# 109TH CONGRESS H. R. 1751

# AN ACT

To amend title 18, United States Code, to protect judges, prosecutors, witnesses, victims, and their family members, and for other purposes.

109TH CONGRESS 1ST SESSION

# H.R. 1751

## **AN ACT**

- To amend title 18, United States Code, to protect judges, prosecutors, witnesses, victims, and their family members, and for other purposes.
  - 1 Be it enacted by the Senate and House of Representa-
  - 2 tives of the United States of America in Congress assembled,

### 1 SECTION 1. SHORT TITLE.

2	This Act may be cited as the "Secure Access to Jus-
3	tice and Court Protection Act of 2005".
4	SEC. 2. PENALTIES FOR INFLUENCING, IMPEDING, OR RE-
5	TALIATING AGAINST JUDGES AND OTHER OF-
6	FICIALS BY THREATENING OR INJURING A
7	FAMILY MEMBER.
8	Section 115 of title 18, United States Code, is
9	amended—
10	(1) in each of subparagraphs (A) and (B) of
11	subsection (a)(1), by inserting "federally funded
12	public safety officer (as defined for the purposes of
13	section 1123)" after "Federal law enforcement offi-
14	cer,'';
15	(2) so that subsection (b) reads as follows:
16	"(b)(1) Except as provided in paragraph (2), the
17	punishment for an offense under this section is as follows:
18	"(A) The punishment for an assault in violation
19	of this section is the same as that provided for a like
20	offense under section 111.
21	"(B) The punishment for a kidnapping, at-
22	tempted kidnapping, or conspiracy to kidnap in vio-
23	lation of this section is the same as provided for a
24	like violation in section 1201.
25	"(C) The punishment for a murder, attempted
26	murder, or conspiracy to murder in violation of this

1	section is the same as provided for a like offense
2	under section 1111, 1113, and 1117.
3	"(D) A threat made in violation of this section
4	shall be punished by a fine under this title or impris-
5	onment for not more than 10 years, or both.
6	"(2) If the victim of the offense under this section
7	is an immediate family member of a United States judge,
8	a Federal law enforcement officer (as defined for the pur-
9	poses of section 1114) or of a federally funded public safe-
10	ty officer (as defined for the purposes of section 1123),
11	in lieu of the punishments otherwise provided by para-
12	graph (1), the punishments shall be as follows:
13	"(A) The punishment for an assault in violation
14	of this section is as follows:
15	"(i) If the assault is a simple assault, a
16	fine under this title or a term of imprisonment
17	for not more than one year, or both.
18	"(ii) If the assault resulted in bodily injury
19	(as defined in section 1365), a fine under this
20	title and a term of imprisonment for not less
21	than one year nor more than 10 years.
22	"(iii) If the assault resulted in substantial
23	bodily injury (as defined in section 113), a fine
24	under this title and a term of imprisonment for
25	not less than 3 years nor more than 12 years.

- "(iv) If the assault resulted in serious bodily injury (as defined in section 2119), a fine under this title and a term of imprisonment for not less than 10 years nor more than 30 years.
  - "(B) The punishment for a kidnapping, attempted kidnapping, or conspiracy to kidnap in violation of this section is a fine under this title and imprisonment for any term of years not less than 30, or for life.
  - "(C) The punishment for a murder, attempted murder, or conspiracy to murder in violation of this section is a fine under this title and imprisonment for any term of years not less than 30, or for life, or, if death results and the offender is prosecuted as a principal, the offender may be sentenced to death.
  - "(D) A threat made in violation of this section shall be punished by a fine under this title and imprisonment for not less than one year nor more than 10 years.
  - "(E) If a dangerous weapon was used during and in relation to the offense, the punishment shall include a term of imprisonment of 5 years in addition to that otherwise imposed under this paragraph.".

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### 1 SEC. 3. PENALTIES FOR CERTAIN ASSAULTS.

- 2 (a) Inclusion of Federally Funded Public
- 3 Safety Officers.—Section 111(a) of title 18, United
- 4 States Code, is amended—
- 5 (1) in paragraph (1), by inserting "or a feder-
- 6 ally funded public safety officer (as defined in sec-
- 7 tion 1123)" after "1114 of this title"; and
- 8 (2) in paragraph (2), by inserting "or a feder-
- 9 ally funded public safety officer (as defined in sec-
- 10 tion 1123)" after "1114".
- 11 (b) ALTERNATE PENALTY WHERE VICTIM IS A
- 12 UNITED STATES JUDGE, A FEDERAL LAW ENFORCE-
- 13 MENT OFFICER, OR FEDERALLY FUNDED PUBLIC SAFE-
- 14 TY OFFICER.—Section 111 of title 18, United States
- 15 Code, is amended by adding at the end the following:
- 16 "(c) Alternate Penalty Where Victim Is a
- 17 UNITED STATES JUDGE, A FEDERAL LAW ENFORCE-
- 18 MENT OFFICER, OR FEDERALLY FUNDED PUBLIC SAFE-
- 19 TY OFFICER.—(1) Except as provided in paragraph (2),
- 20 if the offense is an assault and the victim of the offense
- 21 under this section is a United States judge, a Federal law
- 22 enforcement officer (as defined for the purposes of section
- 23 1114) or of a federally funded public safety officer (as de-
- 24 fined for the purposes of section 1123), in lieu of the pen-
- 25 alties otherwise set forth in this section, the offender shall
- 26 be subject to a fine under this title and—

1	"(A) If the assault is a simple assault, a fine
2	under this title or a term of imprisonment for not
3	more than one year, or both.
4	"(B) if the assault resulted in bodily injury (as
5	defined in section 1365), shall be imprisoned not less
6	than one nor more than 10 years;
7	"(C) if the assault resulted in substantial bodily
8	injury (as defined in section 113), shall be impris-
9	oned not less than 3 nor more than 12 years; and
10	"(D) if the assault resulted in serious bodily in-
11	jury (as defined in section 2119), shall be impris-
12	oned not less than 10 nor more than 30 years.
13	"(2) If a dangerous weapon was used during and in
14	relation to the offense, the punishment shall include a
15	term of imprisonment of 5 years in addition to that other-
16	wise imposed under this subsection.".
17	SEC. 4. PROTECTION OF FEDERALLY FUNDED PUBLIC
18	SAFETY OFFICERS.
19	(a) Offense.—Chapter 51 of title 18, United States
20	Code, is amended by adding at the end the following:
21	"§ 1123. Killing of federally funded public safety offi-
22	cers
23	"(a) Whoever kills, or attempts or conspires to kill,
24	a federally funded public safety officer while that officer
25	is engaged in official duties, or arising out of the perform-

- 1 ance of official duties, or kills a former federally funded
- 2 public safety officer arising out of the performance of offi-
- 3 cial duties, shall be punished by a fine under this title and
- 4 imprisonment for any term of years not less than 30, or
- 5 for life, or, if death results and the offender is prosecuted
- 6 as a principal, may be sentenced to death.
- 7 "(b) As used in this section—
- 8 "(1) the term 'federally funded public safety of-
- 9 ficer' means a public safety officer for a public agen-
- 10 cy (including a court system, the National Guard of
- a State to the extent the personnel of that National
- Guard are not in Federal service, and the defense
- forces of a State authorized by section 109 of title
- 14 32) that receives Federal financial assistance, of an
- entity that is a State of the United States, the Dis-
- trict of Columbia, the Commonwealth of Puerto
- 17 Rico, the Virgin Islands of the United States, Guam,
- 18 American Samoa, the Trust Territory of the Pacific
- 19 Islands, the Commonwealth of the Northern Mar-
- 20 iana Islands, or any territory or possession of the
- United States, an Indian tribe, or a unit of local
- 22 government of that entity;
- 23 "(2) the term 'public safety officer' means an
- individual serving a public agency in an official ca-
- pacity, as a judicial officer, as a law enforcement of-

- ficer, as a firefighter, as a chaplain, or as a member
  of a rescue squad or ambulance crew;
- 3 "(3) the term 'judicial officer' means a judge or 4 other officer or employee of a court, including pros-5 ecutors, court security, pretrial services officers, 6 court reporters, and corrections, probation, and pa-7 role officers; and
  - "(4) the term 'firefighter' includes an individual serving as an official recognized or designated member of a legally organized volunteer fire department and an officially recognized or designated public employee member of a rescue squad or ambulance crew; and
  - "(5) the term 'law enforcement officer' means an individual involved in crime and juvenile delinquency control or reduction, or enforcement of the laws.".
- 18 (b) CLERICAL AMENDMENT.—The table of sections
  19 at the beginning of chapter 51 of title 18, United States
  20 Code, is amended by adding at the end the following new
  21 item:

"1123. Killing of federally funded public safety officers.".

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1	SEC. 5. GENERAL MODIFICATIONS OF FEDERAL MURDER
2	CRIME AND RELATED CRIMES.
3	(a) Murder Amendments.—Section 1111 of title
4	18, United States Code, is amended in subsection (b), by
5	inserting "not less than 30" after "any term of years".
6	(b) Manslaughter Amendments.—Section
7	1112(b) of title 18, United States Code, is amended—
8	(1) by striking "ten years" and inserting "20
9	years''; and
10	(2) by striking "six years" and inserting "10
11	years''.
12	SEC. 6. MODIFICATION OF DEFINITION OF OFFENSE AND
13	OF THE PENALTIES FOR, INFLUENCING OR
14	INJURING OFFICER OR JUROR GENERALLY.
15	Section 1503 of title 18, United States Code, is
16	amended—
17	(1) so that subsection (a) reads as follows:
18	"(a)(1) Whoever—
19	"(A) corruptly, or by threats of force or force,
20	endeavors to influence, intimidate, or impede a juror
21	or officer in a judicial proceeding in the discharge of
22	that juror or officer's duty;
23	"(B) injures a juror or an officer in a judicial
24	proceeding arising out of the performance of official
25	duties as such juror or officer; or

1	"(C) corruptly, or by threats of force or force,
2	obstructs, or impedes, or endeavors to influence, ob-
3	struct, or impede, the due administration of justice;
4	or attempts or conspires to do so, shall be punished as
5	provided in subsection (b).
6	"(2) As used in this section, the term 'juror or officer
7	in a judicial proceeding' means a grand or petit juror, or
8	other officer in or of any court of the United States, or
9	an officer who may be serving at any examination or other
10	proceeding before any United States magistrate judge or
11	other committing magistrate."; and
12	(2) in subsection (b), by striking paragraphs
13	(1) through (3) and inserting the following:
14	"(1) in the case of a killing, or an attempt or
15	a conspiracy to kill, the punishment provided in sec-
16	tion 1111, 1112, 1113, and 1117; and
17	"(2) in any other case, a fine under this title
18	and imprisonment for not more than 30 years.".
19	SEC. 7. MODIFICATION OF TAMPERING WITH A WITNESS,
20	VICTIM, OR AN INFORMANT OFFENSE.
21	(a) Changes in Penalties.—Section 1512 of title
22	18, United States Code, is amended—
23	(1) in each of paragraphs (1) and (2) of sub-
24	section (a) insert "or conspires" after "attempts"

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

1	(3) in subsection (a)(2)(B), by striking "20
2	years" and inserting "30 years";
3	(4) in subsection (b), by striking "ten years"
4	and inserting "30 years";
5	(5) in the first subsection (e), by striking "10
6	years" and inserting "30 years"; and
7	(6) by redesignating the second subsection (e)
8	as subsection (f).
9	SEC. 9. INCLUSION OF INTIMIDATION AND RETALIATION
10	AGAINST WITNESSES IN STATE PROSECU-
11	TIONS AS BASIS FOR FEDERAL PROSECU-
12	TION.
13	Section 1952 of title 18, United States Code, is
14	amended in subsection (b)(2), by inserting "intimidation
15	of, or retaliation against, a witness, victim, juror, or in-
16	formant," after "extortion, bribery,".
17	SEC. 10. CLARIFICATION OF VENUE FOR RETALIATION
18	AGAINST A WITNESS.
19	Section 1513 of title 18, United States Code, is
20	amended by adding at the end the following:
21	"(g) A prosecution under this section may be brought
22	in the district in which the official proceeding (whether
23	or not pending, about to be instituted or completed) was
24	intended to be affected or was completed, or in which the
25	conduct constituting the alleged offense occurred.".

### 1 SEC. 11. WITNESS PROTECTION GRANT PROGRAM.

- 2 Title I of the Omnibus Crime Control and Safe
- 3 Streets Act of 1968 is amended by inserting after part
- 4 BB (42 U.S.C. 3797j et seq.) the following new part:

### 5 "PART CC—WITNESS PROTECTION GRANTS

- 6 "SEC. 2811. PROGRAM AUTHORIZED.
- 7 "(a) In General.—From amounts made available to
- 8 carry out this part, the Attorney General may make grants
- 9 to States, units of local government, and Indian tribes to
- 10 create and expand witness protection programs in order
- 11 to prevent threats, intimidation, and retaliation against
- 12 victims of, and witnesses to, crimes.
- 13 "(b) Uses of Funds.—Grants awarded under this
- 14 part shall be—
- "(1) distributed directly to the State, unit of
- local government, or Indian tribe; and
- 17 "(2) used for the creation and expansion of wit-
- ness protection programs in the jurisdiction of the
- 19 grantee.
- 20 "(c) Preferential Consideration.—In awarding
- 21 grants under this part, the Attorney General may give
- 22 preferential consideration, if feasible, to an application
- 23 from a jurisdiction that—
- 24 "(1) has the greatest need for witness and vic-
- 25 tim protection programs;

1	"(2) has a serious violent crime problem in the
2	jurisdiction;
3	"(3) has had, or is likely to have, instances of
4	threats, intimidation, and retaliation against victims
5	of, and witnesses to, crimes; and
6	"(4) shares an international border and faces a
7	demonstrable threat from cross border crime and vi-
8	olence.
9	"(d) AUTHORIZATION OF APPROPRIATIONS.—There
10	are authorized to be appropriated to carry out this section
11	\$20,000,000 for each of fiscal years 2006 through 2010.".
12	SEC. 12. GRANTS TO STATES TO PROTECT WITNESSES AND
13	VICTIMS OF CRIMES.
14	(a) In General.—Section 31702 of the Violent
1 =	Crime Control and Law Enforcement Act of 1994 (42
15	Crime Control and Law Emoreciment Act of 1331 (12
16	U.S.C. 13862) is amended—
16	U.S.C. 13862) is amended—
16 17	U.S.C. 13862) is amended—  (1) in paragraph (3), by striking "and" at the
16 17 18	U.S.C. 13862) is amended—  (1) in paragraph (3), by striking "and" at the end;
16 17 18 19	<ul><li>U.S.C. 13862) is amended—</li></ul>
16 17 18 19 20	<ul> <li>U.S.C. 13862) is amended— <ul> <li>(1) in paragraph (3), by striking "and" at the end;</li> <li>(2) in paragraph (4), by striking the period at the end and inserting "; and"; and</li> </ul> </li> </ul>
116 117 118 119 220 221	<ul> <li>U.S.C. 13862) is amended— <ul> <li>(1) in paragraph (3), by striking "and" at the end;</li> <li>(2) in paragraph (4), by striking the period at the end and inserting "; and"; and</li> <li>(3) by adding at the end the following:</li> </ul> </li> </ul>
16 17 18 19 20 21 22	<ul> <li>U.S.C. 13862) is amended— <ul> <li>(1) in paragraph (3), by striking "and" at the end;</li> <li>(2) in paragraph (4), by striking the period at the end and inserting "; and"; and</li> <li>(3) by adding at the end the following:</li> <li>"(5) to create and expand witness and victim</li> </ul> </li> </ul>

- 1 (b) AUTHORIZATION OF APPROPRIATIONS.—Section
- 2 31707 of the Violent Crime Control and Law Enforcement
- 3 Act of 1994 (42 U.S.C. 13867) is amended to read as
- 4 follows:
- 5 "SEC. 31707. AUTHORIZATION OF APPROPRIATIONS.
- 6 "There are authorized to be appropriated
- 7 \$20,000,000 for each of the fiscal years 2006 through
- 8 2010 to carry out this subtitle.".
- 9 SEC. 13. JUDICIAL BRANCH SECURITY REQUIREMENTS.
- 10 (a) Ensuring Consultation and Coordination
- 11 WITH THE ADMINISTRATIVE OFFICE OF THE UNITED
- 12 States Courts.—Section 566 of title 28, United States
- 13 Code, is amended by adding at the end the following:
- 14 "(i) The United States Marshals Service shall consult
- 15 with the Administrative Office of the United States Courts
- 16 on a continuing basis regarding the security requirements
- 17 for the Judicial Branch, and inform the Administrative
- 18 Office of the measures the Marshals Service intends to
- 19 take to meet those requirements.".
- 20 (b) Conforming Amendment.—Section 604(a) of
- 21 title 28, United States Code, is amended—
- 22 (1) by redesignating existing paragraph (24) as
- paragraph (25);
- 24 (2) by striking "and" at the end of paragraph
- (23); and

1	(3) by inserting after paragraph (23) the fol-
2	lowing:
3	"(24) Consult with the United States Marshals
4	Service on a continuing basis regarding the security
5	requirements for the Judicial Branch; and".
6	SEC. 14. PROTECTIONS AGAINST MALICIOUS RECORDING
7	OF FICTITIOUS LIENS AGAINST A FEDERAL
8	EMPLOYEE.
9	(a) Offense.—Chapter 73 of title 18, United States
10	Code, is amended by adding at the end the following:
11	"§ 1521. Retaliating against a Federal employee by
12	false claim or slander of title
13	"Whoever, with the intent to harass a person des-
<ul><li>13</li><li>14</li></ul>	"Whoever, with the intent to harass a person designated in section 1114 on account of the performance of
14	ignated in section 1114 on account of the performance of
<ul><li>14</li><li>15</li><li>16</li></ul>	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private
14 15 16 17	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false
14 15 16 17	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property
14 15 16 17 18	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property of that person, or attempts or conspires to do so, shall
14 15 16 17 18	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property of that person, or attempts or conspires to do so, shall be fined under this title or imprisoned not more than 10
14 15 16 17 18 19 20	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property of that person, or attempts or conspires to do so, shall be fined under this title or imprisoned not more than 10 years, or both.".
14 15 16 17 18 19 20 21	ignated in section 1114 on account of the performance of official duties, files, in any public record or in any private record which is generally available to the public, any false lien or encumbrance against the real or personal property of that person, or attempts or conspires to do so, shall be fined under this title or imprisoned not more than 10 years, or both.".  (b) CLERICAL AMENDMENT.—The table of sections

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

1	SEC. 15. PROHIBITION OF POSSESSION OF DANGEROUS
2	WEAPONS IN FEDERAL COURT FACILITIES.
3	Section 930(e) of title 18, United States Code, is
4	amended by inserting "or other dangerous weapon" after
5	"firearm".
6	SEC. 16. REPEAL OF SUNSET PROVISION.
7	Section 105(b)(3) of the Ethics in Government Act
8	of 1978 (5 U.S.C. App.) is amended by striking subpara-
9	graph (E).
10	SEC. 17. PROTECTION OF INDIVIDUALS PERFORMING CER-
11	TAIN FEDERAL AND OTHER FUNCTIONS.
12	(a) Offense.—Chapter 7 of title 18, United States
13	Code, is amended by adding at the end the following:
14	"§ 117. Protection of individuals performing certain
15	Federal and federally assisted functions
16	"(a) Whoever knowingly, and with intent to harm, in-
17	timidate, or retaliate against a covered official makes re-
18	stricted personal information about that covered official
19	publicly available through the Internet shall be fined under
20	this title and imprisoned not more than 5 years, or both.
21	"(b) It is a defense to a prosecution under this sec-
22	tion that the defendant is a provider of Internet services
23	and did not knowingly participate in the offense.
24	"(c) As used in this section—
25	
23	"(1) the term 'restricted personal information'

- 1 curity number, the home address, home phone num-2 ber, mobile phone number, personal email, or home fax number of, and identifiable to, that individual; 3 4 and 5 "(2) the term 'covered official' means— 6 "(A) an individual designated in section 7 1114; "(B) a public safety officer (as that term 8 9 is defined in section 1204 of the Omnibus 10 Crime Control and Safe Streets Act of 1968); 11 or "(C) a grand or petit juror, witness, or 12 13 other officer in or of, any court of the United 14 States, or an officer who may be serving at any 15 examination or other proceeding before any 16 United States magistrate judge or other com-17 mitting magistrate.". 18 (b) CLERICAL AMENDMENT.—The table of sections 19 at the beginning of chapter 7 of title 18, United States Code, is amended by adding at the end the following new 20 21 item:
  - "117. Protection of individuals performing certain Federal and federally assisted functions.".

1	SEC. 18. ELIGIBILITY OF COURTS TO APPLY DIRECTLY FOR
2	LAW ENFORCEMENT DISCRETIONARY
3	GRANTS AND REQUIREMENT THAT STATE
4	AND LOCAL GOVERNMENTS CONSIDER
5	COURTS WHEN APPLYING FOR GRANT
6	FUNDS.
7	(a) Courts Treated as Units of Local Govern-
8	MENTS FOR PURPOSES OF DISCRETIONARY GRANTS.—
9	Section 901 of the Omnibus Crime Control and Safe
10	Streets Act of 1968 (42 U.S.C. 3791) is amended in sub-
11	section (a)(3)—
12	(1) by redesignating subparagraphs (C) and
13	(D) as subparagraphs (D) and (E), respectively; and
14	(2) by inserting after subparagraph (B) the fol-
15	lowing new subparagraph:
16	"(C) the judicial branch of a State or of a
17	unit of local government within the State or of
18	an Indian tribe, for purposes of discretionary
19	grants;".
20	(b) STATE AND LOCAL GOVERNMENTS TO CONSIDER
21	COURTS.—The Attorney General shall ensure that when-
22	ever a State or unit of local government or Indian tribe
23	applies for a grant from the Department of Justice, the
24	State, unit, or tribe demonstrate that, in developing the
25	application and distributing funds, the State, unit, or
26	tribe—

1	(1) considered the needs of the judicial branch
2	of the State, unit, or tribe, as the case may be; and
3	(2) consulted with the chief judicial officer of
4	the highest court of the State, unit, or tribe, as the
5	case may be.
6	SEC. 19. REPORT ON SECURITY OF FEDERAL PROSECU-
7	TORS.
8	Not later than 90 days after the date of the enact-
9	ment of this Act, the Attorney General shall submit to
10	the Committee on the Judiciary of the House of Rep-
11	resentatives and the Committee on the Judiciary of the
12	Senate a report on the security of assistant United States
13	attorneys and other Federal attorneys arising from the
14	prosecution of terrorists, violent criminal gangs, drug traf-
15	fickers, gun traffickers, white supremacists, and those who
16	commit fraud and other white-collar offenses. The report
17	shall describe each of the following:
18	(1) The number and nature of threats and as-
19	saults against attorneys handling those prosecutions
20	and the reporting requirements and methods.
21	(2) The security measures that are in place to
22	protect the attorneys who are handling those pros-
23	ecutions, including measures such as threat assess-
24	ments, response procedures, availability of security

systems and other devices, firearms licensing (depu-

1	tations), and other measures designed to protect the
2	attorneys and their families.
3	(3) The Department of Justice's firearms depu-
4	tation policies, including the number of attorneys
5	deputized and the time between receipt of threat and
6	completion of the deputation and training process.
7	(4) For each measure covered by paragraphs
8	(1) through (3), when the report or measure was de-
9	veloped and who was responsible for developing and
10	implementing the report or measure.
11	(5) The programs that are made available to
12	the attorneys for personal security training, includ-
13	ing training relating to limitations on public infor-
14	mation disclosure, basic home security, firearms
15	handling and safety, family safety, mail handling
16	counter-surveillance, and self-defense tactics.
17	(6) The measures that are taken to provide the
18	attorneys with secure parking facilities, and how pri-
19	orities for such facilities are established—
20	(A) among Federal employees within the
21	facility;
22	(B) among Department of Justice employ-
23	ees within the facility; and
24	(C) among attorneys within the facility.

1	(7) The frequency such attorneys are called
2	upon to work beyond standard work hours and the
3	security measures provided to protect attorneys at
4	such times during travel between office and available
5	parking facilities.
6	(8) With respect to attorneys who are licensed
7	under State laws to carry firearms, the Department
8	of Justice's policy as to—
9	(A) carrying the firearm between available
10	parking and office buildings;
11	(B) securing the weapon at the office
12	buildings; and
13	(C) equipment and training provided to fa-
14	cilitate safe storage at Department of Justice
15	facilities.
16	(9) The offices in the Department of Justice
17	that are responsible for ensuring the security of the
18	attorneys, the organization and staffing of the of-
19	fices, and the manner in which the offices coordinate
20	with offices in specific districts.
21	(10) The role, if any, that the United States
22	Marshals Service or any other Department of Jus-
23	tice component plays in protecting, or providing se-

curity services or training for, the attorneys.

### SEC. 20. FLIGHT TO AVOID PROSECUTION FOR KILLING

- 2 **PEACE OFFICERS.**
- 3 (a) FLIGHT.—Chapter 49 of title 18, United States
- 4 Code, is amended by adding at the end the following:
- 5 "\\$ 1075. Flight to avoid prosecution for killing peace
- 6 **officers**
- 7 "Whoever moves or travels in interstate or foreign
- 8 commerce with intent to avoid prosecution, or custody or
- 9 confinement after conviction, under the laws of the place
- 10 from which he flees or under section 1114 or 1123, for
- 11 a crime consisting of the killing, an attempted killing, or
- 12 a conspiracy to kill, an individual involved in crime and
- 13 juvenile delinquency control or reduction, or enforcement
- 14 of the laws or for a crime punishable by section 1114 or
- 15 1123, shall be fined under this title and imprisoned, in
- 16 addition to any other imprisonment for the underlying of-
- 17 fense, for any term of years not less than 10.".
- 18 (b) Clerical Amendment.—The table of sections
- 19 at the beginning of chapter 49 of title 18, United States
- 20 Code, is amended by adding at the end the following new
- 21 item:

<sup>&</sup>quot;1075. Flight to avoid prosecution for killing peace officers.".

1	SEC. 21. SPECIAL PENALTIES FOR MURDER, KIDNAPPING,
2	AND RELATED CRIMES AGAINST FEDERAL
3	JUDGES AND FEDERAL LAW ENFORCEMENT
4	OFFICERS.
5	(a) Murder.—Section 1114 of title 18, United
6	States Code, is amended—
7	(1) by inserting "(a)" before "Whoever"; and
8	(2) by adding at the end the following:
9	"(b) If the victim of a murder punishable under this
10	section is a United States judge (as defined in section
11	115) or a Federal law enforcement officer (as defined in
12	115) the offender shall be punished by a fine under this
13	title and imprisonment for any term of years not less than
14	30, or for life, or, if death results, may be sentenced to
15	death.".
16	(b) Kidnapping.—Section 1201(a) of title 18,
17	United States Code, is amended by adding at the end the
18	following: "If the victim of the offense punishable under
19	this subsection is a United States judge (as defined in sec-
20	tion 115) or a Federal law enforcement officer (as defined
21	in 115) the offender shall be punished by a fine under
22	this title and imprisonment for any term of years not less
23	than 30, or for life, or, if death results, may be sentenced
24	to death.".

### 1 SEC. 22. MEDIA COVERAGE OF COURT PROCEEDINGS.

- 2 (a) FINDINGS.—The Congress makes the following 3 findings:
- 4 (1) The right of the people of the United States 5 to freedom of speech, particularly as it relates to 6 comment on governmental activities, as protected by 7 the first amendment to the Constitution, cannot be 8 meaningfully exercised without the ability of the 9 public to obtain facts and information about the 10 Government upon which to base their judgments regarding important issues and events. As the United 12 States Supreme Court articulated in Craig v. Har-13 ney, 331 U.S. 367 (1947), "A trial is a public event. 14 What transpires in the court room is public prop-15 erty.".
  - (2) The right of the people of the United States to a free press, with the ability to report on all aspects of the conduct of the business of government, as protected by the first amendment to the Constitution, cannot be meaningfully exercised without the ability of the news media to gather facts and information freely for dissemination to the public.
  - (3) The right of the people of the United States to petition the Government to redress grievances, particularly as it relates to the manner in which the Government exercises its legislative, executive, and

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- judicial powers, as protected by the first amendment to the Constitution, cannot be meaningfully exer-cised without the availability to the public of information about how the affairs of government are being conducted. As the Supreme Court noted in Richmond Newspapers, Inc. v. Commonwealth of Virginia (1980), "People in an open society do not demand infallibility from their institutions, but it is difficult for them to accept what they are prohibited from observing.".
  - (4) In the twenty-first century, the people of the United States obtain information regarding judicial matters involving the Constitution, civil rights, and other important legal subjects principally through the print and electronic media. Television, in particular, provides a degree of public access to courtroom proceedings that more closely approximates the ideal of actual physical presence than newspaper coverage or still photography.
  - (5) Providing statutory authority for the courts of the United States to exercise their discretion in permitting televised coverage of courtroom proceedings would enhance significantly the access of the people to the Federal judiciary.

- 1 (6) Inasmuch as the first amendment to the
  2 Constitution prevents Congress from abridging the
  3 ability of the people to exercise their inherent rights
  4 to freedom of speech, to freedom of the press, and
  5 to petition the Government for a redress of griev6 ances, it is good public policy for the Congress af7 firmatively to facilitate the ability of the people to
  8 exercise those rights.
  - (7) The granting of such authority would assist in the implementation of the constitutional guarantee of public trials in criminal cases, as provided by the sixth amendment to the Constitution. As the Supreme Court stated in In re Oliver (1948), "Whatever other benefits the guarantee to an accused that his trial be conducted in public may confer upon our society, the guarantee has always been recognized as a safeguard against any attempt to employ our courts as instruments of persecution. The knowledge that every criminal trial is subject to contemporaneous review in the forum of public opinion is an effective restraint on possible abuse of judicial power."
- (b) Authority of Presiding Judge to Allow
  Media Coverage of Court Proceedings.—

(1) AUTHORITY OF APPELLATE COURTS.—Notwithstanding any other provision of law, the presiding judge of an appellate court of the United States may, in his or her discretion, permit the photographing, electronic recording, broadcasting, or televising to the public of court proceedings over which that judge presides.

### (2) Authority of district courts.—

- (A) IN GENERAL.—Notwithstanding any other provision of law, any presiding judge of a district court of the United States may, in his or her discretion, permit the photographing, electronic recording, broadcasting, or televising to the public of court proceedings over which that judge presides.
- (B) OBSCURING OF WITNESSES AND JU-RORS.—(i) Upon the request of any witness (other than a party) or a juror in a trial proceeding, the court shall order the face and voice of the witness or juror (as the case may be) to be disguised or otherwise obscured in such manner as to render the witness or juror unrecognizable to the broadcast audience of the trial proceeding.

1	(ii) The presiding judge in a trial pro-
2	ceeding shall inform—
3	(I) each witness who is not a party
4	that the witness has the right to request
5	that his or her image and voice be ob-
6	scured during the witness' testimony; and
7	(II) each juror that the juror has the
8	right to request that his or her image be
9	obscured during the trial proceeding.
10	(3) Advisory guidelines.—The Judicial Con-
11	ference of the United States is authorized to promul-
12	gate advisory guidelines to which a presiding judge,
13	in his or her discretion, may refer in making deci-
14	sions with respect to the management and adminis-
15	tration of photographing, recording, broadcasting, or
16	televising described in paragraphs (1) and (2).
17	(c) Definitions.—In this section:
18	(1) Presiding Judge.—The term "presiding
19	judge" means the judge presiding over the court
20	proceeding concerned. In proceedings in which more
21	than one judge participates, the presiding judge
22	shall be the senior active judge so participating or,
23	in the case of a circuit court of appeals, the senior

active circuit judge so participating, except that—

1	(A) in en banc sittings of any United
2	States circuit court of appeals, the presiding
3	judge shall be the chief judge of the circuit
4	whenever the chief judge participates; and
5	(B) in en banc sittings of the Supreme
6	Court of the United States, the presiding judge
7	shall be the Chief Justice whenever the Chief
8	Justice participates.
9	(2) Appellate court of the united
10	STATES.—The term "appellate court of the United
11	States" means any United States circuit court of ap-
12	peals and the Supreme Court of the United States.
13	(d) Sunset.—The authority under subsection (b)(2)
14	shall terminate on the date that is 3 years after the date
15	of the enactment of this Act.
16	SEC. 23. FUNDING FOR STATE COURTS TO ASSESS AND EN-
17	HANCE COURT SECURITY AND EMERGENCY
18	PREPAREDNESS.
19	(a) In General.—The Attorney General, through
20	the Office of Justice Programs, shall make grants under
21	this section to the highest State courts in States partici-
22	pating in the program, for the purpose of enabling such
23	courts—

1	(1) to conduct assessments focused on the es-
2	sential elements for effective courtroom safety and
3	security planning; and
4	(2) to implement changes deemed necessary as
5	a result of the assessments.
6	(b) Essential Elements.—As used in subsection
7	(a)(1), the essential elements include, but are not limited
8	to—
9	(1) operational security and standard operating
10	procedures;
11	(2) facility security planning and self-audit sur-
12	veys of court facilities;
13	(3) emergency preparedness and response and
14	continuity of operations;
15	(4) disaster recovery and the essential elements
16	of a plan;
17	(5) threat assessment;
18	(6) incident reporting;
19	(7) security equipment;
20	(8) developing resources and building partner-
21	ships; and
22	(9) new courthouse design.
23	(c) APPLICATIONS.—To be eligible for a grant under
24	this section, a highest State court shall submit to the At-
25	torney General an application at such time, in such form,

1	and including such information and assurances as the At
2	torney General shall require.
3	(d) Authorization of Appropriations.—There
4	are authorized to be appropriated to carry out this section
5	\$20,000,000 for each of fiscal years 2006 through 2010
6	SEC. 24. ADDITIONAL AMOUNTS FOR UNITED STATES MAR
7	SHALS SERVICE TO PROTECT THE JUDICI
8	ARY.
9	In addition to any other amounts authorized to be
10	appropriated for the United States Marshals Service
11	there are authorized to be appropriated for the United
12	States Marshals Service to protect the judiciary
13	\$20,000,000 for each of fiscal years 2006 through 2010
14	for—
15	(1) hiring entry-level deputy marshals for pro-
16	viding judicial security;
17	(2) hiring senior-level deputy marshals for in-
18	vestigating threats to the judiciary and providing
19	protective details to members of the judiciary and
20	Assistant United States Attorneys; and
21	(3) for the Office of Protective Intelligence, for
22	hiring senior-level deputy marshals, hiring program
23	analysts, and providing secure computer systems.

1	SEC. 25. GRANTS TO STATES FOR THREAT ASSESSMENT
2	DATABASES.
3	(a) In General.—The Attorney General, through the
4	Office of Justice Programs, shall make grants under this
5	section to the highest State courts in States participating
6	in the program, for the purpose of enabling such courts
7	to establish and maintain a threat assessment database
8	described in subsection (b).
9	(b) Database.—For purposes of subsection (a), a
0	threat assessment database is a database through which
1	a State can—
2	(1) analyze trends and patterns in domestic ter-
3	rorism and crime;
4	(2) project the probabilities that specific acts of
5	domestic terrorism or crime will occur; and
6	(3) develop measures and procedures that can
7	effectively reduce the probabilities that those acts
8	will occur.
9	(c) Core Elements.—The Attorney General shall
20	define a core set of data elements to be used by each data-
21	base funded by this section so that the information in the
22	database can be effectively shared with other States and
23	with the Department of Justice.
24	(d) Authorization of Appropriations.—There
25	are authorized to be appropriated to carry out this section

- 1 such sums as may be necessary for each of fiscal years
- 2 2006 through 2009.

### 3 SEC. 26. GRANTS FOR YOUNG WITNESS ASSISTANCE.

- 4 (a) Definitions.—For purposes of this section:
- (1) DIRECTOR.—The term "Director" means
   the Director of the Bureau of Justice Assistance.
- 7 (2) JUVENILE.—The term "juvenile" means an individual who is 17 years of age or younger.
- 9 (3) Young adult".—The term "young adult"
  10 means an individual who is between the ages of 18
  11 and 21.
- 12 (4) STATE.—The term "State" means any
- 13 State of the United States, the District of Columbia,
- the Commonwealth of Puerto Rico, the Virgin Is-
- lands, American Samoa, Guam, and the Northern
- Mariana Islands.
- 17 (b) Program Authorization.—The Director may
- 18 make grants to State and local prosecutors and law en-
- 19 forcement agencies in support of juvenile and young adult
- 20 witness assistance programs, including State and local
- 21 prosecutors and law enforcement agencies that have exist-
- 22 ing juvenile and adult witness assistance programs.
- (c) Eligibility.—To be eligible to receive a grant
- 24 under this section, State and local prosecutors and law
- 25 enforcement officials shall—

1	(1) submit an application to the Director in
2	such form and containing such information as the
3	Director may reasonably require; and
4	(2) give assurances that each applicant has de-
5	veloped, or is in the process of developing, a witness
6	assistance program that specifically targets the
7	unique needs of juvenile and young adult witnesses
8	and their families.
9	(d) Use of Funds.—Grants made available under
10	this section may be used—
11	(1) to assess the needs of juvenile and young
12	adult witnesses;
13	(2) to develop appropriate program goals and
14	objectives; and
15	(3) to develop and administer a variety of wit-
16	ness assistance services, which includes—
17	(A) counseling services to young witnesses
18	dealing with trauma associated in witnessing a
19	violent crime;
20	(B) pre- and post-trial assistance for the
21	youth and their family;
22	(C) providing education services if the
23	child is removed from or changes their school
24	for safety concerns;

- 1 (D) support for young witnesses who are 2 trying to leave a criminal gang and information 3 to prevent initial gang recruitment.
  - (E) protective services for young witnesses and their families when a serious threat of harm from the perpetrators or their associates is made; and
  - (F) community outreach and school-based initiatives that stimulate and maintain public awareness and support.

### (e) Reports.—

- (1) Report.—State and local prosecutors and law enforcement agencies that receive funds under this section shall submit to the Director a report not later than May 1st of each year in which grants are made available under this section. Reports shall describe progress achieved in carrying out the purpose of this section.
- (2) Report to congress.—The Director shall submit to Congress a report by July 1st of each year which contains a detailed statement regarding grant awards, activities of grant recipients, a compilation of statistical information submitted by applicants, and an evaluation of programs established under this section.

1	(f) Authorization of Appropriations.—There
2	are authorized to be appropriated to carry out this section
3	\$3,000,000 for each of fiscal years 2006, 2007, and 2008.
4	SEC. 27. STATE AND LOCAL COURT ELIGIBILITY.
5	(a) Bureau Grants.—Section 302(c)(1) of title I
6	of the Omnibus Crime Control and Safe Streets Act of
7	1968 (42 U.S.C. 3732(c)(1)) is amended by inserting
8	"State and local courts," after "contracts with".
9	(b) Edward Bryne Grants.—
10	(1) FORMULA GRANTS.—Section 501 of title I
11	of the Omnibus Crime Control and Safe Streets Act
12	of 1968 (42 U.S.C. 3751) is amended—
13	(A) in subsection (a), by striking "and
14	units of local government" and inserting ",
15	units of local government, and State and local
16	courts"; and
17	(B) in subsection (b), by inserting ", State
18	and local courts," after "use by States".
19	(2) Discretionary grants.—Section 510(a)
20	of title I of the Omnibus Crime Control and Safe
21	Streets Act of 1968 (42 U.S.C. 3760(a)) is amended
22	by inserting ", State and local courts," after "pri-
23	vate agencies,".

1	(c) Armor Vests.—Section 2501 of title I of the
2	Omnibus Crime Control and Safe Streets Act of 1968
3	(3796ii) is amended—
4	(1) in subsection (a), by inserting "State and
5	local court," after "local,"; and
6	(2) in subsection (b), by inserting "State and
7	local court" after "government,".
8	(d) Child Abuse Prevention.—Section 105 of the
9	Child Abuse Prevention and Treatment Act (42 U.S.C.
10	5106) is amended—
11	(1) in the section heading, by inserting "STATE
12	AND LOCAL COURTS," after "AGENCIES";
<ul><li>12</li><li>13</li></ul>	AND LOCAL COURTS," after "AGENCIES"; (2) in subsection (a), by inserting "and State
13	(2) in subsection (a), by inserting "and State
13 14	(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organiza-
<ul><li>13</li><li>14</li><li>15</li></ul>	(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organizations)"; and
13 14 15 16 17	<ul><li>(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organizations)"; and</li><li>(3) in subsection (a)(1), by inserting "and</li></ul>
13 14 15 16 17	<ul> <li>(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organizations)"; and</li> <li>(3) in subsection (a)(1), by inserting "and State and local courts" after "organizations".</li> </ul>
13 14 15 16 17 18	<ul> <li>(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organizations)"; and</li> <li>(3) in subsection (a)(1), by inserting "and State and local courts" after "organizations".</li> <li>SEC. 28. AUTHORITY OF FEDERAL JUDGES AND PROSECU-</li> </ul>
13 14 15 16 17 18 19	<ul> <li>(2) in subsection (a), by inserting "and State and local courts" after "such agencies or organizations)"; and</li> <li>(3) in subsection (a)(1), by inserting "and State and local courts" after "organizations".</li> <li>SEC. 28. AUTHORITY OF FEDERAL JUDGES AND PROSECUTORS TO CARRY FIREARMS.</li> </ul>

### 1 "§ 3054. Authority of Federal judges and prosecutors

- 2 to carry firearms
- 3 "Any justice of the United States or judge of the
- 4 United States (as defined in section 451 of title 28), any
- 5 judge of a court created under article I of the United
- 6 States Constitution, any bankruptcy judge, any magistrate
- 7 judge, any United States attorney, and any other officer
- 8 or employee of the Department of Justice whose duties
- 9 include representing the United States in a court of law,
- 10 may carry firearms, subject to such regulations as the At-
- 11 torney General shall prescribe. Such regulations shall pro-
- 12 vide for training and regular certification in the use of
- 13 firearms and shall, with respect to justices, judges, bank-
- 14 ruptcy judges, and magistrate judges, be prescribed after
- 15 consultation with the Judicial Conference of the United
- 16 States.".
- 17 (b) CLERICAL AMENDMENT.—The table of sections
- 18 for such chapter is amended by inserting after the item
- 19 relating to section 3053 the following:

"3054. Authority of Federal judges and prosecutors to carry firearms.".

Passed the House of Representatives November 9, 2005.

Attest: