## In the Senate of the United States,

December 17, 2007.

*Resolved*, That the bill from the House of Representatives (H.R. 660) entitled "An Act to amend title 18, United States Code, to protect judges, prosecutors, witnesses, victims, and their family members, and for other purposes.", do pass with the following

### **AMENDMENT:**

Strike out all after the enacting clause and insert:

- 1 SECTION 1. SHORT TITLE.
- 2 This Act may be cited as the "Court Security Improve3 ment Act of 2007".

## 4 TITLE I—JUDICIAL SECURITY

### 5 IMPROVEMENTS AND FUNDING

#### 6 SEC. 101. JUDICIAL BRANCH SECURITY REQUIREMENTS.

7 (a) ENSURING CONSULTATION WITH THE JUDICI8 ARY.—Section 566 of title 28, United States Code, is
9 amended by adding at the end the following:

1 "(i) The Director of the United States Marshals Serv-2 ice shall consult with the Judicial Conference of the United States on a continuing basis regarding the security require-3 ments for the judicial branch of the United States Govern-4 5 ment, to ensure that the views of the Judicial Conference regarding the security requirements for the judicial branch 6 7 of the Federal Government are taken into account when determining staffing levels, setting priorities for programs re-8 9 garding judicial security, and allocating judicial security resources. In this paragraph, the term 'judicial security' in-10 11 cludes the security of buildings housing the judiciary, the personal security of judicial officers, the assessment of 12 threats made to judicial officers, and the protection of all 13 14 other judicial personnel. The United States Marshals Service retains final authority regarding security requirements 15 for the judicial branch of the Federal Government.". 16

17 (b) CONFORMING AMENDMENT.—Section 331 of title
18 28, United States Code, is amended by adding at the end
19 the following:

20 "The Judicial Conference shall consult with the Direc-21 tor of United States Marshals Service on a continuing basis 22 regarding the security requirements for the judicial branch 23 of the United States Government, to ensure that the views 24 of the Judicial Conference regarding the security require-25 ments for the judicial branch of the Federal Government

are taken into account when determining staffing levels, set-1 ting priorities for programs regarding judicial security, 2 3 and allocating judicial security resources. In this paragraph, the term 'judicial security' includes the security of 4 5 buildings housing the judiciary, the personal security of judicial officers, the assessment of threats made to judicial 6 7 officers, and the protection of all other judicial personnel. 8 The United States Marshals Service retains final authority 9 regarding security requirements for the judicial branch of the Federal Government.". 10

#### 11 SEC. 102. PROTECTION OF UNITED STATES TAX COURT.

12 (a) IN GENERAL.—Section 566(a) of title 28, United 13 States Code, is amended by striking "and the Court of 14 International Trade" and inserting ", the Court of Inter-15 national Trade, and the United States Tax Court, as pro-16 vided by law".

17 (b) INTERNAL REVENUE CODE.—Section 7456(c) of 18 the Internal Revenue Code of 1986 (relating to incidental 19 powers of the Tax Court) is amended in the matter fol-20 lowing paragraph (3), by striking the period at the end, 21 and inserting "and may otherwise provide, when requested 22 by the chief judge of the Tax Court, for the security of the 23 Tax Court, including the personal protection of Tax Court 24 judges, court officers, witnesses, and other threatened per-25 sons in the interests of justice, where criminal intimidation impedes on the functioning of the judicial process or any
 other official proceeding. The United States Marshals Serv ice retains final authority regarding security requirements
 for the Tax Court.".

5 (c) REIMBURSEMENT.—The United States Tax Court
6 shall reimburse the United States Marshals Service for pro7 tection provided under the amendments made by this sec8 tion.

# 9 SEC. 103. ADDITIONAL AMOUNTS FOR UNITED STATES MAR10 SHALS SERVICE TO PROTECT THE JUDICIARY.

In addition to any other amounts authorized to be appropriated for the United States Marshals Service, there are authorized to be appropriated for the United States Marshals Service \$20,000,000 for each of fiscal years 2007 through 2011 for—

16 (1) hiring entry-level deputy marshals for pro17 viding judicial security;

(2) hiring senior-level deputy marshals for investigating threats to the judiciary and providing protective details to members of the judiciary, assistant
United States attorneys, and other attorneys employed by the Federal Government; and

(3) for the Office of Protective Intelligence, for
hiring senior-level deputy marshals, hiring program
analysts, and providing secure computer systems.

1 SEC. 104. FINANCIAL DISCLOSURE REPORTS. 2 Section 105(b)(3) of the Ethics in Government Act of 3 1978 (5 U.S.C. App) is amended by striking "2009" each 4 place it appears and inserting "2011". II—CRIMINAL LAW EN-TITLE 5 **HANCEMENTS** TO PROTECT 6 MEMBERS, JUDGES, FAMILY 7 AND WITNESSES 8 9 SEC. 201. PROTECTIONS AGAINST MALICIOUS RECORDING 10 OF FICTITIOUS LIENS AGAINST FEDERAL 11 JUDGES AND FEDERAL LAW ENFORCEMENT 12 **OFFICERS**. 13 (a) OFFENSE.—Chapter 73 of title 18, United States Code, is amended by adding at the end the following: 14 15 "§1521. Retaliating against a Federal judge or Fed-16 eral law enforcement officer by false 17 claim or slander of title 18 "Whoever files, attempts to file, or conspires to file, in 19 any public record or in any private record which is gen-20 erally available to the public, any false lien or encumbrance 21 against the real or personal property of an individual de-22 scribed in section 1114, on account of the performance of official duties by that individual, knowing or having reason 23 24 to know that such lien or encumbrance is false or contains 25 any materially false, fictitious, or fraudulent statement or

- 1 representation, shall be fined under this title or imprisoned
- 2 for not more than 10 years, or both.".
- 3 (b) CLERICAL AMENDMENT.—The chapter analysis for
  4 chapter 73 of title 18, United States Code, is amended by
- 5 adding at the end the following new item:

#### 6 SEC. 202. PROTECTION OF INDIVIDUALS PERFORMING CER-

#### 7 TAIN OFFICIAL DUTIES.

8 (a) OFFENSE.—Chapter 7 of title 18, United States
9 Code, is amended by adding at the end the following:

10 "§119. Protection of individuals performing certain

#### 11 *official duties*

"(a) IN GENERAL.—Whoever knowingly makes restricted personal information about a covered person, or a
member of the immediate family of that covered person,
publicly available—

"(1) with the intent to threaten, intimidate, or
incite the commission of a crime of violence against
that covered person, or a member of the immediate
family of that covered person; or

20 "(2) with the intent and knowledge that the re-21 stricted personal information will be used to threaten, 22 intimidate, or facilitate the commission of a crime of 23 violence against that covered person, or a member of 24 the immediate family of that covered person,

<sup>&</sup>quot;1521. Retaliating against a Federal judge or Federal law enforcement officer by false claim or slander of title.".

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shall be fined under this title, imprisoned not more than
 5 years, or both.
 "(h) DEFINITIONS In this section

3	"(b) DEFINITIONS.—In this section—
4	"(1) the term 'restricted personal information'
5	means, with respect to an individual, the Social Secu-
6	rity number, the home address, home phone number,
7	mobile phone number, personal email, or home fax
8	number of, and identifiable to, that individual;
9	"(2) the term 'covered person' means—
10	``(A) an individual designated in section
11	1114;
12	"(B) a grand or petit juror, witness, or
13	other officer in or of, any court of the United
14	States, or an officer who may be, or was, serving
15	at any examination or other proceeding before
16	any United States magistrate judge or other
17	committing magistrate;
18	"(C) an informant or witness in a Federal
19	criminal investigation or prosecution; or
20	"(D) a State or local officer or employee
21	whose restricted personal information is made
22	publicly available because of the participation
23	in, or assistance provided to, a Federal criminal
24	investigation by that officer or employee;

1	"(3) the term 'crime of violence' has the meaning
2	given the term in section 16; and
3	"(4) the term 'immediate family' has the mean-
4	ing given the term in section $115(c)(2)$ .".
5	(b) Clerical Amendment.—The table of sections at
6	the beginning of chapter 7 of title 18, United States Code,
7	is amended by adding at the end the following new item:
	"119. Protection of individuals performing certain official duties.".
8	SEC. 203. PROHIBITION OF POSSESSION OF DANGEROUS
9	WEAPONS IN FEDERAL COURT FACILITIES.
10	Section 930(e)(1) of title 18, United States Code, is
11	amended by inserting "or other dangerous weapon" after
12	"firearm".
13	SEC. 204. CLARIFICATION OF VENUE FOR RETALIATION
14	AGAINST A WITNESS.
15	Section 1513 of title 18, United States Code, is amend-
16	
	ed by adding at the end the following:
17	ed by adding at the end the following: "(g) A prosecution under this section may be brought
17 18	
	"(g) A prosecution under this section may be brought
18	(g) A prosecution under this section may be brought in the district in which the official proceeding (whether
18 19	"(g) A prosecution under this section may be brought in the district in which the official proceeding (whether pending, about to be instituted, or completed) was intended
18 19 20	"(g) A prosecution under this section may be brought in the district in which the official proceeding (whether pending, about to be instituted, or completed) was intended to be affected, or in which the conduct constituting the al-

24 Section 1512 of title 18, United States Code, is 25 amended—

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1	(1) in subsection $(a)(3)$ —
2	(A) by amending subparagraph $(A)$ to reads
3	as follows:
4	"(A) in the case of a killing, the punishment pro-
5	vided in sections 1111 and 1112;";
6	(B) in the matter following clause (ii) of
7	subparagraph $(B)$ by striking "20 years" and
8	inserting "30 years"; and
9	(C) in subparagraph (C), by striking "10
10	years" and inserting "20 years";
11	(2) in subsection (b), by striking "ten years" and
12	inserting "20 years"; and
13	(3) in subsection (d), by striking "one year" and
14	inserting "3 years".
15	SEC. 206. MODIFICATION OF RETALIATION OFFENSE.
16	Section 1513 of title 18, United States Code, is
17	amended—
18	(1) in subsection $(a)(1)(B)$ —
19	(A) by inserting a comma after "proba-
20	tion"; and
21	(B) by striking the comma which imme-
22	diately follows another comma;
23	(2) in subsection $(a)(2)(B)$ , by striking "20
24	years" and inserting "30 years";
25	(3) in subsection (b)—

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1	(A) in paragraph (2)—
2	(i) by inserting a comma after "proba-
3	tion"; and
4	(ii) by striking the comma which im-
5	mediately follows another comma; and
6	(B) in the matter following paragraph (2),
7	by striking "ten years" and inserting "20
8	years"; and
9	(4) by redesignating the second subsection (e) as
10	subsection (f).
11	SEC. 207. GENERAL MODIFICATIONS OF FEDERAL MURDER
12	CRIME AND RELATED CRIMES.
13	Section 1112(b) of title 18, United States Code, is
14	amended—
15	(1) by striking "ten years" and inserting "15
16	years"; and
17	(2) by striking "six years" and inserting "8
18	years".
19	SEC. 208. ASSAULT PENALTIES.
20	(a) IN GENERAL.—Section 115(b) of title 18, United
21	States Code, is amended by striking "(1)" and all that fol-
22	lows through the end of paragraph (1) and inserting the
23	following: "(1) The punishment for an assault in violation
24	of this section is—
25	"(A) a fine under this title; and

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1	(B)(i) if the assault consists of a simple assault,
2	a term of imprisonment for not more than 1 year;
3	"(ii) if the assault involved physical contact with
4	the victim of that assault or the intent to commit an-
5	other felony, a term of imprisonment for not more
6	than 10 years;
7	"(iii) if the assault resulted in bodily injury, a
8	term of imprisonment for not more than 20 years; or
9	"(iv) if the assault resulted in serious bodily in-
10	jury (as that term is defined in section 1365 of this
11	title, and including any conduct that, if the conduct
12	occurred in the special maritime and territorial juris-
13	diction of the United States, would violate section
14	2241 or 2242 of this title) or a dangerous weapon was
15	used during and in relation to the offense, a term of
16	imprisonment for not more than 30 years.".
17	(b) Conforming Amendment.—Section 111(a) of
18	title 18, United States Code, is amended by striking "in
19	all other cases" and inserting "where such acts involve
20	physical contact with the victim of that assault or the intent
21	to commit another felony".
22	SEC. 209. DIRECTION TO THE SENTENCING COMMISSION.

The United States Sentencing Commission is directed
to review the Sentencing Guidelines as they apply to threats
punishable under section 115 of title 18, United States

Code, that occur over the Internet, and determine whether
 and by how much that circumstance should aggravate the
 punishment pursuant to section 994 of title 28, United
 States Code. In conducting the study, the Commission shall
 take into consideration the number of such threats made,
 the intended number of recipients of such threats, and
 whether the initial senders of such threats were acting in
 an individual capacity or as part of a larger group.

## 9 TITLE III—PROTECTING STATE

# 10 AND LOCAL JUDGES AND RE-

## 11 **LATED GRANT PROGRAMS**

# 12 SEC. 301. GRANTS TO STATES TO PROTECT WITNESSES AND

#### 13 VICTIMS OF CRIMES.

14 (a) IN GENERAL.—Section 31702 of the Violent Crime
15 Control and Law Enforcement Act of 1994 (42 U.S.C.
16 13862) is amended—

17 (1) in paragraph (3), by striking "and" at the18 end;

(2) in paragraph (4), by striking the period at
the end and inserting "; and"; and

21 (3) by adding at the end the following:
22 "(5) by a State, unit of local government, or In23 dian tribe to create and expand witness and victim
24 protection programs to prevent threats, intimidation,

1 and retaliation against victims of, and witnesses to, 2 violent crimes.". 3 (b) AUTHORIZATION OF APPROPRIATIONS.—Section 4 31707 of the Violent Crime Control and Law Enforcement 5 Act of 1994 (42 U.S.C. 13867) is amended to read as fol-6 lows: 7 **"SEC. 31707. AUTHORIZATION OF APPROPRIATIONS.** "There are authorized to be appropriated \$20,000,000 8 9 for each of the fiscal years 2008 through 2012 to carry out 10 this subtitle.". 11 SEC. 302. ELIGIBILITY OF STATE COURTS FOR CERTAIN 12 FEDERAL GRANTS. 13 (a) CORRECTIONAL OPTIONS GRANTS.—Section 515 of 14 the Omnibus Crime Control and Safe Streets Act of 1968 (42 U.S.C. 3762a) is amended— 15 16 (1) in subsection (a)— 17 (A) in paragraph (2), by striking "and" at 18 the end: 19 (B) in paragraph (3), by striking the period and inserting "; and"; and 20 21 (C) by adding at the end the following: 22 "(4) grants to State courts to improve security for State and local court systems."; and 23 (2) in subsection (b), by adding at the end the 24 25 following:

"Priority shall be given to State court applicants under
 subsection (a)(4) that have the greatest demonstrated need
 to provide security in order to administer justice.".

4 (b) ALLOCATIONS.—Section 516(a) of the Omnibus
5 Crime Control and Safe Streets Act of 1968 (42 U.S.C.
6 3762b) is amended—

- 7 (1) by striking "80" and inserting "70";
- 8 (2) by striking "and 10" and inserting "10";
  9 and
- (3) by inserting before the period the following:
  ", and 10 percent for section 515(a)(4)".

12 (c) STATE AND LOCAL GOVERNMENTS TO CONSIDER 13 COURTS.—The Attorney General may require, as appro-14 priate, that whenever a State or unit of local government 15 or Indian tribe applies for a grant from the Department 16 of Justice, the State, unit, or tribe demonstrate that, in de-17 veloping the application and distributing funds, the State, 18 unit, or tribe—

- 19 (1) considered the needs of the judicial branch of
  20 the State, unit, or tribe, as the case may be;
- (2) consulted with the chief judicial officer of the
  highest court of the State, unit, or tribe, as the case
  may be; and
- 24 (3) consulted with the chief law enforcement offi25 cer of the law enforcement agency responsible for the

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1	security needs of the judicial branch of the State,
2	unit, or tribe, as the case may be.
3	(d) Armor Vests.—Section 2501 of title I of the Om-
4	nibus Crime Control and Safe Streets Act of 1968 (42
5	U.S.C. 379611) is amended—
6	(1) in subsection (a), by inserting "and State
7	and local court officers" after "tribal law enforcement
8	officers"; and
9	(2) in subsection (b)(1), by inserting "State or
10	local court," after "government,".
11	SEC. 303. GRANTS TO STATES FOR THREAT ASSESSMENT
12	DATABASES.
13	(a) IN GENERAL.—The Attorney General, through the
13 14	(a) IN GENERAL.—The Attorney General, through the Office of Justice Programs, shall make grants under this
14	Office of Justice Programs, shall make grants under this
14 15 16	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating
14 15 16 17	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to
14 15 16 17	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de-
14 15 16 17 18	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de- scribed in subsection (b).
14 15 16 17 18 19	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de- scribed in subsection (b). (b) DATABASE.—For purposes of subsection (a), a
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> </ol>	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de- scribed in subsection (b). (b) DATABASE.—For purposes of subsection (a), a threat assessment database is a database through which a
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> </ol>	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de- scribed in subsection (b). (b) DATABASE.—For purposes of subsection (a), a threat assessment database is a database through which a State can—
<ol> <li>14</li> <li>15</li> <li>16</li> <li>17</li> <li>18</li> <li>19</li> <li>20</li> <li>21</li> <li>22</li> </ol>	Office of Justice Programs, shall make grants under this section to the highest State courts in States participating in the program, for the purpose of enabling such courts to establish and maintain a threat assessment database de- scribed in subsection (b). (b) DATABASE.—For purposes of subsection (a), a threat assessment database is a database through which a State can— (1) analyze trends and patterns in domestic ter-

domestic terrorism or crime will occur; and

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(3) develop measures and procedures that can ef fectively reduce the probabilities that those acts will
 occur.

4 (c) CORE ELEMENTS.—The Attorney General shall de5 fine a core set of data elements to be used by each database
6 funded by this section so that the information in the data7 base can be effectively shared with other States and with
8 the Department of Justice.

9 (d) AUTHORIZATION OF APPROPRIATIONS.—There are
10 authorized to be appropriated to carry out this section
11 \$15,000,000 for each of fiscal years 2008 through 2011.

# 12 TITLE IV—LAW ENFORCEMENT 13 OFFICERS

## 14 SEC. 401. REPORT ON SECURITY OF FEDERAL PROSECU-15 TORS.

16 (a) IN GENERAL.—Not later than 90 days after the date of the enactment of this Act, the Attorney General shall 17 submit to the Committee on the Judiciary of the Senate and 18 19 the Committee on the Judiciary of the House of Representatives a report on the security of assistant United States at-20 21 torneys and other Federal attorneys arising from the pros-22 ecution of terrorists, violent criminal gangs, drug traf-23 fickers, gun traffickers, white supremacists, those who com-24 mit fraud and other white-collar offenses, and other criminal cases. 25

(b) CONTENTS.—The report submitted under sub section (a) shall describe each of the following:

3 (1) The number and nature of threats and as4 saults against attorneys handling prosecutions de5 scribed in subsection (a) and the reporting require6 ments and methods.

7 (2) The security measures that are in place to
8 protect the attorneys who are handling prosecutions
9 described in subsection (a), including threat assess10 ments, response procedures, availability of security
11 systems and other devices, firearms licensing (deputa12 tions), and other measures designed to protect the at13 torneys and their families.

14 (3) The firearms deputation policies of the De15 partment of Justice, including the number of attor16 neys deputized and the time between receipt of threat
17 and completion of the deputation and training proc18 ess.

19 (4) For each requirement, measure, or policy de20 scribed in paragraphs (1) through (3), when the re21 quirement, measure, or policy was developed and who
22 was responsible for developing and implementing the
23 requirement, measure, or policy.

24 (5) The programs that are made available to the
25 attorneys for personal security training, including

1	training relating to limitations on public information
2	disclosure, basic home security, firearms handling
3	and safety, family safety, mail handling, counter-sur-
4	veillance, and self-defense tactics.
5	(6) The measures that are taken to provide attor-
6	neys handling prosecutions described in subsection (a)
7	with secure parking facilities, and how priorities for
8	such facilities are established—
9	(A) among Federal employees within the fa-
10	cility;
11	(B) among Department of Justice employees
12	within the facility; and
13	(C) among attorneys within the facility.
14	(7) The frequency attorneys handling prosecu-
15	tions described in subsection (a) are called upon to
16	work beyond standard work hours and the security
17	measures provided to protect attorneys at such times
18	during travel between office and available parking fa-
19	cilities.
20	(8) With respect to attorneys who are licensed
21	under State laws to carry firearms, the policy of the
22	Department of Justice as to—
23	(A) carrying the firearm between available
24	parking and office buildings;

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1	(B) securing the weapon at the office build-
2	ings; and
3	(C) equipment and training provided to fa-
4	cilitate safe storage at Department of Justice fa-
5	cilities.
6	(9) The offices in the Department of Justice that
7	are responsible for ensuring the security of attorneys
8	handling prosecutions described in subsection (a), the
9	organization and staffing of the offices, and the man-
10	ner in which the offices coordinate with offices in spe-
11	cific districts.
12	(10) The role, if any, that the United States
13	Marshals Service or any other Department of Justice
14	component plays in protecting, or providing security
15	services or training for, attorneys handling prosecu-
16	tions described in subsection (a).
17	TITLE V—MISCELLANEOUS
18	PROVISIONS
19	SEC. 501. EXPANDED PROCUREMENT AUTHORITY FOR THE
20	UNITED STATES SENTENCING COMMISSION.
21	(a) IN GENERAL.—Section 995 of title 28, United
22	States Code, is amended by adding at the end the following:
23	"(f) The Commission may—
24	"(1) use available funds to enter into contracts
25	for the acquisition of severable services for a period

that begins in 1 fiscal year and ends in the next fiscal
 year, to the same extent as executive agencies may
 enter into such contracts under the authority of sec tion 303L of the Federal Property and Administra tive Services Act of 1949 (41 U.S.C. 253l);

6 "(2) enter into multi-year contracts for the ac-7 quisition of property or services to the same extent as 8 executive agencies may enter into such contracts 9 under the authority of section 304B of the Federal 10 Property and Administrative Services Act of 1949 (41 11 U.S.C. 254c); and

"(3) make advance, partial, progress, or other
payments under contracts for property or services to
the same extent as executive agencies may make such
payments under the authority of section 305 of the
Federal Property and Administrative Services Act of
1949 (41 U.S.C. 255).".

18 (b) SUNSET.—The amendment made by subsection (a)
19 shall cease to have force and effect on September 30, 2010.

20 SEC. 502. BANKRUPTCY, MAGISTRATE, AND TERRITORIAL21JUDGES LIFE INSURANCE.

(a) IN GENERAL.—Section 604(a)(5) of title 28,
United States Code, is amended by inserting after "hold
office during good behavior," the following: "magistrate
judges appointed under section 631 of this title, and terri-

torial district court judges appointed under section 24 of
 the Organic Act of Guam (48 U.S.C. 1424b), section 1(b)
 of the Act of November 8, 1977 (48 U.S.C. 1821), or section
 24(a) of the Revised Organic Act of the Virgin Islands (48
 U.S.C. 1614(a)),".

6 (b) BANKRUPTCY JUDGES.—

7 (1) IN GENERAL.—The Director of the Adminis-8 trative Office of the United States Courts, upon au-9 thorization by the Judicial Conference of the United States and subject to the availability of appropria-10 11 tions, shall pay on behalf of bankruptcy judges ap-12 pointed under section 152 of title 28, United States 13 Code, aged 65 or over, any increases in the cost of 14 Federal Employees' Group Life Insurance imposed 15 after April 24, 1999, including any expenses gen-16 erated by such payments.

17 (2) IMPLEMENTATION.—Any payment authorized
18 by the Judicial Conference of the United States under
19 paragraph (1) shall apply with respect to any pay20 ment made on or after the first day of the first appli21 cable pay period beginning on or after the date of
22 that authorization.

(c) CONSTRUCTION.—For purposes of construing and
applying chapter 87 of title 5, United States Code, including any adjustment of insurance rates by regulation or oth-

1	erwise, the following categories of judicial officers shall be
2	deemed to be judges of the United States as described under
3	section 8701 of title 5, United States Code:
4	(1) Bankruptcy judges appointed under section
5	152 of title 28, United States Code.
6	(2) Magistrate judges appointed under section
7	631 of title 28, United States Code.
8	(3) Territorial district court judges appointed
9	under section 24 of the Organic Act of Guam (48
10	U.S.C. 1424b), section 1(b) of the Act of November 8,
11	1977 (48 U.S.C. 1821), or section 24(a) of the Revised
12	Organic Act of the Virgin Islands (48 U.S.C.
13	1614(a)).
14	(4) Judges retired under section 377 of title 28,
15	United States Code.
16	(5) Judges retired under section 373 of title 28,
17	United States Code.
18	(d) Effective Date.—Subsection (c) and the amend-
19	ment made by subsection (a) shall apply with respect to
20	any payment made on or after the first day of the first
21	applicable pay period beginning on or after the date of en-
22	actment of this Act.
23	SEC. 503. ASSIGNMENT OF JUDGES.

24 Section 296 of title 28, United States Code, is amended
25 by inserting at the end of the second undesignated para-

1 graph the following new sentence: "However, a district 2 judge who has retired from regular active service under section 371(b) of this title, when designated and assigned to 3 the court to which such judge was appointed, having per-4 5 formed in the preceding calendar year an amount of work 6 equal to or greater than the amount of work an average 7 judge in active service on that court would perform in 6 8 months, and having elected to exercise such powers, shall 9 have the powers of a judge of that court to participate in appointment of court officers and magistrate judges, rule-10 making, governance, and administrative matters.". 11

# 12SEC. 504. SENIOR JUDGE PARTICIPATION IN THE SELEC-13TION OF MAGISTRATE JUDGES.

14 Section 631(a) of title 28, United States Code, is 15 amended by striking "Northern Mariana Islands" the first 16 place it appears and inserting "Northern Mariana Islands 17 (including any judge in regular active service and any 18 judge who has retired from regular active service under sec-19 tion 371(b) of this title, when designated and assigned to 20 the court to which such judge was appointed)".

# 21 SEC. 505. GUARANTEEING COMPLIANCE WITH PRISONER 22 PAYMENT COMMITMENTS.

23 Section 3624(e) of title 18, United States Code, is
24 amended by striking the last sentence and inserting the fol25 lowing: "Upon the release of a prisoner by the Bureau of

Prisons to supervised release, the Bureau of Prisons shall
 notify such prisoner, verbally and in writing, of the require ment that the prisoner adhere to an installment schedule,
 not to exceed 2 years except in special circumstances, to
 pay for any fine imposed for the offense committed by such
 prisoner, and of the consequences of failure to pay such fines
 under sections 3611 through 3614 of this title.".

#### 8 SEC. 506. STUDY AND REPORT.

9 The Attorney General shall study whether the generally 10 open public access to State and local records imperils the 11 safety of the Federal judiciary. Not later than 18 months 12 after the enactment of this Act, the Attorney General shall 13 report to Congress the results of that study together with 14 any recommendations the Attorney General deems nec-15 essary.

# 16 SEC. 507. REAUTHORIZATION OF FUGITIVE APPREHENSION 17 TASK FORCES.

18 Section 6(b) of the Presidential Threat Protection Act
19 of 2000 (28 U.S.C. 566 note; Public Law 106–544) is
20 amended—

21 (1) by striking "and" after "fiscal year 2002,";
22 and

(2) by inserting ", and \$10,000,000 for each of
fiscal years 2008 through 2012" before the period.

1	SEC. 508. INCREASED PROTECTION OF FEDERAL JUDGES.
2	(a) Minimum Document Requirements.—
3	(1) Minimum requirements.—For purposes of
4	section 202(b)(6) of the REAL ID Act of 2005(49
5	U.S.C. 30301 note), a State may, in the case of an
6	individual described in subparagraph (A) or (B) of
7	paragraph (2), include in a driver's license or other
8	identification card issued to that individual by the
9	State, the address specified in that subparagraph in
10	lieu of the individual's address of principle residence.
11	(2) Individuals and information.—The indi-
12	viduals and addresses referred to in paragraph (1)
13	are the following:
14	(A) In the case of a Justice of the United
15	States, the address of the United States Supreme
16	Court.
17	(B) In the case of a judge of a Federal
18	court, the address of the courthouse.
19	(b) Verification of Information.—For purposes of
20	section $202(c)(1)(D)$ of the REAL ID Act of 2005 (49
21	U.S.C. 30301 note), in the case of an individual described
22	in subparagraph (A) or (B) of subsection (a)(2), a State
23	need only require documentation of the address appearing
24	on the individual's driver's license or other identification
25	card issued by that State to the individual.

#### 1 SEC. 509. FEDERAL JUDGES FOR COURTS OF APPEALS.

2 (a) IN GENERAL.—Section 44(a) of title 28, United
3 States Code, is amended in the table—

4 (1) in the item relating to the District of Colum5 bia Circuit, by striking "12" and inserting "11"; and
6 (2) in the item relating to the Ninth Circuit, by
7 striking "28" and inserting "29".

8 (b) EFFECTIVE DATE.—The amendments made by sub9 section (a)(2) shall take effect on January 21, 2009.

10 SEC. 510. NATIONAL INSTITUTE OF JUSTICE STUDY AND 11 REPORT.

(a) STUDY REQUIRED.—The Director of the National
Institute of Justice (referred to in this section as the "Director") shall conduct a study to determine and compile the
collateral consequences of convictions for criminal offenses
in the United States, each of the 50 States, each territory
of the United States, and the District of Columbia.

18 (b) ACTIVITIES UNDER STUDY.—In conducting the 19 study under subsection (a), the Director shall identify any 20 provision in the Constitution, statutes, or administrative 21 rules of each jurisdiction described in that subsection that 22 imposes collateral sanctions or authorizes the imposition of 23 disqualifications, and any provision that may afford relief 24 from such collateral sanctions and disqualifications.

25 (c) REPORT.—

2	the date of enactment of this Act, the Director shall
3	submit to Congress a report on the activities carried
4	out under this section.
5	(2) CONTENTS.—The report submitted under
6	paragraph (1) shall include a compilation of cita-
7	tions, text, and short descriptions of any provision
8	identified under subsection (b).
9	(3) DISTRIBUTION.—The report submitted under
10	paragraph (1) shall be distributed to the legislature
11	and chief executive of each of the 50 States, each terri-
12	tory of the United States, and the District of Colum-
13	bia.
14	(d) DEFINITIONS.—In this section:
15	(1) Collateral consequence.—The term "col-
16	lateral consequence" means a collateral sanction or a
17	disqualification.
18	(2) Collateral sanction.—The term "collat-
19	eral sanction"—
20	(A) means a penalty, disability, or dis-
21	advantage, however denominated, that is im-
22	posed by law as a result of an individual's con-
23	viction for a felony, misdemeanor, or other of-
24	fense, but not as part of the judgment of the
25	court; and

(1) IN GENERAL.—Not later than 1 year after

1

1	(B) does not include a term of imprison-
2	ment, probation, parole, supervised release, fine,
3	assessment, forfeiture, restitution, or the costs of
4	prosecution.
5	(3) DISQUALIFICATION.—The term "disqualifica-
6	tion" means a penalty, disability, or disadvantage,
7	however denominated, that an administrative agency,
8	official, or a court in a civil proceeding is authorized,
9	but not required, to impose on an individual con-
10	victed of a felony, misdemeanor, or other offense on
11	grounds relating to the conviction.
12	SEC. 511. TECHNICAL AMENDMENT.
10	

13 Section 2255 of title 28, United States Code, is amend-

- 14 ed by designating the 8 undesignated paragraphs as sub-
- 15 sections (a) through (h), respectively.

Attest:

Secretary.

# Iloth CONGRESS Ist Session H. R. 660 AMENDMENT