109TH CONGRESS 1ST SESSION H.R. 2876

To reauthorize the Violence Against Women Act of 1994.

IN THE HOUSE OF REPRESENTATIVES

JUNE 14, 2005

Mr. GREEN of Wisconsin (for himself, Mr. CONYERS, Ms. PRYCE of Ohio, Ms. GINNY BROWN-WAITE of Florida, Ms. SOLIS, Mr. REICHERT, Ms. HART, Mr. BOUSTANY, Mr. MICHAUD, Mr. FOLEY, Mr. POE, Mrs. MALONEY, Mrs. CAPITO, Ms. DELAURO, Mrs. CAPPS, and Ms. SLAUGHTER) introduced the following bill; which was referred to the Committee on the Judiciary, and in addition to the Committees on Education and the Workforce, Energy and Commerce, Financial Services, and Ways and Means, for a period to be subsequently determined by the Speaker, in each case for consideration of such provisions as fall within the jurisdiction of the committee concerned

A BILL

To reauthorize the Violence Against Women Act of 1994.

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

3 SECTION 1. SHORT TITLE.

4 This Act may be cited as the "Violence Against

5 Women Reauthorization Act of 2005".

6 SEC. 2. TABLE OF CONTENTS.

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

Sec. 1. Short title.

- Sec. 2. Table of contents.
- Sec. 3. Grant provisions for Violence Against Women Act of 1994.

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

- Sec. 101. STOP grants improvements.
- Sec. 102. Grants to encourage arrest and enforce protection orders improvements.
- Sec. 103. Legal assistance for victims improvements.
- Sec. 104. Court training and improvements.
- Sec. 105. Full faith and credit improvements.
- Sec. 106. Privacy protections for victims of domestic violence, dating violence, sexual violence, and stalking.
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- Sec. 110. Repeat offender provision.
- Sec. 111. Prohibiting dating violence.

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

- Sec. 201. Violence Against Women programs.
- Sec. 202. Sexual assault services program.
- Sec. 203. Amendments to the rural domestic violence and child abuse enforcement assistance program.
- Sec. 204. Assistance for victims of abuse.
- Sec. 205. GAO study of National Domestic Violence Hotline.
- Sec. 206. Grants for public information campaigns.

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

- Sec. 301. Rape prevention and education.
- Sec. 302. Services, education, protection and justice for young victims of violence.
- Sec. 303. Grants to reduce violence against women on campus.
- Sec. 304. Safe havens.
- Sec. 305. Grants to combat domestic violence, dating violence, sexual assault, and stalking in middle and high schools.

TITLE IV—STRENGTHENING AMERICA'S FAMILIES BY PREVENTING VIOLENCE IN THE HOME

Sec. 401. Preventing violence against women, men, and children.

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

- Sec. 501. Purpose.
- Sec. 502. Training and education of health professionals in domestic and sexual violence.
- Sec. 503. Grants to foster public health responses to domestic violence, dating violence, sexual assault, and stalking grants.

- Sec. 504. Improving Federal health programs' response to domestic violence, dating violence, sexual assault, and stalking.
- Sec. 505. Research on effective interventions in the healthcare setting.

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

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

Sec. 607. Amendments to the public housing program.

TITLE VII—PROVIDING ECONOMIC SECURITY FOR VICTIMS OF VIOLENCE

Sec. 701. Emergency leave.

TITLE VIII—PROTECTION FOR IMMIGRANT VICTIMS OF VIOLENCE

Sec. 800. Short title; references to VAWA-2000; regulations.

Subtitle A—Victims of Crime

Sec. 801. Conditions applicable to U and T visas.

Subtitle B—VAWA Petitioners

- Sec. 811. Definition of VAWA petitioner.
- Sec. 812. Self-petitioning for children.
- Sec. 813. Access to VAWA protection for children of asylum applicants under adjustment provisions.
- Sec. 814. Eliminating abusers' control over applications for adjustments of status.
- Sec. 815. Clarification of access to naturalization for victims of domestic violence.
- Sec. 816. Prohibition of adverse determinations of admissibility or deportability based on protected information.

Subtitle C—Miscellaneous Provisions

- Sec. 831. Removing 2 year custody requirement for battered adopted children.
- Sec. 832. Grounds for hardship waiver for conditional permanent residence for intended spouses.
- Sec. 833. Motions to reopen.
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TITLE IX—SAFETY FOR INDIAN WOMEN

- Sec. 901. Purposes.
- Sec. 902. Consultation.
- Sec. 903. Analysis and research on violence against Indian women.

Sec. 904. Tracking of violence against Indian women. Sec. 905. Tribal Division of the Office on Violence Against Women.

1	SEC. 3. GRANT PROVISIONS FOR VIOLENCE AGAINST
2	WOMEN ACT OF 1994.
3	The Violence Against Women Act of 1994 (108 Stat.
4	1902 et seq.) is amended by adding after section 40001
5	the following:
6	"SEC. 40002. GRANT PROVISIONS.
7	"(a) Grant Conditions.—
8	"(1) Nondisclosure of confidential or
9	PRIVATE INFORMATION.—
10	"(A) IN GENERAL.—In order to ensure the
11	safety of adult and minor victims of domestic
12	violence, dating violence, sexual assault, or
13	stalking, and their families, grantee and sub-
14	grantees under this title shall reasonably pro-
15	tect the confidentiality and privacy of persons
16	receiving services.
17	"(B) NONDISCLOSURE.—Subject to sub-
18	paragraph (C), grantees and subgrantees
19	should not—
20	"(i) disclose any personally identifying
21	information or individual information col-
22	lected in connection with services re-
23	quested, utilized, or denied through grant-

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1	"(ii) reveal individual client informa-
2	tion without the informed, written, reason-
3	ably time-limited consent of the person (or
4	in the case of an unemancipated minor, the
5	minor and the parent or guardian or in the
6	case of persons with disabilities, the guard-
7	ian) about whom information is sought,
8	whether for this program or any other
9	Federal, State, tribal, or territorial grant
10	program.
11	"(C) Release.—If release of information
12	described in subparagraph (B) is compelled by
13	statutory or court mandate—
14	"(i) grantees and subgrantees shall
15	make reasonable attempts to provide notice
16	to victims affected by the disclosure of in-
17	formation; and
18	"(ii) grantees and subgrantees shall
19	take steps necessary to protect the privacy
20	and safety of the persons affected by the
21	release of the information.
22	"(D) INFORMATION SHARING.—Grantees
23	and subgrantees may share—
24	"(i) nonpersonally identifying data in
25	the aggregate regarding services to their

1 clients and nonpersonally identifying demo-2 graphic information in order to comply 3 with Federal, State, tribal, or territorial 4 reporting, evaluation, or data collection re-5 quirements; and 6 "(ii) court-generated information and 7 law-enforcement generated information 8 contained in secure, governmental reg-9 istries for protection order enforcement 10 purposes. 11 "(2) APPROVED ACTIVITIES.—In carrying out 12 the activities under this title, grantees and sub-13 grantees may collaborate with and provide informa-14 tion to Federal, State, local, tribal, and territorial 15 public officials and agencies to develop and imple-16 ment policies to reduce or eliminate domestic vio-17 lence, dating violence, sexual assault, and stalking. 18 **(**(3) NON-SUPPLANTATION.—Any Federal 19 funds received under this title shall be used to sup-20 plement, not supplant, non-Federal funds that would 21 otherwise be available for activities under this title. 22 "(4) USE OF FUNDS.—Funds authorized and

appropriated under this title may be used only for
the specific purposes described in this title and shall
remain available until expended.

"(5) EVALUATION.—Grantees under this Act
 must collect data for use to evaluate the effective ness of the program, pursuant to the requirements
 described in paragraph (1)(D).

"(6) UNDERSERVED POPULATION.—For each 5 grant program under this Act, the grantee must 6 7 identify the underserved population for their area 8 and program. The grantor must ensure that suffi-9 cient funds are given to programs that will address 10 the underserved populations within the grant pro-11 gram. Underserved populations will change depend-12 ing on the program but will include but not be lim-13 ited to rural, urban, religious, race and ethnic fac-14 tors, language barriers, disabilities, alienage status, 15 age, or any other factor determined by the Attorney 16 General to indicate that a population is underserved. "(7) COMMUNITY-BASED ORGANIZATION DE-17 18 FINED.—In this title, the term 'community-based or-19 ganization' means an organization that—

20 "(A) focuses primarily on violence against21 women;

22 "(B) has established a specialized cul23 turally specific program that addresses violence
24 against women;

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- "(C) has a primary focus on underserved
 communities (and includes representatives from
 these communities) and violence against women;
 or
- 5 "(D) obtains violence against women ex-6 pertise through collaboration.".

7 TITLE I—ENHANCING JUDICIAL 8 AND LAW ENFORCEMENT 9 TOOLS TO COMBAT VIOLENCE 10 AGAINST WOMEN

11 SEC. 101. STOP GRANTS IMPROVEMENTS.

(a) AUTHORIZATION OF APPROPRIATIONS.—Section
1001(a)(18) of title I of the Omnibus Crime Control and
Safe Streets Act of 1968 (42 U.S.C. 3793(a)(8)) is
amended by striking "\$185,000,000 for each of fiscal
years 2001 through 2005" and inserting "\$225,000,000
for each of fiscal years 2006 through 2010".

18 (b) PURPOSE AREA ENHANCEMENTS.—Section
19 2001(b) of title I of the Omnibus Crime Control and Safe
20 Streets Act of 1968 (42 U.S.C. 3796gg(b)) is amended—

(1) by striking "and specifically, for the purposes of—" and inserting ", including collaborating
with and informing public officials and agencies in
order to develop and implement policies to reduce or
eliminate domestic violence, dating violence, sexual

assault, and stalking, and specifically only for the
 purposes of—";

3 (2) in paragraph (5), by inserting after "protection orders are granted," the following: "supporting 4 5 nonprofit nongovernmental victim services programs 6 and tribal organizations in working with public offi-7 cials and agencies to develop and implement policies, 8 rules, and procedures in order to reduce or eliminate 9 domestic violence, dating violence, sexual assault, 10 and stalking,";

(3) in paragraph (10), by striking "and" afterthe semicolon;

13 (4) in paragraph (11), by striking the period14 and inserting "; and"; and

15 (5) by adding at the end the following:

"(12) maintaining core victim services and
criminal justice initiatives, while supporting complementary new initiatives and emergency services
for victims and their families.".

20(c)TECHNICALAMENDMENTRelatingto21Misdesignated Sections.—

(1) RENUMBERING.—Section 402(2) of Public
Law 107–273 (116 Stat. 1789) is amended by striking "as sections 2006 through 2011, respectively"

	10
1	and inserting "as sections 2007 through 2011, re-
2	spectively".
3	(2) Effective date.—The amendment made
4	by paragraph (1) shall take effect on the date of en-
5	actment of Public Law 107–273.
6	(d) Clarification of Activities Regarding Un-
7	DERSERVED POPULATIONS.—Section 2006 of the Omni-
8	bus Crime Control and Safe Streets Act of 1968 (42
9	U.S.C. 3796gg–1) is amended—
10	(1) in subsection $(c)(2)$, by inserting before the
11	semicolon the following: "and describe how the State
12	will address the needs of racial and ethnic minorities
13	and racial and ethnic and other underserved popu-
14	lations"; and
15	(2) in subsection $(e)(2)$, by striking subpara-
16	graph (D) and inserting the following:
17	"(D) recognize and meaningfully respond
18	to the needs of racial and ethnic and other un-
19	derserved populations and ensure that monies
20	set aside to fund services and activities for ra-
21	cial and ethnic and other underserved popu-
22	lations are distributed equally among those pop-
23	ulations.".
24	(e) TRIBAL AND TERRITORIAL SETASIDES.—Section
25	2007 of the Omnibus Crime Control and Safe Streets Act

1	of 1968 (42 U.S.C. 3796gg-1), as redesignated by sub-
2	section (c), is amended—
3	(1) in subsection (b)—
4	(A) in paragraph (1), by striking "5 per-
5	cent" and inserting "10 percent";
6	(B) in paragraph (2), by striking " $\frac{1}{54}$ "
7	and inserting " ¹ / ₅₆ ";
8	(C) in paragraph (3), by striking "and the
9	coalition for the combined Territories of the
10	United States, each receiving an amount equal
11	to ¹ / ₅₄ " and inserting "Guam, American Samoa,
12	the United States Virgin Islands, and the Com-
13	monwealth of the Northern Mariana Islands,
14	each receiving an amount equal to $\frac{1}{56}$;
15	(D) in paragraph (4), by striking " $\frac{1}{54}$ "
16	and inserting " ¹ / ₅₆ ";
17	(E) in paragraph (5), by striking "and"
18	after the semicolon;
19	(F) in paragraph (6), by striking the pe-
20	riod and inserting "; and"; and
21	(G) by adding at the end:
22	((7) such funds shall remain available until ex-
23	pended.";
24	(2) in subsection $(c)(3)(B)$, by inserting after
25	"victim services" the following: ", of which at least

1	10 percent shall be distributed to culturally specific
2	community-based organizations"; and
3	(3) in subsection (d)—
4	(A) in paragraph (2), by striking "and"
5	after the semicolon;
6	(B) in paragraph (3), by striking the pe-
7	riod and inserting "; and"; and
8	(C) by adding at the end the following:
9	"(4) documentation showing that tribal, terri-
10	torial, State or local prosecution, law enforcement,
11	and court and victim service provider subgrantees
12	have consulted with tribal, territorial, State, or local
13	victim services programs during the course of devel-
14	oping their grant applications in order to ensure
15	that proposed services, activities and equipment ac-
16	quisitions are designed to promote the safety, con-
17	fidentiality, and economic independence of victims of
18	domestic violence, sexual assault, stalking, and dat-
19	ing violence.".
20	(f) TRAINING, TECHNICAL ASSISTANCE, AND DATA
21	COLLECTION.—Section 2007 of the Omnibus Crime Con-
22	trol and Safe Streets Act of 1968 (42 U.S.C. 3796gg–
23	1), as redesignated by subsection (c), is amended by add-
24	ing at the end the following:

12

"(i) TRAINING, TECHNICAL ASSISTANCE, AND DATA
 COLLECTION.—

3 "(1) IN GENERAL.—Of the total amounts ap-4 propriated under this part, not less than 3 percent 5 and up to 8 percent shall be available for providing 6 training, technical assistance, and data collection re-7 lating to the purpose areas of this part to improve 8 the capacity of grantees, subgrantees and other enti-9 ties to offer services and assistance to victims of do-10 mestic violence, sexual assault, stalking, and dating 11 violence.

12 "(2) INDIAN TRAINING.—The Director of the 13 Violence Against Women Office shall ensure that 14 training or technical assistance regarding violence 15 against Indian women will be developed and pro-16 vided by entities having expertise in tribal law and 17 culture.".

(g) AVAILABILITY OF FORENSIC MEDICAL EXAMS.—
Section 2010 of the Omnibus Crime Control and Safe
Streets Act of 1968 (42 U.S.C. 3796gg-4), as redesignated by subsection (c), is amended by adding at the end
the following:

23 "(c) USE OF FUNDS.—A State or Indian tribal gov24 ernment may use Federal grant funds under this part to
25 pay for forensic medical exams performed by trained ex-

aminers for victims of sexual assault, except that such
 funds may not be used to pay for forensic medical exams
 by any State or Indian tribal government that requires
 victims of sexual assault to seek reimbursement for such
 exams from their insurance carriers.

6 "(d) RULE OF CONSTRUCTION.—Nothing in this sec-7 tion shall be construed to permit a State to require a vic-8 tim of sexual assault to participate in the criminal justice 9 system or cooperate with law enforcement in order to be 10 provided with a forensic medical exam, reimbursement for charges incurred on account of such an exam, or both.". 11 12 (h) POLYGRAPH TESTING PROHIBITION.—Part T of 13 title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is amended by adding 14 15 at the end the following new section:

16 "SEC. 2012. POLYGRAPH TESTING PROHIBITION.

17 "In order to be eligible for grants under this part, a State, Indian tribal government, or unit of local govern-18 ment must certify within three years of enactment of the 19 Violence Against Women Reauthorization Act of 2005 20 21 that their laws, policies, or practices ensure that no law 22 enforcement officer, prosecuting officer or other govern-23 ment official shall ask or require an adult or child victim 24 of a sex offense as defined under Federal, Tribal, State, 25 Territorial or local law to submit to a polygraph examina1 tion or similar truth-telling device or method as a condi2 tion for proceeding with the investigation, charging or
3 prosecution of such an offense. A victim's refusal to sub4 mit to the aforementioned shall not prevent the investiga5 tion, charging or prosecution of the pending case.".

6 (i) NO MATCHING REQUIREMENT.—Part T of title
7 I of the Omnibus Crime Control and Safe Streets Act of
8 1968 (42 U.S.C. 3796gg et seq.) is amended by adding
9 at the end the following new section:

10 "SEC. 2013. NO MATCHING REQUIREMENT FOR CERTAIN11GRANTEES.

12 "No matching funds shall be required for a grant or 13 subgrant made under this part, if made to a small law 14 enforcement agency (under 20 officers) or to a victim serv-15 ice provider.".

16 SEC. 102. GRANTS TO ENCOURAGE ARREST AND ENFORCE

17 **PROTECTION ORDERS IMPROVEMENTS.**

(a) AUTHORIZATION OF APPROPRIATIONS.—Section
1001(a)(19) of title I of the Omnibus Crime Control and
Safe Streets Act of 1968 (42 U.S.C. 3793(a)(19)) is
amended by striking "\$65,000,000 for each of fiscal years
2001 through 2005" and inserting "\$75,000,000 for each
of fiscal years 2006 through 2010. Funds appropriated
under this paragraph shall remain available until expended.".

1	(b) Grantee Requirements.—Section 2101 of the
2	Omnibus Crime Control and Safe Streets Act of 1968 (42
3	U.S.C. 3796hh) is amended—
4	(1) in subsection (a), by striking "to treat do-
5	mestic violence as a serious violation" and inserting
6	"to treat domestic violence, dating violence, sexual
7	assault, and stalking as serious violations";
8	(2) in subsection (b)—
9	(A) in the matter before paragraph (1), by
10	inserting after "State" the following: ", tribal,
11	territorial,";
12	(B) in paragraph (1), by striking "manda-
13	tory arrest or";
14	(C) in paragraph (2), by—
15	(i) inserting after "educational pro-
16	grams," the following: "protection order
17	registries,";
18	(ii) striking "domestic violence and
19	dating violence" and inserting "domestic
20	violence, dating violence, sexual assault,
21	and stalking. Policies, educational pro-
22	grams, registries, and training described in
23	this paragraph shall incorporate confiden-
24	tiality and privacy protections for victims

1	of domestic violence, dating violence, sex-
2	ual assault, and stalking';
3	(D) in paragraph (3), by—
4	(i) striking "domestic violence cases"
5	and inserting "domestic violence, dating vi-
6	olence, sexual assault, and stalking cases";
7	and
8	(ii) striking "groups" and inserting
9	"teams";
10	(E) in paragraph (5), by striking "domes-
11	tic violence and dating violence" and inserting
12	"domestic violence, dating violence, sexual as-
13	sault, and stalking";
14	(F) in paragraph (6) , by—
15	(i) striking "other" and inserting
16	"civil"; and
17	(ii) inserting after "domestic violence"
18	the following: ", dating violence, sexual as-
19	sault, and stalking"; and
20	(G) by adding at the end the following:
21	"(9) To enhance and support the capacity of
22	victims services programs to collaborate with and in-
23	form efforts by State and local jurisdictions and
24	public officials and agencies to develop best practices
25	and policies regarding arrest of domestic violence,

dating violence, sexual assault, and stalking offend ers and to strengthen protection order enforcement
 and to reduce or eliminate domestic violence, dating
 violence, sexual assault, and stalking.

5 "(10) To develop State, tribal, territorial, or 6 local policies, procedures, and protocols for pre-7 venting dual arrests and prosecutions in cases of do-8 mestic violence, dating violence, sexual assault, and 9 stalking and to develop effective methods for identi-10 fying the pattern and history of abuse that indicates 11 which party is the actual perpetrator of abuse.

12 "(11) To plan, develop and establish com-13 prehensive victim service and support centers, such 14 as family justice centers, designed to bring together 15 victim advocates from non-profit, non-governmental 16 victim services organizations, law enforcement offi-17 cers, prosecutors, probation officers, governmental 18 victim assistants, forensic medical professionals, civil 19 legal attorneys, chaplains, legal advocates, represent-20 atives from community-based organizations and 21 other relevant public or private agencies or organiza-22 tions into one centralized location, in order to im-23 prove safety, access to services, and confidentiality for victims and families. 24

1	"(12) To develop and implement policies and
2	training for police, prosecutors, and the judiciary in
3	recognizing, investigating, and prosecuting instances
4	of sexual assault, with an emphasis on recognizing
5	the threat to the community for repeat crime per-
6	petration by such individuals.";
7	(3) in subsection (c)—
8	(A) in paragraph (3), by striking "and"
9	after the semicolon;
10	(B) in paragraph (4), by striking the pe-
11	riod and inserting "; and"; and
12	(C) by adding at the end the following:
13	"(5) certify within three years of enactment of
14	the Violence Against Women Reauthorization Act of
15	2005 that their laws, policies, or practices ensure
16	that—
17	"(A) no law enforcement officer, pros-
18	ecuting officer or other government official shall
19	ask or require an adult or child victim of a sex
20	offense as defined under Federal, tribal, State,
21	territorial, or local law to submit to a polygraph
22	examination or other truth telling device as a
23	condition for proceeding with the investigation,
24	charging or prosecution of such an offense; and

"(B) the refusal of a victim to submit to
 an examination described in subparagraph (A)
 shall not prevent the investigation, charging or
 prosecution of the offense."; and

5 (4) by striking subsections (d) and (e) and in-6 serting the following:

7 "(d) ALLOTMENT FOR INDIAN TRIBES.—Not less
8 than 10 percent of the total amount made available for
9 grants under this section for each fiscal year shall be avail10 able for grants to Indian tribe governments.".

(c) APPLICATIONS.—Section 2102(b) of the Omnibus
Crime Control and Safe Streets Act of 1968 (42 U.S.C.
3796hh–1(b)) is amended in each of paragraphs (1) and
(2) by inserting after "involving domestic violence" the following: ", dating violence, sexual assault, or stalking".

(d) TRAINING, TECHNICAL ASSISTANCE, CONFIDENTIALITY.—Part U of title I of the Omnibus Crime Control
and Safe Streets Act of 1968 (42 U.S.C. 3796hh et seq.)
is amended by adding at the end the following:

20 "SEC. 2106. TRAINING AND TECHNICAL ASSISTANCE.

21 "Of the total amounts appropriated under this part, 22 not less than 5 percent and up to 8 percent shall be avail-23 able for providing training, technical assistance, and data 24 collection relating to the purpose areas of this part to im-25 prove the capacity of grantees, subgrantees and other enti-

1	ties to offer services and assistance to victims of domestic
2	violence and dating violence.".
3	SEC. 103. LEGAL ASSISTANCE FOR VICTIMS IMPROVE-
4	MENTS.
5	Section 1201 of the Violence Against Women Act of
6	2000 (42 U.S.C. 3796gg–6) is amended—
7	(1) in subsection (a), by—
8	(A) inserting before "legal assistance" the
9	following: "civil and criminal";
10	(B) inserting after "effective aid to" the
11	following: "adult and minor";
12	(C) striking "domestic violence, stalking,
13	or sexual assault" and inserting "domestic vio-
14	lence, dating violence, sexual assault, or stalk-
15	ing"; and
16	(D) inserting at the end the following:
17	"The Attorney shall use funds appropriated
18	under this section only for the purposes de-
19	scribed in subsection (c).";
20	(2) in subsection (c), by striking "private non-
21	profit entities, Indian tribal governments" and in-
22	serting "nonprofit, nongovernmental organizations,
23	Indian tribal governments and tribal organizations,
24	territorial organizations";

1	(3) in paragraphs (1) , (2) , and (3) of sub-
2	section (c), by striking "victims of domestic violence,
3	sexual assault, and stalking" wherever it appears
4	and inserting "victims of domestic violence, dating
5	violence, sexual assault, and stalking';
6	(4) in subsection (d)—
7	(A) in paragraph (1), by striking "domes-
8	tic violence or sexual assault" and inserting
9	"domestic violence, dating violence, sexual as-
10	sault, or stalking";
11	(B) by striking paragraphs (2) and (3) and
12	inserting the following:
13	"(2) any training program conducted in satis-
14	faction of the requirement of paragraph (1) has been
15	or will be developed with input from and in collabo-
16	ration with a tribal, State, territorial, or local do-
17	mestic violence, dating violence, sexual assault or
18	stalking organization or coalition, as well as appro-
19	priate tribal, State, territorial, and local law enforce-
20	ment officials;
21	"(3) any person or organization providing legal
22	assistance through a program funded under sub-
23	section (c) has informed and will continue to inform
24	tribal, State, territorial, or local domestic violence,
25	dating violence, sexual assault or stalking organiza-

1	tions and coalitions, as well as appropriate tribal,
2	State, territorial, and local law enforcement officials
3	of their work; and"; and
4	(C) in paragraph (4), by inserting "dating
5	violence," after "domestic violence,";
6	(5) in subsection (e), by inserting "dating vio-
7	lence," after "domestic violence,"; and
8	(6) in subsection (f)—
9	(A) by striking paragraph (1) and insert-
10	ing the following:
11	"(1) IN GENERAL.—There is authorized to be
12	appropriated to carry out this section \$65,000,000
13	for each of fiscal years 2006 through 2010. Funds
14	appropriated under this section shall remain avail-
15	able until expended and may only be used for the
16	specific programs and activities described in this sec-
17	tion."; and
18	(B) in paragraph (2)—
19	(i) in subparagraph (A), by—
20	(I) striking "5 percent" and in-
21	serting "10 percent";
22	(II) striking "programs" and in-
23	serting "tribal governments or tribal
24	organizations";

24

1	(III) inserting "adult and minor"
2	after "that assist"; and
3	(IV) striking "domestic violence,
4	stalking, and sexual assault" and in-
5	serting "domestic violence, dating vio-
6	lence, sexual assault, and stalking";
7	and
8	(ii) in subparagraph (B), by striking
9	"technical assistance to support projects
10	focused solely or primarily on providing
11	legal assistance to victims of sexual as-
12	sault" and inserting "technical assistance
13	in civil and crime victim matters to adult
14	and minor victims of sexual assault".
15	SEC. 104. COURT TRAINING AND IMPROVEMENTS.
16	The Violence Against Women Act of 1994 (108 Stat.
17	1902 et seq.) is amended by adding at the end the fol-
18	lowing:
19	"Subtitle J–Violence Against
20	Women Act Court Training and
21	Improvements
22	"SEC. 41001. SHORT TITLE.
23	"This subtitle may be cited as the 'Violence Against
24	Women Act Court Training and Improvements Act of
25	2005'.

1 "SEC. 41002. PURPOSE.

2 "The purpose of this subtitle is to enable the Attor3 ney General, though the Director of the Office on Violence
4 Against Women, to award grants to improve court re5 sponses to adult and youth domestic violence, dating vio6 lence, sexual assault, and stalking to be used for the fol7 lowing purposes—

8 "(1) improved internal civil and criminal court
9 functions, responses, practices, and procedures;

"(2) education for court-based and court-related
personnel on issues relating to victims' needs, including safety, security, privacy, confidentiality and
economic independence, as well as information about
perpetrator behavior and best practices for holding
perpetrators accountable;

"(3) collaboration and training with Federal,
State, and local public agencies and officials and
nonprofit, non-governmental organizations to improve implementation and enforcement of relevant
Federal, State, tribal, territorial and local law;

21 "(4) to enable courts or court-based or court-re22 lated programs to develop new or enhance current—

23 "(A) court infrastructure (such as special24 ized courts, dockets, intake centers, or inter25 preter services and linguistically and culturally
26 specific services);

1	"(B) community-based initiatives within
2	the court system (such as court watch pro-
3	grams, victim advocates, or community-based
4	supplementary services);
5	"(C) offender management, monitoring,
6	and accountability programs;
7	"(D) safe and confidential information-
8	storage and -sharing databases within and be-
9	tween court systems;
10	"(E) education and outreach programs
11	(such as interpreters) to improve community
12	access, including enhanced access for racial and
13	ethnic communities and racial and ethnic and
14	other underserved populations (as described in
15	section 40002); and
16	"(F) other projects likely to improve court
17	responses to domestic violence, dating violence,
18	sexual assault, and stalking; and
19	"(5) to provide technical assistance to tribal,
20	Federal, State, territorial or local courts wishing to
21	improve their practices and procedures or to develop
22	new programs.
23	"SEC. 41003. GRANT REQUIREMENTS.
24	"Grants awarded under this subtitle shall be subject

to the following conditions:

"(1) ELIGIBLE GRANTEES.—Eligible grantees 1 2 may include— 3 "(A) tribal, Federal, State, territorial or 4 local courts or court-based pro grams; and "(B) national, tribal, State, or local pri-5 6 vate, nonprofit organizations with demonstrated 7 expertise in developing and providing judicial 8 education about domestic violence, dating vio-9 lence, sexual assault, or stalking. 10 "(2) CONDITIONS OF ELIGIBILITY.—To be eligi-11 ble for a grant under section 41003, applicants shall 12 certify in writing that— "(A) any courts or court-based personnel 13 14 working directly with or making decisions about 15 adult or minor parties experiencing domestic violence, dating violence, sexual assault, and 16 17 stalking have completed or will complete edu-18 cation about domestic violence, dating violence, 19 sexual assault, and stalking; 20 "(B) any education program developed 21 under section 41002 has been or will be devel-22 oped with significant input from and in collabo-23 ration with a national, tribal, State, territorial, 24 or local victim services provider or coalition;

and

25

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

7 "SEC. 41004. EVALUATION.

8 "(a) IN GENERAL.—The Attorney General, through
9 the Director of the Office on Violence Against Women,
10 may evaluate the grants funded under section 41002.

"(b) TRIBAL GRANTEES.—Evaluation of tribal grantees under this section shall be conducted by entities with
expertise in Federal Indian law and tribal court practice.

14 "SEC. 41005. NATIONAL EDUCATIONAL CURRICULA.

15 "(a) IN GENERAL.—The Attorney General, through the Director of the Office on Violence Against Women, 16 17 shall fund efforts to develop a national education curriculum for use by State and national judicial educators 18 to ensure that all courts and court personnel have access 19 to information about relevant Federal, State, territorial, 20 21 or local law, promising practices, procedures, and policies 22 regarding court responses to adult and youth domestic vio-23 lence, dating violence, sexual assault, and stalking.

24 "(b) ELIGIBLE ENTITIES.—Any curricula developed
25 under this section—

"(1) shall be developed by an entity or entities
 having demonstrated expertise in developing judicial
 education curricula on issues relating to domestic vi olence, dating violence, sexual assault, and stalking;
 or

6 "(2) if the primary grantee does not have dem7 onstrated expertise such issues, the curricula shall
8 be developed by the primary grantee in partnership
9 with an organization having such expertise.

10 "SEC. 41006. TRIBAL CURRICULA.

"(a) IN GENERAL.—The Attorney General, through 11 12 the Office on Violence Against Women, shall fund efforts to develop education curricula for tribal court judges to 13 14 ensure that all tribal courts have relevant information 15 about promising practices, procedures, policies, and law regarding tribal court responses to adult and youth domes-16 17 tic violence, dating violence, sexual assault, and stalking. 18 "(b) ELIGIBLE ENTITIES.—Any curricula developed 19 under this section—

"(1) shall be developed by a tribal organization
having demonstrated expertise in developing judicial
education curricula on issues relating to domestic violence, dating violence, sexual assault, and stalking;
and

"(2) if the primary grantee does not have such
 expertise, the curricula shall be developed by the pri mary grantee through partnership with organiza tions having such expertise.

5 "SEC. 41007. AUTHORIZATION OF APPROPRIATIONS.

6 "(a) IN GENERAL.—There is authorized to be appro7 priated to carry out this subtitle \$5,000,000 for each of
8 fiscal years 2006 to 2010.

9 "(b) AVAILABILITY.—Funds appropriated under this
10 section shall remain available until expended and may only
11 be used for the specific programs and activities described
12 in this subtitle.

13 "(c) SET ASIDE.—Of the amounts made available
14 under this subsection in each fiscal year, not less than 10
15 percent shall be used for grants to tribes.

16 "SEC. 41008. ACCESS TO JUSTICE FOR TEENS.

17 "(a) PURPOSE.—It is the purpose of this section to 18 encourage cross training and collaboration between the courts, domestic violence and sexual assault service pro-19 20 viders, youth organizations and service providers, violence 21 prevention programs, and law enforcement agencies, so 22 that communities can establish and implement policies, 23 procedures, and practices to protect and more comprehen-24 sively and effectively serve youth victims of dating vio-25 lence, domestic violence, sexual assault, and stalking between the ages of 12 and 24, and to engage, where nec essary, other entities addressing the safety, health, mental
 health, social service, housing, and economic needs of
 youth victims of domestic violence, dating violence, sexual
 assault, and stalking.

6 "(b) GRANT AUTHORITY.—

7 "(1) IN GENERAL.—The Attorney General, through the Director of the Office on Violence 8 9 Against Women (in this section referred to as the 'Director'), shall make grants to eligible entities to 10 11 enable entities to jointly carry out cross training and 12 other collaborative initiatives that seek to carry out 13 the purposes of this section. Amounts appropriated 14 under this section may only be used for programs 15 and activities described under subsection (c).

"(2) GRANT PERIODS.—Grants shall be awarded under this section for a period of 3 fiscal years.
"(3) ELIGIBLE ENTITIES.—To be eligible for a
grant under this section, a grant applicant shall establish a collaboration that shall include—

21 "(A) a Tribal, State, Territorial or local
22 juvenile, family, civil, criminal or other trial
23 court with jurisdiction over domestic violence,
24 dating violence, sexual assault or stalking cases
25 (hereinafter referred to as "courts"); and

1	"(B) a victim service provider that has ex-
2	perience in working on domestic violence, dating
3	violence, sexual assault, or stalking and the ef-
4	fect that those forms of abuse have on young
5	people.
6	"(c) USES OF FUNDS.—An entity that receives a
7	grant under this section shall use the funds made available
8	through the grant for cross-training and collaborative ef-
9	forts to—
10	"(1) assess and analyze currently available serv-
11	ices for youth victims of domestic violence, dating vi-
12	olence, sexual assault, and stalking; determine rel-
13	evant barriers to such services in a particular local-
14	ity;
15	((2) establish and enhance linkages and col-
16	laboration between courts; domestic violence or sex-
17	ual assault service providers, and, where applicable,
18	law enforcement agencies, and other entities ad-
19	dressing the safety, health, mental health, social
20	service, housing, and economic needs of youth vic-
21	tims of domestic violence, dating violence, sexual as-
22	sault or stalking, including community-based sup-
23	ports such as schools, local health centers, commu-
24	nity action groups, and neighborhood coalitions to
25	identify, assess, and respond appropriately to the

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varying needs of youth victims of dating violence, domestic violence, sexual assault or stalking;

"(3) educate the staff of courts, domestic vio-3 4 lence and sexual assault service providers, and, as 5 applicable, the staff of law enforcement agencies, 6 youth organizations, schools, healthcare providers 7 and other community prevention and intervention 8 programs to responsibly address youth victims and 9 perpetrators of domestic violence, dating violence, 10 sexual assault and stalking, and to understand rel-11 evant laws, court procedures and policies; and

"(4) provide appropriate resources in juvenile
court matters to respond to dating violence, domestic
violence, sexual assault and stalking and assure necessary services dealing with the health and mental
health of youth victims are available.

"(d) GRANT APPLICATIONS.—To be eligible for a
grant under this section, the entities that are members
of the applicant collaboration described in subsection
(b)(3) shall jointly submit an application to the Director
at such time, in such manner, and containing such information as the Director may require.

23 "(e) PRIORITY.—In awarding grants under this sec24 tion, the Director shall give priority to entities that have
25 submitted applications in partnership with law enforce-

ment agencies and religious and community organizations
 and service providers that work primarily with youth, es pecially teens, and who have demonstrated a commitment
 to coalition building and cooperative problem solving in
 dealing with problems of dating violence, domestic vio lence, sexual assault, and stalking in teen populations.

7 "(f) DISTRIBUTION.—In awarding grants under this8 section—

9 "(1) not less than 10 percent of funds appro-10 priated under this section in any year shall be avail-11 able for grants to collaborations involving tribal 12 courts, tribal coalitions, tribal organizations, or do-13 mestic violence or sexual assault service providers 14 the primary purpose of which is to provide culturally 15 relevant services to American Indian or Alaska Na-16 tive women or youth;

"(2) the Director shall not use more than 2.5
percent of funds appropriated under this section in
any year for monitoring and evaluation of grants
made available under this section;

21 "(3) the Attorney General shall not use more
22 than 2.5 percent of funds appropriated under this
23 section in any year for administration of grants
24 made available under this section; and

1	"(4) up to 8 percent of funds appropriated
2	under this section in any year shall be available to
3	provide technical assistance for programs funded
4	under this section.
5	"(g) Reporting and Dissemination of Informa-
6	TION.—

7 "(1) REPORTS.—Each of the entities that are 8 members of the applicant collaboration described in 9 subsection (b)(3) and that receive a grant under this 10 section shall jointly prepare and submit a report to 11 the Director every 18 months detailing the activities 12 that the entities have undertaken under the grant 13 and such additional information as the Director may 14 require.

15 "(2) DISSEMINATION OF INFORMATION.—Not 16 later than 12 months after the end of the grant pe-17 riod under this section, the Director shall prepare, 18 submit to Congress, and make widely available, in-19 cluding through electronic means, summaries that 20 contain information on—

21 "(A) the activities implemented by the re22 cipients of the grants awarded under this sec23 tion; and

24 "(B) related initiatives undertaken by the25 Director to promote attention to dating vio-

1	lence, domestic violence, sexual assault, and
2	
	stalking and their impact on young victims
3	by—
4	"(i) the staffs of courts;
5	"(ii) domestic violence, dating vio-
6	lence, sexual assault, and stalking service
7	providers; and
8	"(iii) law enforcement agencies and
9	community organizations.
10	"(h) AUTHORIZATION OF APPROPRIATIONS.—There
11	are authorized to be appropriated to carry out this section,
12	\$5,000,000 in each of fiscal years 2006 through 2010.".
13	SEC. 105. FULL FAITH AND CREDIT IMPROVEMENTS.
14	(a) Enforcement of Protection Orders Issued
15	BY TERRITORIES.—Section 2265 of title 18, United
16	States Code, are amended by—
17	(1) striking "or Indian tribe" each place it ap-
18	pears and inserting ", Indian tribe, or territory";
19	and
20	(2) striking "State or tribal" each place it ap-
21	pears and inserting "State, tribal, or territorial".
22	(b) Clarification of Entities Having Enforce-
23	MENT AUTHORITY AND RESPONSIBILITIES.—Section
24	2265(a) of title 18, United States Code, is amended by
25	striking "and enforced as if it were" and inserting "and
enforced by the court and law enforcement personnel of
 the other State, Indian tribal government or Territory as
 if it were".

4 (c) PROTECTION ORDERS.—Sections 2265 and 2266
5 of title 18, United States Code, are amended by striking
6 "protection order" each place it appears and inserting
7 "protection order, restraining order, or injunction".

8 (d) LIMITS ON INTERNET PUBLICATION OF PROTEC9 TION ORDER INFORMATION.—Section 2265(d) of title 18,
10 United States Code, is amended by adding at the end the
11 following:

12 "(3) LIMITS ON INTERNET PUBLICATION OF 13 INFORMATION.—A REGISTRATION State. Indian 14 tribe, or territory shall not publish publicly on the 15 Internet any information regarding the registration 16 or filing of a protection order, restraining order, or 17 injunction in either the issuing or enforcing State, 18 tribal or territorial jurisdiction, if such publication 19 would be likely to publicly reveal the identity or loca-20 tion of the party protected under such order. A 21 State, Indian tribe, or territory may share court-gen-22 erated law enforcement generated information con-23 tained in secure, governmental registries for protec-24 tion order enforcement purposes.".

(e) DEFINITIONS.—Section 2266 of title 18, United
 States Code, is amended by striking paragraph (5) and
 inserting the following:

4 "(5) PROTECTION ORDER, RESTRAINING
5 ORDER, OR INJUNCTION.—The term 'protection
6 order, restraining order, or injunction' includes—

7 "(A) any injunction or other order issued 8 by a civil or criminal court for the purpose of 9 preventing violent or threatening acts or har-10 assment against, sexual violence, or contact or 11 communication with or physical proximity to, 12 another person, including any temporary or 13 final order issued by a civil or criminal court 14 whether obtained by filing an independent ac-15 tion or as a pendente lite order in another pro-16 ceeding so long as any civil or criminal order 17 was issued in response to a complaint, petition, 18 or motion filed by or on behalf of a person seek-19 ing protection; and

"(B) any support, child custody or visitation provisions, orders, remedies or relief issued
as part of a protection order, restraining order,
or injunction pursuant to State, tribal, territorial, or local law authorizing the issuance of
protection orders, restraining orders, or injunc-

1	tions for the protection of victims of domestic
2	violence, sexual assault, dating violence, or
3	stalking.".
4	SEC. 106. PRIVACY PROTECTIONS FOR VICTIMS OF DOMES-
5	TIC VIOLENCE, DATING VIOLENCE, SEXUAL
6	VIOLENCE, AND STALKING.
7	The Violence Against Women Act of 1994 (108 Stat.
8	1902 et seq.) is amended by adding at the end the fol-
9	lowing:
10	"Subtitle K—Privacy Protections
10 11	"Subtitle K—Privacy Protections for Victims of Domestic Vio-
	v
11	for Victims of Domestic Vio-
11 12	for Victims of Domestic Vio- lence, Dating Violence, Sexual
11 12 13	for Victims of Domestic Vio- lence, Dating Violence, Sexual Violence, and Stalking
11 12 13 14	for Victims of Domestic Vio- lence, Dating Violence, Sexual Violence, and Stalking "SEC. 41101. TASK FORCE.
 11 12 13 14 15 	for Victims of Domestic Vio- lence, Dating Violence, Sexual Violence, and Stalking "SEC. 41101. TASK FORCE. "The Attorney General shall establish a task force
 11 12 13 14 15 16 	for Victims of Domestic Vio- lence, Dating Violence, Sexual Violence, and Stalking "SEC. 41101. TASK FORCE. "The Attorney General shall establish a task force to review and report on policies, procedures, and techno-
 11 12 13 14 15 16 17 	for Victims of Domestic Vio- lence, Dating Violence, Sexual Violence, and Stalking "SEC. 41101. TASK FORCE. "The Attorney General shall establish a task force to review and report on policies, procedures, and techno- logical issues that may affect the privacy and confiden-

21 private/non-profit organizations whose mission is to help

23 fying information of adult and minor victims of domestic

develop a best practices model to prevent personally identi-

24 violence, dating violence, stalking and sexual assault from

25 being released to the detriment of such victimized persons.

The Attorney General shall designate one staff member
 to work with the task force. The Attorney General is
 authorzed to make grants to develop a demonstration
 project to implement the best practices identified by the
 Task Force.

6 "SEC. 41102. AUTHORIZATION OF APPROPRIATIONS.

7 "(a) IN GENERAL.—There is authorized to be appro8 priated to carry out this subtitle \$1,000,000 for each of
9 fiscal years 2006 through 2010.

10 "(b) AVAILABILITY.—Amounts appropriated under 11 this section shall remain available until expended and may 12 only be used for the specific programs and activities de-13 scribed in this subtitle.".

14 SEC. 107. STALKER DATABASE.

15 Section 40603 of the Violence Against Women Act
16 of 1994 (42 U.S.C. 14032) is amended—

17 (1) by striking "2001" and inserting "2006";18 and

19 (2) by striking "2006" and inserting "2010".

20 SEC. 108. VICTIM ASSISTANTS FOR DISTRICT OF COLUMBIA.

Section 40114 of the Violence Against Women Act
of 1994 (Public Law 103–322) is amended to read as follows:

3 "There are authorized to be appropriated for the 4 United States attorneys for the purpose of appointing vic-5 tim assistants for the prosecution of sex crimes and do-6 mestic violence crimes where applicable (such as the Dis-7 trict of Columbia), \$1,000,000 for each of fiscal years 8 2006 through 2010.".

9 SEC. 109. PREVENTING CYBERSTALKING.

(a) IN GENERAL.—Paragraph (1) of section 223 (h)
of the Communications Act of 1934 (47 U.S.C. 223(h)(1))
is amended—

13 (1) in subparagraph (A), by striking "and" at14 the end;

(2) in subparagraph (B), by striking the period
at the end and inserting "; and"; and

17 (3) by adding at the end the following new sub-18 paragraph:

19 "(C) in the case of subparagraph (C) of 20 subsection (a)(1), includes any device or soft-21 ware that can be used to originate telecommuni-22 cations or other types of communications that 23 are transmitted, in whole or in part, by the 24 Internet (as such term is defined in section 25 1104 of the Internet Tax Freedom Act (47 26 U.S.C. 151 note)).".

1 (b) RULE OF CONSTRUCTION.—This section and the 2 amendment made by this section may not be construed 3 to affect the meaning given the term "telecommunications 4 device" in section 223(h)(1) of the Communications Act 5 of 1934, as in effect before the date of the enactment of 6 this section.

7 SEC. 110. REPEAT OFFENDER PROVISION.

8 Chapter 110A of title 18, United States Code, is9 amended by adding after section 2265 the following:

10 "§ 2265A. Repeat offender provision

11 "The maximum term of imprisonment for a violation 12 of this chapter after a prior interstate domestic violence 13 offense (as defined in section 2261) or interstate violation 14 of protection order (as defined in section 2262) or inter-15 state stalking (as defined in sections 2261A(a) and 16 2261A(b)) shall be twice the term otherwise provided for 17 the violation.".

18 SEC. 111. PROHIBITING DATING VIOLENCE.

19 Section 2261(a) of title 18, United States Code, is20 amended—

(1) in paragraph (1), striking "or intimate
partner" and inserting ", intimate partner, or dating
partner"; and

(2) in paragraph (2), striking "or intimate
 partner" and inserting ", intimate partner, or dating
 partner".

4 TITLE II—IMPROVING SERVICES 5 FOR VICTIMS OF DOMESTIC 6 VIOLENCE, DATING VIO7 LENCE, SEXUAL ASSAULT, 8 AND STALKING

9 SEC. 201. VIOLENCE AGAINST WOMEN PROGRAMS.

(a) GRANT REQUIREMENTS.—Part T of title I of the
Omnibus Crime Control and Safe Streets Act of 1968 (42
U.S.C. 3796gg et seq.) is amended—

13 (1) in section 2001, by adding at the end the14 following:

15 "(d) FUNDING.—

"(1) USE OF FUNDS.—Funds appropriated for
grants under this part may only be used for the specific programs and activities expressly described in
this part.";

20 (2) by redesignating section 2004 (42 U.S.C.
21 3796gg-0b) as subsection (e) of section 2003;

22 (3) by redesignating section 2005 (42 U.S.C.
23 3796gg–0c) as subsection (f) of section 2003;

24 (4) by redesignating sections 2002 and 2003 as
25 sections 2003 and 2004, respectively;

1	(5) by redesignating section 2006 (as added by
2	section 402(3) of the Violence Against Women Of-
3	fice Act) as section 2005;
4	(6) in section 2005, as redesignated, by adding
5	at the end the following: "Any funds so appropriated
6	shall remain available until expended."; and
7	(7) by redesignating section 2007 as section
8	2002.
9	(b) Definitions.—Section 2002 of the Omnibus
10	Crime Control and Safe Streets Act of 1968 (42 U.S.C.
11	3796gg-2), as redesignated by subsection (a)(7), is
12	amended—
13	(1) by redesignating paragraph (8) as para-
14	graph (17);
15	(2) by redesignating paragraph (7) as para-
16	graph (14);
17	(3) by redesignating paragraph (6) as para-
18	graph (11);
19	(4) by redesignating paragraphs (2) , (3) , and
20	(4) as paragraphs (5), (6), and (7), respectively;
21	(5) by redesignating paragraph (1) as para-
22	graph (2);
23	(6) by redesignating paragraph (9) as para-
24	graph (1);

1 2 2	(7) by redesignating paragraph (5) as para- graph (9); and
	graph (9); and
2	
3	(8) by inserting after paragraph (2), as redesig-
4	nated, the following:
5	SEC. 202. SEXUAL ASSAULT SERVICES PROGRAM.
6	Part T of title I of the Omnibus Crime Control and
7	Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is
8	amended by inserting after section 2006 the following:
9	"SEC. 2007. SEXUAL ASSAULT SERVICES ACT.
10	"(a) PURPOSES.—The purposes of this section are—
11	"(1) to assist States, tribes, and territories in
12	providing intervention, advocacy, accompaniment,
13	support services, and related assistance for—
14	"(A) adult and minor victims of sexual as-
15	sault;
16	"(B) family and household members of
17	such victims; and
18	"(C) those collaterally affected by the vic-
19	timization except for the perpetrator of such
20	victimization; and
21	((2)) to provide for technical assistance and
22	training relating to sexual assault to—
23	"(A) Federal, State, tribal, territorial and
	local governments, law enforcement agencies,
24	iotai governinentos, iav enforcemente ageneros,
18 19 20	"(C) those collaterally affected by the v timization except for the perpetrator of su victimization; and

1	"(B) professionals working in legal, social
2	service, and health care settings;
3	"(C) nonprofit organizations;
4	"(D) faith-based organizations; and
5	"(E) other individuals and organizations
6	seeking such assistance.
7	"(b) Grants to States and Territories.—
8	"(1) GRANTS AUTHORIZED.—The Attorney
9	General shall award grants to States and territories
10	to support the establishment, maintenance, and ex-
11	pansion of rape crisis centers and other programs
12	and projects to assist those victimized by sexual as-
13	sault.
14	"(2) Allocation and use of funds.—
14 15	"(2) Allocation and use of funds.— "(A) Administrative costs.—Not more
15	"(A) Administrative costs.—Not more
15 16	"(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by
15 16 17	"(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under
15 16 17 18	"(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under this subsection for any fiscal year may be used
15 16 17 18 19	"(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under this subsection for any fiscal year may be used for administrative costs.
15 16 17 18 19 20	 "(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under this subsection for any fiscal year may be used for administrative costs. "(B) GRANT FUNDS.—Any funds received
 15 16 17 18 19 20 21 	 "(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under this subsection for any fiscal year may be used for administrative costs. "(B) GRANT FUNDS.—Any funds received by a State or territory under this subsection
 15 16 17 18 19 20 21 22 	 "(A) ADMINISTRATIVE COSTS.—Not more than 5 percent of the grant funds received by a State or territory governmental agency under this subsection for any fiscal year may be used for administrative costs. "(B) GRANT FUNDS.—Any funds received by a State or territory under this subsection that are not used for administrative costs shall

1	State or territory that provide direct interven-
2	tion and related assistance.
3	"(C) INTERVENTION AND RELATED AS-
4	SISTANCE.—Intervention and related assistance
5	under subparagraph (B) may include—
6	"(i) 24 hour hotline services providing
7	crisis intervention services and referral;
8	"(ii) accompaniment and advocacy
9	through medical, criminal justice, and so-
10	cial support systems, including medical fa-
11	cilities, police, and court proceedings;
12	"(iii) crisis intervention, short-term
13	individual and group support services, and
14	comprehensive service coordination, and
15	supervision to assist sexual assault victims
16	and family or household members;
17	"(iv) support mechanisms that are
18	culturally relevant to the community;
19	"(v) information and referral to assist
20	the sexual assault victim and family or
21	household members;
22	"(vi) community-based, linguistically,
23	and culturally-specific service including
24	outreach activities for racial and ethnic
25	and other underserved communities and

1	linkages to existing services in these com-
2	munities; and
3	"(vii) the development and distribu-
4	tion of educational materials on issues re-
5	lated to sexual assault and the services de-
6	scribed in clauses (i) through (vii).
7	"(3) Application.—
8	"(A) IN GENERAL.—Each eligible entity
9	desiring a grant under this subsection shall
10	submit an application to the Attorney General
11	at such time and in such manner as the Attor-
12	ney General may reasonably require.
13	"(B) CONTENTS.—Each application sub-
14	mitted under subparagraph (A) shall—
15	"(i) set forth procedures designed to
16	assure meaningful involvement of the State
17	or territorial sexual assault coalition and
18	representatives from racial and ethnic and
19	other underserved communities in the de-
20	velopment of the application and the imple-
21	mentation of the plans;
22	"(ii) set forth procedures designed to
23	ensure an equitable distribution of grants
24	and grant funds within the State or terri-

1	tow and between unber and musel areas
	tory and between urban and rural areas
2	within such State or territory;
3	"(iii) identify the State or territorial
4	agency that is responsible for the adminis-
5	tration of programs and activities; and
6	"(iv) meet other such requirements as
7	the Attorney General reasonably deter-
8	mines are necessary to carry out the pur-
9	poses and provisions of this section.
10	"(4) Reporting.—Each State and territory re-
11	ceiving a grant under this subsection shall submit an
12	annual report to the Attorney General that describes
13	the activities carried out with such grant funds.
14	"(5) Allocation of funds.—The Attorney
15	General shall allocate to each State not less than
16	0.50 percent of the total amount so appropriated in
17	a fiscal year for grants under this section, except
18	that the United States Virgin Islands, American
19	Samoa, Guam, the District of Columbia, Puerto
20	Rico, and the Commonwealth of the Northern Mar-
21	iana Islands shall each be allocated 0.125 percent of
22	the total appropriations.
23	"(c) Grants for Culturally Specific Programs
24	Addressing Sexual Assault.—

1	"(1) GRANTS AUTHORIZED.—The Attorney
2	General shall award grants to eligible entities to
3	support the establishment, maintenance, and expan-
4	sion of culturally specific intervention and related
5	assistance for victims of sexual assault.
6	"(2) ELIGIBLE ENTITIES.—To be eligible to re-
7	ceive a grant under this section, an entity shall—
8	"(A) be a private nonprofit organization
9	that focuses primarily on racial and ethnic com-
10	munities;
11	"(B) must have documented organizational
12	experience in the area of sexual assault inter-
13	vention or have entered into a partnership with
14	an organization having such expertise;
15	"(C) have expertise in the development of
16	community-based, linguistically and culturally
17	specific outreach and intervention services rel-
18	evant for the specific racial and ethnic commu-
19	nities to whom assistance would be provided or
20	have the capacity to link to existing services in
21	the community tailored to the needs of racial
22	and ethnic populations; and
23	"(D) have an advisory board or steering
24	committee and staffing which is reflective of the
25	targeted racial and ethnic community.

1	"(3) USE OF FUNDS.—Funds appropriated
2	under this section may be used for the purposes de-
3	scribed in this section.
4	"(4) Award Basis.—The Attorney General
5	shall award grants under this section on a competi-
6	tive basis.
7	"(5) DISTRIBUTION.—
8	"(A) The Attorney General shall not use
9	more than the 2.5 percent of funds appro-
10	priated under this subsection in any year for
11	administration, monitoring, and evaluation of
12	grants made available under this subsection.
13	"(B) Up to 5 percent of funds appro-
14	priated under this section in any year shall be
15	available for technical assistance by a national
16	organization or organizations whose primary
17	focus and expertise is in addressing sexual as-
18	sault within racial and ethnic communities.
19	"(6) TERM.—The Attorney General shall make
20	grants under this section for a period of no less than
21	3 fiscal years.
22	"(7) REPORTING.—Each entity receiving a
23	grant under this subsection shall submit a report to
24	the Attorney General that describes the activities out
25	with such grant funds.

1	"(d) Grants to State, Territorial, and Tribal
2	Sexual Assault Coalitions.—
3	"(1) GRANTS AUTHORIZED.—
4	"(A) IN GENERAL.—The Attorney General
5	shall award grants to State, territorial, and
6	tribal sexual assault coalitions to assist in sup-
7	porting the establishment, maintenance, and ex-
8	pansion of such coalitions.
9	"(B) MINIMUM AMOUNT.—Not less than
10	10 percent of the total amount appropriated to
11	carry out this section shall be used for grants
12	under subparagraph (A).
13	"(C) ELIGIBLE APPLICANTS.—Each of the
14	State, territorial, and tribal sexual assault coali-
15	tions as determined by the National Center for
16	Injury Prevention and Control in collaboration
17	with the office or Violence Against Women at
18	the Department of Justice.
19	"(2) USE OF FUNDS.—Grant funds received
20	under this subsection may be used to—
21	"(A) work with local sexual assault pro-
22	grams and other providers of direct services to
23	encourage appropriate responses to sexual as-
24	sault within the State, territory, or tribe;

1	"(B) work with judicial and law enforce-
2	ment agencies to encourage appropriate re-
3	sponses to sexual assault cases;
4	"(C) work with courts, child protective
5	services agencies, and children's advocates to
6	develop appropriate responses to child custody
7	and visitation issues when sexual assault has
8	been determined to be a factor;
9	"(D) design and conduct public education
10	campaigns;
11	"(E) plan and monitor the distribution of
12	grants and grant funds to their State, territory,
13	or tribe; or
14	"(F) collaborate with and inform Federal,
15	State, or local public officials and agencies to
16	develop and implement policies to reduce or
17	eliminate sexual assault.
18	"(3) Allocation and use of funds.—From
19	amounts appropriated for grants under this sub-
20	section for each fiscal year—
21	"(A) not less than 10 percent of the funds
22	shall be available for grants to tribal sexual as-
23	sault coalitions;
24	"(B) the remaining funds shall be available
25	for grants to State and territorial coalitions,

1 and the Attorney General shall allocate an 2 amount equal to $\frac{1}{56}$ of the amounts so appropriated to the Territories as defined in section 3 4 4002(a)(20) of this Act. "(4) APPLICATION.—Each eligible entity desir-5 6 ing a grant under this subsection shall submit an 7 application to the Attorney General at such time, in 8 such manner, and containing by such information as 9 the Attorney General determines to be essential to 10 carry out the purposes of this section. 11 "(5) REPORTING.—Each State or territorial 12 sexual assault coalition receiving a grant under this 13 subsection shall submit a report to the Attorney 14 General that describes activities carried out with 15 such grant funds. "(6) FIRST-TIME APPLICANTS.—No entity shall 16 17 be prohibited from submitting an application under 18 this subsection during any fiscal year for which 19 funds are available under this subsection because 20 such entity has not previously applied or received 21 funding under this subsection. 22 "(e) GRANTS TO TRIBES.—

23 "(1) GRANTS AUTHORIZED.—The Attorney
24 General may award grants to Indian tribes, tribal
25 organizations, and nonprofit tribal organizations ap-

1	proved by an Indian tribe for the operation of a sex-
2	ual assault programs or projects in Indian country
3	and Alaskan native villages to support the establish-
4	ment, maintenance, and expansion of programs and
5	projects to assist those victimized by sexual assault.
6	"(2) Allocation and use of funds.—
7	"(A) Administrative costs.—Not more
8	than 5 percent of the grant funds received by
9	an Indian tribe, tribal organization, and non-
10	profit tribal organization under this subsection
11	for any fiscal year may be used for administra-
12	tive costs.
13	"(B) GRANT FUNDS.—Any funds received
14	under this subsection that are not used for ad-
15	ministrative costs shall be used to provide
16	grants to tribal organizations and nonprofit
17	tribal organizations for programs and activities
18	within Indian country and Alaskan native vil-
19	lages that provide direct intervention and re-
20	lated assistance.
21	"(C) INTERVENTION AND RELATED AS-
22	SISTANCE.—Intervention and related assistance
23	under subparagraph (B) may include—
24	"(i) 24-hour hotline services providing
25	crisis intervention services and referral;

"(ii) accompaniment and advocacy
through medical, criminal justice, and so-
cial support systems, including medical fa-
cilities, police, and court proceedings;
"(iii) crisis intervention, short-term
individual and group support services, and
case management and supervision to assist
sexual assault victims and family or house-
hold members;
"(iv) information and referral to as-
sist the sexual assault victim and family or
household members;
"(v) support mechanisms that are cul-
turally relevant to the community;
"(vi) collaborating with and informing
public officials and agencies in order to de-
velop and implement policies to reduce or
eliminate sexual assault; and
"(vii) the development and distribu-
tion of educational materials on issues re-
lated to sexual assault and the services de-
scribed in clauses (i) through (vi).
"(3) Reporting.—Each tribe receiving a grant
under this subsection shall submit an annual report

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1	to the Attorney General that describes the activities
2	carried out with such grant funds.
3	"(f) Authorization of Appropriations.—
4	"(1) IN GENERAL.—There are authorized to be
5	appropriated \$60,000,000 for each of the fiscal
6	years 2006 through 2010 to carry out the provisions
7	of this section. Any amounts so appropriated shall
8	remain available until expended.
9	"(2) Allocations.—Of the total amounts ap-
10	propriated for each fiscal year to carry out this sec-
11	tion—
12	"(A) not more than 2.5 percent shall be
13	used by the Attorney General for evaluation,
14	monitoring, and other administrative costs
15	under this section;
16	"(B) not more than 2.5 percent shall be
17	used for the provision of technical assistance to
18	grantees and subgrantees under this section;
19	"(C) not less than 65 percent shall be used
20	for grants to States and territories under sub-
21	section (b);
22	"(D) not less than 10 percent shall be used
23	for making grants to State, territorial, and trib-
24	al sexual assault coalitions under subsection (c);

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

1	"(E) other criminal justice service pro-
2	viders;
3	"(F) human and community service pro-
4	viders;
5	"(G) educational institutions; and
6	"(H) health care providers;
7	((2) to establish and expand nonprofit, non-
8	governmental, State, tribal, and local government
9	services in rural communities to adult and minor vic-
10	tims; and
11	"(3) to increase the safety and well-being of
12	women and children in rural communities, by—
13	"(A) dealing directly and immediately with
14	domestic violence, sexual assault, dating vio-
15	lence, and stalking occurring in rural commu-
16	nities; and
17	"(B) creating and implementing strategies
18	to increase awareness and prevent domestic vio-
19	lence, sexual assault, dating violence, and stalk-
20	ing.
21	"(b) Grants Authorized.—The Attorney General,
22	acting through the Director of the Office on Violence
23	Against Women (referred to in this section as the 'Direc-
24	tor'), may award 3-year grants, with a possible extension
25	for an additional 3 years, to States, Indian tribes, local

governments, and nonprofit, public or private entities, in cluding tribal nonprofit organizations, to carry out pro grams serving rural areas or rural communities that ad dress domestic violence, dating violence, sexual assault,
 and stalking by—

6 "(1) implementing, expanding, and establishing 7 cooperative efforts and projects between law enforce-8 ment officers, prosecutors, victim advocacy groups, 9 and other related parties to investigate and pros-10 ecute incidents of domestic violence, dating violence, 11 sexual assault, and stalking;

"(2) providing treatment, counseling, and other
long- and short-term assistance to adult and minor
victims of domestic violence, dating violence, sexual
assault, and stalking in rural communities; and

16 "(3) working in cooperation with the commu17 nity to develop education and prevention strategies
18 directed toward such issues.

19 "(c) USE OF FUNDS.—Funds appropriated pursuant
20 to this section shall be used only for specific programs and
21 activities expressly described in subsection (a).

22 "(d) Allotments and Priorities.—

23 "(1) ALLOTMENT FOR INDIAN TRIBES.—Not
24 less than 10 percent of the total amount made avail25 able for each fiscal year to carry out this section

shall be allocated for grants to Indian tribes or trib al organizations.

3 "(2) ALLOTMENT FOR SEXUAL ASSAULT SERV4 ICES.—Not less than 40 percent of the total amount
5 made available for each fiscal year to carry out this
6 section shall be allocated for grants that meaning7 fully address sexual assault in rural communities.

8 "(3) ALLOTMENT FOR TECHNICAL ASSIST-9 ANCE.—Of the amounts appropriated for each fiscal 10 year to carry out this section, not more than 8 per-11 cent may be used by the Director for technical as-12 sistance costs.

"(4) UNDERSERVED POPULATIONS.—In awarding grants under this section, the Director shall give
priority to the needs of racial and ethnic and other
underserved populations (as described in section
40002).

18 "(5) ALLOCATION OF FUNDS FOR RURAL
19 STATES.—Not less than 75 percent of the total
20 amount made available for each fiscal year to carry
21 out this section shall be allocated for grants to rural
22 States.

23 "(e) AUTHORIZATION OF APPROPRIATIONS.—

1 "(1) IN GENERAL.—There are authorized to be 2 appropriated \$55,000,000 for each of the fiscal 3 years 2006 through 2010 to carry out this section. "(2) ADDITIONAL FUNDING.—In addition to 4 5 funds received through a grant under subsection (b), 6 a law enforcement agency may use funds received 7 through a grant under part Q of title I of the Omni-8 bus Crime Control and Safe Streets Act of 1968 (42) 9 U.S.C. 3796dd et seq.) to accomplish the objectives 10 of this section.". 11 SEC. 204. ASSISTANCE FOR VICTIMS OF ABUSE. 12 Part T of title I of the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is 13 amended by adding at the end the following:

15 "SEC. 2011. ASSISTANCE FOR VICTIMS OF ABUSE.

16 "(a) GRANTS AUTHORIZED.—The Attorney General 17 may award grants to appropriate entities—

18 "(1) to provide services for victims of domestic 19 violence and sexual assault who are 50 years of age 20 or older;

21 "(2) to increase the physical accessibility of 22 buildings in which services are or will be rendered 23 for victims of domestic violence and sexual assault 24 who are 50 years of age or older;

"(3) to provide training, consultation, and information on domestic violence, dating violence,
stalking, and sexual assault against women and girls
who are individuals with disabilities (as defined in
section 3 of the Americans with Disabilities Act of
1990 (42 U.S.C. 12102)), and to enhance direct
services to such individuals;

"(4) for training programs to assist law en-8 9 forcement officers, prosecutors, governmental agen-10 cies, victim assistants, and relevant officers of Fed-11 eral, State, tribal, territorial, and local courts in rec-12 ognizing, addressing, investigating, and prosecuting 13 instances of adult or minor domestic violence, dating 14 violence, sexual assault, stalking, elder abuse, and 15 violence against individuals with disabilities, includ-16 ing domestic violence and sexual assault, against 17 older or disabled individuals; and

18 "(5) for multidisciplinary collaborative commu-19 nity responses to victims.

20 "(b) USE OF FUNDS.—Grant funds under this sec21 tion may be used—

"(1) to implement or expand programs or services to respond to the needs of persons 50 years of
age or older who are victims of domestic violence,

dating violence, sexual assault, stalking, or elder
 abuse;

3 "(2) to provide personnel, training, technical
4 assistance, advocacy, intervention, risk reduction and
5 prevention of domestic violence, dating violence,
6 stalking, and sexual assault against disabled women
7 and girls;

8 "(3) to conduct outreach activities to ensure
9 that disabled women and girls who are victims of do10 mestic violence, dating violence, stalking, or sexual
11 assault receive appropriate assistance;

"(4) to conduct cross-training for victim service
organizations, governmental agencies, and nonprofit,
nongovernmental organizations serving individuals
with disabilities; about risk reduction, intervention,
prevention and the nature of dynamic of domestic violence, dating violence, stalking, and sexual assault
for disabled women and girls;

"(5) to provide technical assistance to assist
with modifications to existing policies, protocols, and
procedures to ensure equal access to the services,
programs, and activities of victim service organizations for disabled women and girls;

24 "(6) to provide training and technical assist-25 ance on the requirements of shelters and victim serv-

1	ices organizations under Federal antidiscrimination
2	laws, including—
3	"(A) the Americans with Disabilities Act of
4	1990; and
5	"(B) section 504 of the Rehabilitation Act
6	of 1973;
7	"(7) to rehabilitate facilities, purchase equip-
8	ment, and provide personnel so that shelters and vic-
9	tim service organizations can accommodate the
10	needs of disabled women and girls;
11	"(8) to provide advocacy and intervention serv-
12	ices for disabled women and girls who are victims of
13	domestic violence, dating violence, stalking, or sexual
14	assault through collaborative partnerships between—
15	"(A) nonprofit, nongovernmental agencies;
16	"(B) governmental agencies serving indi-
17	viduals with disabilities; and
18	"(C) victim service organizations; or
19	"(9) to develop model programs providing advo-
20	cacy and intervention services within organizations
21	serving disabled women and girls who are victims of
22	domestic violence, dating violence, sexual assault, or
23	stalking.
24	"(c) ELIGIBLE ENTITIES.—

1	"(1) IN GENERAL.—An entity shall be eligible
2	to receive a grant under this section if the entity
3	is—
4	"(A) a State;
5	"(B) a unit of local government;
6	"(C) a nonprofit, nongovernmental organi-
7	zation such as a victim services organization, an
8	organization serving individuals with disabilities
9	or a community-based organization; and
10	"(D) a religious organization.
11	"(2) LIMITATION.—A grant awarded for the
12	purposes described in subsection (b) (9) shall only be
13	awarded to an eligible agency (as defined in section
14	410 of the Rehabilitation Act of 1973 (29 USC
15	796f-5).
16	"(d) APPLICATION.—An eligible entity desiring a
17	grant under this section shall submit an application to the
18	Secretary at such time, in such manner, and containing
19	such information as the Secretary may require.
20	"(e) REPORTING.—Not later than 1 year after the
21	last day of the first fiscal year commencing on or after
22	the date of enactment of this Act, and not later than 180
23	days after the last day of each fiscal year thereafter, the

24 Attorney General shall submit to Congress a report evalu-

ating the effectiveness of programs administered and oper ated pursuant to this section.

3 "(f) AUTHORIZATION OF APPROPRIATIONS.—There 4 are authorized to be appropriated \$28,000,000 for each 5 of the fiscal years 2006 through 2010 to carry out this 6 section.".

7 SEC. 205. GAO STUDY OF NATIONAL DOMESTIC VIOLENCE 8 HOTLINE.

9 (a) STUDY REQUIRED.—Not later than 6 months 10 after the date of enactment of this Act, the Comptroller 11 General shall conduct a study of the National Domestic 12 Violence Hotline to determine the effectiveness of the Hot-13 line in assisting victims of domestic violence.

(b) ISSUES TO BE STUDIED.—In conducting the
study under subsection (a), the Comptroller General
shall—

(1) compile statistical and substantive information about calls received by the Hotline since its inception, or a representative sample of such calls,
while maintaining the confidentiality of Hotline callers;

(2) interpret the data compiled under paragraph (1)—

24 (A) to determine the trends, gaps in serv-25 ices, and geographical areas of need; and

1	(B) to assess the trends and gaps in serv-
2	ices to underserved communities and the mili-
3	tary community; and

4 (3) gather other important information about5 domestic violence.

6 (c) REPORT.—Not later than 3 years after the date
7 of enactment of this Act, the Comptroller General shall
8 submit to Congress a report on the results of the study.
9 SEC. 206. GRANTS FOR PUBLIC INFORMATION CAMPAIGNS.

10 (a) Grants Authorized.—

11 (1) IN GENERAL.—From amounts made avail-12 able to carry out this section, the Attorney General, 13 acting through the Director of the Office on Violence 14 Against Women, shall award grants to eligible enti-15 ties described in subsection (b) to carry out local, re-16 gional, or national public information campaigns fo-17 cused on addressing adult or minor domestic vio-18 lence, dating violence, sexual assault, stalking, or 19 trafficking within tribal, racial, and ethnic popu-20 lations and immigrant communities, including infor-21 mation on services available to victims and ways to 22 prevent or reduce domestic violence, dating violence, 23 sexual assault, and stalking.

1	(2) TERM.—The Attorney General shall award
2	grants under this section for a period of 1 fiscal
3	year.
4	(b) ELIGIBLE ENTITIES.—Eligible entities under this
5	section are—
6	(1) nonprofit, nongovernmental organizations or
7	coalitions that represent the targeted tribal, racial,
8	and ethnic populations or immigrant community
9	that—
10	(A) have a documented history of creating
11	and administering effective public awareness
12	campaigns addressing violence against women;
13	or
14	(B) work in partnership with an organiza-
15	tion that has a documented history of creating
16	and administering effective public awareness
17	campaigns addressing violence against women;
18	or
19	(2) a governmental entity that demonstrates a
20	partnership with organizations described in para-
21	graph (1).
22	(c) Allocation of Funds.—Of the amounts appro-
23	priated for grants under this section—
24	(1) not more than 20 percent shall be used for
25	national model campaign materials targeted to spe-

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

21 in such form, and in such manner as the Director may22 prescribe.

23 (f) CRITERIA.—In awarding grants under this sec-24 tion, the Attorney General shall ensure—

1 reasonable distribution among (1)eligible 2 grantees representing various racial, ethnic, and immigrant communities; 3 4 (2) reasonable distribution among State, regional, territorial, tribal, and local campaigns; 5 6 (3) that not more than 8 percent of the total 7 amount appropriated under this section for each fis-8 cal year is set aside for technical assistance. 9 (g) REPORTS.—Each eligible entity receiving a grant under this section shall submit to the Director of the Of-10 fice of Violence Against Women, every 18 months, a report 11 12 that describes the activities carried out with grant funds. 13 (h) AUTHORIZATION OF APPROPRIATIONS.—There 14 are authorized to be appropriated to carry out this section 15 \$2,000,000 per year for 2006 through 2010. III—SERVICES, **PROTEC-**TITLE 16 AND FOR TION. JUSTICE 17 YOUNG VICTIMS VIO-OF 18 LENCE 19

20 SEC. 301. RAPE PREVENTION AND EDUCATION.

Section 393B(c) of part J of title III of the Public
Health Service Act (42 U.S.C. 280b–1(c)) is amended to
read as follows:

24 "(c) Authorization of Appropriations.—

1 "(1) IN GENERAL.—There is authorized to be 2 appropriated to carry out this section \$80,000,000 for each of fiscal years 2006 through 2010. 3 "(2) NATIONAL SEXUAL VIOLENCE RESOURCE 4 5 CENTER ALLOTMENT.—Of the total amount made 6 available under this subsection in each fiscal year, 7 not less than \$1,500,000 shall be available for allot-8 ment under subsection (b).". 9 SEC. 302. SERVICES, EDUCATION, PROTECTION AND JUS-10 TICE FOR YOUNG VICTIMS OF VIOLENCE. 11 The Violence Against Women Act of 1994 (Public 12 Law 103–322, Stat. 1902 et seq.) is amended by adding at the end the following: 13 "Subtitle M—Services, Education, 14 Protection and Justice for 15 **Young Victims of Violence** 16 17 "SEC. 41201. SERVICES TO ADVOCATE FOR AND RESPOND 18 TO TEENS. 19 "(a) GRANTS AUTHORIZED.—The Secretary of the Department of Health and Human Services (in this sec-20 tion referred to as the 'Secretary'), acting through the 21 22 Family and Youth Services Bureau, in consultation with 23 the Department of Justice, shall award grants to eligible 24 entities to conduct programs to serve teen and young adult

25 victims between the ages of 12 and 24 of domestic vio-
1 lence, dating violence, sexual assault, and stalking. 2 Amounts appropriated under this section may only be used 3 for programs and activities described under subsection (c). 4 "(b) ELIGIBLE GRANTEES.—To be eligible to receive 5 a grant under this section, an entity shall be-"(1) a nonprofit, nongovernmental entity, the 6 7 primary purpose of which is to provide services to 8 victims of domestic violence, dating violence, sexual 9 assault, or stalking; "(2) a religious or community-based organiza-10 11 tion that specializes in working with youth victims of 12 domestic violence, dating violence, sexual assault, or 13 stalking; 14 "(3) an Indian Tribe or tribal organization pro-15 viding services primarily to tribal youth or tribal vic-16 tims of domestic violence, dating violence, sexual as-17 sault or stalking; or "(4) a nonprofit, nongovernmental entity pro-18 19 viding services for runaway or homeless youth. 20 "(c) USE OF FUNDS.— "(1) IN GENERAL.—An entity that receives a 21 22 grant under this section shall use amounts provided 23 under the grant to design or replicate, and imple-24 ment, programs and services, using domestic vio-25 lence, dating violence, sexual assault, and stalking

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1	intervention models to respond to the needs of youth
2	who are victims of domestic violence, dating violence,
3	sexual assault or stalking.
4	"(2) Types of programs.—Such a program—
5	"(A) shall provide direct counseling and
6	advocacy for teens and young adults, who have
7	experienced domestic violence, dating violence,
8	sexual assault or stalking;
9	"(B) shall include linguistically, culturally,
10	and community relevant services for racial and
11	ethnic and other underserved populations or
12	linkages to existing services in the community
13	tailored to the needs of racial and ethnic and
14	other underserved populations;
15	"(C) may include mental health services;
16	"(D) may include legal advocacy efforts on
17	behalf of minors and young adults with respect
18	to domestic violence, dating violence, sexual as-
19	sault or stalking;
20	"(E) may work with public officials and
21	agencies to develop and implement policies,
22	rules, and procedures in order to reduce or
23	eliminate domestic violence, dating violence,
24	sexual assault, and stalking against youth and
25	young adults; and

"(F) may use not more than 25 percent of 1 2 the grant funds to provide additional services 3 and resources for youth, including childcare, 4 transportation, educational support, and respite 5 care. 6 "(d) AWARDS BASIS.— "(1) GRANTS TO INDIAN TRIBES.—Not less 7 8 than 10 percent of funds appropriated under this 9 section in any year shall be available for grants to 10 Indian Tribes or tribal organizations. 11 "(2) ADMINISTRATION.—The Secretary shall 12 not use more than 2.5 percent of funds appropriated 13 under this section in any year for administration, 14 monitoring, and evaluation of grants made available 15 under this section. "(3) TECHNICAL ASSISTANCE.—Not less than 5 16 17 percent of funds appropriated under this section in 18 any year shall be available to provide technical as-19 sistance for programs funded under this section. "(e) TERM.—The Secretary shall make the grants 20 21 under this section for a period of 3 fiscal years. 22 "(f) REPORTS.—An entity receiving a grant under 23 this section shall submit to the Secretary every 18 months 24 a report of how grant funds have been used.

"(g) AUTHORIZATION OF APPROPRIATIONS.—There
 is authorized to be appropriated to carry out this section,
 \$15,000,000 for each of fiscal years 2006 through 2010.
 "SEC. 41202. GRANTS FOR TRAINING AND COLLABORATION ON THE INTERSECTION BETWEEN DOMESTIC

VIOLENCE AND CHILD MALTREATMENT.

7 "(a) PURPOSE.—The purpose of this section is to 8 support efforts by child welfare agencies, domestic violence 9 or dating violence victim services providers, courts, law en-10 forcement, and other related professionals and community organizations to develop collaborative responses and serv-11 ices and provide cross-training to enhance community re-12 sponses to families where there is both child maltreatment 13 14 and domestic violence.

15 "(b) GRANTS AUTHORIZED.—The Attorney General,
16 through the Violence Against Women Office, shall award
17 grants on a competitive basis to eligible entities for the
18 purposes and in the manner described in this section.

"(c) AUTHORIZATION OF APPROPRIATIONS.—There
are authorized to be appropriated to carry out this section
\$10,000,000 for each of fiscal years 2006 through 2010.
Funds appropriated under this section shall remain available until expended. Of the amounts appropriated to carry
out this section for each fiscal year, the Attorney General
shall—

"(1) use not more than 3 percent for evalua tion, monitoring, site visits, grantee conferences, and
 other administrative costs associated with con ducting activities under this section;

5 "(2) set aside not more than 10 percent for 6 grants to programs addressing child maltreatment 7 and domestic violence or dating violence that are op-8 erated by, or in partnership with, a tribal organiza-9 tion; and

10 "(3) set aside up to 8 percent for technical as-11 sistance and training to be provided by organizations 12 having demonstrated expertise in developing collabo-13 rative community and system responses to families 14 in which there is both child maltreatment and do-15 mestic violence or dating violence, whether or not 16 they are receiving funds under this section.

"(d) UNDERSERVED POPULATIONS.—In awarding
grants under this section, the Attorney General shall consider the needs of racial and ethnic and other underserved
populations (as described in section 40002).

21 "(e) GRANT AWARDS.—The Attorney General shall
22 award grants under this section for periods of not more
23 than 3 fiscal years.

24 "(f) USES OF FUNDS.—Entities receiving grants25 under this section shall use amounts provided to develop

collaborative responses and services and provide cross training to enhance community responses to families
 where there is both child maltreatment and domestic vio lence or dating violence. Amounts distributed under this
 section may only be used for programs and activities de scribed in subsection (g).

7 "(g) PROGRAMS AND ACTIVITIES.—The programs
8 and activities developed under this section shall—

9 "(1) encourage cross training, education, serv-10 ice development, and collaboration among child wel-11 fare agencies, domestic violence victim service pro-12 viders, and courts, law enforcement agencies, com-13 munity-based programs, and other entities, in order 14 to ensure that such entities have the capacity to and 15 will identify, assess, and respond appropriately to— "(A) domestic violence or dating violence 16 17 in homes where children are present and may

- 18 be exposed to the violence;
- 19 "(B) domestic violence or dating violence20 in child protection cases; and

21 "(C) the needs of both the child and non-22 abusing parent;

23 "(2) establish and implement policies, proce24 dures, programs, and practices for child welfare
25 agencies, domestic violence victim service providers,

1	courts, law enforcement agencies, and other entities,
2	that are consistent with the principles of protecting
3	and increasing the immediate and long-term safety
4	and well being of children and non-abusing parents
5	and caretakers by—
6	"(A) increasing the safety, autonomy, ca-
7	pacity, and financial security of non-abusing
8	parents or caretakers, including developing
9	service plans and utilizing community-based
10	services that provide resources and support to
11	non-abusing parents;
12	"(B) protecting the safety, security, and
13	well-being of children by preventing their un-
14	necessary removal from a non-abusing parent,
15	or, in cases where removal of the child is nec-
16	essary to protect the child's safety, taking the
17	necessary steps to provide appropriate and com-
18	munity-based services to the child and the non-
19	abusing parent to promote the safe and appro-
20	priately prompt reunification of the child with
21	the non-abusing parent;
22	"(C) recognizing the relationship between
23	child maltreatment and domestic violence or
24	dating violence in a family, as well as the im-

1	pact of and danger posed by the perpetrators'
2	behavior on both child and adult victims; and
3	"(D) holding adult and minor perpetrators
4	of domestic violence or dating violence, not child
5	and adult victims of abuse or neglect, account-
6	able for stopping the perpetrators' abusive be-
7	haviors, including the development of separate
8	service plans, court filings, or community-based
9	interventions where appropriate;
10	"(3) increase cooperation and enhance linkages
11	between child welfare agencies, domestic violence vic-
12	tim service providers, courts (including family, crimi-
13	nal, juvenile courts, or tribal courts), law enforce-
14	ment agencies, and other entities to provide more
15	comprehensive community-based services (including
16	health, mental health, social service, housing, and
17	neighborhood resources) to protect and to serve both
18	child and adult victims;
19	"(4) identify, assess, and respond appropriately
20	to domestic violence or dating violence in child pro-
21	tection cases and to child maltreatment when it co-
22	occurs with domestic violence or dating violence;
23	"(5) analyze and change policies, procedures,
24	and protocols that contribute to overrepresentation

of racial and ethnic minorities in the court and child
 welfare system; and

3 "(6) provide appropriate referrals to commu-4 nity-based programs and resources, such as health 5 and mental health services, shelter and housing as-6 sistance for adult and minor victims and their children, legal assistance and advocacy for adult and 7 8 minor victims, assistance for parents to help their 9 children cope with the impact of exposure to domes-10 tic violence or dating violence and child maltreat-11 ment, appropriate intervention and treatment for 12 adult perpetrators of domestic violence or dating vio-13 lence whose children are the subjects of child protec-14 tion cases, programs providing support and assist-15 ance to racial and ethnic populations, and other nec-16 essary supportive services.

17 "(h) GRANTEE REQUIREMENTS.—

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

24 "(A) ensure that communities impacted by25 these systems or organizations are adequately

1 represented in the development of the applica-2 tion, the programs and activities to be undertaken, and that they have a significant role in 3 4 evaluating the success of the project; "(B) describe how the training and col-5 6 laboration activities will enhance or ensure the 7 safety and economic security of families where 8 both child maltreatment and domestic violence 9 or dating violence occurs by providing appro-10 priate resources, protection, and support to the 11 victimized parents of such children and to the 12 children themselves; and "(C) outline methods and means partici-13 14 pating entities will use to ensure that all serv-15 ices are provided in a developmentally, linguis-16 tically and culturally competent manner and 17 will utilize community-based supports and re-18 sources. 19 "(2) ELIGIBLE ENTITIES.—To be eligible for a 20 grant under this section, an entity shall be a collabo-21 ration that— 22 "(A) shall include a State or local child 23 welfare agency or Indian Tribe; "(B) shall include a domestic violence or 24 25 dating violence victim service provider;

1	"(C) may include a court;
2	"(D) may include a law enforcement agen-
3	cy, or Bureau of Indian Affairs providing tribal
4	law enforcement; and
5	"(E) may include any other such agencies
6	or private nonprofit organizations, including
7	community-based organizations, with the capac-
8	ity to provide effective help to the child and
9	adult victims served by the collaboration.
10	"(3) REPORTS.—Each entity receiving a grant
11	under this section shall report to the Attorney Gen-
12	eral every 18 months, detailing how the funds have
13	been used.".
14	SEC. 303. GRANTS TO REDUCE VIOLENCE AGAINST WOMEN
15	ON CAMPUS.
16	Section 826 of the Higher Education Amendments of
17	1998 (20 U.S.C. 1152) is amended—
18	(1) in subsection $(a)(2)$ —
19	(A) by striking the period at the end of the
20	sentence and inserting "for periods of 3
21	years."; and
22	(B) by adding at the end the following:
23	"The Attorney General, through the Director of
24	the Office on Violence Against Women, shall
25	award the grants in amounts of not more than

1	\$500,000 for individual institutions of higher
2	education and not more than \$1,000,000 for
3	consortia of such institutions.";
4	(2) in subsection (b)—
5	(A) in paragraph (2)—
6	(i) by inserting "develop and imple-
7	ment campus policies, protocols, and serv-
8	ices that" after "boards to"; and
9	(ii) by adding at the end the fol-
10	lowing: "Within 90 days after the date of
11	enactment of the Violence Against Women
12	Act of 2005, the Attorney General shall
13	issue and make available minimum stand-
14	ards of training relating to violent crimes
15	against women on campus, for all campus
16	security personnel and personnel serving
17	on campus disciplinary or judicial
18	boards.";
19	(B) in paragraph (4), by striking all that
20	follows "strengthen" and inserting: "victim
21	services programs on the campuses of the insti-
22	tutions involved, including programs providing
23	legal, medical, or psychological counseling, for
24	victims of domestic violence, dating violence, or
25	sexual assault, and to improve delivery of victim

1	assistance on campus. To the extent prac-
2	ticable, such an institution shall collaborate
3	with any entities carrying out nonprofit and
4	other victim services programs, including sexual
5	assault, domestic violence, and dating violence
6	victim services programs in the community in
7	which the institution is located. If appropriate
8	victim services programs are not available in
9	the community or are not accessible to stu-
10	dents, the institution shall, to the extent prac-
11	ticable, provide a victim services program on
12	campus or create a victim services program in
13	collaboration with a community-based organiza-
14	tion. The institution shall use not less than 20
15	percent of the funds made available through the
16	grant for a victim services program provided in
17	accordance with this paragraph.";
18	(C) by striking paragraphs (6) and (8);
19	and
20	(D) by redesignating paragraphs (7) , (9) ,
21	and (10) as paragraphs (6) , (7) , and (8) , re-
22	spectively;
23	(3) in subsection (c)—
24	(A) by striking paragraph (2)(B) and in-
25	serting the following:

1	"(B) include proof that the institution of
2	higher education collaborated with any non-
3	profit, nongovernmental entities carrying out
4	other victim services programs, including sexual
5	assault, domestic violence, and dating violence
6	victim services programs in the community in
7	which the institution is located;"; and
8	(B) in paragraph (3), by adding at the end
9	the following: "Up to \$200,000 of the total
10	amount of grant funds appropriated under this
11	section during the years 2006 through 2010
12	may be used to provide technical assistance in
13	complying with the mandatory reporting re-
14	quirements of such section 485(f).";
15	(4) in subsection (d)—
16	(A) by striking paragraph (4);
17	(B) by redesignating paragraphs (2) and
18	(3) as paragraphs (3) and (4), respectively; and
19	(C) by inserting after paragraph (1) the
20	following:
21	"(2) Confidentiality.—
22	"(A) NONDISCLOSURE OF CONFIDENTIAL
23	OR PRIVATE INFORMATION.—In order to ensure
24	the safety of adult and minor victims of domes-
25	tic violence, dating violence, sexual assault, or

1	stalking and their families, grantees and sub-
2	grantees under this section shall reasonably—
3	"(i) protect the confidentiality and
4	privacy of persons receiving services under
5	the grants and subgrants; and
6	"(ii) not disclose any personally iden-
7	tifying information, or individual client in-
8	formation, collected in connection with
9	services requested, utilized, or denied
10	through programs provided by such grant-
11	ees and subgrantees under this section.
12	"(B) CONSENT.—A grantee or subgrantee
13	under this section shall not reveal personally
14	identifying information or individual client in-
15	formation collected as described in subpara-
16	graph (A) without the informed, written, and
17	reasonably time-limited consent of the person
18	(or, in the case of an unemancipated minor, the
19	minor and the parent or guardian of the minor)
20	about whom information is sought, whether for
21	the program carried out under this section or
22	any other Federal, State, tribal, or territorial
23	assistance program.
24	"(C) Compelled release and no-

TICE.—If a grantee or subgrantee under this

1	section is compelled by statutory or court man-
2	date to disclose information described in sub-
3	paragraph (A), the grantee or subgrantee—
4	"(i) shall make reasonable attempts to
5	provide notice to individuals affected by
6	the disclosure of information; and
7	"(ii) shall take steps necessary to pro-
8	tect the privacy and safety of the indi-
9	vidual affected by the disclosure.
10	"(D) PERMISSIVE SHARING.—Grantees
11	and subgrantees under this section may share
12	with each other, in order to comply with Fed-
13	eral, State, tribal, or territorial reporting, eval-
14	uation, or data collection requirements—
15	"(i) aggregate data, that is not per-
16	sonally identifying information, regarding
17	services provided to their clients; and
18	"(ii) demographic information that is
19	not personally identifying information.
20	"(E) Court-generated and law en-
21	FORCEMENT-GENERATED INFORMATION.—
22	Grantees and subgrantees under this section
23	may share with each other—
24	"(i) court-generated information con-

25 tained in secure, governmental registries

1	for protection order enforcement purposes;
2	and
3	"(ii) law enforcement-generated infor-
4	mation.
5	"(F) DEFINITION.—As used in this para-
6	graph, the term 'personally identifying informa-
7	tion' means individually identifying information
8	from or about an individual, including—
9	"(i) first and last name;
10	"(ii) home or other physical address,
11	including street name and name of city or
12	town;
13	"(iii) email address or other online
14	contact information, such as an instant-
15	messaging user identifier or a screen name
16	that reveals an individual's email address;
17	"(iv) telephone number;
18	"(v) social security number;
19	"(vi) Internet Protocol ('IP') address
20	or host name that identifies an individual;
21	"(vii) persistent identifier, such as a
22	customer number held in a 'cookie' or
23	processor serial number, that is combined
24	with other available data that identifies an
25	individual; or

1	"(viii) information that, in combina-
2	tion with the information in any of clauses
3	(i) through (vii), would serve to identify
4	any individual, including—
5	"(I) grade point average;
6	"(II) date of birth;
7	"(III) academic or occupational
8	interests;
9	"(IV) athletic or extracurricular
10	interests;
11	"(V) racial or ethnic background;
12	or
13	"(VI) religious affiliation."; and
14	(5) in subsection (g), by—
15	(A) striking "\$10,000,000" and inserting
16	``\$15,000,000'';
17	(B) striking "2001" and inserting "2006";
18	and
19	(C) striking "2005" and inserting "2010".
20	SEC. 304. SAFE HAVENS.
21	Section 1301 of the Victims of Trafficking and Vio-
22	lence Protection Act of 2000 (42 U.S.C. 10420) is amend-
23	ed—
24	(1) by striking the section heading and insert-
25	ing the following:

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

	52
1	assault or abuse during parent and child visitation
2	and visitation exchanges."; and
3	(3) by striking subsection (e) and inserting the
4	following:
5	"(e) Authorization of Appropriations.—
6	"(1) IN GENERAL.—There is authorized to be
7	appropriated to carry out this section, \$20,000,000
8	for each of fiscal years 2006 through 2010. Funds
9	appropriated under this section shall remain avail-
10	able until expended.
11	"(2) Use of funds.—Of the amounts appro-
12	priated to carry out this section for each fiscal year,
13	the Attorney General shall—
14	"(A) set aside not less than 5 percent for
15	grants to Indian tribal governments or tribal
16	organizations;
17	"(B) use not more than 3 percent for eval-
18	uation, monitoring, site visits, grantee con-
19	ferences, and other administrative costs associ-
20	ated with conducting activities under this sec-
21	tion; and
22	"(C) set aside not more than 8 percent for
23	technical assistance and training to be provided
24	by organizations having nationally recognized
25	expertise in the design of safe and secure super-

1	vised visitation programs and visitation ex-
2	change of children in situations involving do-
3	mestic violence, dating violence, sexual assault,
4	or stalking.".

5 SEC. 305. GRANTS TO COMBAT DOMESTIC VIOLENCE, DAT6 ING VIOLENCE, SEXUAL ASSAULT, AND
7 STALKING IN MIDDLE AND HIGH SCHOOLS.

8 (a) SHORT TITLE.—This section may be cited as the
9 "Supporting Teens through Education and Protection Act
10 of 2005" or the "STEP Act".

(b) GRANTS AUTHORIZED.—The Attorney General,
through the Director of the Office on Violence Against
Women, is authorized to award grants to middle schools
and high schools that work with domestic violence and sexual assault experts to enable the schools—

(1) to provide training to school administrators,
faculty, counselors, coaches, healthcare providers, security personnel, and other staff on the needs and
concerns of students who experience domestic violence, dating violence, sexual assault, or stalking,
and the impact of such violence on students;

(2) to develop and implement policies in middle
and high schools regarding appropriate, safe responses to, and identification and referral procedures for, students who are experiencing or perpe-

trating domestic violence, dating violence, sexual as sault, or stalking, including procedures for handling
 the requirements of court protective orders issued to
 or against students or school personnel, in a manner
 that ensures the safety of the victim and holds the
 perpetrator accountable;

7 (3) to provide support services for students and 8 school personnel, such as a resource person who is 9 either on-site or on-call, and who is an expert de-10 scribed in subsections (i)(2) and (i)(3), for the pur-11 pose of developing and strengthening effective pre-12 vention and intervention strategies for students and 13 school personnel experiencing domestic violence, dat-14 ing violence, sexual assault or stalking;

(4) to provide developmentally appropriate educational programming to students regarding domestic violence, dating violence, sexual assault, and
stalking, and the impact of experiencing domestic violence, dating violence, sexual assault, and stalking
on children and youth by adapting existing curricula
activities to the relevant student population;

(5) to work with existing mentoring programs
and develop strong mentoring programs for students, including student athletes, to help them understand and recognize violence and violent behavior,

how to prevent it and how to appropriately address
 their feelings; and

3 (6) to conduct evaluations to assess the impact
4 of programs and policies assisted under this section
5 in order to enhance the development of the pro6 grams.

7 (c) AWARD BASIS.—The Director shall award grants 8 and contracts under this section on a competitive basis. 9 (d) POLICY DISSEMINATION.—The Director shall dis-10 seminate to middle and high schools any existing Department of Justice, Department of Health and Human Serv-11 12 ices, and Department of Education policy guidance and 13 curricula regarding the prevention of domestic violence, dating violence, sexual assault, and stalking, and the im-14 15 pact of the violence on children and youth.

16 (e) Nondisclosure of Confidential or Private INFORMATION.—In order to ensure the safety of adult and 17 18 minor victims of domestic violence, dating violence, sexual 19 assault, or stalking and their families, grantees and sub-20 grantees shall protect the confidentiality and privacy of 21 persons receiving services. Grantees and subgrantees pur-22 suant to this section shall not disclose any personally iden-23 tifying information or individual information collected in 24 connection with services requested, utilized, or denied 25 through grantees' and subgrantees' programs. Grantees

and subgrantees shall not reveal individual client informa-1 2 tion without the informed, written, reasonably time-limited 3 consent of the person (or in the case of unemancipated 4 minor, the minor and the parent or guardian) about whom 5 information is sought, whether for this program or any other Tribal, Federal, State or Territorial grant program. 6 7 If release of such information is compelled by statutory 8 or court mandate, grantees and subgrantees shall make 9 reasonable attempts to provide notice to victims affected 10 by the disclosure of information. If such personally identifying information is or will be revealed, grantees and sub-11 12 grantees shall take steps necessary to protect the privacy 13 and safety of the persons affected by the release of the information. Grantees may share non-personally identi-14 15 fying data in the aggregate regarding services to their clients and non-personally identifying demographic informa-16 tion in order to comply with Tribal, Federal, State or Ter-17 ritorial reporting, evaluation, or data collection require-18 19 ments. Grantees and subgrantees may share court-gen-20 erated information contained in secure, governmental reg-21 istries for protection order enforcement purposes.

- 22 (f) Grant Term and Allocation.—
- 23 (1) TERM.—The Director shall make the grants
 24 under this section for a period of 3 fiscal years.

1	(2) Allocation.—Not more than 15 percent
2	of the funds available to a grantee in a given year
3	shall be used for the purposes described in sub-
4	section $(b)(4)(D)$, (b) , (5) , and $(b)(6)$.
5	(g) DISTRIBUTION.—
6	(1) IN GENERAL.—Not less than 5 percent of
7	funds appropriated under section (l) in any year
8	shall be available for grants to tribal schools, schools
9	on tribal lands or schools whose student population
10	is more than 25 percent native American.
11	(2) Administration.—The Director shall not
12	use more than 5 percent of funds appropriated
13	under section (l) in any year for administration,
14	monitoring and evaluation of grants made available
15	under this section.
16	(3) TECHNICAL ASSISTANCE.—Not less than 5
17	percent of funds appropriated under section (l) in
18	any year shall be available to provide technical as-
19	sistance for programs funded under this section.
20	(h) Application.—To be eligible to be awarded a
21	grant or contract under this section for any fiscal year,
22	a middle or secondary school, in consultation with an ex-
23	pert as described in sections (i)(2) and (i)(3), shall submit
24	an application to the Director at such time and in such
25	manner as the Director shall prescribe.

(i) ELIGIBLE ENTITIES.—To be eligible to receive a
 grant under this section, an entity shall be a partnership
 that—

4 (1) shall include a public, charter, tribal, or na5 tionally accredited private middle or high school, a
6 school administered by the Department of Defense
7 under 10 U.S.C. 2164 or 20 U.S.C. 921, a group of
8 schools, or a school district;

9 (2) shall include a domestic violence victim 10 service provider that has a history of working on do-11 mestic violence and the impact that domestic vio-12 lence and dating violence have on children and 13 youth;

14 (3) shall include a sexual assault victim service 15 provider, such as a rape crisis center, program serv-16 ing tribal victims of sexual assault, or coalition or 17 other nonprofit nongovernmental organization car-18 rying out a community-based sexual assault pro-19 gram, that has a history of effective work concerning 20 sexual assault and the impact that sexual assault 21 has on children and youth; and

(4) may include a law enforcement agency, the
State, Tribal, Territorial or local court, nonprofit
nongovernmental organizations and service providers
addressing sexual harassment, bullying or gang-re-

lated violence in schools, and any other such agen cies or nonprofit nongovernmental organizations
 with the capacity to provide effective assistance to
 the child, youth, and adult victims served by the
 partnership.

6 (j) PRIORITY.—In awarding grants under this sec7 tion, the Director shall give priority to entities that have
8 submitted applications in partnership with relevant courts
9 or law enforcement agencies.

10 (k) Reporting and Dissemination of Informa-11 tion.—

12 (1) REPORTING.—Each of the entities that are 13 members of the applicant partnership described in 14 subsection (i), that receive a grant under this section 15 shall jointly prepare and submit to the Director 16 every 18 months a report detailing the activities that 17 the entities have undertaken under the grant and 18 such additional information as the Director shall re-19 quire.

(2) DISSEMINATION OF INFORMATION.—Within
9 months of the completion of the first full grant
cycle, the Director shall publicly disseminate, including through electronic means, model policies and
procedures developed and implemented in middle
and high schools by the grantees, including informa-

1	tion on the impact the policies have had on their re-
2	spective schools and communities.
3	(1) AUTHORIZATION OF APPROPRIATIONS.—
4	(1) IN GENERAL.—There is authorized to be
5	appropriated to carry out this section, \$5,000,000
6	for each of fiscal years 2006 through 2010.
7	(2) AVAILABILITY.—Funds appropriated under
8	paragraph (1) shall remain available until expended.
9	TITLE IV—STRENGTHENING
10	AMERICA'S FAMILIES BY PRE-
11	VENTING VIOLENCE IN THE
12	HOME
13	SEC. 401. PREVENTING VIOLENCE AGAINST WOMEN, MEN,
14	AND CHILDREN.
15	The Violence Against Women Act of 1994 (108 Stat.
16	1902 et seq.), as amended by section of this Act,
17	is amended by adding at the end the following:
18	"Subtitle N—Strengthening Amer-
19	ica's Families by Preventing Vi-
20	olence Against Women and Chil-
21	dren
22	"SEC. 41401. PURPOSE.
23	"The purpose of this subtitle is to—
24	"(1) prevent crimes involving violence against
25	women, men, children, and youth;

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

and children.

1 "SEC. 41402. GRANTS TO ASSIST CHILDREN AND YOUTH EX-

POSED TO VIOLENCE.

2

3

"(a) Grants Authorized.—

4 "(1) IN GENERAL.—The Attorney General, act-5 ing through the Director of the Office on Violence 6 Against Women, and in collaboration with the Ad-7 ministration for Children, Youth, and Families of 8 the Department of Health and Human Services, is 9 authorized to award grants on a competitive basis to 10 eligible entities for the purpose of mitigating the ef-11 fects of domestic violence, dating violence, sexual as-12 sault, and stalking on children exposed to such vio-13 lence, and reducing the risk of future victimization 14 or perpetration of domestic violence, dating violence, 15 sexual assault, and stalking.

16 "(2) TERM.—The Director shall make grants
17 under this section for a period of 3 fiscal years.

18 "(3) AWARD BASIS.—The Director shall award
19 grants—

20 "(A) considering the needs of racial and
21 ethnic and other underserved populations, as
22 defined in section 2003 of the Omnibus Crime
23 Control and Safe Streets Act of 1968 (42
24 U.S.C. 3796gg-2);

25 "(B) awarding not less than 10 percent of26 such amounts for the funding of tribal projects

1	from the amounts made available under this
2	section for a fiscal year;
3	"(C) awarding up to 8 percent for the
4	funding of technical assistance programs from
5	the amounts made available under this section
6	for a fiscal year; and
7	"(D) awarding not less than 66 percent to
8	programs described in subsection $(c)(1)$ from
9	the amounts made available under this section
10	for a fiscal year.
11	"(b) Authorization of Appropriations.—There
12	is authorized to be appropriated to carry out this section
13	\$20,000,000 for each of fiscal years 2006 through 2010.
14	"(c) USE OF FUNDS.—The funds appropriated under
15	this section shall be used for—
16	"(1) programs that provide services for children
17	exposed to domestic violence, dating violence, sexual
18	assault, or stalking, which may include direct coun-
19	seling, advocacy, or mentoring, and must include
20	support for the nonabusing parent or the child's
21	caretaker;
22	((2)) training and coordination for programs
23	that serve children and youth (such as Head Start,
24	child care, and after-school programs) on how to
25	safely and confidentially identify children and fami-

1	lies experiencing domestic violence and properly refer
2	them to programs that can provide direct services to
3	the family and children, and coordination with other
4	domestic violence or other programs serving children
5	exposed to domestic violence, dating violence, sexual
6	assault, or stalking that can provide the training
7	and direct services referenced in this subsection; or
8	"(3) advocacy within the systems that serve
9	children to improve the system's understanding of
10	and response to children who have been exposed to
11	domestic violence and the needs of the nonabusing
12	parent.
13	"(d) ELIGIBLE ENTITIES.—To be eligible to receive
14	a grant under this section, an entity shall be a—
15	"(1) a victim service provider, tribal nonprofit
16	organization or community-based organization that
17	has a documented history of effective work con-
18	cerning children or youth exposed to domestic vio-
19	lence, dating violence, sexual assault, or stalking, in-
20	cluding programs that provide culturally specific
21	services, Head Start, child care, after school pro-
22	grams, and health and mental health providers; or
23	"(2) a State, territorial, or tribal, or local unit
24	of government agency that is partnered with an or-

1	"(e) GRANTEE REQUIREMENTS.—Under this section,
2	an entity shall—

3 "(1) prepare and submit to the Director an ap4 plication at such time, in such manner, and con5 taining such information as the Director may re6 quire; and

7 "(2) at a minimum, describe in the application
8 the policies and procedures that the entity has or
9 will adopt to—

"(A) enhance or ensure the safety and security of children who have been exposed to violence and their nonabusing parent, enhance or
ensure the safety and security of children and
their nonabusing parent in homes already experiencing domestic violence, dating violence, sexual assault, or stalking; and

17 "(B) ensure linguistically, culturally, and
18 community relevant services for racial and eth19 nic and other underserved communities.

"(f) REPORTS.—An entity receiving a grant under
this section shall prepare and submit to the Director every
18 months a report detailing the activities undertaken
with grant funds, providing additional information as the
Director shall require.

1	"SEC. 41403. ENGAGING MEN, WOMEN, AND YOUTH IN PRE-
2	VENTING DOMESTIC VIOLENCE, DATING VIO-
3	LENCE, SEXUAL ASSAULT, AND STALKING.
4	"(a) Grants Authorized.—
5	"(1) IN GENERAL.—The Attorney General, act-
6	ing through the Director of the Office on Violence
7	Against Women, and in collaboration with the Sec-
8	retary of Health and Human Services, shall award
9	grants on a competitive basis to eligible entities for
10	the purpose of developing or enhancing programs re-
11	lated to engaging men, women, and youth in pre-
12	venting domestic violence, dating violence, sexual as-
13	sault, and stalking by helping them to develop mutu-
14	ally respectful, nonviolent relationships.
15	"(2) TERM.—The Director shall make grants
16	under this section for a period of 3 fiscal years.
17	"(3) Award basis.—The Director shall award
18	grants—
19	"(A) considering the needs of racial and
20	ethnic and other underserved populations (as
21	described in section 40002);
22	"(B) with respect to gender-specific pro-
23	grams described under subsection $(c)(1)(A)$, en-
24	suring reasonable distribution of funds to pro-
25	grams for boys and programs for girls;

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1	"(C) awarding not less than 10 percent of
2	such amounts for the funding of tribal projects
3	from the amounts made available under this
4	section for a fiscal year; and
5	"(D) awarding up to 8 percent for the
6	funding of technical assistance for grantees and
7	non-grantees working in this area and evalua-
8	tion programs from the amounts made available
9	under this section for a fiscal year.
10	"(b) Authorization of Appropriations.—There
11	is authorized to be appropriated to carry out this section
12	\$15,000,000 for each of fiscal years 2006 through 2010.
13	"(c) Use of Funds.—
14	"(1) Programs.—The funds appropriated
15	under this section shall be used by eligible entities
16	for—
17	"(A) public education and community
18	based programs, including gender-specific pro-
19	grams in accordance with applicable laws—
20	"(i) to encourage children and youth
21	to pursue only mutually respectful, non-
22	violent relationships and empower them to
23	reduce their risk of becoming victims or
24	perpetrators of domestic violence, dating
25	violence, sexual assault, or stalking; and

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1	"(ii) that include at a minimum—
2	"(I) information on domestic vio-
3	lence, dating violence, sexual assault,
4	stalking, or child sexual abuse and
5	how they affect children and youth;
6	and
7	"(II) strategies to help partici-
8	pants be as safe as possible; or
9	"(B) public education campaigns and com-
10	munity organizing to encourage men and boys
11	to work as allies with women and girls to pre-
12	vent domestic violence, dating violence, stalking,
13	and sexual assault conducted by entities that
14	have experience in conducting public education
15	campaigns that address domestic violence, dat-
16	ing violence, sexual assault, or stalking.
17	"(2) Media limits.—No more than 25 percent
18	of funds received by a grantee under this section
19	may be used to create and distribute media mate-
20	rials.
21	"(d) ELIGIBLE ENTITIES.—
22	"(1) Relationships.—Eligible entities under
23	subsection (c)(1)(A) are—
1	"(A) nonprofit, nongovernmental domestic
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2	violence, dating violence, sexual assault, or
3	stalking victim service providers or coalitions;
4	"(B) community-based child or youth serv-
5	ices organizations with demonstrated experience
6	and expertise in addressing the needs and con-
7	cerns of young people;
8	"(C) a State, territorial, tribal, or unit of
9	local governmental entity that is partnered with
10	an organization described in subparagraph (A)
11	or (B); or
12	"(D) a program that provides culturally
13	specific services.
14	"(2) AWARENESS CAMPAIGN.—Eligible entities
15	under subsection (c)(1)(B) are—
16	"(A) nonprofit, nongovernmental organiza-
17	tions or coalitions that have a documented his-
18	tory of creating and administering effective
19	public education campaigns addressing the pre-
20	vention of domestic violence, dating violence,
21	sexual assault or stalking; or
22	"(B) a State, territorial, tribal, or unit of
23	local governmental entity that is partnered with
24	an organization described in subparagraph (A).

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"(e) GRANTEE REQUIREMENTS.—Under this section,

2	an entity shall—
3	"(1) prepare and submit to the Director an ap-
4	plication at such time, in such manner, and con-
5	taining such information as the Director may re-
6	quire; and
7	((2) describe in the application the policies and
8	procedures that the entity has or will adopt to—
9	"(A) enhance or ensure the safety and se-
10	curity of children and youth already experi-
11	encing domestic violence, dating violence, sexual
12	assault, or stalking in their lives;
13	"(B) ensure linguistically, culturally, and
14	community relevant services for racial, ethnic,
15	and other underserved communities;
16	"(C) inform participants about laws, serv-
17	ices, and resources in the community, and make
18	referrals as appropriate; and
19	"(D) ensure that State and local domestic
20	violence, dating violence, sexual assault, and
21	stalking victim service providers and coalitions
22	are aware of the efforts of organizations receiv-
23	ing grants under this section.

24 "(f) REPORTS.—An entity receiving a grant under25 this section shall prepare and submit to the Director every

1 18 months a report detailing the activities undertaken
 2 with grant funds, including an evaluation of funded pro 3 grams and providing additional information as the Direc 4 tor shall require.".

TITLE V—STRENGTHENING THE 5 HEALTHCARE SYSTEM'S RE-6 **SPONSE TO DOMESTIC** VIO-7 DATING LENCE, VIOLENCE, 8 **SEXUAL** ASSAULT, AND 9 STALKING 10

11 SEC. 501. PURPOSE.

12 It is the purpose of this title to improve the health 13 care system's response to domestic violence, dating vio-14 lence, sexual assault, and stalking through the training 15 and education of health care providers, developing com-16 prehensive public health responses to violence.

17 SEC. 502. TRAINING AND EDUCATION OF HEALTH PROFES-

18 SIONALS IN DOMESTIC AND SEXUAL VIO-19 LENCE.

20 Part D of title VII of the Public Health Service Act
21 (42 U.S.C. 294 et seq.) is amended by adding at the end
22 the following:

"SEC. 758. INTERDISCIPLINARY TRAINING AND EDUCATION ON DOMESTIC VIOLENCE AND OTHER TYPES OF VIOLENCE AND ABUSE.

4 "(a) GRANTS.—The Secretary, acting through the 5 Director of the Health Resources and Services Administration, shall award grants under this section to develop 6 7 interdisciplinary training and education programs that 8 provide undergraduate, graduate, post-graduate medical, 9 nursing (including advanced practice nursing students), and other health professions students with an under-10 11 standing of, and clinical skills pertinent to, domestic violence, sexual assault, stalking, and dating violence. 12

13 "(b) ELIGIBILITY.—To be eligible to receive a grant
14 under this section an entity shall—

15 "(1) be an accredited school of allopathic or os-16 teopathic medicine;

"(2) prepare and submit to the Secretary an
application at such time, in such manner, and containing such information as the Secretary may require, including—

21 "(A) information to demonstrate that the
22 applicant includes the meaningful participation
23 of a school of nursing and at least one other
24 school of health professions or graduate pro25 gram in public health, dentistry, social work,
26 midwifery, or behavioral and mental health;

"(B) strategies for the dissemination and 1 2 sharing of curricula and other educational ma-3 terials developed under the grant to other inter-4 ested medical and nursing schools and national 5 resource repositories for materials on domestic 6 violence and sexual assault; and "(C) a plan for consulting with, and com-7 8 pensating community-based coalitions or indi-9 viduals who have experience and expertise in 10 issues related to domestic violence, sexual as-11 sault, dating violence, and stalking for services 12 provided under the program carried out under 13 the grant. 14 "(c) USE OF FUNDS.— ((1))15 REQUIRED USES.—Amounts provided under a grant under this section shall be used to-16 17 "(A) fund interdisciplinary training and 18 education projects that are designed to train 19 medical, nursing, and other health professions 20 students and residents to identify and provide 21 health care services (including mental or behav-22 ioral health care services and referrals to appro-23 priate community services) to individuals who 24 are or who have experienced domestic violence,

sexual assault, and stalking or dating violence; and

"(B) plan and develop culturally competent 3 4 clinical components for integration into ap-5 proved residency training programs that ad-6 dress health issues related to domestic violence. 7 sexual assault, dating violence, and stalking, 8 along with other forms of violence as appro-9 priate, and include the primacy of victim safety 10 and confidentiality.

11 "(2) PERMISSIVE USES.—Amounts provided 12 under a grant under this section may be used to—

"(A) offer community-based training op-13 14 portunities in rural areas for medical, nursing, 15 and other students and residents on domestic 16 violence, sexual assault, stalking, and dating vi-17 olence, and other forms of violence and abuse, 18 which may include the use of distance learning 19 networks and other available technologies need-20 ed to reach isolated rural areas; or

21 "(B) provide stipends to students from ra22 cial and ethnic population groups who are
23 underrepresented in the health professions as
24 necessary to promote and enable their partici25 pation in clerkships, preceptorships, or other

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offsite training experiences that are designed to develop health care clinical skills related to domestic violence, sexual assault, dating violence, and stalking.

"(3) Requirements.—

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6 "(A) CONFIDENTIALITY AND SAFETY.— 7 Grantees under this section shall ensure that all 8 educational programs developed with grant 9 funds address issues of confidentiality and pa-10 tient safety, and that faculty and staff associ-11 ated with delivering educational components are 12 fully trained in procedures that will protect the 13 immediate and ongoing security of the patients, 14 patient records, and staff. Advocacy-based coali-15 tions or other expertise available in the commu-16 nity shall be consulted on the development and 17 adequacy of confidentially and security proce-18 dures, and shall be fairly compensated by 19 grantees for their services.

20 "(B) RURAL PROGRAMS.—Rural training
21 programs carried out under paragraph (2)(A)
22 shall reflect adjustments in protocols and proce23 dures or referrals that may be needed to protect
24 the confidentiality and safety of patients who
25 live in small or isolated communities and who

1	are currently or have previously experienced vio-
2	lence or abuse.
3	"(4) CHILD AND ELDER ABUSE.—Issues related
4	to child and elder abuse may be addressed as part
5	of a comprehensive programmatic approach imple-
6	mented under a grant under this section.
7	"(d) Requirements of Grantees.—
8	"(1) LIMITATION ON ADMINISTRATIVE EX-
9	PENSES.—A grantee shall not use more than 10 per-
10	cent of the amounts received under a grant under
11	this section for administrative expenses.
12	"(2) Contribution of funds.—A grantee
13	under this section, and any entity receiving assist-
14	ance under the grant for training and education,
15	shall contribute non-Federal funds, either directly or
16	through in-kind contributions, to the costs of the ac-
17	tivities to be funded under the grant in an amount
18	that is not less than 25 percent of the total cost of
19	such activities.
20	"(e) Authorization of Appropriations.—There
21	is authorized to be appropriated to carry out this section,
22	\$3,000,000 for each of fiscal years 2006 through 2010.
23	Amounts appropriated under this subsection shall remain

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24 available until expended.".

1 SEC. 503. GRANTS TO FOSTER PUBLIC HEALTH RESPONSES

2	TO DOMESTIC VIOLENCE, DATING VIOLENCE,
3	SEXUAL ASSAULT, AND STALKING GRANTS.
4	Part P of title III of the Public Health Service Act
5	(42 U.S.C. 280g et seq.) is amended by adding at the end
6	the following:
7	"SEC. 399P. GRANTS TO FOSTER PUBLIC HEALTH RE-
8	SPONSES TO DOMESTIC VIOLENCE, DATING
9	VIOLENCE, SEXUAL ASSAULT, AND STALKING.
10	"(a) Authority to Award Grants.—
11	"(1) IN GENERAL.—The Secretary, acting
12	through the Director of the Centers for Disease
13	Control and Prevention, shall award grants to eligi-
14	ble State, tribal, territorial, or local entities to
15	strengthen the response of State, tribal, territorial,
16	or local health care systems to domestic violence,
17	dating violence, sexual assault, and stalking.
18	"(2) ELIGIBLE ENTITIES.—To be eligible to re-
19	ceive a grant under this section, an entity shall—
20	"(A) be—
21	"(i) a State department (or other divi-
22	sion) of health, a State domestic or sexual
23	assault coalition or service-based program,
24	or any other nonprofit, nongovernmental,
25	tribal, territorial, or State entity with a
26	history of effective work in the fields of do-

1 mestic violence, dating violence, sexual as-2 sault or stalking, and health care; or "(ii) a nonprofit domestic violence, 3 4 dating violence, sexual assault, or stalking service-based program, a local department 5 6 (or other division) of health, a local health 7 clinic, hospital, or health system, or any 8 other nonprofit, tribal, or local entity with 9 a history of effective work in the field of 10 domestic or sexual violence and health; 11 "(B) prepare and submit to the Secretary 12 an application at such time, in such manner, 13 and containing such agreements, assurances, 14 and information as the Secretary determines to 15 be necessary to carry out the purposes for 16 which the grant is to be made; and 17 "(C) demonstrate that the entity is rep-18 resenting a team of organizations and agencies 19 working collaboratively to strengthen the re-20 sponse of the health care system involved to domestic violence, dating violence, sexual assault, 21 22 or stalking and that such team includes domes-23 tic violence, dating violence, sexual assault or 24 stalking and health care organizations.

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"(3) DURATION.—A program conducted under
 a grant awarded under this section shall not exceed
 3 years.

4 "(b) Use of Funds.—

((1))IN GENERAL.—An entity 5 shall use 6 amounts received under a grant under this section to 7 design and implement comprehensive strategies to 8 improve the response of the health care system in-9 volved to domestic or sexual violence in clinical and 10 public health settings, hospitals, clinics, managed 11 care settings (including behavioral and mental 12 health), and other health settings.

13 "(2) MANDATORY STRATEGIES.—Strategies im14 plemented under paragraph (1) shall include the fol15 lowing:

"(A) The implementation, dissemination, 16 17 and evaluation of policies and procedures to 18 guide health care professionals and behavioral 19 and public health staff in responding to domes-20 tic violence, dating violence, sexual assault, and 21 stalking, including strategies to ensure that 22 health information is maintained in a manner 23 that protects the patient's privacy and safety 24 and prohibits insurance discrimination.

"(B) The development of on-site access to 1 2 services to address the safety, medical, mental 3 health, and economic needs of patients either by 4 increasing the capacity of existing health care 5 professionals and behavioral and public health 6 staff to address domestic violence, dating vio-7 lence, sexual assault, and stalking, by con-8 tracting with or hiring domestic or sexual as-9 sault advocates to provide the services, or to 10 model other services appropriate to the geo-11 graphic and cultural needs of a site. 12 "(C) The development or adaptation and 13 dissemination of education materials for pa-14 tients and health care professionals and behav-15 ioral and public health staff. "(D) The evaluation of practice and the in-16 17 stitutionalization of identification, intervention, 18 and documentation including quality improve-19 ment measurements. 20 "(3) PERMISSIVE STRATEGIES.—Strategies im-21 plemented under paragraph (1) may include the fol-22 lowing: "(A) Where appropriate, the development 23 24 of training modules and policies that address 25 the overlap of child abuse, domestic violence,

1	dating violence, sexual assault, and stalking and
2	elder abuse as well as childhood exposure to do-
3	mestic violence.
4	"(B) The creation, adaptation, and imple-
5	mentation of public education campaigns for
6	patients concerning domestic violence, dating vi-
7	olence, sexual assault, and stalking prevention.
8	"(C) The development, adaptation, and
9	dissemination of domestic violence, dating vio-
10	lence, sexual assault, and stalking education
11	materials to patients and health care profes-
12	sionals and behavioral and public health staff.
13	"(D) The promotion of the inclusion of do-
14	mestic violence, dating violence, sexual assault,
15	and stalking into health professional training
16	schools, including medical, dental, nursing

ıg и, ш, school, social work, and mental health curriculum.

19 "(E) The integration of domestic violence, 20 dating violence, sexual assault, and stalking 21 into health care accreditation and professional licensing examinations, such as medical, dental, 22 23 social work, and nursing boards.

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"(c) ALLOCATION OF FUNDS.—Funds appropriated
 under this section shall be distributed equally between
 State and local programs.

4 "(d) AUTHORIZATION OF APPROPRIATIONS.—There
5 is authorized to be appropriated to award grants under
6 this section, \$5,000,000 for each of fiscal years 2006
7 through 2010.".

8 SEC. 504. IMPROVING FEDERAL HEALTH PROGRAMS' RE9 SPONSE TO DOMESTIC VIOLENCE, DATING VI10 OLENCE, SEXUAL ASSAULT, AND STALKING.

11 (a) TRAINING GRANTS UNDER THE MATERNAL AND12 CHILD HEALTH SERVICES BLOCK GRANT.—

(1) PREFERENCE IN CERTAIN FUNDING.—Section 502(b)(2) of the Social Security Act (42 U.S.C.
702(b)(2)) is amended by adding at the end the following:

17 "(C) Of the amounts retained for projects described in subparagraphs (A) through (F) of section 501(a)(3), 18 the Secretary shall provide preference to qualified appli-19 20 cants that demonstrate that the activities to be carried 21 out with such amounts include training of service pro-22 viders in how to identify and treat the health effects of 23 domestic violence, dating violence, sexual assault, or stalk-24 ing, including children who have been exposed to domestic or dating violence. Such training should include— 25

"(i) identifying patients of clients experiencing
 domestic violence, dating violence sexual assault, or
 stalking;

4 "(ii) assessing the immediate and short-term
5 safety of the patient or client, the impact of the
6 abuse on the health of the patient, and assisting the
7 patient in developing a plan to promote his or her
8 safety;

9 "(iii) examining and treating such patients or 10 clients within the scope of the health professional's 11 discipline, training, and practice (including providing 12 medical advice regarding the dynamics and nature of 13 domestic violence, dating violence sexual assault, or 14 stalking);

15 "(iv) maintaining complete medical or forensic 16 records that include the documentation of the exam-17 ination, treatment given, and referrals made, and re-18 cording the location and nature of the victim's inju-19 ries, and establishing mechanisms to ensure the pri-20 vacy and confidentiality of those medical records;

21 "(v) referring the patient or client to public and
22 private nonprofit entities that provide services for
23 such victims; and

24 "(vi) ensuring that all services are provided in25 a linguistically and culturally relevant manner.".

1	(2) Requirement for portion of expendi-
2	TURES ON DOMESTIC VIOLENCE IDENTIFICATION
3	AND TREATMENT.—Section $505(a)(5)$ of the Social
4	Security Act (42 U.S.C. 705(a)(5)) is amended—
5	(A) in subparagraph (E), by striking
6	"and" at the end;
7	(B) in subparagraph (F), by striking the
8	period and inserting "; and"; and
9	(C) by inserting after subparagraph (F),
10	the following:
11	"(G) the State will set aside a reasonable
12	portion (based upon the State's previous use of
13	funds under this title) of the funds provided for
14	domestic violence, dating violence, sexual as-
15	sault, or stalking services.".
16	(3) Reporting data.—Section 506(a)(2) of
17	the Social Security Act $(42 \text{ U.S.C. } 706(a)(2))$ is
18	amended by inserting after subparagraph (E) the
19	following:
20	"(F) Information on how funds provided under
21	this title are used to identify and treat domestic vio-
22	lence, dating violence, sexual assault, or stalking.".
23	(4) Separate program for domestic vio-
24	LENCE, DATING VIOLENCE, SEXUAL ASSAULT, AND
25	STALKING IDENTIFICATION AND TREATMENT.—Title

1	V of the Social Security Act (42 U.S.C. 701 et seq.)
2	is amended by adding at the end the following:
3	"SEC. 511. SEPARATE PROGRAM FOR DOMESTIC VIOLENCE,
4	DATING VIOLENCE, SEXUAL ASSAULT AND
5	STALKING SCREENING AND TREATMENTS.
6	"(a) Allotments.—For the purpose described in
7	subsection (b), the Secretary shall, for fiscal year 2006
8	and each subsequent fiscal year, allot to each State that
9	has transmitted an application for the fiscal year under
10	section 505(a) an amount equal to the product of—
11	"(1) the amount appropriated under subsection
12	(d) for the fiscal year; and
13	"(2) the percentage determined for the State
14	under section $502(c)(1)(B)(ii)$.
15	"(b) PURPOSE.—The purpose of an allotment under
16	subsection (a) with respect to a State is to enable the
17	State to provide for domestic violence, dating violence, sex-
18	ual assault, or stalking identification and treatment, in-
19	cluding the provision of domestic violence, dating violence,
20	sexual assault, or stalking identification, treatment serv-
21	ices, increasing the number of persons identified, assessed,
22	treated, and referred, and including training of health care
23	professionals, and behavioral and public health staff, on
24	how to identify and respond to adult and minor patients

experiencing domestic violence, dating violence, sexual as sault, or stalking. Such training shall include—

3 "(1) identifying patients of clients experiencing
4 domestic violence, dating violence sexual assault, or
5 stalking;

6 "(2) assessing the immediate and short-term 7 safety of the patient or client, the impact of the 8 abuse on the health of the patient, and assisting the 9 patient in developing a plan to promote his or her 10 safety;

"(3) examining and treating such patients or
clients within the scope of the health professional's
discipline, training, and practice (including providing
medical advice regarding the dynamics and nature of
domestic violence, dating violence sexual assault, or
stalking);

"(4) maintaining complete medical or forensic
records that include the documentation of the examination, treatment given, and referrals made, and recording the location and nature of the victim's injuries, and establishing mechanisms to ensure the privacy and confidentiality of those medical records;

23 "(5) referring the patient or client to public and
24 private nonprofit entities that provide services for
25 such victims; and

"(6) ensuring that all services are provided in 1 2 a linguistically and culturally relevant manner. 3 "(c) Application of Provisions.— "(1) IN GENERAL.—Sections 503, 507, and 508 4 5 apply to allotments under subsection (a) to the same 6 extent and in the same manner as such sections 7 apply to allotments under section 502(c). "(2) Secretarial discretion.—Sections 505 8 9 and 506 apply to allotments under subsection (a) to 10 the extent determined by the Secretary to be appro-11 priate. 12 "(d) AUTHORIZATION OF APPROPRIATIONS.—For the purpose of making allotments under subsection (a), there 13 14 are authorized to be appropriated \$4,000,000 for each of 15 fiscal years 2006 through 2010.". 16 (b) DOMESTIC VIOLENCE, DATING VIOLENCE, SEX-17 UAL ASSAULT, AND STALKING IDENTIFICATION AND TREATMENT SERVICES AT COMMUNITY HEALTH CEN-18 19 TERS.—Part P of title III of the Public Health Service Act (42 U.S.C. 280g et seq.), as amended by section 504, 20 21 is further amended by adding at the end the following:

"SEC. 399P-1. DOMESTIC VIOLENCE, DATING VIOLENCE,
 SEXUAL ASSAULT AND STALKING PREVEN TION, IDENTIFICATION, AND TREATMENT
 GRANTS.

5 "(a) GRANTS AUTHORIZED.—The Secretary is au6 thorized to award grants to eligible entities to improve the
7 identification and treatment of domestic violence, dating
8 violence, sexual assault, or stalking.

9 "(b) USE OF FUNDS.—Grants awarded under sub10 section (a) may be used for activities such as—

"(1) the implementation, dissemination, and
evaluation of policies and procedures to guide health
care and behavioral health care professionals and
other staff responding to domestic violence, dating
violence, sexual assault, or stalking;

16 "(2) the provision of training and follow-up 17 technical assistance to health care professionals and 18 staff to identify domestic violence, dating violence, 19 sexual assault, or stalking, and to appropriately as-20 sess, treat, and refer patients who are victims of do-21 mestic violence, dating violence, sexual assault, or 22 stalking; and

"(3) the development of on-site access to services to address the safety, medical, mental health,
and economic needs of patients either by increasing
the capacity of existing health care professionals and

1	staff to address these issues or by contracting with
2	or hiring domestic violence or sexual assault advo-
3	cates to provide the services, or by developing other
4	models appropriate to the geographic, cultural, and
5	linguistic needs of a site.
6	"(c) ELIGIBILITY.—To be eligible for a grant under
7	this section, an entity shall—
8	((1) be a federally qualified health center as de-
9	fined in section 1861(aa)(4) of the Social Security
10	Act $(42 \text{ U.S.C. } 1395x(aa)(4))$; and
11	((2)) prepare and submit to the Secretary an
12	application at such time, in such manner, and ac-
10	companied by such information as the Secretary may
13	companied by such information as the Secretary may
13 14	require.
14	require.
14 15	require. "(d) Authorization of Appropriations.—There
14 15 16	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section,
14 15 16 17	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$4,000,000 for each of fiscal years 2006 through 2010.".
14 15 16 17 18	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$4,000,000 for each of fiscal years 2006 through 2010.". SEC. 505. RESEARCH ON EFFECTIVE INTERVENTIONS IN
14 15 16 17 18 19	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$4,000,000 for each of fiscal years 2006 through 2010.". SEC. 505. RESEARCH ON EFFECTIVE INTERVENTIONS IN THE HEALTHCARE SETTING.
14 15 16 17 18 19 20	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$4,000,000 for each of fiscal years 2006 through 2010.". SEC. 505. RESEARCH ON EFFECTIVE INTERVENTIONS IN THE HEALTHCARE SETTING. Subtitle B of the Violence Against Women Act of
 14 15 16 17 18 19 20 21 	require. "(d) AUTHORIZATION OF APPROPRIATIONS.—There is authorized to be appropriated to carry out this section, \$4,000,000 for each of fiscal years 2006 through 2010.". SEC. 505. RESEARCH ON EFFECTIVE INTERVENTIONS IN THE HEALTHCARE SETTING. Subtitle B of the Violence Against Women Act of 1994 (Public Law 103–322; 108 Stat. 1902 et seq.), as

"CHAPTER 11—RESEARCH ON EFFECTIVE 1 2 **INTERVENTIONS** TO ADDRESS VIO-3 LENCE AGAINST WOMEN

4 **"SEC. 40297. RESEARCH ON EFFECTIVE INTERVENTIONS IN** 5

THE HEALTH CARE SETTING.

6 "(a) PURPOSE.—The Secretary, acting through the 7 Director of the Centers for Disease Control and Preven-8 tion and the Director of the Agency for Healthcare Re-9 search and Quality, shall award grants and contracts to fund research on effective interventions in the health care 10 11 setting that prevent domestic violence, dating violence, and 12 sexual assault across the lifespan and that prevent the health effects of such violence and improve the safety and 13 health of individuals who are currently being victimized. 14 15 "(b) USE OF FUNDS.—Research conducted with amounts received under a grant or contract under this sec-16 17 tion shall include the following:

18 "(1) With respect to the authority of the Cen-19 ters for Disease Control and Prevention—

20 "(A) research on the effects of domestic vi-21 olence, dating violence, sexual assault, and 22 childhood exposure to domestic, dating, or sex-23 ual violence, on health behaviors, health condi-24 tions, and the health status of individuals, fami-25 lies, and populations; and

1	"(B) research and testing of best messages
2	and strategies to mobilize public action con-
3	cerning the prevention of domestic, dating, or
4	sexual violence; and
5	"(2) With respect to the authority of the Agen-
6	cy for Healthcare Research and Quality—
7	"(A) research on the impact on the health
8	care system, health care utilization, health care
9	costs, and health status of domestic and dating
10	violence and childhood exposure to domestic
11	and dating violence; and
11 12	and dating violence; and "(B) research on effective interventions
12	"(B) research on effective interventions
12 13	"(B) research on effective interventions within primary care and emergency health care
12 13 14	"(B) research on effective interventions within primary care and emergency health care settings and with health care settings that in-
12 13 14 15	"(B) research on effective interventions within primary care and emergency health care settings and with health care settings that in- clude clinical partnerships within community
12 13 14 15 16	"(B) research on effective interventions within primary care and emergency health care settings and with health care settings that in- clude clinical partnerships within community domestic violence providers for adults and chil-
12 13 14 15 16 17	"(B) research on effective interventions within primary care and emergency health care settings and with health care settings that in- clude clinical partnerships within community domestic violence providers for adults and chil- dren exposed to domestic or dating violence.

1 TITLE VI—HOUSING OPPORTU 2 NITIES AND SAFETY FOR BAT 3 TERED WOMEN AND CHIL 4 DREN

5 SEC. 601. ADDRESSING THE HOUSING NEEDS OF VICTIMS
6 OF DOMESTIC VIOLENCE, DATING VIOLENCE,
7 SEXUAL ASSAULT, AND STALKING.

8 The Violence Against Women Act of 1994 (42 U.S.C.
9 13701 et seq.) is amended by adding at the end the fol10 lowing:

11 "Subtitle O—Addressing the Hous 12 ing Needs of Victims of Domes 13 tic Violence, Dating Violence,
 14 Sexual Assault, and Stalking

15 "SEC. 41501. PURPOSE.

16 "The purpose of this subtitle is to reduce domestic
17 violence, dating violence, sexual assault, and stalking, and
18 to prevent homelessness by—

"(1) protecting the safety of victims of domestic
violence, dating violence, sexual assault, and stalking
who reside in homeless shelters, public housing, assisted housing, Indian housing, or other emergency,
transitional, permanent, or affordable housing, and
ensuring that such victims have meaningful access to

the criminal justice system without jeopardizing such
 housing;

3 "(2) creating long-term housing solutions that
4 develop communities and provide sustainable living
5 solutions for victims of domestic violence, dating vio6 lence, sexual assault, and stalking;

7 "(3) building collaborations between and victim 8 service providers, homeless service providers, housing 9 providers, and housing agencies to provide appro-10 priate services, interventions, and training to ad-11 dress the housing needs of victims of domestic vio-12 lence, dating violence, sexual assault and stalking; 13 and

"(4) enabling public and assisted housing agencies, Indian housing authorities, private landlords,
property management companies, and other housing
providers and agencies to respond appropriately to
domestic violence, dating violence, sexual assault,
and stalking, while maintaining a safe environment
for all housing residents.

21 "SEC. 41502. DEFINITIONS.

22 "For purposes of this subtitle—

23 "(1) the term 'assisted housing' means housing
24 assisted—

1	"(A) under section $221(d)(3)$, section
2	221(d)(4), or section 236 of the National Hous-
3	ing Act $(12 \text{ U.S.C. } 1715l(d)(3), (d)(4), \text{ or}$
4	1715z–1);
5	"(B) under section 101 of the Housing
6	and Urban Development Act of 1965 (12)
7	U.S.C. 1701s); or
8	"(C) under section 8 of the United States
9	Housing Act of 1937 (42 U.S.C. 1437f);
10	"(2) the term 'continuum of care' means a com-
11	munity plan developed to organize and deliver hous-
12	ing and services to meet the specific needs of people
13	who are homeless as they move to stable housing
14	and achieve maximum self-sufficiency;
15	"(3) the term 'Indian housing' means housing
16	assistance described in the Native American Hous-
17	ing Assistance and Self-Determination Act of 1996
18	(25 U.S.C. 4101 et seq.);
19	"(4) the term 'low-income housing assistance
20	voucher' means housing assistance described in sec-
21	tion 8 of the United States Housing Act of 1937 (42 $$
22	U.S.C. 1437f);
23	"(5) the term 'public housing' means housing
24	described in section $3(b)(1)$ of the United States
25	Housing Act of 1937 (42 U.S.C. 1437a(b)(1));

1	"(6) the term 'public housing agency' means an
2	agency described in section $3(b)(6)$ of the United
3	States Housing Act of 1937 (42 U.S.C.
4	1437a(b)(6); and
5	((7) the term 'homeless service provider' means
6	a nonprofit, nongovernmental homeless service pro-
7	vider, such as a homeless shelter, a homeless service
8	or advocacy program, a tribal organization serving
9	homeless individuals, or coalition or other nonprofit,
10	nongovernmental organization carrying out a com-
11	munity-based homeless or housing program that has
12	a documented history of effective work concerning
13	homelessness.
13 14	homelessness. "SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG-
14	"SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG-
14 15	"SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS.
14 15 16	"SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.—
14 15 16 17	 "SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.— "(1) IN GENERAL.—The Secretary of Health
14 15 16 17 18	 *SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.— "(1) IN GENERAL.—The Secretary of Health and Human Services, acting through the Adminis-
14 15 16 17 18 19	 *SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.— "(1) IN GENERAL.—The Secretary of Health and Human Services, acting through the Adminis- tration on Children, Youth and Families ('ACYF'),
 14 15 16 17 18 19 20 	 "SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.— "(1) IN GENERAL.—The Secretary of Health and Human Services, acting through the Adminis- tration on Children, Youth and Families ('ACYF'), and in consultation with the Secretary of Housing
 14 15 16 17 18 19 20 21 	 *SEC. 41503. COLLABORATIVE GRANTS TO DEVELOP LONG- TERM HOUSING FOR VICTIMS. "(a) GRANTS AUTHORIZED.— "(1) IN GENERAL.—The Secretary of Health and Human Services, acting through the Adminis- tration on Children, Youth and Families ('ACYF'), and in consultation with the Secretary of Housing and Urban Development, shall award grants and

1	dating violence, sexual assault, and stalking who are
2	currently homeless or at risk for becoming homeless.
3	"(2) Amount.—The Secretary of Health and
4	Human Services shall award—
5	"(A) grants for projects that do not in-
6	clude the cost of construction in amounts—
7	"(i) not less than \$50,000 per year;
8	and
9	"(ii) not more than \$350,000 per
10	year; and
11	"(B) grants for projects that do include
12	the cost of construction in amounts—
13	"(i) not less than \$150,000 per year;
14	and
15	"(ii) not more than \$1,000,000 per
16	year.
17	"(b) ELIGIBLE ENTITIES.—To be eligible to receive
18	a grant under this section, an entity shall demonstrate
19	that it is a coalition or partnership, applying jointly,
20	that—
21	"(1) shall include a domestic violence service
22	provider;
23	"(2) shall include—
24	"(A) a homeless service provider;

	101
1	"(B) a nonprofit, nongovernmental com-
2	munity housing development organization or a
3	Department of Agriculture rural housing service
4	program; or
5	"(C) in the absence of a homeless service
6	provider on tribal lands or nonprofit, non-
7	governmental community housing development
8	organization on tribal lands, an Indian housing
9	authority or Tribal housing consortium;
10	"(3) may include a dating violence, sexual as-
11	sault, or stalking victim service provider;
12	"(4) may include housing developers, housing
13	corporations, State housing finance agencies, other
14	housing agencies, and associations representing
15	landlords;
16	"(5) may include a public housing agency or In-
17	dian housing authority;
18	"(6) may include tenant organizations in public
19	or Indian housing, as well as nonprofit, nongovern-
20	mental tenant organizations;
21	"(7) may include other nonprofit, nongovern-
22	mental organizations participating in the Depart-
23	ment of Housing and Urban Development's Con-
24	tinuum of Care process;

1	"(8) may include a State, tribal, territorial, or
2	local government or government agency; and
3	"(9) may include any other such agencies or
4	nonprofit, nongovernmental organizations, including
5	religious and community based organizations, with
6	the capacity to provide effective help to adult and
7	minor victims of domestic violence, dating violence,
8	sexual assault, or stalking.
9	"(c) Application.—
10	"(1) IN GENERAL.—Each eligible entity seeking
11	a grant under this section shall submit an applica-
12	tion to the Secretary of Health and Human Services
13	at such time, in such manner, and containing such
14	information as the Secretary of Health and Human
15	Services may require.
16	"(2) CONTENTS.—Each application shall de-
17	scribe how long-term housing options and other ac-
18	tivities, services, and programs for which assistance
19	under this section is sought will help deconcentrate
20	poverty and how they will be developed and imple-
21	mented with the input of current or former homeless
22	victims of domestic violence, dating violence, sexual
23	assault, or stalking.
24	"(d) USE OF FUNDS.—Grants and contracts awarded

to design or replicate and implement new activities, serv ices, and programs to develop long-term housing options
 for adult and minor victims of domestic violence, dating
 violence, sexual assault, or stalking, and their dependents,
 who are currently homeless or at risk of becoming home less. Such activities, services, or programs—

7 "(1) shall participate in the Department of
8 Housing and Urban Development's Continuum of
9 Care process, unless such a process does not exist in
10 the community to be served;

11 "(2) shall develop sustainable long-term housing
12 in the community by—

13 "(A) coordinating efforts and resources
14 among the various groups and organizations
15 comprised in the entity to access existing pri16 vate and public funding;

17 "(B) placing individuals and families in18 long-term housing; and

"(C) providing services to help individuals
or families find and maintain long-term housing, including financial and support assistance;
"(3) may provide capital costs for the purchase,
preconstruction, construction, renovation, repair, or
conversion of affordable housing units;

1	"(4) may use funds for the continuing oper-
2	ation, upkeep, maintenance, and use of housing de-
3	scribed in paragraph (3); and
4	"(5) may provide to the community information
5	about housing and housing programs, and the proc-
6	ess to locate and obtain long-term housing.
7	"(e) UNDERSERVED POPULATIONS AND PRIOR-
8	ITIES.—In awarding grants under this section, the Sec-
9	retary of Health and Human Services, acting through the
10	ACYF, shall—
11	"(1) give priority to culturally specific services;
12	"(2) give priority to applications from entities
13	that include a sexual assault service provider as de-
14	scribed in subsection (b)(3);
15	"(3) award a minimum of 15 percent of the
16	funds appropriated under this section in any fiscal
17	year to tribal organizations; and
18	((4) ensure that at least 2 of the grants award-
19	ed under paragraph (3) must fund projects that in-
20	clude construction.
21	"(f) REPORTS.—Every 18 months, each entity shall,
22	in cooperation and coordination with all members of the
23	entity, submit a report to the Secretary of Health and
24	Human Services.
25	"(g) Definitions.—For purposes of this section—

"(1) the term 'long-term housing' means hous-
ing that is sustainable, affordable, and safe for the
foreseeable future and is—
"(A) rented or owned by the individual;
"(B) subsidized by a voucher or other pro-
gram which is not time-limited and is available
for as long as the individual meets the eligibility
requirements for the voucher or program; or
"(C) provided directly by a program, agen-
cy, or organization and is not time-limited and
is available for as long as the individual meets
the eligibility requirements for the program,
agency, or organization; and
((2) the term 'affordable housing' means hous-
ing that complies with the conditions set forth in
section 215 of the Cranston-Gonzalez National Af-
fordable Housing Act (42 U.S.C. 12745).
"(h) Evaluation, Monitoring, Administration,
AND TECHNICAL ASSISTANCE.—For purposes of this sec-
tion—
((1) up to 3 percent of the funds appropriated
under subsection (i) for each fiscal year may be used
by the Secretary of Health and Human Services for
evaluation, monitoring, and administration costs
under this section; and

"(2) up to 8 percent of the funds appropriated
 under subsection (i) for each fiscal year may be used
 to provide technical assistance to grantees under this
 section.

5 "(i) AUTHORIZATION OF APPROPRIATIONS.—There
6 are authorized to be appropriated \$10,000,000 for each
7 of fiscal years 2006 through 2010 to carry out the provi8 sions of this section.

9 "SEC. 41504. GRANTS TO COMBAT DOMESTIC VIOLENCE,
10 DATING VIOLENCE, SEXUAL ASSUALT, AND
11 STALKING IN PUBLIC AND ASSISTED HOUS12 ING.

13 "(a) PURPOSE.—It is the purpose of this section to 14 assist eligible grantees in responding appropriately to do-15 mestic violence, dating violence, sexual assault, and stalk-16 ing so that the status of being a victim of such a crime 17 is not a reason for the denial or loss of housing. Such 18 assistance shall be accomplished through—

19 "(1) development and implementation of appro-20 priate housing policies and practices;

21 "(2) enhancement of collaboration with victim
22 service providers and tenant organizations; and

23 "(3) reduction of the number of victims of such24 crimes who are evicted or denied housing because of

1	crimes and lease violations committed or directly
2	caused by the perpetrators of such crimes.
3	"(b) Grants Authorized.—
4	"(1) IN GENERAL.—The Attorney General, act-
5	ing through the Director of the Violence Against
6	Women Office of the Department of Justice ('Direc-
7	tor'), and in consultation with the Secretary of
8	Housing and Urban Development ('Secretary'), and
9	the Secretary of Health and Human Services, acting
10	through the Administration for Children, Youth and
11	Families ('ACYF'), shall award grants and contracts
12	for not less than 3 years to eligible grantees to pro-
13	mote the full and equal access to and use of housing
14	by adult and minor victims of domestic violence, dat-
15	ing violence, sexual assault, and stalking.
16	"(2) Amounts.—Not less than 15 percent of
17	the funds appropriated to carry out this section shall
18	be available for grants to Indian housing authorities.
19	"(3) Award Basis.—The Attorney General
20	shall award grants and contracts under this section

21 on a competitive basis.

22 "(4) LIMITATION.—Appropriated funds may be
23 used only for the purposes described in subsections
24 (f) and (i).

25 "(c) Eligible Grantees.—

1	"(1) IN GENERAL.—Eligible grantees are—
2	"(A) public housing agencies;
3	"(B) principally managed public housing
4	resident management corporations, as deter-
5	mined by the Secretary;
6	"(C) public housing projects owned by
7	public housing agencies;
8	"(D) agencies and authorities receiving as-
9	sistance under the Native American Housing
10	Assistance and Self-Determination Act of 1996
11	(25 U.S.C. 4101 et seq.); and
12	((E) private, for-profit, and nonprofit own-
13	ers or managers of assisted housing.
14	"(2) SUBMISSION REQUIRED FOR ALL GRANT-
15	EES.—To receive assistance under this section, an
16	eligible grantee shall certify that—
17	"(A) its policies and practices do not pro-
18	hibit or limit a resident's right to summon po-
19	lice or other emergency assistance in response
20	to domestic violence, dating violence, sexual as-
21	sault, or stalking;
22	"(B) programs and services are developed
23	that give a preference in admission to adult and
24	minor victims of such violence, consistent with
	110
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1	local housing needs, and applicable law and the
2	Secretary's instructions;
3	"(C) it does not discriminate against any
4	person—
5	"(i) because that person is or is per-
6	ceived to be, or has a family or household
7	member who is or is perceived to be, a vic-
8	tim of such violence; or
9	"(ii) because of the actions or threat-
10	ened actions of the individual who the vic-
11	tim, as certified in subsection (e), states
12	has committed or threatened to commit
13	acts of such violence against the victim, or
14	against the victim's family or household
15	member;
16	"(D) plans are developed that establish
17	meaningful consultation and coordination with
18	local victim service providers, tenant organiza-
19	tions, culturally specific service providers, State
20	domestic violence and sexual assault coalitions,
21	and, where they exist, tribal domestic violence
22	and sexual assault coalitions; and
23	"(E) its policies and practices will be in
24	compliance with those described in this para-
25	graph within the later of 2 years or a period se-

lected by the Attorney General in consultation with the Secretary and ACYF.

3 "(d) APPLICATION.—Each eligible entity seeking a 4 grant under this section shall submit an application to the 5 Attorney General at such a time, in such a manner, and 6 containing such information as the Attorney General may 7 require.

8 "(e) CERTIFICATION.—

1

2

9 "(1) IN GENERAL.—A public housing agency, 10 Indian housing authority, or assisted housing pro-11 vider receiving funds under this section may request that an individual claiming relief under this section 12 13 certify that the individual is a victim of domestic vio-14 lence, dating violence, sexual assault, or stalking. 15 The individual shall provide a copy of such certifi-16 cation to the public housing agency, Indian housing 17 authority, or assisted housing provider within a rea-18 sonable period of time after the agency or authority 19 requests such certification.

20 "(2) CONTENTS.—An individual may satisfy the
21 certification requirement of paragraph (1) by—

"(A) providing the public housing agency,
Indian housing authority, or assisted housing
provider with documentation, signed by an employee, agent, or volunteer of a victim service

1	provider, an attorney, a member of the clergy,
2	a medical professional, or any other professional
3	from whom the victim has sought assistance in
4	addressing domestic violence, dating violence,
5	sexual assault, or stalking or the effects of
6	abuse; or
7	"(B) producing a Federal, State, tribal,
8	territorial, or local police or court record.
9	"(3) LIMITATION.—Nothing in this subsection
10	shall be construed to require any housing agency, as-
11	sisted housing provider, Indian housing authority,
12	owner, or manager to demand that an individual
13	produce official documentation or physical proof of
14	the individual's status as a victim of domestic vio-
15	lence, dating violence, sexual assault, or stalking, in
16	order to receive any of the benefits provided in this
17	section. A housing authority may provide benefits to
18	an individual based solely on the individual's state-
19	ment or other corroborating evidence.
20	"(4) Confidentiality.—
21	"(A) IN GENERAL.—All information pro-
22	vided to any housing agency, assisted housing
23	provider, Indian housing authority, owner, or
24	manager pursuant to paragraph (1) , including
25	the fact that an individual is a victim of domes-

1	tic violence, dating violence, sexual assault, or
2	stalking, shall be retained in the strictest con-
3	fidence by such housing authority, and shall
4	neither be entered into any shared database,
5	nor provided to any related housing agency, as-
6	sisted housing provider, Indian housing author-
7	ity, owner, or manager, except to the extent
8	that disclosure is—
9	"(i) requested or consented to by the
10	individual in writing; or
11	"(ii) otherwise required by applicable
12	law.
13	"(B) NOTIFICATION.—An individual shall
14	be notified of the limits of such confidentiality
15	and informed in advance about circumstances
16	in which the housing agency, assisted housing
17	provider, Indian housing authority, owner, or
18	manager will be compelled to disclose the indi-
19	vidual's information.
20	"(f) USE OF FUNDS.—Grants and contracts awarded
21	pursuant to subsection (a) shall provide to eligible entities
22	personnel, training, and technical assistance to develop
23	and implement policies, practices, and procedures, making
24	physical improvements or changes, and developing or en-
25	hancing collaborations for the purposes of—

1 "(1) enabling victims of domestic violence, dat-2 ing violence, sexual assault, and stalking with other-3 wise disqualifying rental, credit, or criminal histories 4 to be eligible to obtain housing or housing assist-5 ance, if such victims would otherwise qualify for 6 housing or housing assistance and can provide docu-7 mented evidence information that demonstrates the 8 causal connection between such violence or abuse 9 and the victims' negative histories;

10 "(2) permitting applicants for housing or hous-11 ing assistance to provide incomplete rental and em-12 ployment histories, otherwise required as a condition 13 of admission or assistance, if the victim believes that 14 providing such rental and employment history would 15 endanger the victim's or the victim's children safety; "(3) protecting victims' confidentiality, includ-16 17 ing protection of victims' personally identifying in-18 formation, address, or rental history;

"(4) assisting victims who need to leave a public housing, Indian housing, or assisted housing unit
quickly to protect their safety, including those who
are seeking transfer to a new public housing unit,
Indian housing or assisted housing unit, whether in
the same or a different neighborhood or jurisdiction;

1 "(5) enabling the public housing agency, Indian 2 housing authority, or assisted housing provider, or 3 the victim to remove consistent with applicable State 4 law the perpetrator of domestic violence, dating vio-5 lence, sexual assault, or stalking without evicting, re-6 moving, or otherwise penalizing the victim; "(6) enabling the public housing agency, Indian 7 8 housing authority, or assisted housing provider to 9 comply with court orders, including civil protection 10 orders issued to protect the victim, when notified 11 and issued to address the distribution or possession 12 of property among the household members in cases 13 where a family breaks up; 14 "(7) developing and implementing more effec-15 tive security policies, protocols, and services; "(8) allotting not more than 15 percent of 16 17 funds awarded under the grant to make physical im-18 provements or changes; 19 "(9) training all personnel to more effectively 20 identify and respond to victims of domestic violence, 21 dating violence, sexual assault, and stalking; and 22 "(10) effectively providing notice to applicants 23 and residents of the above housing policies, prac-24 tices, and procedures.

"(g) REPORTS.—Each eligible entity receiving funds
 under this section shall submit a report to the Attorney
 General evaluating the effectiveness of the activities, serv ices, and programs developed with the funds provided
 under this section and containing such additional informa tion as the Attorney General may prescribe.

7 "(h) AUTHORIZATION OF APPROPRIATIONS.—There
8 are authorized to be appropriated \$10,000,000 for each
9 of fiscal years 2006 through 2010 to carry out the provi10 sions of this section.

11 "(i) TECHNICAL ASSISTANCE.—Up to 12 percent of 12 the amount appropriated under subsection (h) for each fis-13 cal year shall be used by the Attorney General for tech-14 nical assistance costs under this section. Technical assist-15 ance may be provided to entities that have not received 16 a grant under this section but are described as eligible 17 in subsection (c).".

 18
 SEC. 602. TRANSITIONAL HOUSING ASSISTANCE GRANTS

 19
 FOR VICTIMS OF DOMESTIC VIOLENCE, DAT

 20
 ING VIOLENCE, SEXUAL ASSAULT, OR STALK

 21
 ING.

(a) IN GENERAL.—Section 40299 of the Violence
Against Women Act of 1994 (42 U.S.C. 13975) is amended—

25 (1) in subsection (a)—

1	(A) by inserting "the Department of Hous-
2	ing and Urban Development, and the Depart-
3	ment of Health and Human Services," after
4	"Department of Justice,";
5	(B) by striking "Indian tribes" and insert-
6	ing "tribal organizations";
7	(C) by inserting ", including domestic vio-
8	lence victim service providers, domestic violence
9	coalitions, other nonprofit, nongovernmental or-
10	ganizations, or community-based and culturally
11	specific organizations, that have a documented
12	history of effective work concerning domestic vi-
13	olence, dating violence, sexual assault, or stalk-
14	ing" after "other organizations"; and
15	(D) in paragraph (1), by inserting ", dat-
16	ing violence, sexual assault, or stalking" after
17	"domestic violence";
18	(2) in subsection (b)—
19	(A) by redesignating paragraphs (1) and
20	(2) as paragraphs (2) and (3) , respectively;
21	(B) in paragraph (3), as redesignated, by
22	inserting ", dating violence, sexual assault, or
23	stalking" after "violence";
24	(C) by inserting before paragraph (2) , as
25	redesignated, the following:

1	"(1) transitional housing, or acquire land or
2	buildings, or rehabilitate or construct buildings for
3	the purpose of providing transitional housing to per-
4	sons described in subsection (a), including funding
5	for—
6	"(A) the predevelopment cost and capital
7	expenses involved in the development of transi-
8	tional housing; and
9	"(B) the operating expenses of newly de-
10	veloped or existing transitional housing.";
11	(D) in paragraph $(3)(B)$ as redesignated,
12	by inserting "Participation in the support serv-
13	ices shall be voluntary. Receipt of the benefits
14	of the housing assistance described in para-
15	graph (2) shall not be conditioned upon the
16	participation of the minors, adults, or their de-
17	pendents in any or all of the support services
18	offered them." after "assistance."; and
19	(E) by adding at the end the following new
20	paragraph:
21	"(4) Amounts to supplement other fed-
22	ERAL FUNDS.—Amounts made available under this
23	section shall be used to supplement and not supplant
24	other Federal and non-Federal funds expended to
25	further the purpose of this section.";

1	(3) in paragraph (1) of subsection (c), by strik-
2	ing "18 months" and inserting "24 months";
3	(4) in subsection $(d)(2)$ —
4	(A) by striking "and" at the end of sub-
5	paragraph (A);
6	(B) by redesignating subparagraph (B) as
7	subparagraph (D); and
8	(C) by inserting after subparagraph (A)
9	the following new subparagraphs:
10	"(B) describe how the input of current or
11	former homeless victims of domestic violence,
12	dating violence, sexual assault, or stalking will
13	be used to develop and implement the pro-
14	grams, services, and other activities described
15	in subsection (b);
16	"(C) provide assurances that any sup-
17	portive services offered to participants in pro-
18	grams developed under subsection $(b)(3)$ are
19	voluntary and that refusal to receive such serv-
20	ices shall not be grounds for termination from
21	the program or eviction from the victim's hous-
22	ing; and";
23	(5) in subsection $(e)(2)$ —
24	(A) in subparagraph (A), by inserting
25	"purpose and" before "amount";

1	(B) in clause (ii) of subparagraph (C), by
2	striking "and";
3	(C) in subparagraph (D), by striking the
4	period and inserting "; and"; and
5	(D) by adding at the end the following new
6	subparagraph:
7	"(E) the client population served and the
8	number of individuals requesting services that
9	the transitional housing program is unable to
10	serve as a result of a lack of resources."; and
11	(6) in subsection (g)—
12	(A) in paragraph (1), by striking
13	"\$30,000,000" and inserting "\$40,000,000";
14	(B) in paragraph (1), by striking "2004"
15	and inserting "2006";
16	(C) in paragraph (1), by striking "2008."
17	and inserting "2010. Funds authorized to be
18	appropriated under this subsection shall remain
19	available until expended.";
20	(D) in paragraph (2), by striking "not
21	more than 3 percent" and inserting "up to 5
22	percent";
23	(E) in paragraph (2), by inserting "evalua-
24	tion, monitoring, technical assistance," before
25	"salaries"; and

1	(F) in paragraph (3), by adding at the end
2	the following new subparagraphs:
3	"(C) UNDERSERVED POPULATIONS.—
4	"(i) A minimum of 10 percent of the
5	total amount appropriated in any fiscal
6	year shall be allocated to tribal organiza-
7	tions serving adult and minor victims of
8	domestic violence, dating violence, sexual
9	assault, or stalking and their dependents.
10	"(ii) Priority shall be given to projects
11	developed under subsection (b) that pri-
12	marily serve racial and ethnic and other
13	undergarried populations"
15	underserved populations.".
13 14	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS
14	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS
14 15 16	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT.
14 15 16	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937
14 15 16 17	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c–1) is amended—
14 15 16 17 18	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c–1) is amended— (1) in subsection (a)—
14 15 16 17 18 19	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c–1) is amended— (1) in subsection (a)— (A) in paragraph (1), by striking "para-
 14 15 16 17 18 19 20 	SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c–1) is amended— (1) in subsection (a)— (A) in paragraph (1), by striking "para- graph (2)" and inserting "paragraph (3)";
 14 15 16 17 18 19 20 21 	 SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c-1) is amended— (1) in subsection (a)— (A) in paragraph (1), by striking "paragraph (2)" and inserting "paragraph (3)"; (B) by redesignating paragraph (2) as
 14 15 16 17 18 19 20 21 22 	 SEC. 603. PUBLIC AND INDIAN HOUSING AUTHORITY PLANS REPORTING REQUIREMENT. Section 5A of the United States Housing Act of 1937 (42 U.S.C. 1437c-1) is amended— (1) in subsection (a)— (A) in paragraph (1), by striking "paragraph (2)" and inserting "paragraph (3)"; (B) by redesignating paragraph (2) as paragraph (3); and

1	"(2) Statement of goals.—The 5-year plan
2	shall include a statement by any public housing
3	agency or Indian housing authority of the goals, ob-
4	jectives, policies, or programs that will enable the
5	housing authority to serve the needs of minor and
6	adult victims of domestic violence, dating violence,
7	sexual assault, or stalking.";
8	(2) in subsection (d), by redesignating para-
9	graphs (13) , (14) , (15) , (16) , (17) , and (18) , as
10	paragraphs (14), (15), (16), (17), (18), and (19), re-
11	spectively; and
12	(3) by inserting after paragraph (12) the fol-
13	lowing:
14	"(13) Domestic violence, dating violence,
15	SEXUAL ASSAULT, OR STALKING PROGRAMS.—A de-
16	scription of—
17	"(A) any activities, services, or programs
18	provided or offered by an agency, either directly
19	or in partnership with other service providers,
20	to minor or adult victims of domestic violence,
21	dating violence, sexual assault, or stalking;
22	"(B) any activities, services, or programs
23	provided or offered by a public housing agency
24	or Indian housing authority that helps minor
25	and adult victims of domestic violence, dating

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1	violence, sexual assault, or stalking, to obtain or
2	maintain housing; and
3	"(C) any activities, services, or programs
4	provided or offered by a public housing agency
5	or Indian housing authority to prevent domestic
6	violence, dating violence, sexual assault, and
7	stalking, or to enhance victim safety in assisted
8	families.".
9	SEC. 604. HOUSING STRATEGIES.
10	Section 105(b)(1) of the Cranston-Gonzalez National
11	Affordable Housing Act (42 U.S.C. 12705(b)(1)) is
12	amended by inserting after "immunodeficiency syn-
13	drome," the following: "victims of domestic violence, dat-
14	ing violence, sexual assault, and stalking".
15	SEC. 605. AMENDMENT TO THE MCKINNEY-VENTO HOME-
16	LESS ASSISTANCE ACT.
17	Section 423 of the Stewart B. McKinney Homeless
18	Assistance Act (42 U.S.C. 11383) is amended—
19	(1) by adding at the end of subsection (a) the
20	following:
21	"(8) Confidentiality.—
22	"(A) IN GENERAL.—In the course of
23	awarding grants or implementing programs
24	under this subsection, the Secretary shall in-
25	struct any recipient or subgrantee shall make

1 reasonable efforts not to disclose to any person, 2 agency, or entity any personally identifying in-3 formation about any client where the Secretary, 4 recipient, or subgrantee believes based upon reasonable evidence that the client is either a 5 6 minor or an adult victim of domestic violence, 7 dating violence, sexual assault, or stalking, or is 8 the parent or guardian of a minor victim of do-9 mestic violence, dating violence, sexual assault, 10 or stalking. The Secretary shall not require or 11 ask a recipient or subgrantee of any other Fed-12 eral or State program to disclose personally 13 identifying information about any clients where 14 the persons, agencies, or entities implementing 15 those programs believe based upon reasonable evidence that those clients either are minor or 16 17 adult victims of domestic violence, dating vio-18 lence, sexual assault, or stalking or are the par-19 ents or guardians of minor victims of domestic 20 violence, dating violence, sexual assault, or 21 stalking. The Secretary shall instruct any re-22 cipient or subgrantee under this subsection or 23 any recipient or subgrantee of any other Fed-24 eral or State program participating in the 25 Homeless Management Information System

1	that personally identifying information about
2	any client may only be disclosed if the program
3	seeking to disclose such information has ob-
4	tained informed, reasonably time-limited, writ-
5	ten consent from the client to whom the infor-
6	mation relates. The Secretary may require or
7	ask any recipient or subgrantee to share non-
8	personally identifying data in the aggregate re-
9	garding services to clients and nonpersonally
10	identifying demographic information in order to
11	comply with the data collection requirements of
12	the Homeless Management Information System.
13	"(B) DEFINITION.—As used in this para-
14	graph, the term 'personally identifying informa-
15	tion' means individually identifying information
16	from or about an individual including—
17	"(i) first and last name;
18	"(ii) a home or other physical address,
19	including street name and name of city or
20	town;
21	"(iii) an email address or other online
22	contact information, such as an instant
23	messaging user identifier or a screen name
24	that reveals an individual's email address;
25	"(iv) a telephone number;

"(v) a social security number;
"(vi) an Internet Protocol ('IP') ad-
dress or host name that identifies an indi-
vidual;
"(vii) a persistent identifier, such as a
customer number held in a 'cookie' or
processor serial number, that is combined
with other available data that identifies an
individual; and
"(viii) any other information, includ-
ing, but not limited to, grade point aver-
age, date of birth, academic or occupa-
tional interests, athletic or extracurricular
interests, racial or ethnic background, or
religious affiliation, that, in combination
with any of the above, would serve to iden-
tify any individual.".
SEC. 606. AMENDMENTS TO THE LOW INCOME HOUSING AS-
SISTANCE VOUCHER PROGRAM.
Section 8 of the United States Housing Act of 1937
(42 U.S.C. 1437f) is amended—
(1) in subsection (d)—
(A) in paragraph $(1)(B)(ii)$, by inserting
after "other good cause" the following: ", and
that an incident or incidents of actual or

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1	threatened domestic violence, dating violence,
2	sexual assault, or stalking will not be construed
3	as a serious or repeated violation of the lease by
4	the victim or threatened victim of that violence
5	and will not be good cause for terminating a
6	lease held by the victim of such violence"; and
7	(B) in paragraph (1)(B)(iii), by inserting
8	after "termination of tenancy" the following: ",
9	except that (I) criminal activity directly relating
10	to domestic violence, dating violence, sexual as-
11	sault, or stalking, engaged in by a member of
12	a tenant's household or any guest or other per-
13	son under the tenant's control shall not be
14	cause for termination of the tenancy, if the ten-
15	ant or a minor child of the tenant is a victim
16	of domestic violence, dating violence, sexual as-
17	sault, or stalking and, as a result, could not
18	control or prevent the criminal activity; (II)
19	nothing in subclause (I) may be construed to
20	limit the authority of an owner or manager,
21	consistent with applicable State law, to evict or
22	the public housing agency or assisted housing
23	provider to terminate voucher assistance to in-
24	dividuals who engage in criminal acts of phys-
25	ical violence against family members or others;

1	and (III) nothing in subclause (I) may be con-
2	strued to limit the authority of an owner or
3	manager, consistent with applicable State law,
4	to evict or the public housing agency or assisted
5	housing provider to terminate voucher assist-
6	ance to any tenant if the owner, manager, pub-
7	lic housing agency, or assisted housing provider
8	can demonstrate an acctual and imminent
9	threat to the larger community if that tenant is
10	not evicted or terminated from assistance";
11	(2) in subsection (f)—
12	(A) in paragraph (6) by striking "and";
13	(B) in paragraph (7) by striking the period
14	at the end and inserting a semicolon;
15	(C) by adding at the end the following new
16	paragraphs:
17	"(8) the term 'domestic violence' has the same
18	meaning given the term in section 2003 of title I of
19	the Omnibus Crime Control and Safe Streets Act of
20	1968 (42 U.S.C. 3796gg–2);
21	"(9) the term 'dating violence' has the same
22	meaning given the term in section 2003 of title I of
23	the Omnibus Crime Control and Safe Streets Act of
24	1968 (42 U.S.C. 3796gg–2); and

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((10) the term 'sexual assault' has the same
meaning given the term in section 2003 of title I of
the Omnibus Crime Control and Safe Streets Act of
1968 (42 U.S.C. 3796gg–2).";
(3) in subsection (o)—
(A) by inserting at the end of paragraph
(6)(B), the following new sentence: "That an
applicant is or is perceived to be, or has been
or has been perceived to be, a victim of domes-
tic violence, dating violence, or stalking is not
an appropriate basis for denial of program as-
sistance by a public housing authority.";
(B) in paragraph $(7)(C)$, by inserting after
"other good cause" the following: ", and that
an incident or incidents of actual or threatened
domestic violence, dating violence, sexual as-
sault, or stalking will not be construed as a se-
rious or repeated violation of the lease by the
victim or threatened victim of that violence and
will not be good cause for terminating a lease
held by the victim of such violence"; and
(C) in paragraph $(7)(D)$, by inserting after
"termination of tenancy" the following: "; ex-
cept that (i) criminal activity relating to domes-
tic violence, dating violence, sexual assault, or

1	stalking, engaged in by a member of a tenant's
2	household or any guest or other person under
3	the tenant's control shall not be cause for ter-
4	mination of the tenancy, if the tenant or imme-
5	diate member of the tenant's family is a victim
6	of domestic violence, dating violence, sexual as-
7	sault, or stalking and, as a result, could not
8	control or prevent the criminal activity; (ii)
9	nothing in clause (i) may be construed to limit
10	the authority of an owner or manager, con-
11	sistent with applicable State law, to evict or the
12	public housing agency or assisted housing pro-
13	vider to terminate voucher assistance to individ-
14	uals who engage in criminal acts of physical vi-
15	olence against family members or others; and
16	(iii) nothing in clause (i) may be construed to
17	limit the authority of an owner or manager,
18	consistent with applicable State law, to evict or
19	the public housing agency or assisted housing
20	provider to terminate voucher assistance to any
21	tenant if the owner, manager, public housing
22	agency, or assisted housing provider can dem-
23	onstrate an accutal and imminent threat to the
24	larger community if that tenant is not evicted
25	or terminated from assistance";

1	(4) in subsection $(r)(5)$ by inserting after "vio-
2	lation of a lease" the following: ", except that a fam-
3	ily may receive a voucher from a public housing
4	agency and move to another jurisdiction under the
5	tenant-based assistance program if the family has
6	moved out of the assisted dwelling unit in order to
7	protect the health or safety of an individual who is
8	or has been the victim of domestic violence, dating
9	violence, sexual assault, or stalking and who reason-
10	ably believed he or she was imminently threatened
11	by harm from further violence if he or she remained
12	in the assisted dwelling unit"; and
13	(5) by adding at the end the following new sub-
14	section:
15	"(ee) Certification and Confidentiality.—
16	"(1) CERTIFICATION.—
17	"(A) IN GENERAL.—An owner, manager,
18	public housing agency, or assisted housing pro-
19	vider responding to subsections (d)(1)(B(ii),
20	(d)(1)(B)(iii), (o)(7)(C), (o)(7)(D), and (r)(5)
21	may request that an individual certify that the
22	individual is a victim of domestic violence, dat-
23	ing violence, sexual assault, or stalking, and
24	that the incident or incidents in question are
25	bona fide incidents of such actual or threatened

1	abuse and meet the requirements set forth in
2	the aforementioned paragraphs. The individual
3	shall provide a copy of such certification within
4	a reasonable period of time after an owner,
5	manager, public housing agency, or assisted
6	housing provider requests such certification.
7	"(B) CONTENTS.—An individual may sat-
8	isfy the certification requirement of subpara-
9	graph (A) by—
10	"(i) providing the requesting owner,
11	manager, public housing agency, or as-
12	sisted housing provider with documentation
13	signed by an employee, agent, or volunteer
14	of a victim service provider, an attorney, a
15	member of the clergy, a medical profes-
16	sional, or any other professional, from
17	whom the victim has sought assistance in
18	addressing domestic violence, dating vio-
19	lence, sexual assault, or stalking or the ef-
20	fects of the abuse; or
21	"(ii) producing a Federal, State, trib-
22	al, territorial, or local police or court
23	record.
24	"(C) LIMITATION.—At their discretion, the
25	owner, manager, public housing agency, or as-

1	sisted housing provider may provide benefits to
2	an individual based solely on the individual's
3	statement or other corroborating evidence but is
4	not mandated to do so.
5	"(2) Confidentiality.—
6	"(A) IN GENERAL.—All information pro-
7	vided to an owner, manager, public housing
8	agency, or assisted housing provider pursuant
9	to paragraph (1), including the fact that an in-
10	dividual is a victim of domestic violence, dating
11	violence, sexual assault, or stalking, shall be re-
12	tained in the strictest confidence by such owner,
13	manager, public housing agency, or assisted
14	housing provider, and shall neither be entered
15	into any shared database, nor provided to any
16	related entity, except to the extent that disclo-
17	sure is—
18	"(i) requested or consented to by the
19	individual in writing; or
20	"(ii) otherwise required by applicable
21	law.
22	"(B) NOTIFICATION.—An individual must
23	be notified of the limits of such confidentiality
24	and informed in advance about circumstances

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1	in which the person or entity will be compelled
2	to disclose the individual's information.".
3	SEC. 607. AMENDMENTS TO THE PUBLIC HOUSING PRO-
4	GRAM.
5	Section 6 of the United States Housing Act of 1937
6	(42 U.S.C. 1437d) is amended—
7	(1) in subsection (c), by redesignating para-
8	graph (3) and (4) , as paragraphs (4) and (5) , re-
9	spectively;
10	(2) by inserting after paragraph (2) the fol-
11	lowing:
12	"(3) the public housing agency shall not deny
13	admission to the project to any applicant on the
14	basis that the applicant is or is perceived to be, or
15	has been or has been perceived to be, a victim of do-
16	mestic violence, dating violence, or stalking";
17	(3) in subsection $(l)(5)$, by inserting after
18	"other good cause" the following: ", and that an in-
19	cident or incidents of actual or threatened domestic
20	violence, dating violence, sexual assault, or stalking
21	will not be construed as a serious or repeated viola-
22	tion of the lease by the victim or threatened victim
23	of that violence and will not be good cause for termi-
24	nating a lease held by the victim of such violence";

1 (4) in subsection (1)(6), by inserting after "ter-2 mination of tenancy" the following: "; except that 3 (A) criminal activity directly relating to domestic violence, dating violence, sexual assault, or stalking, 4 5 engaged in by a member of a tenant's household or 6 any guest or other person under the tenant's control 7 shall not be cause for termination of the tenancy, if 8 the tenant or immediate member of the tenant's 9 family is a victim of domestic violence, dating vio-10 lence, sexual assault, or stalking and, as a result 11 could not control or prevent the criminal activity; 12 (B) nothing in subparagraph (A) may be construed 13 to limit the authority of a public housing agency, 14 consistent with applicable State laws, to evict or the 15 public housing agency or assisted housing provider 16 to terminate voucher assistance to individuals who 17 engage in criminal acts of physical violence against 18 family members or others; "; and (C) nothing in 19 subparagraph (A) may be construed to limit the au-20 thority of a public housing agency, consistent with 21 applicable State law, to terminate the tenancy of any 22 tenant if the public housing agency can demonstrate 23 an actual and imminent threat to the larger commu-24 nity if that tenant's tenancy is not terminated"; and

1	(5) by inserting at the end of subsection (t) the
2	following new subsection:
3	"(u) Certification and Confidentiality.—
4	"(1) CERTIFICATION.—
5	"(A) IN GENERAL.—A public housing
6	agency responding to subsection (l) (5) and (6)
7	may request that an individual certify that the
8	individual is a victim of domestic violence, dat-
9	ing violence, sexual assault, or stalking, and
10	that the incident or incidents in question are
11	bona fide incidents of such actual or threatened
12	abuse and meet the requirements set forth in
13	the aforementioned paragraphs. The individual
14	shall provide a copy of such certification within
15	a reasonable period of time after the public
16	housing agency requests such certification.
17	"(B) CONTENTS.—An individual may sat-
18	isfy the certification requirement of subpara-
19	graph (A) by—
20	"(i) providing the requesting public
21	housing agency with documentation signed
22	by an employee, agent, or volunteer of a
23	victim service provider, an attorney, a
24	member of the clergy, a medical profes-
25	sional, or any other professional, from

1 whom the victim has sought assistance in 2 addressing domestic violence, dating vio-3 lence, sexual assault, or stalking or the ef-4 fects of the abuse; or "(ii) producing a Federal, State, trib-5 6 al, territorial, or local police or court 7 record. 8 "(C) LIMITATION.—At the public housing 9 agency's discretion, a public housing agency 10 may provide benefits to an individual based 11 solely on the individual's statement or other 12 corroborating evidence but is not mandated to 13 do so. 14 "(2) Confidentiality.— 15 "(A) IN GENERAL.—All information pro-16 vided to any public housing agency pursuant to 17 paragraph (1), including the fact that an indi-18 vidual is a victim of domestic violence, dating 19 violence, sexual assault, or stalking, shall be re-20 tained in the strictest confidence by such public 21 housing agency, and shall neither be entered 22 into any shared database, nor provided to any 23 related entity, except to the extent that disclo-24 sure is—

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1	"(i) requested or consented to by the
2	individual in writing; or
3	"(ii) otherwise required by applicable
4	law.
5	"(B) NOTIFICATION.—An individual must
6	be notified of the limits of such confidentiality
7	and informed in advance about circumstances
8	in which the person or entity will be compelled
9	to disclose the individual's information.
10	"(3) DEFINITIONS.—For purposes of this sub-
11	section and subsection (l) (5) and (6) —
12	"(A) the term 'domestic violence' has the
13	same meaning given the term in section 2003
14	of title I of the Omnibus Crime Control and
15	Safe Streets Act of 1968 (42 U.S.C. 3796gg-
16	2);
17	"(B) the term 'dating violence' has the
18	same meaning given the term in section 2003
19	of title I of the Omnibus Crime Control and
20	Safe Streets Act of 1968 (42 U.S.C. 3796gg-
21	2);
22	"(C) the term 'stalking' means engaging in
23	a course of conduct directed at a specific person
24	that would cause a reasonable person to—

1	"(i) fear for his or her safety or the
2	safety of others; or
3	"(ii) suffer significant emotional dis-
4	tress; and
5	"(D) the term 'sexual assault' has the
6	same meaning given the term in section 2003
7	of title I of the Omnibus Crime Control and
8	Safe Streets Act of 1968 (42 U.S.C. 3796gg-
9	2).''.
10	TITLE VII—PROVIDING ECO-
11	NOMIC SECURITY FOR VIC-
12	TIMS OF VIOLENCE
13	SEC. 701. EMERGENCY LEAVE.
14	(a) IN GENERAL.—The Violence Against Women Act
15	of 1994 (Public Law 103–322; 108 Stat. 1902) is amend-
16	ed by adding after subtitle M the following:
17	"Subtitle Q—Assistance for Individ-
18	uals Experiencing Domestic or
19	Sexual Violence
20	"CHAPTER 1—EMERGENCY LEAVE
21	"SEC. 41701. PURPOSES.
22	"The purposes of this chapter are, pursuant to the
23	affirmative power of Congress to enact legislation under
24	the portions of section 8 of article I of the Constitution
25	relating to providing for the general welfare and to regula-

1 tion of commerce among the several States, and under sec-2 tion 5 of the 14th amendment to the Constitution—

3 "(1) to promote the national interest in reduc-4 ing domestic or sexual violence by enabling victims 5 of domestic or sexual violence to maintain the finan-6 cial independence necessary to leave abusive situa-7 tions, achieve safety, and minimize the physical and 8 emotional injuries from domestic or sexual violence, 9 and to reduce the devastating economic con-10 sequences of domestic or sexual violence to employ-11 ers and employees;

12 "(2) to promote the national interest in ensur-13 ing that victims of domestic or sexual violence can 14 recover from and cope with the effects of such vio-15 lence, and participate in criminal and civil justice 16 processes, without fear of adverse economic con-17 sequences; and

18 "(3) to reduce the negative impact on interstate 19 commerce produced by dislocations of employees and 20 harmful effects on productivity, employment, health 21 care costs, and employer costs, caused by domestic 22 or sexual violence, including related intentional ef-23 forts to frustrate women's ability to participate in 24 employment and interstate commerce.

1	"SEC. 41702. ENTITLEMENT TO EMERGENCY LEAVE FOR AD-
2	DRESSING DOMESTIC OR SEXUAL VIOLENCE.
3	"(a) Leave Requirement.—
4	"(1) BASIS.—An employee who is a victim of
5	domestic or sexual violence may use accrued or exist-
6	ing leave from work to address domestic or sexual
7	violence, by—
8	"(A) seeking medical attention for, or re-
9	covering from, physical or psychological injuries
10	caused by domestic or sexual violence to the
11	employee or the employee's family or household
12	member;
13	"(B) obtaining services from a victim serv-
14	ice provider for the employee or the employee's
15	family or household member;
16	"(C) obtaining psychological or other coun-
17	seling for the employee or the employee's family
18	or household member;
19	"(D) participating in safety planning, tem-
20	porarily or permanently relocating, or taking
21	other actions to increase the safety of the em-
22	ployee or the employee's family or household
23	member from future domestic or sexual violence
24	or ensure economic security; or
25	"(E) seeking legal or law enforcement as-
26	sistance or remedies to ensure the health and

1	safety of the employee or the employee's family
2	or household member, including preparing for
3	or participating in any civil or criminal legal
4	proceeding related to or derived from domestic
5	or sexual violence.
6	"(2) PERIOD.—An employee may take not more
7	than 15 days of leave, as described in paragraph (1) ,
8	in any 12-month period.
9	"(3) Schedule.—Leave described in para-
10	graph (1) may be taken intermittently or on a re-
11	duced leave schedule.
12	"(b) NOTICE.—The employee shall provide the em-
13	ployer with reasonable notice of the employee's intention
14	to take the leave, unless providing such notice is not prac-
15	ticable because of injury.
16	"(c) CERTIFICATION.—
17	"(1) IN GENERAL.—The employer may require
18	the employee to provide certification to the employer,
19	within a reasonable period after the employer re-
20	quires the certification, that—
21	"(A) the employee or the employee's family
22	or household member is a victim of domestic or
23	sexual violence; and
24	"(B) the leave is for 1 of the purposes de-
25	scribed in subsection $(a)(1)$.

1	"(2) CONTENTS.—An employee may satisfy the
2	certification requirement of paragraph (1) by pro-
3	viding to the employer—
4	"(A) a sworn statement of the employee;
5	"(B) documentation from an employee,
6	agent, or volunteer of a victim service provider,
7	an attorney, a member of the clergy, or a med-
8	ical or other professional, from whom the em-
9	ployee or the employee's family or household
10	member has sought assistance in addressing do-
11	mestic or sexual violence and the effects of the
12	violence;
13	"(C) a police or court record; or
14	"(D) other corroborating evidence.
15	"(d) CONFIDENTIALITY.—All information provided to
16	the employer pursuant to subsection (b) or (c), and the
17	fact that the employee has requested or obtained leave
18	pursuant to this section, shall be retained in the strictest
19	confidence by the employer, except to the extent that dis-
20	closure is—
21	((1)) requested or consented to by the employee
22	in writing; or
23	"(2) otherwise required by applicable Federal or
24	State law.
25	"(e) Employment and Benefits.—

1	"(1) RESTORATION TO POSITION.—
2	"(A) IN GENERAL.—Except as provided in
3	paragraph (2), any employee who takes leave
4	under this section for the intended purpose of
5	the leave shall be entitled, on return from such
6	leave—
7	"(i) to be restored by the employer to
8	the position of employment held by the em-
9	ployee when the leave commenced; or
10	"(ii) to be restored to an equivalent
11	position with equivalent employment bene-
12	fits, pay, and other terms and conditions of
13	employment.
14	"(B) Loss of Benefits.—The taking of
15	leave under this section shall not result in the
16	loss of any employment benefit accrued prior to
17	the date on which the leave commenced.
18	"(C) LIMITATIONS.—Nothing in this sub-
19	section shall be construed to entitle any re-
20	stored employee to—
21	"(i) the accrual of any seniority or
22	employment benefits during any period of
23	leave; or
24	"(ii) any right, benefit, or position of
25	employment other than any right, benefit,

1	or position to which the employee would
2	have been entitled had the employee not
3	taken the leave.
4	"(D) CONSTRUCTION.—Nothing in this
5	paragraph shall be construed to prohibit an em-
6	ployer from requiring an employee on leave
7	under this section to report periodically to the
8	employer on the status and intention of the em-
9	ployee to return to work.
10	"(2) EXEMPTION CONCERNING CERTAIN HIGH-
11	LY COMPENSATED EMPLOYEES.—
12	"(A) DENIAL OF RESTORATION.—An em-
13	ployer may deny restoration under paragraph
14	(1) to any employee described in subparagraph
15	(B) if—
16	"(i) such denial is necessary to pre-
17	vent substantial and grievous economic in-
18	jury to the operations of the employer;
19	"(ii) the employer notifies the em-
20	ployee of the intent of the employer to
21	deny restoration on such basis at the time
22	the employer determines that such injury
23	would occur; and
24	"(iii) in any case in which the leave
25	has commenced, the employee elects not to
return to employment after receiving such	
--	
retarn to employment after receiving such	
notice.	
"(B) AFFECTED EMPLOYEES.—An em-	
ployee referred to in subparagraph (A) is a sal-	
aried employee who is among the highest paid	
10 percent of the employees employed by the	
employer within 75 miles of the facility at	
which the employee is employed.	
"(3) Maintenance of health benefits.—	
"(A) COVERAGE.—Except as provided in	
subparagraph (B), during any period that an	
employee takes leave under this section, the em-	
ployer shall maintain coverage under any group	
health plan (as defined in section $5000(b)(1)$ of	
the Internal Revenue Code of 1986) for the du-	
ration of such leave at the level and under the	
conditions coverage would have been provided if	
the employee had continued in employment con-	
tinuously for the duration of such leave.	
"(B) FAILURE TO RETURN FROM	
LEAVE.—The employer may recover the pre-	
mium that the employer paid for maintaining	
coverage for the employee under such group	
health plan during any period of leave under	
this section if—	

1	"(i) the employee fails to return from
2	leave under this section after the period of
3	leave to which the employee is entitled for
4	the domestic or sexual violence involved
5	has expired; and
6	"(ii) the employee fails to return to
7	work for a reason other than the continu-
8	ation or recurrence of domestic or sexual
9	violence, that entitles the employee to leave
10	pursuant to this section.
11	"(C) CERTIFICATION.—
12	"(i) Issuance.—An employer may re-
13	quire an employee who claims that the em-
14	ployee is unable to return to work because
15	of a reason described in subparagraph
16	(B)(ii) to provide, within a reasonable pe-
17	riod after making the claim, certification to
18	the employer that the employee is unable
19	to return to work because of that reason.
20	"(ii) Contents.—An employee may
21	satisfy the certification requirement of
22	clause (i) by providing to the employer—
23	"(I) a sworn statement of the
24	employee;

1	"(II) documentation from an em-
2	ployee, agent, or volunteer of a victim
3	service provider, an attorney, a mem-
4	ber of the clergy, or a medical or
5	other professional, from whom the
6	employee or the employee's family or
7	household member has sought assist-
8	ance in addressing domestic or sexual
9	violence and the effects of the vio-
10	lence;
11	"(III) a police or court record; or
12	"(IV) other corroborating evi-
13	dence.
14	"(D) Confidentiality.—All information
15	provided to the employer pursuant to subpara-
16	graph (C), and the fact that the employee is not
17	returning to work because of a reason described
18	in subparagraph (B)(ii), shall be retained in the
19	strictest confidence by the employer, except to
20	the extent that disclosure is—
21	"(i) requested or consented to by the
22	employee in writing; or
23	"(ii) otherwise required by applicable
24	Federal or State law.
25	"(f) Prohibited Acts.—

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"(1) INTERFERENCE WITH RIGHTS.—
"(A) EXERCISE OF RIGHTS.—It shall be
unlawful for any employer to interfere with, re-
strain, or deny the exercise of or the attempt to
exercise, any right provided under this section.
"(B) Employer discrimination.—It
shall be unlawful for any employer to discharge
or harass any individual, or otherwise discrimi-
nate against any individual with respect to com-
pensation, terms, conditions, or privileges of
employment of the individual (including retalia-
tion in any form or manner) because the indi-
vidual—
"(i) exercised any right provided
under this section; or
"(ii) opposed any practice made un-
lawful by this section.
"(2) INTERFERENCE WITH PROCEEDINGS OR
INQUIRIES.—It shall be unlawful for any person to
discharge or in any other manner discriminate (as
described in paragraph $(1)(B)$) against any indi-
vidual because such individual—
"(A) has filed any charge, or has instituted
or caused to be instituted any proceeding,

25 under or related to this section;

1	"(B) has given, or is about to give, any in-
2	formation in connection with any inquiry or
3	proceeding relating to any right provided under
4	this section; or
5	"(C) has testified, or is about to testify, in
6	any inquiry or proceeding relating to any right
7	provided under this section.
8	"(g) Enforcement.—
9	"(1) ACTION BY THE SECRETARY.—
10	"(A) Administrative action.—The Sec-
11	retary shall receive, investigate, and attempt to
12	resolve complaints of violations of subsection (f)
13	in the same manner as the Secretary receives,
14	investigates, and attempts to resolve complaints
15	of violations of sections 6 and 7 of the Fair
16	Labor Standards Act of 1938 (29 U.S.C. 206
17	and 207).
18	"(B) CIVIL ACTION.—The Secretary may
19	bring an action in any court of competent juris-
20	diction to recover the damages described in
21	paragraph (1)(A)(i).
22	"(C) SUMS RECOVERED.—Any sums recov-
23	ered by the Secretary pursuant to subparagraph
24	(B) shall be held in a special deposit account
25	and shall be paid, on order of the Secretary, di-

1	rectly to each individual affected. Any such
2	sums not paid to such an individual because of
3	inability to do so within a period of 3 years
4	shall be deposited into the Treasury of the
5	United States as miscellaneous receipts.
6	"(2) LIMITATION.—
7	"(A) IN GENERAL.—Except as provided in
8	subparagraph (B), an action may be brought
9	under this subsection not later than 2 years
10	after the date of the last event constituting the
11	alleged violation for which the action is brought.
12	"(B) WILLFUL VIOLATION.—In the case of
13	such action brought for a willful violation of
14	subsection (f), such action may be brought
15	within 3 years after the date of the last event
16	constituting the alleged violation for which such
17	action is brought.
18	"(C) Commencement.—In determining
19	when an action is commenced by the Secretary
20	under this subsection for the purposes of this
21	paragraph, it shall be considered to be com-
22	menced on the date when the complaint is filed.
23	"(3) ACTION FOR INJUNCTION BY SEC-
24	RETARY.—The district courts of the United States

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1	shall have jurisdiction, for cause shown, in an action
2	brought by the Secretary—
3	"(A) to restrain violations of subsection
4	(f), including the restraint of any withholding of
5	payment of wages, salary, employment benefits,
6	public assistance, or other compensation, plus
7	interest, found by the court to be due to af-
8	fected individuals; or
9	"(B) to award such other equitable relief
10	as may be appropriate, including employment,
11	reinstatement, and promotion.
12	"(4) Solicitor of Labor.—The Solicitor of
13	Labor may appear for and represent the Secretary
14	on any litigation brought under this subsection.
15	"(5) Employer liability under other
16	LAWS.—Nothing in this section shall be construed to
17	limit the liability of an employer to an individual, for
18	harm suffered relating to the individual's experience
19	of domestic or sexual violence, pursuant to any other
20	Federal or State law, including a law providing for
21	a legal remedy.
22	"(6) LIBRARY OF CONGRESS.—Notwithstanding
23	any other provision of this subsection, in the case of
24	the Library of Congress, the authority of the Sec-

1	retary under this subsection shall be exercised by the
2	Librarian of Congress.
3	"(7) CERTAIN PUBLIC AGENCIES.—
4	"(A) AGENCIES.—Notwithstanding any
5	other provision of this subsection, in the case of
6	a public agency that employs individuals as de-
7	scribed in subparagraph (A) or (B) of section
8	3(e)(2) of the Fair Labor Standards Act of
9	1938 (29 U.S.C. 203(e)(2)) (other than an en-
10	tity of the legislative branch of the Federal
11	Government), subparagraph (B) shall apply.
12	"(B) AUTHORITY.—In the case described
13	in subparagraph (A), the powers, remedies, and
14	procedures provided in title 5, United States
15	Code, to an employing agency, provided in
16	chapter 12 of that title to the Merit Systems
17	Protection Board, or provided in that title to
18	any person, alleging a violation of chapter 63 of
19	that title, shall be the powers, remedies, and
20	procedures this chapter provides to that agency,
21	that Board, or any person, respectively, alleging
22	a violation of subsection (f) against an employee
23	who is such an individual.

1 "SEC. 41703. EMERGENCY BENEFITS.

2 "(a) IN GENERAL.—A State may use funds provided to the State under part A of title IV of the Social Security 3 Act (42 U.S.C. 601 et seq.) to provide nonrecurrent short-4 5 term emergency benefits to an individual for any period of leave the individual takes pursuant to section 41703. 6 7 "(b) ELIGIBILITY.—In calculating the eligibility of an 8 individual for such emergency benefits, the State shall 9 count only the cash available or accessible to the indi-10 vidual.

11 "(c) TIMING.—

12 "(1) APPLICATIONS.—An individual seeking
13 emergency benefits under subsection (a) from a
14 State shall submit an application to the State.

15 "(2) BENEFITS.—The State shall provide bene16 fits to an eligible applicant under paragraph (1) on
17 an expedited basis, and not later than 7 days after
18 the applicant submits an application under para19 graph (1).

20 "SEC. 41704. EFFECT ON OTHER LAWS AND EMPLOYMENT
21 BENEFITS.

"(a) MORE PROTECTIVE LAWS, AGREEMENTS, PROGRAMS, AND PLANS.—Nothing in this chapter shall be
construed to supersede any provision of any Federal,
State, or local law, collective bargaining agreement, or employment benefits program or plan that provides—

"(1) greater leave benefits for victims of domes tic or sexual violence than the rights established
 under this chapter; or

4 "(2) leave benefits for a larger population of
5 victims of domestic or sexual violence (as defined in
6 such law, agreement, program, or plan) than the vic7 tims of domestic or sexual violence covered under
8 this chapter.

9 "(b) LESS PROTECTIVE LAWS, AGREEMENTS, PRO-10 GRAMS, AND PLANS.—The rights established for victims 11 of domestic or sexual violence under this chapter shall not 12 be diminished by any State or local law, collective bar-13 gaining agreement, or employment benefits program or 14 plan.

15 "SEC. 41705. REGULATIONS AND NOTIFICATION.

16 "(a) IN GENERAL.—Except as provided in sub-17 sections (b) and (c), the Secretary shall issue regulations to carry out this chapter. The regulations shall include 18 regulations requiring every employer to post and keep 19 20 posted, in conspicuous places on the premises of the em-21 ployer where notices to employees are customarily posted, 22 a notice, to be prepared or approved by the Secretary, 23 summarizing the provisions of this chapter and providing 24 information on procedures for filing complaints of viola-25 tions. The Secretary shall develop such a notice and provide copies of such notice to employers upon request with out charge.

3 "(b) LIBRARY OF CONGRESS.—The Librarian of
4 Congress shall prescribe the regulations described in sub5 section (a) with respect to employees of the Library of
6 Congress.

"(c) CERTAIN PUBLIC AGENCIES.—The head of a
public agency that employs individuals as described in subparagraph (A) or (B) of section 3(e)(2) of the Fair Labor
Standards Act of 1938 (29 U.S.C. 203(e)(2)) (other than
an entity of the legislative branch of the Federal Government) shall prescribe the regulations described in subsection (a) with respect to those individuals.".

14 (b) Conforming Amendments.—

(1) SOCIAL SECURITY ACT.—Section 404 of the
Social Security Act (42 U.S.C. 604) is amended by
adding at the end the following:

18 "(1) AUTHORITY TO PROVIDE EMERGENCY BENE-FITS.—A State that receives a grant under section 403 19 20 may use the grant to provide nonrecurrent short-term 21 emergency benefits, in accordance with section 41705 of 22 the Violence Against Women Act of 1994, to individuals 23 who take leave pursuant to section 40404 of that Act, 24 without regard to whether the individuals receive assist-25 ance under the State program funded under this part.".

1 (2) REHABILITATION ACT AMENDMENTS OF 2 1986.—Section 1003(a)(1) of the Rehabilitation Act 3 Amendments of 1986 (42 U.S.C. 2000d-7(a)(1)) is amended by inserting "chapter 1 of subtitle N of the 4 Violence Against Women Act of 1994," before "or 5 6 the provisions". 7 (c) EFFECTIVE DATE.—The amendments made by 8 this section take effect 180 days after the date of enactment of this Act. 9 VIII—PROTECTION TITLE FOR 10 **IMMIGRANT VICTIMS OF VIO-**11 LENCE 12 13 SEC. 800. SHORT TITLE; REFERENCES TO VAWA-2000; REGU-14 LATIONS. 15 (a) SHORT TITLE.—This title may be cited as "Immigrant Victims of Violence Protection Act of 2005". 16 17 (b) REFERENCES TO VAWA-2000.—In this title, the term "VAWA-2000" means the Violence Against Women 18 19 Act of 2000 (division B of Public Law 106–386). 20 (c) REGULATIONS.— Not later than 180 days after 21 the date of the enactment of this Act, the Attorney Gen-22 eral, the Secretary of Homeland Security, and Secretary 23 of State shall promulgate regulations to implement the 24 provisions contained in the Battered Immigrant Women

3	Subtitle A—Victims of Crime
4	SEC. 801. CONDITIONS APPLICABLE TO U AND T VISAS.
5	(a) DURATION OF U AND T VISAS.—
6	(1) U VISAS.—Section $214(p)$ of such Act (8)
7	U.S.C. 1184(p)) is amended by adding at the end
8	the following new paragraph:
9	"(6) DURATION OF STATUS.—The authorized
10	period of status of an alien as a nonimmigrant
11	under section $101(a)(15)(U)$ shall be extended on a
12	year-by-year basis upon certification from a Federal,
13	State or local law enforcement official, prosecutor,
14	judge, or other Federal, State or local authority in-
15	vestigating or prosecuting criminal activity described
16	in section $101(a)(15)(U)(iii)$ that the alien's contin-
17	ued presence in the United States is required to as-
18	sist in the investigation or prosecution of such crimi-
19	nal activity.".
20	(2) T VISAS.—Section 214(0) of such Act (8
21	U.S.C. $1184(0)$), as redesignated by section $8(a)(3)$
22	of the Trafficking Victims Protection Reauthoriza-

by adding at the end the following: 24

tion Act of 2003 (Public Law 108–193), is amended

1 Protection Act of 2000 (title V of VAWA-2000) and the

2 amendments made by (and the provisions of) this title.

23

1	((7) The authorized period of status of an alien as
2	a nonimmigrant status under section $101(a)(15)(T)$ shall
3	be extended on a year-by-year basis upon certification
4	from a Federal, State or local law enforcement official,
5	prosecutor, judge, or other Federal, State or local author-
6	ity investigating or prosecuting criminal activity relating
7	to human trafficking that the alien's continued presence
8	in the United States is required to assist in the investiga-
9	tion or prosecution of such criminal activity.".
10	(b) Permitting Change of Nonimmigrant Sta-
11	tus to U and T Nonimmigrant Status.—
12	(1) IN GENERAL.—Section 248 of such Act (8)
13	U.S.C. 1258) is amended—
14	(A) by striking "The Attorney General"
15	and inserting "(a) The Secretary of Homeland
16	Security'';
17	(B) by inserting "(subject to subsection
18	(b))" after "except"; and
19	(C) by adding at the end the following new
20	subsection:
21	"(b) The limitation based on inadmissibility under
22	section $212(a)(9)(B)$ and the exceptions specified in num-
23	bered paragraphs of subsection (a) shall not apply to a
24	change of nonimmigrant classification to that of a non-
25	immigrant under subparagraph (T) or (U) of section

101(a)(15), other than from such classification under sub paragraph (C) or (D) of such section.".

3	(2)	Со	NFORMIN(G AMEN	DMENT	.—Section
4	214(l)(2)(A) of	such Act	(8 U.S.C.	1184(l))(2)(A)) is
5	amended	by	striking	<i>"</i> 248(2) <i>"</i>	and	inserting
6	''248(a)(2)".				

7 (c) EFFECTIVE DATE.—The amendments made by
8 this section shall take effect on the date of the enactment
9 of this Act.

10 Subtitle B—VAWA Petitioners

11 SEC. 811. DEFINITION OF VAWA PETITIONER.

(a) IN GENERAL.—Section 101(a) of the Immigration and Nationality Act (8 U.S.C. 1101(a)) is amended
by adding at the end the following new paragraph:

15 "(51) The term 'VAWA petitioner' means an alien 16 whose application or petition for classification or relief 17 under any of the following provisions (whether as a prin-18 cipal or as a derivative) has been filed and has not been 19 denied after exhaustion of administrative appeals:

20 "(A) Clause (iii) or (iv) of section 204(a)(1)(A).

21 "(B) Clause (ii) or (iii) of section 204(a)(1)(B).

"(C) The first section of Public Law 89–732
(commonly known as the Cuban Adjustment Act) as
a child or spouse who has been battered or subjected
to extreme cruelty.".

1	(b) Conforming Amendments.—
2	(1) Section $212(a)(6)(A)(ii)(I)$ of such Act (8
3	U.S.C. 1182(a)(6)(A)(ii)(I)) is amended by striking
4	"qualifies for immigrant status under subparagraph
5	(A)(iii), (A)(iv), (B)(ii), or (B)(iii) of section
6	204(a)(1)" and inserting "is a VAWA petitioner".
7	(2) Section $212(a)(9)(C)(ii)$ of such Act (8)
8	U.S.C. 1182(a)(9)(C)(ii)) is amended by striking "to
9	whom the Attorney General has granted classifica-
10	tion under clause (iii), (iv), or (v) of section
11	204(a)(1)(A), or classification under clause (ii), (iii),
12	or (iv) of section $204(a)(1)(B)$ " and inserting "is a
13	VAWA petitioner".
14	
14	(3) Subsections $(h)(1)(C)$ and $(g)(1)(C)$ of sec-
14	(3) Subsections (h)(1)(C) and (g)(1)(C) of sec- tion 212 (8 U.S.C. 1182) is amended by striking
15	tion 212 (8 U.S.C. 1182) is amended by striking
15 16	tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv)
15 16 17	tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv) of section 204(a)(1)(A) or classification under clause
15 16 17 18	tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv) of section 204(a)(1)(A) or classification under clause (ii) or (iii) of section 204(a)(1)(B)" and inserting
15 16 17 18 19	tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv) of section 204(a)(1)(A) or classification under clause (ii) or (iii) of section 204(a)(1)(B)" and inserting "is a VAWA petitioner".
15 16 17 18 19 20	 tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv) of section 204(a)(1)(A) or classification under clause (ii) or (iii) of section 204(a)(1)(B)" and inserting "is a VAWA petitioner". (4) Section 212(i)(1) of such Act (8 U.S.C.
15 16 17 18 19 20 21	 tion 212 (8 U.S.C. 1182) is amended by striking "qualifies for classification under clause (iii) or (iv) of section 204(a)(1)(A) or classification under clause (ii) or (iii) of section 204(a)(1)(B)" and inserting "is a VAWA petitioner". (4) Section 212(i)(1) of such Act (8 U.S.C. 1182(i)(1)) is amended by striking "an alien granted

1	(5) Section $237(a)(1)(H)(ii)$ of such Act (8)
2	U.S.C. 1227(a)(1)(H)(ii)) is amended by striking "is
3	an alien who qualifies for classification under clause
4	(iii) or (iv) of section $204(a)(1)(A)$ or clause (ii) or
5	(iii) of section $204(a)(1)(B)$ " and inserting "is a
6	VAWA petitioner".
7	(6) Section $240A(b)(4)(B)$ of such Act (8)
8	U.S.C. $1229b(b)(4)(B)$) is amended by striking
9	"they were applications filed under section $204(a)(1)$
10	(A)(iii), (A)(iv), (B)(ii), or (B)(iii) of such Act" and
11	inserting "the applicants were VAWA petitioners".
12	(7) Section $245(a)$ of such Act (8 U.S.C.
13	1255(a)) is amended by striking "under subpara-
14	graph (A)(iii), (A)(iv), (B)(ii), or (B)(iii) of section
15	204(a)(1) or" and inserting "as a VAWA peti-
16	tioner".
17	(8) Section $245(c)$ of such Act (8 U.S.C.
18	1255(c)) is amended by striking "under subpara-
19	graph $(A)(iii)$, $(A)(iv)$, $(A)(v)$, $(A)(vi)$, $(B)(ii)$,
20	(B)(iii), or (B)(iv) of section $204(a)(1)$ " and insert-
21	ing "as a VAWA petitioner".
22	(9) For additional conforming amendment to
23	section $240(c)(6)(C)(iv)(I)$ of the Immigration and
24	Nationality Act, see section 814(a) of this Act.

1	SEC. 812. SELF-PETITIONING FOR CHILDREN.
2	(a) Self-Petitioning by Children of Parent-
3	ABUSERS UPON DEATH OR OTHER TERMINATION OF
4	PARENT-CHILD RELATIONSHIP.—
5	(1) CITIZEN PARENTS.—Section
6	204(a)(1)(A)(iv) of the Immigration and Nationality
7	Act (8 U.S.C. 1154(a)(1)(A)(iv)) is amended—
8	(A) by striking "or who" and inserting
9	"who"; and
10	(B) by inserting after "domestic violence,"
11	the following: "or who was a child of a United
12	States citizen parent who within the past 2
13	years (or, if later, two years after the date the
14	child attains 18 years of age) died or otherwise
15	terminated the parent-child relationship,".
16	(2) LAWFUL PERMANENT RESIDENT PAR-
17	ENTS.—
18	(A) IN GENERAL.—Section
19	204(a)(1)(B)(iii) of such Act (8 U.S.C.
20	1154(a)(1)(B)(iii)) is amended—
21	(i) by striking "or who" and inserting
22	"who"; and
23	(ii) by inserting after "domestic vio-
24	lence," the following: "or who was a child
25	of a lawful permanent resident resident
26	who within the past 2 years (or, if later,

1	two years after the date the child attains
2	18 years of age) died or otherwise termi-
3	nated the parent-child relationship,".
4	(B) Conforming treatment of de-
5	CEASED SPOUSES.—Section
6	204(a)(1)(B)(ii)(II)(aa)(CC) of such Act (8
7	U.S.C. $1154(a)(1)(B)(ii)(II)(aa)(CC))$ is
8	amended—
9	(i) by redesignating subitems (aaa)
10	and (bbb) as subitems (bbb) and (ccc), re-
11	spectively; and
12	(ii) by inserting before subitem (bbb),
13	as so redesignated, the following:
14	"(aaa) whose spouse died within the past
15	2 years;".
16	(3) Effective dates.—
17	(A) IN GENERAL.—Subject to subpara-
18	graph (B), the amendment made by paragraphs
19	(1) and (2) shall take effect on the date of the
20	enactment of this Act.
21	(B) TRANSITION IN CASE OF CITIZEN PAR-
22	ENTS WHO DIED BEFORE ENACTMENT.—In ap-
23	plying the amendments made by paragraphs (1)
24	and (2)(A) in the case of an alien whose citizen
25	parent or lawful permanent resident parent died

or whose parent-child relationship with such
parent terminated during the period beginning
on October 28, 1998, and ending on the date
of the enactment of this Act, the following rules
apply:
(i) The reference to "within the past
2 years' in section $204(a)(1)(A)(iv)$ or
204(a)(1)(B)(iii), respectively, of the Im-
migration and Nationality Act in the mat-
ter inserted by such paragraph is deemed
to be a reference to such period.
(ii) The petition must be filed under
such section within 2 years after the date
of the enactment of this Act (or, if later,
2 years after the alien's 18th birthday).
(iii) The determination of eligibility
for benefits as a child under such section
(including under section $204(a)(1)(D)$ of
the Immigration and Nationality Act by
reason of a petition authorized under such
section) shall be determined as of the date
of the death of the citizen parent or lawful
permanent resident parent or the termi-
nation of the parent-child relationship.

(b) PROTECTING VICTIMS OF CHILD ABUSE FROM
 AGING OUT.—

3	(1) CLARIFICATION REGARDING CONTINUATION
4	OF IMMEDIATE RELATIVE STATUS FOR CHILDREN OF
5	CITIZENS.—Section $204(a)(1)(D)(i)(I)$ of the Immi-
6	gration and Nationality Act (8 U.S.C.
7	1154(a)(1)(D)(i)(I)) is amended—
8	(A) by striking "clause (iv) of section
9	204(a)(1)(A)" and inserting "subparagraph
10	(A)(iv)''; and
11	(B) by striking "a petitioner for preference
12	status under paragraph (1), (2), or (3) of sec-
13	tion 203(a), whichever paragraph is applicable"
14	and inserting "to continue to be treated as an
15	immediate relative under section
16	101(b)(2)(A)(i), or a petitioner for preference
17	status under section $203(a)(3)$ if subsequently
18	married,".
19	(2) CLARIFICATION REGARDING APPLICATION
20	TO CHILDREN OF LAWFUL PERMANENT RESI-
21	DENTS.—Section $204(a)(1)(D)(i)(I)$ of such Act (8
22	U.S.C. 1154(a)(1)(D)(i)(I)) is amended —
23	(A) by inserting after the first sentence the
24	following new sentence: "Any child who attains
25	21 years of age who has filed a petition under

1	subparagraph (B)(iii) that was filed or ap-
2	proved before the date on which the child at-
3	tained 21 year of age shall be considered (if the
4	child has not been admitted or approved for
5	lawful permanent residence by the date the
6	child attained 21 years of age) a petitioner for
7	preference status under section $203(a)(2)$, with
8	the same priority date assigned to the self-peti-
9	tion filed under such subparagraph."; and
10	(B) in the last sentence, by inserting "in
11	either such case" after "shall be required to be
12	filed".
13	(3) Clarification of treatment of deriva-
14	TIVE CHILDREN.—Section 204(a)(1)(D) of such Act
15	is further amended by striking subclauses (III) and
16	(IV) of clause (i) and by striking clause (ii) and in-
17	serting the following:
18	"(ii) Subclauses (I) and (II) of clause (i) also shall
19	apply to a derivative child under subparagraph (A)(iii) or
20	(A)(iv), or under subparagraph (B)(ii) or (B)(iii), who at-
21	tains 21 years of age in the same manner as such sub-
22	clauses apply to a principal petitioner under subparagraph
23	(A)(iv), or subparagraph (B)(iii), respectively.".
24	(4) CLARIFICATION REGARDING APPLICATION
25	OF CSPA PROTECTIONS TO CHILDREN OF CITI-

1	ZENS.—Section 201(f) of such Act (8 U.S.C.
2	1151(f)) is amended by adding at the end the fol-
3	lowing new paragraph:
4	"(4) Application to certain vawa peti-
5	TIONERS.—Paragraphs (1) through (3) apply to a
6	petitioner described in clause (iii) or (iv) of section
7	204(a)(1)(A). ".
8	(5) Effective date.—The amendments made
9	by this subsection shall apply to applications filed
10	before, on, or after the date of the enactment of
11	VAWA–2000, except that the amendment made by
12	paragraph (4) shall apply as if included in the enact-

13 ment of the Child Status Protection Act (Public Law 14 107 - 208).

15 (c) CLARIFICATION OF NO SEPARATE ADJUSTMENT APPLICATION FOR DERIVATIVE CHILDREN.— 16

17 (1) IN GENERAL.—Section 204(a)(1)(A) of the 18 Nationality Act Immigration and (8) U.S.C. 19 1154(a)(1)(A) is amended by adding at the end the 20 following new clause:

21 "(vii) In the case of a petition under clause (ii), (iii), 22 or (iv) that includes an individual as a derivative child of a principal alien, no adjustment application other than the 23 adjustment application of the principal alien shall be re-24

1	quired for adjustment of status of the individual under
2	subsection (a) or (c) of section 245.".
3	(2) Effective date.—The amendment made
4	by paragraph (1) shall take effect on the date of the
5	enactment of this Act and shall apply to applications
6	filed before, on, or after such date.
7	SEC. 813. ACCESS TO VAWA PROTECTION FOR CHILDREN
8	OF ASYLUM APPLICANTS UNDER ADJUST-
9	MENT PROVISIONS.
10	(a) IN GENERAL.—Section 209(b)(3) of the Immi-
11	gration and Nationality Act (8 U.S.C. 1159(b)(3)) is
12	amended—
13	(1) by inserting "(A)" after "(3)"; and
14	(2) by adding at the end the following:
15	"(B) was the spouse of a refugee within the
16	meaning of section $101(a)(42)(A)$ at the time the
17	asylum application was granted and who was bat-
18	tered or was the subject of extreme cruelty per-
19	petrated by such refugee or whose child was battered
20	or subjected to extreme cruelty by such refugee
21	(without the active participation of such spouse in
22	the battery or cruelty), or
23	"(C) was the child of a refugee within the
24	meaning of section $101(a)(42)(A)$ at the time of the
25	filing of the asylum application and who was bat-

	200
1	tered or was the subject of extreme cruelty per-
2	petrated by such refugee,".
3	(b) EFFECTIVE DATE.—The amendments made by
4	subsection (a) shall take effect on the date of the enact-
5	ment of this Act and—
6	(1) section $209(b)(3)(B)$ of the Immigration
7	and Nationality Act, as added by subsection $(a)(2)$,
8	shall apply to asylum applications granted before,
9	on, or after such date; and
10	(2) section $209(b)(3)(C)$ of such Act, as so
11	added, shall apply with respect to asylum applica-
12	tions filed before, on, or after such date.
14	
13	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI-
13	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI-
13 14	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS.
13 14 15	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL
13 14 15 16	 SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the
 13 14 15 16 17 	SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the Immigration and Nationality Act (8 U.S.C.
 13 14 15 16 17 18 	 SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the Immigration and Nationality Act (8 U.S.C. 1230(c)(6)(C)(iv)) is amended —
 13 14 15 16 17 18 19 	 SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLI- CATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the Immigration and Nationality Act (8 U.S.C. 1230(c)(6)(C)(iv)) is amended — (1) in subclause (I), by striking "under clause
 13 14 15 16 17 18 19 20 	 SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLICATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the Immigration and Nationality Act (8 U.S.C. 1230(c)(6)(C)(iv)) is amended — (1) in subclause (I), by striking "under clause (iii) or (iv) of section 204(a)(1)(A), clause (ii) or
 13 14 15 16 17 18 19 20 21 	 SEC. 814. ELIMINATING ABUSERS' CONTROL OVER APPLICATIONS FOR ADJUSTMENTS OF STATUS. (a) APPLICATION OF MOTIONS TO REOPEN FOR ALL VAWA PETITIONERS.—Section 240(c)(6)(C)(iv) of the Immigration and Nationality Act (8 U.S.C. 1230(c)(6)(C)(iv)) is amended — (1) in subclause (I), by striking "under clause (ii) or (iv) of section 204(a)(1)(A), clause (ii) or (ii) of section 204(a)(1)(B)" and inserting "as a

1	(b) Petitioning Rights of Certain Former
2	Spouses Under Cuban Adjustment.—
3	(1) IN GENERAL.—The first section of Public
4	Law 89–732 (8 U.S.C. 1255 note) is amended—
5	(A) in the last sentence, by striking
6	" $204(a)(1)(H)$ " and inserting " $204(a)(1)(J)$ ";
7	and
8	(B) by adding at the end the following:
9	"An alien who was the spouse of any Cuban
10	alien described in this section and has resided
11	with such spouse shall continue to be treated as
12	such a spouse for 2 years after the date on
13	which the Cuban alien dies (or, if later, 2 years
14	after the date of enactment of Violence Against
15	Women Act of 2005), or for 2 years after the
16	date of termination of the marriage (or, if later,
17	2 years after the date of enactment of Violence
18	Against Women Act of 2005) if the alien dem-
19	onstrates a connection between the termination
20	of the marriage and the battering or extreme
21	cruelty by the Cuban alien.".
22	(2) EFFECTIVE DATE.—The amendment made
23	by paragraph (1)(A) shall take effect as if included
24	in the enactment of VAWA–2000.

1 (c) EFFECTIVE DATE.—Except as otherwise provided in this section, the amendments made by this section shall 2 take effect on the date of the enactment of this Act. 3

4 SEC. 815. CLARIFICATION OF ACCESS TO NATURALIZATION 5 FOR VICTIMS OF DOMESTIC VIOLENCE.

6 (a) IN GENERAL.—Section 319(a) of the Immigra-7 tion and Nationality Act (8 U.S.C. 1430(a)) is amended by inserting after "extreme cruelty by a United States cit-8 izen spouse or parent" the following: ", regardless of 9 10 whether the lawful permanent resident status was obtained on the basis of such battery or cruelty". 11

12 (b) EFFECTIVE DATE.—The amendment made by 13 subsection (a) shall take effect on the date of the enactment of this Act and shall apply to applications for natu-14 15 ralization filed before, on, or after the date of the enact-16 ment of this Act.

17 SEC. 816. PROHIBITION OF ADVERSE DETERMINATIONS OF

18 ADMISSIBILITY OR DEPORTABILITY BASED 19

ON PROTECTED INFORMATION.

20 (a) APPLICATION TO ADDITIONAL DEPARTMENTS AND OTHER BATTERED ALIENS.—Section 384 of the Ille-21 22 gal Immigration Reform and Immigrant Responsibility 23 Act of 1996 (division C of Public Law 104–208; 8 U.S.C. 24 1367) is amended(1) in subsection (a), as amended by section
 1513(d) of VAWA-2000—

3 (A) in the matter before paragraph (1), by striking "(including any bureau or agency of 4 such Department)" and inserting ", or the Sec-5 6 retary of Homeland Security, the Secretary of 7 State, the Secretary of Health and Human 8 Services, or the Secretary of Labor or any other 9 official or employee of the Department of 10 Homeland Security, the Department of State, 11 the Department of Health and Human Services, 12 or the Department of Labor (including any bu-13 reau or agency of any such Department)"; 14 (B) in paragraph (1)— 15 (i) in the matter before subparagraph

16 (A), by striking "furnished solely by" and 17 inserting "furnished by or derived from in-18 formation provided solely by";

19 (ii) by striking "or" at the end of sub-20 paragraph (D);

21 (iii) by adding "or" at the end of sub22 paragraph (E);

23 (iv) by inserting after subparagraph24 (E) the following new subparagraph:

1	"(F) in the case of an alien applying for
2	continued presence as a victim of trafficking
3	under section $107(b)(1)(E)(i)(II)(bb)$ of the
4	Trafficking Protection Act of 2000 or status
5	under section 101(a)(15)(T) of the Immigration
6	and Nationality Act, the trafficker or perpe-
7	trator,"; and
8	(v) by striking "or" at the end;
9	(C) in paragraph (2)—
10	(i) by striking "of the Department,"
11	and inserting "of any such Department,";
12	(ii) by striking "under clause (iii) or
13	(iv) of section $204(a)(1)(A)$, clause (ii) or
14	(iii) of section $204(a)(1)(B)$ " and inserting
15	"as a VAWA petitioner (as defined in sec-
16	tion $101(a)(51)$ of the Immigration and
17	Nationality Act), or under"; and
18	(iii) by striking "or section
19	240A(a)(3) of such Act as an alien (or the
20	part of a child) who has been battered or
21	subjected to extreme cruelty." and insert-
22	ing the following: ", section $101(a)(15)(T)$,
23	or section 240A(b)(2) of such Act, or sec-
24	tion $244(a)(3)$ of such Act (as in effect on
25	March 31, 1997), or for continued pres-

1	ence as a victim of trafficking under sec-
2	tion $107(b)(1)(E)(i)(II)(bb)$ of the Traf-
3	ficking Protection Act of 2000, or any de-
4	rivative of the alien;"; and
5	(iv) by striking the period at the end
6	and inserting "; or"; and
7	(D) by inserting after paragraph (2) the
8	following new paragraph:
9	"(3) in the case of an alien described in section
10	101(a)(27)(J) of the Immigration and Nationality
11	Act who has been abused, neglected, or abandoned,
12	contact the alleged abuser (or family member of the
13	alleged abuser) at any stage of applying for special
14	immigrant juvenile status, including after a request
15	for the consent of the Secretary of Homeland Secu-
16	rity under clause (iii)(I) of such section."; and
17	(2) in subsection (b)—
18	(A) in paragraphs (1), by striking "may
19	provide, in the Attorney General's discretion"
20	and inserting ", Secretary of Homeland Secu-
21	rity, Secretary of State, Secretary of Health
22	and Human Services, and Secretary of Labor
23	may provide'';
24	(B) in paragraph (2), by striking "may
25	provide in the discretion of the Attorney Gen-

eral" and inserting ", Secretary of Homeland 1 2 Security, Secretary of State, Secretary of 3 Health and Human Services, and the Secretary 4 of Labor may provide"; and (C) in paragraph (5), by striking "is au-5 thorized to disclose" and inserting ", Secretary 6 7 of Homeland Security, Secretary of State, Sec-8 retary of Health and Human Services, and Sec-9 retary of Labor, or Attorney General may dis-10 close". 11 (b) EFFECTIVE DATE.—The amendments made by 12 subsection (a) shall take effect on the date of the enactment of this Act and shall apply to violations or disclo-13 sures made on or after such date. 14 Subtitle C—Miscellaneous 15 **Provisions** 16 17 SEC. 831. REMOVING 2 YEAR CUSTODY REQUIREMENT FOR 18 **BATTERED ADOPTED CHILDREN.** 19 (a) IN GENERAL.—Section 101(b)(1)(E)(i) of the 20 Immigration (8)U.S.C. and Nationality Act 1101(b)(1)(E)(i)) is amended by inserting after "at least 21 two years" the following: "or if the child has been battered 22 23 or subject to extreme cruelty by the adopting parent or 24 by a family member of the adopting parent residing in the same household". 25

1 (b) Conforming Naturalization Amendment.— 2 Section 320(a)(3) of such Act (8 U.S.C. 1431(a)(3)) is 3 amended by inserting before the period at the end the fol-4 lowing: "or the child is residing in the United States pur-5 suant to a lawful admission for permanent residence and has been battered or subject to extreme cruelty by the cit-6 7 izen parent or by a family member of the citizen parent 8 residing in the same household "

9 (c) EFFECTIVE DATE.—The amendments made by 10 this section shall take effect on the date of the enactment 11 of this Act and shall apply to applications pending or filed 12 on or after such date.

13 SEC. 832. GROUNDS FOR HARDSHIP WAIVER FOR CONDI14 TIONAL PERMANENT RESIDENCE FOR IN15 TENDED SPOUSES.

16 (a) IN GENERAL.—Section 216(c)(4) of the Immigra17 tion and Nationality Act (8 U.S.C. 1186a(c)(4)) is amend18 ed—

19 (1) by striking "or" at the end of subparagraph20 (B);

(2) by striking the period at the end of subparagraph (C) and inserting ", or"; and

23 (3) by inserting after subparagraph (C) the fol-24 lowing new subparagraph:

1	"(D) the alien meets the requirements
2	under section $204(a)(1)(A)(iii)(II)(aa)(BB)$ and
3	following the marriage ceremony has been bat-
4	tered by or was subject to extreme cruelty per-
5	petrated by his or her intended spouse and was
6	not at fault in failing to meet the requirements
7	of paragraph (1).".
8	(b) EFFECTIVE DATE.—The amendments made by
9	subsection (a) shall apply as if included in the enactment
10	of VAWA–2000.
11	SEC. 833. MOTIONS TO REOPEN.
12	(a) Removal Proceedings.—
13	(1) IN GENERAL.—Section $240(c)(6)$ of the Im-
14	migration and Nationality Act (8 U.S.C. 1230(c)(6))
15	is amended—
16	(A) in subparagraph (A), by inserting ",
17	except that this limitation shall not apply so as
18	to prevent the filing of one motion to reopen de-
19	scribed in clause (iv)" before the period at the
20	end;
21	(B) in subparagraph (C)(iv), in the matter
22	before subclause (I), by striking "The deadline
23	specified in subsection $(b)(5)(C)$ for filing a mo-
24	tion to reopen does not apply" and inserting
25	"Any limitation under this section on the dead-

1	lines for filing such motions shall not apply";
2	and
3	(C) in subparagraph (C)(iv), by adding
4	after and below subclause (III) the following
5	new sentence:
6	"The filing of a motion to reopen under
7	this clause shall stay the removal of the
8	alien pending final disposition of the mo-
9	tion including exhaustion of all appeals if
10	the motion establishes a prima facie case
11	for the relief applied for.".
12	(2) Effective date.—The amendments made
13	by paragraph (1) shall take effect on the date of the
14	enactment of this Act.
15	(b) Deportation Proceedings.—
16	(1) IN GENERAL.—Section $1506(c)(2)(A)$ of
17	VAWA–2000 is amended—
18	(A) in the matter before clause (i), by
19	striking "Notwithstanding any limitation im-
20	posed by law on motions" inserting "Notwith-
21	standing any limitation on the number of mo-
22	tions, or the deadlines for filing motions (in-
23	cluding the deadline specified in section
24	242B(c)(3) of the Immigration and Nationality
25	Act before the title III–A effective date),";

1	(B) in the matter before clause (i), by
2	striking "there is no time limit on the filing of
3	a motion" and all that follows through "does
4	not apply" and inserting "such limitations shall
5	not apply to the filing of a single motion under
6	this subparagraph to reopen such proceedings";
7	and
8	(C) by adding at the end the following:
9	"The filing of a motion under this subpara-
10	graph shall stay the removal of the alien pend-
11	ing a final disposition of the motion including
12	the exhaustion of all appeals if the motion es-
13	tablishes a prima facie case for the relief ap-
14	plied for.".
15	(2) Effective date.—The amendments made
16	by paragraph (1) shall take effect on the date of the
17	enactment of this Act .
18	SEC. 834. TREATMENT OF BATTERY OR EXTREME CRUELTY
19	AS EXCEPTIONAL CIRCUMSTANCES FOR FAIL-
20	URE TO APPEAR AT REMOVAL PROCEEDINGS.
21	(a) IN GENERAL.—Section $240(e)(1)$ of such Act (8
22	U.S.C. $1230(e)(1)$) is amended by inserting "battery or
23	extreme cruelty of the alien or any child or parent of the
24	alien or" after "exceptional circumstances (such as".

(b) EFFECTIVE DATE.—The amendment made by
 subsection (a) shall take effect on the date of the enact ment of this Act and shall apply to a failure to appear
 that occurs before, on, or after such date.

5 TITLE IX—SAFETY FOR INDIAN 6 WOMEN

7 SEC. 901. PURPOSES.

8 The purposes of this title are—

9 (1) to decrease the incidence of violent crimes10 against Indian women;

(2) to strengthen the capacity of Indian tribes
to exercise their sovereign authority to respond to
violent crimes committed against Indian women
under their jurisdiction; and

(3) to ensure that perpetrators of violent crimes
committed against Indian women are held accountable for their criminal behavior.

18 SEC. 902. CONSULTATION.

(a) IN GENERAL.—The Secretary of the Interior and
the Attorney General shall each conduct annual consultations with Indian tribal governments concerning the Federal administration of tribal funds and programs established under the Violence Against Women Act of 1994
(title IV of Public Law 103–322; 108 Stat. 1902) and the
Violence Against Women Act of 2000 (division B of Public

Law 106–386; 114 Stat. 1491), including consultation 1 2 concerning-3 (1) the timeliness of the Federal grant applica-4 tion and award processes; (2) the amounts awarded under each program 5 6 directly to tribal governments, tribal organizations, 7 and tribal nonprofit organizations; 8 (3) determinations not to award grant funds; 9 (4) grant awards made in violation of the eligi-10 bility guidelines to a nontribal entity; and 11 (5) technical assistance grants for tribal grant 12 programs or programs addressing the safety of In-13 dian women. 14 (b)**RECOMMENDATIONS.**—During consultations 15 under subsection (a), the Secretary and the Attorney General shall solicit recommendations from Indian tribes con-16 17 cerning-18 (1) administering tribal funds and programs; 19 (2) enhancing the safety of Indian women from 20 domestic violence, dating violence, sexual assault, 21 and stalking; and 22 (3) strengthening the Federal response to such 23 violent crimes.

1	SEC. 903. ANALYSIS AND RESEARCH ON VIOLENCE AGAINST
2	INDIAN WOMEN.
3	(a) NATIONAL BASELINE STUDY.—
4	(1) IN GENERAL.—The Attorney General, act-
5	ing through the Director of the Office on Violence
6	Against Women, shall conduct a national baseline
7	study to examine violence against Indian women.
8	(2) Scope.—
9	(A) IN GENERAL.—The study shall exam-
10	ine violence committed against Indian women,
11	including—
12	(i) domestic violence;
13	(ii) dating violence;
14	(iii) sexual assault;
15	(iv) stalking; and
16	(v) murder.
17	(B) EVALUATION.—The study shall evalu-
18	ate the effectiveness of Federal, State, tribal,
19	and local responses to the violations described
20	in subparagraph (A) committed against Indian
21	women.
22	(3) TASK FORCE.—
23	(A) IN GENERAL.—The Attorney General,
24	acting through the Director of the Office on Vi-
25	olence Against Women, shall establish a task

1	force to assist in the development and imple-
2	mentation of the study under paragraph (1).
3	(B) Members.—The Director shall ap-
4	point to the task force representatives from—
5	(i) national tribal domestic violence
6	and sexual assault nonprofit organizations;
7	(ii) tribal governments; and
8	(iii) the National Congress of Amer-
9	ican Indians.
10	(4) REPORT.—Not later than 2 years after the
11	date of enactment of this Act, the Attorney General
12	shall submit to the Committee on Indian Affairs of
13	the Senate, the Committee on the Judiciary of the
14	Senate, and the Committee on the Judiciary of the
15	House of Representatives a report that describes the
16	findings made in the study.
17	(5) AUTHORIZATION OF APPROPRIATIONS.—
18	There is authorized to be appropriated to carry out
19	this section \$1,000,000 for each of fiscal years 2006
20	and 2007, to remain available until expended.
21	(b) INJURY STUDY.—
22	(1) IN GENERAL.—The Secretary of Health and
23	Human Services, acting through the Indian Health
24	Service and the Injury Control Division of the Cen-

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1	ters for Disease Control and Prevention, shall con-
2	duct a study to obtain a national projection of—
3	(A) the incidence of injuries and homicides
4	resulting from domestic violence, dating vio-
5	lence, sexual assault, or stalking committed
6	against American Indian and Alaska Native
7	women; and
8	(B) the cost of providing health care for
9	the injuries described in subparagraph (A).
10	(2) REPORT.—Not later than 2 years after the
11	date of enactment of this Act, the Secretary of
12	Health and Human Services shall submit to the
13	Committee on Indian Affairs of the Senate, the
14	Committee on the Judiciary of the Senate, and the
15	Committee on the Judiciary of the House of Rep-
16	resentatives a report that describes the findings
17	made in the study and recommends health care
18	strategies for reducing the incidence and cost of the
19	injuries described in paragraph (1).
20	(3) Authorization of appropriations.—
21	There is authorized to be appropriated to carry out
22	this section $$500,000$ for each of fiscal years 2006
23	and 2007, to remain available until expended.

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1SEC.904.TRACKINGOFVIOLENCEAGAINSTINDIAN2WOMEN.

3 (a) ACCESS TO FEDERAL CRIMINAL INFORMATION
4 DATABASES.—Section 534 of title 28, United States Code,
5 is amended—

6 (1) by redesignating subsection (d) as sub7 section (e); and

8 (2) by inserting after subsection (c) the fol-9 lowing:

10 "(d) INDIAN LAW ENFORCEMENT AGENCIES.—The 11 Attorney General shall permit Indian law enforcement 12 agencies, in cases of domestic violence, dating violence, 13 sexual assault, and stalking, to enter information into 14 Federal criminal information databases and to obtain in-15 formation from the databases, including information relat-16 ing to—

- 17 "(1) identification records;
- 18 "(2) criminal history records;
- 19 "(3) protection orders; and
- 20 "(4) wanted person records.".
- 21 (b) TRIBAL REGISTRY.—

(1) ESTABLISHMENT.—The Attorney General
shall contract with any interested Indian tribe, tribal
organization, or tribal nonprofit organization to develop and maintain—

1	(A) a national tribal sex offender registry;
2	and
3	(B) a tribal protection order registry con-
4	taining civil and criminal orders of protection
5	issued by Indian tribes and participating juris-
6	dictions.
7	(2) AUTHORIZATION OF APPROPRIATIONS.—
8	There is authorized to be appropriated to carry out
9	this section \$1,000,000 for each of fiscal years 2006
10	through 2010, to remain available until expended.
11	SEC. 905. TRIBAL DIVISION OF THE OFFICE ON VIOLENCE
12	AGAINST WOMEN.
13	Part T of title I of the Omnibus Crime Control and
14	Safe Streets Act of 1968 (42 U.S.C. 3796gg et seq.) is
15	amended by adding at the end the following:
16	"SEC. 2007. TRIBAL DIVISION.
17	"(a) IN GENERAL.—The Director of the Office on Vi-
18	olence Against Women shall designate one or more em-
19	ployees to be responsible for—
20	"(1) overseeing and managing the administra-
21	tion of grants to and contracts with Indian tribes,
22	tribal courts, tribal organizations, tribal nonprofit
23	organizations and the territories;
24	"(2) ensuring that, if a grant under the Act or
25	a contract pursuant to such a grant is made to an

1	organization to perform services that benefit more
2	than one Indian tribe, the approval of each Indian
3	tribe to be benefited shall be a prerequisite to the
4	making of the grant or letting of the contract;
5	"(3) assisting in the development of Federal
6	policy, protocols, and guidelines on matters relating
7	to violence against Indian women;
8	"(4) advising the Director of the Office on Vio-
9	lence Against Women concerning policies, legislation,
10	implementation of laws, and other issues relating to
11	violence against Indian women;
12	"(5) representing the Office on Violence
13	Against Women in the annual consultations under
14	section 905;
15	"(6) providing assistance to the Department of
16	Justice to develop policy and to enforce Federal law
17	relating to violence against Indian women;
18	((7) maintaining a liaison with the judicial
19	branches of Federal, State and tribal governments
20	on matters relating to violence against Indian
21	women; and
22	"(8) ensuring that adequate tribal technical as-
23	sistance is made available to Indian tribes, tribal
24	courts, tribal organizations, and tribal nonprofit or-

1	ganizations for all programs relating to violence
2	against Indian women.
3	"(b) Authority.—
4	"(1) IN GENERAL.—The Director shall ensure
5	that a portion of the tribal set-aside funds from any
6	grant awarded under the Violence Against Women
7	Act of 1994 (title IV of Public Law 103–322; 108
8	Stat. 1902) or the Violence Against Women Act of
9	2000 (division B of Public Law 106–386; 114 Stat.
10	1491) is used to enhance the capacity of Indian
11	tribes to address the safety of Indian women.
12	"(2) Accountability.—The Director shall en-
13	sure that some portion of the tribal set-aside funds
14	from any grant made under this part is used to hold
15	offenders accountable through—
16	"(A) enhancement to the response of In-
17	dian tribes to crimes of domestic violence, dat-
18	ing violence, sexual assault, and stalking
19	against Indian women, including legal services
20	for victims and Indian-specific offender pro-
21	grams;
22	"(B) development and maintenance of trib-
23	al domestic violence shelters or programs for
24	battered Indian women, including sexual assault

1	services, that are based upon the unique cir-
2	cumstances of the Indian women to be served;
3	"(C) development of tribal educational
4	awareness programs and materials;
5	"(D) support for customary tribal activities
6	to strengthen the intolerance of an Indian tribe
7	to violence against Indian women; and
8	((E) development, implementation, and
9	maintenance of tribal electronic databases for
10	tribal protection order registries.".

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