110TH CONGRESS 1ST SESSION

S. 702

To authorize the Attorney General to award grants to State courts to develop and implement State courts interpreter programs.

IN THE SENATE OF THE UNITED STATES

February 28, 2007

Mr. Kohl (for himself, Mr. Kennedy, and Mr. Durbin) introduced the following bill; which was read twice and referred to the Committee on the Judiciary

A BILL

To authorize the Attorney General to award grants to State courts to develop and implement State courts interpreter programs.

- 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 "State Court Inter-
- 5 preter Grant Program Act".
- 6 SEC. 2. FINDINGS.
- 7 Congress finds that—
- 8 (1) the fair administration of justice depends on
- 9 the ability of all participants in a courtroom pro-

- ceeding to understand that proceeding, regardless of
 their English proficiency;
 - (2) 19 percent of the population of the United States over 5 years of age speaks a language other than English at home;
 - (3) only qualified court interpreters can ensure that persons with limited English proficiency comprehend judicial proceedings in which they are a party;
 - (4) the knowledge and skills required of a qualified court interpreter differ substantially from those required in other interpretation settings, such as social service, medical, diplomatic, and conference interpreting;
 - (5) the Federal Government has demonstrated its commitment to equal administration of justice regardless of English proficiency;
 - (6) regulations implementing title VI of the Civil Rights Act of 1964, as well as the guidance issued by the Department of Justice pursuant to Executive Order 13166, issued August 11, 2000, clarify that all recipients of Federal financial assistance, including State courts, are required to take reasonable steps to provide meaningful access to their pro-

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1	ceedings for persons with limited English pro-
2	ficiency;
3	(7) 36 States have developed, or are developing,
4	qualified court interpreting programs;
5	(8) robust, effective court interpreter pro-
6	grams—
7	(A) actively recruit skilled individuals to be
8	court interpreters;
9	(B) train those individuals in the interpre-
10	tation of court proceedings;
11	(C) develop and use a thorough, systematic
12	certification process for court interpreters; and
13	(D) have sufficient funding to ensure that
14	a qualified interpreter will be available to the
15	court whenever necessary; and
16	(9) Federal funding is necessary to—
17	(A) encourage State courts that do not
18	have court interpreter programs to develop
19	them;
20	(B) assist State courts with nascent court
21	interpreter programs to implement them;
22	(C) assist State courts with limited court
23	interpreter programs to enhance them; and
24	(D) assist State courts with robust court
25	interpreter programs to make further improve-

1	ments and share successful programs with other
2	States.
3	SEC. 3. STATE COURT INTERPRETER PROGRAM.
4	(a) Grants Authorized.—
5	(1) In General.—The Administrator of the
6	Office of Justice Programs of the Department of
7	Justice (referred to in this section as the "Adminis-
8	trator") shall make grants, in accordance with such
9	regulations as the Attorney General may prescribe,
10	to State courts to develop and implement programs
11	to assist individuals with limited English proficiency
12	to access and understand State court proceedings in
13	which they are a party.
14	(2) Technical assistance.—The Adminis-
15	trator shall allocate, for each fiscal year, \$500,000
16	of the amount appropriated pursuant to section 4 to
17	be used to establish a court interpreter technical as-
18	sistance program to assist State courts receiving
19	grants under this Act.
20	(b) USE OF GRANTS.—Grants awarded under sub-
21	section (a) may be used by State courts to—
22	(1) assess regional language demands;
23	(2) develop a court interpreter program for the
24	State courts;

1	(3) develop, institute, and administer language
2	certification examinations;
3	(4) recruit, train, and certify qualified court in-
4	terpreters;
5	(5) pay for salaries, transportation, and tech-
6	nology necessary to implement the court interpreter
7	program developed under paragraph (2); and
8	(6) engage in other related activities, as pre-
9	scribed by the Attorney General.
10	(c) APPLICATION.—
11	(1) In general.—The highest State court of
12	each State desiring a grant under this section shall
13	submit an application to the Administrator at such
14	time, in such manner, and accompanied by such in-
15	formation as the Administrator may reasonably re-
16	quire.
17	(2) State courts.—The highest State court
18	of each State submitting an application under para-
19	graph (1) shall include in the application—
20	(A) an identification of each State court in
21	that State which would receive funds from the
22	grant;
23	(B) the amount of funds each State court
24	identified under subparagraph (A) would re-
25	ceive from the grant; and

1	(C) the procedures the highest State court
2	would use to directly distribute grant funds to
3	State courts identified under subparagraph (A).
4	(d) STATE COURT ALLOTMENTS.—
5	(1) Base allotment.—From amounts appro-
6	priated for each fiscal year pursuant to section 4,
7	the Administrator shall allocate \$100,000 to each of
8	the highest State court of each State, which has an
9	application approved under subsection (c).
10	(2) DISCRETIONARY ALLOTMENT.—From
11	amounts appropriated for each fiscal year pursuant
12	to section 4, the Administrator shall allocate a total
13	of \$5,000,000 to the highest State court of States
14	that have extraordinary needs that are required to
15	be addressed in order to develop, implement, or ex-
16	pand a State court interpreter program.
17	(3) Additional allotment.—In addition to
18	the allocations made under paragraphs (1) and (2),
19	the Administrator shall allocate to each of the high-
20	est State court of each State, which has an applica-
21	tion approved under subsection (c), an amount equal
22	to the product reached by multiplying—
23	(A) the unallocated balance of the amount
24	appropriated for each fiscal year pursuant to
25	section 4; and

1	(B) the ratio between the number of people
2	over 5 years of age who speak a language other
3	than English at home in the State and the
4	number of people over 5 years of age who speak
5	a language other than English at home in all
6	the States that receive an allocation under
7	paragraph (1), as those numbers are deter-
8	mined by the Bureau of the Census.
9	(4) Treatment of district of columbia.—
10	For purposes of this section—
11	(A) the District of Columbia shall be treat-
12	ed as a State; and
13	(B) the District of Columbia Court of Ap-
14	peals shall act as the highest State court for
15	the District of Columbia.
16	SEC. 4. AUTHORIZATION OF APPROPRIATIONS.
17	There are authorized to be appropriated \$15,000,000
18	for each of the fiscal years 2008 through 2012 to carry
19	out this Act.

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