mail: *Provided*. That such 11 amounts in the appropriations account "General 12 Legal Services" as may be expended for such inves-13 tigations or prosecutions shall count towards this 14 minimum as though expended from this appropriations account. 15

16 (7) FEDERAL BUREAU OF INVESTIGATION.—
17 For the Federal Bureau of Investigation:
18 \$5,058,921,000, which shall include—

19 (A) not to exceed \$1,250,000 for construc20 tion, to remain available until expended;

21 (B) not to exceed \$70,000 to meet unfore22 seen emergencies of a confidential character;
23 and

24 (C) such sums as may be necessary to as-25 sign employees to the Terrorism Threat Inte-

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gration Center: Provided, That such amounts
may only be expended for analyzing intelligence
information.
(8) UNITED STATES MARSHALS SERVICE.—For
the United States Marshals Service: \$743,441,000,
which shall include not to exceed $$1,371,000$ for
construction, to remain available until expended.
(9) FEDERAL PRISON SYSTEM.—For the Fed-
eral Prison System, including the National Institute
of Corrections: \$4,706,232,000.
(10) Drug enforcement administration.—
For the Drug Enforcement Administration:
\$1,661,503,000, which shall include not to exceed
\$70,000 to meet unforeseen emergencies of a con-
fidential character.
(11) BUREAU OF ALCOHOL, TOBACCO, FIRE-
ARMS AND EXPLOSIVES.—For the Bureau of Alco-
hol, Tobacco, Firearms and Explosives:
\$868, 857, 000.
(12) FEES AND EXPENSES OF WITNESSES.—
For Fees and Expenses of Witnesses: \$177,585,000
to remain available until expended, which shall in-
clude not to exceed $$6,000,000$ for construction of
protected witness safesites.

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1	(13) INTERAGENCY CRIME AND DRUG EN-
2	FORCEMENT.—For Interagency Crime and Drug
3	Enforcement: \$580,632,000, for expenses not other-
4	wise provided for, for the investigation and prosecu-
5	tion of persons involved in organized crime drug
6	trafficking, except that any funds obligated from ap-
7	propriations authorized by this paragraph may be
8	used under authorities available to the organizations
9	reimbursed from such funds.
10	(14) Foreign claims settlement commis-
11	SION.—For the Foreign Claims Settlement Commis-
12	sion: \$1,220,000.
13	(15) Community relations service.—For
14	the Community Relations Service: \$9,833,000.
15	(16) Assets forfeiture fund.—For the As-
16	sets Forfeiture Fund: \$21,759,000 for expenses au-
17	thorized by section 524 of title 28, United States
18	Code.
19	(17) UNITED STATES PAROLE COMMISSION.—
20	For the United States Parole Commission:
21	\$10,650,000.
22	(18) FEDERAL DETENTION TRUSTEE.—For the
23	necessary expenses of the Federal Detention Trust-
24	ee: \$938,810,000.

1	(19) Joint automated booking system.—
2	For the necessary expenses of the Joint Automated
3	Booking System: \$20,309,000.
4	(20) INTEGRATED AUTOMATED FINGER-
5	PRINT.—For the expenses necessary for Integrated
6	Automated Fingerprint activities: \$5,054,000.
7	(21) NARROWBAND COMMUNICATIONS.—For
8	the costs of conversion to narrowband communica-
9	tions, including the cost for operation and mainte-
10	nance of Land Mobile Radio legacy systems:
11	\$101,971,000.
12	(22) Administrative expenses for certain
13	ACTIVITIES.—For the administrative expenses of the
14	Office of Justice Programs, the Office on Violence
15	Against Women, and the Community Oriented Polic-
16	ing Services program, the following sums:
17	(A) \$118,730,000 for the Office of Justice
18	Programs.
19	(B) \$13,894,000 for the Office on Violence
20	Against Women.
21	(C) \$30,278,000 for the Community Ori-
22	ented Policing Services program.
23	(23) Legal activities office automa-
24	TION.—For necessary expenses related to office au-
25	tomation: \$80,510,000.

3 There are authorized to be appropriated for fiscal
4 year 2006, to carry out the activities of the Department
5 of Justice (including any bureau, office, board, division,
6 commission, subdivision, unit, or other component there7 of), the following sums:

8 (1) GENERAL ADMINISTRATION.—For General
9 Administration: \$190,282,000.

10 (2) ADMINISTRATIVE REVIEW AND APPEALS.—
11 For Administrative Review and Appeals:
12 \$206,568,000 for administration of pardon and
13 clemency petitions and for immigration-related ac14 tivities.

(3) OFFICE OF INSPECTOR GENERAL.—For the
Office of Inspector General: \$72,828,000, which
shall include not to exceed \$10,000 to meet unforeseen emergencies of a confidential character.

19 (4) GENERAL LEGAL ACTIVITIES.—For General
20 Legal Activities: \$670,278,000, which shall
21 include—

(A) not less than \$4,000,000 for the investigation and prosecution of denaturalization and
deportation cases involving alleged Nazi war
criminals;

1	(B) not to exceed \$20,000 to meet unfore-
2	seen emergencies of a confidential character;
3	and
4	(C) such sums as may be necessary for ad-
5	ministrative expenses in accordance with the
6	Radiation Exposure Compensation Act.
7	(5) ANTITRUST DIVISION.—For the Antitrust
8	Division: \$139,192,000.
9	(6) UNITED STATES ATTORNEYS.—For United
10	States Attorneys: \$1,578,469,000, which shall in-
11	clude not less than \$10,000,000 for the investigation
12	and prosecution of intellectual property crimes, in-
13	cluding software counterfeiting crimes, crimes identi-
14	fied in the No Electronic Theft (NET) Act (Public
15	Law 105–147), and violations of law, against unso-
16	licited commercial e-mail: Provided, That such
17	amounts in the appropriations account "General
18	Legal Services" as may be expended for such inves-
19	tigations or prosecutions shall count towards this
20	minimum as though expended from this appropria-
21	tions account.
22	(7) FEDERAL BUREAU OF INVESTIGATION.—

23 For the Federal Bureau of Investigation:
24 \$5,160,099,000, which shall include—

1	(A) not to exceed \$1,250,000 for construc-
2	tion, to remain available until expended;
3	(B) not to exceed \$70,000 to meet unfore-
4	seen emergencies of a confidential character;
5	and
6	(C) such sums as may be necessary to as-
7	sign employees to the Terrorism Threat Inte-
8	gration Center: Provided, That such amounts
9	may only be expended for analyzing intelligence
10	information.
11	(8) UNITED STATES MARSHALS SERVICE.—For
12	the United States Marshals Service: \$758,310,000,
13	which shall include not to exceed \$1,371,000 for
14	construction, to remain available until expended.
15	(9) FEDERAL PRISON SYSTEM.—For the Fed-
16	eral Prison System, including the National Institute
17	of Corrections: \$4,800,357,000.
18	(10) Drug enforcement administration.—
19	For the Drug Enforcement Administration:
20	\$1,694,733,000, which shall include not to exceed
21	\$70,000 to meet unforeseen emergencies of a con-
22	fidential character.
23	(11) BUREAU OF ALCOHOL, TOBACCO, FIRE-
24	ARMS AND EXPLOSIVES.—For the Bureau of Alco-

hol, Tobacco, Firearms and Explosives:
 \$886,234,000.

3 (12) FEES AND EXPENSES OF WITNESSES.—
4 For Fees and Expenses of Witnesses: \$181,137,000
5 to remain available until expended, which shall in6 clude not to exceed \$6,000,000 for construction of
7 protected witness safesites.

8 (13)INTERAGENCY CRIME AND DRUG EN-9 FORCEMENT.—For Interagency Crime and Drug 10 Enforcement: \$592,245,000, for expenses not other-11 wise provided for, for the investigation and prosecu-12 tion of persons involved in organized crime drug 13 trafficking, except that any funds obligated from ap-14 propriations authorized by this paragraph may be 15 used under authorities available to the organizations reimbursed from such funds. 16

17 (14) FOREIGN CLAIMS SETTLEMENT COMMIS18 SION.—For the Foreign Claims Settlement Commis19 sion: \$1,244,000.

20 (15) COMMUNITY RELATIONS SERVICE.—For
21 the Community Relations Service: \$10,030,000.

(16) ASSETS FORFEITURE FUND.—For the Assets Forfeiture Fund: \$22,194,000 for expenses authorized by section 524 of title 28, United States
Code.

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(17) UNITED STATES PAROLE COMMISSION.—
For the United States Parole Commission:
\$10,863,000.
(18) Federal detention trustee.—For the
necessary expenses of the Federal Detention Trust-
ee: \$957,586,000.
(19) Joint automated booking system
For the necessary expenses of the Joint Automated
Booking System: \$20,715,000.
(20) INTEGRATED AUTOMATED FINGER-
PRINT.—For the expenses necessary for Integrated
Automated Fingerprint activities: \$5,155,000.
(21) NARROWBAND COMMUNICATIONS.—For
the costs of conversion to narrowband communica-
tions, including the cost for operation and mainte-
nance of Land Mobile Radio legacy systems:
\$104,010,000.
(22) Administrative expenses for certain
ACTIVITIES.—For the administrative expenses of the
Office of Justice Programs, the Office on Violence
Against Women, and the Community Oriented Polic-
ing Services program, the following sums:
(A) \$121,105,000 for the Office of Justice
Programs.

1	(B) \$14,172,000 for the Office on Violence
2	Against Women.
3	(C) \$31,343,000 for the Community Ori-
4	ented Policing Services program.
5	(23) Legal activities office automa-
6	TION.—For necessary expenses related to office au-
7	tomation: \$82,120,000.
8	TITLE II—IMPROVING THE DE-
9	PARTMENT OF JUSTICE'S
10	GRANT PROGRAMS
11	Subtitle A—Assisting Law Enforce-
10	ment and Criminal Justice
12	ment and Oriminal Justice
12 13	Agencies
13	Agencies
13 14	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL
13 14 15	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO-
13 14 15 16	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM.
13 14 15 16 17	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM. (a) IN GENERAL.—Part E of title I of the Omnibus
 13 14 15 16 17 18 	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM. (a) IN GENERAL.—Part E of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended
 13 14 15 16 17 18 19 	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM. (a) IN GENERAL.—Part E of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended as follows:
 13 14 15 16 17 18 19 20 	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM. (a) IN GENERAL.—Part E of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended as follows: (1) Subpart 1 of such part (42 U.S.C. 3751–
 13 14 15 16 17 18 19 20 21 	Agencies SEC. 201. MERGER OF BYRNE GRANT PROGRAM AND LOCAL LAW ENFORCEMENT BLOCK GRANT PRO- GRAM. (a) IN GENERAL.—Part E of title I of the Omnibus Crime Control and Safe Streets Act of 1968 is amended as follows: (1) Subpart 1 of such part (42 U.S.C. 3751– 3759) is repealed.

1	"Subpart 1—Edward Byrne Memorial Justice
2	Assistance Grant Program";
3	(B) by amending section 500 to read as
4	follows:
5	"SEC. 500. NAME OF PROGRAM.

6 "(a) IN GENERAL.—The grant program established
7 under this subpart shall be known as the 'Edward Byrne
8 Memorial Justice Assistance Grant Program'.

9 "(b) References to Former Programs.—Any 10 reference in a law, regulation, document, paper, or other record of the United States to the Edward Byrne Memo-11 rial State and Local Law Enforcement Assistance Pro-12 13 grams, or to the Local Government Law Enforcement Block Grants program, shall be deemed to be a reference 14 15 to the grant program referred to in subsection (a)."; and 16 (C) by inserting after section 500 the fol-17 lowing new sections:

18 "SEC. 501. DESCRIPTION.

19 "(a) Grants Authorized.—

20 "(1) IN GENERAL.—From amounts made avail21 able to carry out this subpart, the Attorney General
22 may, in accordance with the formula established
23 under section 505, make grants to States and units
24 of local government, for use by the State or unit of
25 local government to provide additional personnel,
26 equipment, supplies, contractual support, training,
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1	technical assistance, and information systems for
2	criminal justice, including for any one or more of the
3	following programs:
4	"(A) Law enforcement programs.
5	"(B) Prosecution and court programs.
6	"(C) Prevention and education programs.
7	"(D) Corrections and community correc-
8	tions programs.
9	"(E) Drug treatment programs.
10	"(F) Planning, evaluation, and technology
11	improvement programs.
12	"(2) RULE OF CONSTRUCTION.—Paragraph (1)
13	shall be construed to ensure that a grant under that
14	paragraph may be used for any purpose for which
15	a grant was authorized to be used under either or
16	both of the programs specified in section 500(b), as
17	those programs were in effect immediately before the
18	enactment of this paragraph.
19	"(b) Contracts and Subawards.—A State or unit
20	of local government may, in using a grant under this sub-
21	part for purposes authorized by subsection (a), use all or
22	a portion of that grant to contract with or make one or
23	more subawards to one or more—
24	"(1) neighborhood or community-based organi-
25	zations that are private and nonprofit;

"(2) units of local government; or

2 "(3) tribal governments.

1

3 "(c) Program Assessment Component; Waiv-4 er.—

5 "(1) Each program funded under this subpart
6 shall contain a program assessment component, de7 veloped pursuant to guidelines established by the At8 torney General, in coordination with the National
9 Institute of Justice.

10 "(2) The Attorney General may waive the re-11 quirement of paragraph (1) with respect to a pro-12 gram if, in the opinion of the Attorney General, the 13 program is not of sufficient size to justify a full pro-14 gram assessment.

15 "(d) PROHIBITED USES.—Notwithstanding any
16 other provision of this Act, no funds provided under this
17 subpart may be used, directly or indirectly, to provide any
18 of the following matters:

19 "(1) Any security enhancements or any equip20 ment to any nongovernmental entity that is not en21 gaged in criminal justice or public safety.

"(2) Unless the Attorney General certifies that
extraordinary and exigent circumstances exist that
make the use of such funds to provide such matters

essential to the maintenance of public safety and
 good order—
 "(A) vehicles, vessels, or aircraft;

- 4 "(B) luxury items;
- 5 "(C) real estate;

6 "(D) construction projects (other than
7 penal or correctional institutions); or

8 "(E) any similar matters.

9 "(e) ADMINISTRATIVE COSTS.—Not more than 10
10 percent of a grant made under this subpart may be used
11 for costs incurred to administer such grant.

"(f) PERIOD.—The period of a grant made under this
subpart shall be four years, except that renewals and extensions beyond that period may be granted at the discretion of the Attorney General.

16 "(g) RULE OF CONSTRUCTION.—Subparagraph 17 (d)(1) shall not be construed to prohibit the use, directly 18 or indirectly, of funds provided under this subpart to pro-19 vide security at a public event, such as a political conven-20 tion or major sports event, so long as such security is pro-21 vided under applicable laws and procedures.

22 "SEC. 502. APPLICATIONS.

23 "To request a grant under this subpart, the chief ex24 ecutive officer of a State or unit of local government shall
25 submit an application to the Attorney General within 90

days after the date on which funds to carry out this sub part are appropriated for a fiscal year, in such form as
 the Attorney General may require. Such application shall
 include the following:

5 "(1) A certification that Federal funds made 6 available under this subpart will not be used to sup-7 plant State or local funds, but will be used to in-8 crease the amounts of such funds that would, in the 9 absence of Federal funds, be made available for law 10 enforcement activities.

11 "(2) An assurance that, not fewer than 30 days 12 before the application (or any amendment to the ap-13 plication) was submitted to the Attorney General, 14 the application (or amendment) was submitted for 15 review to the governing body of the State or unit of 16 local government (or to an organization designated 17 by that governing body).

18 "(3) An assurance that, before the application
19 (or any amendment to the application) was sub20 mitted to the Attorney General—

21 "(A) the application (or amendment) was22 made public; and

23 "(B) an opportunity to comment on the
24 application (or amendment) was provided to
25 citizens and to neighborhood or community-

	20
1	based organizations, to the extent applicable
2	law or established procedure makes such an op-
3	portunity available.
4	"(4) An assurance that, for each fiscal year
5	covered by an application, the applicant shall main-
6	tain and report such data, records, and information
7	(programmatic and financial) as the Attorney Gen-
8	eral may reasonably require.
9	"(5) A certification, made in a form acceptable
10	to the Attorney General and executed by the chief
11	executive officer of the applicant (or by another offi-
12	cer of the applicant, if qualified under regulations
13	promulgated by the Attorney General), that—
14	"(A) the programs to be funded by the
15	grant meet all the requirements of this subpart;
16	"(B) all the information contained in the
17	application is correct;
18	"(C) there has been appropriate coordina-
19	tion with affected agencies; and
20	"(D) the applicant will comply with all
21	provisions of this subpart and all other applica-
22	ble Federal laws.
23	"SEC. 503. REVIEW OF APPLICATIONS.

24 "The Attorney General shall not finally disapprove25 any application (or any amendment to that application)

submitted under this subpart without first affording the
 applicant reasonable notice of any deficiencies in the appli cation and opportunity for correction and reconsideration.

4 "SEC. 504. RULES.

5 "The Attorney General shall issue rules to carry out
6 this subpart. The first such rules shall be issued not later
7 than one year after the date on which amounts are first
8 made available to carry out this subpart.

9 "SEC. 505. FORMULA.

10 "(a) Allocation Among States.—

11	"(1) IN GENERAL.—Of the total amount appro-
12	priated for this subpart, the Attorney General shall,
13	except as provided in paragraph (2), allocate—
14	"(A) 50 percent of such remaining amount
15	to each State in amounts that bear the same
16	ratio of—
17	"(i) the total population of a State
18	to—
19	"(ii) the total population of the
20	United States; and
21	"(B) 50 percent of such remaining amount
22	to each State in amounts that bear the same
23	ratio of—
24	"(i) the average annual number of
25	part 1 violent crimes of the Uniform Crime

Reports of the Federal Bureau of Inves-
tigation reported by such State for the
three most recent years reported by such
State to—
"(ii) the average annual number of
such crimes reported by all States for such
years.
"(2) MINIMUM ALLOCATION.—If carrying out
paragraph (1) would result in any State receiving an
allocation less than 0.25 percent of the total amount
(in this paragraph referred to as a "minimum allo-
cation State"), then paragraph (1), as so carried
out, shall not apply, and the Attorney General shall
instead—
((A) allocate 0.25 percent of the total
amount to each State; and
"(B) using the amount remaining after
carrying out subparagraph (A), carry out para-
graph (1) in a manner that excludes each min-
imum allocation State, including the population
of and the crimes reported by such State.
"(b) Allocation Between States and Units of
LOCAL GOVERNMENT.—Of the amounts allocated under
subsection (a)—

1	" (1) 60 percent shall be for direct grants to
2	States, to be allocated under subsection (c); and
3	((2) 40 percent shall be for grants to be allo-
4	cated under subsection (d).
5	"(c) Allocation for State Governments.—
6	"(1) IN GENERAL.—Of the amounts allocated
7	under subsection $(b)(1)$, each State may retain for
8	the purposes described in section 501 an amount
9	that bears the same ratio of—
10	"(A) total expenditures on criminal justice
11	by the State government in the most recently
12	completed fiscal year to—
13	"(B) the total expenditure on criminal jus-
14	tice by the State government and units of local
15	government within the State in such year.
16	"(2) REMAINING AMOUNTS.—Except as pro-
17	vided in subsection $(e)(1)$, any amounts remaining
18	after the allocation required by paragraph (1) shall
19	be made available to units of local government by
20	the State for the purposes described in section 501.
21	"(d) Allocations to Local Governments.—
22	"(1) IN GENERAL.—Of the amounts allocated
23	under subsection $(b)(2)$, grants for the purposes de-
24	scribed 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.—

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4 "(A) IN GENERAL.—From the amounts re-5 ferred to in paragraph (1) with respect to a 6 State (in this subsection referred to as the 7 'local amount'), the Attorney General shall allo-8 cate to each unit of local government an 9 amount which bears the same ratio to such 10 share as the average annual number of part 1 11 violent crimes reported by such unit to the Fed-12 eral Bureau of Investigation for the 3 most re-13 cent calendar years for which such data is avail-14 able bears to the number of part 1 violent 15 crimes reported by all units of local government 16 in the State in which the unit is located to the 17 Federal Bureau of Investigation for such years.

18 "(B) TRANSITIONAL RULE.—Notwith-19 standing subparagraph (A), for fiscal years 20 2005, 2006, and 2007, the Attorney General 21 shall allocate the local amount to units of local 22 government in the same manner that, under the 23 Local Government Law Enforcement Block 24 Grants program in effect immediately before 25 the date of the enactment of this section, the

51
reserved amount was allocated among reporting
and nonreporting units of local government.
"(3) ANNEXED UNITS.—If a unit of local gov-
ernment in the State has been annexed since the
date of the collection of the data used by the Attor-
ney General in making allocations pursuant to this
section, the Attorney General shall pay the amount
that would have been allocated to such unit of local
government to the unit of local government that an-
nexed it.
"(4) RESOLUTION OF DISPARATE ALLOCA-
TIONS.—(A) Notwithstanding any other provision of
this subpart, if—
"(i) the Attorney General certifies that a
unit of local government bears more than 50
percent of the costs of prosecution or incarcer-
ation that arise with respect to part 1 violent
crimes reported by a specified geographically
constituent unit of local government; and
"(ii) but for this paragraph, the amount of
funds allocated under this section to—
"(I) any one such specified geographi-
cally constituent unit of local government
exceeds 150 percent of the amount allo-

1 cated to the unit of local government cer-2 tified pursuant to clause (i); or "(II) more than one such specified 3 4 geographically constituent unit of local 5 government exceeds 400 percent of the 6 amount allocated to the unit of local gov-7 ernment certified pursuant to clause (i), 8 then in order to qualify for payment under this sub-9 section, the unit of local government certified pursu-10 ant to clause (i), together with any such specified 11 geographically constituent units of local government 12 described in clause (ii), shall submit to the Attorney 13 General a joint application for the aggregate of 14 funds allocated to such units of local government. 15 Such application shall specify the amount of such 16 funds that are to be distributed to each of the units 17 of local government and the purposes for which such 18 funds are to be used. The units of local government 19 involved may establish a joint local advisory board 20 for the purposes of carrying out this paragraph. 21

"(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.

3 "(e) Limitation on Allocations to Units of4 Local Government.—

5 "(1) MAXIMUM ALLOCATION.—No unit of local 6 government shall receive a total allocation under this 7 section that exceeds such unit's total expenditures 8 on criminal justice services for the most recently 9 completed fiscal year for which data are available. 10 Any amount in excess of such total expenditures 11 shall be allocated proportionally among units of local 12 government whose allocations under this section do 13 not exceed their total expenditures on such services. 14 "(2) ALLOCATIONS UNDER \$10,000.—If the allo-

15 cation under this section to a unit of local govern-16 ment is less than \$10,000 for any fiscal year, the di-17 rect grant to the State under subsection (c) shall be 18 increased by the amount of such allocation, to be 19 distributed (for the purposes described in section 20 501) among State police departments that provide 21 criminal justice services to units of local government 22 and units of local government whose allocation under 23 this section is less than \$10,000.

24 "(3) NON-REPORTING UNITS.—No allocation25 under this section shall be made to a unit of local

government that has not reported at least three 1 2 years of data on part 1 violent crimes of the Uni-3 form Crime Reports to the Federal Bureau of Inves-4 tigation within the immediately preceding 10 years. 5 "(f) FUNDS NOT USED BY THE STATE.—If the Attorney General determines, on the basis of information 6 7 available during any grant period, that any allocation (or 8 portion thereof) under this section to a State for such 9 grant period will not be required, or that a State will be 10 unable to qualify or receive funds under this subpart, or that a State chooses not to participate in the program es-11 12 tablished under this subpart, then such State's allocation 13 (or portion thereof) shall be awarded by the Attorney General to units of local government, or combinations thereof, 14 15 within such State, giving priority to those jurisdictions with the highest annual number of part 1 violent crimes 16 17 of the Uniform Crime Reports reported by the unit of local 18 government to the Federal Bureau of Investigation for the 19 three most recent calendar years for which such data are 20 available.

21 "(g) Special Rules for Puerto Rico.—

"(1) ALL FUNDS SET ASIDE FOR COMMONWEALTH GOVERNMENT.—Notwithstanding any other
provision of this subpart, the amounts allocated
under subsection (a) to Puerto Rico, 100 percent
shall be for direct grants to the Commonwealth gov ernment of Puerto Rico.

3 "(2) NO LOCAL ALLOCATIONS.—Subsections (c)
4 and (d) shall not apply to Puerto Rico.

5 "(h) UNITS OF LOCAL GOVERNMENT IN LOU6 ISLANA.—In carrying out this section with respect to the
7 State of Louisiana, the term 'unit of local government'
8 means a district attorney or a parish sheriff.

9 "SEC. 506. RESERVED FUNDS.

10 "Of the total amount made available to carry out this
11 subpart for a fiscal year, the Attorney General shall re12 serve not more than—

13 "(1) \$20,000,000, for use by the National In-14 stitute of Justice in assisting units of local govern-15 ment to identify, select, develop, modernize, and pur-16 chase new technologies for use by law enforcement, 17 of which \$1,000,000 shall be for use by the Bureau 18 of Justice Statistics to collect data necessary for car-19 rying out this subpart; and

"(2) \$20,000,000, to be granted by the Attorney General to States and units of local government
to develop and implement antiterrorism training programs.

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1 "SEC. 507. INTEREST-BEARING TRUST FUNDS.

2 "(a) TRUST FUND REQUIRED.—A State or unit of
3 local government shall establish a trust fund in which to
4 deposit amounts received under this subpart.

5 "(b) EXPENDITURES.—

6 "(1) IN GENERAL.—Each amount received
7 under this subpart (including interest on such
8 amount) shall be expended before the date on which
9 the grant period expires.

10 "(2) REPAYMENT.—A State or unit of local 11 government that fails to expend an entire amount 12 (including interest on such amount) as required by 13 paragraph (1) shall repay the unexpended portion to 14 the Attorney General not later than 3 months after 15 the date on which the grant period expires.

"(3) REDUCTION OF FUTURE AMOUNTS.—If a
State or unit of local government fails to comply
with paragraphs (1) and (2), the Attorney General
shall reduce amounts to be provided to that State or
unit 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 a dedicated fund for use by the Attorney General to

carry out this subpart. Such funds are hereby made avail able to carry out this subpart.

3 "SEC. 508. AUTHORIZATION OF APPROPRIATIONS.

4 "There is authorized to be appropriated to carry out
5 this subpart \$1,095,000,000 for fiscal year 2004 and such
6 sums as may be necessary for each of fiscal years 2005
7 through 2008.".

8 (b) REPEALS OF CERTAIN AUTHORITIES RELATING9 TO BYRNE GRANTS.—

10 (1) DISCRETIONARY GRANTS TO PUBLIC AND
11 PRIVATE ENTITIES.—Chapter A of subpart 2 of Part
12 E of title I of the Omnibus Crime Control and Safe
13 Streets Act of 1968 (42 U.S.C. 3760–3762) is re14 pealed.

(2) TARGETED GRANTS TO CURB MOTOR VEHICLE THEFT.—Subtitle B of title I of the Anti Car
Theft Act of 1992 (42 U.S.C. 3750a–3750d) is repealed.

19 (c) Conforming Amendments.—

(1) CRIME IDENTIFICATION TECHNOLOGY
ACT.—Subsection (c)(2)(G) of section 102 of the
Crime Identification Technology Act of 1998 (42
U.S.C. 14601) is amended by striking "such as"
and all that follows through "the M.O.R.E. program" and inserting "such as the Edward Byrne

1	Justice Assistance Grant Program and the M.O.R.E.
2	program".
3	(2) SAFE STREETS ACT.—Title I of the Omni-
4	bus Crime Control and Safe Streets Act of 1968 is
5	amended—
6	(A) in section 517 (42 U.S.C. 3763), in
7	subsection $(a)(1)$, by striking "pursuant to sec-
8	tion 511 or 515" and inserting "pursuant to
9	section 515";
10	(B) in section 520 (42 U.S.C. 3766)—
11	(i) in subsection $(a)(1)$, by striking
12	"the program evaluations as required by
13	section 501(c) of this part" and inserting
14	"program evaluations";
15	(ii) in subsection $(a)(2)$, by striking
16	"evaluations of programs funded under
17	section 506 (formula grants) and sections
18	511 and 515 (discretionary grants) of this
19	part" and inserting "evaluations of pro-
20	grams funded under section 505 (formula
21	grants) and section 515 (discretionary
22	grants) of this part"; and
23	(iii) in subsection $(b)(2)$, by striking
24	"programs funded under section 506 (for-

25 mula grants) and section 511 (discre-

tionary grants)" and inserting "programs 1 2 funded under section 505(formula grants)"; 3 4 (C) in section 522 (42 U.S.C. 3766b)— 5 (i) in subsection (a), in the matter 6 preceding paragraph (1), by striking "sec-7 tion 506" and inserting "section 505"; and 8 (ii) in subsection (a)(1), by striking "an assessment of the impact of such ac-9 10 tivities on meeting the needs identified in 11 the State strategy submitted under section 503" and inserting "an assessment of the 12 13 impact of such activities on meeting the 14 purposes of subpart 1"; 15 (D) in section 801(b) (42 U.S.C. 3782(b)), 16 in the matter following paragraph (5)— 17 (i) by striking "the purposes of sec-18 tion 501 of this title" and inserting "the 19 purposes of such subpart 1"; and (ii) by striking "the application sub-20 21 mitted pursuant to section 503 of this 22 title" and inserting "the application sub-23 mitted pursuant to section 502 of this 24 title";

1	(E) in section 808 (42 U.S.C. 3789), by
2	striking "the State office described in section
3	507 or 1408" and inserting "the State office
4	responsible for the trust fund required by sec-
5	tion 507, or the State office described in section
6	1408,";
7	(F) in section 901 (42 U.S.C. 3791), in
8	subsection $(a)(2)$, by striking "for the purposes
9	of section 506(a)" and inserting "for the pur-
10	poses of section 505(a)";
11	(G) in section 1502 (42 U.S.C. 3796bb-
12	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"
20	and 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
25	required 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
4	section $503(a)(1)$ "; and
5	(J) in section 1902 (42 U.S.C. 3796ff–1),
6	in subsection (e), by striking "The Office des-
7	ignated under section 507" and inserting "The
8	office responsible for the trust fund required by
9	section 507".
10	(d) Applicability.—The amendments made by this
11	section shall apply with respect to the first fiscal year be-
12	ginning after the date of the enactment of this Act and
13	each fiscal year thereafter.
14	SEC. 202. CLARIFICATION OF NUMBER OF RECIPIENTS
15	WHO MAY BE SELECTED IN A GIVEN YEAR TO
16	RECEIVE PUBLIC SAFETY OFFICER MEDAL
17	OF VALOR.
18	Section 3(c) of the Public Safety Officer Medal of
19	Valor Act of 2001 (42 U.S.C. 15202(c)) is amended by
20	striking "more than 5 recipients" and inserting "more
21	than 5 individuals, or groups of individuals, as recipients".

1	SEC. 203. CONGRESSIONAL MEDAL AND PLAQUE FOR PUB-
2	LIC SAFETY OFFICERS WHO RESPONDED TO
3	THE ATTACKS ON THE UNITED STATES ON
4	SEPTEMBER 11, 2001.
5	(a) PURPOSE.—It is the purpose of this section—
6	(1) to commemorate the sacrifices made and
7	service rendered to the United States by those public
8	safety officers who responded to the attacks on the
9	United States on September 11, 2001; and
10	(2) to honor those public safety officers on the
11	third anniversary of those attacks.
12	(b) Presentation Authorized.—
13	(1) IN GENERAL.—The Speaker of the House of
14	Representatives and the President pro tempore of
15	the Senate are authorized jointly to present, on be-
16	half of the Congress—
17	(A) to individuals certified by the Attorney
18	General pursuant to subsection (e), a bronze
19	medal $1\frac{1}{2}$ inches in diameter commemorating
20	the service to the United States of those indi-
21	viduals; and
22	(B) to public agencies certified by the At-
23	torney General pursuant to subsection (e), a
24	plaque commemorating the service to the
25	United States of the officers, employees, or
26	agents of those agencies.

(2) DATE.—The presentation shall be made as 1 2 close as feasible to the third anniversary of the at-3 tacks on the United States on September 11, 2001. 4 (3) NEXT OF KIN.—In the case of an individual 5 certified by the Attorney General pursuant to sub-6 section (e), the medal may be accepted by the next 7 of kin of any such individual. 8 (c) DESIGN AND STRIKING.— 9 (1) CONSULTATION.—The Attorney General 10 shall consult with the Institute of Heraldry of the 11 Department of Defense regarding the design and ar-12 tistry of the medal and the plaque authorized by this 13 section. The Attorney General may also consider 14 suggestions received by the Department of Justice 15 regarding the design and artistry of the medal and 16 the plaque, including suggestions made by persons 17 not employed by the Department of Justice. 18 (2) STRIKING.—After such consultation, the At-19 torney General shall strike such medals and produce 20 such plaques as may be required to carry out this

- 21 section.
- 22 (d) ELIGIBILITY REQUIREMENTS.—
- 23 (1) INDIVIDUALS.—

24 (A) IN GENERAL.—To be eligible to be25 presented the medal referred to in subsection

1	(b), an individual must have been a public safe-
2	ty officer (as defined in section 5 of the Public
3	Safety Officer Medal of Valor Act of 2001 (42
4	U.S.C. 15204))—
5	(i) who was present in New York, Vir-
6	ginia, or Pennsylvania on September 11,
7	2001;
8	(ii) who participated in the response
9	that day to the terrorist attacks on the
10	World Trade Center, the terrorist attack
11	on the Pentagon, or the terrorist attack
12	that resulted in the crash of the fourth air-
13	plane in Pennsylvania; and
14	(iii) who died as a result of such par-
15	ticipation.
16	(B) RULE OF CONSTRUCTION.—An indi-
17	vidual who was killed in one of the attacks re-
18	ferred to in subparagraph (A)(ii) shall be
19	deemed, for purposes of that subparagraph, to
20	have participated in the response.
21	(2) AGENCIES.—To be eligible to be presented
22	the plaque referred to in subsection (b), a public
23	agency must have had at least one officer, employee,
24	or agent who is eligible under paragraph (1) or who

would be so eligible but for the requirement of sub paragraph (A)(iii) of that paragraph.

3 (3) APPLICATION; DETERMINATION.—To estab-4 lish the eligibility required by paragraphs (1) or (2), 5 the head of a public agency must present to the At-6 torney General an application with such supporting 7 documentation as the Attorney General may require 8 to support such eligibility and, in the case of the eli-9 gibility of an individual, with information on next of 10 kin. The Attorney General shall determine, through 11 the documentation provided and, if necessary, inde-12 pendent investigation, whether the requirements of 13 paragraphs (1) or (2) have been established.

(e) CERTIFICATION.—The Attorney General shall,
within 12 months after the date of the enactment of this
Act, certify to the Speaker of the House of Representatives and the President pro tempore of the Senate the
names of individuals eligible to receive the medal and public agencies eligible to receive the plaque.

20 (f) AUTHORIZATION OF APPROPRIATIONS.—There is
21 authorized to be appropriated such sums as may be nec22 essary to carry out this section.

SEC. 204. CLARIFICATION OF OFFICIAL TO BE CONSULTED BY ATTORNEY GENERAL IN CONSIDERING AP PLICATION FOR EMERGENCY FEDERAL LAW ENFORCEMENT ASSISTANCE.

5 Section 609M(b) of the Justice Assistance Act of
6 1984 (42 U.S.C. 10501(b)) is amended by striking "the
7 Director of the Office of Justice Assistance" and inserting
8 "the Assistant Attorney General for the Office of Justice
9 Programs".

10SEC. 205. CLARIFICATION OF USES FOR REGIONAL INFOR-11MATION SHARING SYSTEM GRANTS.

Section 1301(b) of the Omnibus Crime Control and
Safe Streets Act of 1968 (42 U.S.C. 3796h(b)), as most
recently amended by section 701 of the USA PATRIOT
Act (Public Law 107–56; 115 Stat. 374), is amended—
(1) in paragraph (1), by inserting "regional"
before "information sharing systems";

18 (2) by amending paragraph (3) to read as fol-19 lows:

20 "(3) establishing and maintaining a secure tele21 communications system for regional information
22 sharing between Federal, State, and local law en23 forcement agencies;"; and

24 (3) by striking "(5)" at the end of paragraph25 (4).

SEC. 206. INTEGRITY AND ENHANCEMENT OF NATIONAL CRIMINAL RECORD DATABASES. (a) DUTIES OF DIRECTOR.—Section 302 of the Om nibus Crime Control and Safe Streets Act of 1968 (42)

5 U.S.C. 3732) is amended—

6 (1) in subsection (b), by inserting after the 7 third sentence the following new sentence: "The Di-8 rector shall be responsible for the integrity of data 9 and statistics and shall protect against improper or 10 illegal use or disclosure.";

(2) by amending paragraph (19) of subsection(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 na-17 tional systems of criminal history and related 18 records including the National Criminal History 19 Background Check System, the National Incident-20 Based Reporting System, and the records of the Na-21 tional Crime Information Center, facilitate State 22 participation in national records and information 23 systems, and support statistical research for critical 24 analysis of the improvement and utilization of crimi-25 nal history records;"; and

(3) in subsection (d)—

26

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 statis-
7	tical agencies as needed to carry out the purposes of
8	this 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
13	U.S.C. 3735) is amended by striking "particular indi-
14	vidual" and 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
18	this title, no" and inserting "No".
19	SEC. 207. EXTENSION OF MATCHING GRANT PROGRAM FOR
20	
	LAW ENFORCEMENT ARMOR VESTS.
21	LAW ENFORCEMENT ARMOR VESTS. Section 1001(a)(23) of title I of the Omnibus Crime
21 22	
	Section 1001(a)(23) of title I of the Omnibus Crime

Subtitle B—Building Community Capacity to Prevent, Reduce, and Control Crime

4 SEC. 211. 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 fol8 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.

"(b) ASSISTANCE.—The Director may assist States,
units of local government, and neighborhood and community-based organizations in developing Weed and Seed
strategies, as provided in section 104.

17 "(c) AUTHORIZATION OF APPROPRIATIONS.—There
18 is authorized to be appropriated to carry out this section
19 \$58,265,000 for fiscal year 2004, and such sums as may
20 be necessary for each of fiscal years 2005 and 2006, to
21 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
25 and Seed Strategies may implement strategies, to be

known as Weed and Seed strategies, to prevent, control,
 and reduce violent crime, criminal drug-related activity,
 and gang activity in designated Weed-and-Seed commu nities. Each such strategy shall involve both of the fol lowing activities:

6 "(1) WEEDING.—Activities, to be known as 7 Weeding activities, which shall include promoting 8 and coordinating a broad spectrum of community ef-9 forts (especially those of law enforcement agencies 10 and prosecutors) to arrest, and to sanction or incar-11 cerate, persons in that community who participate or 12 engage in violent crime, criminal drug-related activ-13 ity, and other crimes that threaten the quality of life 14 in that community.

15 "(2) SEEDING.—Activities, to be known as
16 Seeding activities, which shall include promoting and
17 coordinating a broad spectrum of community efforts
18 (such as drug abuse education, mentoring, and em19 ployment counseling) to provide—

20 "(A) human services, relating to preven21 tion, intervention, or treatment, for at-risk indi22 viduals and families; and

23 "(B) community revitalization efforts, in24 cluding enforcement of building codes and de25 velopment of the economy.

1	"(b) Guidelines.—The Director shall issue guide-
2	lines for the development and implementation of Weed and
3	Seed strategies under this section. The guidelines shall en-
4	sure that the Weed and Seed strategy for a community
5	referred 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
12	agencies; and
13	"(ii) other public and private agencies,
14	and neighborhood and community-based
15	organizations, 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
24	the District encompassing the community;

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

1	"(C) the steering committee is capable of
2	implementing the strategy appropriately; and
3	"(2) the community must agree to formulate a
4	timely and effective plan to independently sustain
5	the strategy (or, at a minimum, a majority of the
6	best practices of the strategy) when assistance under
7	this section is no longer available.
8	"(d) Application.—An application for designation
9	as a Weed-and-Seed community for purposes of subsection
10	(a) shall be submitted to the Director by the steering com-
11	mittee of the community in such form, and containing
12	such information and assurances, as the Director may re-
13	quire. The application shall propose—
1 /	"(1) a gustainable Wood and Soud strategy that
14	"(1) a sustainable Weed and Seed strategy that
14 15	includes—
15	includes—
15 16	includes— "(A) the active involvement of the United
15 16 17	includes— "(A) the active involvement of the United States Attorney for the District encompassing
15 16 17 18	includes— "(A) the active involvement of the United States Attorney for the District encompassing the community, the Drug Enforcement Admin-
15 16 17 18 19	includes— "(A) the active involvement of the United States Attorney for the District encompassing the community, the Drug Enforcement Admin- istration's special agent in charge for the juris-
15 16 17 18 19 20	includes— "(A) the active involvement of the United States Attorney for the District encompassing the community, the Drug Enforcement Admin- istration's special agent in charge for the juris- diction encompassing the community, and other
 15 16 17 18 19 20 21 	includes— "(A) the active involvement of the United States Attorney for the District encompassing the community, the Drug Enforcement Admin- istration's special agent in charge for the juris- diction encompassing the community, and other Federal law enforcement agencies operating in

1	"(C) demonstrated coordination with com-
2	plementary neighborhood and community-based
3	programs and initiatives; and
4	"(2) a methodology with outcome measures and
5	specific objective indicia of performance to be used
6	to evaluate the effectiveness of the strategy.
7	"(e) Grants.—
8	"(1) IN GENERAL.—In implementing a strategy
9	for a community under subsection (a), the Director
10	may make grants to that community.
11	"(2) USES.—For each grant under this sub-
12	section, the community receiving that grant—
13	"(A) shall use not less than 40 percent of
14	the grant amounts for Seeding activities under
15	subsection $(a)(2)$; and
16	"(B) may not use any of the grant
17	amounts for construction, except that the As-
18	sistant Attorney General may authorize use of
19	grant amounts for incidental or minor construc-
20	tion, renovation, or remodeling.
21	"(3) LIMITATIONS.—A community may not re-
22	ceive grants under this subsection (or fall within
23	such a community)—
24	"(A) for a period of more than 10 fiscal
25	years;

1	"(B) for more than 5 separate fiscal years,
2	except that the Assistant Attorney General
3	may, in single increments and only upon a
4	showing of extraordinary circumstances, author-
5	ize grants for not more than 3 additional sepa-
6	rate fiscal years; or
7	"(C) in an aggregate amount of more than
8	\$1,000,000, except that the Assistant Attorney
9	General may, upon a showing of extraordinary
10	circumstances, authorize grants for not more
11	than an additional \$500,000.
12	"(4) DISTRIBUTION.—In making grants under
13	this subsection, the Director shall ensure that—
14	"(A) to the extent practicable, the distribu-
15	tion of such grants is geographically equitable
16	and includes both urban and rural areas of
17	varying population and area; and
18	"(B) priority is given to communities that
19	clearly and effectively coordinate crime preven-
20	tion programs with other Federal programs in
21	a manner that addresses the overall needs of
22	such communities.
23	"(5) FEDERAL SHARE.—(A) Subject to sub-
24	paragraph (B), the Federal share of a grant under
25	this subsection may not exceed 75 percent of the

1	total costs of the projects described in the applica-
2	tion for which the grant was made.
3	"(B) The requirement of subparagraph (A)—
4	"(i) may be satisfied in cash or in kind;
5	and
6	"(ii) may be waived by the Assistant Attor-
7	ney General upon a determination that the fi-
8	nancial circumstances affecting the applicant
9	warrant a finding that such a waiver is equi-
10	table.
11	"(6) Supplement, not supplant.—To re-
12	ceive a grant under this subsection, the applicant
13	must provide assurances that the amounts received
14	under the grant shall be used to supplement, not
15	supplant, non-Federal funds that would otherwise be
16	available for programs or services provided in the
17	community.".
18	(b) Abolishment of Executive Office of Weed
19	and Seed; Transfers of Functions.—
20	(1) Abolishment.—The Executive Office of
21	Weed and Seed is abolished.
22	(2) TRANSFER.—There are hereby transferred
23	to the Office of Weed and Seed Strategies all func-
24	tions and activities performed immediately before

1	the date of the enactment of this Act by the Execu-
2	tive Office of Weed and Seed Strategies.
3	(c) EFFECTIVE DATE.—This section and the amend-
4	ments made by this section take effect 90 days after the
5	date of the enactment of this Act.
6	Subtitle C—Assisting Victims of
7	Crime
8	SEC. 221. GRANTS TO LOCAL NONPROFIT ORGANIZATIONS
9	TO IMPROVE OUTREACH SERVICES TO VIC-
10	TIMS OF CRIME.
11	Section 1404(c) of the Victims of Crime Act of 1984
12	(42 U.S.C. 10603(c)), as most recently amended by sec-
13	tion 623 of the USA PATRIOT Act (Public Law 107–
14	56; 115 Stat. 372), is amended—
15	(1) in paragraph (1) —
16	(A) in the matter preceding subparagraph
17	(A), by striking the comma after "Director";
18	(B) in subparagraph (A), by striking
19	"and" at the end;
20	(C) in subparagraph (B), by striking the
21	period at the end and inserting "; and"; and
22	(D) by adding at the end the following new
23	subparagraph:
24	"(C) for nonprofit neighborhood and commu-
25	nity-based victim service organizations and coalitions

1	to improve outreach and services to victims of
2	crime.";
3	(2) in paragraph (2)—
4	(A) in subparagraph (A)—
5	(i) by striking "paragraph (1)(A)"
6	and inserting "paragraphs (1)(A) and
7	(1)(C)";
8	(ii) by striking "and" at the end;
9	(B) in subparagraph (B), by striking the
10	period at the end and inserting "; and"; and
11	(C) by adding at the end the following new
12	subparagraph:
13	"(C) not more than $10,000$ shall be used for
14	any single grant under paragraph (1)(C).".
15	SEC. 222. CLARIFICATION AND ENHANCEMENT OF CERTAIN
16	AUTHORITIES RELATING TO CRIME VICTIMS
17	FUND.
18	Section 1402 of the Victims of Crime Act of 1984
19	(42 U.S.C. 10601) is amended as follows:
20	(1) AUTHORITY TO ACCEPT GIFTS.—Subsection
21	(b)(5) of such section is amended by striking the pe-
22	riod at the end and inserting the following: ", which
23	the Director is hereby authorized to accept for de-
24	posit into the Fund, except that the Director is not

	00
1	hereby authorized to accept any such gift, bequest,
2	or donation that—
3	"(A) attaches conditions inconsistent with
4	applicable laws or regulations; or
5	"(B) is conditioned upon or would require
6	the expenditure of appropriated funds that are
7	not available to the Office for Victims of
8	Crime.".
9	(2) Authority to replenish antiterrorism
10	EMERGENCY RESERVE.—Subsection (d)(5)(A) of
11	such section is amended by striking "expended" and
12	inserting "obligated".
13	(3) AUTHORITY TO MAKE GRANTS TO INDIAN
14	TRIBES FOR VICTIM ASSISTANCE PROGRAMS.—Sub-
15	section (g) of such section is amended—
16	(A) in paragraph (1), by striking ", acting
17	through the Director,";
18	(B) by redesignating paragraph (2) as
19	paragraph (3); and
20	(C) by inserting after paragraph (1) the
21	following new paragraph:
22	"(2) The Attorney General may use 5 percent of the
23	funds available under subsection $(d)(2)$ (prior to distribu-
24	tion) for grants to Indian tribes to establish victim assist-
25	ance programs, as appropriate.".

1SEC. 223. AMOUNTS RECEIVED UNDER CRIME VICTIM2GRANTS MAY BE USED BY STATE FOR TRAIN-3ING PURPOSES.

4 (a) CRIME VICTIM COMPENSATION.—Section
5 1403(a)(3) of the Victims of Crime Act of 1984 (42)
6 U.S.C. 10602(a)(3)) is amended by inserting after "may
7 be used 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 insert10 ing after "may be used for" the following: "training pur11 poses and".

12 SEC. 224. CLARIFICATION OF AUTHORITIES RELATING TO 13 VIOLENCE AGAINST WOMEN FORMULA AND 14 DISCRETIONARY GRANT PROGRAMS.

(a) CLARIFICATION OF SPECIFIC PURPOSES.—Section 2001(b) of the Omnibus Crime Control and Safe
Streets Act of 1968 (42 U.S.C. 3796gg(b)) is amended
in the matter preceding paragraph (1) by inserting after
"violent crimes against women" the following: "to develop
and strengthen victim services in cases involving violent
crimes against women".

(b) TECHNICAL AMENDMENT RELATING TO
MISDESIGNATED SECTIONS.—Section 402(2) of Public
Law 107–273 (116 Stat. 1789) is amended by striking
"as sections 2006 through 2011, respectively" and inserting "as sections 2007 through 2011, respectively".

1	(c) Clarification of State Grants.—Section
2	2007 of the Omnibus Crime Control and Safe Streets Act
3	of 1968 (42 U.S.C. 3796gg–1), as redesignated pursuant
4	to the amendment made by subsection (b), is amended—
5	(1) in subsection (a), by striking "to States"
6	and all that follows through "tribal governments";
7	(2) in subsection (b)—
8	(A) in each of paragraphs (2) and (3), by
9	striking " ¹ / ₅₄ " and inserting " ¹ / ₅₃ "; and
10	(B) in paragraph (4), by striking "in In-
11	dian country";
12	(3) in subsection $(c)(3)(A)$, by striking "police"
13	and inserting "law enforcement"; and
14	(4) in subsection (d)—
15	(A) in the second sentence, by inserting
16	after "each application" the following: "sub-
17	mitted by a State"; and
18	(B) in the third sentence, by striking "An
19	application" and inserting "In addition, each
20	application submitted by a State or tribal gov-
21	ernment".
22	(d) Change from Annual to Biennial Report-
23	ING.—Section 2009(b) of such Act (42 U.S.C. 3796gg-
24	3), as redesignated pursuant to the amendment made by
25	subsection (b), is amended by striking "Not later than"

and all that follows through "the Attorney General shall
 submit" and inserting the following: "Not later than one
 month after the end of each even-numbered fiscal year,
 the Attorney General shall submit".

5 (e) AVAILABILITY OF FORENSIC MEDICAL EXAMS.—
6 Section 2010 of such Act (42 U.S.C. 3796gg-4), as redes7 ignated pursuant to the amendment made by subsection
8 (b), is amended by adding at the end the following new
9 subsections:

10 "(c) USE OF FUNDS.—A State or Indian tribal government may use Federal grant funds under this part to 11 12 pay for forensic medical exams performed by trained examiners for victims of sexual assault, except that such 13 funds may not be used to pay for forensic medical exams 14 15 by any State or Indian tribal government that requires victims of sexual assault to seek reimbursement for such 16 17 exams from their insurance carriers.

18 "(d) RULE OF CONSTRUCTION.—Nothing in this sec-19 tion shall be construed to require a victim of sexual assault 20 to participate in the criminal justice system or cooperate 21 with law enforcement in order to be provided with a foren-22 sic medical exam, reimbursement for charges incurred on 23 account of such an exam, or both.".

24 (f) TECHNICAL AMENDMENT.—The heading for Part
25 T of title I of the Omnibus Crime Control and Safe Streets

Act of 1968 (42 U.S.C. 3796gg et seq.) is amended to
 read as follows:

3 "PART T—GRANTS TO COMBAT VIOLENT CRIMES 4 AGAINST WOMEN".

5 SEC. 225. EXPANSION OF GRANT PROGRAMS ASSISTING EN6 FORCEMENT OF DOMESTIC VIOLENCE CASES
7 TO ALSO ASSIST ENFORCEMENT OF SEXUAL
8 ASSAULT CASES.

9 (a) GRANTS TO ENCOURAGE DOMESTIC VIOLENCE
10 ARREST POLICIES.—Section 2101 of the Omnibus Crime
11 Control and Safe Streets Act of 1968 (42 U.S.C. 3796hh)
12 is amended—

(1) in subsection (a), by striking "to treat domestic violence as a serious violation" and inserting
"to treat domestic violence and sexual assault as serious violations";

17 (2) in subsection (b)—

18 (A) in each of paragraphs (2) and (5), by
19 striking "domestic violence and dating violence"
20 and inserting "domestic violence, sexual assault,
21 and dating violence";

(B) in paragraph (3), by striking "domestic violence cases" and inserting "domestic violence and sexual assault cases"; and

(C) in paragraph (6), by striking "about 1 2 domestic violence" and inserting "about domes-3 tic violence and sexual assault"; and (3) in subsection (d), by striking "In this sec-4 5 tion, the term" and inserting "In this part— 6 "(1) the term 'sexual assault' has the meaning 7 given the term in section 2008; and 8 "(2) the term". 9 (b) APPLICATIONS.—Section 2102(b) of such Act (42) 10 U.S.C. 3796hh–1(b)) is amended in each of paragraphs (1) and (2) by inserting after "involving domestic vio-11 lence" the following: "or sexual assault". 12 (c) RURAL DOMESTIC VIOLENCE AND CHILD ABUSE 13 ENFORCEMENT ASSISTANCE.—Section 40295(a) of the 14 15 Violence Against Women Act of 1994 (title IV of the Violent Crime Control and Law Enforcement Act of 1994; 16 17 42 U.S.C. 13971(a)) is amended in each of paragraphs (1) and (2) by striking "domestic violence and dating vio-18 lence (as defined in section 2003" and inserting "domestic 19 violence, sexual assault, and dating violence (as such 20 21 terms are defined in section 2008".

22 SEC. 226. CHANGE OF CERTAIN REPORTS FROM ANNUAL 23 TO BIENNIAL.

(a) STALKING AND DOMESTIC VIOLENCE.—Section
40610 of the Violence Against Women Act of 1994 (title

IV of the Violent Crime Control and Law Enforcement
 Act of 1994; 42 U.S.C. 14039) is amended by striking
 "The Attorney General shall submit to the Congress an
 annual report, beginning one year after the date of the
 enactment of this Act, that provides" and inserting "Each
 even-numbered fiscal year, the Attorney General shall sub mit to the Congress a biennial report that provides".

8 (b) SAFE HAVENS FOR CHILDREN.—Section 9 1301(d)(1) of the Victims of Trafficking and Violence Protection Act of 2000 (42 U.S.C. 10420(d)(1)) is amend-10 ed in the matter preceding subparagraph (A) by striking 11 12 "Not later than 1 year after the last day of the first fiscal 13 year commencing on or after the date of the enactment of this Act, and not later than 180 days after the last 14 15 day of each fiscal year thereafter," and inserting "Not later than one month after the end of each even-numbered 16 fiscal year,". 17

18 SEC. 227. CLARIFICATION OF RECIPIENTS AND PROGRAMS

19ELIGIBLE FOR GRANTS UNDER RURAL DO-20MESTIC VIOLENCE AND CHILD ABUSE EN-21FORCEMENT ASSISTANCE PROGRAM.

Section 40295 of the Violence Against Women Act
of 1994 (title IV of the Violent Crime Control and Law
Enforcement Act of 1994; 42 U.S.C. 13971) is amended
as follows:

1	(1) in subsection (a), in the matter preceding
2	paragraph (1), by striking "to States, Indian tribal
3	governments, and local governments of rural States,
4	and to other public or private entities of rural
5	States" and inserting "to States, Indian tribal gov-
6	ernments, local governments, and public or private
7	entities, for programs serving rural areas or rural
8	communities"; and
9	(2) in subsection (b)—
10	(A) by inserting "(1) the term" before
11	"Indian tribe' means";
12	(B) by striking "Indians." and all that fol-
13	lows through the period at the end and insert-
14	ing "Indians; and
15	((2) the terms 'rural area' and 'rural commu-
16	nity' have the meanings given those terms in section
17	491(k)(2) of the McKinney-Vento Homeless Assist-
18	ance Act (42 U.S.C. 11408(k)(2)).".
19	Subtitle D—Preventing Crime
20	SEC. 231. CLARIFICATION OF DEFINITION OF VIOLENT OF-
21	FENDER FOR PURPOSES OF JUVENILE DRUG
22	COURTS.
23	Section 2953(b) of the Omnibus Crime Control and
24	Safe Streets Act of 1968 (42 U.S.C. 3797u-2(b)) is
25	amended in the matter preceding paragraph (1) by strik-

1 ing "an offense that" and inserting "a felony-level offense2 that".

3 SEC. 232. CHANGES TO DISTRIBUTION AND ALLOCATION OF 4 GRANTS FOR DRUG COURTS.

5 (a) MINIMUM ALLOCATION REPEALED.—Section
6 2957 of such Act (42 U.S.C. 3797u-6) is amended by
7 striking subsection (b).

8 (b) TECHNICAL ASSISTANCE AND TRAINING.—Such
9 section is further amended by adding at the end the fol10 lowing new subsection:

11 "(b) TECHNICAL ASSISTANCE AND TRAINING.—Unless one or more applications submitted by any State or 12 unit of local government within such State (other than an 13 Indian tribe) for a grant under this part has been funded 14 15 in any fiscal year, such State, together with eligible applicants within such State, shall be provided targeted tech-16 nical assistance and training by the Community Capacity 17 18 Development Office to assist such State and such eligible applicants to successfully compete for future funding 19 20 under this part.".

1SEC. 233. ELIGIBILITY FOR GRANTS UNDER DRUG COURT2GRANTS PROGRAM EXTENDED TO COURTS3THAT SUPERVISE NON-OFFENDERS WITH4SUBSTANCE ABUSE PROBLEMS.

5 Section 2951(a)(1) of such Act (42 U.S.C.
6 3797u(a)(1)) is amended by striking "offenders with sub7 stance abuse problems" and inserting "offenders, and
8 other individuals under the jurisdiction of the court, with
9 substance abuse problems".

10SEC. 234. TERM OF RESIDENTIAL SUBSTANCE ABUSE11TREATMENT PROGRAM FOR LOCAL FACILI-12TIES.

Section 1904 of the Omnibus Crime Control and Safe
Streets Act of 1968 (42 U.S.C. 3796ff–3) is amended by
adding at the end the following new subsection:

16 "(d) DEFINITION.—In this section, the term 'jail-17 based substance abuse treatment program' means a course 18 of individual and group activities, lasting for a period of 19 not less than 3 months, in an area of a correctional facility 20 set apart from the general population of the correctional 21 facility, if those activities are—

22 "(1) directed at the substance abuse problems23 of the prisoners; and

24 "(2) intended to develop the cognitive, behav-25 ioral, and other skills of prisoners in order to ad-

dress the substance abuse and related problems of
 prisoners.".

Subtitle E—Other Matters

3

4 SEC. 241. CHANGES TO CERTAIN FINANCIAL AUTHORITIES.

5 (a) CERTAIN PROGRAMS THAT ARE EXEMPT FROM
6 PAYING STATES INTEREST ON LATE DISBURSEMENTS
7 ALSO EXEMPTED FROM PAYING CHARGE TO TREASURY
8 FOR UNTIMELY DISBURSEMENTS.—Section 204(f) of
9 such Act (116 Stat. 1776; 31 U.S.C. 6503 note) is
10 amended—

(1) by striking "section 6503(d)" and inserting
"sections 3335(b) or 6503(d)"; and

(2) by striking "section 6503" and inserting
"sections 3335(b) or 6503".

15 (b) Southwest Border Prosecutor Initiative INCLUDED AMONG SUCH EXEMPTED PROGRAMS.—Sec-16 tion 204(f) of such Act is further amended by striking 17 "pursuant to section 501(a)" and inserting "pursuant to 18 19 the Southwest Border Prosecutor Initiative (as carried out pursuant to paragraph (3) (117 Stat. 64) under the head-20 21 ing relating to Community Oriented Policing Services of 22 the Department of Justice Appropriations Act, 2003 (title 23 I of division B of Public Law 108–7), or as carried out 24 pursuant to any subsequent authority) or section 501(a)".

70

(c) FUNDS AVAILABLE FOR ATFE MAY BE USED
 FOR AIRCRAFT, BOATS, AMMUNITION, FIREARMS, FIRE ARMS COMPETITIONS, AND ANY AUTHORIZED ACTIV ITY.—Section 530C(b) of title 28, United States Code, is
 amended—

6 (1) in paragraph (2), in each of subparagraphs
7 (A) and (B), by inserting "for the Bureau of Alco8 hol, Tobacco, Firearms, and Explosives," before "for
9 the Drug Enforcement Administration,"; and

10 (2) by adding at the end the following new11 paragraph:

"(8) BUREAU OF ALCOHOL, TOBACCO, FIREARMS, AND EXPLOSIVES.—Funds available to the
Attorney General for the Bureau of Alcohol, Tobacco, Firearms, and Explosives may be used for the
conduct of all its authorized activities.".

17 (d) AUDITS AND REPORTS ON ATFE UNDERCOVER INVESTIGATIVE OPERATIONS.—Section 102(b) of the De-18 partment of Justice and Related Agencies Appropriations 19 Act, 1993 (28 U.S.C. 533 note), as in effect pursuant to 20 21 section 815(d) of the Antiterrorism and Effective Death 22 Penalty Act of 1996 (28 U.S.C. 533 note) shall apply with 23 respect to the Bureau of Alcohol, Tobacco, Firearms, and 24 Explosives and the undercover investigative operations of 25 the Bureau on the same basis as such section applies with
respect to any other agency and the undercover investiga tive operations of such agency.

3 SEC. 242. COORDINATION DUTIES OF ASSISTANT ATTOR-4 NEY GENERAL.

5 (a) COORDINATE AND SUPPORT OFFICE FOR VIC6 TIMS OF CRIME.—Section 102 of the Omnibus Crime Con7 trol and Safe Streets Act of 1968 (42 U.S.C. 3712) is
8 amended in subsection (a)(5) by inserting after "the Bu9 reau of Justice Statistics," the following: "the Office for
10 Victims of Crime,".

(b) SETTING GRANT CONDITIONS AND PRIORITIES.—Such section is further amended in subsection
(a)(6) by inserting ", including placing special conditions
on all grants, and determining priority purposes for formula grants" before the period at the end.

16 SEC. 243. SIMPLIFICATION OF COMPLIANCE DEADLINES

17

UNDER SEX-OFFENDER REGISTRATION LAWS.

(a) COMPLIANCE PERIOD.—A State shall not be
treated, for purposes of any provision of law, as having
failed to comply with section 170101 (42 U.S.C. 14071)
or 170102 (42 U.S.C. 14072) of the Violent Crime Control and Law Enforcement Act of 1994 until 36 months
after the date of the enactment of this Act, except that
the Attorney General may grant an additional 24 months

1 to a State that is making good faith efforts to comply with2 such sections.

3 (b) TIME FOR REGISTRATION OF CURRENT AD-4 DRESS.—Subsection (a)(1)(B) of such section 170101 is 5 amended by striking "unless such requirement is termi-6 nated under" and inserting "for the time period specified 7 in".

8 SEC. 244. REPEAL OF CERTAIN PROGRAMS.

9 (a) SAFE STREETS ACT PROGRAMS.—The following
10 provisions of title I of the Omnibus Crime Control and
11 Safe Streets Act of 1968 are repealed:

12 (1) CRIMINAL JUSTICE FACILITY CONSTRUC13 TION PILOT PROGRAM.—Part F (42 U.S.C. 3769–
14 3769d).

15 (2) MATCHING GRANT PROGRAM FOR SCHOOL
16 SECURITY.—Part AA (42 U.S.C. 3797a–3797e).

17 (b) VIOLENT CRIME CONTROL AND LAW ENFORCE18 MENT ACT PROGRAMS.—The following provisions of the
19 Violent Crime Control and Law Enforcement Act of 1994
20 are repealed:

(1) LOCAL CRIME PREVENTION BLOCK GRANT
PROGRAM.—Subtitle B of title III (42 U.S.C.
13751–13758).

	10
1	(2) Assistance for delinquent and at-
2	RISK YOUTH.—Subtitle G of title III (42 U.S.C.
3	13801 - 13802).
4	(3) Improved training and technical au-
5	TOMATION.—Subtitle E of title XXI (42 U.S.C.
6	14151).
7	(4) OTHER STATE AND LOCAL AID.—Subtitle F
8	of title XXI (42 U.S.C. 14161).
9	SEC. 245. ELIMINATION OF CERTAIN NOTICE AND HEARING
10	REQUIREMENTS.
11	Part H of title I of the Omnibus Crime Control and
12	Safe Streets Act of 1968 is amended as follows:
13	(1) NOTICE AND HEARING ON DENIAL OR TER-
14	MINATION OF GRANT.—Section 802 (42 U.S.C.
15	3783) of such part is amended—
16	
	(A) by striking subsections (b) and (c);
17	(A) by striking subsections (b) and (c); and
17 18	
	and
18	and (B) by striking "(a)" before "Whenever,".
18 19	and(B) by striking "(a)" before "Whenever,".(2) FINALITY OF DETERMINATIONS.—Section
18 19 20	and (B) by striking "(a)" before "Whenever,". (2) FINALITY OF DETERMINATIONS.—Section 803 (42 U.S.C. 3784) of such part is amended—
18 19 20 21	and (B) by striking "(a)" before "Whenever,". (2) FINALITY OF DETERMINATIONS.—Section 803 (42 U.S.C. 3784) of such part is amended— (A) by striking ", after reasonable notice

1 (3) Repeal of appellate court review.— 2 Section 804 (42 U.S.C. 3785) of such part is re-3 pealed. 4 SEC. 246. AMENDED DEFINITIONS FOR PURPOSES OF OMNI-5 BUS CRIME CONTROL AND SAFE STREETS 6 ACT OF 1968. 7 Section 901 of title I of the Omnibus Crime Control 8 and Safe Streets Act of 1968 (42 U.S.C. 3791) is amend-9 ed as follows: 10 (1) INDIAN TRIBE.—Subsection (a)(3)(C) of such section is amended by striking "(as that term 11 12 is defined in section 103 of the Juvenile Justice and 13 Delinquency Prevention Act of 1974 (42 U.S.C. 14 5603))". 15 (2) COMBINATION.—Subsection (a)(5) of such section is amended by striking "program or project" 16 17 and inserting "program, plan, or project". 18 (3) Neighborhood or community-based or-19 GANIZATIONS.—Subsection (a)(11) of such section is amended by striking "which" and inserting ", in-20 21 cluding faith-based, that". (4) INDIAN TRIBE; PRIVATE PERSON.—Sub-22 23 section (a) of such section is further amended— 24 (A) in paragraph (24) by striking "and" at 25 the end;

1	(B) in paragraph (25) by striking the pe-
2	riod at the end and inserting a semicolon; and
3	(C) by adding at the end the following new
4	paragraphs:
5	"(26) the term 'Indian Tribe' has the meaning
6	given the term 'Indian tribe' in section 4(e) of the
7	Indian Self-Determination and Education Assistance
8	Act (25 U.S.C. 450b(e)); and
9	"(27) the term 'private person' means any indi-
10	vidual (including an individual acting in his official
11	capacity) and any private partnership, corporation,
12	association, organization, or entity (or any combina-
13	tion thereof).".
13 14	tion thereof).". SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST-
14	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST-
14 15	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR
14 15 16	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES.
14 15 16 17	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST-ENCEPAYMENTSTOPRISONERSFORHEALTH CARE ITEMS AND SERVICES.Section 4006 of title 18, United States Code, is
14 15 16 17 18	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES. Section 4006 of title 18, United States Code, is amended—
14 15 16 17 18 19	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES. Section 4006 of title 18, United States Code, is amended— (1) in subsection (a) by inserting after "The
 14 15 16 17 18 19 20 	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES. Section 4006 of title 18, United States Code, is amended— (1) in subsection (a) by inserting after "The Attorney General" the following: "or the Secretary
 14 15 16 17 18 19 20 21 	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES. Section 4006 of title 18, United States Code, is amended— (1) in subsection (a) by inserting after "The Attorney General" the following: "or the Secretary of Homeland Security, as applicable,"; and
 14 15 16 17 18 19 20 21 22 	SEC. 247. CLARIFICATION OF AUTHORITY TO PAY SUBSIST- ENCE PAYMENTS TO PRISONERS FOR HEALTH CARE ITEMS AND SERVICES. Section 4006 of title 18, United States Code, is amended— (1) in subsection (a) by inserting after "The Attorney General" the following: "or the Secretary of Homeland Security, as applicable,"; and (2) in subsection (b)(1)—

1	(B) by striking "shall not exceed the lesser
2	of the amount" and inserting "shall be the
3	amount billed, not to exceed the amount";
4	(C) by striking "items and services" and
5	all that follows through "the Medicare pro-
6	gram" and inserting "items and services under
7	the Medicare program"; and
8	(D) by striking "; or" and all that follows
9	through the period at the end and inserting a
10	period.
11	SEC. 248. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
12	MENT.
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 104, as added by section 211 of
16	this Act, the following new section:
17	"SEC. 105. OFFICE OF AUDIT, ASSESSMENT, AND MANAGE-
18	MENT.
19	"(a) Establishment.—
20	"(1) IN GENERAL.—There is established within
21	the Office an Office of Audit, Assessment, and Man-
22	agement, headed by a Director appointed by the At-
23	torney General. In carrying out the functions of the
24	Office, the Director shall be subject to the authority,
25	direction, and control of the Attorney General. Such

authority, direction, and control may be delegated
 only to the Assistant Attorney General, without re delegation.

4 "(2) PURPOSE.—The purpose of the Office
5 shall be to carry out and coordinate performance au6 dits of, take actions to ensure compliance with the
7 terms of, and manage information with respect to,
8 grants under programs covered by subsection (b).

9 "(3) EXCLUSIVITY.—The Office shall be the ex-10 clusive element of the Department of Justice, other 11 than the Inspector General, performing functions 12 and activities for the purpose specified in paragraph 13 (2). There are hereby transferred to the Office all 14 functions and activities, other than functions and ac-15 tivities of the Inspector General, for such purpose 16 performed immediately before the date of the enact-17 ment of this Act by any other element of the De-18 partment.

19 "(b) COVERED PROGRAMS.—The programs referred20 to in subsection (a) are the following:

21 "(1) The program under part Q of this title.

22 "(2) Any grant program carried out by the Of-23 fice of Justice Programs.

"(3) Any other grant program carried out by
 the Department of Justice that the Attorney General
 considers appropriate.

4 "(c) Performance Audits Required.—

5 "(1) IN GENERAL.—The Director shall select 6 grants awarded under the programs covered by sub-7 section (b) and carry out performance audits on 8 such grants. In selecting such grants, the Director 9 shall ensure that the aggregate amount awarded 10 under the grants so selected represent not less than 11 10 percent of the aggregate amount of money 12 awarded under all such grant programs.

"(2) RELATIONSHIP TO NIJ EVALUATIONS.—
This subsection does not affect the authority or duty
of the Director of the National Institute of Justice
to carry out overall evaluations of programs covered
by subsection (b), except that such Director shall
consult with the Director of the Office in carrying
out such evaluations.

20 "(3) TIMING OF PERFORMANCE AUDITS.—The
21 performance audit required by paragraph (1) of a
22 grant selected under paragraph (1) shall be carried
23 out—

"(A) not later than the end of the grant
 period, if the grant period is not more than 1
 year; and

4 "(B) at the end of each year of the grant 5 period, if the grant period is more than 1 year. 6 "(d) COMPLIANCE ACTIONS REQUIRED.—The Direc-7 tor shall take such actions to ensure compliance with the 8 terms of a grant as the Director considers appropriate 9 with respect to each grant that the Director determines 10 (in consultation with the head of the element of the De-11 partment of Justice concerned), through a performance 12 audit under subsection (a) or other means, is not in compliance with such terms. In the case of a misuse of more 13 than 1 percent of the grant amount concerned, the Direc-14 15 tor shall, in addition to any other action to ensure compliance that the Director considers appropriate, ensure that 16 17 the entity responsible for such misuse ceases to receive any 18 funds under any program covered by subsection (b) until 19 such entity repays to the Attorney General an amount 20 equal to the amounts misused. The Director may, in un-21 usual circumstances, grant relief from this requirement to 22 ensure that an innocent party is not punished.

23 "(e) GRANT MANAGEMENT SYSTEM.—The Director
24 shall establish and maintain, in consultation with the chief
25 information officer of the Office, a modern, automated

system for managing all information relating to the grants
 made under the programs covered by subsection (b).

3 "(f) AVAILABILITY OF FUNDS.—Not to exceed 5 per-4 cent of all funding made available for a fiscal year for the 5 programs covered by subsection (b) shall be reserved for 6 the activities of the Office of Audit, Assessment, and Man-7 agement as authorized by this section.".

8 (b) EFFECTIVE DATE.—This section and the amend9 ment made by this section take effect 90 days after the
10 date of the enactment of this Act.

11 SEC. 249. COMMUNITY CAPACITY DEVELOPMENT OFFICE.

(a) IN GENERAL.—Part A of title I of the Omnibus
Crime Control and Safe Streets Act of 1968 is amended
by adding after section 105, as added by section 248 of
this Act, the following new section:

16 "SEC. 106. COMMUNITY CAPACITY DEVELOPMENT OFFICE.

17 "(a) Establishment.—

"(1) IN GENERAL.—There is established within
the Office a Community Capacity Development Office, 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, direction, and control of the Attorney General. Such authority, direction, and control may be delegated only

to the Assistant Attorney General, without redelega tion.

"(2) PURPOSE.—The purpose of the Office
shall be to provide training to actual and prospective
participants under programs covered by section
105(b) to assist such participants in understanding
the substantive and procedural requirements for participating in such programs.

9 "(3) EXCLUSIVITY.—The Office shall be the ex-10 clusive element of the Department of Justice per-11 forming functions and activities for the purpose 12 specified in paragraph (2). There are hereby trans-13 ferred to the Office all functions and activities for 14 such purpose performed immediately before the date 15 of the enactment of this Act by any other element 16 of the Department.

17 "(b) MEANS.—The Director shall, in coordination
18 with the heads of the other elements of the Department,
19 carry out the purpose of the Office through the following
20 means:

21 "(1) Promoting coordination of public and pri22 vate efforts and resources within or available to
23 States, units of local government, and neighborhood
24 and community-based organizations.

"(2) Providing information, training, and tech nical assistance.

3 "(3) Providing support for inter- and intra4 agency task forces and other agreements and for as5 sessment of the effectiveness of programs, projects,
6 approaches, or practices.

7 "(4) Providing in the assessment of the effec8 tiveness of neighborhood and community-based law
9 enforcement and crime prevention strategies and
10 techniques, in coordination with the National Insti11 tute of Justice.

12 "(5) Any other similar means.

13 "(c) LOCATIONS.—Training referred to in subsection 14 (a) shall be provided on a regional basis to groups of such 15 participants. In a case in which remedial training is appro-16 priate, as recommended by the Director or the head of 17 any element of the Department, such training may be pro-18 vided on a local basis to a single such participant.

19 "(d) BEST PRACTICES.—The Director shall—

"(1) identify grants under which clearly beneficial outcomes were obtained, and the characteristics of those grants that were responsible for obtaining those outcomes; and

24 "(2) incorporate those characteristics into the25 training provided under this section.

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"(e) AVAILABILITY OF FUNDS.—Not to exceed 5 per cent of all funding made available for a fiscal year for the
 programs covered by section 105(b) shall be reserved for
 the activities of the Community Capacity Development Of fice as authorized by this section.".

6 (b) EFFECTIVE DATE.—This section and the amend7 ment made by this section take effect 90 days after the
8 date of the enactment of this Act.

9 SEC. 250. OFFICE OF APPLIED LAW ENFORCEMENT TECH10 NOLOGY.

(a) IN GENERAL.—Part A of title I of the Omnibus
Crime Control and Safe Streets Act of 1968 is amended
by adding after section 106, as added by section 249 of
this Act, the following new section:

15 "SEC. 107. OFFICE OF APPLIED LAW ENFORCEMENT TECH16 NOLOGY.

"(a) ESTABLISHMENT.—There is established within
the Office an Office of Applied Law Enforcement Technology, headed by a Director appointed by the Attorney
General. The purpose of the Office shall be to provide
leadership and focus to those grants of the Department
of Justice that are made for the purpose of using or improving law enforcement computer systems.

24 "(b) DUTIES.—In carrying out the purpose of the Of-25 fice, the Director shall—

"(1) establish clear minimum standards for
 computer systems that can be purchased using
 amounts awarded under such grants; and

4 "(2) ensure that recipients of such grants use
5 such systems to participate in crime reporting pro6 grams administered by the Department.".

7 (b) EFFECTIVE DATE.—This section and the amend8 ment made by this section take effect 90 days after the
9 date of the enactment of this Act.

10 SEC. 251. AVAILABILITY OF FUNDS FOR GRANTS.

(a) IN GENERAL.—Part A of title I of the Omnibus
Crime Control and Safe Streets Act of 1968 is amended
by adding after section 107, as added by section 250 of
this Act, the following new section:

15 "SEC. 108. AVAILABILITY OF FUNDS.

16 "(a) PERIOD FOR AWARDING GRANT FUNDS.—

17 "(1) IN GENERAL.—Unless otherwise specifi-18 cally provided in an authorization, DOJ grant funds 19 for a fiscal year shall remain available to be awarded 20 and distributed to a grantee only in that fiscal year 21 and the three succeeding fiscal years, subject to 22 paragraphs (2) and (3). DOJ grant funds not so 23 awarded and distributed shall revert to the Treas-24 ury.

"(2) TREATMENT OF REPROGRAMMED
 FUNDS.—DOJ grant funds for a fiscal year that are
 reprogrammed in a later fiscal year shall be treated
 for purposes of paragraph (1) as DOJ grant funds
 for such later fiscal year.

6 "(3) TREATMENT OF DEOBLIGATED FUNDS.—If 7 DOJ grant funds were obligated and then 8 deobligated, the period of availability that applies to 9 those grant funds under paragraph (1) shall be ex-10 tended by a number of days equal to the number of 11 days from the date on which those grant funds were 12 obligated to the date on which those grant funds 13 were deobligated.

14 "(b) PERIOD FOR EXPENDING GRANT FUNDS.—
15 DOJ grant funds for a fiscal year that have been awarded
16 and distributed to a grantee may be expended by that
17 grantee only in the period permitted under the terms of
18 the grant. DOJ grant funds not so expended shall revert
19 to the Treasury.

"(c) DEFINITION.—In this section, the term 'DOJ
grant funds' means, for a fiscal year, amounts appropriated for activities of the Department of Justice in carrying out grant programs for that fiscal year.

"(d) APPLICABILITY.—This section applies to DOJ
 grant funds for fiscal years beginning with fiscal year
 2004.".

4 (b) EFFECTIVE DATE.—This section and the amend5 ment made by this section take effect 90 days after the
6 date of the enactment of this Act.

7 SEC. 252. CONSOLIDATION OF FINANCIAL MANAGEMENT
8 SYSTEMS OF OFFICE OF JUSTICE PROGRAMS.
9 (a) CONSOLIDATION OF ACCOUNTING ACTIVITIES
10 AND PROCUREMENT ACTIVITIES.—The Assistant Attor11 ney General of the Office of Justice Programs shall ensure
12 that—

(1) all accounting activities for all elements of
the Office of Justice Programs are carried out under
the direct management of the Office of the Comptroller; and

17 (2) all procurement activities for all elements of
18 the Office are carried out under the direct manage19 ment of the Office of Administration.

20 (b) FURTHER CONSOLIDATION OF PROCUREMENT
21 ACTIVITIES.—The Assistant Attorney General shall en22 sure that, on and after September 30, 2007—

(1) all procurement activities for all elements of
the Office are carried out through a single management office; and

(2) all contracts and purchase orders used in
 carrying out those activities are processed through a
 single procurement system.

4 (c) CONSOLIDATION OF FINANCIAL MANAGEMENT 5 SYSTEMS.—The Assistant Attorney General shall ensure 6 that, on and after September 30, 2010, all financial man-7 agement activities (including human resources, payroll, 8 and accounting activities, as well as procurement activi-9 ties) of all elements of the Office are carried out through 10 a single financial management system.

11 (d) ACHIEVING COMPLIANCE.—

(1) SCHEDULE.—The Assistant Attorney General shall undertake a scheduled consolidation of operations to achieve compliance with the requirements
of this section.

16 (2) SPECIFIC REQUIREMENTS.—With respect to
17 achieving compliance with the requirements of—

18 (A) subsection (a), the consolidation of op19 erations shall be initiated not later than 90
20 days after the date of the enactment of this
21 Act; and

(B) subsections (b) and (c), the consolidation of operations shall be initiated not later
than September 30, 2005, and shall be carried
out by the Office of Administration, in con-

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1	sultation with the Chief Information Officer
2	and the Office of Audit, Assessment, and Man-
3	agement.
4	SEC. 253. AUTHORIZATION AND CHANGE OF COPS PRO-
5	GRAM TO SINGLE GRANT PROGRAM.
6	(a) IN GENERAL.—Section 1701 of title I of the Om-
7	nibus Crime Control and Safe Streets Act of 1968 (42
8	U.S.C. 3796dd) is amended—
9	(1) by amending subsection (a) to read as fol-
10	lows:
11	"(a) GRANT AUTHORIZATION.—The Attorney Gen-
12	eral shall carry out a single grant program under which
13	the Attorney General makes grants to States, units of
14	local government, Indian tribal governments, other public
15	and private entities, and multi-jurisdictional or regional
16	consortia for the purposes described in subsection (b).";
17	(2) by striking subsections (b) and (c);
18	(3) by redesignating subsection (d) as sub-
19	section (b), and in that subsection—
20	(A) by striking "Additional Grant
21	PROJECTS.—Grants made under subsection (a)
22	may include programs, projects, and other ac-
23	tivities to—" and inserting "USES OF GRANT
24	AMOUNTS.—The purposes for which grants

1	made under subsection (a) may be made are—
2	"; ;
3	(B) by redesignating paragraphs (1)
4	through (12) as paragraphs (5) through (16) ,
5	respectively;
6	(C) by inserting before paragraph (5) (as
7	so redesignated) the following new paragraphs:
8	((1) rehire law enforcement officers who have
9	been laid off as a result of State and local budget
10	reductions for deployment in community-oriented po-
11	licing;
12	((2) hire and train new, additional career law
13	enforcement officers for deployment in community-
14	oriented policing across the Nation;
15	"(3) procure equipment, technology, or support
16	systems, or pay overtime, to increase the number of
17	officers deployed in community-oriented policing;
18	"(4) improve security at schools and on school
19	grounds in the jurisdiction of the grantee through—
20	"(A) placement and use of metal detectors,
21	locks, lighting, and other deterrent measures;
22	"(B) security assessments;
23	"(C) security training of personnel and
24	students;

1	"(D) coordination with local law enforce-
2	ment; and
3	"(E) any other measure that, in the deter-
4	mination of the Attorney General, may provide
5	a significant improvement in security;"; and
6	(D) by amending paragraph (8) (as so re-
7	designated) to read as follows:
8	"(8) develop new technologies, including inter-
9	operable communications technologies, modernized
10	criminal record technology, and forensic technology,
11	to assist State and local law enforcement agencies in
12	reorienting the emphasis of their activities from re-
13	acting to crime to preventing crime and to train law
14	enforcement officers to use such technologies;";
15	(4) by redesignating subsections (e) through (k)
16	as subsections (c) through (i), respectively;
17	(5) in subsection (c) (as so redesignated) by
18	striking "subsection (i)" and inserting "subsection
19	(g)''; and
20	(6) by adding at the end the following new sub-
21	section:
22	"(j) Matching Funds for School Security
23	GRANTS.—Notwithstanding subsection (i), in the case of
24	a grant under subsection (a) for the purposes described
25	in subsection $(b)(4)$ —

1	"(1) the portion of the costs of a program pro-
2	vided by that grant may not exceed 50 percent;
3	((2) any funds appropriated by Congress for
4	the activities of any agency of an Indian tribal gov-
5	ernment or the Bureau of Indian Affairs performing
6	law enforcement functions on any Indian lands may
7	be used to provide the non-Federal share of a
8	matching requirement funded under this subsection;
9	and
10	"(3) the Attorney General may provide, in the
11	guidelines implementing this section, for the require-
12	ment of paragraph (1) to be waived or altered in the
13	case of a recipient with a financial need for such a
14	waiver or alteration.".
15	(b) Conforming Amendment.—Section 1702 of
16	title I of such Act (42 U.S.C. 3796dd–1) is amended in
17	subsection $(d)(2)$ by striking "section 1701(d)" and in-
18	serting "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 clause (i)
23	and all that follows through the period at the end
24	and inserting the following:

25 "(i) \$1,007,624,000 for fiscal year 2004;

1	"(ii) \$1,027,176,000 for fiscal year 2005; and
2	"(iii) \$1,047,119,000 for fiscal year 2006.";
3	and
4	(2) in subparagraph (B)—
5	(A) by striking "section 1701(f)" and in-
6	serting "section 1701(d)"; and
7	(B) by striking the third sentence.
8	SEC. 254. CLARIFICATION OF PERSONS ELIGIBLE FOR BEN-
9	EFITS UNDER PUBLIC SAFETY OFFICERS'
10	DEATH BENEFITS PROGRAMS.
11	(a) Persons Eligible for Death Benefits.—
12	Section 1204 of the Omnibus Crime Control and Safe
13	Streets Act of 1968 (42 U.S.C. 3796b), as most recently
14	amended by section 2(a) of the Mychal Judge Police and
15	Fire Chaplains Public Safety Officers' Benefit Act of 2002
15	i v
16	(Public Law 107–196; 116 Stat. 719), is amended—
	A C
16	(Public Law 107–196; 116 Stat. 719), is amended—
16 17	(Public Law 107–196; 116 Stat. 719), is amended— (1) by redesignating paragraphs (7) and (8) as
16 17 18	 (Public Law 107–196; 116 Stat. 719), is amended— (1) by redesignating paragraphs (7) and (8) as paragraphs (8) and (9), respectively;
16 17 18 19	 (Public Law 107–196; 116 Stat. 719), is amended— (1) by redesignating paragraphs (7) and (8) as paragraphs (8) and (9), respectively; (2) by inserting after paragraph (6) the fol-
16 17 18 19 20	 (Public Law 107–196; 116 Stat. 719), is amended— (1) by redesignating paragraphs (7) and (8) as paragraphs (8) and (9), respectively; (2) by inserting after paragraph (6) the following new paragraph:
16 17 18 19 20 21	 (Public Law 107–196; 116 Stat. 719), is amended— (1) by redesignating paragraphs (7) and (8) as paragraphs (8) and (9), respectively; (2) by inserting after paragraph (6) the following new paragraph: "(7) 'member of a rescue squad or ambulance

(3) in paragraph (4) by striking "and" and all
 that follows through the end and inserting a semi colon.

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.—
9 Section 1201 of such Act (42 U.S.C. 3796) is amended
10 by adding at the end the following:

"(k) In any case in which the Bureau paid, before
the date of the enactment of Public Law 107–196, any
benefit under this part to an individual who—

14 "(1) before the enactment of that law was enti-15 tled to receive that benefit; and

"(2) by reason of the retroactive effective date
of that law is no longer entitled to receive that benefit,

19 "the Bureau may suspend or end activities to collect that20 benefit if the Bureau determines that collecting that ben-21 efit is impractical or would cause undue hardship to that22 individual.".

23 (d) DESIGNATION OF BENEFICIARY.—Section
24 1201(a)(4) of such Act (42 U.S.C. 3796(a)(4)) is amend25 ed to read as follows:

3	"(A) in the case of a claim made on or
4	after the date that is 90 days after the date of
5	the enactment of this subparagraph, to the indi-
6	vidual designated by such officer as beneficiary
7	under this section in such officer's most re-
8	cently executed designation of beneficiary on
9	file at the time of death with such officer's pub-
10	lic safety agency, organization, or unit, provided
11	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, provided that such individual survived such officer; or".

18 SEC. 255. RESEARCH-BASED BULLYING PREVENTION PRO-

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GRAMS.

20 Paragraph (13) of section 1801(b) of the Omnibus
21 Crime Control and Safe Streets Act of 1968 (42 U.S.C.
22 3796ee(b)) is amended by inserting before the semicolon
23 at the end the following: ", which may include research24 based bullying prevention programs".

TITLE III—MISCELLANEOUS **PROVISIONS** 2

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3 SEC. 301. TECHNICAL AMENDMENTS RELATING TO PUBLIC 4 LAW 107-56. 5 (a) STRIKING SURPLUS WORDS.—

6 (1) Section 2703(c)(1) of title 18, United 7 States Code, is amended by striking "or" at the end 8 of subparagraph (C).

9 (2) Section 1960(b)(1)(C) of title 18, United 10 States Code, is amended by striking "to be used to 11 be used" and inserting "to be used".

12 (b) PUNCTUATION AND GRAMMAR CORRECTIONS.— Section 2516(1)(q) of title 18, United States Code, is 13 14 amended-

15 (1) by striking the semicolon after the first 16 close parenthesis; and

(2) by striking "sections" and inserting "sec-17 18 tion".

19 (c) CROSS REFERENCE CORRECTION.—Section 322 of Public Law 107–56 is amended, effective on the date 20 21 of the enactment of that section, by striking "title 18" 22 and inserting "title 28".

23 (d) CAPITALIZATION CORRECTION.—Subsections (a) 24 and (b) of section 2703 of title 18, United States Code, 25 are each amended by striking "CONTENTS OF WIRE OR 1 ELECTRONIC" and inserting "CONTENTS OF WIRE OR
 2 ELECTRONIC".

3 SEC. 302. MISCELLANEOUS TECHNICAL AMENDMENTS.

4 (a) PUNCTUATION CORRECTIONS.—The heading for
5 section 1591 of title 18, United States Code, is amended
6 by inserting a comma after "**fraud**".

7 (b) DUPLICATE SECTION NUMBERS.—The second
8 section 540C in chapter 33 of title 28, United States Code,
9 is redesignated as section 540D, and the item relating to
10 that section in the table of sections at the beginning of
11 that chapter is redesignated accordingly and transferred
12 so as to be placed after the item relating to section 540C.
13 (c) TABLE OF SECTIONS OMISSION.—The table of

14 sections at the beginning of chapter 203 of title 18, United

- 15 States Code, is amended by inserting after the item relat-
- 16 ing to section 3050 the following new item:

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

(d) REPEAL OF DUPLICATIVE PROGRAM.—Section
316 of Part A of the Runaway and Homeless Youth Act
(42 U.S.C. 5712d), as added by section 40155 of the Violent Crime Control and Law Enforcement Act of 1994
(Public Law 103–322; 108 Stat. 1922), is repealed.

1SEC. 303. MINOR SUBSTANTIVE AMENDMENT RELATING TO2CONTENTS OF FBI ANNUAL REPORT.

Section 540D(b)(1)(A) of title 28, United States Code, as redesignated by section 302(b), is further amended by inserting "and the number of such personnel who receive danger pay under section 151 of the Foreign Relations Authorization Act, Fiscal Years 1990 and 1991 (5 U.S.C. 5928 note)" after "year".

9 SEC. 304. USE OF FEDERAL TRAINING FACILITIES.

(a) FEDERAL TRAINING FACILITIES.—Unless specifically authorized in writing by the Attorney General, the
Department of Justice (and each entity within it) shall
use for any predominately internal training or conference
meeting only a facility that does not require a payment
to a private entity for use of the facility.

16 (b) ANNUAL REPORT.—The Attorney General shall prepare an annual report to the Chairmen and ranking 17 minority members of the Committees on the Judiciary of 18 19 the Senate and of the House of Representatives that details each training and conference meeting that requires 20 21 specific authorization under subsection (a). The report 22 shall include an explanation of why the facility was chosen, 23 and a breakdown of any expenditures incurred in excess 24 of the cost of conducting the training or meeting at a facility that did not require such authorization. 25

1 SEC. 305. PRIVACY OFFICER.

2 (a) IN GENERAL.—The Attorney General shall des3 ignate a senior official in the Department of Justice to
4 assume primary responsibility for privacy policy.

5 (b) RESPONSIBILITIES.—The responsibilities of such6 official shall include—

7 (1) assuring that the use of technologies sus8 tain, and do not erode, privacy protections relating
9 to the use, collection, and disclosure of personally
10 identifiable information;

(2) assuring that personally identifiable information contained in systems of records is handled in
full compliance with fair information practices as set
out in section 552a of title 5, United States Code;

(3) evaluating legislative and regulatory proposals involving collection, use, and disclosure of
personally identifiable information by the Federal
Government;

(4) conducting a privacy impact assessment of
proposed rules of the Department on the privacy of
personally identifiable information, including the
type of personally identifiable information collected
and the number of people affected;

24 (5) preparing a report to Congress on an an25 nual basis on activities of the Department that af26 fect privacy, including complaints of privacy viola•HR 3036 EH

tions, implementation of section 552a of title 5,

United States Code, internal controls, and other rel-

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3

3	evant matters;
4	(6) ensuring that the Department protects per-
5	sonally identifiable information and information sys-
6	tems from unauthorized access, use, disclosure, dis-
7	ruption, modification, or destruction in order to
8	provide—
9	(A) integrity, which means guarding
10	against improper information modification or
11	destruction, and includes ensuring information
12	nonrepudiation and authenticity;
13	(B) confidentially, which means preserving
14	authorized restrictions on access and disclosure,
15	including means for protecting personal privacy
16	and proprietary information;
17	(C) availability, which means ensuring
18	timely and reliable access to and use of that in-
19	formation; and
20	(D) authentication, which means utilizing
21	digital credentials to assure the identity of
22	users and validate their access; and
23	(7) advising the Attorney General and the Di-
24	rector of the Office of Management and Budget on
	•HR 3036 EH

1 information security and privacy issues pertaining to 2 Federal Government information systems. 3 (c) REVIEW.—The Department of Justice shall re-4 view its policies to assure that the Department treats per-5 sonally identifiable information in its databases in a manner that complies with applicable Federal law on privacy. 6 7 SEC. 306. BANKRUPTCY CRIMES. 8 The Director of the Executive Office for United 9 States Trustees shall prepare an annual report to the Con-10 gress detailing— 11 (1) the number and types of criminal referrals 12 made by the United States Trustee Program; 13 (2) the outcomes of each criminal referral; 14 (3) for any year in which the number of crimi-15 nal referrals is less than for the prior year, an expla-16 nation of the decrease; and 17 (4) the United States Trustee Program's efforts 18 to prevent bankruptcy fraud and abuse, particularly 19 with respect to the establishment of uniform internal 20 controls to detect common, higher risk frauds, such 21 as a debtor's failure to disclose all assets.

1SEC. 307. REPORT TO CONGRESS ON STATUS OF UNITED2STATES PERSONS OR RESIDENTS DETAINED3ON SUSPICION OF TERRORISM.

4 Not less often than once every 12 months, the Attor5 ney General shall submit to Congress a report on the sta6 tus of United States persons or residents detained, as of
7 the date of the report, on suspicion of terrorism. The re8 port shall—

9 (1) specify the number of persons or residents10 so detained; and

(2) specify the standards developed by the Department of Justice for recommending or determining that a person should be tried as a criminal
defendant or should be designated as an enemy combatant.

16SEC. 308. TECHNICAL CORRECTION RELATING TO DEFINI-17TION USED IN "TERRORISM TRANSCENDING

18 NATIONAL BOUNDARIES" STATUTE.

19 Section 1958 of title 18, United States Code, is20 amended—

21 (1) in subsection (a), by striking "facility in"22 and inserting "facility of"; and

23 (2) in subsection (b)(2), by inserting "or for24 eign" after "interstate".

1	SEC. 309. INCREASED PENALTIES AND EXPANDED JURIS-
2	DICTION FOR SEXUAL ABUSE OFFENSES IN
3	CORRECTIONAL FACILITIES.
4	(a) EXPANDED JURISDICTION.—The following provi-
5	sions of title 18, United States Code, are each amended
6	by inserting "or in the custody of the Attorney General
7	or the Bureau of Prisons or any institution or facility in
8	which the person is confined by direction of the Attorney
9	General," after "in a Federal prison,":
10	(1) Subsections (a) and (b) of section 2241.
11	(2) The first sentence of subsection (c) of sec-
12	tion 2241.
13	(3) Section 2242.
14	(4) Subsections (a) and (b) of section 2243.
15	(5) Subsections (a) and (b) of section 2244.
16	(b) Increased Penalties.—
17	(1) SEXUAL ABUSE OF A WARD.—Section
18	2243(b) of such title is amended by striking "one
19	year" and inserting "five years".
20	(2) Abusive Sexual Contact.—Section 2244
21	of such title is amended by striking "six months"
22	and inserting "two years" in each of subsections
23	(a)(4) and (b).

1 SEC. 310. EXPANDED JURISDICTION FOR CONTRABAND OF 2 FENSES IN CORRECTIONAL FACILITIES.

3 Section 1791(a) of title 18, United States Code, is 4 amended in each of paragraphs (1) and (2) by inserting 5 "or an individual in the custody of the Attorney General 6 or the Bureau of Prisons or any institution or facility in 7 which the person is confined by direction of the Attorney 8 General" after "an inmate of a prison".

9 SEC. 311. MAGISTRATE JUDGE'S AUTHORITY TO CONTINUE 10 PRELIMINARY HEARING.

11 The second sentence of section 3060(c) of title 18, 12 United States Code, is amended to read as follows: "In 13 the absence of such consent of the accused, the judge or 14 magistrate judge may extend the time limits only on a 15 showing that extraordinary circumstances exist and justice 16 requires the delay.".

17 SEC. 312. RECOGNIZING THE 40TH ANNIVERSARY OF THE

18 FOUNDING OF THE LAWYERS' COMMITTEE
19 FOR CIVIL RIGHTS UNDER LAW AND SUP20 PORTING THE DESIGNATION OF AN EQUAL
21 JUSTICE DAY.

22 (a) FINDINGS.—Congress finds that—

(1) on June 21, 1963, President John F. Kennedy and Attorney General Robert F. Kennedy convened 244 members of the National, State, and local

1	private bar to provide legal representation to remedy
2	racial discrimination against minority communities;
3	(2) without President Kennedy's vision for ra-
4	cial justice, the bar would have remained silent in
5	the face of vocal resistance by Southern State legis-
6	latures against desegregation;
7	(3) for more than 4 decades, the Lawyers'
8	Committee for Civil Rights Under Law (hereinafter
9	in this section referred to as "Lawyers' Committee")
10	has worked to advance the civil rights of African-
11	Americans and other racial and ethnic minority com-
12	munities in the areas of environmental protection,
13	employment, affirmative action, fair housing, edu-
14	cation, and voting;
15	(4) the Lawyers' Committee operated an office
16	in Jackson, Mississippi, from 1964 through 1984,
17	which filed numerous cases that transformed the
18	State, including the defense of civil rights dem-
19	onstrators, desegregation of many public institutions
20	and workforces, reformation of the notorious
21	Parchman Prison, and numerous voting rights cases
22	resulting in a revolution in the number of African-
23	American elected officials in State positions and
24	Congress;

2of the Civil Rights Act of 1964, Voting Rights Act3of 1965 and the 1982 Amendments, Fair Housing4Act of 1988, Civil Rights Act of 1991, and National5Voter Registration Act of 1993;6(6) the Lawyers' Committee secured a land-7mark, unanimous United States Supreme Court de-8cision that strengthened first amendment protections9for peaceful political boycotts in Claiborne Hardware10Co. v. NAACP;11(7) the Lawyers' Committee created a police12community relations program in 1965 that recruited13African-Americans for law enforcement officers and14eased tensions between law enforcement officers and15African-American communities;16(8) the Lawyers' Committee defended the stu-17dents of Jackson State University following police18shootings upon a peaceful demonstration that killed192 persons and wounded a dozen others;20(9) the Lawyers' Committee operated its Cairo,21Illinois office from 1969 through 1972 in response22to intense racial unrest and police brutality in the23city;24(10) the Lawyers' Committee recruited attor-	1	(5) the Lawyers' Committee fought for passage				
 Act of 1988, Civil Rights Act of 1991, and National Voter Registration Act of 1993; (6) the Lawyers' Committee secured a land- mark, unanimous United States Supreme Court de- eision that strengthened first amendment protections for peaceful political boycotts in Claiborne Hardware Co. v. NAACP; (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the students of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the eity; 	2	of the Civil Rights Act of 1964, Voting Rights Act				
 Voter Registration Act of 1993; (6) the Lawyers' Committee secured a land- mark, unanimous United States Supreme Court de- cision that strengthened first amendment protections for peaceful political boycotts in Claiborne Hardware Co. v. NAACP; (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the eity; 	3	of 1965 and the 1982 Amendments, Fair Housing				
 6 (6) the Lawyers' Committee secured a land- mark, unanimous United States Supreme Court de- eision that strengthened first amendment protections 9 for peaceful political boycotts in Claiborne Hardware 10 Co. v. NAACP; 11 (7) the Lawyers' Committee created a police community relations program in 1965 that recruited 13 African-Americans for law enforcement positions and eased tensions between law enforcement officers and 14 African-American communities; 16 (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; 20 (9) the Lawyers' Committee operated its Cairo, 11 Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	4	Act of 1988, Civil Rights Act of 1991, and National				
 mark, unanimous United States Supreme Court decision that strengthened first amendment protections for peaceful political boycotts in Claiborne Hardware Co. v. NAACP; (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the students of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	5	Voter Registration Act of 1993;				
 cision that strengthened first amendment protections for peaceful political boycotts in Claiborne Hardware Co. v. NAACP; (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	6	(6) the Lawyers' Committee secured a land-				
 for peaceful political boycotts in Claiborne Hardware Co. v. NAACP; (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the students of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	7	mark, unanimous United States Supreme Court de-				
10Co. v. NAACP;11(7) the Lawyers' Committee created a police12community relations program in 1965 that recruited13African-Americans for law enforcement positions and14eased tensions between law enforcement officers and15African-American communities;16(8) the Lawyers' Committee defended the stu-17dents of Jackson State University following police18shootings upon a peaceful demonstration that killed192 persons and wounded a dozen others;20(9) the Lawyers' Committee operated its Cairo,21Illinois office from 1969 through 1972 in response22to intense racial unrest and police brutality in the23city;	8	cision that strengthened first amendment protections				
 (7) the Lawyers' Committee created a police community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the students of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	9	for peaceful political boycotts in Claiborne Hardware				
 community relations program in 1965 that recruited African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the eity; 	10	Co. v. NAACP;				
 African-Americans for law enforcement positions and eased tensions between law enforcement officers and African-American communities; (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	11	(7) the Lawyers' Committee created a police				
 14 eased tensions between law enforcement officers and 15 African-American communities; 16 (8) the Lawyers' Committee defended the stu- 17 dents of Jackson State University following police 18 shootings upon a peaceful demonstration that killed 19 2 persons and wounded a dozen others; 20 (9) the Lawyers' Committee operated its Cairo, 21 Illinois office from 1969 through 1972 in response 22 to intense racial unrest and police brutality in the 23 city; 	12	community relations program in 1965 that recruited				
 African-American communities; (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	13	African-Americans for law enforcement positions and				
 (8) the Lawyers' Committee defended the stu- dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	14	eased tensions between law enforcement officers and				
 dents of Jackson State University following police shootings upon a peaceful demonstration that killed 2 persons and wounded a dozen others; (9) the Lawyers' Committee operated its Cairo, Illinois office from 1969 through 1972 in response to intense racial unrest and police brutality in the city; 	15	African-American communities;				
 18 shootings upon a peaceful demonstration that killed 19 2 persons and wounded a dozen others; 20 (9) the Lawyers' Committee operated its Cairo, 21 Illinois office from 1969 through 1972 in response 22 to intense racial unrest and police brutality in the 23 city; 	16	(8) the Lawyers' Committee defended the stu-				
 19 2 persons and wounded a dozen others; 20 (9) the Lawyers' Committee operated its Cairo, 21 Illinois office from 1969 through 1972 in response 22 to intense racial unrest and police brutality in the 23 city; 	17	dents of Jackson State University following police				
 20 (9) the Lawyers' Committee operated its Cairo, 21 Illinois office from 1969 through 1972 in response 22 to intense racial unrest and police brutality in the 23 city; 	18	shootings upon a peaceful demonstration that killed				
 21 Illinois office from 1969 through 1972 in response 22 to intense racial unrest and police brutality in the 23 city; 	19	2 persons and wounded a dozen others;				
 to intense racial unrest and police brutality in the city; 	20	(9) the Lawyers' Committee operated its Cairo,				
23 city;	21	Illinois office from 1969 through 1972 in response				
U /	22	to intense racial unrest and police brutality in the				
24 (10) the Lawyers' Committee recruited attor-	23	city;				
	24	(10) the Lawyers' Committee recruited attor-				
25 neys from the local bar to represent African-Ameri-	25	neys from the local bar to represent African-Ameri-				

cans who could not obtain legal counsel during the
 1960s;

3 (11) the Lawyers' Committee transformed Afri4 can-American voting strength by litigating critical
5 cases throughout the South to oppose archaic voter
6 discrimination laws, poll taxes, and literacy tests
7 that prevented African-Americans from registering
8 and voting;

9 (12) the Lawyers' Committee launched the
10 Urban Areas Project in 1968, which resulted in local
11 independent Lawyers' Committee offices in Philadel12 phia, Los Angeles, Boston, Chicago, San Francisco,
13 Denver, San Antonio, and Washington, D.C.;

(13) the Lawyers' Committee developed the
Southern African Project, which provided legal assistance to thousands of political detainees and technical assistance in resisting pro-apartheid legislation
for more than 20 years and which monitored elections in Namibia in 1989 and elections in South Africa in 1994;

(14) the Lawyers' Committee led the defense of
Executive Order 11246 when it was attacked during
the Reagan Administration in the 1980s;

(15) the Lawyers' Committee litigated a seriesof cases from the 1970s to the present that deseg-

2	Nation, notably in the State of Mississippi and in				
3	Miami, Birmingham, Cleveland, Nassau County,				
4	Buffalo, and Houston;				
5	(16) in Givens v. Hamlet Estates, the Lawyers'				
6	Committee acquired the first seizure order in a fair				
7	housing case that led to the exposure of a decade old				
8	racial coding system that denied apartments to				
9	6,000 African-Americans and Hispanics in Miami,				
10	Florida;				
11	(17) the Lawyers' Committee obtained victories				
12	in 3 cases before the United States Supreme Court				
13	in 1996–1997 involving the Voting Rights Act, in-				
14	cluding Young v. Fordice, Lawyer v. United States,				
15	and King v. State Board of Elections;				
16	(18) the Lawyers' Committee persuaded the				
17	Environmental Protection Agency to relocate 358				
18	African-American families living around the				
19	Escambia toxic Superfund site in Pensacola, Flor-				
20	ida;				
21	(19) the Lawyers' Committee coordinated a				
22	Church Burning Project in the 1990s to provide free				
23	legal assistance to churches that were destroyed dur-				
24	ing a bitter rampage of racially motivated church				
25	burnings;				

1

regated police and fire departments throughout the

1	(20) in Washington Park Land Committee v.				
2	Portsmouth, the Lawyers' Committee secured a case				
3	settlement that led to the relocation of 185 families				
4	from toxic lead poisoned segregated public housing				
5	in Portsmouth, Virginia, to new integrated housing				
6	opportunities; and				
7	(21) June 21, 2003 is the 40th anniversary of				
8	the founding of the Lawyers' Committee.				
9	(b) Recognition.—Pursuant to the findings in sub-				
10	section (a), Congress—				
11	(1) recognizes that these accomplishments of				
12	the Lawyers' Committee reflect the tremendous com-				
13	mitment to implementing justice that President				
14	Kennedy embarked on 40 years ago;				
15	(2) recognizes the achievements of the Lawyers'				
16	Committee, as its staff and pro bono attorneys, cli-				
17	ents, and friends commemorate and celebrate its				
18	40th anniversary; and				
19	(3) supports the designation of an appropriate				
20	day as "Equal Justice Day" in honor of the dedi-				
21	cated work of the Lawyers' Committee and the				
22	many hours of pro bono service offered by lawyers				
23	and law firms throughout this country to secure jus-				
24	tice and equal opportunity for all.				

1 TITLE IV—KOBY MANDELL ACT

2 SEC. 401. SHORT TITLE.

3 This title may be cited as the "Koby Mandell Act of4 2003".

5 SEC. 402. FINDINGS.

6 The Congress finds the following:

7 (1) Numerous American citizens have been
8 murdered or maimed by terrorists around the world.
9 (2) Some American citizens who have been vic10 tims of terrorism overseas have not received from
11 the United States Government services equal to
12 those received by other such victims of overseas ter13 rorism.

14 (3) The United States Government has not de-15 voted adequate efforts or resources to the apprehen-16 sion of terrorists who have harmed American citi-17 zens overseas. Monetary rewards for information 18 leading to the capture of terrorists overseas, which 19 the government advertises in regions where the ter-20 rorists are believed to be hiding, have not been ad-21 vertised adequately.

(4) To remedy these and related problems, an
office should be established within the Department
of Justice for the purpose of ensuring equally vigorous efforts to capture all terrorists who have

1	harmed American citizens overseas and equal treat-				
2	ment for all American victims of overseas terrorism.				
3	SEC. 403. ESTABLISHMENT OF AN OFFICE IN THE DEPART-				
4	MENT OF JUSTICE TO UNDERTAKE SPECIFIC				
5	STEPS TO FACILITATE THE CAPTURE OF TER-				
6	RORISTS WHO HAVE HARMED AMERICAN				
7	CITIZENS OVERSEAS AND TO ENSURE THAT				
8	ALL AMERICAN VICTIMS OF OVERSEAS TER-				
9	RORISM ARE TREATED EQUALLY.				
10	The President shall establish within the Department				
11	of Justice an office (hereinafter in this title the "Office")				
12	to carry out the following activities:				
13	(1) The Office shall create the Bringing Terror-				
14	ists to Justice program, and in so doing will ensure				
15	that—				
16	(A) rewards are offered to capture all ter-				
17	rorists involved in harming American citizens				
18	overseas, regardless of the terrorists' country of				
19	origin or residence;				
20	(B) such rewards are prominently adver-				
21	tised in the mass media and public sites in all				
22	countries or regions where such terrorists re-				
23	side;				

1 (C) the names and photographs and sus-2 pects in all such cases are included on a web 3 site; and

4 (D) the names of the specific organizations
5 claiming responsibility for terrorist attacks
6 mentioned on the site are included in the de7 scriptions of those attacks.

8 (2) The Office shall establish and administer a 9 program which will provide notification for American 10 victims of overseas terrorism or their immediate 11 family to update them on the status of efforts to 12 capture the terrorists who harmed them.

13 (3) The Office shall work with the other United 14 States government agencies to expand legal restric-15 tions on the ability of murderers to reap profits from 16 books or movies concerning their crimes—the "Son 17 of Sam" laws that currently exist in many States, so 18 as to ensure that terrorists who harm American citi-19 zens overseas are unable to profit from book or 20 movie sales in the United States.

(4) The Office shall endeavor to determine if
terrorists who have harmed American citizens overseas are serving in their local police or security
forces. Whenever it is found that terrorists who have
harmed American citizens overseas are serving in

1 their local police or security forces, the Office shall 2 alert those United States Government agencies in-3 volved in providing assistance, directly or indirectly, 4 to those forces, and shall request of those agencies 5 that all such assistance be halted until the aforemen-6 tioned terrorists are removed from their positions. 7 (5) The Office shall undertake a comprehensive 8 assessment of the pattern of United States indict-9 ments and prosecution of terrorists who have 10 harmed American citizens overseas, in order to de-11 termine the reasons for the absence of indictments 12 of terrorists residing in some regions. The Office's 13 assessment shall then be provided to the Attorney 14 General, together with its recommendations. 15 (6) The Office shall endeavor to monitor public 16 actions by governments and regimes overseas per-17 taining to terrorists who have harmed American citi-18 zens, such as naming of schools, streets, or other 19 public institutions or sites after such terrorists. In 20 such instances, the Office shall encourage other 21 United States Government agencies to halt their 22 provision of assistance, directly or indirectly, to 23 those institutions.

24 (7) In cases where terrorists who have harmed25 Americans overseas, and are subsequently released

from incarceration abroad, are eligible for further
 prosecution in the United States, the Office shall co ordinate with other government agencies to seek the
 transfer of those terrorists to the United States for
 further prosecution.

6 SEC. 404. AUTHORIZATION OF APPROPRIATIONS.

7 (a) IN GENERAL.—There are authorized to be appro8 priated for fiscal year 2004 and subsequent fiscal years
9 such sums as may be necessary to carry out this title.

10 (b) AVAILABILITY.—Amounts appropriated under
11 subsection (a) are authorized to remain available until ex12 pended.

13	TITLE	V—MATTERS	RELA	TING
14	ТО	INTELLIGEN	CE	AND
15	COU	NTERINTELLIC	ENCE	

16 SEC. 501. FBI OFFICE OF COUNTERINTELLIGENCE.

17 (a) IN GENERAL.—Chapter 33 of title 28, United
18 States Code, is amended by inserting after section 535 the
19 following new section:

20 "§ 535A. Office of Counterintelligence

21 "Subject to the supervision of the Attorney General,
22 the Director of the Federal Bureau of Investigation may
23 establish an Office of Counterintelligence within the Bu24 reau to investigate potential espionage activities within the
25 Bureau.".

(b) CLERICAL AMENDMENT.—The table of sections
 at the beginning of such chapter is amended by inserting
 after the item relating to section 535 the following new
 item:

"535A. Office of Counterintelligence.".

Passed the House of Representatives March 30, 2004.

Attest:

Clerk.